FINANCIAL EXPRESS

(For transfer of Equity Shares of the Company to the Investor Education and Protection Fund (IEPF) Suspense Account)

Notice is hereby given that pursuant to the provisions of Section 124 of the Companies Act, 2013 ("the act") read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules"), as amended, the Equity Shares of the Company in respect of which dividend has remained unclaimed or unpaid for a period of seven consecutive years or more are required to be transferred by the Company to the IEPF Suspense Account of the Government of

Complying with the requirements as mentioned in the Rules, the Company has communicated to the concerned shareholders individually whose shares are liable to be transferred to the IEPF suspense account under the said Rules for taking the appropriate action.

The Company has uploaded the full details of such shareholders and shares due for transfer to the IEPF Suspense Account on its website www.gati.com. Shareholders are requested to refer the website to verify the details of unencashed dividends and the shares liable to be transferred to the IEPF Suspense Account.

Shareholders may note that both the unclaimed dividend and corresponding shares transferred to the IEPF Authority / suspense account including all benefits accruing on such shares, if any, can be claimed back from the IEPF Authority after following the procedure prescribed in the Rules.

Concerned shareholders holding shares in physical form and whose shares are liable to be transferred to the IEPF Suspense Account, may note that the Company would be issuing duplicate share certificate (s) in lieu of the original held by them for the purpose of transfer of shares to the IEPF suspense account as per the Rules and upon such issue, the original share certificate which are registered in their name will stand automatically cancelled and be deemed non-negotiable. The shareholders may further note that the details uploaded by the Company on its website should be regarded and shall be deemed adequate notice in respect of issue of duplicate share certificate (s) by the Company for the purpose of transfer of shares to the IEPF suspense account pursuant to the Rules.

In case the company does not receive any communication from the concerned shareholders by 04.09.2021, the Company shall with a view to adhering with the requirements of the Rules, transfer the shares to the IEPF suspense account by the due date as per the procedure set out in the Rules. No claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF pursuant to the said rules.

For any queries on the above matter, shareholders are requested to contact the company's Registrar and Share Transfer Agent, Link Intime India Private Limited at Unit: Gati Limited, C-101, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai - 400 083, Maharashtra, Tel: +91 22 49186270, email id: mt.helpdesk@linkintime.co.in.

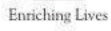
> For Gati Limited Sd/

T. S. Maharani Company Secretary and Compliance Officer

KIRLOSKAR FERROUS INDUSTRIES LIMITED

Place: Hyderabad Date: 28.06.2021

> A Kirloskar Group Company Registered Office: 13, Laxmanrao Kirloskar Road, Khadki, Pune - 411 003, Maharashtra (india). CIN: L27101PN1991PLC063223



NOTICE TO THE MEMBERS

This is to inform that the Board of Directors of the Company at its meeting held on 5 May 2021 has recommended a Final Dividend of ₹ 3 per Equity Share with Face Value of ₹ 5 each (i.e. 60 percent) for the financial year 2020-2021 for the approval of the Members of the Company at their Annual General Meeting ('AGM') to be held on Tuesday, 27 July 2021 and the Final Dividend, if declared by the Members at the AGM, will be paid on or before 13 August 2021.

Pursuant to provisions of the Income-tax Act, 1961 ('the Act') as amended by the Finance Act, 2020, dividend paid or distributed by a Company on or after 1 April 2020 shall be taxable in the hands of the shareholders. Therefore, the Company shall be required to deduct Tax at Source ('TDS') at the time of payment of dividend and deposit the same to the credit of the Central

Tax rate applicable to a shareholder depends upon residential status and classification as per the provisions of the Act. All shareholders are thereby requested to update any change in residential status and/or category with depository participants (in case of shares held in electronic form) or with the RTA, i.e. Link Intime India Private Limited (in case of shares held in physical form), as may be applicable, at the earliest.

