SAMTEL COLOR LIMITED

501, 5th Floor, Copia Corporate Suites, 9, District Centre – Jasola, New Delhi 110025 T: +91 11 42424000 F: +91 11 42424077 www.samtelgroup.com CIN: L51909DL1986PLC024222

September 8, 2017

The General Manager Listing Compliance BSE Limited P J Towers, Dalal Street Mumbai – 400 001

Sub: Initiation of Corporate Insolvency Resolution Process (CIRP)

Sir,

The Punjab National Bank, one of the Financial Creditor had filed an application with Hon'ble National Company Law Tribunal (NCLT), New Delhi for initiation of Corporate Insolvency Resolution Process (CIRP) against Samtel Color Limited u/s 7 of the Insolvency and Bankruptcy Code (IBC).

The Hon'ble NCLT after hearing the application vide its Order dated September 7, 2017 admitted the application of the Financial Creditor for initiation of Corporate Insolvency Resolution Process (CIRP) and has appointed Mr. Sanjay Gupta (Registration No. IBBI/PA-001/IP-P00117/2017-18/10252 as Interim Resolution Professional.

Please note that with the appointment of Interim Resolution Professional, the power of the Board of Directors of the Company stands suspended and the same will be exercised by the interim resolution professional.

Copy of the Order is enclosed for your kind reference.

This is for your information and record please.

Thanking you,

Yours faithfully

For SAMTEL COLOR LIMITED

Authorized Signatory

Encl: As above

IN THE NATIONAL COMPANY LAW TRIBUNAL, NEW DELHI PRINCIPAL BENCH

CP No. (IB)-132(PB) / 2017

IN THE MATTER OF:

Punjab National Bank

...... Financial Creditor / Applicant

Samtel Color & Ors.

...... Corporate Debtor / Non-applicant

SECTION: Under Section 7 of the Insolvency and Bankruptcy Code 2016.

Judgment delivered on 07.09.2017

Coram:

CHIEF JUSTICE M.M. KUMAR Hon'ble President

Deepa Krishan Hon'ble Member (T)

For the Financial Creditor/Applicant

: Shri Hashmat Nabi, Advocate

: Ms. Sweta Jha, Advocate

For the Corporate Debtor/Non-applicant: Shri Kunal Godhwani, Advocate

: Shri Karan Khanna, Advocate : Shri Mohit Taneja, Advocate

JUDGMENT

Ms. Deepa Krishan, Member (Technical)

The Punjab National Bank (for brevity 'PNB-Financial Creditor') has filed the instant application under Section 7 of the Insolvency and Bankruptcy Code, 2016 (for brevity 'the Code') with a prayer for triggering

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the insolvency resolution process in the matter of Samtel Color & Ors. (for brevity the 'Corporate Debtor'). It is appropriate to mention that 'PNB-Financial Creditor' is a body corporate constituted by the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970 having its registered office at 7, Bhikaji Cama Place, New Delhi.

- 2. The Corporate Debtor is M/s Samtel Color Limited having its registered office at 501, 5th Floor, Copia Corporate Suits, Plot No.-9, District Centre Jasola, New Delhi 110025. Its identification number is L51909DL1986PLC024222, and date of incorporation is 16.06.1986. The Corporate Debtor's nominal share capital is Rs. 175,00,00,000/- (Rupees One Hundred and Seventy-Five Crores Only) and paid up capital is Rs. 1,16,28,53,870/- (Rupees One Hundred Sixteen Crores, Twenty-Eight Lakhs, Fifty-Three Thousand, Eight Hundred and Seventy).
- 3. The 'Financial Creditor' has proposed the name of Insolvency Professional, Shri Sanjay Gupta, Address E-86, Second Floor, Lajpat Nagar-1, New Delhi-110024, email idsanjay.gupta@aaacapitalservices.com (Regn. No. IBBI / IPA-001 / IP-00513 / 2016-17 / 1344). A copy of the registration certificate dated 25.05.2017 issued by the Insolvency and Bankruptcy Board of India has also been filed along with a print out of the list of registered Insolvency Professionals along with extract of list of Insolvency Professionals as

appearing on their website, which includes the name of Sanjay Gupta.

