AV INSOLVENCY PROFESSIONALS PVT. LTD.



(An Insolvency Professional Entity with IBBI Pogistration No. IBBI/IPE/0011)

CHIANE PRIZE OF BZ017PT CZZ147P

To, Secretary Bombay Stock Exchange Ltd. Phiroze Jeejeebhoy Towers Dalal Street Mumbai- 400001

Dear sir,

Re: Shree Ganesh Jewellery House (I) Ltd.

Sub: Intimation of initiation of Corporate Insolvency Resolution Process (CIRP) against Shree Ganesh Jewellery House (I) Ltd. and appointment of Interim Resolution Professional (IRP)

I hereby intimate your good offices that CIRP has been initiated in respect of **Shree Ganesh Jewellery House (I) Ltd.** the company, under the provisions of the Insolvency and Bankruptcy Code, 2016 (Code) by an order of National Company Law Tribunal (NCLT), Kolkata Bench with effect from 12.02.2018.

As per section 17 of the Code, the powers of the Board of Directors of Shree Ganesh Jewellery House (I) Ltd. stands suspended and such powers shall be vested with me, Manish Jain having IP Registration No. IBBI/IPA-001/IP00582/2017-2018/11023, appointed as the Interim Resolution Professional.

It may further be noted that in consonance with the stipulations contained in section 14 of the Code, a moratorium has been declared vide the aforesaid order passed by NCLT, whereby, inter alia, the following shall be prohibited:

- (a) the institution of suits or continuation of pending suits or proceedings against the corporate debtor 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 corporate debtor 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 corporate debtor in respect of its property including any action under the Securitization 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 corporate debtor.

Registered Office: Bajrang Kunj, Room No. 412 & 413, 2B, Grant Lane, 4th Floor, Kolkata 700 012 Phone: +91 33 2211 8800 / 2211 6610 | Email: info@avipgroup.co.in | Website: www.avipgroup.co.in Offices at: Mumbai, Delhi, Guwahati, Bhubaneswar, Lucknow, Jaipur, Hyderabad, Chennai & Madurai

The instant intimation w.r.t. initiation of CIRP and appointment of Interim Resolution Professional is for your information and record. I shall keep the statutory authorities posted on further developments in this regard.

Kindly acknowledge the receipt of this document.

Thanking you

Yours faithfully

CA Manish Jain

Interim Resolution Professional

Registration Number: IBBI/IPA-001/IP00582/2017-2018/11023

Enclosed:

a) A copy of the NCLT order referred above.

b) A copy of the Public Announcement made under Regulation 6 of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016.

FORM - A
PUBLIC ANNOUNCEMENT
[Under Pegulation 9 of the Instringency and Bankruptcy Board of India (Introlvency Resolution
Process for Corporate Persons (Regulations, 2016).
FOR THE ATTENTION OF THE CREDITORS OF
SHREE GANESH JEWELLERY HOUSE (I) LIMITED RELEVANT PARTICULARS SHREE GANESH JEWELLERY HOUSE (I) Date of incorporation of corporate debtor is
Anthority under which corporate debtor is
Incorporated / registered

Anthority and registered

Anthorit 5 Address of the registered office and Registered Office: principal office (if any) of corporate cohfor 413. Vardesn Market, 25A, Camac Strost, 43. Floor, Kolieste - 700016. Insolvancy commencement date in respect
12.02.2016 (vise crater date) 12.02.2016
of Companie debtor
12.02.2016 (vise crater date) 12.02.2016
passed by Honbie National Company Law Tribunal Kolkata Sench
15.01 (vise crater date) 15.01 (vise crater) Name, Address, Ental address and Name : Mr. Manish Jain Registration number of the interminesolution professional Address: 2 Genesh Chandra Avenue, Thomas House 8th Floor, Room No. S8 Dharamtolla Aree, Kalkata - 700313. Email address: mentshmithevir@gmail.com/ info@evipgroup.co.in Registration Mo.: IBBIIPA-BBIAP-P00582/2017-2018/11623 Correspondence Address: AV Insolvency Professionals Pvl. Lbi Bajarang Kunj, Room no. #12 & 413 28, Grant Lans. 4th Floor, Kolkata - 700012 Email address: ctrp.ganesh@avipgroup.co.in s lust gate for submission of daims 26th February 2018

Likes is hereby given that the National Company Lew Trithunal has ordered the commencement of a componets insolvency resolution process against the Shree Ganesh Jewellery House (I) Limited on 12.02.2018.

