





November 6, 2024

DGM – Corporate Relations, BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai – 400 001 The Listing Department
National Stock Exchange of India Limited
Exchange Plaza, Plot No. C – 1,
Block G, Bandra – Kurla Complex, Bandra (East),
Mumbai – 400 051
Scrip Symbol – INGERRAND EQ

Dear Sir/Madam,

Scrip Code - 500210

### Subject: Newspaper Advertisement - Notice of Board meeting.

Pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed copies of the newspaper publications intimating shareholders on the upcoming Board Meeting to be held on November 12, 2024. The advertisements were published in The Financial Express (English Edition – Mumbai, Ahmedabad, Delhi, Chandigarh, Kolkata, Chennai, Kochi, Lucknow, Pune, Bangalore and Hyderabad) and Kannada Prabha (Kannada - Edition) newspapers on November 5, 2024. The advertisement copies are also being made available on the Company's website i.e., <a href="https://www.irco.com/en-in/invest">https://www.irco.com/en-in/invest</a>

This is for your information and records.

Thanking you,

Yours faithfully, For Ingersoll-Rand (India) Limited

P. R. Shubhakar

**Chief Financial Officer & Company Secretary** 

CIN: L05190KA1921PLC036321

Regd. Office: First Floor, Subramanya Arcade, No.12/1, Bannerghatta Road, Bengaluru - 560 029, Karnataka,

India

Tel : 080-4685 5100 Fax: 080-4169 4399 Website: www.irco.com

## 13 FINANCIAL EXPRESS

- and together with the rights statched thereto: including all rights to divisions, borns and rights effect declared thereof, and in the production with the terms and condiscressed from in the Public Amount content, this Dabied Public Statement and as the public of the Charles of the Charles

- will be set out in the Letter of Offer, and he landering Public Shareholders shall have obtained all necessary convents for to be tilt to Office Shares on the foreign accounted by Carpinase disagree the Public Shareholders. In the Carpinase of the Carpinase of
- bodies of those pleasing of the sign shalles in requirement section. And including subsequent alteractions the section of the sign shall be subsequent as the section of the sign shall be subsequent as the section of the sign shall be subsequent as the section of the sign shall be subsequent as the section of the sign shall be subsequent as the section of the sign shall be subsequent as the section of the sign shall be section to the sign shall be sign shall be set of the sign shall be signed to shall be sign shall be signed such sole sign shall be sign shall be signed such sole sign shall be sign shall be signed so the sign shall be signed to the sign

Name of the Investor	Promoters of the Investors	Number of equity shares allotted	Percentage of equity shares allotted	Percentage of post-issue paid-up equity share capitala	
M/s Nextera Global Private Limited	Mr. Vatsal Agarwaal (Acquirer 1)		50.10%	50.00%	
(Corporate Acquirer)	Ms. Manavika Agarwal (PAC)				
M/s Vimia Fuels and Metals Limited	Sanjay Kumar Agrawal (Selling Promoter Shareholder	24,90,000	49.90%	49.80%	
	Sachin Kumar Agrawal Sandeep Kumar Agrawal				
	Rakhi Agrawal	1			
	Mini Agrawal	3			
	Uma Agrawal	1 6			
Total		49,90,000	100.00%	99.80%	

- In pursuance of the sliotments made. Mis Nextera Global Private Limited (Corporate Acquirer) have acquired indirect control over the Target Company, mendating an open offer to be triggered under the provisions of Regulation 4 and 5 (to of the SEBI (SAST) Regulations.
- defining Transaction 2:

  Thrusday, October 17, 2002, Acquirer 1 intered into and executed a Share Purchase Agreement with the Selling sounder Shareholdes of the Target Company, pursuant to which Acquirer 1 acquired 15,14,970 Sale Shares, representing 23% of the Viving Share Capita of the Target Company. This acquisition restricted in the direct control one the Target Immany, threely registering the manifactory open offer under the provisions of Regulation 11) and 4 of the Sisti (SAST).
- requisitions.
  These Underlying Transactions resulted the Acquirers acquiring more than 25.00% of the Voting Share Capital of the Target Company, Hence, this Offer is a tiggened mandatory open offer in congliance with the provisions of Regulations 3 (1), 4 and 5 (1) of the SEBI (SAST) Regulation for acquisition of substantial number of equity shares, voting rights, and corrott over the Target Company.

