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Corporate Relations Department **BSE Limited** Phiroze Jeejeebhoy Towers Dalal Street, Fort, Mumbai - 400 001 BSE Code: 500210

The Listing Department National Stock Exchange of India Limited Exchange Plaza, 5th Floor, Plot No. C-1, Block G, Bandra – Kurla Complex, Bandra (East), Mumbai – 400 051 NSE Code: **INGERRAND EQ** 

20 February 2020 Dear Sir / Madam

Subject: Disclosures under Regulation 10(5) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("Takeover Regulations") in respect of acquisition under Regulation 10(1)(a)(iii) of the Takeover Regulations.

Ingersoll-Rand (India) Limited is a public limited company ("Target Company"). As part of an ongoing internal restructuring Ingersoll-Rand Industrial U.S., Inc. ("IR New Industrial") will become a wholly owned subsidiary of Ingersoll-Rand Services Company ("IR Services Company"). IR Services Company is a wholly owned subsidiary of Ingersoll-Rand Lux International Holdings Company S.à r.l. ("IRLIHC"). IR New Industrial currently holds 73.99% of the equity shares of the Target Company.

As part of the proposed transaction, Ingersoll-Rand Irish Holdings Unlimited Company ("IRIH") proposes to acquire 100% of the equity shares of IR Services Company from IRLIHC ("Proposed Transaction"). Pursuant to this IRIH will indirectly hold 73.99% of the equity shares of the Target Company.

We hereby file the prescribed disclosures under the format prescribed under Regulation 10(5) of the Takeover Regulations, with respect to the Proposed Transaction.

We request you to please take these disclosures on record.

Please note that aforementioned transaction will be undertaken after the Consummation of transaction highlighted in the Stock exchange infination made by highested-Rand Services Company on 20 Feb 2020.

Ingersoll Rand Family of Brands









For Ingersoll-Rand Irish Holdings Unlimited Company

Evan M. Turtz

**Authorized Signatory** 

Encl: as above

## Format for Disclosures under Regulation 10(5) — Intimation to Stock Exchanges in respect of acquisition under Regulation 10(1)(a) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

|  | Т.  |  |   |  |  |  |
|--|---|--|---|--|--|--|
| 1.                                       | 1   | Name of the Target Company   | Ingersoll-Rand (India) Limited  |  |  |  |
| 2.                                       |   | Name of the acquirer(s)  | Ingersoll-Rand Irish Holdings Unlimited Company   |  |  |  |
| 3.                                       | prior to the transaction. If not, nature of relationship or |  | Ingersoll-Rand (India) Limited is a public limited company ("Targe Company"). As part of an ongoing internal restructuring Ingersoll-Rand Industrial U.S., Inc. ("IR New Industrial") will become a wholly owner subsidiary of Ingersoll-Rand Services Company ("IR Services Company"). IR Services Company is a wholly owned subsidiary of Ingersoll-Rand Lux International Holdings Company S.à r. ("IRLIHC"). IR New Industrial currently holds 73.99% of the equity shares of the Target Company. |  |  |  |
|  |   |  | As part of the proposed transaction, Ingersoll-Rand Irish Holdings Unlimited Company ("IRIH") proposes to acquire 100% of the equity shares of IR Services Company from IRLIHC. Pursuant to this IRIH will indirectly hold 73.99% of the equity shares of the Target Company and will be therefore deemed to be a member of the Target Company's promoter group. IRLIHC is a subsidiary of IRIH.  |  |  |  |
| 4.                                       | Details of the proposed acquisition                         |  |   |  |  |  |
|  | a.  | Name of the person(s) from whom shares are to be acquired                | IRLIHC  |  |  |  |
| 1 10 10 10 10 10 10 10 10 10 10 10 10 10 | b.  | Proposed date of acquisition   | 29 February 2020  |  |  |  |
|  | c.  | Number of shares to be acquired from each person mentioned in 4(a) above | from IRLIHC.  IR New Industrial, currently holds 73.99% of the equity share capital of the Target Company. Pursuant to the proposed transaction, the acquirer   |  |  |  |
|  | d.  | Total shares to be acquired as % of share capital of TC                  | will indirectly hold 73.99% of the equity shares of the Target Company.   |  |  |  |

