

**Solara Active Pharma Sciences Limited**Batra Centre

No. 28. Sardar Patel Road. Post Box 2630 Guindy. Chennai - 600 032. India Tel: +91 44 43446700. 22207500

Fax: +91 44 22350278

E-mail: investors@solara.com

www.solara.co.in

9th April 2021

To,

### **BSE Limited**

Listing Department 1st Floor, New Trading Ring, Rotunda Building, Phiroze Jeejeebhoy Towers, Dalal Street, Fort Mumbai - 400 001 National Stock Exchange of India Limited

Listing Department
Exchange Plaza, 5th Floor,
Plot No. C/1, G Block,
Bandra Kurla Complex, Bandra (E),
Mumbai – 400 051.

Name of Scrip: SOLARA

**Scrip code: 541540** 

Dear Sir,

Sub: Outcome of meeting of the Board of Directors of Solara Active Pharma Sciences Limited ("Company") held on 9 April 2021 – Disclosure under Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") read with SEBI Circular No. CIR/CFD/CMD/4/2015 dated September 09, 2015, as amended from time to time.

In terms of Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the "Listing Regulations") read with SEBI Circular bearing reference number CIR/CFD/CMD/4/2015 dated September 9, 2015, we hereby submit the outcome of the meeting of the Board of Directors ("Board") of Solara Active Pharma Sciences Limited ("Solara" or the "Company") held on 9 April 2021. Based on the recommendations of the Audit Committee and the Committee of Independent Directors, the Board has considered and approved a Composite Scheme of Amalgamation (the "Scheme") under Sections 230 to 232 and Section 66 of the Companies Act, 2013 read with other applicable provisions and the Rules framed thereunder ("the Act"). Further the Board has given authorisation to file the Scheme along with relevant disclosures, documents, certifications, and undertakings with the stock exchanges.

The Scheme, inter alia, provides for:

- a) Amalgamation of Aurore Life Science Private Limited ("Aurore Life Science" or the "Amalgamating Company 1" or "Transferor Company 1") into and with Solara (the "Amalgamated Company" or "Transferee Company");
- b) Subject to satisfactory fulfilment and accomplishment of (a) above, Amalgamation of Empyrean Lifesciences Private Limited ("Empyrean" or the "Amalgamating Company 2" or "Transferor Company 2") into and with Amalgamated Company; and
- c) Subject to satisfactory fulfilment and accomplishment of (a) and (b) above, amalgamation of Hydra Active Pharma Sciences Private Limited ("Hydra" or the "Amalgamating Company 3" or "Transferor Company 3") into and with Amalgamated Company



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The Scheme is subject to the fulfilment of certain conditions including receipt of approvals of shareholders and creditors of companies involved and approval of other regulatory authorities as may be required, including those of the National Stock Exchange of India Limited, BSE Limited, Securities and Exchange Board of India and the National Company Law Tribunal, having jurisdiction over the respective companies ("**NCLT**").

Advisors for the proposed transaction are Transaction Square LLP, Share Exchange Ratio Report issued by Niranjan Kumar, Registered Valuer – Financial Securities or Assets (affiliate of Transaction Square LLP), Fairness opinion on the Share Exchange Ratio Report by ICICI Securities Limited and Legal advisors to the proposed scheme are Anagram Partners and DSK Legal.

Please find enclosed **Annexure 1** containing details as per Regulation 30 of the Listing Regulations read with Circular CIR/CFD/CMD/4/2015 dated September 9, 2015.

The Board meeting commenced at 05.30 PM and concluded at 06.45 PM.

This is for your information and record.

Thanking you,

Yours faithfully, For and on behalf of

**Solara Active Pharma Sciences Limited** 

Mr. Murali Krishna Company Secretary

Encl: A/a



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## Annexure – I Disclosures regarding the proposed Composite Scheme of Amalgamation

		T					
Sr.	Particulars	Details					
No.							
a)	Name of the entities	This Scheme is a Composite Scheme of Amalgamation					
	forming part of the	("Scheme") involving:					
	amalgamation/merger,						
	details in brief such as	1. Solara Active Pharma Sciences Limited (" <b>Company</b> " or					
	size, turnover, etc	" <b>Solara</b> " or " <b>Amalgamated Company</b> "). It is Listed on BSE and NSE;					
		2. Aurore Life Science Private Limited ("Aurore Life Science" or "Amalgamating Company 1");					
			•	ted ( <b>"Empyrean</b> " or			
		"Amalgamating Company 2"); and					
			•	Limited (" <b>Hydra</b> " or			
		Amalgamating Cor		•			
		Set out below is the net-worth and total income for the 9					
		months period ended 31st December 2020 of the entities					
		involved in the Scheme	– (Amount in INR	Crores)			
		Particulars Total Income Net Worth					
			(Standalone)	(Standalone)			
		Solara*	1,191.22	1532.74			
		Aurore Life Science*	371.50	189.47			
		Empyrean*	5.36	(1.11)			
		Hydra	0.62	77.37			
		* Limited reviewed by the Auditor					
b)	Whether the transaction	•					
	would fall within the	·					
	related transactions? If	, ,					
	Yes, whether the same is	Ministry of Corporate Affairs since the Scheme is under					
	done at "Arm's Length"	Sections 230 to 232 of the Companies Act, 2013 and is subject to the sanction of the National Company Law Tribunal and					
		provisions of Section 188 of the Companies Act, 2013 are not					
		applicable.					
		The companies involved in the Scheme have following					
		relationship with each other-					
		Karuna Business Solutions LLP is a common promoter in					
		Solara and Hydra holding 7.83% and 27.75% stake in					
		respective companies.					
		Hydra holds 61.65% stake in Aurore Life Science.					