Particulars		Underlying Transactions				
Type of Transaction (direct/ indirect)		Indirect Acquisition	Direct Acquisition			
Mode of Transs (Agreement/ Al Market purcha	lotment/	On Finday, March 24, 2022. Mis Virsia. Nectora AVC Cott united (formerly Vinsion as Mis Virsia Metocke Limited) (Selling Promoter Streenberd 2) allotted 2, (Selling Promoter Streenberg 2) allotted and 50,00% of its scell-suip shares allotted promoters. All the scell-suip shares allotted and 50,00% of its scell-suip shares allotted promoters. The scell-suip shares allotted and 50,00% of its scell-suip shares allotted and 50,0	Acquirer 1 and the Selling Promote Shameholders executed a Strare Purchase Agreement dated Thursday, October 17 (2024, in pursuance of which Acquirer 1 acquired 15,74,970 Sale Sharer representing 42% of the Voting Strare Capital of the Target Company at a regulated price of 11,00 - per Sale Share saggregating to a maximum consideration of 15,75,470,000, pail subject to the terms and conditions specified in the said Share Purchase Agreement.			
		Consequently, the Acquirers along with the PAC have acquired substantial Voting Share Capital along with complete control over the management of the Target Company.				
Equity Shares/ Voting rights acquired in	Number of Equity Shares	н	15,74,970			
pursuance of the Share Purchase Agreement	% vis-à- vis Voting Share Capital	æ	29.10%			
Total Consider Equity Share: Rights acquiacquisitions pursuance of Purchase Agre	ired (for made in of Share	*	₹1,57,49,700.00/-			
Mode of paym securities)	ent (Cash/		Cash			
Regulation w	hich has	Regulations 3 (1), 4 and 5 (1) of the SEBI (SAST) Regulations				

- triggered resputsions 3 (1), 4 and 5 (1) of the SEBI (SAST) Regulations As on date of this Detailed Public Statement, the Acquirers and the PAC have acquired direct and indirect acquire control over the Transet Company
- is company.

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  It company.

  It is a shall submit a reclassification application to be categorized as the "Promoter and Promoter Group", in the Regulation 31A of the SEBI (LODR) Regulations. The PAC has expressly stated that she does not wish be Promoter Group of the Target Company and is only beliatedly complying with the open offer
- triggered cursuant to Underlying Transaction 1
  The grows doubt of More to a social substantial Equily Shares and Voltry Share Capital accompanied by control over the Target Company. The Assacrate intends to expand the Target Company's business activities by carrying on additional business for commercial assessions and commercial deficiencies. The Assacration is secured by carrying on additional business for commercial assessions of posture differences. The Assacration is secured to the business in a manner which is usual to be larger intense of the shareholders. Any charge in the shucker experience of the business in a manner which is usual to be larger intense of the shareholders. Any charge in the shucker experience of the business in a manner which is usual to be larger intense of the shareholders. Any charge in the shucker experience of the business in a manner which is usual to be larger intense. The commercial description of the commercial commercial accordance in the commercial c

