MINES LIMITED (CIN : L51900MH1984PLC034662) Corporate Office & Correspondence Address No.77, 16th Cross, Sector-IV, HSR Layout, Bengaluru-560 102. Tel . : +91 80 47762900 Fax : +91 80 47762901 Email : info@deccangoldmines.com Website : www.deccangoldmines.com

April 11, 2024

To, **Corporate Relationship Department BSE Limited** Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai - 400 001

Scrip Code: 512068

Sub: <u>Disclosure under Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements)</u> <u>Regulations, 2015</u>

Dear Sir / Madam,

Pursuant to Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with SEBI Circular dated July 13, 2023, we wish to inform that the Board of Directors of Deccan Gold Mines Limited ("the Company"), at their meeting held today, inter-alia considered and approved the following:

- 1. Allotment of 374,040 equity shares upon conversion of part of the warrants previously issued by the Company. Accordingly, the paid up capital of the Company stands increased from 147,266,500 equity shares of Re. 1/- each to 147,640,540 equity shares of Re. 1/- each.
- 2. To increase the authorised share capital of the Company from the existing Rs. 25,00,00,000 (Rupees Twenty Five Crores only) divided into 25,00,00,000 (Twenty Five Crores) Equity Shares of Re. 1 (Rupee One only) each to Rs. 26,00,00,000 (Rupees Twenty Six Crores only) divided into 25,00,00,000 (Twenty Five Crore) Equity Shares of Re. 1 (Rupees One only) each and 1,00,00,000 (One Crore) Preference Shares of Re. 1 (Rupees One only) each by way of creation of 1,00,00,000 (One Crore) Preference Shares of Re. 1 (Rupees One only) each. For details of the same, refer to Annexure A to this disclosure.
- 3. To issue and allot 15,74,864 Compulsorily Convertible Debentures (CCD) of face value Rs. 116.20 per CCD to be convertible into equivalent number of Equity Shares of face value Re. 1 each within a period of eighteen months from the date of allotment of CCD, subject to the approval of regulatory/statutory authorities and the shareholders of the Company. For details of the same, refer to Annexure B to this disclosure.
- 4. To issue and allot 34,42,340 Optionally Convertible Cumulative Redeemable Preference Shares (OCCRPS) of face value Re. 1/- per OCCRPS to be issued at a price of Rs. 116.20 per OCCRPS, including securities premium, convertible into equivalent number of Equity Shares of face value Re. 1 each within a period of eighteen months from the date of allotment of OCCRPS, subject to the approval of regulatory/statutory authorities and the shareholders of the Company. For details of the same, refer to Annexure C to this disclosure.
- 5. To issue and allot 34,422 Equity Shares of face value Re. 1 per at a price of Rs. 116.20 per Equity Share, subject to the approval of regulatory/statutory authorities and the shareholders of the Company. For details of the same, refer to Annexure D to this disclosure.



Corporate Office & Correspondence Address No.77, 16th Cross, Sector-IV, HSR Layout, Bengaluru-560 102. Tel .: +91 80 47762900 Fax : +91 80 47762901 Email : info@deccangoldmines.com Website : www.deccangoldmines.com

- 6. To approve issue of equity shares under the proposed "Deccan Gold Mines Limited Stock Incentive Plan, 2024" by creation of option pool of 8,000,000 Equity Shares representing ~5.10% of the fully diluted issued capital of the Company as on March 31, 2024. For details of the same, refer to Annexure E to this disclosure.
- 7. To seek approval of the shareholders for the above proposals by convening an Extra-Ordinary General Meeting on May 08, 2024 through Video Conferencing / Other Audio-Visual Means, in accordance with the provisions of Companies Act, 2013 read with rules made thereunder and other applicable laws.

The Meeting of the Board of Directors commenced at 1:00 P.M and concluded at 2:40 P.M

The above details are also available at the website of the Company at www.deccangoldmines.com

Kindly take the same on record.

Thanking You.

Yours faithfully, for Deccan Gold Mines Limited

Subramaniam Sundaram Company Secretary & Compliance Officer ACS No 12110

Encl.: As above



Annexure A

Details pursuant to SEBI Circular dated July 13, 2023 of SEBI (Listing Obligations and Disclosures) Requirements, 2015

Increase in Authorised Share Capital and subsequent alteration of the Capital Clause of the Memorandum of Association of the Company) from the present Rs. 25,00,00,000 (Rupees Twenty Five Crores only) divided into 25,00,00,000 (Twenty Five Crores) Equity Shares of Re. 1 (Rupee One only) each to Rs. 26,00,00,000 (Rupees Twenty Six Crores only) divided into 25,00,00,000 (Twenty Five Crore) Equity Shares of Re. 1 (Rupees One only) each and 1,00,00,000 (One Crore) Preference Shares of Re. 1 (Rupees One only) each, subject to approval of shareholders of the Company.