The relevant entry is reproduced below: -

	IBBI/IPA- 001/IP- P00117/2017 -18/10252		E-10A, Kailash Colony, Greater Kailash-1, New Delhi - 110048	rvions	Indian Institute of Insolvency professionals of ICAI	may, 2017	Registered Under Regulation 9 (Sl.no 277)
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It is seen that the details given above are correct, with regard to email and address of IRP as it pertains to the later period of 2017-18.

The instant application under section 7 of IBC was filed on 4. 24.05.2017 by Punjab National Bank in respect of sixteen respondents. In addition to Respondent-1 company, M/s Samtel Color Ltd., respondent no. 2 to 16 were impleaded in their capacity as being other banks and financial institutions who were claiming pari passu charge over the movable and immovable assets of Respondent-1. On 06.07.2017, the applicant filed an application for deletion of Respondent no. 2 to 16 from the array of parties, as they were neither proper nor necessary parties for the purposes of the instant petition. This application was disposed of with the direction that the names of aforesaid respondents be deleted from the memo of parties. Thus, the instant petition survives against only one respondent, namely, Samtel Color Ltd.- the Corporate Debtor.

5. The 'Financial Creditor' has given the details of Financial Debt, Working Capital Facilities, Details of Term Loan and External Commercial Facilities. In part-IV of the application, which is on a proforma prescribed under Rule-4 of the Insolvency & Bankruptcy (Application to Adjudicating Authority) Rules, 2016 read with Section 7 of the Code, has given the following details about the financial debts:

		Part-IV
1	T	Particulars of Financial Debt
1.	Total Amount	of Punjab National Bank (PNB) sanctioned th
	Debt Granted	following facilities:
		Applicant Bank sanctioned various facilities
	4	which were extended from time to time to the
		Respondent no1 company, lastly sanctioned
		on 05.12.2006. The facility sanction and
		availed by Respondent no1 were Fund
		based limit of Rs. 31.32 crores, Non-Fund
		based limit of Rs. 55.04 crores and Corporate
		Loan of Rs. 25.00 crores.

Date(s) of Disbursement: -

The brief particulars of the various facilities which was earlier extended to M/s. Samtel Colour Ltd. by Consortium led by

Applicant Bank before another consortium led by ICICI Bank we as under :-			
Date of Sanction	Details of the Facilities Sanctioned by the Applicant and availed by the M/s. Samtel Colour Limited.		
21.01.1987	 Fund-based limit of Rs. 1.60 Crore Non-Fund Based Limit of Rs. 4.75 Crore Term Loan of Rs. 4.00 Crore Bridge Loan of Rs. 2.00 Crore. 		
24.02.1987	FLC limit was enhanced from Rs. 3 Crore to 5.60 Crore on usance basis.		
08.09.1987	The Term Loan was enhanced from Rs. 4 Crore to 5.00 Crore. Specific FCL for import of machinery was to the tune of Rs. 5.00 Crore.		
29.08.1988	Fund Based Limit was enhanced from Rs. 1.60 Crore to 5.08 Crore and non-fund based limit was enhanced from Rs. 5.75 Crore to Rs. 18.00 Crore.		
	Fund Based limit was enhanced from Rs. 5.08 Crore to Rs. 11.09 Crore and non-fund based limit was enhanced from Rs. 18 Crore to Rs.		

	18.50 Crores. Additional Term Loan of Rs	
	0.46 Crore was also sanctioned.	
10 10 1000		
19.10.1989	P/C limit was enhanced from Rs. 6 Crores to	
	Rs. 12 Crores within the Fund Based Limit	
	Rs. 19.75 crores and Non-Fund Based Limi	
	was enhanced from Rs. 20 crores to Rs. 27	
	Crores.	
13.03.1990	After review of existing Fund-Based Limit it	
	was enhanced to Rs. 19.75 Crore as a	
	consortium finance. Non-Fund Based Limit	
	was enhanced from Rs. 27.00 to Rs. 32.00	
	Crores and ABC (DDB) was enhanced from	
	Rs. 1.00 Crore to Rs. 5.00 Crore within Post	
	Shipment Facility of Rs. 8.00 Crore.	
31.01.1992	The consortium enhanced the facility from Rs.	
	19.75 Crore to Rs. 24.80 crores with PNB	
	share remaining at level of Rs. 14 Crores.	
	Post Shipment Facility by the consortium was	
	enhanced from Rs. 8 Crores to Rs. 18 Crores	
	with PNB shares from Rs. 8 Crores to Rs. 12	
	Crores.	

