

M. MADHUSUDHAN REDDY., B.Com, FCA, FAFD, IRP, Regd. Valuer

Insolvency Professional: Reg. No: IBBI/IPA-001/IP-P00843/2017-18/11427

Registered Valuer: Reg. No. IBBI/RV/05/2019/10954

(Reg. Under Insolvency & Bankruptcy Code 2016)

Date: 11.07.2022

To
BSE Limited
Corporate Service Department,
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai – 400001

Dear Madam/Sir,

Sub: Intimation regarding the admission under CIRP and appointment as Interim Resolution Professional (IRP) by Hon'ble NCLT vide Order No. CP (IB) No.17/9/HDB/2022, dated: 01.07.2022 (order copy made available on 07.07.2022).

I hereby intimate your good offices that Corporate Insolvency Resolution Process (CIRP) has been initiated in respect of **M/s LN Industries India Limited, BSE Scrip Code:** 530745 (INE366C01013), under the provisions of the Insolvency and Bankruptcy Code, 2016 (Code) by an order of National Company Law Tribunal (NCLT), Hyderabad Bench with effect from **01.07.2022**.

As per section 17 of the Code, the powers of the Board of Directors of M/s LN Industries India Limited stands suspended hence the existing signatories has been suspended by operation of Law and such powers shall be vested with me, Maligi Madhusudhana Reddy having IP Registration No. IIBI/IPA-001/IP-P00843/2017-2018/11427 and AFA No: AA1/11427/02/291122/103261 Valid till: 29-11-2022, have been appointed as an Interim Resolution Professional.

IBBI IPA-001 IP-P00843 2017-18 11427 Further, pursuant to provisions of the section 17 of IBC the management of the affairs of the Corporate Debtor shall henceforth vest in the IRP and the powers of the Board of Directors of the company shall stand suspended and exercised by the IRP w.e.f. 01.07.2022.

Requesting you to submit/inform if any dues are pending against the company as per the public announcement given and enclosed.

Kindly acknowledge the receipt of this document.

Thanking you

Yours faithfully,

Maligi Madhisudhana Reddy

Interim Resolution Professional

IBBI Reg. No. HBI/IPA 001/IP-P00843/2017-2018/11427

AFA No: AA1/11427/02/291122/103261

Valid till:29-11-2022

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.

IN THE NATIONAL COMPANY LAW TRIBUNAL HYDERABAD BENCH – 1

ATTENDANCE CUM ORDER SHEET OF THE HEARING HELD ON **01.07.2022** AT 10:30 AM THROUGH VIDEO CONFERENCE

CP(IB) 17/9/HDB/2022

U/s 9 of IBC, 2016

IN THE MATTER OF:

C J Chemical Pvt Ltd ... Operational Creditor

Vs

L N Industries India Ltd ...Corporate Debtor

CORAM

DR.VENKATA RAMAKRISHNA BADRINATH NANDULA, HON'BLE MEMBER (JUDICIAL)

SH.VEERA BRAHMA RAO AREKAPUDI, HON'BLE MEMBER (TECHNICAL)

ORDER

Orders passed in CP No.17/2022, recorded vide separate sheets. In the result Company Petition is allowed and corporate debtor is put into CIRP as per the terms mentioned in the order.

Sd/MEMBER (T)

Sd/MEMBER (J)

NATIONAL COMPANY LAW TRIBUNAL HYDERABAD BENCH-1

CP (IB) No. 17/9/HDB/2022

U/S 9 of IBC, 2016, r/w Rule 6 of I & B(AAA) Rules, 2016

Between

M/s C J Chemical Pvt .Ltd 3-6-369/A/20, street No.1, Himayathnagar, Hyderabad, Telangana- 500029

...Operational Creditor

Versus

LN Industries India Ltd, H.No. 8-3-898/16/4,Sri laxminarasmiha Niwas,Nagarjunanagar Colony, Road No.02 Srinagar Colony, Hyderabad, Telangana, 500073.