A detailed communication regarding the withholding tax on dividend alongwith necessary annexures and guidance on registration or updation of details of bank account to receive dividend has been sent on 28 June 2021 by email to those Members, whose email IDs are registered with the Depository Participants or with the RTA, as the case may be.

Application forms for claiming Nil or less rate of TDS by Resident Shareholders Isuch as Form 15G / Form 15H in case of individuals and self-declaration by entities] and by Non Resident Shareholders [such as Form 10F and self-declaration] can be downloaded from the website of the RTA at https://www.linkintime.co.in/client-downloads.html

To enable us to determine applicable rate of TDS / withholding tax, you should upload necessary documents at https://linkintime.co.in/formsreg/submissionof-form-15g-15h.html or send by email to kfilinvestor@kirloskar.com before Saturday, 17 July 2021. No communication on tax determination / deduction

shall be considered after 17 July 2021 A Member of the Company holding shares in physical form can register or update details of bank account to receive dividend with the RTA as per instructions given and uploading supporting documents at the weblink:

https://linkintime.co.in/emailreg/email_register.html A Member of the Company holding shares in electronic form can register or update details of bank account to receive dividend with respective Depository

Participant. Documents furnished by the shareholders shall be subject to review and examination by the Company. The Company reserves the right to reject documents in case of any discrepancy or documents are found to be incomplete.

For Kirloskar Ferrous Industries Limited

Date: 28 June 2021 Place: Pune

Mayuresh Gharpure Company Secretary

Telephone: (020) 66084645 • Fax: (020) 25813208

· E-mail: kfilinvestor@kirloskar.com · Website: www.kirloskarferrous.com Mark bearing word "Kirloskar" in any form as a suffix or prefix is owned by "Kirloskar

Proprietary Limited' and 'Kirloskar Ferrous Industries Limited' is the Permitted User.

ANDHRA PRADESH STATE ROAD DEVELOPMENT CORPORATION RAJAHMUNDRY GODAVARI BRIDGE LIMITED Regd, Office: Orbit Plaza, 5th Floor, New Prabhadevi Road, Prabhadevi, Mumbai-400025. Maharashtra, India.

PUBLIC NOTICE ON REVISED USER FEE (TOLL) RATES AT KOVVUR TOLL PLAZA APPLICABLE FROM 7thJULY 2021.

That public are hereby informed that pursuant to concession agreement dated 05-11-2008, Fee Notification Published in the Gazette vide G.O. Ms. No. 45, T. (R&B) (R.I) Dept, 1st August 2015 by APRDC and approval of user Fee rates vide APRDC letter CE (R&B) Letter No.14786/GM-II/AEE/BOT (Rjy-flyover)99 dated:27-04-2021, the user fee for the use of section from Major Bridge across river Godavari, starting at km.81/349 of Eluru-Gudugolanu-Kovvur side and joining NH-5 at km.903/337 are going to be revised as under w.e.f. 7th July 2021 at Kovvur Toll Plaza, West Godavari District in the state of Andhra Pradesh at the following rates.

Type of Vehicle	Fee for Single Journey (Rs)	Fee for return journey within a day (Rs)	Fee for monthly pass for 20 single journeys in a month (Rs)	Monthly pass for frequent users in Rs.	Concession Fee for Local Traffic (LCV/Trucks)
Car, Jeep, Van	60.00	90.00	960.00	1794.00	NA
Light Commercial Vehicle (LCV)	88.00	132.00	1400.00	2641.00	47.00
Bus/Truck (2 Axle)	178.00	267.00	2840.00	5331.00	78.00
MAV	257.00	386.00	4120.00	7722.00	NA

within distance of 20kms from the Fee plaza shall be Rs. 299/- (Rupees Two Hundred and Ninety Nine only).