	The Non-Fund Based Limits was enhanced		
	ACCESSED TO SERVICE ACCESS		
	from Rs. 32 Crores to Rs. 38.00 Crores by the		
	Consortium with PNB shares being reduced		
	from Rs. 32 Crores to Rs. 19.25 Crores.		
18.08.1994	Fund Based Limit was enhanced from Rs. 14		
	Crores to Rs. 18.40 Crores.		
	Non-Fund Based Limits was enhanced from		
	Rs. 19.25 Crores to Rs. 24.80 Crores.		
	The Post Shipment Facility of Rs. 12 Crores		
	was renewed (outside PBF).		
17.02.1997	Fund Based Limits was enhanced to Rs. 36.90		
	Crores & Non-Fund Based Limit was		
	enhanced to Rs. 32.50 Crores with Specific		
	FLC (DP) of Rs. 10 Crore, Specific LG of Rs.		
	10 Crore.		
01.12.2000	Working Capital Consortium Agreement was		
	entered into between Samtel Color Limited		
	(Respondent no1) PNB, Canara Bank,		
	Standard Chartered Bank, Grindlays Bank		
	Ltd., ICICI Bank Ltd.		



	The Applicant Bank share was to the tune of		
i i	8 8		
	Rs. 36.90 Crore for fund based facilities and		
	Rs. 34.50 Crore for non-fund based facility.		
15.03.2003	Inter-se agreement dated 15.03.2003		
	executed between consortium banks and Joint		
	deed of Hypothecation dated 15.03.2003		
	between company and consortium banks. In		
	terms of the consortium documents, the		
	applicant bank facilities were to the tune of Rs.		
l '	30.40 Crore for fund based facility and Rs.		
	32.20 Crore for non-fund based facility.		
23.05.2003	Working Consortium Agreement entered into		
	between Samtel Color Limited with Applicant		
	Bank being Consortium Leader and Canara		
	Bank, UTI Bank Ltd., SBI, Standard Chartered		
	Bank, Export Import Bank of India, ICICI Bank		
	Ltd. Applicant Bank Facilities were to the tune		
	of Rs. 30.40 Crore for fund based facilities and		
	Rs. 32.20 Crore for non-fund based facility.		
	Inter-se agreement dated 23.05.2003		
	executed between consortium banks.		

18	.08.2004	Fund Based Limits was enhanced to Rs. 29.47	
	, ,	Crores and Non-Fund Based Limit was	
		enhanced to Rs. 42.14 Crores.	
30	.12.2005	Working Capital Consortium agreement	
		between Samtel Colour limited and the	
		Applicant Bank acting as leader on its behalf	
		and on behalf of Canara Bank, UTI Bank Ltd.,	
		SBI, ABN Amro Bank NV, ICICI Bank Ltd.	
		Applicant Bank Credit Facilities were to the	
		tune of Rs. 29.47 Crore for non-fund based	
	2	facility.	
		Joint Deed of Hypothecation executed	
		between Samtel Colour Limited, Respondent	
		no1 and Applicant Bank (Leader of the	
		Consortium) and subsequently on 17.07.2006,	
		Supplementary Agreement was executed by	
		the company.	
		Inter-se agreement dated 30.12.2005	
		executed between consortium banks.	
21	.11.2006	The Fund Based Limit and Non-Fund Based	
		Limits of Applicant Bank was to the tune of Rs.	
		W 107 W	