Details  Name of the Acquirers / PAC		Acquirer 1	Acquirer 2	Person Acting in Concert	Total
		Mr. Vatsal Agarwaal	Mis Nextera Global Private Limited	Ms. Manavika Agarwal	
Pre-Transaction direct shareholding as on the date	Number of Equity Shares	15,74,970	-	-	15,74,970
of the Public Announcement (A)	% Voting Share Capital	44.23%		(-)	44.23%
Equity Shares proposed to be acquired through Share Purchase (6)*	Number of Equity Shares	15.74,970*	-	-	15,74,978
	16 Voting Share Capital	44.23%*	140	(#)	44.23%*
Equity Shares acquired between the Public	Number of Equity Shares	a	375	0.50	In.
Announcement date and the Detailed Public Statement date	% Voting Share Capital	8	100	180	
	Number of Equity Shares	9.25.782	-	*	9,25,782
Shares (C) (Assuming fell acceptance in this Offer)*	% Voting Share Capital	26,00%	153	550	26,00%
Post-Offer Shareholding assuming full acceptance of	Number of Equity Shares	25.00,752	157	120	25,00,752
the Offer Shares in the Offer, on diluted basis on 10h Working Day after closing of Tendering Period (A + C)*	% Voting Share Capital	70.23%	-	-	79.23%

the date of receipt of SER Industrations on the Lives Laters where:

OFFER PRICE
The Equity Shares of the Target Company beaving ISIN NESSISDO'915 are presently listed on the SER Limited bearing
SER DIRECTORY and SOFE Close 514177.

The tending hannow in the Equity Shares of the Target Company on BSE Limited based on tending youther during the 12
calcentar moresta price to be mornin of Public Announcement (Contact of 10, 2013, to September 31), 2014 have been
obtained from www.bbends.com.as given below.

That are, of Equity Shares based
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That are, of Equity Shares based.

Stock Exchange	during the 12 calendar months prior to the month of Public Announcement	Equity Shares	(as % of Equity Shares listed)
BSE Limited	28,200	35,60,700	0.7920%
Regulation 2(1)(j) of the SEBI (1	ded above, Equity Shares of the Target Com, SAST) Regulations on, and hence the Offer Pri or Regulations 8 (1) and 8 (2) of the SEBI (SA)	ce has been determin	dy traded" in terms ed in accordance wi

The Offer Price of 211.00- (including interest at the rate of 10.00% per annum from the Financial Year 2022-2023) is

Sr. No.	Particulars	Price
3.1.	Negotiated Price under the Share Purchase Agreements attracting the obligations to make a Public Announcement for the Offer	₹10.00/-
3.2.	The volume-weighted average price paid or payable for acquisition(s) by Acquirers, during the 52 weeks immediately preceding the date of Public Announcement	Not Applicable
3.3.	The highest price paid or payable for any acquisition by Acquirers, during the 26 weeks immediately preceding the date of Public Announcement.	Not Applicable
3.4.	The volume-weighted average market price of Equity Shares for a period of 60 trading days immediately preceding the date of Public Announcement as traded on BSE Limited where the maximum volume of trading in the Equity Shares of the Target Company are recorded during such period, provided such shares are frequently traded	Not Applicable
3.5.	Where the Equity Shares are not frequently traded, the price determined by Acquirers and the Manager considering valuation parameters per Equity Share including, book value, comparable trading multiples, and such other parameters as are customary for valuation of Equity Shares	₹0.96/-
3.6.	The per equity share value computed under Regulation 8(5) of SEBI (SAST) Regulations, if applicable	Not Applicable, since this is not an indirect acquisition of Equity Shares

Cost Accounted. Mr. Shawin Past leading IBBI Registered Valuer Registration number IBBIR VICE/2019/11956 and having her office at 31°. Process Complex, New York Prices, Swippings Indoction 1900000 (pages) show with the firmal advances that when the IBBIR VICE IB

New 2012-2013) being the rightest of the poices mentioned above is justified in terms of Regulation 8 (f) of the SEBI (SAST) Regulations and an Sympthet in centre and sympthetic and sympthe

registered office of such nesion. Does puts we remountment, morn SSBI, ISSE limited, and the Target Coronary at in the event of acquisition of the Early Share by the Acquires and or the PAC during the Offer Period. Whether is substitution or purchase at a place higher than the Offer Pice. The me Offer Pice will be mixed gained to be expected as a place to place that the Coronary at the PAC shall (ii) make corresponding locases to the Economic action in the Acquirem story with the PAC shall (iii) make corresponding locases to the Economic action of the Shall as public amountment in the same flavourpeeps in which the Declared Pacies Statement has been published, and is instituted to the Economic action of the Coronary at the registered office of such revision. However, the Acquirems and the PAC Shall not acquire a Equity Shares all their Equity Shares all the "It Working Duly prior to the commencement of the Tendenry Period of this Offer and until the captry of the Tendenry."