- 1. The above rates applicable for the completed length of 14.488 Km The following concessions are available at above toll plazas.
- (ii) Return Journey within 24 hours from time of payment for all categories of vehicles (Discount 25%)
- (ii) 20 Single journeys in a month from date of payment for all category of vehicles (Discount 80%) (iii) Pass scheme at Rs.299/- per calendar month for non-commercial vehicles
- residing within a radius of 20km from the toll collection booths. The list of exempted vehicles is as given in the Extraordinary Gazette of India GSR
- 838(E) dated on 05-12-2008 and subsequent amendments
- Mechanical Vehicle which is loaded in excess of permissible load specified for its category under the rules, shall not be entitled to make use of the above said Permanent Bridge unless the excess load is removed from such mechanical
- Name and address are as under, for any enquiry and/or giving feedback / suggestions.

	Concessionaire	Independent Engineer	APRDC
Name of the Representative	Shri M.Sasi Kumar Project Head	Shri M.Venu Gopalrao Team Leader	Executive Engineer
Address	D.No-64-35-260/1 Yeswanth Enclave I st Floor, Opp.Rytu Bazar, Quary Market Center, Rajahmahendravaram.	Aarvee Associates Architects Engineers & Consultants Pvt. Ltd., Flat No. 102, Balaji Tower, Venkateswara Nagar, Prakash Nagar Block-2 Rajamahendravaram – 533106, Andhra Pradesh-	RDC Division-Rjy R&B Offices Complex,Beside Arts Collage, Rajamahendravaram
Phone No	9100867778	0883-2953333	0883-2447090

GLAND

Regd. Office: Survey No. 143-148, 150 & 151, Near Gandimaisamma: X' Roads, D.P. Pally, Dundigal, Dundigal-Gandimaisamma Mandal, Medchal-Malkajgiri District, Hyderabad - 500 043, Telangana. CIN: U24239TG1978PLC002276 Website: www.glandpharma.com; email: investors@glandpharma.com Tel: +91 40 3051 0999 Fax No.: +91 40 3051 0600

NOTICE

NOTICE is hereby given that pursuant to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a meeting of the Board of Directors of Gland Pharma Limited ('the Company') will be held on Wednesday, 21st July, 2021, inter alia, to consider and approve the Unaudited financial results of the Company for the quarter ended June 30, 2021.

This intimation is also available on the website of the stock exchanges, BSE

Limited (www.bseindia.com) & National Stock Exchange of India Limited (www.nseindia.com) where the Company's shares are listed and on the Company's website (www.glandpharma.com). For and on behalf of Gland Pharma Limited

Sampath Kumar Pallerlamudi Company Secretary and Compliance Officer, A-17901

PUSHPSONS INDUSTRIES LIMITED

CIN: L74899DL1994PLC059950 Registered Office: B-40, Okhla Industrial Area, Phase-I, New Delhi-110020 Email: info@pushpsons.com Phone: 011-41610121 Fax: 011-41058461

> Extract of the Standalone Audited Results for the Quarter and Year ended March 31, 2021

SI. No.	Particulars	3 Months ended 31.03.2021 (Audited)	Year ended 31.03.2021 (Audited)	3 Months ended 31.03.2020 (Audited)
1	Total income from operations	79.52	246.69	6.56
2	Net Profit / (Loss) for the period (before Tax, Exceptional and / or Extraordinary items)	12.89	22.14	-18.44
3	Net Profit / (Loss) for the period before Tax (after Exceptional and / or Extraordinary items)		22.14	-18.44
4	Net Profit / (Loss) for the period after Tax (after Exceptional and / or Extraordinary items)	12.89	22.14	-18.44
5	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	11.66	21.44	-20.40
6	Equity Share Capital	527.05	527.05	527.05
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year)	-128.03	-128.03	-149.47
8	Earning Per Share (of: Rs. 10/- each)(for continuing and discontinued operations) -		11-	
	Basic: Diluted:	0.25 0.25	0,46 0.46	-0.44 -0.44

Notes:

Place: Hyderabad

Date: 28-06-2021

The above is an extract of the detailed format of Statement of Standalone audited Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the quarterly / year ended Financial Results are available on the Stock Exchange websites (www.bseindia.com), and on the Company's website (www.pushpsons.com).