	31.32 Crores and Rs. 55.04 Crores			
4	respectively, and one-time FLC limit of Rs. 10			
	Crore was also sanctioned.			
12.12.2006	Deed of hypothecation to secure LC on DA/DP			
	basis dated 12.12.2006 for Rs. 55.04 Crore			
	was executed by Respondent no1.			
	Hypothecation of movable assets forming part			
	of fixed / block assets dated 12.12.2006 for Rs.			
	86.36 Crores was executed by the			
	Respondent no1.			
8	Packing Credit agreement (Hypothecation)			
	dated 12.12.2006 for Rs. 15 Crores was			
	executed by the Respondent no1.			
	Bill discounting, FOBP/FOBNLC/FOUBP/			
	Advance against clearing, OD against export			
	incentives, ODD agreement dated 12.12.2006			
	for Rs. 37.62 Crores was executed by the			
	company.			
	Hypothecation of current assets agreement			
	dated 12.12.2006 for Rs. 86.36 Crores was			
	executed by the Respondent no1.			

	Term loan cum Hypothecation agreement dated 12.12.2006 for Rs. 25 Crores was
	executed by the Respondent no1. Agreement for loan for duty draw back dated 12.12.2006 for Rs. 4.30 Crores was executed by the Respondent no1.
17.08.2007	Agreement of Guarantee dated 17.08.2007 executed by Shri Satish Kaura, Director of the Respondent no1 in his personal capacity as guarantor, for Term Loan of Rs. 25 Crore.
Amount Clair Date of Defa	

6. It is also averred in the application that "on the request of the Respondent No. 1 through its M.D. / authorized person, Applicant Bank vide letter dated 16.06.2009 reviewed the NFB Limit of Rs. 41 crores and deferred the TL instalments falling due in 2009-10 by another one year, In regard to the facility the Respondent No. 1 executed following letters / documents; -

Supplemental and Amendatory Agreement of Guarantee dated 29.06.2009 executed by the Respondent no. 2.



Supplementary Agreement for Reschedulement of Term Loan (Corporate

Loan) dated 29.06.2009 executed by the Respondent no. 1

Supplementary Agreement for Reschedulement of Working Capital Term

Loan dated 29.06.2009 executed by the Respondent no. 1.

Supplemental and Amendatory Agreement of Guarantee dated

30.06.2009 executed by Mr. Satish Kaura, Director of the Respondent no.

1 in his personal capacity as guarantor.

7. The said Working Capital Facility was secured by first pari passu

charge in favour of Applicant Bank with other consortium Banks by way of

hypothecation of Borrower's entire stock of raw materials, semi-finished

goods, consumables stores and such other movables including book

debts, outstanding monies, receivables, both present and future ("Current

Assets") and second pari passu charge in favour of Applicant Bank with

other consortium Banks on Borrower's fixed assets, both present and

future, including movable machinery, machinery spares, tools and

accessories, present and future ranking second and subservient to the

charge created / to be created in favour of the term lenders ("Fixed

Assets").

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8. The Restructured Credit Facilities were secured by creation of equitable mortgage over the Immovable Properties (hereinafter

collectively referred to as "the Mortgaged Properties") situated at:

Part of the Chhapraula Property, i.e. (i) 23.93 acres (11.43 acre leasehold and 12.50 acre of freehold) land and buildings along with any structures etc. situated at Chhapraula Village, Tehsil Dadri, Dist Ghaziabad, Uttar Pradesh as well as (ii) 1.7 acres (8243 sq. yard) of land and buildings along with any structures etc. and plant and Machinery situated at

Greater Noida Property i.e. 41.10 acre (166294.81 Sqm.) of land and building along with any structure situated thereof and Plant and Machinery situated at Plot No. 2, Ecotech IV, G T Road. Greater Noida.

Chhapraula Village, Tehsil Dadri, Distt. Ghaziabad, Uttar Pradesh.

Ghaziabad Property-I and Ghaziabad Property-II i.e. 3.4 acre of industrial plot along with Buildings and structures situated thereof and Plant and Machinery situated at Industrial Plot No. C-1/1, C-2 & C-3 Industrial Area, Sector-22, Meerut Road, Ghaziabad UP.

