CHAMPION IRON 🖎

PRESS RELEASE

CHAMPION IRON TO LAUNCH CASH TENDER OFFER TO ACQUIRE RANA GRUBER, RECEIVES FINANCIAL SUPPORT FROM LA CAISSE AND A TERM LOAN COMMITMENT FROM SCOTIABANK

MONTRÉAL, December 21, 2025 / SYDNEY, December 22, 2025 – Champion Iron Limited (TSX: CIA) (ASX: CIA) (OTCQX: CIAFF) ("Champion" or the "Company") today announced that it has entered into a transaction agreement (the "Transaction Agreement") with Rana Gruber ASA ("Rana Gruber"), a leading Norwegian producer of high-grade iron ore, on terms of a conditional recommended voluntary cash tender offer to acquire all of the issued and outstanding shares of Rana Gruber at a price of NOK 79 (US\$7.79) per share (the "Offer"), representing a total equity value of approximately NOK 2,930 million (US\$289 million) (the "Transaction"). The Transaction is unanimously supported by Rana Gruber's executive management and board of directors, and shareholders owning approximately 51% of Rana Gruber's issued and outstanding shares have entered into separate pre-acceptance undertakings, whereby they have agreed, subject to the terms and conditions thereof, to tender their shares into the Offer. The Company expects to fund the Transaction through a combination of equity, debt, and cash on hand, including a US\$100 million equity private placement (the "Private Placement") with Caisse de dépôt et placement du Québec ("La Caisse"), a global investment group and long-standing financial partner of the Company, and a fully committed term loan in the amount of US\$150 million (the "Term Loan") solely underwritten by The Bank of Nova Scotia ("Scotiabank").

For further details regarding this announcement, readers are referred to the joint voluntary cash tender offer announcement in respect of the Transaction (the "Announcement") previously released in Norway on the date hereof in accordance with applicable Norwegian securities laws and which can be found under Rana Gruber's profile on Euronext Oslo Børs' electronic information system at https://newsweb.oslobors.no. This press release should be read in conjunction with, and is subject to, the full text of the Announcement.

Conference Calls and Webcasts Details

Champion will host two conference calls and webcasts to discuss the Transaction, which can be accessed from the Investors section of the Company's website at www.championiron.com/investors/events-presentations or by dialing toll free +1-888-699-1199 within North America or +61-2-8017-1385 from Australia. Details regarding the online archive and replay numbers are available at the end of this press release.

- December 21, 2025, at 17:00 PM (Montréal time) / December 22, 2025, at 9:00 AM (Sydney time)
- December 22, 2025, at 9:30 AM (Montréal time) / December 23, 2025, at 1:30 AM (Sydney time)

Transaction Highlights

The Transaction positions Champion to capitalize on a number of strategic benefits, including:

- Long life of mine asset in a stable jurisdiction with access to renewable power;
- Proven iron ore producer with continuous production dating back to the 1960's, recently producing at over 1.8 million tons per annum of high-grade iron ore, including a project to upgrade production to 65% Fe iron ore concentrate;
- Robust cash flow margins, supported by competitive all-in sustaining costs and proximity to customers;

- History of generating robust cash flows, including trailing four quarter profit of NOK 333.5 million (US\$32.9 million), EBITDA¹ of NOK 592.3 million (US\$58.4 million), and average cash cost per metric tons produced of NOK 565 (US\$55.7);
- Expansion of Champion's product portfolio, including different blends of high-grade iron ore concentrate and magnetite iron ore used in the chemical industry which attract premiums to the Platts IODEX 65% Fe CFR China index ("P65");
- Creation of a larger and more diversified high-grade iron ore producer with opportunities to collaborate on sales logistics, including an established customer focus in Europe, further diversifying the Company's sales mix;
- Expected near-term accretive impact per ordinary share of Champion's revenue, EBITDA and cash flows from operating activities;
- Financial leverage ratios are expected to be maintained at closing near existing levels through the proposed financing structure;
- Aligned vision to service the green steel supply chain with Rana Gruber's recent upgrade to 65% Fe iron ore concentrate and potential opportunities for additional grade improvements; and
- La Caisse's strategic investment in this proposed acquisition underscores its continued commitment to the Company, while enabling the expansion and diversification of its asset base both within Québec and across international markets.

