

Boston, United States Sydney, Australia 18 November 2019 AEDT

Exercise of Tranche 4 Warrants by Crystal Amber and Appendix 3B

BOSTON and **SYDNEY** — **18 November 2019** — GI Dynamics® Inc. (ASX:GID) (Company or GI Dynamics), a medical device company that is developing EndoBarrier® for patients with type 2 diabetes and obesity, is pleased to announce that further to the announcements made by the Company on 22 August 2019, 29 August 2019, 4 October 2019 and 4 November 2019 with respect to the Company's approximate US\$10,000,000 financing arrangement with Crystal Amber Fund Limited (Crystal Amber), it has received from Crystal Amber the relevant exercise notice and the relevant funds for the exercise of those warrants that were to be exercised by it on or around 15 November 2019 (Tranche 4 Warrants).

As a result of the exercise of the Tranche 4 Warrants, the Company confirms it has allotted 31,740,748 (CHESS Depositary Interests (CDIs) (as a result of rounding) to Crystal Amber for a total consideration of US\$500,000 (with each warrant having an exercise price of US\$0.0127 per CDI). Further details in respect of the exercise of the Tranche 4 Warrants are set out in the attached Appendix 3B.

The funds raised from the exercise of the Tranche 4 Warrants will be used by the Company for general working capital purposes, to assist with the initiation of patient enrollment for STEP-1 (United States) and I-STEP (India with Apollo Sugar) clinical studies and for continuing work towards securing a CE Mark for EndoBarrier.

About GI Dynamics

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GI Dynamics[®], Inc. (ASX:GID) is the developer of EndoBarrier[®], the first endoscopically-delivered device therapy for the treatment of type 2 diabetes and obesity. EndoBarrier is not approved for sale and is limited by federal law to investigational use only. EndoBarrier is subject to an Investigational Device Exemption by the FDA in the United



Boston, United States Sydney, Australia 18 November 2019 AEDT States and is entering concurrent pivotal trials in the United States and India. Founded in 2003, GI Dynamics is headquartered in Boston, Massachusetts. For more information please visit www.gidynamics.com.

Forward-Looking Statements

This announcement may contain forward-looking statements. These statements are based on GI Dynamics management's current estimates and expectations of future events as of the date of this announcement. Furthermore, the estimates are subject to several risks and uncertainties that could cause actual results to differ materially and adversely from those indicated in or implied by such forward-looking statements.

These risks and uncertainties include, but are not limited to, risks associated with our ability to continue to operate as a going concern; our ability to obtain stockholder approval of the conversion feature of the August 2019 Note and issuance of the August 2019 Warrant, our ability to raise sufficient additional funds to continue operations and to conduct the planned pivotal trial of EndoBarrier in the United States (STEP-1); our ability to execute STEP-1 under FDA's Investigational Device Exemption; our ability to enlist clinical trial sites and enroll patients in accordance with STEP-1; the risk that the FDA stops STEP-1 early as a result of the occurrence of certain safety events or does not approve an expansion of STEP-1; our ability to enroll patients in accordance with I-STEP; our ability to secure a CE Mark; our ability to maintain compliance with our obligations under our existing convertible note and warrant agreements executed with Crystal Amber, including our obligations to make payment on the Note that is due on 31 March 2020 and our ability to restructure the terms of the Note with Crystal Amber that is due on 31 March 2020 if we are unable to raise sufficient funds to enable us to fully repay such Note when due; obtaining and maintaining regulatory approvals required to market and sell our products; the possibility that future clinical trials will not be successful or confirm earlier results; the timing and costs of clinical trials; the timing of regulatory submissions; the timing, receipt and maintenance of regulatory approvals; the timing and amount of other

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Boston, United States Sydney, Australia 18 November 2019 AEDT expenses; the timing and extent of third-party reimbursement; intellectual-property risk; risks related to excess inventory; risks related to assumptions regarding the size of the available market; the benefits of our products; product pricing; timing of product launches; future financial results; and other factors, including those described in our filings with the U.S. Securities and Exchange Commission.

Given these uncertainties, one should not place undue reliance on these forward-looking statements. We do not assume any obligation to publicly update or revise any forward-looking statements, whether as a result of new information or future events or otherwise, unless we are required to do so by law.

