

To,  
Bombay Stock Exchange Limited,  
24<sup>th</sup> Floor, Phiroze Jeejeebhoy Towers,  
Rotunda Bldg, Dalal Street,  
Mumbai- 400 001

Dear Sir/ Madam,

**Ref: Script Code: 526285, ISIN: INE666B01018**


**Sub:** Intimation of the National Company Law Tribunal, Ahmedabad (Indore Bench) vide their Order CP (IB) No.628/7/NCLT/AHM/2018 dated 04.12.2020 admission of the application under Sec.7 of IBC 2016 for initiation of Corporate Insolvency Resolution Process for Divya Jyoti Industries Limited and appointment of Interim Resolution Professional. Public Announcement pursuant to Sections 13 and 15 of the Insolvency & Bankruptcy Code 2016 read with Regulation 6 of the Insolvency & Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016

With reference to the subject line, I would like to intimate the Stock Exchange that the Insolvency Resolution Process (CIRP) has been initiated for Divya Jyoti Industries Limited (Corporate Debtor) and present Board has been suspended with effect from 04.12.2020. (Copy of the order is attached here with for your records & needful). I, the undersigned, have been appointed the Interim Resolution Professional by the Hon'ble NCLT and in terms of Sec.17(2)(b) of IBC 2016, authorized the undersigned to exercise the powers of the board. As such, I request you to also direct all your future communications in reference to the Company to [sajjan\\_suman@hotmail.com](mailto:sajjan_suman@hotmail.com).

Further, I would like to intimate the Stock Exchange that the Public Announcement, as is required under Sections 13 and 15 of the Insolvency & Bankruptcy Code 2016 read with Regulation 6 of the Insolvency & Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016, in accordance with the stipulated timelines specified in the Code and the Regulations thereof. The Public Announcement was made in English in Economic Times (Madhya Pradesh Edition) on 08.12.2020 and regional language (Hindi) in Patrika (Indore Edition) on 08.12.2020. The Copies of the advertisements made in the respective papers and Form A are enclosed for your reference.

This is for your information and record.

Thanking You,



Sajjan Kumar Dokania  
Interim Resolution Professional  
Divya Jyoti Industries Limited

Dated : 11.12.2020  
Attached : As above

Reg No: IBBI/IPA-003/IP-N000150/2017-18/11729

BEFORE THE ADJUDICATING AUTHORITY  
NATIONAL COMPANY LAW TRIBUNAL  
INDORE BENCH AT AHMEDABAD  
COURT 1

TP 241 of 2019 [CP(IB) 628 of 2018]

Coram: MADAN B. GOSAVI, MEMBER (JUDICIAL)  
VIRENDRA KUMAR GUPTA, MEMBER (TECHNICAL)

ATTENDANCE-CUM-ORDER SHEET OF THE HEARING THROUGH VIDEO CONFERENCING BEFORE THE  
INDORE BENCH AT AHMEDABAD OF THE NATIONAL COMPANY LAW TRIBUNAL ON 04.12.2020

Name of the Company:

Bank of Baroda  
V/s  
Divya Jyoti Industries Ltd

Section:

7 of the Insolvency and Bankruptcy Code, 2016

**ORDER**

The case is fixed for pronouncement of order.

The order is pronounced in open court vide separate sheet.

  
(VIRENDRA KUMAR GUPTA)  
MEMBER (TECHNICAL)

  
(MADAN B GOSAVI)  
MEMBER (JUDICIAL)

Dated this the 4<sup>th</sup> day of December, 2020.

**BEFORE THE ADJUDICATING AUTHORITY  
NATIONAL COMPANY LAW TRIBUNAL  
INDORE BENCH AT AHMEDABAD  
COURT 1**

**CP (IB) No.628/7/NCLT/AHM/2018**

An application filed under Section 7 of the Insolvency and Bankruptcy Code, 2016

**In the matter of :**

Dena Bank  
(Mr. Manoj Kumar, Assistant General Manager)  
Dena Corporate Centre,  
C-10, G-Block, Bandra-Kurla Complex,  
Bandra  
Mumbai-400051

..Financial Creditor

Versus

M/s Divya Jyoti Industries Ltd.,  
CIN:L15143MP1992PLC007090  
Registered Office at :  
19039, Sector III Industrial Area,  
Pithampur, Dhar,  
Madhya Pradesh-411900

.... Corporate Debtor

**Date of Hearing: 3<sup>rd</sup> December, 2020**

**Date of Pronouncement of Order 4<sup>th</sup> December, 2020**

**Coram: MADAN B. GOSAVI, MEMBER(J)  
VIRENDRA KUMAR GUPTA, MEMBER (T)**

**Appearance:**

Learned Counsel Mr. Vishal Dave for the Financial Creditor.  
Learned Counsel Mr. Nithis Bagera for the Corporate Debtor.