Period of the Office.

If the Acquires not of the PAC acquire Equity Shares of the Target Company during the priod of 26 weeks after the Tenders (Period at a price higher ten the Offer Price, the Acquires along with the PAC will pay the office on behavior the highest acquisition report and the Offer Price, to if PAC Sharesholds shorter Equity Shares is been accepted in the Open Offer with the Odd and the Offer Price of the Open Offer with the Odd and acquisition, thereous no such difference shall be paid if such acquisition is made under morter (be-Offer and reside Sept (SS)) Regulations, quantum to Securities and Entaring Board of lasting Conditing of Equity Shares (Regulations, 2011, or spen market purchases made in the ordinary course on the stock Packada, and and Packada, and Packada

Clediting of Equity States) Regulations, 2021, or open market purchases made in the coding course and restore, changing consigning and contained on Equity States of the Taiget Company in any form.

FAMACHAL ARRANGEMENTS

In terms of Regulation (2014) or the SSES (SAST) Regulations, Augusts have decause floated instruction and the terms of Regulation (2014) or the SSES (SAST) Regulations, Augusts have decause floated instruction and not conceived in the terms of Regulation (2014) or the SSES (SAST) Regulations, Augusts have decause floated instruction and not conceived in any State and one of Fermioral Institutions are entitinged that of their own sources /Net-worth and no conceived many States and one of Fermioral Institutions are entitinged that of their contractions, bearing tim may planted number of 117EP; projector of Y. K. Shaw A. Do., Chartered Accountable, bearing tim may planted number of 117EP; projector of Y. K. Shaw A. Do., Chartered Accountable, bearing tim may planted number of 117EP; projector of Y. K. Shaw A. Do., Chartered Accountable, bearing tim may planted number of 117EP; projector of Y. K. Shaw A. Do., Chartered Accountable, bearing tim may planted number of 117EP; projector of Y. K. Shaw A. Do., Chartered Accountable, bearing tim may planted number of 117EP; projector of Y. K. Shaw A. Do., Chartered Accountable, bearing time of 117EP; projector of 117EP; projector of Y. K. Shaw A. Do., Chartered Accountable, bearing time of 117EP; projector of 117EP; projecto

to effecting such revision.

In the accessaid financial arrangements and on the confirmations received from the Escrow Banker and the Chartered
from that, the Manager's satisfied about the ability of Acquirers to fulfil their obligations in respect of this Other in accordance
for provisions of SEBI (SAST). Regulations.

STATUTORY AND OTHER APPROVALS

with the provisions of SEB (ISAST) Regulations.

STATUTORY AND OTHER APPROVALS.

As of the date of this Detailed Placial Statement, to the horseledge of Acquirers and the PAC, there are no standary approvais and required to complete in SCM for the first one of any such statutory approvais are required by Anquirers and the PAC at alliest date below the early of the Teaching Period. The Cliff shall be saliged to such approvais and Acquirers slong which as lated the below the early of the Teaching Period. The Cliff shall be saliged to such approvais and Acquirers slong which the teaching the saliest shall be salied to such approvals and Acquirers slong which as lated the below the early of the Teaching Period. The Cliff shall be salied to such approvals and Acquirers slong which as a lated that the Cliff shall be salied to the following the Acquirers and the Selfing Promoter Shareholders securities a Selfing Promoter Shareholders securities (a Selfing Promoter Shareholders securities (a Selfing Promoter Shareholders securities and the Selfing Promoter Shareholders securities (a Selfing Share Capital along with complete (a Selfing Promoter Shareholders in the Selfing Promoter Shareholders (a Selfing Share Capital along with complete (a Selfing Share Capital along shareholders) and the selfing Shareholders (a Selfing Shareholders shareholders) and the Selfing Promoter Shareholders share shareholders (a Selfing Shareholders) and Promote Grand Capital shareholders (a Selfing Shareholders) and Promoter Grand Capital shareholders (a Selfing Shareholders) and Promoter Grand Capital shareholders (a Selfing Shareholders) and Selfing Promoter Shareholders (a Selfing Shareholders) and Selfing Promoter Shareholders (a Selfing Shareholders) and searners (a secondario deligitation in respect of the Selfing Promo