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Rule 2.7, 3.10.3, 3.10.4, 3.10.5

Appendix 3B

New issue announcement, application for quotation of additional securities and agreement

	ntion or documents not available now mu ents given to ASX become ASX's property	ast be given to ASX as soon as available. Information and and and may be made public.
		, 01/09/99, 01/07/00, 30/09/01, 11/03/02, 01/01/03, 24/10/05, 01/08/12,
Name o	of entity	
GI Dy:	namics, Inc	
ARBN		
151 239	388	
We (tl	he entity) give ASX the following	information.
	1 - All issues est complete the relevant sections (attach	sheets if there is not enough space).
1	⁺ Class of ⁺ securities issued or to be issued	Chess Depositary Interests (CDIs) representing shares of common stock (Shares) (50 CDIs represent 1 Share)
2	Number of *securities issued or to be issued (if known) or maximum number which may be issued	31,740,748 CDIs were issued upon the exercise of 31,740,748 warrants
3	Principal terms of the *securities (e.g. if options, exercise price and expiry date; if partly paid *securities, the amount outstanding and due dates for payment; if *convertible securities, the conversion price and dates for conversion)	The CDIs issued as a result of the exercise of the warrants rank equally with other CDIs on issue.

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⁺ See chapter 19 for defined terms.

4	Do the *securities rank equally in all respects from the *issue date with an existing *class of quoted *securities? If the additional *securities do not rank equally, please state: • the date from which they do • the extent to which they participate for the next dividend, (in the case of a trust, distribution) or interest payment • the extent to which they do not rank equally, other than in relation to the next dividend, distribution or interest payment	Yes
5	Issue price or consideration	US\$0.0127 per CDI
6	Purpose of the issue (If issued as consideration for the acquisition of assets, clearly identify those assets)	The warrants were issued in conjunction with the issue of convertible notes to Crystal Amber Fund Limited (as previously announced). All funds raised as a result of the exercise of the warrants will be used by the Company for general working capital purposes, to initiate patient enrollment for STEP-1 (United States), I-STEP (India with Apollo Sugar) and continuing to work towards securing a CE Mark.
6a	Is the entity an *eligible entity that has obtained security holder approval under rule 7.1A? If Yes, complete sections 6b – 6h in relation to the *securities the subject of this Appendix 3B, and comply with section 6i	N/A
6b	The date the security holder resolution under rule 7.1A was passed	N/A
6c	Number of *securities issued without security holder approval under rule 7.1	N/A

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⁺ See chapter 19 for defined terms.

6d	Number of *securities issued with security holder approval under rule 7.1A	N/A	
6e	Number of *securities issued with security holder approval under rule 7.3, or another specific security holder approval (specify date of meeting)	N/A	
6f	Number of *securities issued under an exception in rule 7.2	N/A	
6g	If *securities issued under rule 7.1A, was issue price at least 75% of 15 day VWAP as calculated under rule 7.1A.3? Include the *issue date and both values. Include the source of the VWAP calculation.	N/A	
6h	If *securities were issued under rule 7.1A for non-cash consideration, state date on which valuation of consideration was released to ASX Market Announcements	N/A	
6i	Calculate the entity's remaining issue capacity under rule 7.1 and rule 7.1A – complete Annexure 1 and release to ASX Market Announcements	N/A	
7	*Issue dates Note: The issue date may be prescribed by ASX (refer to the definition of issue date in rule 19.12). For example, the issue date for a pro rata entitlement issue must comply with the applicable timetable in Appendix 7A. Cross reference: item 33 of Appendix 3B.	18 November 2019	
		Number	+Class

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⁺ See chapter 19 for defined terms.

8	Number and +class of all +securities quoted on ASX (including the +securities in section 2 if applicable)	CDIs quoted is	
		1,829,914,800 CDIs would be quoted if all shares of common stock were held as CDIs	

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Number and +class of all 9 +securities not quoted on 73,631 shares of Shares of common stock ASX (including the common stock (or issued as of 18 +securities in section 2 if 3,681,550 CDIs) November 2019 applicable) 5,616 options (over Options issued under 5,616 shares of the 2003 Omnibus Stock common stock or Plan 280,800 CDIs) 3,010,538 options Options issued under (over 3,010,538 shares the 2011 Employee, of common stock or Director and Consultant 150,526,900 CDIs) **Equity Incentive Plan** 250,000 performance Performance stock units stock units (over issued under the 2011 250,000 shares of Employee, Director and common stock or **Consultant Equity** Incentive Plan 12,500,000 CDIs) 28,532 warrants (over Warrants to purchase 28,532 shares of shares of common stock common stock of issued 4 May 2016 1,426,600 CDIs) One Convertible Convertible Note issued Note with a face pursuant to a Note value of Purchase Agreement US\$5,000,000 dated 16 June 201

Part 2 - Pro rata issue

capital (interests)

10

Dividend policy (in the case

of a trust, distribution policy) on the increased

11	Is security required?	holder	approval	N/A

No change

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⁺ See chapter 19 for defined terms.