...Corporate Debtor

Date of order: 01.07.2022

Coram:

Dr. N.Venkata Ramakrishna Badarinath, Hon'ble Member (Judicial) Shri Veera Brahma Rao Arekapudi, Hon'ble Member (Technical)

Appearance:

For Petitioner: Shri.Sneha Agarwal, Practicing Company Secretary

For Respondent: Shri C.Shilpa, Advocate

PER: BENCH

ORDER

- 1. This Petition is filed under Section 9 of Insolvency and Bankruptcy Code (hereinafter to be referred as "Code"), read with Rule 6 of Insolvency and Bankruptcy (Application to Adjudicating Authority) Rules, 2016, seeking admission of the petition, initiation of Corporate Insolvency Resolution Process (CIRP), granting moratorium and appointment of Interim Resolution Professional as prescribed under the Code and Rules thereon, contending that the Respondent defaulted in the payment of alleged debt of Rs. 3,00,50,089(three crores fifty thousands and eighty nine only)
- 2. The averments in brief of the Application and rejoinder are that;
- (i) The Petitioner, herein after referred to as "Operational Creditor", is a Private Limited registered office in Hyderabad, is manufacturer and dealers in all kinds, classes, application specification, description and uses of dyes, industrial chemicals including rubber chemicals and other allied products.
- (ii). The Respondent, herein after referred to as "Corporate Debtor", is a Public Limited Company incorporated under the Companies Act, 1956.
- (iii). The Operational creditor supplied chemicals to the Corporate Debtor on credit basis and raised invoices from time to time. The Operational Creditor, issued Form-3 demand notice on 10.12.2021, demanding payment of the operational debt which was due and defaulted on 10.02.2020. No reply is received from the Corporate Debtor. The

Petitioner in its rejoinder stated that the Corporate debtor was given enough time to make repayment but failed. Thus, submitting, prayed the Adjudicating Authority to allow the petition.

- 3. Counter filed by Corporate Debtor:-
- (i) The Corporate Debtor filed counter, inter-alia, admitting the debt but disputed the quantum of debt by contending that rupees 2,50,00,000(Two crores fifty thousands only) is due but not Rs. 3,00,50,089(three crores fifty thousands and eighty nine only) as claimed by the applicant.
- (ii). According to the corporate debtor it had approached the applicant to settle the dues as the corporate debtor was facing a lot of financial crises.
- (iii). That considering the financial position of the Corporate Debtor, The Hon'ble tribunal may pass appropriate orders.
- 4. In light of the context put forth, the point that emerges for consideration is:

 Whether there is an operational debt as claimed by the applicant due
 and payable by Corporate Debtor, If so, whether the Corporate debtor
 defaulted in payment of same?.
- 5. We have heard the Learned Practicing Company Secretary for the Operational Creditor Shri Sneha Agarwal and Learned Counsel for the Corporate Debtor, Shri C Shilpa, perused the records and case laws.
- 6. A perusal of counter filed by Corporate Debtor shows that, the Corporate Debtor has not disputed the debt and only disputed the quantum of the debt. As per Section 5(6) of the code,

"Dispute" includes a suit or arbitration proceedings relating to

- (a) the existence of the amount of debt;
- (b) the quality of goods or service; or

NCLT HYD BENCH-1 CP (IB) No. 17/9/HDB/2021

Date of order: 01.07.2022

(c) the breach of a representation or warranty;

- 7. Therefore as per above section, dispute if any as to debt, shall be regarding existence of debt. In the case in hand, the existence of debt is not disputed, as according to corporate debtor, the quantum of debt alone is in dispute. Hence, the operational debt in this case remain undisputed stands admitted and established. Since, it is not the case of corporate debtor that it discharged the said debt, the default also stands established.
- 8. Therefore for above reasons, this Adjudicating Authority admits this Petition under Section 9 of IBC, 2016, declaring moratorium for the purposes referred to in Section 14 of the Code, with following directions:
 - (A) Corporate Debtor, *LN Industries India Ltd* is admitted in Corporate Insolvency Resolution Process under section 9 of the Insolvency & Bankruptcy Code, 2016,
 - (B) The Bench hereby prohibits 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; 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 Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (54 of 2002); the recovery of any property by an owner or lessor where such property is occupied by or in possession of the corporate Debtor;