|    | are proposed to be Acquired  | IRLIHC proposes to transfer its 100% interest in IR Services Company to IRIH in lieu of consideration for a share buy-back arrangement Accordingly, this will be a transaction involving consideration othe than cash. |
|----|--|--|
|    | f. Rationale, if any, for the Inproposed Transfer  | nternal group re-organisation  |
| 5. | Relevant sub-clause of S regulation 10(1)(a) under which the acquirer is exempted from making open offer   | Sub-clause (iii) of Regulation 10(1) (a)   |
| 6. | If, frequently traded, volume weighted average market price for a period of 60 trading days preceding the date of issuance of this notice as traded on the stock exchange where the maximum volume of trading in the shares of the TC are recorded during such period. | Rs. 655.25   |
| 7. | If in-frequently traded, the N price as determined in terms of clause (e) of subregulation (2) of regulation 8.  | ot applicable  |
| 8. | Declaration by the acquirer, Nother that the acquisition price would not be higher by more than 25% of the price computed in point 6 or point 7 as applicable.   | ot applicable- as the transfer is of equity shares of IR Services ompany from IRLIHC to IRIH.  |

|     | (i) Declaration by the acquirer, that the transferor and transferee have complied (during the 3 years prior to the date of proposed acquisition) / will comply with applicable disclosure requirements in Chapter V of the Takeover Regulations, 2011 (corresponding provisions of the repealed Takeover Regulations, 1997);  The acquirer confirms that the transferor and the transferee have complied with during the last three years prior to the date of the proposed acquisition, to the extent applicable/ will comply with applicable disclosure requirements under Chapter V of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Chapter V of the Takeover Regulations, 2011, to the extent applicable. |                                       |                                   |                              |                                |  |  |  |
|-----|--|---------------------------------------|-----------------------------------|------------------------------|--------------------------------|--|--|--|
|     | (ii) The aforesaid disclosures made during previous 3 years prior to the date of proposed acquisition to be furnished.  No disclosures were required to be made by the transferor and/or transferee during previous 3 years prior to the date of the proposed acquisition contemplated herein.   |                                       |                                   |                              |                                |  |  |  |
| 10. | specified under regulation   | to                                    |                                   |                              |                                |  |  |  |
|     | complied with.   |                                       |                                   |                              |                                |  |  |  |
|     | Shareholding details   | propos                                | Before the ed transaction         | 1                            | After the<br>I transaction     |  |  |  |
|     |  | Propos  No. of shares /voting rights  |                                   | 1                            |                                |  |  |  |
| 11. |  | No. of<br>shares<br>/voting<br>rights | % w.r.t total share               | No. of shares                | % w.r.t total share capital of |  |  |  |
| 11. | Shareholding details  a Acquirer(s) and PACs   | No. of<br>shares<br>/voting<br>rights | % w.r.t total share               | No. of shares                | % w.r.t total share capital of |  |  |  |
| 11. | Shareholding details  a Acquirer(s) and PACs (other than sellers)  | No. of shares /voting rights          | % w.r.t total share capital of TC | No. of shares /voting rights | % w.r.t total share capital of |  |  |  |

|    | Ingersoll-Rand Lux0    | 0% | 0 | 0% |
|----|------------------------|----|---|----|
| 70 | International Holdings |    |   |    |
|    | Company S.à r.l.       |    |   |    |

Note:

- (\*) Shareholding of each entity may be shown separately and then collectively in a group.
- The above disclosure shall be signed by the acquirer mentioning date and place. In case, there is more than one acquirer, the report shall be signed either by all the persons or by a person duly authorized to do so on behalf of all the acquirers.

Date:

Place: Davidson, NC, USA

Evan M. Turtz Authorized Signatory