The Extract of the revised Capital Clause, subject to approval of shareholders, is read as under:

"Clause V.

The Authorized Share Capital of the Company is Rs. 25,00,00,000/- (Rupees Twenty Five Crores only) divided into 25,00,00,000 (Twenty Five Crores) Equity Shares of Re. 1/- (Rupee One only) each and 1,00,00,000 (One Crore) Preference Shares of Re. 1/- (Rupee One only) each.

The Company has power from time to time to increase or reduce its capital and to divide the shares in the capital for the time being into other classes and to attach thereto respectively such preferential, deferred, qualified, convertible or other special rights, privileges, conditions or restrictions, as may be determined by or in accordance with the legislative provisions for the time being in force and the Articles of Association of the Company and to vary, modify or abrogate any such rights, privileges, conversion terms, if any, or conditions or restrictions in such manner as may for the time being permitted by the Articles of Association of the Company or the legislative provisions for the time being in force in that behalf."



Annexure B

Details pursuant to SEBI Circular dated July 13, 2023 of SEBI (Listing Obligations and Disclosures) Requirements, 2015

Sr. No.	Particulars	Information				
<u>No.</u> 1.	Type of securities proposed to be issued (viz. equity shares, convertibles, etc.)	Compulsorily Convertible Deventures (CCD) CCD shall (i) carry an interest at the rate of 10% p.a. payable at annual rest; (ii) each CCD be converted into one Equity Share of the Company of face value Re. 1 each; (iii) CCD shall be convertible into equity shares at any time not later than 18 months from the date of allotment of such CCD; (iv) The CCD by themselves do not give to the holder thereof any rights of equity shareholder of the Company; and (v) the number of Equity Shares that each CCD converts into and the price per Equity Share upon conversion of each CCD shall be appropriately adjusted for corporate actions such as bonus issue, rights issue, stock, split, merger, demerger, transfer of undertaking, sale of a business division or any such capital or corporate restructuring. The Equity Shares to be allotted upon conversion will rank pari passu with the				
2.	Type of issuance (further public offering, rights issue, depository receipts (ADR / GDR), qualified institutions placement, preferential allotment etc.)	 The Equity shares to be anotted upon conversion will rank pair passa with the then existing paid up equity capital of the Company. Preferential allotment on a private placement basis in accordance with the provisions of the Companies Act, 2013 and the rules made thereunder and SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended and other applicable laws 				
3. In case	Total number of securities proposed to be issued or the total amount for which the securities will be issued (approximately)	Upto 1,574,864 (Fifteen Lakh Seventy Four Thousand Eight Hundred Sixty Four) CCD, each convertible into 1 (One) fully paid-up Equity Share of the Company of face value of Re. 1 (Rupees One), within a period of 18 months from the date of allotment, to be issued at the face value of Debentures i.e. Rs. 116.20 (Rupees One Hundred Sixteen and paise Twenty only) per CCD. The Company intends to raise Rs. 18.30 Crore (approx.) by way of the proposed issue of CCD.				
4.	Name of the investors	Sr. No. 1 2 3 4 5 6	Name of Proposed Allottee U.K. Faaroook Madhumathi Bafna Rupal Najhawan Shailabh Kumar Sahu Vishal Garg Bharti Yadav	Category Non Promoter Non Promoter Non Promoter Non Promoter Non Promoter Non Promoter	Maximum number of CCDs to be allotted 860,585 21,514 86,058 25,817 43,029 43,029	

DECCAN GOLD MINES LIMITED

(CIN : L51900MH1984PLC034662)

Corporate Office & Correspondence Address No.77, 16th Cross, Sector-IV, HSR Layout, Bengaluru-560 102. Tel .: +91 80 47762900 Fax : +91 80 47762901 Email : info@deccangoldmines.com Website : www.deccangoldmines.com