Champion's CEO, Mr. David Cataford, said, "The proposed acquisition of Rana Gruber supports our vision to collaborate in decarbonizing the steel industry by leveraging Rana Gruber's quality resources and proven iron ore operations. The Transaction offers an attractive value proposition for our shareholders, including an expected positive impact on our financial results, and strengthens Champion's leadership in the global high-quality iron ore industry by diversifying our asset base and product portfolio. In our review of this opportunity and dialogue with Rana Gruber, we have identified several opportunities, including technical cooperation, customer engagement, and asset improvement potential. The larger entity created by this Transaction will enable Champion to continue considering organic growth projects and optimizing its capital return strategies. Through our collaboration with Rana Gruber's management team, we intend to uphold our commitment to creating a positive impact for the local communities where we operate. We also thank our financial partners, including La Caisse and Scotiabank, for their continued support as we enter new markets, creating a global operating model to service the green steel supply chain."

La Caisse's Managing Director, Large Capitalizations, Québec, Mr. Jacques Marchand, said, "With this investment, La Caisse reaffirms its long-standing commitment to Champion, a recognized leader in high-quality iron ore mining operations and development. This acquisition strengthens the company's position as a key player in the high-grade iron ore market — a critical mineral in steel decarbonization — while supporting its long-term growth ambitions. It's also aligned with our strategy to foster the sustainable growth and global reach of companies firmly rooted in Québec."

About Rana Gruber

Rana Gruber is a Norwegian iron ore producer based in Mo i Rana, Nordland, with the owned properties benefiting from an heritage tracing back over 200 years of mining expertise. Rana Gruber was established in 1964 and listed on the Oslo stock exchange in 2021. Rana Gruber's current mining operations draw from an underground operation and nearby open pits, and benefits from an extensive resource base to potentially maintain current production levels for decades. The mining area is connected by a common carrier railway approximately 35 kilometres from its coastal processing plant, which has direct access to its dedicated port facility. Rana Gruber extracts and processes natural mineral resources to produce different types of iron ore concentrate. Accordingly, the company produces two different hematite iron ore concentrates, including a recent upgrade to 65% Fe quality, intended primarily for steel production with customers focused in Europe. Additionally, Rana Gruber produces a magnetite iron ore concentrate, a high purity iron-oxide product that finds use in sectors outside traditional metallurgy, such as water purification and industrial chemical applications focused in Europe, and has attracted a premium to the P65 index through time. With its access to renewable power, the company benefits from one of the lowest carbon emissions per ton of iron ore concentrate in the global industry.

¹ This is a non-IFRS financial measure or ratio of Rana Gruber. This measure is not a standardized financial measure under Rana Gruber's financial reporting framework used to prepare its financial statements and might not be comparable to similar financial measures used by other issuers. Refer to the section below.

As at September 30, 2025, Rana Gruber had current lease liabilities of NOK 95.4 million (US\$9.4 million) and non-current lease liabilities of NOK 189.3 million (US\$18.7 million). Apart from leases liabilities, Rana Gruber had no long-term debt. Rana Gruber has a credit facility of NOK 100 million (US\$9.9 million), which was unused as at September 30, 2025. As at September 30, 2025, Rana Gruber's cash and cash equivalents totalled NOK 24.7 million (US\$2.4 million).

Financing Details

As at September 30, 2025, Champion held a cash balance of C\$325.5 million, excluding the restricted cash account held by the Kami Iron Mine Partnership, and had access to undrawn amounts under its senior revolving credit facility of C\$514.9 million. The Company expects to fund the purchase price for the Transaction, estimated at US\$289 million (C\$399 million), and the related fees and expenses, through a combination of the proceeds of an equity private placement with La Caisse, a new committed secured term loan facility, and cash on hand. All of the above elements of the Transaction financing plan have been designed and structured with a view to maintaining financial leverage ratios at closing near existing levels.

Private Placement

The Private Placement is to be completed by way of an issue of subscription receipts on a prospectus-exempt and non-brokered basis, with each subscription receipt representing the right to receive one ordinary share of Champion upon and conditional on the successful completion of the Transaction. The issue price of C\$5.1508 per ordinary share for the Private Placement represents a discount of 3.5% to the trailing 20 trading days volume-weighted average trading price (VWAP) of the ordinary shares on the Toronto Stock Exchange (the "TSX") prior to the date of the announcement. Assuming closing of the Transaction and assuming no change in the number of ordinary shares issued and outstanding until closing of the Transaction, the Private Placement represents ordinary share dilution to Champion of approximately 5.0%, and La Caisse would hold approximately 8.5% of Champion's ordinary shares, in each case on a non-diluted basis.