Limited on 12.02.2018.
The creditors of Shree Science's Howeley House (I) Limited, are hereby called upon to submit a croof of their claims on or before 26.02.2018 to the vitarian resolution professional at the Correspondence address only mentioned against item 6.

The financial creditors shall submit their proof of claims by electronic means only. All other could be submitted to proof of claims by all person, by post

or electronic means

or electronic means. The claim's means when the Scheduled Forms B. C. D. Eland Fin larms of Regulations 7. 8, 9 and 9 & c) the Inscrivency and Benkruptcy Board of India (Inscrivency Resolution Process for Controllar Persons). Regulations, 2018 by the Operational Creditors, Financial Creditors, Workmen or Employees and Authorized representative of workmen and employees respectively and other creditors, as the case may be. The afforced regulation and relevant forms are evaluable and can be downloaded from the website www.bbl.gov/in of The Insolvency and Benkruptcy Buard of fiction.

Setting spin of false or misleading proofs of datins that attract penalities.

Date 13.02.2018

1 ace Kolicata

Interm Resolution Professional

শীয়ই পরিস্থিতি স্বাভাবিক হ'ব विरद FORM - A
PUBLIC ANNOUNCEMENT SE ছড়া Funder Regulation 6 of the Insolvency and Bankruptoy Board of India (Insolvency Resolution Process for Corporate Persona) Regulations, 2016/ FOR THE ATTENTION OF THE CREDITORS OF क्याह আ SHREE GANESH JEWELLERY HOUSE (I) LIMITED CRG RELEVANT PARTICULARS SHREE GANESH JEWELLERY HOUSE (I) বন্ধা 1 | Name of corporate deblor LIMITED বহুম 2 Date of incorporation of corporate debtor 30/08/2002 'আ Authority under which corporate debtor is incorporated if registered Ministry of Corporate Affairs, भीष् Registrar of Compenies, Kolkata _36911WB2002P_C095086 4 Corporate identity number of corporate বি debto: 5 Address of the registered office and Registered Office: निक 413, Vardnan Market, 25A, Cemao Street, 4th Floor, Kolkate - 750018. principal office (if any) of corporate debter যেভ 8 Inscivency commandement date in respect 12.02.2018 (vide order dated 12.02.2018 M.SI passed by Hon'ble National Company Law Tribunal, Kotkata Bench of Corporate debtor বিং 7 Estimated date of closure of Insolvency resolution Process 180 days from the date of Insolvency commencement date which is 11th day of প্রাক্ত কল August 2018. 30 8 Name, Address, Ernail address and Name : Mr. Konish Jein Address: Registration number of the Interim resolution professional 1 2 Ganash Chandra Avenue. Thomas House 8th Floor, Room No. 58 Dharambila Area, Kolkata - 700013. Email address: manishmahavir@gmail.com/ info@avipgroup.co.in Registration No.: 1854/PA-001/IP-P00582/2017-2018/11025 Correspondence Address: বাস্ AV Insolvency Professionals Pvt. Ltd. Bajarang Kuri, Room no. 412 & 413 শেধ সাউ 28, Grant Lane, 4th Floor, Kohata - 700012 स्का Email address, cup genesh@av.pgroup.co.in Zoin February 2018 9 Last date for submission of claims माट Notice is hereby given that the National Company Lew Tribunel has ordered the aximinencement of a corporate ir solvency resolution process against the Stree Genesh Jewallery House [0] Limited on 12.92.7018. 58 277 The creditors of Shree Genesh Jowellary Houne (I) Limited, are hereby called upon to submit a ভাট proof of their claims on or before 25.02.2016 to the interior professional at the Correspondence addressionly mentioned against tiem 8. আই The financial creditors shall submit their proof of clalins by discuonic moens only. All other creditors, including workmen and employees, may submit the proof of clalins by in person, by post বাংগ स्कार or electronic means. of electronic means.

The claims may be submitted in the Schedulad Forms B, C, D, E and F in terms of Regulations 7, 8, 9 and 94 of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persona). Regulations, 2016 by the Operational Creditors, Financial Creditors, Workman or Employees and Authorized representative of workman and employees respectively and other preditors, as the case may by The aforesaid regulator and relevant forms are available and can be downloaded from the website www.bbt.gov.in of the Insolvency and Bankruptcy Board of India.