Previous period figures have been regrouped/rearranged wherever necessary.

for Pushpsons Industries Limited

Sd/ Pankaj Jain (Director) DIN: 00001923

(Rs. In Lakhs)

Place: New Delhi Dated: 28.06.2021



NOTICE CUM ADDENDUM TO THE STATEMENT OF ADDITIONAL INFORMATION (SAI) OF PPFAS MUTUAL FUND ('THE FUND')

NOTICE is hereby given that PPFAS Trustee Company Private Limited, the Trustee to PPFAS Mutual Fund and PPFAS Asset Management Private Limited (investment manager to PPFAS Mutual Fund) has approved the following changes to the Valuation policy of the Fund.

A) Changes in the Valuation Policy:

The following amendments to the valuation policy were approved by the Board of AMC and taken note of by the Board of Trustees. The revised valuation policy is uploaded on the website of the PPFAS AMC (www.amc.ppfas.com). Also, the provisions of the existing valuation policy stand modified by the revised valuation policy under "Investment Valuation for Securities and Other Assets → Detailed security/assetwise valuation policy, procedure & methodology for Investments made by the PPFAS Mutual Fund" of the Statement of Additional Information (SAI).

Equity and equity related instruments including Equity and Currency Derivatives:

No change in table provided under the captioned revised subject above, only change is in Note marked as (*) reference revised to the extent as follows:

Existing Note:

**In case of non-availability of price from the principal stock exchange for i.e. National Stock Exchange (NSE) on time, prices as quoted on Bombay Stock Exchange (BSE) will be used for valuation purpose."

Revised Note:

**In case of non-availability of price from the principal stock exchange for i.e. National Stock Exchange (NSE) on time, prices as guoted on Bombay Stock Exchange (BSE) will be used for valuation purpose. In exceptional scenarios wherein due to technical reasons if closing price is not available of a security traded on principal stock exchange on a particular day, then the last traded price on that day (latest available price) of that security on principal stock exchange will be considered for valuation. Secondly, if the latest available traded price is of a trade carried out by PPFAS AMC on behalf of it's schemes on that particular day, then that trade price can be considered for valuation in the absence of availability of closing price / last traded price

on principal stock exchange."

II. Money Market, Debt & Debt Related Instruments In the captioned subject above, table content revised as follows:

Security Type	Existing Valuation Policy until April 28, 2021	Revised Valuation Policy Effective April 29, 2021		
Overnight Money (TREPS/Reverse Repo/ CROMS)	.#	Overnight money deployed will be valued at cost plus the accrual/ amortisation. For Reverse Repo with residual maturity of over 30 days Valued at average of security level prices obtained from valuation agencies appointed by AMFI. In case security level prices given by valuation agencies are not available for a new Reverse Repo (which is currently not held by any Mutual Fund), then such Reverse Repo may be valued at purchase yield on the date of purchase.		

B) Appointment of Director on the Board of PPFAS Asset Management Private Limited (Investment Manager to PPFAS Mutual Fund)

Investor are requested to note that the Board of Directors of PPFAS Asset Management Private Limited ('PPFAS AMC') and PPFAS Trustee Company Private Limited ('PPFAS TC') have approved the appointment of Mr. V. Ramesh as an Independent Director on the Board of PPFAS AMC with effect from June 25, 2021. Accordingly, the section "Details of the Directors of Asset Management Company" in the SAI shall be updated with the following details:

Name of Director	Age and Qualification	Brief Experience
Mr. V. Ramesh	Age: 60	Mr. V. Ramesh held the position as MD & CEO for MF Utilities India Pvt. Ltd. during the period starting from
(Independent Director)	B.A (Mumbai University) AMP (IIM Bangalore)	April 2014 to May 2021. Prior to joining MF Utilities, He held the position as Deputy CEO for Association of Mutual Funds in India (AMFI) from October 2010 to March 2014.
	Global Business Management (ESADE Barcelona	His responsibility in AMFI was to ensure functioning of the Mutual Fund Industry with effective relationships with all stakeholders, including SEBI and other regulators. He was actively involved in Policy making at Mutual Fund Industry Level.
		Mr. V. Ramesh was also a Founder and Director for Ecomove Solutions Pvt. Ltd from January 2009 to September 2012. Prior to joining Ecomove Solutions Pvt. Ltd, Mr. V. Ramesh also held the position as CEO for Prabhudas Lilladher Financial Services Pvt. Ltd. during the period starting from January 2008 to December 2008. In Prabhudas Lilladher Financial Services, he was Key managerial personnel and his Major activities included but not limited to Mutual Fund Distribution and Lending, particularly margin funding.

This addendum shall form an integral part of the SAI as amended from time to time. All other features, terms and

Place: Mumbai Date: June 28, 2021

conditions mentioned in the SAI remain unchanged.

For PPFAS Asset Management Private Limited (Investment Manager to PPFAS Mutual Fund)

Director

Name of Mutual Fund: PPFAS Mutual Fund

For more information please contact:

PPFAS Asset Management Private Limited (Investment Manager to PPFAS Mutual Fund)

CIN No: - U65100MH2011PTC220623 Registered Office: - 81/82, 8th Floor, Sakhar Bhavan, Ramnath Goenka Marg,

230 Nariman Point, Mumbai - 400 021, INDIA Tel.: 91 22 6140 6555 Fax: 91 22 6140 6590. E-mail: mf@ppfas.com. Website: www.amc.ppfas.com

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.



BHAGYASHREE LEASING AND FINANCE LIMITED Regd. Office: 1st Floor, Kumar Capital, 2413, East Street, Camp, Pune 411 001 CIN: L65910PN1994PLC138655

Extract of Audited Standalone Results for the Quarter and year ended 31 March 2021

0	- Proposition of the Control of the		Quarter Ende	(Rs. In Lacs) Year Ended		
Sr.	Particulars	The second secon	AND DESCRIPTION OF THE PARTY OF	PARTICIPATION OF THE PARTICIPA		
No.	the state of the s	31.03.2021 (Audited)	(Unaudited)	The state of the second section in	31.03.2021 (Audited)	(Audited)
1	Total income From Operations (net)	3.90	2.99	4.25	15.10	17.44
2.	Net Profit/(Loss) for the period (Before tax, exceptional and extraordinary items)	1.89	2.19	2.70	6.29	8.35
3,	Net Profit/(Loss) for the period (Before tax and after exceptional and extraordinary items)	1.89	2.19	2.70	6.29	8.35
4.	Net Profit/(Loss) for the period after tax (after exceptional and extraordinary items)	1.89	2.19	2.70	6.29	8.35
5.	Total Comprehensive income for the period (Comprising profit/(Loss) for the period (after tax) and other Comprehensive Income (after tax)	0.89	1.41	1.60	6.29	8.35
6.	Equity Share Capital	350.01	350.01	350.01	350.01	350.01
7.	Reserves (excluding Revaluation Reserve) as shown in the Balance Sheet of previous year	-191.73	-192.60	-194,09	-191.73	-194.09
8,	Earnings Per Share (for continuing and discontinued operations) Basic: Diluted:	0.03	0.04	0.05	0.07	0.14

Note: 1. The above is an extract of the detailed format of Quarterly/ yearly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly/yearly Financial Results is available on the Stock Exchange website (www.bseindia.com). The Statuory Auditors of the Company have carried out the audit of the above results and have express their unmodified audit opinion on these results. 2. The figures for the guarter ended March 31, 2021 and March 31, 2020 are the balancing figures between the audited figures in respect of the full financial year and unaudited published figures upto the third quarter for the respective years. Also the

3. The Company is primarily engaged in a single segment viz. financial services and related activities and therefore the

figures upto the third quarter had been reviewed and not subjected to audit.

segment reporting is not applicable 4. In line with the requirements of regulation 47(2) of the Listing Regulations, 2015, the results for the quarter and year ended on March 31, 2021 are available on the website of BSE Limited (URL: www.bseindia.com/corporates).