Appendix 3B New issue announcement

12	Is the issue renounceable or non-renounceable?	
13	Ratio in which the *securities will N/A be offered	
14	⁺ Class of ⁺ securities to which the offer relates	
15	⁺ Record date to determine N/A entitlements	
16	Will holdings on different registers (or subregisters) be aggregated for calculating entitlements?	
17	Policy for deciding entitlements in relation to fractions	
18	Names of countries in which the entity has security holders who will not be sent new offer documents Note: Security holders must be told how their entitlements are to be dealt with. Cross reference: rule 7.7.	
19	Closing date for receipt of N/A acceptances or renunciations	

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⁺ See chapter 19 for defined terms.

Appendix 3B New issue announcement

20	Names of any underwriters	N/A
21	Amount of any underwriting fee or commission	N/A
22	Names of any brokers to the issue	N/A
23	Fee or commission payable to the broker to the issue	N/A
24	Amount of any handling fee payable to brokers who lodge acceptances or renunciations on behalf of security holders	N/A
25	If the issue is contingent on security holders' approval, the date of the meeting	N/A
26	Date entitlement and acceptance form and offer documents will be sent to persons entitled	N/A
27	If the entity has issued options, and the terms entitle option holders to participate on exercise, the date on which notices will be sent to option holders	N/A
28	Date rights trading will begin (if applicable)	N/A
29	Date rights trading will end (if applicable)	N/A
30	How do security holders sell their entitlements <i>in full</i> through a broker?	N/A
31	How do security holders sell <i>part</i> of their entitlements through a broker and accept for the balance?	N/A

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⁺ See chapter 19 for defined terms.

Appendix	3B
New issue	announcement

32	of the	do security holders dispose eir entitlements (except by hrough a broker)?	N/A
33	+Issue	e date	N/A
	-	uotation of securit	
34	Type (tick o	of ⁺ securities one)	
(a)		⁺ Securities described in Par	t ı
(b)		All other *securities	
			end of the escrowed period, partly paid securities that become fully paid, en restriction ends, securities issued on expiry or conversion of convertible
Entitie	es that	t have ticked box 34(a)	
Additi	onal s	ecurities forming a new	class of securities
Tick to docum		e you are providing the informa	tion or
35			securities, the names of the 20 largest holders of the the number and percentage of additional *securities
36		+securities setting out the n	y securities, a distribution schedule of the additional umber of holders in the categories
		1 - 1,000 1,001 - 5,000	
		5,001 - 10,000 10,001 - 100,000	
		100,001 and over	
37		A copy of any trust deed for	the additional *securities

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Entities that have ticked box 34(b)				
38	Number of *securities for which *quotation is sought			
39	⁺ Class of ⁺ securities for which quotation is sought			
40	Do the *securities rank equally in all respects from the *issue date with an existing *class of quoted *securities?			
	If the additional *securities do not rank equally, please state: • the date from which they do • the extent to which they participate for the next dividend, (in the case of a trust, distribution) or interest payment • the extent to which they do not rank equally, other than in relation to the next dividend, distribution or interest payment			
41	Reason for request for quotation now Example: In the case of restricted securities, end of restriction period			
	(if issued upon conversion of another *security, clearly identify that other *security)			
42	Number and ⁺ class of all ⁺ securities quoted on ASX (<i>including</i> the ⁺ securities in clause 38)	Number	+Class	

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Quotation agreement

- ⁺Quotation of our additional ⁺securities is in ASX's absolute discretion. ASX may quote the ⁺securities on any conditions it decides.
- 2 We warrant the following to ASX.
 - The issue of the *securities to be quoted complies with the law and is not for an illegal purpose.
 - There is no reason why those *securities should not be granted *quotation.
 - An offer of the *securities for sale within 12 months after their issue will not require disclosure under section 707(3) or section 1012C(6) of the Corporations Act.

Note: An entity may need to obtain appropriate warranties from subscribers for the securities in order to be able to give this warranty

- Section 724 or section 1016E of the Corporations Act does not apply to any applications received by us in relation to any *securities to be quoted and that no-one has any right to return any *securities to be quoted under sections 737, 738 or 1016F of the Corporations Act at the time that we request that the *securities be quoted.
- If we are a trust, we warrant that no person has the right to return the

 †securities to be quoted under section 1019B of the Corporations Act at
 the time that we request that the †securities be quoted.
- We will indemnify ASX to the fullest extent permitted by law in respect of any claim, action or expense arising from or connected with any breach of the warranties in this agreement.
- We give ASX the information and documents required by this form. If any information or document is not available now, we will give it to ASX before †quotation of the †securities begins. We acknowledge that ASX is relying on the information and documents. We warrant that they are (will be) true and complete.

Sign here: /s/ Charles R. Carter Date: 18 November, 2019

(Director/Company secretary)

Print name: Charles R. Carter

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⁺ See chapter 19 for defined terms.