Submission of false or instancian proofs of claim shall attract penalties. CXI মনি चुन्न भूयः कार्ड বাৰ্টি Submission of laise or misheading proofs of claim shall attract cenaties Sci-क्षः Date : 13.02.2018 Marksh Jair Interm Resolution Professional Place ; Kolkata

NATIONAL COMPANY LAW TRIBUNAL KOLKATA BENCH 5, ESPLANDE ROW (WEST), KOLKATA-700001

Tel. No. (033) 2248 6330 Fax No. (033) 2262 1760 Dated: 16th February, 2018

No. NCLT / KB / (IBC) / 2018 / ウオい

M/S Abhishek Stock Broking Services Pvt. Ltd. (Corporate Debtor)
 LalBazar Street Block-A, 3rd Floor
 Room No. 1, Kolkata-700001

2. M/s Shree Ganesh Jewellery House (I) Ltd. Suite No. 413, 4th Floor, Vardaan Market, 25A, Camac Street, Kolkata-700016

3. Shri Manish Jain (IRP)
No. S-8, Dharmaalla Area, 2, Ganesh
Chandra Avenue, Kolkata-700013

Sub: C.P. (IB) No. 579/ KB / 2017
In the matter of
Abhishek Stock Broking Services Pvt. Ltd.
Vs
Shree Ganesh Jewellery House (I) Ltd.

Sir,

I am directed to forward herewith a copy of the order dated 12.02.2018 passed by this Tribunal in respect of the above matter, for information / compliance thereof.

Kindly acknowledge the receipt and intimate the position to the concerned parties also.

Encl.: as stated

Yours Faithfully,

(S.P. Chattopadhyay)
Deputy Registrar

In the National Company Law Tribunal, Kolkata Bench, Kolkata

Company Petition (IB) No.579/KB/2017

In the matter of:

An application under Section 7 of the Insolvency and Bankruptcy Code, 2016 read with Rule 4(1) of the Insolvency and Bankruptcy (Application to Adjudicating Authority) Rules, 2016.

In the matter of:

- 1. Abhishek Stock Broking Services Pvt. Ltd.
- 2. Narayan Finvest Pvt. Ltd.
- 3. Ayush Fiscal Pvt. Ltd
- 4. Multiplus Resources Ltd.

.... Applicant/Financial Creditor

Versus

Shree Ganesh Jewellery House (I) Ltd.

.... Respondent/Corporate Debtor

Order Delivered on 12th February 2018

Coram:

Jinan K.R., Member (J)

For the Applicant

: 1. Mr. Anirban Ray, Advocate

2. Ms. Urmila Chakraborty, Advocate

3. Mr. Nikunj Berlia, Advocate

For the Respondent

: 1. Mr. Sarvapriya Mukherjee, Advocate

2. Miss Farnaz Nasim, Advocate

ORDER

Per Jinan K.R., Member (J)

Abhishek Stock Broking Services Pvt. Ltd. and 3 others (Applicant/Financial Creditor) has filed this application under section 7 of the IBC, 2016 read with Rule 4 of the Insolvency and Bankruptcy

(Application to Adjudicating Authority) Rule, 2016 for corporate insolvency resolution process against the respondent Shree Ganesh Jewellery House (I) Ltd. (Respondent/Corporate Debtor).

- 2. Brief facts of the case, as stated in the application, are that (1) Abshishek Stock Broking Services Pvt. Ltd., (2) Narayan Finvest Pvt. Ltd., (3) Ayush Fiscal Pvt. Ltd. and (4) Multiplus Resources Ltd. are the corporate bodies having its Registered Office at 9, Lal Bazar Street, Block - A, 3rd Floor, No. 1, Kolkata 700 001, Identification Nos. U74140WB1995PTC070469, U65993WB1991PTC051249. U655999WB1992PTC055336 and L67110WB1993PLC058314 respectively. Shri Vinod Kumar Soni has filed this application on behalf of the applicant companies on the basis of Board Resolutions of all the applicant companies dated 15/9/2017 annexed with the application as Annexure A at page 16 to 23
- 3. The Corporate Debtor Shree Ganesh Jewellery House (I) Ltd., Identification No. is L36911WB2002PLC095086.
- The name and registration number of the proposed interim resolution professional is Mr. Manish Jain, Registration No. is IIB/IPA-001/IP-P00582/2017-18/11023 of No.S-8, Dharmatalla Area, 2, Ganesh Chandra Avenue, Kolkata 700 013 email manishmahavir@gmail.com
- 5. The corporate debtor had availed credit facility by way of financial assistance from the (Applicant/Financial Creditor) Abhishek Stock Broking Services Pvt. Ltd. The applicant had granted credit facility of an overall limit of Rs.22,00,000/- (Twenty-two lakh) by way of transfer of funds through RTGS on 19/7/2014. The said loan was granted for a period of six months.