Figures have been regrouped and rearranged wherever necessary. For and on behalf of the Board of Directors

Of Bhagyashree Leasing and Finance Limited

Ameya Jain Place: Pune Director & CFO Date: 28.06.2021 DIN: 01947076





Birla Building, 9/1 R N Mukherjee Road, 10th Floor, Kolkata - 700 001

Regd. Office: Kusumi, Nabarangpur, Odisha - 764 059

Tel No: +91 6858 222148/142/053 • Fax: +91 6858 222 042



Website: www.mangalamtimber.com • Email: admin@mangalamtimber.com CIN: L02001OR1982PLC001101 EXTRACT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31TH MARCH, 2021

SI. No.	Particulars	Quarter ended 31.03.2021 (Audited)	Quarter ended 31.12.2020 (Unaudited)	Quarter ended 31.03.2020 (Audited)	Year ended 31.03.2021 (Audited)	Year ended 31.03.2020 (Audited)
1	Total Income	57.59	90.19	307.34	677.28	478.12
2	Net Profit/(Loss) for the period (before tax, exceptional and/or Extraordinary items)	(628.86)	(688.35)	(748.56)	(2732.81)	(2192.91)
3	Net Profit/(Loss) for the period before tax (after Exceptional and/or Extraordinary items)	(628.86)	(688.35)	(748.56)	(2732.81)	(2192.91)
4	Net Profit/(Loss) for the period after tax (after Exceptional and/or Extraordinary items)	(432.65)	(462.14)	(475.05)	(1880.15)	(1473.10)
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(448.10)	(460.76)	(477.17)	(1891,45)	(1467.57)
6	Equity Share Capital	1832.74	1832.74	1832.74	1832.74	1832.74
7	Other Equity				(9905.02)	(8013.57)
8	Earnings per share (of Rs 10/- each) : Basic and Diluted	(2.36)	(2.52)	(2.59)	(10.26)	(8.04)

'The above results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company at the meeting held on 28th June 2021, and have been reviewed by the Statutory Auditors of the Company.

The above is an extract of the detailed format of quarterly/yearly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Regulations, 2015. The full format of the quarterly/yearly financial results are available on the Stock Exchanges websites at www.bseindia.com and www.nseindia.com and also on the Company's website at www.mangalamtimber.com

3 The figure of the previous year/periods have been regrouped/rearranged wherever necessary.

4 The figures for three months ended 31st March, 2021 and 31st March, 2020 are the balancing figures in respect of the full financial year and published year to date figures up to the nine months of the current financial year. By order of the Board

Vishwanath Chandak Place : Kolkata Director Date: 28th June, 2021 DIN:00313035

NETLINK SOLUTIONS (INDIA) LIMITED

Corporate Identity Number (CIN): L45200MH1984PLC034789

Registered Office: 507, Laxmi Plaza, Laxmi Industrial Estate, New Link Road, Andheri (W), Mumbai - 400 053. Contact No: 022 - 2633 5583 / 84 | Website: www.easy2source.com | E-mail Id: netlink@easy2source.com

OPEN OFFER FOR ACQUISITION OF 6,57,600 (SIX LAKHS FIFTY SEVEN THOUSAND SIX HUNDRED ONLY) FULLY PAID UP EQUITY SHARES OF ₹ 10/- EACH FROM THE SHAREHOLDERS OF NETLINK SOLUTIONS (INDIA) LIMITED ("NETLINK". "TARGET COMPANY") BY JUPITER INFOMEDIA LIMITED ("JUPITER" / "ACQUIRER NO 1") AND JINESHVAR SECURITIES PRIVATE LIMITED ("JINESHVAR" / "ACQUIRER NO 2") (HEREIN AFTER COLLECTIVELY REFER TO AS "ACQUIRERS") PURSUANT TO AND IN COMPLIANCE WITH REGULATIONS 3(1) & 4 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED ("SEBI (SAST) REGULATIONS").