Parwanoo Property i.e. 9581 Sq. Meters of land along with buildings and structures situated thereof and Plant and Machinery situated at Plot No. 6, Sector-II, Parwanoo Industrial Area, Parwanoo-173 220,(H.P.).

_0.25 acre (1,216.66 Sq yard) of land along with buildings and structures thereof and Plant and Machinery situated at R-9/10, Raj Nagar, Ghaziabad, UP.

- 9. Further, the Respondent no. 1 created first pari passu Charge on all present and future Fixed Assets including stocks, consumables, book debts, Plant and Machinery (hereinafter referred to as "the Hypothecated Assets") of the Respondent No. 1 situated, at:
- a) Chhapraula Village, Bullandshahar Road, Tehsil Dadri, Distt Ghaziabad (Now in Distt. Gautam Budh Nagar) Ghaziabad, Uttar Pradesh.
- b) Plot No. 6, Sector-II, Parwanoo Industrial Area, Parwanoo-173 220,
 (H.P).
- Plot No. C-1/1, C-2 & C-3, Industrial Area, Sector-22, Meerut Road,
 Ghaziabad, U.P.
- Village-Naya Nohra, Kota Barran Road, Tehsil-Laadpura, District-Kota.

The Respondent no. 1 executed the following balance security confirmation letters dated 07.05.2009 in favour of applicant bank: -

No. Facility	Amount	
WCTL-I	259459172/-	
Corporate Loan	n 252557299/-	
FITL	54628730/-	
WCTL-II	45100000/-	
	WCTL-I Corporate Loan FITL	

In terms of the Amendatory MRA dated 19.01.2010, the liability of

the Respondent no. 1 company, was also duly acknowledged by the

Respondent Company which was as under: -

Term Loan

Rs. 24.83 crore

Working Capital Facility:

Rs. 41.00 crore

That the Respondent no.1 company also intended to create charge

over the property situated at 7 KM milestone, Naya Nohra, Kota Baran

Road, Kota admeasuring 6.2 Hectares (15.3 acre) (hereinafter "KOTA

PROPERTY"). However, in order to secure the repayment of the

restructured credit facilities the Respondent no. 1 company executed a

Non-disposal undertaking whereby they undertook not to sell, transfer,

assign, dispose off, mortgage, charge, pledge, or create any lien or in any

way encumber in the said Kota Property.

10. That pursuant to the Facility Documents and Other Documents

executed by the borrower in favour of the lender (including the applicant

bank), the applicant bank disbursed the amount to the borrower from time

to time out of the Restructured Facilities. In terms of the facility documents

the borrower was required to repay the dues under the Restructured

Facilities and also to pay interest there on at the rates and in the manner

set out therein. The borrower failed and neglected to meet its repayment

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obligation towards and bank and has committed serious breaches and defaults.

11. In view of the aforesaid classification, the Applicant Bank issued demand notice dated 20.08.2013 demanding an amount of Rs. 158,59,74,423.98 (Rupees One Hundred Fifty-Eight Crore Fifty-Nine Lakhs Seventy-Four Thousand Four Hundred Twenty-Three and Paise Ninety-Eight Only) under Section 13(2) of the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act. The borrower was informed that in case of their failure to pay the above-mentioned amount with further interest at the contractual rate within 60 days from the date of notice, the Bank would exercise all or any of the power as provided under Section 13(4) of the said Act and outcome of the action taken under Securitization Act will be informed. The copy of the Notice dated 20.08.2013 issued u/s 13(2) Securitisation and Reconstruction of Financial Assets and Enforcement Security Interest Act. 2002 is annexed hereto as Annexure-PP to the list of documents.

12. That since the Respondent failed to comply with the requisition contained in notice issued under Section 13 (2) of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002, the Respondent No. 2 has proceeded and taken symbolic

possession under Section 13 (4) of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 qua all the mortgaged properties which was a secured assets of the applicant

bank on 11.04.2014, 16.04.2014 & 24.04.2014.