An aggregate loan of Rs.85,00,000/- was advanced by Narayan Finvest Pvt. Ltd.

A loan of Rs.65,00,000/- was advanced by Ayush Fiscal Pvt. Ltd. for a period of six months.

A loan of Rs.40,00,000/- was advanced by Multiplus Resources Ltd.

However, the said amount fell due from 21/7/2014 in the books of the account of the Financial creditors.

- 6. The total amount of debt/amount claimed to be in default started from the month of 21st January 2015 till date of actual and final realization along with costs and charges along with interest @ 12% p.a. total amounting to Rs.56,64,439/- as on 31/8/2017. The corporate debtor failed to make timely payment of the installments citing financial problem.
- 7. The petitioner further submits that the consent of the Interim Resolution Professional Mr. Manish Jain, (Reg. No: IBBI/IPA-001/IP-p00582/2017-2018/11023) obtained by the applicant and is produced in the petition. The written communication of the same under Form-2 has been duly marked and annexed in Page. 55.
- 8. The pctitioner alleges that at the request of corporate debtor/respondent the applicants lent a cash loan for a total sum of Rs.85,00,000/- (Eighty-five lakh). The date of disbursement is (i) Loan given on 12/06/2014 Rs.30,00,000/-, (ii) Loan given on 24/6/2014 Rs.20,00,000/-, (iii) and (iv) Loans given on 21/7/2014 Rs.15,00,000 and Rs.20,00,000/-.
- 9. The petitioners further allege that the total amount of default is constituted of four different principal sums and part payment was made



towards discharge of the debt due. A detailed computation of the account is annexed with the application and marked as Annexure B-2.

10. The particulars of financial debt in respect of four financial creditors are as follows: -

Abhishek Stock	Total amount of debt	Date of disbursement
Broking Services Pvt.	granted is	on 19/7/2014
Ltd.	Rs.22,00,000/-	
Narayan Finvest Pvt.	Total amount of debt	Date of disbursement
Ltd.	granted is	on 12/6/2014,
	Rs.85,00,000/-	24/6/2014 and
		21/7/2014.
Ayush Fiscal Pvt. Ltd.	Total amount of debt	Date of disbursement
	granted is	on 21/7/2014
	Rs.65,00,000/-	
Multiplus Resources	Total amount of debt	Date of disbursement
Ltd.	granted is	on 21/7/2014
	Rs.40,00,000/-	

- 11. It reveals from the record that no security is held by any of the applicants with respect to the financial debt owed by the respondent/corporate debtor. Applicants filed copies of bank statement evidencing payment is annexed along with the application and marked as Annexure C-1 to C-4.
- 12. The applicant has also annexed with the application copies of loan confirmation for the financial years 2014-15, 2015-16 and 2016-17 and marked as Annexure D-1, D-2, D-3 and D-4. Since the respondent failed to repay the loan amount, the applicants filed the instant petition for initiating corporate insolvency resolution process as against the respondent under section 7 of I & B Code.
- 13. This petition was filed under sub-rule (1) of rule 4 in Form No 1 of Insolvency and Bankruptcy (Application to adjudication authority) Rules, 2016 along with Exhibits A, B, C, and D and various Annexure for

establishing that petitioners are the financial creditors and the amount claimed by the petitioners is a financial debt and therefore the petitioners are entitled to initiate corporate insolvency resolution process as against the respondent.

- 14. To prove its case, the applicants/financial creditor have filed supplementary affidavit annexing certified copies of the bank statement as Annexure A.
- 15. The respondent in this case entered appearance through its one of the Directors for defending this case by submitting that this petition is not maintainable. The application is devoid of merits and as such, is an abuse of process of law. The application is coercive and made in an attempt to extract money from the respondent company by pressuring it to succumb money. The respondent is not liable to make payment and does not admit any liability as agreed by and between the parties.
- 16. The respondent further submits that the rate of interest claimed by the applicants are arbitrary and based on unsubstantiated documents. The claim of the applicants is exaggerated and the same is bad in law and liable to be rejected.
- 17. The respondent denied the total amount of default mentioned in Annexure B-1, B-2, B-3 and B-4 as no such documents were ever executed. The respondent also denied the statement of balance confirmation. The respondent further denied that the applicants are financial creditors or are entitled to make any application under the provisions of I & B Code. Under the circumstances, the application filed by the applicants is liable to be rejected.