Sr. No.	Particulars			In	formation		
		7	Hastimal Premana	and ji Jain	Non Promoter		43,02
		8	Sushiil Mehta		Non Promoter		21,51
		9	SG Global Enter	rprises /	Non Promoter		86,05
			Rithu Jain				
		10	Raushnak Begum		Non Promoter		43,02
		11	Esha Srisrimal		Non Promoter		21,51
		12	Aashruth Rangara	jan	Non Promoter		43,02
		13	Infinitheism	Spiritual	Non Promoter		64,54
			Foundation Privat	e Limited			
		14	Sirish Kumar Bafna	a	Non Promoter		43,02
		15	Thiruvallar	Thattai	Non Promoter		86,05
		10	Rangarajan		New Decementary		42.02
5.	Post allotment of	16	Kiran Magotra of the shareholdir		Non Promoter		43,02
	securities – outcome of the subscription		ter the Preferential Name of proposed	Issue, are a	•	Post pre	ferential
			Allottees	No. of	% of	No. of	% of
				shares	holding	shares	holding *
		1	U.K. Faaroook #	1	.0 0.00	4,302,935	2.66%
		2	Madhumathi			21,514	0.01%
			Bafna			,	
		3	Rupal Najhawan			86,058	0.05%
		4	Shailabh Kumar			25,817	0.02%
			Sahu				
		5	Vishal Garg			43,029	0.03%
		6	Bharti Yadav			43,029	0.03%
		7	Hastimal			43,029	0.03%
			Premanand ji				
			Jain				
		8	Sushiil Mehta			21,514	0.01%
		9	SG Global			86,058	0.05%
			Enterprises /				
			Rithu Jain				
		10	Raushnak			43,029	0.03%
			Begum				
		11	Esha Srisrimal			21,514	0.01%
		12	Aashruth			43,029	0.03%
			Rangarajan				
		13	Infinitheism			64,543	0.04%
			Spiritual				
			Foundation				
			Private Limited				
		14	Sirish Kumar			43,029	0.03%
		1	Defee				
		15	Bafna Thiruvallar			86,058	0.05%

DECCAN GOLD MINES LIMITED

(CIN : L51900MH1984PLC034662)

Sr.	Particulars	Information			
No.					
		Thattai Rangarajan			
		16 Kiran Magotra 43,029 0.03%			
		* Calculated as on the post Issue fully diluted capital of the Company, considering			
		conversion of all securities having right / option to convert into Equity Share			
		# includes 3,442,340 Equity Shares to be allotted assuming full conversion of			
		3,442,340 OCCRPS to be issued and allotted to him and approved by the Board in			
6.	locus prize / alletted	its meeting of even date.			
0.	Issue price / allotted price (in case of	CCDs are proposed to be issued at a price of Rs. 116.20 (Rupees One Hundred Sixteen and paisa Twenty only) per CCD, which is a price equivalent to the price			
	convertibles)	of Equity Shares of the Company determined in accordance with Chapter V of			
	convertibles	SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018, as on the			
		Relevant Date, i.e. April 08, 2024.			
7.	Number of investors	In total, 16 (Sixteen) Investors, as enlisted in Annexure A above are participating			
		in the proposed issue. Of the said investors, one is common alongwith the			
		proposed issue and allotment of OCCRPS covered under Annexure B.			
8.	In case of convertibles	Each CCD will be convertible into 1 (one) fully paid-up equity share of the			
	-intimation on	Company of face value of Re. 1 each (Indian Rupee One), which may be exercised			
	conversion of	in one or more tranches during a period of 18 (eighteen) months, commencing			
	securities or on lapse	from the date of allotment of CCD. If the right of conversion is not exercised by			
	of the tenure of the	the CCD holder at an earlier date, the said CCD shall be compulsorily converted			
	instrument	into Equity Shares immediately on completion of 18 months.			
		The number of equity shares to be allotted on conversion of CCDs shall be			
		subject to appropriate adjustments in case of corporate action(s), as permitted			
		under the rules, regulations and laws, as applicable from time to time.			



(CIN : L51900MH1984PLC034662)

Annexure C

Details pursuant to SEBI Circular dated July 13, 2023 of SEBI (Listing Obligations and Disclosures) <u>Requirements, 2015</u>

Sr. No.	Particulars	Information				
1.	Type of securities proposed to be issued (viz. equity shares, convertibles, etc.)					
2.	Type of issuance (further public offering, rights issue, depository receipts (ADR / GDR), qualified institutions placement, preferential allotment etc.)	Preferential allotment on a private placement basis in accordance with the provisions of the Companies Act, 2013 and the rules made thereunder and SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended and other applicable laws				
3.	Total number of securities proposed to be issued or the total amount for which the securities will be issued (approximately)	of face value of Re. 1 (Rupees One), within a period of 18 months from the date of allotment, to be issued at the face value of OCCRPS i.e. Re. 1 and a securities				
In case	e of preferential issue, the	listed entity shall disclose the following additional details to the stock exchange(s):				
4.	Name of the investors	Sr.Name of Proposed AllotteeCategoryMaximum number of OCCRPS to be allotted1U.K. FaaroookNon Promoter3,442,340				
5.	Post allotment of securities – outcome	Details of the shareholding of the Proposed Allottees in the Company, prior to and after the Preferential Issue, are as under:				