**ORDER**

**[Per Bench]**

1. The facts, in brief, are that the application filed under Section 7 by Financial Creditor to initiate CIRP against the Corporate Debtor M/s. Divya Jyoti Industries Ltd.. The amount of debt in default has been claimed at Rs.13,85,98,815/- including interest. The date of default has been stated as 27.02.2018 when first letter of credit devolved and party did not pay. The account of the Corporate Debtor has been classified as NPA as on 31.03.2018.
2. The Learned Counsel Mr. Vishal Dave appeared and after narrating basic facts pleaded that there was a debt which was due and payable in law and the Corporate Debtor had failed to pay the same, hence, this application was liable to be admitted. It was also argued that such debt was not barred by limitation.
3. As regard to defence taken by the Corporate Debtor, it was pointed out that except the constraints faced by the Corporate Debtor, no other legal pleading had been taken. It was also submitted that name of the IRP had been proposed whose consent had been on record and no adverse proceedings were pending against the such person, hence, he could be appointed as IRP.
4. The Learned Counsel Mr. Nithish Bagera on behalf of the Corporate Debtor submitted that company was facing liquidity issues because of adverse business environment

being faced by the Corporate Debtor. It was also contended that some part payment amounting to Rs. 35 lakhs had been made. It was further contended that OTS proposal was also to be given. It was also contended that it was a case of recovery, hence, the application was liable to be dismissed.

5. We have considered the submission made by both sides and material on record. As far as amount of outstanding debt is concerned, the same is not in dispute. It is also not in dispute that the liability to pay the debt has arisen firstly from 27.02.2018 and thereafter account has been classified as NPA on 31.05.2018. The application has been filed in April 2019. Thus, application is not barred by limitation. The Corporate Debtor has not disputed these facts and has merely taken plea that it is facing financial constraints. The amount paid is minuscule as compared to the total outstanding debt, hence, there does not appear any chance for paying the debt as per the requirement of the Financial Creditor. IB Code, 2016 has been promulgated with a view to revive such Corporate Debtors and for their insolvency resolution either by way of resolution or liquidation. As far as Section 7 application is concerned, the present application meets all requirements of IB code, 2016 as regard to its admissibility. Name of the IRP has also been proposed whose consent is on record and based upon the record produced before us, it is noted that no disciplinary proceedings are pending against such

person. Therefore, we can appoint him as IRP to conduct CIRP.

6. The application is otherwise complete and defect free.
7. In view of above facts and applicable legal position, we admit this application and order as under:

**ORDER**

1. Corporate Debtor M/s Divya Jyot Industries Limited is admitted in Corporate Insolvency Resolution Process under Section 7 of Insolvency and Bankruptcy Code, 2016.
2. We appoint Mr. Sajjan Kumar Dokania, registration no. IBBI/IPA-003/IP-N000150/2017-2018/11729, having address 25, Globus Fab City, Kolar Road, Chuna Bhatti, Near Suyash Hospital, Bhopal-462016, Email sajjan\_suman@hotmail.com under section 13(1) (c) of the IB Code as IRP.
3. That the Moratorium under Section 14 of the Code shall come to effect from **04.12.2020** till the completion of Corporate Insolvency Resolution Process or until this Bench approves the Resolution Plan under Sub- Section (1) of Section 31 or passes an order for liquidation of Corporate Debtor under Section 33, as the case may be.

