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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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| In re: | Chapter 11 |
| CHEMTURA CORPORATION, et al.,1 |) Case No. 09-11233 (REG) |
| Debtors. |) Jointly Administered |
| |) |

NOTICE OF FILING OF FIRST SUPPLEMENT AND AMENDMENT TO PLAN SUPPLEMENT

PLEASE TAKE NOTICE THAT on August 5, 2010, the United States Bankruptcy Court for the Southern District of New York (the "Court") entered orders: (a) authorizing Chemtura Corporation and its affiliated debtors and debtors in possession in the above-captioned chapter 11 cases (collectively, the "Debtors") to solicit acceptances for the Joint Chapter 11 Plan of Reorganization of Chemtura Corporation, et al. [Docket No. 3497] (as may be modified, amended or supplemented from time to time, the "Plan");² (b) approving the Disclosure Statement for the Joint Chapter 11 Plan of Reorganization of Chemtura Corporation, et al. (the "Disclosure Statement") as containing "adequate information" pursuant to section 1125 of the Bankruptcy Code; (c) approving the solicitation materials and documents to be included in the solicitation packages with respect to the Plan (the "Solicitation Packages"); (d) approving procedures for soliciting and tabulating votes on the Plan (the "Voting and Tabulation Procedures"); and (e) establishing the deadline and procedures for filing objections to the Plan.

PLEASE TAKE FURTHER NOTICE THAT as contemplated by the Plan and the order approving the Disclosure Statement, the Debtors filed the plan supplement with the Court on September 2, 2010 [Docket No. 3765] (the "Plan Supplement") and filed the first supplement and amendment to the Plan Supplement with the Court on September 14, 2010 [Docket No. 3985] (the "First Supplement and Amendment to Plan Supplement to Plan Supplement"). The First Supplement and Amendment to Plan Supplement and certain amendments to the list of Executory Contracts and Unexpired Leases to be assumed.

The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal taxpayer-identification number, are: Chemtura Corporation (3153); A&M Cleaning Products, LLC (4712); Aqua Clear Industries, LLC (1394); ASCK, Inc. (4489); ASEPSIS, Inc. (6270); BioLab Company Store, LLC (0131); BioLab Franchise Company, LLC (6709); Bio-Lab, Inc. (8754); BioLab Textile Additives, LLC (4348); Chemtura Canada Co./Cie (5047); CNK Chemical Realty Corporation (5340); Crompton Colors Incorporated (3341); Crompton Holding Corporation (3342); Crompton Monochem, Inc. (3574); GLCC Laurel, LLC (5687); Great Lakes Chemical Corporation (5035); Great Lakes Chemical Global, Inc. (4486); GT Seed Treatment, Inc. (5292); HomeCare Labs, Inc. (5038); ISCI, Inc. (7696); Kem Manufacturing Corporation (0603); Laurel Industries Holdings, Inc. (3635); Monochem, Inc. (5612); Naugatuck Treatment Company (2035); Recreational Water Products, Inc. (8754); Uniroyal Chemical Company Limited (Delaware) (9910); Weber City Road LLC (4381); and WRL of Indiana, Inc. (9136).

Capitalized terms used but not otherwise defined herein shall have the same meaning ascribed to such terms in the Plan or the Voting and Tabulation Procedures.

together with the proposed Cure Claim amount for each such contract; and (b) amended details regarding reasonable and customary registration rights. The documents contained in the Plan Supplement and the First Supplement and Amendment to Plan Supplement are integral to and part of the Plan and, if the Plan is approved, shall be approved in the Confirmation Order. The Debtors reserve the right to alter, amend, update or modify any of the exhibits in the Plan Supplement or First Supplement and Amendment to Plan Supplement.

PLEASE TAKE FURTHER NOTICE THAT the hearing to consider Confirmation of the Plan will commence at 9:45 a.m. Eastern Daylight Time on September 16, 2010, before the Honorable Judge Robert E. Gerber in the United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 621, New York, New York 10004-1408.

PLEASE TAKE FURTHER NOTICE THAT if you would like to obtain a copy of the Plan Supplement, the First Supplement and Amendment to Plan Supplement, the Disclosure Statement, the Plan or related documents, you should contact Kurtzman Carson Consultants LLC, the voting and claims agent retained by the Debtors in these chapter 11 cases, by: (a) calling the Debtors' restructuring hotline at (866) 967-0261; (b) visiting the Debtors' restructuring website at: www.kccllc.net/chemtura; (c) e-mailing the Debtors at kcc_chemtura@kccllc.com; and/or (d) writing to Chemtura Balloting Center, c/o Kurtzman Carson Consultants LLC, 2335 Alaska Ave., El Segundo, California 90245. You may also obtain copies of any pleadings filed in these chapter 11 cases for a fee via PACER at: https://ecf.nysb.uscourts.gov.

New York, New York Dated: September 14, 2010 /s/ M. Natasha Labovitz

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