reserve the right to risject such Office Shares.

The Acquires allow, the PAC shall complete all procedures reliating to payment of consideration under this Office within a period of 10 Working Days from the date of eaply of the Tendering Period to those Public Shareholders who have tendered Equily Shares and are found valid and are accepted for acquired to by Acquirers.

In case of edits in moved of any statutory approval. SSEI may, it satisfies that distinged storegic of the requisite approvals are that the of acquirement and the PAC to distingent and the PAC or the fature of Acquirement and the PAC or distingent and the PAC or the period of the PAC or distingent and the PAC or distingent and the PAC or distingent and the PAC or distingent approvals by the PAC or distingent and the PAC or distingent approvals approved by the PAC or distingent and become lated for the PAC or distingent and the PAC or distingent and the PAC or distingent and become lated for the forthering.

In terms of Regulation 23 (1) of the SEBI (SAST) Regulations, if the adoresand approvals are not statisfacturity complied with or any of the statisticy approvals are refused. Acquires along with the PAC these a right to withdown the Office in the remaining of the statisticity approvals are refused. Acquires along with the PAC these a right to withdown the Office in the Research and the Research

TENTATIVE SCHEDULE OF ACTIVITY

Activity	Day and Date
Date of issue of the Public Announcement	Tuesday, October 29, 2024
Date for publication of Detailed Public Statement in the newspapers	Tuesday, November 05, 2024
Last date for publication of Detailed Public Statement in the newspapers	Wednesday, November 06, 2024
Last date for filing of the Draft Letter of Offer with SEBI	Tuesday, November 12, 2024
Last date for public announcement for a Competing Offer	Wednesday, November 27, 2024
Last date for receipt of SEBI observations on the Draft Letter of Offer (in the event SEBI has not sought clarifications or additional information from the Manager)	Wednesday, December 04, 2024
Identified Date*	Friday, December 06, 2024
Last date by which the Letter of Offer after duty incorporating SEBI's comments to the Draft Letter of Offer, is required to be disspatched to the Public Shareholders whose names appear on the register of members on the Identified Date	Friday, December 13, 2024
Last Date by which the committee of the independent directors of the Target Company shall give its recommendation on the Offer to the Public Shareholders	Wednesday, December 18, 2024
Last date for upward revision of the Offer price! Offer size	Thursday, December 19, 2024
Last date of publication of the Offer opening public announcement, announcing the schedule of activities of this Offer, status of statutory and other approvals, if any, and procedure for tendering acceptances, in the newspapers in which this Detailed Public Statioment has been published.	Thursday, December 19, 2024
Date of commencement of Tendering Period ('Offer Opening Date')	Friday, December 20, 2024
Date of expiry of Tendering Period ('Offer Closing Date')	Friday, January 03, 2024
Date by which all requirements including payment of consideration, rejection/acceptance and return of Equity Sharres to the Public Shareholders of the Target Company, whose Equity Shares have been relected in this Offer	Friday, January 17, 2024

\*\*Theoreties Due is only for the purpose of intermining the Public Shareholders as in such date to whom the Celler of Offi-words be sent as consideration with the SEBI Cells? Regulation, it is clearly finded that all the Public Shareholders (series in Tells or acquire Equity Shares and become inheritorities of the Target Company when the interfed Date) are eight to protrops in the Tells of the Cells of the Tells of t

PROCEDURE FOR TENDERING THE SHARES IN CASE OF NON-RECEIPT OF LETTER OF OFFER

PROCEDURE FOR TENDERNIN THE SHARES IN CASE OF NON-RECEIPT OF LETTER OF OFFER
TA Open Offer will be imprimed by the Acquires allong with the SPC through the Stock Extrapor Mechanism made
available by the SSE Limide in the form of a separate window (Acquisition Window), in accordance with SSEII (SAST)
Regulations and the SSEII Cimides (PRE-PROCEDER/PS/2019TS) and December 9, 2016, as arranded from time to be their and
read with the SSEII Cimides (PRE-PROCEDER/PS/2019TS) and December 9, 2016, as arranded from time to brise and
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presents to the index of the suited selections, by took call decidition, as amended and uputed from time to their
(Acquisition Window Circulary). The ficility for acquisition of Egally Stress through the stock exchange mechanism
Aper the provisions of Regulation 4(1) of the SSEII ADDIR Regulations and SSEII years included from time to the and the selection of the second select

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Limited, In the form of a separate workow as provided under the SEBI (SAS1) Regulations and with Acquisition Workow

SEBI Limited shall be the Designated Sick Cartinage for the propose of developed Conference of the SEBI (SAS1) Regulations and with Acquisition Workow

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Septimar are as mentioned below.

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All Public Shareholders who desize to tender their Egulty Shares under the Offer would have to intimate their respects stockbookes (Seilling Brokers) within the normal trading hours of the secondary market, during the Tendering Per Tenderin

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PUBLIC SHARESHOLD.

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The Aquirum along with the PAC accept full and final responsibility for the information contained in the Public Announcement and the travel of the best obligations as laid down in SERI (SAST) Regulations. All information and the Datable PAC Statement and for travel objects as laid down in SERI (SAST) Regulations. All information contained in the Public Announcement of the Pacific Pacific

in its December 2005 Statement, all reservoirs to Y. or Ins. of time of extendences to the shall implement This Detailed Public Statement will be available and accessable on the website of the Manager at www.samapishanso. and is also expected to be available on the velotile of SEBI at www.sabl.govin and SES at www.bsendia.com. The persons signing this Detailed Public Statement on behalf of the Acquirers along with the PAC have been duly a legally authorized to sign this Detailed Public Statement.

to the Open Offer on Behalf of Acquirers and the PAC

Swaraj Shares and Securities Private Limited
Principal Place of Business: Unit No 304, A Wing, 215 Atrium, Near Courtyard Marriot, Andheri East, Mumbai - 400093,

Maharashtra, India Contact Person: Mr. Tanmoy Banerjee/ Ms. Pankita Patel Contact Number: +91-22-69549999

Conact number: 1912-299-9999

Email Address: Subover@lowarquithures.com
Investor grievance Email Address: Investor relations@swarqshares.com
Corporate Identification Number: U51101/WE2000PTC09/2621

SEBI Registration Number: INM000012980

Validity: Permanent

On behalf of all the Acquirers and the PAI

Place: Mumbai Date: Monday, November 04, 2024

# यूको बैंक 🖫 UCO BANK

NOTICE INVITING TENDER

05.11.2024 Department of Information Tech सम्मान आएके विश्वास का | Honours Your Trust

KERALA WATER AUTHORITY e-Tender Notice



Ingersoil Rand
INGERSOIL-RAND (INDIA) LIMITED
CRI. LISTIBKATSZIPLCSSS31
Regd Office: First Floor, Subramarya Arcade, No.12/1,
Bannerghatta Road, Bangalore - 560 029.
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the Company to the 2024; and (ii) To consider declaration of interm or the 2024; and (ii) To consider declaration of interm or the 2024; and (ii) To consider declaration of interm or the 2024; and (ii) To consider declaration of interm or the 2024; and t

Chief Financial Officer & C

# THE HUTTI GOLD MINES COMPANY LIMITED

(A Government of Karnataka Undertaking)
Hutti-584115, Raichur Dist, Karnataka State, Tele: 08537-275463, 276339, Fax: (08537)275048, 275054

TENDER NOTIFICATION No. 18/24-25 Dt: 05.11.2024

(Through KPP Portal only)
enders are invited by "The Senior Manager (Materials)" for the procurement of following 
ems from reputed manufacturers/authorized dealers as detailed below.