4. That the Bench hereby prohibits the institution of suits or continuation of pending suit 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(s), transferring, encumbering, alienating or disposing of by the Corporate Debtor any of its assets or any legal right or beneficial interest therein; 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 SARFAESI Act, 2002 the recovery of any property by an owner or lessor where such property is occupied by or in the possession of the Corporate Debtor.
5. Further, litigation or any application, if any, is pending before any competent Court of law under the provisions of the SARFAESI Act and RDB Act, prior to pronouncement of this order such proceedings are expected to be dealt with in accordance with law r.w. Section 14 and Section 238 of the Insolvency & Bankruptcy Code, 2016.
6. That the supply of essential goods or services to Corporate Debtor, if continuing, shall not be terminated or suspended or interrupted during the Moratorium, period. The Corporate Debtor to provide effective


assistance to the IRP as and when he takes charge of the Corporate Debtor.

7. The IRP so appointed shall make Public announcement of Corporate Insolvency Resolution Process (CIRP) be made immediately as specified under Section 13 of the Code and by calling for submissions of claim under Section 15 of the Code.
8. The IRP shall perform all his functions as contemplated, *inter-alia*, by Sections 17,18,20 & 21 of the Code. It is further made clear that all personnel connected with Corporate Debtor, its Promoter or any other person associated with management of the Corporate Debtor are under legal obligation under Section 19 of the Code extend every assistance and co-operation to the Interim Resolution Professional. Where any personnel of the Corporate Debtor, its Promoter or any other person required to assist or co-operate with IRP, do not assist or Co-operate, IRP is at liberty to make appropriate application to this Adjudicating Authority with a prayer for passing an appropriate order.
9. The IRP shall be under duty to protect and preserve the value of the property of the 'Corporate Debtor Company' and manage the operations of the Corporate Debtor Company as a going concern as a part of obligation



- imposed by Section 20 of the Insolvency & Bankruptcy Code, 2016.
10. We direct the Financial Creditor / Applicant to pay the IRP a sum of **Rs. 50,000/- ( Rs. Fifty Thousand)** as fees & expenses till the COC decides about his fees / expenses.
  11. The Registry is directed to communicate a copy of this order to the Petitioner-Financial Creditor, Corporate Debtor and to the Interim Resolution Professional and the concerned Registrar of Companies, after completion of necessary formalities, within three working days and upload the same on website immediately after pronouncement of the order.
  12. The commencement of Corporate Insolvency Resolution Process (CIRP) shall be effective from the date of this order.
  13. CP(IB) No. 628/7/NCLT/AHM/2018 is allowed and stands disposed of.

  
**(Virendra Kumar Gupta)**  
**Member (Technical)**

  
**(Madan Bhalachandra Gosavi)**  
**Member (Judicial)**

Signed on this, the 4<sup>th</sup> day of December, 2020.

**FORM A**  
**PUBLIC ANNOUNCEMENT**

(Under Regulation 6 of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016)

FOR THE ATTENTION OF THE CREDITORS OF DIVYA JYOTI INDUSTRIES LIMITED

RELEVANT PARTICULARS		
1.	Name of corporate debtor	DIVYA JYOTI INDUSTRIES LIMITED
2.	Date of incorporation of corporate debtor	08/05/1992
3.	Authority under which corporate debtor is incorporated / registered	ROC-Gwalior
4.	Corporate Identity No. / Limited Liability Identification No. of corporate debtor	L15143MP1992PLC007090
5.	Address of the registered office and principal office (if any) of corporate debtor	<b>Regd. Office</b> : P No.19-39 Sector III Industrial Area, Pithampur, Dhar, MP 454775 <b>Corporate Office</b> : 201-204, B.M. Tower opposite Lotus Electronics, Sapna Sangeeta Main Road, Indore, MP 452001
1	Insolvency commencement date in respect of corporate debtor	Date of order 04.12.2020, uploaded on NCLT website on 07.12.2020
2	Estimated date of closure of insolvency resolution process	05.06.2021
3	Name and registration number of the insolvency professional acting as interim resolution professional	Sajjan Kumar Dokania IBBI/IPA-003/IP-N000150/ 2017-2018/11729
9.	Address and e-mail of the interim resolution professional, as registered with the Board	25, Globus Fab city, Kolar Road, Chuna Bhatti, Near Suyash Hospital, Bhopal, Madhya Pradesh, 462016 Sajjan_suman@hotmail.com
10.	Address and e-mail to be used for correspondence with the interim resolution professional	25, Globus Fab city, Kolar Road, Chuna Bhatti, Near Suyash Hospital, Bhopal, Madhya Pradesh, 462016 divyajyoti.cirp@gmail.com
11.	Last date for submission of claims	21/12/2020
12.	Classes of creditors, if any, under clause (b) of sub-section (6A) of section 21, ascertained by the interim resolution professional	Name the class(es) N.A.
13.	Names of Insolvency Professionals identified to act as Authorized Representative of creditors in a class (Three names for each class)	1.N.A. 2. 3.
14.	(a) Relevant Forms and (b) Details of authorized representatives are available at:	Web link: <a href="https://ibbi.gov.in/home/downloads.....">https://ibbi.gov.in/home/downloads.....</a> Physical Address:N.A.

Notice is hereby given that the National Company Law Tribunal has ordered the commencement of a corporate insolvency resolution process of the DIVYA JYOTI INDUSTRIES LIMITED on 04/12/2020.

The creditors of DIVYA JYOTI INDUSTRIES LIMITED, are hereby called upon to submit their claims with proof on or before 21/12/2020[14 days from the date of uploading of the order on NCLT website] to the interim resolution professional at the address mentioned against entry No. 10.

The financial creditors shall submit their claims with proof by electronic means only. All other creditors may submit the claims with proof in person, by post or by electronic means.

A financial creditor belonging to a class, as listed against the entry No. 12, shall indicate its choice of authorized representative from among the three insolvency professionals listed against entry No.13 to act as authorized representative of the class [specify class] in Form CA.

Submission of false or misleading proofs of claim shall attract penalties.



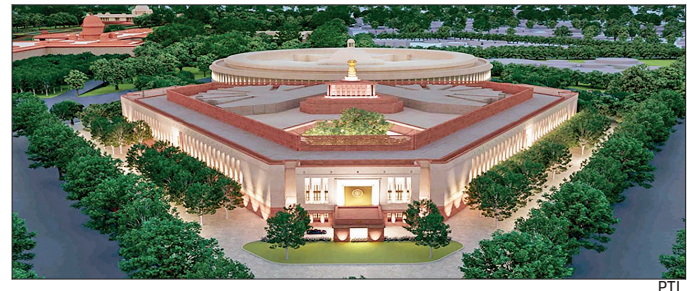
Sajjan Kumar Dokania  
Name and Signature of  
Interim Resolution Professional

Date and Place : 07/12/2020, Bhopal

CONSTRUCTION OF A NEW PARLIAMENT

# No Vista Work Before Disposal Of Pleas: SC; No Stay on PM's Event

SC has not imposed a formal stay on any construction, but executive authorities expected to wait till a formal judgement is given



Samanwaya.Rautray @timesgroup.com

**New Delhi:** The Supreme Court said on Monday that there would be "no further construction, demolition or re-location of trees" in the Central Vista to facilitate the construction of a new Parliament building till it pronounces on the legality of plans to drastically change the central vista in the heart of New Delhi.

An apex court bench clarified that while the government would be free for now to complete procedural processes relating to the construction of a new Parliament in the central vista, including the foundation stone laying ceremony scheduled for December 10, it should do so "without altering the status of the site in question in any manner".

The government's plans have been challenged as violative of the city's master plan and as eroding its valuable cultural heritage and green spaces.

A bench led by Justice AM Khanwilkar has heard and reserved its orders on two petitions — one filed by Rajeev Suri and another by Lt Col Anuj Srivastava — challenging the project on the ground that the necessary green clearance required for constructing it was sidestepped by clearing the project piecemeal.

Suri's petition was argued by advocate Shikhi Suri. Prime Minister Narendra Modi is scheduled to lay the foundation stone of the ambitious new building that the government claims is intended to show India's parliamentary history during the G-20 meet in New Delhi in 2022, coinciding with the country's 75th year of independence.