- 13. That the applicant bank also sent recall notice on 14.01.2016 and called upon the respondent no. 1 to the pay due with interest up to 14.01.2016 which comes to Rs. 236,20,17,559.29 (Rupees Two Hundred Thirty Six Crores Twenty Lacs Seventeen Thousand Five Hundred Fifty Nine and Twenty Nine Paise). The copy of the recall notice dated 14.01.2016 is annexed hereto as Annexure-QQ to the list of documents.
- 14. The amount due with interest up to 14.01.2016 comes to Rs. 236,20,17,559.29 (Rupees Two Hundred Thirty Six Crores Twenty Lacs Seventeen Thousand Five Hundred Fifty Nine and Twenty Nine Paise). Applicant bank is filing the statement account duly certified as per banker's books evidence act and redrawn statement of accounts as per pre-CDR terms and interest re-calculated."
- 15. The Summary of Outstanding Balances as given in the part-IV of the application is as follows: -

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Account	A/c No.	O/s as per CBS on date	O/s as on 14.01.2016	
		on date	STATE OF SAME LAND COMMENTS OF SAME SAME SAME SAME SAME SAME SAME SAME	
			(excluding	
			Penal interest)	
Term Loan	IC19279	202,800,000.00	634,897,329.03	
Devolved	Combined	731,226,632.10	1,532,864,160.55	
LCs				
		934,026,632.10	2,167,761,489.58	
Penal Intere	st			
Term Loan	IC19279		68,629,953.29	
Devolved	Combined		125,469,115.42	
LCs				
			194,099,068.71	
Accountwis	e Total O/s (in	cluding Penal Into	erest)	
Term Loan	IC19279		703,527,282.32	
Devolved	Combined		1,658,333,275.97	
LCs				
Total		934,026,632.10	2,361,860,558.29	
Add: Legal / accounts	other expenses	not debited to the	157,001.00	
Total Bank's	Total Bank's claim as on 14.01.2016			

Particulars of the Financial Debt along with documents, records and evidence of default have been filed in the application.

16. It is seen that the original application no. 86/2016 titled "Punjab National Bank Vs. M/s. Samtel Colour Limited & Ors" was filed under

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Section 19 of recovery of debts due to banks and Financial Institution Act, 1993 before the Debts Recovery Tribunal-II, Delhi for seeking recovery of

by the respondents jointly and severally to the applicant bank besides

Rs. 236,20,17,559.29/- being the due amount as on 14.01.2016 payable

pendentelite and future interest @ 13% P.A. in the Corporate Loan

Account and @ 17.50 % P.A. in the due date default accounts with

monthly rest alongwith all further charges, expenses, etc. and cost of the

application.

17. It is stated in the above para- IV of the application that Corporate

Debtor had filed a reference under Section 15 (1) of the Sick Industrial

Companies Act (Special Provisions) Act, 1985 being Case No. 58/2012

before Board for Industrial and Financial Reconstruction Branch Office-III,

(BIFR) and BIFR vide order dated 03.12.2014 declared the Corporate

Debtor as a sick company.

18. It is further stated in the application that the Corporate Debtor has

been availing credit facilities from other banks apart from Punjab National

Bank-Financial Creditor / Applicant and other banks and financial

institutions. These banks also have pari passu charge over the property

and assets both movable and immovable, hypothecated in their favour.

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The details of charges created in favour of applicant bank and other banks as per ROC search report have been filed in Part-V of the application.

- 19. Copies of entries in Bankers Books in accordance with Bankers Book Evidence Act, 1891 for the period from 13.06.2006 to 14.01.2016 are attached as Annexure-B to the list of documents.
- 20. Counsel for the Financial Creditor / Applicant has filed before us, a copy of letter dated 06.07.2017 of the Respondent no.-1 company / Corporate Debtor in response to the Financial Creditor's notice dated 30th June, 2017 enclosing a complete set of application filed on behalf of Punjab National Bank under Section 7 of the IBC. An extract of the Respondent no.-1's reply is given below: -
 - (1) "The company have manufacturing plants spread across three states and have invested huge fund in building the said manufacturing facilities. In those manufacturing facilities, approximately 4500 workers are engaged. They have not received their wages & dues and are very actively agitating at all locations.
 - (2) That despite adverse market conditions, the Company's manufacturing activities were in full swing till 2010-2011 and it could have continued for much longer period had there been cooperation and understanding of the liquidity crisis by the Bankers / Secured Lenders.