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		Empyrean is a wholly owned subsidiary of Aurore Life Science.				
		Pursuant to the scheme, Solara would issue consideration by way of equity shares as recommended by the Board relying on the Report on recommendation of fair share exchange ratio obtained from Niranjan Kumar, Registered Valuer – Securities or Financial Assets, a Registered Valuer and Fairness opinion on the said valuation report is obtained from ICICI Securities Limited.				
c)	Area of Business of the	Company	Business			
,	entity(ies)	Solara	Solara is engaged in the business of manufacturing and development of Active Pharmaceutical Ingredients ('API') and also offers Contract Manufacturing and Development Services to the global companies.			
		Aurore Life Science	Aurore Life Science is engaged in the business of developing wide range of generic pharmaceutical products.			
		Empyrean	Empyrean is a wholly owned subsidiary of Aurore Life Science and is engaged in the pharmaceutical business.			
		Hydra	Hydra is engaged in pharmaceutical business through its subsidiary company Aurore Life Science where in it holds 61.65% stake.			
d)	Rationale for the	The Transfero	or Companies and the Transferee Company are			
	Amalgamation/ Merger	engaged in s	imilar lines of business and complement each			
			in intend to expand the business and achieve ct portfolio, economies of scale, efficiency,			
			of logistic and distribution network and other			
		related economies by consolidating the business operations being managed by different management teams, the Board of Directors of the Transferor Companies and Transferee Company proposes to consolidate the business of Transferor				
		Companies with the Transferee Company. The proposed				
		amalgamation of Transferor Companies with Transferee Company would inter alia have the following benefits:				
		1. The amalgamation will enable the consolidation of the API				
		business of the Transferor Companies with the Transferee Company and would create one of the largest API players				
		in the industry and will facilitate in focused growth,				
		operational efficiency, integration synergies and better				



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supervision of the business.  2. The amalgamation would enable to enhance buse potential and increased capability to offer a wider portion of products with a diversified resource base and diclient relationships.  3. The amalgamation will significantly de-risk operation the combined entity having eight manufacturing fact three Research & Development Centers and footprint + countries enabling a wider market reach and cust offerings.  4. Would have improved organizational capability leadership, arising from the pooling of human capital have the diverse skills, talent and vast experiencompete successfully in an increasingly competindustry.  5. Would enable greater access to different market segning conduct of its business and addition of new product the portfolio would improve the competitive position combined entity.  6. The amalgamation would add new Research
Development capabilities, new products pipeline capabilities and would also bring in large Contract Res and Manufacturing ('CRAMS') business innor relationship.  7. The proposed consolidation would result in fin resources being efficiently merged and pooled leading more effective and centralized management of greater economies of scale, stronger base for future gand reduction of administrative overheads.  8. Further, the synergies arising out of consolidation business will lead to enhancement of net worth combined business and enhancement in earnings and flow would optimize the value of the Transferee Compandent and enhance the shareholder's value.  9. Moreover, the amalgamation of Transferor Companies the Transferee Company is expected to increase the term value for all the shareholders. Further, the parameters of the Transferee Company will have opportunity to participate in the profit and growth of businesses of Transferor Companies which are curunlisted.
e) In case of cash There is no cash consideration involved in the Scheme. consideration -



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### amount or otherwise share exchange ratio;

### To the shareholders of Transferor Company 1:

1,298 (One Thousand Two Hundred and Ninety Eight) equity shares of Transferee Company having face value of INR 10 (Ten) each fully paid up for every 10,000 (Ten Thousand) equity shares held in Transferor Company 1 having face value of INR 10 (Ten) each fully paid up

### To the shareholders of Transferor Company 2:

Since the entire share capital of Transferor Company 2 shall be held by the Company upon amalgamation of Transferor Company 1 with the Company, no shares shall be issued pursuant to amalgamation of Transferor Company 2 with the Company

### To the shareholders of Transferor Company 3:

884 (Eight Hundred and Eighty Four) equity shares of Transferee Company having face value of INR 10 (Ten) each fully paid up for every 10,000 (Ten Thousand) equity shares held in Transferor Company 3 having face value of INR 10 (Ten) each fully paid up

# f) Brief details of change in shareholding pattern (if any) of listed entity

Change in shareholding of Solara:

Category	Pre-Scheme		Post-Scheme	
	No. of	% share	No. of	% share
	shares	holding	shares	holding
Promoter	1,52,95,287	42.57	2,17,46,514	44.18%
and				
Promoter				
Group				
Public	2,06,34,480*	57.43	2,74,78,052	55.82%
Non-	-	-		
Promoter				
Non				
Public				
Total	3,59,29,767	100	4,92,24,566	100

\*Application filed with Stock exchanges for reclassification of share holding of Sequent Scientific Limited from Promoter group to Public category, awaiting approval, the holdings are shown in public category.