**NO CONSTRUCTION**  
No demolition, no translocation of trees either till it pronounces on legality of project

**LIST OF OBJECTIONS**  
Govt's plans have been challenged as violative of the city's master plan and as eroding its cultural heritage and green spaces

Ahead of the stone-laying ceremony, the government had been re-locating trees and demolishing some buildings. This prompted petitioner Rajeev Suri to seek an urgent direction from the top court to the government not to change the status quo till a court ruling on the subject. Though the Supreme Court had not imposed a formal stay on any construction, executive authorities are expected to hold their hands till a formal court ruling on the subject.

judgement. Acting on his application, the court listed the matter suo motu, expressed its concern over the developments and sought an explanation from Solicitor General Tushar Mehta.

On instructions from the government, the Solicitor General said that there would be no construction activity on the concerned site(s) or demolition of any structure, including the further translocation of tree(s) will be kept in abeyance until the pronouncement of judgment in all these cases.

The bench, which also comprised Justices Dinesh Maheshwari and Sanjiv Khanna, recorded his statement and passed the short order.

The application for directions, filed by advocate Shiv Kumar Suri, drew the court's attention to the construction activity going on and expressed the fear that the court would be presented with a fait accompli before it delivered its ruling.

This step of proceeding with construction activity in the form of uprooting and transporting trees away on trailers from the site, erecting barricades, putting up construction equipment when the judgment is reserved is presumptuous and disrespectful behaviour, it said.



EXPANDING THE REACH OF JUSTICE

# JK HC Allows Filing of Cases Via Post Offices

A para legal volunteer will help litigants ready documents and prepare a petition

Raghav.Ohri@timesgroup.com

**New Delhi:** In a first, the Jammu and Kashmir High Court on Monday launched a unique initiative through which litigants residing in remote and physically inaccessible areas of Jammu and Kashmir and Ladakh will be able to file cases with the aid of post offices and Common Service Centres (CSCs). Under the measure, a litigant need not physically visit a Court to seek justice.

The program "Insaf ki dastak" was launched by Chief Justice Gita Mittal and Justice Rajesh Bindal of the J&K HC on Monday.

Under the programme, a litigant who needs to file a case in a lower Court in the Union Territory has to contact a para legal volunteer of his region. The volunteer, trained especially for the purpose, will collect the requisite documents from the litigant and prepare a petition. The petition will be sent to the concerned lower Court via post office or CSC, people in the know said.

If the Court finds merit in the petition, its order will be sent to the

concerned post office/service centre, which in turn will communicate the same to the litigant.

"The said post office or approved centre/court of lowest jurisdiction shall maintain the entire record of filing of the cases in soft form as well as in Registers specially maintained for the purposes and hearing of these cases can also be undertaken through video conferencing wherever possible. It has been provided that these cases

**VIDEO HEARING**  
Hearing of cases can also be undertaken through video conferencing wherever possible

shall be accorded priority for their listing/hearing," a senior officer privy to the development said.

The Jammu and Kashmir High Court has amended the Jammu and Kashmir High Court Rules, 1999 and Jammu and Kashmir General Rules for the purpose. As part of the initiative, Judicial officers will also travel to far-flung and inaccessible areas and will set up "Camp Courts" so that the marginalised communities are given access to the justice delivery system at their doorstep.

WITHIN DAYS OF PM'S ALL-PARTY MEETING

# Oppn States Seek Clarity on Funding of Vaccine

Ask Centre to provide free vaccine, if such freebies are doled out to other states

Nidhi.Sharma@timesgroup.com

**New Delhi:** The Opposition-ruled Chhattisgarh, Punjab, Rajasthan and Jharkhand have sought clarity on the Covid vaccine funding and asked the Centre to provide free vaccine, if such freebies are doled out to other states.

In a clear indication that Covid vaccine rollout could witness political drama, the Opposition-ruled states have asked the Centre details of vaccine funding, including financial aspects like who would foot the bill and how much the vaccine could cost. Speaking to ET, Chhattisgarh health minister T S Singhdeo said, "The Centre has not given any information on what would be the funding pattern of the vaccine, how much would it cost and who would pay? We have asked the Centre these questions but even as Prime Minister is visiting three vaccine manufacturing facilities, the states do not know any details."

