



Ref. : JCIL/BSE/2026  
Date : January 8, 2026

To  
The Secretary,  
BSE Limited  
Phiroze Jeejeebhoy Towers,  
Dalal Street, Fort, Mumbai - 400 001

Dear Sir,

Security Code: 500147

***Sub: Intimation of Waiver of Advance Payment and consummation of closing under the provisions of Share Purchase Agreement dated December 19, 2025***

***Ref: Intimation under Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015***

This is in furtherance to our letter dated December 19, 2025, wherein the Company had informed the Stock Exchange about the execution of a Share Purchase Agreement dated December 19, 2025 ("SPA") between John Cockerill India Limited ("the Company") and John Cockerill SA, the Parent Company ("JC SA") for acquisition of entire Equity Shareholding of John Cockerill Metals International SA, Belgium ("Metals International") from JC SA.

In this regard, we wish to inform you that, on request of the Company, JC SA has granted the waiver for the payment of the Purchase Price Advance, aggregating to an amount of € 5,000,000/- (Euro Five Million Only), by the Company to JC SA, which payment was stipulated as a condition precedent for consummation of the acquisition of entire Equity Shareholding of Metals International by the Company from JC SA, as per the terms of the SPA. The waiver extends the timeline for this payment up to March 31, 2026.

John Cockerill India Limited

Regd. Office: 1902, 19<sup>th</sup> Floor, Aurum Q2 IT Parc, • TTC Industrial Area, • Thane Belapur Road, Navi Mumbai 400 710 • India • Tel.: +91 9619762727  
Workshop: A-84, 2/3 MIDC • Taloja Ind. Area • Dist. Raigad 410 208 • India • Tel.: +91 22 (0) 6673 1500  
Workshop: Village Hedavali • Tal. Sudhagadh • Dist. Raigad 410 205 • India

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We wish to further inform you that subsequent to the receipt of the abovementioned waiver from JC SA, the closing under the SPA for acquisition of the entire Equity Shareholding of Metals International has also been consummated. Consequently, Metals International has become a wholly-owned subsidiary of the Company with effect from January 1, 2026.

We request you to kindly take the above information on record.

Thanking you,

Yours faithfully,  
For John Cockerill India Limited

**Nidhi Salampuria**  
Company Secretary & Compliance Officer  
FCS 10448



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