The gross proceeds of the Private Placement will be deposited in escrow, to be released to Champion following announcement that the minimum acceptance condition of the Offer has been met, provided the other conditions for completion of the Offer, as set out in the Transaction Agreement, are satisfied and are expected to remain satisfied at the time of closing of the Transaction. La Caisse will also receive upon conversion of the subscription receipts for shares, a customary capital commitment fee and an amount equal to any dividends declared by Champion and payable to holders of ordinary shares of record as of dates from and including the closing date of the Private Placement to but excluding the date of the conversion of subscription receipts into shares. Should the conditions referred to above not have been satisfied by May 16, 2026, or the Offer lapse, terminate or be revoked or withdrawn, the gross proceeds of the Private Placement will be returned to La Caisse with interest actually earned thereon.

The issuance of the subscription receipts remains subject to the approval of the TSX and Australia Securities Exchange ("ASX"). Closing of the private placement is expected to occur in the first quarter of the 2026 calendar year, subject to the satisfaction of customary closing conditions, including applicable regulatory approvals.

New Term Loan Facility

Scotiabank, acting as sole underwriter, sole arranger and sole bookrunner, provided a binding commitment for the Term Loan consisting of a US\$150 million senior secured non-revolving credit facility, which shall be available by way of a single draw on and subject to closing of the Transaction.

Upon completion and execution of the final loan documentation and closing of the Transaction, the Term Loan will have a maturity of four years and is expected to bear the same interest rate as the Company's existing senior revolving credit facility. The Term Loan principal amount will be repaid at a pace of 2.5% quarterly, after a grace period of two quarters post closing of the Transaction, with the remaining balance to be repaid at maturity.

Transaction Timeline and Other Considerations

The Transaction will be implemented pursuant to the Offer. Rana Gruber's shareholders will be offered NOK 79 (US\$7.79) per share in cash, representing a total equity value of approximately NOK 2,930 million (US\$289 million) based on the number of issued and outstanding shares as at the date of the Announcement.

The Offer will be subject to customary launch and closing conditions, including but not limited to, the Offer being accepted to such extent that Champion (indirectly through a wholly-owned subsidiary) becomes the owner of shares representing more than 90% of the shares and voting rights in Rana Gruber. If, as a result of the Offer or otherwise, Champion acquires and holds (indirectly through a wholly-owned subsidiary) 90% or more of all issued and outstanding shares and voting rights of Rana Gruber, then it will have the right, and intends to, carry out a compulsory acquisition (squeeze-out) of the remaining shares. The complete details of the Offer, including all terms and conditions thereof, will be included in an offer document for the Offer (the "Offer Document") to be sent to Rana Gruber's shareholders following review and approval by the Financial Supervisory Authority of Norway (the "NFSA") pursuant to Chapter 6 of the Norwegian Securities Trading Act. The Offer Document is expected to be approved by the NFSA in time for the offer period to commence towards the end of January 2026. The Offer may only be accepted on the basis of the Offer Document.

In accordance with Norwegian securities laws, the Offer is expected to initially be opened for acceptance by Rana Gruber shareholders for a period of four weeks following launch of offer period. Subject to the approval of the NFSA, Champion may, at its discretion, extend the acceptance period one or more times. Barring unforeseen circumstances or extensions of the acceptance period of the Offer, it is currently expected that if successful, the Offer will be completed in the second quarter of the 2026 calendar year, assuming the prior satisfaction or waiver of all conditions for the Offer.

Subject to such considerations, the Transaction is expected to close in the second quarter of the 2026 calendar year. Post closing of the Transaction, senior management of Rana Gruber are expected to remain as leadership of Champion's Norwegian subsidiary, including the company's CEO, Mr. Gunnar Moe, who has led the company for several years.

Pre-Acceptance Undertakings; Rana Gruber Board Recommendation

In connection with the Offer, Mirabella Financial Services LLP, on behalf of Svelland Global Trading Master Fund and certain other accounts, multiple large shareholders and all members of the board of directors and the executive management of Rana Gruber, who own approximately 51% of the issued and outstanding shares of Rana Gruber as at the date of the Announcement, have entered into separate pre-acceptance undertakings, whereby they have agreed subject to the terms and conditions thereof to tender their shares into the Offer.

Rana Gruber has agreed to customary non-solicit covenants, including not to, directly or indirectly, solicit alternative offers for the shares or Rana Gruber's assets or otherwise take any action that may prejudice, impede, delay or frustrate the Offer. The Transaction Agreement includes a customary right to match any superior competing proposal in favor of the Company.

The board of directors of Rana Gruber has also unanimously resolved to recommend the Rana Gruber shareholders to accept the Offer.

Financial and Legal Advisors

Advokatfirmaet BAHR AS, Stikeman Elliott LLP, Ashurst LLP and McCarthy Tetrault LLP are acting as legal advisors to Champion, while Clarksons Securities AS is acting as its financial advisor. Wikborg Rein Advokatfirma AS is acting as legal advisor for Rana Gruber, while DNB Carnegie, a part of DNB Bank ASA, is acting as its financial advisor. Fasken Martineau DuMoulin LLP and Clayton Utz are acting as legal advisors to La Caisse.

Conference Calls and Webcasts Online Archive and Replay

- First event will be on December 21, 2025, at 17:00 PM (Montréal time) / December 22, 2025, at 9:00 AM (Sydney time)
- Second event will be on December 22, 2025, at 9:30 AM (Montréal time) / December 23, 2025, at 1:30 AM (Sydney time)

An online archive of the webcast will be available by accessing the Company's website at www.championiron.com/investors/events-presentations. A telephone replay will be available for one week after the call by dialing +1-888-660-6345 within North America or +1-289-819-1450 overseas, and entering passcode 10256# for the First Event and 67944# for the Second Event.

About Champion Iron Limited

Champion, through its wholly-owned subsidiary Quebec Iron Ore Inc., owns and operates the Bloom Lake Mining Complex located on the south end of the Labrador Trough, approximately 13 kilometres north of Fermont, Québec. Bloom Lake is an open-pit operation with two concentration plants that primarily source energy from renewable hydroelectric power, having a combined nameplate capacity of 15M wet metric tonnes per year that produce lower contaminant high-grade 66.2% Fe iron ore concentrate with a proven ability to produce a 67.5% Fe direct reduction quality iron ore concentrate. Benefiting from one of the highest purity resources globally, Champion is investing to upgrade half of the Bloom Lake's mine capacity to a direct reduction quality pellet feed iron ore with up to 69% Fe. Bloom Lake's high-grade and lower contaminant iron ore products have attracted a premium to the P62 index. Champion ships iron ore concentrate from Bloom Lake by rail, to a ship loading port in Sept-Îles, Québec, and has delivered its iron ore concentrate globally, including in China, Japan, the Middle East, Europe, South Korea, India and Canada. In addition to Bloom Lake, Champion holds a 51% equity interest in Kami Iron Mine Partnership, an entity also owned by Nippon Steel Corporation and Sojitz Corporation, which owns the Kami Project. The Kami Project is located near available infrastructure, only 21 kilometres southeast of Bloom Lake. Champion also owns a portfolio of exploration and development projects in the Labrador Trough, including the Cluster II portfolio of properties, located within 60 kilometres south of Bloom Lake.

For further information, please contact:

Champion Iron Limited

Michael Marcotte, CFA
Senior Vice-President, Corporate Development and Capital Markets
+1-514-316-4858, Ext. 1128
info@championiron.com

For additional information on Champion Iron Limited, please visit our website at: www.championiron.com.

This press release has been authorized for release to the market by the board of directors of Champion Iron Limited.

Presentation of Financial Information

All dollar figures in this press release are in Canadian dollars, except when stated otherwise. Where financial information of Rana Gruber or another dollar figure has been converted from Norwegian Krone (NOK) to U.S. dollars for purposes of comparison, NOK have been converted at an exchange rate of NOK 10.1415 per US\$1.00. Canadian dollars have been converted at an exchange rate of CAD 1.3802 per US\$1.00.

References to "trailing four quarters" or "LTM" in this press release means the trailing twelve-month period ended September 30, 2025. Rana Gruber's financial information for the LTM period ended September 30, 2025, presented herein is unaudited and has been derived by adding Rana Gruber's unaudited interim consolidated financial information for each guarter therein.

Rana Gruber's financial statements were prepared in accordance with IFRS. However, the financial information of Rana Gruber presented in this document has not been adjusted to give effect to the differences between the accounting policies of Rana Gruber and the Company, and thus may not be directly comparable to the Company's financial information.

Non-IFRS and Other Financial Measures of Rana Gruber

The description of, and certain information about, Rana Gruber included in this press release is based upon information made publicly available by Rana Gruber in documents published under Rana Gruber's profile on Euronext Oslo Børs' electronic information system at https://newsweb.oslobors.no and upon non-public information made available by Rana Gruber to the Company. Such information has not been verified independently by the Company. Accordingly, an unavoidable level of risk remains regarding the accuracy and completeness of the information regarding Rana Gruber and contained in this press release.