Last week, Chhattisgarh chief minister Bhupesh Baghel had written to Prime Minister Narendra Modi seeking free vaccine distribution in

Chhattisgarh. Rajasthan health minister Raghu Sharma told ET, "Niti Aayog team had visited Rajasthan and interacted with health department officials on how to draw out priority lists. This is it. We have sought details from the Centre — clarify how the vaccine would be funded? We know that a vaccine candidate has not been finalised but that does not mean that we should not be made party to the larger plan. We have as-

**DEMAND ROLE**  
Chhattisgarh, Punjab, Rajasthan and Jharkhand demand they be made part of the larger plan

ked the Centre if one state is given free vaccine then every state should get it free."

The Opposition-ruled states have upped the ante on vaccine rollout and funding within days of Modi's all-party meeting on Friday. Modi had said that Centre would work closely with states on vaccine administration. In a recent interaction with health ministry, Jharkhand, which has a coalition government, had also sought details beyond the priority list.

DMA UNTANGLES TWO STICKING POINTS WITH JOINT EFFORT

# Forces Pool Talent, Resolve Pay and Increment Issues

Manu.Pubby @timesgroup.com

**New Delhi:** The department of military affairs (DMA) has managed to untangle two sticking points regarding salaries of soldiers by pooling the best resources from the three services, thereby resolving the disparity in pay that has been hanging since 2018.

The DMA, which is set to complete a year under Chief of Defence Staff Gen Bipin Rawat, brought together the best accounting staff among the services to make a strong case for parity of salaries which has been a toady issue.

Sources said that two particular issues were addressed as they had glaring disparity when compared to the civilian pay structure.



Due to certain anomalies in the Pay Commission recommendations over the years, a strange situation had come into play where junior officers were getting more pay than their seniors in certain cases.

The "stepping up of pay" demand — that would automatically increase the pay of a senior officer to that of his junior — has been met with orders being passed last month to all concerned

offices. "It was an embarrassing anomaly that, in some cases, say an in-service Brigadier would draw a lesser salary than a Colonel who is junior but got promoted," an official explained.

He said that in the civilian pay structure the disparity had been addressed in 2018 but the services case had got stuck as a strong case could not be presented.

Hearing on GST Anti-profiteering Postponed to Jan

Sachin.Dave @timesgroup.com

**Mumbai:** The Delhi High Court on Monday postponed the hearing in the anti-profiteering matter under the Goods and Services Tax (GST) to January after it found that there was no consensus between the tax de-

partment and the companies that had approached the court. On Monday, about 51 companies had dragged the Indian indirect tax department to court over anti-profiteering under GST. In a court proceeding of such nature, the judge wants both sides to arrive at a consensus on the pertinent questions to be examined in the case.

# It's Dec and Travellers are Spoilt for Choice

Flash sales, customised services spice up holiday season as tourism & hospitality cos leave no stone unturned

Anumeha.chaturvedi @timesgroup.com

**New Delhi:** Still circumspect about year end travel? More offers are on the way. From Special Bubble holidays which promise end-to-end tailored services to 72-hour flash sales offering complimentary nights and 40% off at select five-star hotels, more promotions are being rolled out by chains and travel companies as the holiday season approaches.

After MakeMyTrip launched Special Bubble Holidays, a new travel concept to give all-inclusive options to travellers starting with Goa last week, Thomas Cook and SOTC launched the 72-hour Holiday Flash Sale from December 5-7, with offers including "attractive prices" on air-inclusive holidays (starting at ₹11,790 for domestic and ₹32,850 for international holidays) and up to 25% discounts on visa and Covid-negative certification services.

The offers also include up to 40% off on selected properties and free sightseeing

wherever applicable. Rajeev Kale, president and country head — Holidays, MICE, Visa, Thomas Cook (India) said the company's Hour Holiday Flash Sale has registered a surge in sales. "Our daily sales average is up by 100%." Traffic to our website has increased 40% and leads are up 50%," he said. Kale added that bookings have been received not just from India's metro cities, but also tier 2 and 3 cities such as Ludhiana, Lucknow, Dehradun, Nashik, Nagpur and Baroda and Guwahati. "This augurs well for re-emergence of the sector," he said.