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Date of order: 01.07.2022

- (C) That the supply of essential goods or services to the Corporate Debtor, if continuing, shall not be terminated or suspended or interrupted during moratorium period.
- (D) Notwithstanding anything contained in any other law for the time being in force, a license, permit, registration, quota, concession, clearances or a similar grant or right given by the Central Government, State Government, local authority, sectoral regulator or any other authority constituted under any other law for the time being in force, shall not be suspended or terminated on the grounds of insolvency, subject to the condition that there is no default in payment of current dues arising for the use or continuation of the license, permit, registration, quota, concessions, clearances or a similar grant or right during the moratorium period.
- (E)That the provisions of sub-section (1) of Section 14 shall not apply to such transactions as may be notified by the Central Government in consultation with any financial sector regulator.
- (F) That the order of moratorium shall have effect from the date of this order till the completion of the 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, whichever is earlier.
- (G) That the public announcement of the initiation of Corporate Insolvency Resolution Process shall be made immediately as prescribed under section 13 of Insolvency and Bankruptcy Code, 2016.

- (H) Accordingly, this Tribunal appoints Shri Maligi Madhusudhana Reddy having registration No. IBBI/IPA-001/IP-IP00843/2017-2018/11427 Residing at G-8, amrutha ville, opp.yashoda hospital, Rajbhavan Road, Somajiguda, Hyderabad,500082 as IRP. The aforesaid IRP has no disciplinary proceedings pending against him. Proposed IRP filed Form-B issued by the Institute of Insolvency Professional. This information is also available in IBBI Website. Thus, there is compliance of Regulation 7A of IBBI (Insolvency Professionals) Regulations, 2016, as amended. Therefore, the proposed IRP is fit to be appointed as IRP since the relevant provision is complied with.]
- (1) The petitioner is directed to pay a sum of Rs.1,00,000/- (Rupees one lac only) to the Interim Resolution Professional to meet out the expenses to perform the functions assigned to him in accordance with Regulation 6 of IBBI (Insolvency Resolution Process for Corporate Person) Regulations, 2016. This shall, however, be subject to adjustment by the Committee of Creditors as accounted for by Interim Resolution Professional and shall be paid back to the petitioner.
- 9). Accordingly, this Petition is admitted.
- 10). The registry is directed to communicate order of this tribunal to IBBI, as well as the IRP appointed to conduct CIRP.



Sd/-

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FORM A PUBLIC ANNOUNCEMENT

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

FOR THE ATTENTION OF THE CREDITORS OF M/S LN INDUSTRIES INDIA LIMITED

RELEVANT PARTICULARS		
1.	Name of corporate debtor	M/s LN Industries India Limited
2.	Date of incorporation of corporate debtor	19/01/1993
3.	Authority under which corporate debtor is incorporated / registered	Under Companies Act, 1956, with the Registrar of Companies - Hyderabad
4.	Corporate Identity No. / Limited Liability Identification No. of corporate debtor	L18100TG1993PLC015268
5.	Address of the registered office and principal office (if any) of corporate debtor	H.No.8-3-898/16/4, Sri Laxmi Narasmiha Niwas, Nagarjuna Nagar Colony, Road No 2, Srinagar Colony Hyderabad Telangana- 500073, India.
6.	Insolvency commencement date in respect of corporate debtor	Date of Order: 01/07/2022 Copy made ready on 08/07/2022 CP (IB) No.17/9/HDB/2022
7.	Estimated date of closure of insolvency resolution process	04/01/2023 (180 days from the Insolvency Commencement date)
8.	Name and registration number of the insolvency professional acting as interimresolution professional	Maligi Madhusudhana Reddy. Regn No: IIBI/IPA-001/IP-P00843/2017- 2018/11427 AFA No: AA1/11427/02/291122/103261 Valid till:29-11-2022
9.	Address and e-mail of the interim resolution professional, as registered with the Board	Address: MMR Lion Corp, 4 th floor, HSR Eden, Beside Cream Stone, Road No.2 Banjara Hills, Hyderabad, