

Mfg. of HDPE / PP Woven Sacks

 Regd. Office & Works ;

 485, Santej – Vadsar Road, Santej, Tal. Kalol, Dist. – Gandhinagar – 382721.
 CIN – L25200GJ1984PLC050560

 Ph : (079) 27550764, 27561000
 Fax : 91-79-27551764
 Email : info@champalalgroup.com

BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Fort, Mumbai – 400 001

Ref- Gopala Polyplast Limited (Script Code- 526717)

Subject- Compliance under Regulation 30 and Regulation 47 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015

Dear Sir,

Pursuant to Section 91 of Companies Act 2013 and Regulation 30 and Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed Public Notice published today (i.e. November 04, 2020) in the Newspapers viz.- Financial Express (in English and Gujarati), informing about the Record Date for giving the effect of Reduction of Share Capital as per the Resolution Plan duly approved by the Hon'ble National Company Law Tribunal, Ahmedabad Bench, vide its order dated August 07, 2020 under section 30(6) of the Insolvency and Bankruptcy Code (IBC) 2016.

You are requested to take note of the same.

For Gopala Polyplast Limited

Khushboo SuFana Company Secretary

Date- November 4, 2020 Place- Ahmedabad

Encl-a/a

FINANCIAL EXPRESS



SINTEX INDUSTRIES LIMITED SINTEX CIN: L17110GJ1931PLC000454 Regd. Office : Kalol (N.G.) - 382 721, Dist: Gandhinagar, Gujarat, India. Ph.: +91-2764-253000, E-mail: share@sintex.co.in, Website: www.sintex.in

NOTICE

NOTICE is hereby given that pursuant to Regulation 29 and 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a meeting of the Board of Directors of the Company is scheduled to be held on Tuesday, November 10, 2020, inter alia, to consider and approve the Unaudited Financial Results of the Company for the Second Quarter and half year ended 30th September, 2020. A copy of the said notice and Financial Results on approval shall also be available on Company's website at www.sintex.in and also on Stock Exchange's website at www.bseindia.com and www.nseindia.com.

	For Sintex Industries Limited
Place: Kalol (N.G.)	Hitesh T. Mehta
Date: 03-11-2020	Company Secretary

PANTH INFINITY LIMITED

E-mail Id: admin@jagdambapolymers.com Website: www.shrijagdamba.com Tel No. 079-26565792

NOTICE

NOTICE is hereby given pursuant to Regulation 47 of SEBI (Listing Obligation and Disclosure Requirements) Regulation, 2015 that the Board of Directors meeting of SHRI JAGDAMBA POLYMERS LIMITED will be held on Thursday November 12, 2020 at the registered office of the company for consideration of Unaudited quarterly results along with Limited review report for Quarter and Half year ending on September 30, 2020. 2. Any other Matter which the Board deems fit, with the permission of the Chairman. Information in this regard is also available on the website of the company i.e. www.shrijagdamba.com and on the website of stock exchange i.e. www.bseindia.com Also note that the trading window shall remain close till 48 hours after the result pursuant to the meeting made public. For, Shri Jagdamba Polymers Limited SD/-

RIDDHI SIDDHI GLUCO BIOLS LIMITED CIN: L24110GJ1990PLC013967

Regd. Office: 10, Abhishree Corporate Park, Nr. Swagat Bunglows BRTS Busstand, Ambli-Bopal Road, Ambli, Ahmedabad, Gujarat-380058.

Phone: 02717-298600-602, email: ahmd@riddhisiddhi.co.in

NOTICE

Pursuant to Regulation 29 read with Regulation 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, Notice is hereby given that a meeting of the Board of Directors of the Company is Scheduled to be held on Tuesday, 10th November, 2020, to, inter alia, consider and approve the unaudited standalone and consolidated financial results of the Company for the quarter and half year ended 30th September, 2020.

The said notice may be accessed at the Company's website at www.riddhisiddhi.co.in and of Stock Exchange's website at www.bseindia.com.

For Riddhi Siddhi Gluco Biols Limited Place: Ahmedabad **Company Secretary** e: 02/11/2020



Uniphos En CIN : L242190 Regd. Office : 11, G.I.D.C., Vap	GJ1969PLC	001588		mite	d	
Unaudited Financial Results for the Quar	ter/Six m	onths en	ded 30 th :	Septemb	er, 2020	(Rs. In Lakhs
	(Luarter ended	5. T	Six mont	hs ended	Year ended
Particulars		30-06-2020	30-09-2019	30-09-2020	30-09-2019	31-03-2020
	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
Total income from operations. Net Profit / (loss) for the period before tax and exceptional items Net Profit / (loss) for the period after tax Total Comprehensive Income for the period (Comprising profit for the period (after tax) and Other Comprehensive income (after tax)} Equity Share Capital Earnings Per Share (of Rs. 2/- each)	2,340.54 2,339.96 31,815.82 1,390.92	90.03 25.24 25.11 38,268.19 1,390.92	1,984.79 1,969.50 (10,294.65) 1,390.92	90.03 2,365.78 2,365.07 70,084.01 1,390.92	2,005.31 1,984.31 (15,052.19) 1,390.92	22.68 2,042.70 2,007.44 (1,17,982.96) 1,390.92
Basic and diluted (Rs. Per share) (not annualised)	3.36	0.04	2.83	3.40	2.85	2.89

The above is an extract of the detailed format of Quarterly / Six monthly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the website of the Company at www.uelonline.com and may also be accessed on the website of the Stock Exchanges, i.e. BSE Limited (BSE) at www.bseindia.com and National Stock Exchange of India Limited (NSE) at www.nseindia.com. where the equity shares of the Company are listed.

Note: The above unaudited financial results were reviewed by the Auclit Committee and thereafter approved at the meeting of the Board of Directors held on 3" November, 2020.

For Uniphos Enterprises Limited

Rajnikant Devidas Shroff **Chairman and Managing Director** (DIN:00180810)

Place : Mumbai Date : 3" November, 2020



GOKUL REFOILS AND SOLVENT LIMITED

Regd.Office: State Highway No.41 Nr. Sujanpur Patia, Sidhpur-38415 Corporate Office: 'Gokul House', 43, Shreemali Co-operative Housing OKUL Society Ltd, Opp. Shikhar Building, Navrangpura, Ahmedabad- 380009 CIN: L15142GJ1992PLC018745 Website: www.aokularoup.com

NOTICE

suant to Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and closure Requirements) Regulations 2015, the Meeting of the Board of Directors of KUL REFOILS AND SOLVENT LIMITED will be held on Tuesday. November, 2020 at the Bahuchar Krupa Bungalow, Road Behind SMS Hospital, ar Tapovan Circle, Ahmedabad, - 382424 interalia to consider and to approve ndalone and Consolidated Unaudited Financial Results and cash flow statement. the Second quarter and half year ended on 30" September, 2020 along with ious other businesses. This Information is posted on Company's website at w.gokulgroup.com and BSE website at www.bseindia.com and NSE website at w.nseindia.com. For, Gokul Refoils and Solvent Limited Sd/-Abhinav Mathur ce: Ahmedabad

Date: 03.11.2020 **Company Secretary**

Stressed Assets Management बैंक ऑफ़ बडौदा Branch, 1st Floor, Kamdhenu Complex, Bank of Baroda Panjarapole Cross Road, Ambawadi, Ahmedabad-15 1 100 ID 100 Emailsamahm@bankofbaroda.co.in POSSESSION NOTICE (FOR IMMOVABLE PROPERTY) Whereas. The undersigned being the authorized officer of the BANK OF BARODA under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (54 of 2002) and in exercise of powers conferred under Section 13(12) read with rule 3 of the Security Interest (Enforcement) Rules, 2002 issued a demand notice dated 28.12.2018 calling upon the borrower M/s H.M.Industrial Pvt. Ltd. (CIN No. U27205GJ2016PTC092510) to repay the amount mentioned in the notice being Rs.11100.59 Lakhs (Rupees One Hundred

	03.11.2020
Place:	Ahmedabad

Jain: 02 44 2020

Kunjal Soni Company Secretary

GOPALA POLYPLAST LIMITED.

(CIN:- L25200GJ1984PLC050560) Reg. Office: - Plot No. 485, Santej Vadsar Road, Santej, Tal. Kalol, Dist.

Gandhinagar-Gujarat - 382721 Corporate Office: - H B Jirawala House, 13 Nav Bharat Society, Opp. Panchsheel Bus Stop, Usmanpura, Ahmedabd-13

Public Notice

Notice is hereby given that pursuant to Section 91 of the Companies Act, 2013 and Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board of Directors of the company in consultation with BSE Limited, has fixed Wednesday, November 11, 2020 as the Record Date for giving the effect of Reduction of Share Capital as per the Resolution Plan duly approved by the Hon'ble National Company Law Tribunal, Ahmedabad Bench, vide its order dated August 07, 2020 under section 30(6) of the Insolvency and Bankruptcy Code (IBC) 2016.

S. No.	Particulars	Remarks	1
1	Share holding of Erstwhile Promoters & Promoter Group	Entire 30,17,309 Equity Shares of Rs 10/- shall stand cancelled & reduced to Zero (0). Entire 4,80,000 Preference Shares of Rs. 100/- each shall stand cancelled & reduced to Zero (0).	
2	Public	1 Equity Share of Rs.10/- each to be issued in lieu of every existing 32 Equity Shares of Rs.10/- each held by the Public share holders and Fraction shares shall reduced to zero (0).	
	03-11-2020 Ahmedabad	For Gopala Polyplast Limited Khushboo Surana (Company Secretary)	The indian Ex For the Indian

Indian Bank

ALLAHABAD

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financialexp.epapr.in

Eleven Crore Fifty Nine Thousand only) and interest thereon w.e.f. 28.12.2018 within 60 days from the date of receipt of the said notice

The borrower having failed to repay the amount, notice is hereby give to M/s H.M.Industrial Pvt. Ltd. (CIN No. U27205GJ2016PTC092510 and the public in general that the undersigned has taken possession o the property described herein below in exercise of powers conferred on him under sub-section (4) of section 13 of Act read with rule 8 of the Security Interest Enforcement) Rules, 2002 on this the 29th day of October of the year 2020.

The borrower's attention is invited to provisions of sub-section (8) of section 13 of the Act, in respect of time available, to redeem the secured assets.

The borrower in particular and the public in general is hereby cautioned not to deal with the property and any dealings with the property/ies will be subject to the charge of Bank of Baroda, Kapadwanj Branch, Kapadwan for an amount of Rs.11351.93 Lakhs (Rupees One Hundred Thirteen Crore Fifty One Lakhs Ninety Three Thousand only) and interest thereon.

DESCRIPTION OF THE IMMOVABLE PROPERTY

Non Agricultural property being the first floor Shop / Office No. 9 to 16 situated on the first floor of the building commercial complex known as National Plaza constructed on land bearing property No.6653-6654 paiki of town / Ta Kapadwanj Dist. Kheda along with the building constructed there on owned by Mr. Harpal Suresh Bhai Patel.

Date: 29th October 2020 **Authorized Officer Place: Kapadwanj** BANK OF BARODA

Indianexpress.com I choose substance over sensation. Inform your opinion with melibie journalism

The Indian EXPRESS

E - AUCTION NOTICE Branch: University Road, Rajkot, Ambition" Feet Ring Road, Near Indira Circle, Rajkot. FOR SALE OF IMMOVABLE PROPERTIES Ph No. 0281-2589071 [See proviso Rule 8 (6)]

E-Auction Sale Notice for Sale of Immovable Assets under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 read with proviso to Rule 8 (6) of the Security Interest (Enforcement) Rules, 2002.

Notice is hereby given to the public in general and in particular to the Borrower/s and Guarantor/s and Mortgagor/s that the below described immovable property mortgaged/ charged to the Secured Creditor, the Physical/Symbolic Possession of which has been taken by the Authorised Officer of Indian Bank, Secured Creditor, will be sold on "As is where is", "As is what is", and "Whatever there is" on the date mentioned below for recovery of due to the Secured Creditor from the below mentioned Borrower/s and Guarantor/s Borrower/s and Guarantor/s and Mortgagor/s. The reserve price and the earnest money deposit and short description of immovable property are also mentioned hereunder "The borrowers attention is invited to the provision of sub-section (8) of Section 13 of the Act, in respect of time available, to redeem the secured assets."

Sr. No.	Cummata all Asstances (a)			Reserve Price	
1	Shri Jaysan Vinodbhai Sidapara (Applicant) Shri Jaysan Vinodbhai Sidapara (Applicant/Mortgagor) Kantaben V Sidapara (Guarantor) Branch: University Road	para (Applicant) 53-24 on the 4th floor, flat of building name Royal Homes 2, constructed on land Plot N Jaysan Vinodbhai and 9, total land Adm.sq.mtr 588-53 of village: Haripar(pal), R.S. No 56/1-7 paiki area kni as Green Hills Park, Dist Rajkot in the state of Gujarat. Boundaries: North: Margin Sp then Road, South: Stair & Flat No 402, East: Margin Space then road, West: Flat No 404			
2	M/s Hariom Metals (Borrower) Mr. Maulik B Upadhyay (Borrower and Mortgagor) Mrs. Zarna Upadhyay (Co-Borrower & Guarantor) Mr. Bhadrik Upadhyay (Guarantor) Mr. Rajnikant Jaysukhlal Vyas (Guarantor & Mortgagor) Branch: University Road	Property 1 - All that part and parcel of the property consisting Flat No. 32, Third Floor , Shree Apartment, Plot No. 169/4 & 170 paikee, R S No. 431 & 432 paikee, CSW No. 15, CS. No. 2765, Opposite Railway Tracks, Near Priya Apartment & Ajmera Apartments, Sardarnagar Area, Rajkot Boundaries: On the North by: Other's Property, On the South by: Passage, On the East by: Flat No. 33, On the West by: Flat No. 31 and Stair Case. Property 2 - Block & Plot No. 45-54/11, R S No. 383. P 3, Vrundavan Park-4, "Aavkar Residency" Behind Divya Cotton Ginning, off Gondal byepass towards Jetpur, Gondal. Boundaries: On the North by: Property of Plot No. 45 to 54/10 that side measurement is 13-80 mtr, On the South by: Property of Plot No. 45 to 54/12 that side measurement is 13-80 mtr, On the East by: 7-50 mtr wide road that side measurement is 3-78 mtr, On the West by: Plot no. 30 to 47/6.	Rs. 4634200.00 as per Demand Notice dated 22.06.2016 plus interest till the date of realization & costs, charges and expenses.	Rs.11.76 Lacs & Rs. 15.78 Lacs	
	The second se		and the state of the second large		
Ea	rnest Money Deposit :	10% of Reserve Price.	For further details	STRATE AND A ST	
Las	st Date & time for Submissio	n of Process compliance Form with EMD amount : On 18/11/2020 up to 4.00	Terms & Conditions, (Contact	
Las P.N	st Date & time for Submission M. E-auction through https://w	2000 C		Contact mle	
La: P.N bid	st Date & time for Submission A. E-auction through https://v Ider on or before EMD Date a	n of Process compliance Form with EMD amount : On 18/11/2020 up to 4.00 www.mstcecommerce.com Registration should be completed by Intending	Terms & Conditions, (Mr. Kishore S Dar Ph : 0281-2234362, Mob : E-mail:	Contact nie 9427616319	
La: P.N bid E-/ Bid	st Date & time for Submission M.E-auction through https://w Ider on or before EMD Date an Auction Date :- On 20/11/ d Incremental Value is	n of Process compliance Form with EMD amount : On 18/11/2020 up to 4.00 www.mstcecommerce.com Registration should be completed by Intending nd there should be EMD balance in global wallet. 2020, Between 11.00 A.M to 03.00 P.M. with unlimited extension. Rs. 10000	Terms & Conditions, (Mr. Kishore S Dar Ph : 0281-2234362, Mob : E-mail: universityroad@indianb	Contact nie 9427616319	
La: P.N bid E-/ Bid Det	st Date & time for Submission M.E-auction through https://w Ider on or before EMD Date an Auction Date :- On 20/11/ d Incremental Value is	n of Process compliance Form with EMD amount : On 18/11/2020 up to 4.00 www.mstcecommerce.com Registration should be completed by Intending nd there should be EMD balance in global wallet. 2020, Between 11.00 A.M to 03.00 P.M. with unlimited extension. Rs. 10000 nown to the Bank - There is no encumbrance on the property described here	Terms & Conditions, (Mr. Kishore S Dar Ph : 0281-2234362, Mob : E-mail: universityroad@indianb	Contact nie 9427616319	
Las P.N bid E-/ Bid Det bes Imp Reg auc doc	st Date & time for Submission A. E-auction through https://wider on or before EMD Date and Auction Date :- On 20/11/ d Incremental Value is ail of encumbrance, if any k at of knowledge & information portant note for the prospen- gistration : Bidder to register ationhome/ibapi/) using his cuments shall be verified by a line/off-line transfer of fund u	n of Process compliance Form with EMD amount : On 18/11/2020 up to 4.00 www.mstcecommerce.com Registration should be completed by Intending nd there should be EMD balance in global wallet. 2020, Between 11.00 A.M to 03.00 P.M. with unlimited extension. Rs. 10000 nown to the Bank - There is no encumbrance on the property described here	Terms & Conditions, (Mr. Kishore S Dar Ph : 0281-2234362, Mob : E-mail: universityroad@indiant rein to the vance : Step 1 : Bidder https://www.mstcecomr ad requisite KYC docum	Contact nle 9427616319 ank.co.in /Purchase nerce.com nents. KYC	
Las P.N bid E-/ Bid bes Imp Reg auc doc Onl Ste	st Date & time for Submission A. E-auction through https://wider on or before EMD Date and Auction Date :- On 20/11/ d Incremental Value is ail of encumbrance, if any k at of knowledge & information portant note for the prospen gistration : Bidder to register tionhome/ibapi/) using his cuments shall be verified by a line/off-line transfer of fund u p 1 to Step 3 should be compil downloading further details	n of Process compliance Form with EMD amount : On 18/11/2020 up to 4.00 www.mstcecommerce.com Registration should be completed by Intending and there should be EMD balance in global wallet. 2020, Between 11.00 A.M to 03.00 P.M. with unlimited extension. Rs. 10000 nown to the Bank - There is no encumbrance on the property described her n of the Authorized Officer. ctive bidders :- Bidder has to complete following formalities well in adv on e-Auction portal (link given above) http://www.mstcecommerce.com (i.e, mobile number and email-id. Step 2 : KYC Verification: Bidder to uploa e-auction service provider (may take 2 working days). Step 3 : Transfer of EMI sing NEFT/Transfer, using challan generated on e-Auction portal.	Terms & Conditions, (Mr. Kishore S Dar Ph : 0281-2234362, Mob : E-mail: universityroad@indiant rein to the vance : Step 1 : Bidder https://www.mstcecomr ad requisite KYC docum	Contact nle 9427616319 ank.co.in /Purchase nerce.com nents. KYC	
Las P.M bid E-/ Bid Det bes Imp Reg auc doc Onl Ste For 1. h	st Date & time for Submission A. E-auction through https://wider on or before EMD Date and Auction Date :- On 20/11/ d Incremental Value is ail of encumbrance, if any k at of knowledge & information portant note for the prospent gistration : Bidder to register ationhome/ibapi/) using his cuments shall be verified by a line/off-line transfer of fund u p 1 to Step 3 should be completed downloading further details attps://www.indianbank.in, 2.	n of Process compliance Form with EMD amount : On 18/11/2020 up to 4.00 www.mstcecommerce.com Registration should be completed by Intending and there should be EMD balance in global wallet. 2020, Between 11.00 A.M to 03.00 P.M. with unlimited extension. Rs. 10000 nown to the Bank - There is no encumbrance on the property described her n of the Authorized Officer. ctive bidders :- Bidder has to complete following formalities well in adv on e-Auction portal (link given above) http://www.mstcecommerce.com (i.e, mobile number and email-id. Step 2 : KYC Verification: Bidder to uploa e-auction service provider (may take 2 working days). Step 3 : Transfer of EMI sing NEFT/Transfer, using challan generated on e-Auction portal. leted by bidder well in advance, on or before EMD date. and Terms & Conditions, please visit: https://www.mstcecommerce.com, 3. https://www.ibapi.in o the Borrower/Guarantors/Mortgagors of the above said loan about h	Terms & Conditions, (Mr. Kishore S Dar Ph : 0281-2234362, Mob : E-mail: universityroad@indiant rein to the vance : Step 1 : Bidder https://www.mstcecom ad requisite KYC docum D amount to his Global E	Contact nle 9427616319 ank.co.in //Purchase nerce.com nents. KYC MD Wallet	

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NOTICE is hereby given that pursuant to Regulation 29 read Disclosure Requirements) Regulations, 2015, the meeting of the Board of Directors of the Company will be held on Tuesday, Company at 7, Shree Shakti Estate, Behind Milan Complex. Sarkhej- Sanand Cross Road, Sarkhej, Ahmedabad - 382 210, and Consolidated Un-Audited Financial Results of the Company along with the Limited Review Report for the 2nd Quarter ended on September 30, 2020 as per Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. In this connection, as per the Company's Code of Conduct to regulate, monitor and report trading by insiders, adopted by the Board pursuant to SEBI (Prohibition of Insider Trading) Regulations, 2015, the trading window for dealing in the Persons from Thursday, October 01, 2020 to Thursday, November 12, 2020 (both days Inclusive). The Trading Window will be re-opened from Friday, November 13, 2020 onward. Pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, aforesaid notice can be accessed from the Company's Website at www.sctl.in and can also be accessed from the website of the Stock



Registered Office:-"Sandesh Bhavan", Lad Society Road, B/h. Vastrapur Gam, P.O. Bodakdev, Ahmedabad-380054 (Gujarat) Phone No.: (079) 40004000 · Fax: (079) 40004242, Email:- investorsgrievance@sandesh.com - Website:- www.sandesh.com NOTICE OF BOARD MEETING

NOTICE is hereby given that pursuant to Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a meeting of the Board of Directors of the Company will be held on Thursday, November 12, 2020, at 05:30 p.m., at Registered Office of the Company, inter alia, to consider, approve and take on record the Standalone and Consolidated Un-Audited Financial Results of the Company for the Quarter and Six months ended on September 30, 2020. The information contained in this Notice is also available on the website of the Company i.e. www.sandesh.com and also on the website of the Stock Exchanges, where the equity shares of the Company are listed i.e. www.bseindia.com and www.nseindia.com.

Further, as per the "Code of Conduct for Prevention of Insider Trading" and "Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information" adopted by the Company under SEBI (Prohibition of Insider Trading) Regulations, 2015, as amended, the Trading Window for trading in the Equity Shares of the Company has been closed from October 1, 2020 till the expiry of 48 hours after the declaration of the Standalone and Consolidated Un-Audited Financial Results for the Quarter and Six months ended on September 30, 2020, to the Stock Exchanges. By order of the Board,

Place : Ahmedabad Date : 03.11.2020

GBL INDUSTRIES LIMITED (Formerly known as GUJARAT BITUMEN LIMITED) . CIN: L24117GJ1985PLC007985

Regd. Off : 801, SAFAL PRELUDE, 8th Floor, B/h. Pinnacle Business Park, Corporate Road, Prahladnagar, Ahmedabad-380015, E-mail: gujaratbitumen@gmail.com • web : www.gujaratbitumen.com, Tel. : 91-8160162721 Extract of Unaudited Financial Results for the Quarter Ended & Half Ended on 30th Sent 2020/Purses in Lakhau

www.nseindia.com. For, ATUL AUTO LIMITED (Paras J Viramgama) Place : Shapar (Veraval) Company Secretary & Date : 02-11-2020 Compliance Officer

i.e. www.bseindia.com and

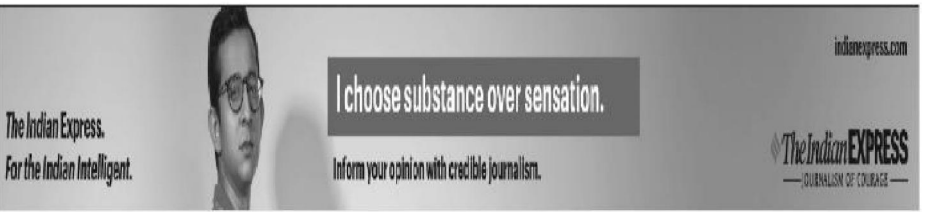
OLLY PLASTIC INDUSTRIES LIMITED (CIN: L70100GJ1981PLC004932)

Regd. Office: 439, Jagriti Enclave, Vikas Marg, Delhi-110092 E-Mail: jollyplasindltd@gmail.com Nebsite: www.jollyplasticindustriesItd.ir

NOTICE

Notice is hereby given that Pursuant to Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements), Regulations 2015, that the meeting of the Board of Directors will be held on Tuesday 10th day of November, 2020 inter alia, to consider and approve the Unaudited Financial Results of the Company for the quarter and half year ended on 30th September, 2020 along with other business if any. The said notice may be accessed on the Company's website at www.jollyplasticindustriesltd.in and may also be accessed at Stock Exchange

Sr. No.	Particulars	Quarter Ended 30-09-2020		Corresponding 3 Months Ended 30.09.2019	Website as www.bseindia.com. For Jolly Plastic Industries Limited Sd/-
-		Unaudited	Unaudited	Unaudited	Date: 03.11.2020 Atul Kumar Agarwal
1.	Total Income from Operations (net)	0.00	0.00	0.00	Place: Rajkot (Director)
2.	Net Profit for the period (before Tax, Exceptional and/or Extraordinary Items)	-0.09	-3.76	-14.15	
3.	Net Profit for the period before Tax (after Exceptional and/ or Extraordinary Items)	-0.09	-3.76	-14.15	
4.	Net Profit for the period after Tax (after Exceptional and/ or Extraordinary Items)	-0.09	-3.76	-14.15	
5.	Total Comprehensive Income for the period (Comprising Profit for the Period (after Tax) and other Comprehensive income (after Tax)	-0.09	-3.76	-14.15	
6.	Equity Share Capital	500.00	500.00	500.00	
7.	Earnings per share (of Rs.10/-each) Basic/ Diluted	0.00	-0.08	-0.28	
Reg Sto 2. T	tes: 1. The above is an extract of the detailed format of Financial Results fil gulation 33 of SEBI (LODR) Regulations, 2015. The full format of the Fina ck Exchanges Website (www.bseindia.com) and on Company's website he said Financial Results were reviewed by the Audit Committee and app the Company in its meeting held on 03.11.2020. Place : Ahmedabad	incial Resu (www.guj roved by th	Its is availa aratbitum ie Board of	able on the en.com).	
	Date : 03-11-2020 MANAGING DIRECTOR				



For, THE SANDESH LIMITED

Dhaval Pandya

Company Secretary







કાયનાન્સિયલ એક્સપ્રેસ

GOKUL REFOILS AND SOLVENT LIMITED Regd.Office: State Highway No.41 Nr. Sujanpur Patia, Sidhpur-3B4151 Corporate Office: "Gokul House", 43, Shreemeli Co-operative Housing Society Ltd, Opp. Shikhar Building, Navrangpura, Ahmedbad-380009 CIN: L15142GJ1992PLC018745 Website: www.gokulgroup.com	THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES AND IS NOT A PROSPECTUS ANNOUNCEMENT. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY, OUTSIDE INDIA
NeTICE Pursuant to Regulation 29 read with Regulation 47 of SEBI {Listing Obligations and Disclosure Regulatements} Regulations 2015, the Meeting of the Board of Directors of GOKUL REFOILS AND SOLVENT LIMITED will be held on Tuesday, 10 th November, 2020 at the Bahuchar Krupa Bungalow, Road Behind SMS Hospital, Near Tapovan Circle, Ahmedabad, 382424 interalia to consider and to approve Standalone and Consolidated Unaudited Financial Results and cash flow statement for the Second guarter and half year ended on 30th September , 2020 along with various other businesses. This Information is posted on Company's website at www.gokulgroup.com and BSE website at www.bseindia.com and NSE website at www.gokulgroup.com. For: Gokul Refoils and Solvent Limited	GLAND
Place: Ahmedabad Abhinav Mathur Date: 03.11.2020 Company Secretary	GLAND PHARMA LIMITED
SHREE RAM PROTEINS LIMITED CIN:L01405GJ2008PLC054913 Registered Office:Imperial Heights Tower-B, Second Floor, Office No. B-206, 150 Ft Ring Road, Opp Big Bazar Raikot 380005 Phone: +91-2825-280634935; Fax: +91-7878036500	Our Company was incorporated as Gland Pharma Private Limited, a private limited company, at Hyderabad under the Companies Act, 1956 on March 20, 1978 and was granted the certificate of incorporation by the Registrar of Companies, Au Pradesh at Hyderabad. Subsequently, the name of the Company was changed to Gland Pharma Limited pursuant to a special resolution passed by the shareholders of the Company on December 5, 1994, and a fresh certificate of incorpor dated April 25, 1995 was issued by the Registrar of Companies, Andhra Pradesh at Hyderabad consequent upon change of name and conversion into a public limited company under the Companies Act, 1958. For further details of change in and registered office of the Company, see " <i>History and Certain Corporate Matters</i> " on page 141 of the Red Herring Prospectus dated October 31, 2020 ("RHP"). Registered and Corporate Office: Sy No. 143 - 148, 150 and 151, Near Gandi Maisamma 'R Roads, D.P. Paly, Dundigal, Oundigal, Gandi Maisamma (M), Medchal-Maikaight District, Hyderabad 500 043, Telangana, India; Tel: +91 40 3051 0999 Websile: www.glandpharma.com; Contact Person: Sampath Kumar Palleriamudi, Company Secretary and Compliance Office: E-mail: Investors@glandpharma.com; Corporate Identity Number: U24239TG1978PLC002276
Websita: www.shreeramprofelins.com; Email:info@shreeramprofelins.com NOTICE OF BOARD MEETING	OUR PROMOTERS: FOSUN PHARMA INDUSTRIAL PTE. LTD AND SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO., LTD.
NOTICE is hereby given that, pursuant to Regulation 29 read with Regulation 47 of the SEBI (LODR) Regulations, 2015, the meeting of the Board of Directors of the Company is scheduled to be held on Wednesday, November 11, 2020 at 04:00 PM at the Registered Office of the Company, Inter alla to consider, approve & take on record the Unaudited Financial Result of the	INITIAL PUBLIC OFFER OF UP TO [+] EQUITY SHARES OF FACE VALUE OF ₹1 EACH ("EQUITY SHARES") OF GLAND PHARMA LIMITED ("COMPANY" OR "ISSUER") FOR CASH AT A PRICE OF ₹[+] PER EQUITY SHARE (INCLUDI SHARE PREMIUM OF ₹[+] PER EQUITY SHARE) AGGREGATING UP TO ₹[+] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [+] EQUITY SHARES AGGREGATING UP TO ₹[+] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [+] EQUITY SHARES AGGREGATING UP TO ₹[+] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [+] EQUITY SHARES AGGREGATING UP TO ₹[+] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [+] EQUITY SHARES AGGREGATING UP TO ₹12,500 MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [+] EQUITY SHARES AGGREGATING UP TO ₹12,500 MILLION (THE "FRESH ISSUE") AN OFFER FOR SALE OF UP TO 34,863,635 EQUITY SHARES, INCLUDING UP TO 18,3686 EQUITY SHARES BY FOSUN PHARMA INDUSTRIAL PTE. LTD ("PROMOTER SHAREHOLDER") AND UP TO 10,047,435 EQUITY SHARES BY FOSUN PHARMA INDUSTRIAL PTE. LTD ("PROMOTER SHAREHOLDER") AND UP TO 10,047,435 EQUITY SHARES BY FOSUN PHARMA INDUSTRIAL PTE. LTD ("PROMOTER SHAREHOLDER") AND UP TO 10,347,3014 EQUITY SHARES BY FOSUN PHARMA INDUSTRIAL PTE. LTD ("PROMOTER SHAREHOLDER") AND UP TO 10,347,3014 EQUITY SHARES BY FOSUN PHARMA INDUSTRIAL PTE. LTD ("PROMOTER SHAREHOLDER") AND UP TO 10,347,3014 EQUITY SHARES BY FOSUN PHARMA INDUSTRIAL PTE. LTD ("BRARES BY NILLION LTD INTED, UP TO 3,573,014 EQUITY SHARES BY FOSUN PHARMA INDUSTRIAL PTE. LTD ("BRARES BY NILLING SHAREHOLDERS", AND Y TO 3,573,014 EQUITY SHARES BY EMPOWER DISCRETIONARY TRUST, AND UP TO 1,874,600 EQUITY SHARES BY TO 3,573,014 EQUITY SHARES BY EMPOWER DISCRETIONARY TRUST, AND UP TO 1,874,600 EQUITY SHARES BY FOSUN PHARMA INDUSTRIAL PTE. LTD ("BRARES BY NILLING SHAREHOLDERS", AND SUCH EQUITY SHARES, THE "OFFER") SHAREHOLDER ARE EFERRED TO AS THE "SELLING SHAREHOLDERS", AND SUCH EQUITY SHARES, THE "OFFERED SHAR
Company for the quarter ended on September 30, 2020 as per Regulation 33 of the Listing Regulation.	AGGREGATING UP TO T () MILLION (THE "OFFER FOR SALE"). THE OFFER SHALL CONSTITUTE () % OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.
Pursuant to Regulation 47 of the SEBI (LODR) Regulations, 2015, efore said notice can be accessed from the Company's Website at	・QIB Portion: Not more than 50% of the Offer ・ Retail Individual Bidders Portion: Not less than 35% of the Offer ・ Non-Institutional Bidders Portion: Not less than 15% of the O
www.shreeramproteins.com and can also be accessed from the website of the Stock Exchange i.e. NSE Limited at www.nseindia.com. For, Shree Ram Proteins Limited Sd/-	Price Band: ₹ 1,490 to ₹ 1,500 per Equity Share of face value of ₹ 1 each. The Floor Price is 1,490 times of the face value and the Cap Price is 1,500 times of the face value of the Equity Shares. Bids can be made for a minimum of 10 Equity Shares and in multiples of 10 Equity Shares thereafter.
Piace: Rajkot Lalitikumar Chandulai Vasoya Date: 04-11-2020 Chairman & Managing Director DIN-02296254	ASBA [#] Simple, Safe, Smart way of Application ?!!! *Applications supported by Block Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank accour For details, check section on ASBA below. Mandatory in public issues. No cheque will be accepted.
Arman Financial Services Limited Regd. Office: 502-503, Sakar III, Opp. Old High Court, Off Ashram Road, Ahmedabad-380014. Ph.: 078-40507000, 27541889 CIN: L55910GJ18B2PLC018623 Email: finance@armanindia.com, Website: www.armanindia.com Notice is hereby given that pursuant to Regulation 29 read with Regulation 47 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 the meeting of the Board of Directors of the Company will be held on Wadnesday, November 11, 2020, inter alia, to consider and approve the	UPHNow available in ASBA for Retail Individual Bidders ("RIBs") applying through Registered Brokers, DPs and RTAs. Retail Individual Bidders also has the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account. Investors are required to ensure that the bank account used for bidding is linked to their PAN. •ASBA has to be availed by all the investors exceptAnchor Investors. UPImay be availed by RIBs. • For details on the ASBA and UPI process, please refer to the details given in ASBA Form and abridged prospectus and also please refer to the sec <i>"Offer Procedure</i> " beginning on page 296 of the RHP. • The process is also available on the website of Association of Investment Bankers of India ("AIBI"), BSE Limited ("BSE") and the National Stock Exchanges") and in the General Information Document. ASBA Forms can be downloaded from the websites of the SCK Exchanges" and can be obtained from the list of Banks that is displayed on the website of the SEE www.sebl.gov.in. List of banks supporting UPI is also available on the website of SEBI at www.sebl.gov.in. • RIBs Bidding using the UPI Mechanism may apply through the SCSBs and mobile applications whose names appears on the website of SEBI (https://www.sebl.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpl=yes&Intmid=40) and (https://www.sebl.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpl=yes&Intmid=43) respectively, as updated from time to time. IC Bank Limited has been appointed as Sponsor Bankfor the Offer. For offer related queries, please contact the Book Running Lead Managers ("BRLMs") on their respective email IDs as mentioned below. For UPI related queries, investors can cont NPCI at their toll free number 18001201740 and Mail ID: Ipo.upl@npcl.org.In.
Standalone / Consolidated Unaudited Financial Results of the Company for the Quarter / Half Year ended on September 30, 2020.	Risks to Investors
The details of the aforesaid meeting are available on the website of the company i.e. www.armanindia.com and website of the stock exchanges i.e. www.bseindia.com and www.nseindia.com.	 The 4 Merchant Bankers associated with the Offer have handled 15 public issues in the past three years out of which 5 issues close below the issue price on listing date. There are no listed poers in India and and in Industria line of husiness.
For Arman Financial Services Limited Askk Patel Joint Managing Director	 There are no listed peers in India engaged in Issuer's line of business. The Price/Earnings ratio based on diluted EPS for Fiscal 2020 for the Issuer at the upper end of the Price Band is 30.07 as compared
(DIN: 02482747)	to the NIFTY 50 index Price/Earnings ratio of 31.43 (as on November 2, 2020).
AIRAN LIMITED ØAIRAN	4. Average Cost of Acquisition of Equity Shares for the Selling Shareholders is in the range of Nil to ₹ 605.12 per Equity Share, and the Offer Price at the upper end of the Price Band is ₹ 1,500 per Equity Share.
Regd. Office : 408, Kirtiman Complex, B/n. Rembrandt, C. G. Road, Ahmedabad-380006, INDIA. Ph.: +91-79-2646 2233, +91-88666442200 - CIN : L74140GJ1995PLC025519 Email : contact@airaniimited.com, Websile : www.airaniimited.com, www.airaniimited.in	BID/ OFFER OPENS ON: MONDAY, NOVEMBER 09, 2020*
પા (નિયમનની ફરિયાદો અને જાહેરાત જરૂરિયાતો) રેગ્યુલેશન ૨૦૧૫ના રેગ્યુલેશન ૪૭ સાથે વાંચીને રેગ્યુલેશન ૨૯ મુજબ કંપની દ્વારા નોટીસ આપવામાં આવે છે કે કંપનીના બોર્ડ ઓફ ડિરેક્ટર્સની બેઠક	SCHEDULE CLOSES ON: WEDNESDAY, NOVEMBER 11, 2020
ગુરુવાર તા. ૧૨મો નવેમ્બર, ૨૦૨૦ના રોજ સોજાનાર છે. તેમા ૩૦ સપ્ટેમ્બર ૨૦૨૦ના રોજ સમાપ્ત થરોલા કંપનીના ત્રિમાસિક ગાળા અને હાલ્ફચરલી સ્ટેન્ડઅલોન અને કોન્સોલોડેટેડ નાણાંકીય પરિણામેની વિચારણા કરીને તેને બહાલી આપવામાં આવશે. સેબી (LODR) રેગ્યુલેશન ૪૭, ૨૦૧૫ના અનુસંધાનમાં જણાવેલ ઉપરોક્ત નો ટીસ કંપનીની વેબસાઇટ www.nscindia.com અને www.airanlimited.com પર મેળવી શકાશે. વતી, એસ્ન લિમિટેઠ	In case of any revision in the Price Band, the Bid/ Offer Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the Bid/ Offer Period not exceeding 10 Working Days. In cases of force maleure, banking strike or similar circumstances, our Company and the Selling Shareholders may, in consultation with the BRLMs, for reasons to be recorded in writing, extend the Bid/ Offer Period for a minimum of three Working Days, subject to the Bid/ Offer Period for a minimum of three Working Days, subject to the Bid/ Offer Period for a minimum of three Working Days, subject to the Bid/ Offer Period for a minimum of three Working Days, subject to the Bid/ Offer Period for a minimum of three Working Days, subject to the Bid/ Offer Period for a minimum of three Working Days, subject to the Bid/ Offer Period for a minimum of three Working Days, subject to the Bid/ Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the BRLMs and at the terminals of the Syndicate Members and by initiation to the Designated Intermediaries and the Sponsor Bark. The Offer Is being made through the Book Building Process, In terms of Rule 19(2)(b) of the Securities Contracts (Regulation Rules, 1957, as amended ("SCRR") need with Regulation 31 of the SEBI ICDR Regulations and in compliance with Rules. 1957, as amended ("SCRR") need with Regulation 31 of the SEBI ICDR Regulations and in compliance with Rules. 1957, as amended ("SCRR") need with Regulation 31 of the SEBI ICDR Regulations and in compliance with Rules. 1957, as amended ("SCRR") need with Regulation 31 of the SEBI ICDR Regulations and in compliance with Rules. 1957, as amended ("SCRR") need with Regulation 31 of the SEBI ICDR Regulations and in compliance with Rules. 1957, as amended ("SCRR") need with Regulation 31 of the SEBI ICDR Regulations and in compliance with Rules. 1957, as amended ("SCRR
નવેમ્બર ૦૪, ૨૦૨૦ સ્તુતિ કિનારીવાલા સ્થળ : અમદાવાદ કંપની સેક્રેટરી અને કોમ્પલાઈન્સ ઓફિસર	Regulation 6(1) of the SEBI ICDR Regulations wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion") provided thatour Company and the Selling Shareholders, In consultation with the BRLMs, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBIICDR Regulations ("Anchor Investor Portion"), of which one-third shall be available for allocation on a discretionary basis in accordance with the SEBIICDR Regulations ("Anchor Investor Portion"), of which one-third shall be available for allocation of a subject to valid Bids being received for domestic Mutual Funds, subject to valid Bids being received fo
,왜) જગદંભા પોલિમર્સ લિમિટેક CIN: L17238GJ1885PLC007829	Investor Allocation Price. In the event of under-subscription or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the Net QIB Portion. Further 5% of the Net QIB Portion shall be available for allocation on a proportionate basis to Midnel Europe only and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to Midnel Europe only and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to Midnel Europe only and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to Midnel Europe only and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to Midnel Europe only and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to Midnel Europe only and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to Midnel Europe on the state of the Net QIB Portion shall be available for allocation on a proportionate basis to Midnel Europe on the state of the Net QIB Portion shall be available for allocation on a proportionate basis to Midnel Europe on the state of the Net QIB Portion shall be available for allocation on a proportionate basis to Midnel Europe on the state of the Net QIB Portion shall be available for allocation on a proportionate basis to Midnel Europe on the state of the Net QIB Portion shall be available for allocation on a proportionate basis to Midnel Europe on the state of the Net QIB Portion shall be available for allocation on a proportionate basis to Midnel Europe on the state of the Net QIB Portion shall be available for allocation on a proportionate basis to Midnel Europe on the state of the st



HARMA LIMITED

1,500 per Equity Share of face value of ₹ 1 each.

Risks to Investors

- we handled 15 public issues in the past three years out of which 5 issues closed
- line of business.
- scal 2020 for the Issuer at the upper end of the Price Band is 30.07 as compared s on November 2, 2020).
- Selling Shareholders is in the range of Nil to ₹ 605.12 per Equity Share, and the 0 per Equity Share.

N: MONDAY, NOVEMBER 09, 2020* : WEDNESDAY, NOVEMBER 11, 2020

Contents of the Memorandum of Association of the Company as regards its objects: For information on the main objects of the Company, please see the section titled "*History and Certain Corporate Matters*" on page 141 of the RHP. The Memorandum of Association of the Company is a material document for inspection in relation to the Offer. For further details, ase see the section tilled "Material Contracts and Documents for inspection" on page 314 of the RHP.

Amount of share capital of the Company and capital structure: The authorised, issued, subscribed and naid un share capital of the Company as on the date of the RHP is as follows: The authorised share capital of the Company is ₹ 563,000,000 divided in to 500,000,000 Equity Shares of face value ₹ 1 each, 5,100,000 CCPS of face value ₹ 10 each and 1,200,000 RCPS of face value ₹ 10 each The pre-Offer issued, subscribed and paid-up share capital of the Company is ₹ 154,949,490 divided into 154,949,490 Equity Shares of face value of **T** 1 each. For details, please see the section titled "Capite/ Structure" beginning on page 62 of the RHP.

Listing: The Equity Shares to be Allotted through the RHP are proposed to be listed on the Stock Exchanges. Our Company

રજીસ્ટર્ક ઓફિસ : ૮૦૨, નરનારાયલ કોમ્પ્લેક્ષ, નવરંગપુરા પોસ્ટ ઓફિસ સામે, નવરંગપુરા, અમદાવાદ-૩૮૦૦૦૯, ગુજરાત ย์พิส์ด ษแย่ร์ : admin@jagdambapolymers.com ດ້ອາສາເມລະ : www.shrijagdamba.com ອ້າດ : 079-26565792

નોરીસ

આથી સૂચિત કરવામાં આવે છે કે સેબી (લિસ્ટીંગ ઓબ્લીગેશન એન્ડ ડિસક્લોઝર રિક્વાયરમેન્ટ) રેગ્યુલેશન ૨૦૧૫ ના રેગ્યુલેશન ૪૭ અનુસાર શ્રી જગદંભ પોલીમન લિમિટેકના બોર્ડ ઓક ડિરેક્ટર્સની મિટિંગ, ગુફવાર, ૧૨ નવેમ્ભર, ૨૦૨૦ ના રોજ કંપનીની રજીસ્ટર્ડ ઓકિસે નીચે દર્શવિલ બાબતો ધ્યાને લેવા માટે મળશે (૧) ૩૦ સપ્ટેમ્બર, ૨૦૨૦ના રોજ પૂર્ણ થયેલ ત્રિમાસિક તેમજ અર્ધવાર્ષિક અનઓડિટેડ નાવ્રાકીય પરિભામ સહિતના મર્યાદિત સમીક્ષા અહેવાલો (૨) કોઈ અન્ય બાબત જે કંપનીના બોર્ડ ઉપર ચેરમેનની મંજુરીથી રજુ થાય તે ધ્યાને લેવા. આ વિશેની માહિતી કંપનીની વેબસાઈટ www.shrijagdamba.com પર તથા સ્ટોક એક્સવેન્જની વેબસાઈટ www.bseindia.com પર પણ ઉપલબ્ધ છે.

ટ્રેડીંગ વિન્ડો પરિશામો જાહેર થયા પછીના ૪૮ કલાક સુધી બંધ રહેશે તેની નોંધ શ્રી જગદંભા પોલીમર્સ લિમિટેડ વતી લેવા વિનંતી. सढी /dl : 03.19.2020 સુંજલ સોની BIPI3KIG : DBS કંપની સેકેટરી

ગોપાલા પોલિપ્લાસ્ટ લીમીટેડ

(CIN:- L25200GJ1984PLC050560)

Reg. Office: - Plot No. 485, Santej Vadsar Road, Santej, Tal. Kalol, Dist. Gandhinagar-Guiarat - 382721 Corporate Office: - H B Jirawala House, 13 Nav Bharat Society, Opp. Panchsheel Bus Stop, Usmanpura, Ahmedabd-13

પઠિલક નોટીસ

આથી નોટીસ આપવામાં આવે છે કે ઈન્સોલ્વન્સી એન્ડ બેન્કરપ્સી કોડ (આઈબીસી) ૨૦૧૬ ની કલમ ૩૦ (૬) હેઠળ માનનીય રાષ્ટ્રીય કંપની લો ટ્રિબ્યુનલ, અમદાવાદ બેંચ દ્વારા ૦૭-૦૮-૨૦૨૦ રોજ માન્ય કરવામાં આવેલ ઠરાવ યોજના હેઠળ શેર મૂડી ઘટાડવાની અસર આપવા માટે કંપની એકટ ૨૦૧૩ ની કલમ ૯૧ અને સેબી ના (લીસ્ટીંગ ઓબ્લીગેશન એન્ડ ડીસકલોસર રીકવાયરમેન્ટ રેગ્યુલેશન) ૨૦૧૫ ના નિયમ ૪૭ ને અનુલક્ષીને કંપનીના બોર્ડ ઓફ ડિરેકટર્સએ બીએસઈ લીમીટેડ સાથે પરામર્શ કરીને ૧૧-૧૧-૨૦૨૦ ને બુધવાર રેકોર્ડ તારીખ નક્કી કરેલ છે.

શેર મૂડી ઘટાડાની વિગતો નીચે મુજબ છે

અ.નં.	વિગતો	વિશેષ નોધ
9	પુર્વ પ્રમોટર્સ અને પ્રમોટર જૂથ ની શેર હોલ્ડિંગ	આથી સંપૂર્ણ ૩૦,૧૭,૩૦૯ ઇક્વિટી શેર પ્રત્યેક રૂ. ૧૦ ની મૂળ કીમતના છે તે રદ થઈને શૂન્ય થઈ જશે. આથી સંપૂર્ણ ૪,૮૦,૦૦૦ પ્રેફ્સેન્સ શેર પ્રત્યેક રૂ. ૧૦૦ ની મૂળ કીમતના છે તે ૨દ થઈને શૂન્ય થઈ જશે.
5	બાહેર	પ્રવર્તમાન ૩૨ ઈક્વિટી શેર જે રૂ. ૧૦ ની મૂળ કીમતના છે તેના બદલામાં નવો ૧ ઈવક્વિટી શેર જે રૂ. ૧૦ ની મૂળ કીમત નો હશે તે જારી કરવામાં આવશે અને અપૂર્ણાક શેર ઘટીને શૂન્ય થઈ જશે.
	०३-११-२०२० : અમદાવાદ	ગોપાલા પોલીપ્લાસ્ટ લીમીટેક વતી ખુશ્લુ સુરાના, (કંપની સચીવ)

le for allocation on a proportionate basis to all QIB Bidders including Mutual Funds, subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the QIB Portion, the balance Equity Shares evailable for allocation in the Mutual Fund Portion will be added to the remaining QIB Portion for proportionate allocation to QIBs. Further, not less than 15% of the Offer shall be available for allocation on a proportionate basis to Non-Institutional Bidders and not less than 35% of the Offer shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. All potential Bidders (axcept Anchor Investors) are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process providing details of their respective ASBA accounts and UPHD (in case of RIBs), if applicable, in which the corresponding Bid Amounts will be blocked by the SCSBs or under the UPI Mechanism, as applicable. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see "Offer Procedure" on page 296 of the RHP.

Bidders/Applicants should ensure that DP ID, PAN and the Client ID and UPI ID (if applicable, in case RIBs) are correctly filled in the Bid cum Application Form. The DP ID, PAN and Client ID provided in the Bid cum Application Form should match with the DP ID, PAN, Client ID available in the Depository database, otherwise, the Bid cum Application Form is liable to be rejected. Biddens/Applicants should ensure that the beneficiary account provided in the Bid cum Application Form is active. Biddens/Applicants should note that on the basis of the PAN, DP ID and Client ID as provided in the Bid cum Application Form, the Bidder/Applicant may be deemed to have authorized the Depositories to provide to the Registrar to the Offer, any requested Demographic Details of the Bidder/Applicant as available on the records of the Depositories. These Demographic Details may be used, among other things, for giving Allotment Advice or unblocking of ASBA Account or for other correspondence(s) related to the offer. Bidden/Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details would be at the Bidders/Applicants' sole risk.

пнаписи tovalis from b : and NSE for the li 23, 2020 and August 5, 2020, respectively. For the purposes of the Offer, the Designated Stock Exchange shall be BSE. A signed copy of the Red Herring Prospectus has been filed with the RoC and the Prospectus shall be delivered to the RoC in accordance with Sections 26(4) and 32 of the Companies Act, 2013. For details of the material contracts and documents available for inspection from the data of the RHP up to the Bid/ Offer Closing Date, see "Material Contracts and Documents for Inspection" on page 314 of the RHP.

Disclaimer Clause of the SEBI: Securities and Exchange Board of India ("SEBI") only gives its observal ions on the Draft Red Henring Prospectus and this does not constitute approval of either the Offer or the specified securities. The investors are advised to refer to page 277 of the RHP for the full text of the disclaimer clause of SEBI.

Disclaimer Clause of BSE (Designated Stock Exchange): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the Red Herring Prospectus has been cleared or approved by BSE Limited nor dose it certify the correctness or completaness of any of the contents of the Red Herring Prospectus. The Divestors are advised to refer to page 281 of the RHP for the full text of the Disclaimer clause of the BSE Limited. Disclaimer Clause of NSE : It is to be distinctly understood that the permission given by NSE should not in any way be

deemed or construed that the Offer Document has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to refer to page 281 of the RHP for the full text of the disclaimer clause of NSE.

General Risks: Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have not been recommended or approved by the SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the Red Herring Prospectus. Specific attention of the Investors is invited to *"Risk Factors"* on page 21 of the RHP.

	BOOK RUNNING LEAD M	REGISTRAR TO THE OFFER	COMPANY SECRETARY AND Compliance officer		
				LINKIntime	Sampath Kumar Pallerlamudi Sy. No. 143 - 148, 150 and 151, Near Gandi Malsamma 'X' Roads,
Kotak Mahindra Capital Company Limited 1 ^s Ficor, 27 BKG, Plot No. 27, G Block, Bandra Kurla Complex, Bandra (East), Mumbai 400 051 Maharashtra, India Tel: +91 22 4336 0000 E-mail: glandpharma.ipo@kotak.com Investor grievance e-mail: kmccredressal@kotak.com Website: www.investmentbank.kotak.com Contact Person: Ganesh Rane SEBI Registration No: INMODD0008704	Citigroup Global Markets India Private Limited 1202, First International Financial Center, Bandra Kuria Complex, Bandra (East), Mumbai 400 098 Maharashtra, India Tel: +91 22 6175 9999 E-mall: glandpharma.ipo@citi.com Investors.ognib@citi.com Investors.ognib@citi.com Website: www.online.citibank.co.in/rhtm/citigroup globalscreen1.htm Contact Person: Ashish Guneta SEBI Registration No: INM000010718	Haitong Securities India Private Limited 1203A, Floor 12A, Tower 2A, One Indiabulls Centre, 841, Senapati Bapat Marg, Elphinskone Road Mumbai 400 013, Meharashtre, India Tel: +91 22 4315 6857 E-mail: gland.pharma.ipo@htisec.com Investor grievance e-mail: India.Complance@htisec.com/en- ushairong-india Contact Person: Ritesh Khetan BEBI Registration No: INM000012045	Nomura Financial Advisory and Securities (India) Private Limited Ceejay House, Level 11 Plot F. Shivasagar Estate, Dr. Annie Besant Road, Worli, Mumbai 400 018 Maharashtra, India. Tel: +91 22 4037 4037 E-mail: glandpharmaipo@nomura.com Investor grievance a-mail: investorgrievances-in@nomura.com Website: www.nomuraholdings.com/company/ group/asia/india/index.html Contact Person: Vshal Kanjani / Kshitij Thakur SEBI Registration No: INM000011419	Link Intime India Privala Limited C-101, 1"Floor, 247 Park, Lal Bahadur Shastri Marg Vikhroli (West), Mumbai 400 083, Maharashtra, India Tel: +91 22 4916 6200 E-mail: glandpharma.lpo@linklntime.co.in Investor grievance e-mail: glandpharma.lpo@linklntime.co.in Website: www.linklntime.co.in Gontact Person: Shanti Gopalkrishnan SEBI Registration No.: INR000004068	D.P. Pelly, Dundigal, Dundigal - Gandi Maisamma (M), Medchel-Malkaigin District, Hyderabed 500 043, Telangana, India Tel: +91 40 3051 0999 E-mail: Investors@glandpharma.com Investors can contact the Company Secretary and Compliance Officer, the BRLMs or the Registrar to the Offer in case of any pre-Offer or post-Offer related problems such as non-receipt of letters of Allotment, non-credit of Allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders or non-receipt of funds by electronic mode, etc.

AVAILABILITY OF THE RHP: Investors are advised to refer to the RHP and the Risk Factors on page 21 of the RHP, contained therein before applying in the Offer. Full copy of the RHP is available on the website of SEBI at www.sebi.gov.in, website of the BRLMs, i.e., www.investmentbank.kotak.com, www.online.cttbank.co.in/rhtm/citigroupglobalscreen1.htm, www.htisec.com/en-us/haltong-india and www.nomuraholdings.com/company/group/asla/india/index.html, respectively and on the websites of BSE and NSE at www.bseindia.com and www.nseindia.com, respectively.

AVAILABILITY OF BID CUM APPLICATION FORMS: Bid cum Application Forms can be obtained from the Registered and Corporate Office of GLAND PHARMA LIMITED, Tel: +91 40 3051 0999; BRLMs : Kotak Mahindra Capital Company Limited, Tel: +91 22 4336 0000; Clitigroup Global Markets India Private Limited, Tel: +91 22 6175 9999; Haltong Securities India Private Limited, Tel: +91 22 4315 6857 and Nomura Financial Advisory and Securities (India) Private Limited, Tel: +91 22 6218 5470 at the select locations of the Sub-syndicate Members (as given below), SCSBs, Registered Brokers, RTAs and CDPs participating in the Offer. Bid Cum Application Forms will also be available on the websites of BSE and NSE and NSE and NSE and NSE and the Designated Branches of SCSBs, the list of which is available at websites of the Stock Exchanges and SEBI.

Sub-Syndicate Members: Achilevers Equilies Limited, Ajcon Global Services Limited, Almondz Global Securities Limited, Arrapeli Capital & Finance Services Limited, Anand Rethi Share & Stock Brokers Limited, Axis Capital Limited, Centrum Broking Limited, Edelweiss Broking Limited, Eureka Stock & Share Broking Services Limited, HDFC Securities Limited, ICICI Securities Limited, IDBI Capital Markets & Securities Limited, IJR Financial Services Limited, Jobanputra Fiscal Services Private Limited, Kaynote Capitals Limited, KJMC Capital Market Services Limited, LKP Securities Limited, Motifal Oswal Securities Limited, Prathudas Lilledher Pvt Limited, Pravin Ratifal Shere & Stock Brokers Limited, RR Equity Brokers Private Limited, SAFAL Capital (INDIA) Limited, SBIcap Securities Limited, Sharekhan Limited, SMC Global Securities Limited, Systematix Shares & Stocks (India) Limited, Tradebulle Sec Pvt Limited, Way2Wealth Brokers Private Limited and YES Securities (India) Limited

Banker to the Offen Escrow Collection Bank/ Refund Bank/ Public Offer Account Bank/ Sponsor Bank: ICICI Bank Limited All capitalized terms used herein and not specifically defined shall have the same meaning as escribed to them in the RHP.

> For GLAND PHARMA LIMITED On behalf of the Board of Directors

Place: Hyderabed Date: November 3, 2020

Company Secretary and Compliance Officer

GLAND PHARMA LIMITED is proposing, subject to, applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the RHP with RoC on October 31, 2020. The RHP is available on the websites of SEBI, BSE and NSE at www.sebi.gov.in, www.bseindla.com and www.nseindla.com, respectively, and is available on the websites of SEBI, BSE and NSE at www.sebi.gov.in, www.bseindla.com and www.nseindla.com, respectively, and is available on the websites of the BRLMs, i.e., www.investmentbank.kotak.com, www.enline.citibank.co.in/rhtm/citigroupglobalscreen1.htm, www.htisec.com/en-us/haitong-incia and www.nomurahaklings.com/company/group/asia/index.html, respectively. Potential investors should note that investore involves a high degree of risk and for details relating to the same, please see "Risk Fectors" beginning on page 21 of the RHP. Potential investors should note that investore a high degree of risk and for details relating to the same, please see "Risk Fectors" beginning on page 21 of the RHP. Potential investors should not rely on the DRHP for making any investment decision. This announcement is not an offer to sell, or a solicitation of any offer to buy, the Equity Shares in the United States, Canada, Japan, the People's Republic of China or in any other jurisdiction where such an offer or sale would be unlawful. The Equity Shares have not been and will not be registered under the United States Securities Act of 1833, as amended (the "Securities Act"), or the securities laws of any state of the United States and may not be offered or sold in the United States, except pursuant to an exemption from, or in a transaction not subject to the registration requirements of the Securities Act and applicable U.S. state securities laws. There will be no public offering of the Equity Shares in the United State