The "100% Back" offer at ITC Hotels allows guests to book at any of the participating ITC Hotels and Welcomhotels, and receive the entire amount as hotel credits that can be redeemed towards experiences including food and beverages, spa treatments and other services. The chain said the offer will provide con-

sumers flexibility by giving them hotel credits that can be utilised against services as per their choice, during the course of their stay on the package. The offer is available across over 15 ITC Hotels and Welcomhotel at over 10 destinations, including ITC Maurya in Delhi, ITC Grand Goa, ITC Rajputana in Jaipur, ITC Mughal in Agra, Welcomhotel Amritsar and ITC Royal Bengal.

Indian Hotels Company (IHCL) has rolled out the Christmas and New Year offer only for city hotels across all brands — Taj, SeleQtions, Vivanta hotels and select Ginger hotels. The offer includes an upgrade to the next category, daily hotel credits and 20% off on spa and salon and flexible cancellations.

MakeMyTrip tied up with AirAsia India and IHCL to launch the first special bubble holiday to Goa for Christmas. The company said the curated package will include prior Covid-testing, sanitised cabs for transfers, charter flights with middle rows vacant, MySafety assured luxury stays besides other services from Delhi to Goa.

Readers are recommended to make appropriate enquires and seek appropriate advice before sending money, incurring any expenses, acting on medical recommendations or entering into any commitment in relation to any advertisement published in this publication. The Times Of India Group doesn't vouch for any claims made by the Advertisers of products and services. The Printer, Publisher, Editor, and Owners of The Times Of India Group publications shall not be held liable for any consequences, in the event such claims are not honoured by the Advertisers.

**NCL** Northern Coalfields Limited (A Subsidiary of Coal India Limited) Tender Notice

"All the tenders issued by CIL and its Subsidiaries for procurement of Goods, works and Services are available on website of Coal India Limited ([www.coalindia.in/respective\\_subsidary\\_company](http://www.coalindia.in/respective_subsidary_company)), CIL e-procurement portal <https://coalindiatenders.nic.in> & central public procurement portal <https://eprocure.gov.in> In addition, procurement is also done through GeM Portal <https://gem.gov.in>." (R-45)

FORM A PUBLIC ANNOUNCEMENT (Under Regulation 6 of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016) FOR THE ATTENTION OF THE CREDITORS OF DIVYA JYOTI INDUSTRIES LIMITED

RELEVANT PARTICULARS	
1. Name of corporate debtor	DIVYA JYOTI INDUSTRIES LIMITED
2. Date of incorporation of corporate debtor	08/05/1992
3. Authority under which corporate debtor is incorporated / registered	ROC-Gwalior
4. Corporate Identity No. / Limited Liability Identification No. of corporate debtor	L15143MP1992PLC007090
5. Address of the registered office and principal office (if any) of corporate debtor	Regd. Office : P No. 19-39 Sector III Industrial Area, Prithampur, Dhar, MP 454775 Corporate Office : 201-204, B.M. Tower opposite Lotus Electronic, Sapna Sangetta Main Road, Indore, MP 452001
6. Insolvency commencement date in respect of corporate debtor	Date of order 04.12.2020, uploaded on NCLT website on 07.12.2020
7. Estimated date of closure of insolvency resolution process	05 <sup>th</sup> June, 2021
8. Name and registration number of the insolvency professional acting as interim resolution professional	Sajjan Kumar Dokania IBBI/IPA-003/IP-N000150/ 2017-2018/11729
9. Address and e-mail of the interim resolution professional, as registered with the Board	25, Globus Fab city, Kolar Road, Chuna Bhatti, Near Suyash Hospital, Bhopal, Madhya Pradesh, 462016 Sajjan_suman@hotmail.com
10. Address and e-mail to be used for correspondence with the interim resolution professional	25, Globus Fab city, Kolar Road, Chuna Bhatti, Near Suyash Hospital, Bhopal, Madhya Pradesh, 462016 divyajyoti.cirp@gmail.com
11. Last date for submission of claims	21 December 2020
12. Classes of creditors, if any, under clause (b) of sub-section (6A) of section 21, ascertained by the interim resolution professional	Name the class(es) N.A.
13. Names of Insolvency Professionals identified to act as Authorised Representative of creditors in a class (Three names for each class)	1. N.A. 2. 3.
14. (a) Relevant Forms and (b) Details of authorized representatives are available at:	Web link: <a href="https://ibbi.gov.in/home/downloads...">https://ibbi.gov.in/home/downloads...</a> Physical Address: N.A.