This press release includes certain non-IFRS financial measures, ratios and supplementary financial measures in respect of Rana Gruber. Such measures are included to provide investors with additional information in order to help them evaluate the underlying performance of Rana Gruber. These measures are mainly derived from Rana Gruber's public interim financial reports for the periods outlined (within the section Appendix – Alternative performance measures of these financial reports), available on Rana Gruber's website at www.ranagruber.no. Non-IFRS financial measures are not standardized and may not be comparable to similar measures used by other issuers, including the Company's non-IFRS measures. Management believes that these measures, in addition to conventional measures prepared in accordance with IFRS, provide investors with an improved ability to understand the results of Rana Gruber's operations. Non-IFRS and other financial measures should not be considered in isolation or as substitutes for measures of performance prepared in accordance with IFRS. The exclusion of certain items from non-IFRS financial measures does not imply that these items are necessarily non-recurring.

EBITDA is defined by Rana Gruber as the profit or loss for the period before net financial income (expenses), income tax expense, depreciation and amortisation.

(in NOK thousands)	October 1 st to December 31, 2024	January 1 st to March 31, 2025	April 1 st to June 30, 2025	July 1 st to September 30, 2025	LTM
Profit/(loss) for the period	57,139	130,301	49,726	96,358	333,524
Income tax expense	16,116	36,751	14,025	27,178	94,070
Net financial income/(expenses)	23,351	(45,306)	(31,577)	(13,579)	(67,111)
Depreciation	50,396	58,400	60,326	62,734	231,856
EBITDA	147,002	180,146	92,500	172,691	592,339

Cash cost per metric tons is defined by Rana Gruber as cash cost divided by metric tons of iron ore produced. Metric tons of iron ore are defined as metric tons of hematite and magnetite produced in the current period. Cash cost is defined by Rana Gruber as the sum of raw materials and consumables used, employee benefit expenses and other operating expenses.

	October 1st to	January 1 st to	April 1 st to	July 1st to	LTM
	December 31,	March 31,	June 30,	September 30,	
(in NOK thousands)	2024	2025	2025	2025	
Raw materials and consumables used	83,580	104,801	106,703	98,531	393,615
Employee benefit expenses	95,231	101,322	90,731	102,027	389,311
Other operating expenses	67,737	65,240	69,273	60,002	262,252
Realised hedging positions electric power	3,023	1,663	2,817	2,322	9,825
Cash cost	249,571	273,026	269,524	262,882	1,055,003
	479	474	441	473	1,867
Thousand of metric tons of iron ore produced					
Cash cost per metric tons produced	521	575	611	556	565

Qualified Person

Vincent Blanchet, P. Eng., Engineer at Quebec Iron Ore Inc., is a "qualified person" as defined by National Instrument 43-101 – Standards of Disclosure for Mineral Projects and has reviewed and approved, or has prepared, as applicable, the disclosure of the scientific and technical information contained in this press release and has confirmed that the relevant information is an accurate representation of the available data and studies for the relevant projects. Vincent Blanchet is a member of the Ordre des ingénieurs du Québec.

Forward-Looking Statements

This announcement, oral statements made regarding the Transaction or the Offer, and other information published by Champion, contain certain information and statements that may constitute "forward-looking information" or "forward-looking statements" under applicable securities legislation ("forward-looking statements"). Forward-looking statements are statements that are not historical facts and are generally, but not always, identified by the use of words such as "will", "plans", "expects", "is expected", "budget", "scheduled", "estimates", "continues", "forecasts", "projects", "predicts", "intends", "anticipates", "aims", "targets" or "believes", or variations of, or the negatives of, such words and phrases or state that certain actions, events or results "may", "could", "would", "should", "might" or "will" be taken, occur or be achieved. Inherent in forward-looking statements are risks, uncertainties and other factors beyond the Company's ability to predict or control.