Recommendations of the Committee of Independent Directors (IDC) pursuant to Regulation 26(7) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 in relation to the Open Offer made by Jupiter Infomedia Limited (Acquirer No 1) and Jineshvar Securities Private Limited (Acquirer No 2) for acquisition of 6,57,600 (Six Lakhs Fifty Seven Thousand Six Hundred) Equity Shares of ₹ 10/- each, to the public shareholders of Netlink Solutions (India) Limited ("Target Company" or "Netlink").

1	Date	June 28, 2021
2	Name of the Target Company (TC)	Netlink Solutions (India) Limited
3	Details of the Offer pertaining to Target Company	Open Offer for the acquisition of 6,57,600 (Six Lakhs Fifty Seven Thousand Six Hundred) Equity Shares of ₹ 10/- each, being constituting 26.00% of the Equity Share Capital of the Netlink Solutions (India) Limited ("Netlink" by the Acquirers pursuant to and in compliance with Regulations 3(1 & 4 of the SEBI (Substantial Acquisition of Shares and Takeovers Regulations, 2011.
4	Name(s) of the acquirer and PAC with the acquirer	Acquirers: Jupiter Infomedia Limited and Jineshvar Securities Private Limited PAC: Nil
5	Name of the Manager to the offer	Aryaman Financial Services Limited
6	Members of the Committee of Independent Directors	Mr. Yogesh Girnara (Chairman) Mr. Rajendra Lokare (Member) and Mr. Premnath Mishra (Member)
7	IDC Member's relationship with the TC (Director, Equity shares owned, any other contract / relationship), if any	 All members of the IDC, including Chairman, are Independent Directors of the Target Company. IDC Members do not hold any equity shares of the Target Company. None of the IDC Members holds any other contract or relationship with the Target Company other than their position as Independent Directors of the Target Company.
8	Trading in the Equity shares/other securities of the TC by IDC Members	None of the IDC Members have traded in the equity shares of Targe Company during 12 months prior to the date of the Public Announcement of the Offer.
9	IDC Member's relationship with the acquirer (Director, Equity shares owned, any other contract / relationship), if any.	None of the IDC Members have any relationship with the Acquirers or with any Directors of the Acquirers. Further none of the IDC members hold any Equity Shares of the Acquirers.
10	Trading in the Equity shares/other securities of the Acquirer by IDC Members	None of the IDC Members have traded in the equity shares of Acquirer during 12 months prior to the date of the Public Announcement of the Offer
11	Recommendation on the Open offer, as to whether the offer is fair and reasonable	IDC Members believes that the Open Offer is fair and reasonable. IDC Members confirm that the Target Company has not received any complain from the shareholders regarding the open offer process, valuation price of method of valuation.
12	Summary of reasons for recommendation	IDC Members have reviewed (a) the Public Announcement (b) Detailed Public Statement (c) Corrigendum to Detailed Public Statement and (d Letter of Offer. IDC Members have also reviewed the quantum of trading and relevant prices on the Stock Exchange platform. Based on the above the IDC Members are of the opinion that the Offer Price to the Public Shareholders of the Target Company is in compliance with the requirements of the Regulations and hence is fair and reasonable. The shareholders of the Target Company are advised to independently evaluate the Offer and take informed decision whether or not to offer their shares in the Open Offer
40	Water Committee of the	WEST-ST

and includes all the information required to be disclosed by the Target Company under the SEBI (SAST) Regulations. For Netlink Solutions (India) Limited

To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this

statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise,

Mr. Rajendra Lokare

None

13 Details of Independent Advisors, if any.

14 Any other matter(s) to be highlighted

Mr. Yogesh Girnara (IDC - Chairman)

Place: Mumbai

(IDC - Member)

Mr. Premnath Mishra (IDC - Member) Date: June 28, 2021

Pune

financialexp.epapr.in

GLAND PHARMA LIMITED