DECCAN GOLD MINES LIMITED

(CIN : L51900MH1984PLC034662)

	Sr. No.	Particulars	Information					
ſ	-	of the subscription						
			S.	Name of	Pre pref	erential	Post pre	ferential
			No.	proposed	shareh	olding		olding
				Allottees	No. of	% of	No. of	% of
					shares	holding	shares	holding *
							2.66%	
			* Calculated as on the post Issue fully diluted capital of the Company, considering					
			conversion of all securities having right / option to convert into Equity Share					
				ides 860,585 Equit	•		•	
			860,585 CCDs to be issued and allotted to him and approved by the Board in its			the Board in its		
-	<u> </u>	leave price / alletted	meeting of even date.					
	6.	Issue price / allotted price (in case of	OCCRPS are proposed to be issued at a price of Rs. 116.20 (Rupees One Hundred					
		price (in case of convertibles)	Sixteen and paisa Twenty only) per OCCRPS (comprising of face value of Re. 1 and securities premium of Rs. 115.20 per OCCRPS), which is a price equivalent to					
		convertibles)	the price of Equity Shares of the Company determined in accordance with				•	
			Chapter V of SEBI (Issue of Capital and Disclosure Requirements) Regulations,					
			2018, as on the Relevant Date, i.e. April 08, 2024.				sy negativitis,	
	7.	Number of investors		I, 1 (One) Investors			above is part	icipating in the
				ed issue. The said			•	
				are covered under A			0	-
	8.	In case of convertibles	Each C	CCRPS will be con	vertible into	1 (one) fully	paid-up equit	y share of the
		-intimation on	Compa	any of face value of	Re. 1 each (In	dian Rupee O	ne), which m	ay be exercised
		conversion of		or more tranches			-	
		securities or on lapse	from the date of allotment of OCCRPS. If the right of conversion is not exercised					
		of the tenure of the	by the OCCRPS holder within a period of 18 months, the option of conversion					
		instrument	shall be deemed to have lapsed and the said OCCRPS shall be compulsory					
				nable after the com	•			
				umber of equity sh				
			subject to appropriate adjustments in case of corporate action(s), as permitted under the rules, regulations and laws, as applicable from time to time.					
L			under	the rules, regulation	ns and laws, a	s applicable fi	rom time to ti	me.



(CIN : L51900MH1984PLC034662)

Annexure D

Details pursuant to SEBI Circular dated July 13, 2023 of SEBI (Listing Obligations and Disclosures) Requirements, 2015