All statements, other than statements of historical facts, included in this press release that address future events, developments or performance are forward-looking statements. Forward-looking statements include, among other things, statements regarding the expected timing and scope of the Transaction, including timing for launch of the Offer; the expected effects of the Transaction on the Company, including the expected near-term accretive impact per ordinary share of Champion's revenue, EBITDA and cash flows from operating activities and the Company's expectations that it will maintain its financial leverage ratios at closing near existing levels through the proposed financing structure; the issuance of the subscription receipts pursuant to the Private Placement; the expectations regarding whether the Offer will be launched or Transaction will be completed, including whether any conditions to launch or conditions to completion of the Offer will be satisfied or waived; the anticipated timing for completion of the Offer and the Transaction; the expected sources of financing of the transaction and the consummation of the financing contemplated by the committed debt financing; closing of the Private Placement, including the expected timing thereof and whether closing conditions to completion thereof will be satisfied; and other statements other than historical facts. Such forward-looking statements are prospective in nature and are not based on historical facts, but rather on current expectations and on numerous assumptions regarding the business strategies and the environment in which Champion and/or Rana Gruber may operate in the future.

Although the Company believes the expectations expressed in such forward-looking statements are based on reasonable assumptions, such forward-looking statements involve known and unknown risks, uncertainties and other factors, most of which are beyond the control of such parties, which may cause actual results, performance or achievements to differ materially from those expressed or implied by such forward-looking statements. Factors that could cause actual results to differ materially from those expressed in forward-looking

statements include, without limitation: the satisfaction of the conditions to completion of the Transaction on the proposed terms and schedule; the state of the global economy and the economies of the regions in which the Champion and/or Rana Gruber operate; the state of and access to global and local capital and credit markets; the availability of borrowings to be drawn down under, and the utilization of, various elements and components of Champion's financing plan in accordance with their respective terms; the sufficiency of Champion's liquidity and working capital requirements for the foreseeable future; the ability of Champion to successfully integrate Champion's businesses, processes, systems and operations and retain key employees; Rana Gruber's or Champion's businesses, operating results, cash flows and/or financial conditions; including as relates to Champion, risks, uncertainties and assumptions relating to the potential failure to realise anticipated benefits from the Transaction, currency exchange risk and foreign currency exposure related to the purchase price of the Transaction; Champion's reliance upon information provided by Rana Gruber in connection with the Transaction and publicly available information; potential undisclosed costs or liabilities associated with the Transaction. Champion being adversely impacted during the pendency of the Transaction, and change of control and other similar provisions and fees; Champion's ability to retain and attract new business, achieve synergies and maintain market position arising from successful integration plans relating to the Transaction: Champion's ability to otherwise complete the integration of Rana Gruber within anticipated time periods and at expected cost levels, Champion's ability to attract and retain key employees in connection with the Transaction, management's estimates and expectations in relation to future economic and business conditions and other factors in relation to the Transaction, the realization of the expected strategic, financial and other benefits of the Transaction, the accuracy and completeness of public and other disclosure (including financial disclosure) by Rana Gruber; future prices of iron ore; future transportation costs; general economic, competitive, political and social uncertainties; continued availability of capital and financina and general economic, market or business conditions; timing and uncertainty of industry shift to electric arc furnaces, impacting demand for high-grade feed; failure of plant, equipment or processes to operate as anticipated; delays in obtaining governmental approvals, necessary permitting or in the completion of development or construction activities; the results of feasibility studies; changes in the assumptions used to prepare feasibility studies; project delays; geopolitical events; and the effects of catastrophes and public health crises on the global economy, the iron ore market and Champion's operations, as well as those factors discussed in the section entitled "Risk Factors" of Champion's Management's Discussion and Analysis for the financial year ended March 31, 2025, available under the Champion's profile on SEDAR+ at www.sedarplus.ca, the ASX at www.asx.com.au and the Champion's website at www.championiron.com.

If any one or more of these risks or uncertainties materialises or if any one or more of the assumptions prove incorrect, actual results may differ materially from those expected, estimated or projected. Such forward looking statements should therefore be construed in the light of such factors. Neither Champion nor any member of its group, nor any of its members, associates or directors, officers or advisers, provides any representation, assurance or guarantee that the occurrence of the events expressed or implied in any forward-looking statements in this announcement will actually occur. Given these risks and uncertainties, potential investors should not place any reliance on forward looking statements.

All of the forward-looking statements contained in this announcement are given as of the date hereof and are based upon the opinions, estimates and information available as at the date hereof. Champion disclaims any intention or obligation to update or revise any of the forward-looking statements, whether as a result of new information, future events or otherwise, except as required by law. If one or more forward-looking statements is updated, no inference should be drawn that additional updates with respect to those or other forward-looking statements will be made. The foregoing list of risks and uncertainties is not exhaustive. Readers should carefully consider the above factors as well as the uncertainties they represent and the risks they entail.