SI. No.	Description	Approx. Value Rs. in Crore	EMD in Rs.
1	Supply of Electro Hydraulic Rock Bolter As per NIT. HGML/2024-25/IND0213/CALL-2	7.72	11,58,000/-
2	Construction of 9.81 lakh gallon capacity water storage reservoir. HGML/2023-24/CT/WORK_INDENT61/CALL-2	3.48	5,23,000/-
3	Supply of Hopper Loader, HGML/2024-25/IND0188/CALL-3	2.00	3.00.000/-

Supply of Hopper Loader, HGML/I2024-25/IND0188/CALL.3 2,00 3.00.000-Calendar of Events: (1) Pre-Sid Meetings (200m) 13,11,2024 for SLNo,1 at 10,30 A.M, SLNo.2 at 11,00 A.M, and SLNo.3 at 11,30 A.M, (2) Last date for receipt of Tender: 03,12,2024 at 4,00 P.M. (3) Opening of Technical Bild on: 05,12,2024 at 10,00 A.M. For further details interested bidders are advised to logon to website https://

www.kppp.karnataka.gow.in or contact the office of undersigned during working hours. For articipating in the above tender bidder needs to be registered in KPP portal. Sd/- Senior Manager (Materials

"LEADING GOLD PRODUCER IN INDIA" financialexp.epapr.in

# KAYCEE INDUSTRIES LIMITED

amoni marg, Ballard Estate, Numboi-400001 dustries.com Tel No.: 022 22613521 Fax No.: 22613521

Se.	Particulars	Quarter Ended			Holf Yes	Year ended	
		30.09.2024	30.06.2024	30.09.2023	30.09.2024	30.09.2023	31.03.2024 Audited 4,943.59 594.64 594.6 449.46 -5.84 63.47 2,319.66
No.		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	
1	Total Income from Operations	1,360.39	1,281.40	1,194.03	2,641.79	2,340.46	4,943.59
2	Net Profit / (Loss) for the period						
	(before Tax, Exceptional and/or Extraordinary items)	203.53	202.07	131.62	405.60	257.52	594.64
3	Net Profit / (Loss) for the period before tax						
	(after Exceptional and/or Extraordinary items)	203.53	202.07	131.62	405.60	257.52	594.64
4	Net Profit / (Loss) for the period after tax						
	(after Exceptional and/or Extraordinary items)	153.91	150.42	99.93	304.33	186.84	449.46
5	Total Comprehensive Income for the period						
	[Comprising Profit / (Loss) for the period (after tax)						
	and Other Comprehensive Income (after tax)]				-	-	-5.84
6	Equity Share Capital	317.35	63.47	63.47	317.35	63.47	63.47
7	Reserves (excluding Revaluation Reserve) as shown		1	1 1			
	in the Balance Sheet of the previous year	2,306.64	2,470.07	2,062.88	2,306.64	2,062.88	2,319.66
8	Earnings Per Share (of Rs. 100 /- each)			1			
	(for continuing and discontinued operations) -						
	1. Basic:	4.85	4.74	3.15	9.59	5.89	14.16
	2. Diluted:	4.85	4.74	3.15	9.59	5.89	14,16

The committee Standards Francisch Barch Ivan Ivan proport in courriers with the recognition and measurement principle provided in Ivan Recommittee Standard (Ivan Principles Area STAI (Ivan Principles Area STAI

n 33 of the Stell (LODR) Regulations 2015, the above unaudited standalone financial results of the co

Place : Mumbai Date: 4th November 2024

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