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DECLARATION under art. 100n para. 4 pt. 3 of the Public Offering of Securities Act

To the shareholders Chimimport AD 2 Stefan Karadzha Str. 1000 Sofia, Bulgaria

The undersigned:

1. Mariy Georgiev Apostolov, in the capacity of Managing Partner of Grant Thornton OOD **Audit Firm**, UIC 831716285, with registered and correspondence address at 26 Cherni Vrah Blvd., 1421 Sofia, Bulgaria and

2. Zornitza Vassileva Djambazka, in the capacity of registered auditor (ID No. 726 of the register under art. 20 of the Independent Financial Audit Act), responsible for the audit engagement on behalf of Grant Thornton OOD **Audit Firm** (ID No. 032 of the register under art. 20 of the Independent Financial Audit Act), **hereby declare that**

Grant Thornton OOD Audit Firm was contracted to carry out the statutory audit of the financial statements of Chimimport AD for 2019, prepared in accordance with International Financial Reporting Standards (IFRS), as adopted by the EU, generally accepted title of the accounting frame, as defined in <u>subparagraph 8 of the AP of the Accounting Act</u> under "International Accounting Standards". As result of our audit, we have issued an audit report, dated 30 July 2020.

We hereby CERTIFY, THAT as reported in the audit report to the annual financial statements of Chimimport AD for 2019, issued on 30 July 2020:

- Article 100m, paragraph 4, subparagraph (3), item "a" Audit opinion: In our opinion, the accompanying financial statements give a true and fair view of the financial position of the Company as at 31 December 2019 and of its financial performance and its cash flows for the year then ended in accordance with International Financial Reporting Standards (IFRS), as adopted by the EU (page 1 of the audit report);
- 2. Article 100m, paragraph 4, subparagraph (3), item "b" Information, regarding the transactions of Chimimport AD with related parties. Related party transactions are disclosed in note 27 Transactions with related parties and 28 Related party receivables and payables as at year-end to the financial statements. Based on the performed audit procedures on related party transactions as part of our audit of financial statements, no facts, circumstances or other information have come to our



attention that caused us to conclude that the related party transactions are not disclosed in the accompanying financial statements for the year ended on 31 December 2019, in all material respects, in accordance with the requirements of IAS 24 "Related Party Disclosures ". The results of our audit procedures on related party transactions were taken into consideration for the purposes of issuing an auditor's opinion on the financial statements as a whole, not for issuing a separate opinion only on related party transactions (*page 5 of the audit report*).

3. Article 100m, paragraph 4, subparagraph (3), item "c" Information, regarding significant transactions. Our responsibilities for audit of the financial statements, described in the audit report in section "Responsibilities of the Auditor for the Audit of Financial Statements ", include assessment whether the financial statements present fairly the significant transactions and events. Based on the performed audit procedures on the significant transactions, which are fundamental to the financial statements for the year ended on 31 December 2019, no facts, circumstances or other information have come to our attention that caused us to conclude that there are instances of unfair presentation and disclosure in accordance with the requirements of IFRS, as adopted by the European Union. The results of our audit procedures on the significant transaction for the purposes of issuing an auditor's opinion on the financial statements as a whole, not for issuing a separate opinion only on the significant transactions (page 5 of the audit report).

Verifications made by this statement should be considered only in the context of the audit report, concluding the conducted independent financial audit of the annual financial statements of Chimimport AD for the reporting period, ending on 31 December 2019, issued on 30 July 2020. This declaration is intended solely for the above stated addressee and has been prepared solely to meet the requirements of Article 100m, paragraph 4, subparagraph 3 of the Public Offering of Securities Act (POSA) and should not be considered as a substitute of the conclusions included in the audit report, issued on 30 July 2020 in respect of matters covered by Article 100m subparagraph 3 of POSA.

Mariy Apostolov Żornitza Djambazka Managing Partner Registered auditor responsible for the audit **Grant Thornton OOD** Audit Firm специализирано одиторско предарияти 30 July 2020 ГРАНТ ТОРНТОН Sofia София