Notice is hereby given that the National Company Law Tribunal has ordered the commencement of a corporate insolvency resolution process of the DIVYA JYOTI INDUSTRIES LIMITED on 04/12/2020. The creditors of DIVYA JYOTI INDUSTRIES LIMITED, are hereby called upon to submit their claims with proof on or before 21/12/2020 (14 days from the date of uploading of the order on NCLT website) to the Interim Resolution Professional at the address mentioned against entry No. 10. The financial creditors shall submit their claims with proof by electronic means only. All other creditors may submit the claims with proof in person, by post or by electronic means. A financial creditor belonging to a class, as listed against the entry No. 12, shall indicate its choice of authorized representative from among the three insolvency professionals listed against entry No. 13 to act as authorized representative of the class (specify class) in Form CA. Submission of false or misleading proofs of claim shall attract penalties.

Sajjan Kumar Dokania  
Name and Signature of Interim Resolution Professional

Date and Place: 07/12/2020, Bhopal

# Incentive Scheme for Telecom Gear Production Gets DCC Nod

DoT to seek Cabinet's final approval for the ₹12,200-cr plan in coming weeks

Danish.Khan @timesinternet.in

**New Delhi:** The Digital Communications Commission, highest decision-making body of the Department of Telecommunications (DoT), has approved the nearly ₹12,200 crore Production Linked Incentive (PLI) scheme guidelines for equipment manufacturing. The DoT will seek a final approval from the Union cabinet in the coming weeks, followed by invitation of applications from companies, which could start from January 2021, said people aware of the matter.

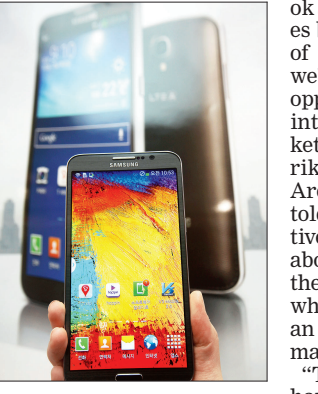
The Cabinet recently approved the broader PLI scheme worth ₹12,200 crore to boost local manufacturing of telecom gear for both the domestic market and exports. The scheme will cover core transmission equipment, 4G/5G and next-generation radio access network and wireless equipment, access and customer premise equipment (CPE), Internet of Things (IoT) access devices and enterprise equipment

such as switches and router, said people directly involved in framing the policy.

Additionally, the policy will drive Intellectual Property (IP) and design-led manufacturing so that the industry could

compete globally, besides focusing on leveraging the research and development pool and talent in the country. However, the government has rejected demands of European gear makers, said the industry can compete globally

Sanjay Nayak, CEO of Tejas Networks, a domestic telecom gear maker, said the scheme can encourage local manufacturing of even chips used in telecom equipment. "Semiconductors, flash chips, systems, accessories — we have



opportunities in this space," he said. Industry bodies had previously said that the scheme could result in ₹2 lakh crore of production over the next five years, as it would speed up India's emergence as a global 5G gear manufacturing hub, boost network gear exports and create a robust components ecosystem.

ok at expanding those activities because of the importance of the Indian market and we're going to closely look for opportunities to expand that into other sort of export markets from India as well," Fredrik Jejdling, head of Business Area Networks at Ericsson, told ET. However, a few executives expressed scepticism about the scheme mirroring the success of a similar plan which kicked off recently with an aim to boost local handset manufacturing.

"The demand for mobile handsets can be scaled up and the same kind of interest cannot be said for the global firms in the telecom equipment space," said an executive, who did not wish to be identified. Earlier, the government had approved the applications of 10 mobile phone manufacturing companies including five foreign companies — Samsung, Foxconn units Hon Hai and Rising Star, Wistron and Pegatron — for availing incentives under the PLI scheme totalling about ₹41,000 crore to be disbursed over five years.

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Tehravi to be held on 18th December 2020. Under current COVID situation, with folded hands, we request your condolences from your home.

Father Ram Sharma Satyakam and Saurabh Khushi dil and Anshu  
Mother Gomati Sharma Vandana and Radhika Divya and Arjun

Email: sharmasatyakam@gmail.com  
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