- (3) That even, at that stage the Management put all their efforts to revive the Company and were almost successful but for the noncooperative attitude of the Banks / Secured Lenders. If, the desired liquidity has been pumped in at that time, the Company would have been active at this juncture.
- (4) That the Company, in fact till 2011-12 put its best efforts to honour its commitment towards payment of Principal and interest thereon and on cursory look of your application, it appears that your client i.e. Punjab National Bank has not taken into account all the adjustment made as per the restructuring schemes approved under CDR mechanism and payments made thereafter by the Company.

Thus, the claim put forward by your client in the application before the Hon'ble National Company Law Tribunal is exaggerated, unsubstantiated, frivolous and not in accordance with the accepted restructuring scheme.

(5) That Due to heavy losses and erosion of net worth, the Company made a reference to the erstwhile Hon'ble Board for Industrial & Financial Reconstruction (BIFR) and same was registered under reference number 58/2012 in October, 2012.

That as per the order of Hon'ble BIFR, the Company had drawn up an elaborate revival plan, taking into consideration the market demand and available financial strength. The revival plan was submitted to the Secured Creditors, including Punjab National Bank, through ICICI Bank Ltd. the Operating Agency (OA). The revival plan was prepared, considering the interest of all stake holders including the secured creditors, the Workers & Employees and the Statutory Authorities (for Statutory Dues).

However, instead of deliberating and exploring the possibilities of revival of the Company, the secured creditors



including Punjab National Bank opt for actions under Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 and got the proceedings at BIFR abated.

By this action of the Secured Lenders, not only the revival of the Company was jeopardized, but the future of approximately 4500 workers, many employees and other stakeholders was adversely affected.

- (6) That your client i.e. Punjab National Bank to recover its alleged dues has also approached the Hon'ble Debt Recovery Tribunal, Delhi and the matter is sub-judice."
- 21. Learned Counsel of the Corporate Debtor was given an opportunity to file a reply to the petition within one week on 10.07.2017. However, it is seen that the Corporate Debtor has not availed of this opportunity, even by the next date of hearing i.e. 18.07.2017. So be it.
- 22. We have also heard learned Counsel for the 'Financial Creditor' who has taken us through the various paras of the application as already recorded in the preceding paras from the perusal of the record. We are satisfied that the 'Financial Creditor' has proved by overwhelming evidence that default has occurred. Accordingly, the application for initiation of Corporate Insolvency Resolution Process under section 7 is admitted and Mr. Sanjay Gupta, Registration No. IBBI/IPA-001/IP-P00117/2017-18/10252 is appointed as Interim Resolution Professional.

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- 23. In pursuance of Section 13 (2) of Code, we direct that public announcement shall be immediately made by the Interim Resolution Professional with regard to admission of this application under Section 7 of the Code. We also declare moratorium in terms of Section 14 of the Code. A necessary consequence of the moratorium flows from the provisions of Section 14 (1)(a), (b), (c) & (d) and thus the following prohibitions are imposed:
- "(a) the institution of suits or continuation of pending suits or proceedings against the Respondent no.-1 including execution of any judgment, decree or order in any court of law, tribunal, arbitration panel or other authority;
- (b) transferring, encumbering, alienating or disposing of by the Respondent no.-1 any of its assets or any legal right or beneficial interest therein;
- (c) any action to foreclose, recover or enforce any security interest created by the Respondent no.-1 in respect of its property including any action under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002;
- (d) the recovery of any property by an owner or lessor where such property is occupied by or in the possession of the Respondent no.-1."

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- 24. It is made clear that the provisions of moratorium shall not apply to transactions which might be notified by the Central Government or the supply of the essential goods or services to the Respondent no.-1 as may be specified is not to be terminated or suspended or interrupted during the moratorium period.
- 25. The Petition is disposed of in the above terms.

07.09.2017

(CHIEF JUSTICE M.M. KUMAR)

PRESIDENT

(DEEPA KRISHAN)

MEMBER (TECHNICAL)

Kanta Beniwal 07.09.2017