- 18. In its rejoinder filed by the applicants/financial creditor the applicants submitted that the corporate debtor has failed to show any ground for rejection of the application. The respondent committed default in making payment and the respondent corporate debtor has issued confirmation of accounts thereby admitted the financial debt due and payable to the financial creditor.
- 19. Heard the Ld. Counsel for the petitioners at length as well as the Ld. Counsel for the respondent and perused the documents.
- 20. It is pertinent to note here that issuance of demand notice is not at all a pre-requirement for initiation of corporate insolvency resolution process by a financial creditor under Sec.7 (1) of I & B Code. Truly, if it is a petition filed under Sec.9, Sec.8 (1) requires issuing demand notice prior to the filing of the application.
- 21. Financial creditors have also filed copy of bank statement in compliance with the provision of Sec.7(3)(c). It has come out in evidence that financial creditors extended financial assistance in the form of Inter Corporate Deposits to the corporate debtor. The corporate debtor has duly acknowledged receipt of such Inter Corporate Deposits which were seen distributed through RTGS in the account of the corporate debtor. The corporate debtor has issued confirmation of accounts and thereby admitted the financial debts to be due and payable to the financial creditors in the case in hand. So also, corporate debtor has admitted the interest amount accrued at the rate 12% per annum on the principal sum. The statement of account also shows that the corporate debtor has deducted TDS.
- 22. The corporate debtor denied the entire transaction disputing the authenticity of the documents evidently executed and signed by the corporate

debtor. The above said factors proves that the attempt of the corporate debtor is an attempt to evade payment which is found liable to pay to the financial creditors. Corporate debtors said attempt is found unsuccessful. Despite demands, reminders made by the financial creditors the corporate debtor has failed to repay the debt outstanding in its name.

- 23. As held in Innoventive Industries Ltd. v. ICICI Bank [2017] 139 CLA 335 by the Hon'ble NCLAT, this adjudicating authority if satisfied that there is occurrence of default and the application filed is complete the application filed under section 7 of the I & B Code is liable to be admitted. Here in this case none of the objections of the corporate debtor is found sustainable under law.
- 24. The financial creditors have also proposed the name of Interim Resolution Professional, Shri Manish Jain, who is competent to work as IRP. No disciplinary proceeding is pending against him. Therefore, he also deserves to be appointed as Interim Resolution Professional.
- 25. In view of the above said discussions, this petition for initiation of Corporate Insolvency Process under section 7 of the Insolvency & Bankruptcy Code, 2016 is liable to be admitted. Accordingly admitted upon the following directions:

ORDER

Mr. Manish Jain, Registration No. is IIB/IPA-001/IP-P00582/2017-18/11023 of No.S-8, Dharmatalla Area, 2, Ganesh Chandra Avenue, Kolkata – 700 013 email manishmahavir@gmail.com is appointed as Interim Resolution Professional.

Moratorium under section 14 of Insolvency & Bankruptcy Code shall apply.



- (a) The institution of suits or continuation of pending suits or proceedings against the corporate debtor 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 corporate debtor 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 corporate debtor in respect of its property including any action under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (54 of 2002);
- (d) the recovery of any property by an owner or lessor where such property is occupied by or in possession of the corporate debtor.
- (2) The supply of essential goods or services to the corporate debtor as may be specified shall not be terminated or suspended or interrupted during the moratorium period.
- (3) The provisions of sub-section (1) shall not apply to such transactions as may be notified by the Central Government in consultation with any financial sector regulator.
- (4) The order of moratorium shall affect the date of such order till the completion of the corporate insolvency resolution process.

Provided that where at any time during the corporate insolvency resolution process period, if the Adjudicating Authority approves the resolution plan under sub-section (1) of section 31 or passes an order for liquidation of corporate debtor under section 33, the moratorium shall cease to have effect from the date of such approval or liquidation order."



- 26. Necessary public announcement as per section 15 of the I & B Code, 2016 may be made. Let the copy of the order be sent to the Applicant/Operational Creditor as well as Corporate Debtor and I.R.P.
- 27. Urgent Photostat certified copies of this Order, if applied for, be supplied to parties upon compliance of all requisite formalities.
- 28. Registry is directed communicate the order forthwith to the applicant and corporate debtor and insolvency professional by way of E-mail and post.

List the matter for submission of report on 01/03/2018.

Jinan K.R. Member (J)

Signed on 12th February 2018

FREE OF COST COPY

Dy Registrar National Company Law Tribunal Knikata Bench