Sr.	Particulars	Information						
No.								
1.	Type of securities	Equity	Equity Shares					
	proposed to be issued							
	(viz. equity shares,	The Equity Shares allotted will rank pari passu with the existing paid up equity						
	convertibles, etc.)	capital of the Company.						
2.	Type of issuance	Preferential allotment on a private placement basis in accordance v						
	(further public		provisions of the Companies Act, 2013 and the rules made thereunder and SEB					
	offering, rights issue, depository receipts	(Issue of Capital and Disclosure Requirements) Regulations, 2018, as amende					s, as amended	
	depository receipts (ADR / GDR), qualified							
	institutions							
	placement,							
	preferential allotment							
	etc.)							
3.	Total number of	-	34,422 (Thirty Four			•		
	securities proposed to		ued at a price of		(Rupees One I	Hundred Sixt	een and paise	
	be issued or the total	Twent	y only) per Equity Sl	hare.				
	amount for which the	The Co						
	securities will be issued		The Company intends to raise Rs. 40.00 lakhs (approx.) by way of the proposed					
	(approximately)	issue u	issue of Equity Shares.					
In case	e of preferential issue, the	listed er	ntity shall disclose th	he followin	g additional deta	ils to the stoc	k exchange(s):	
				,			0-(-)	
4.	Name of the investors	Sr.	Name of Prop	osed	Category	Maximur	n number of	
		No.	Allottee		• •	Equity S	hares to be	
						all	otted	
		1	Fiza Qureshi		Non Promoter		21,514	
		2	Ina Dhariwal		Non Promoter		12,908	
5.	Post allotment of		s of the shareholdin	-	-	es in the Con	npany, prior to	
	securities – outcome		ter the Preferential					
	of the subscription	S.	Name of	•	referential	Post pre		
		No.	proposed Allottees		reholding	shareh No. of	-	
			Anottees	No. of shares	% of holding	shares	% of holding *	
		1	Fiza Qureshi	51101 C5		21,514	0.01%	
		2	Ina Dhariwal			12,908	0.01%	
1			llated as on the nos	st issue ruin	/ diluted cabital (or the Comba	nv. considering	
			ulated as on the pos rsion of all securities		•			
6.	Issue price / allotted	conver	rsion of all securities Shares are propos	s having rig	ht / option to co	nvert into Equ	ity Share.	
6.	Issue price / allotted price (in case of	conver Equity	rsion of all securities	s having rig ed to be is	ht / option to consumed at a price	nvert into Equ of Rs. 116.20	uity Share. D (Rupees One	
6.	•	conver Equity Hundro value o	sion of all securities Shares are propos ed Sixteen and pai of Re. 1 and securit	s having rig ed to be is sa Twenty ies premiu	ht / option to co sued at a price only) per Equit m of Rs. 115.20	nvert into Equ of Rs. 116.20 y Share (com per Equity Sha	ity Share. D (Rupees One prising of face are), which is a	
6.	price (in case of	conver Equity Hundro value o price e	sion of all securities Shares are proposed Sixteen and pai of Re. 1 and securit equivalent to the p	s having rig ed to be is sa Twenty ies premiu price of Eq	ht / option to co sued at a price only) per Equit m of Rs. 115.20 uity Shares of th	nvert into Equ of Rs. 116.20 y Share (com per Equity Sha ne Company	ity Share. D (Rupees One prising of face are), which is a determined in	
6.	price (in case of	conver Equity Hundro value o price e accord	sion of all securities Shares are propos ed Sixteen and pai of Re. 1 and securit	s having rig ed to be is sa Twenty ies premiu price of Eq ter V of	ht / option to co sued at a price only) per Equit m of Rs. 115.20 uity Shares of th SEBI (Issue c	nvert into Equ of Rs. 116.20 y Share (com per Equity Sha ne Company f Capital a	ity Share. O (Rupees One prising of face are), which is a determined in nd Disclosure	



(CIN : L51900MH1984PLC034662)

Corporate Office & Correspondence Address No.77, 16th Cross, Sector-IV, HSR Layout, Bengaluru-560 102. Tel .: +91 80 47762900 Fax : +91 80 47762901 Email : info@deccangoldmines.com Website : www.deccangoldmines.com

	Sr.	Particulars	Information	
	No.			
	7.	Number of investors	In total, 2 (Two) Investors, as enlisted in Annexure C above is participating in the	
			proposed issue.	
Γ	8.	In case of convertibles	NA	
		-intimation on		
		conversion of		
		securities or on lapse		
		of the tenure of the		
		instrument		

501, Ackruti Trade Center, Road No. 7, MIDC, Andheri (East), Mumbai - 400 093, Maharashtra. Tel . : +91 022 6260 6800 Fax : +91 022 6260 6800



Corporate Office & Correspondence Address No.77, 16th Cross, Sector-IV, HSR Layout, Bengaluru-560 102. Tel .: +91 80 47762900 Fax : +91 80 47762901 Email : info@deccangoldmines.com Website : www.deccangoldmines.com

Annexure E

Details pursuant to SEBI Circular dated July 13, 2023 of SEBI (Listing Obligations and Disclosures) <u>Requirements, 2015</u>

Sr. No.	Particulars	Information
1.	Type of securities proposed to be issued (viz. equity shares, convertibles, etc.)	Stock options, which shall have right to subscribe to the Equity Shares of our Company upon completion of vesting period and other terms as per the terms more detailed in the "Deccan Gold Mines Limited Stock Incentive Plan, 2024" and to be approved by the shareholders of the Company.
2.	Type of issuance (further public offering, rights issue, depository receipts (ADR / GDR), qualified institutions placement, preferential allotment etc.)	Under Employee Stock Option Scheme pursuant to SEBI (Share based Employees Benefits and Sweat Equity) Regulations, 2021
3.	Total number of securities proposed to be issued or the total amount for which the securities will be issued (approximately)	Upto 8,000,000 Options with a right to subscribe to 8,000,000 (Eighty lakhs) Equity Shares having face value of 1/- each upon vesting of the options as per the Scheme. Under the Deccan Gold Mines Limited Stock Incentive Plan, 2024 ("DGML SIP 2024"), Stock Options will be granted to the eligible employees at the exercise price to be determined by the Nomination and Remuneration Committee of the Company.

Registered Office 501, Ackruti Trade Center, Road No. 7, MIDC, Andheri (East), Mumbai - 400 093, Maharashtra. Tel . : +91 022 6260 6800 Fax : +91 022 6260 6800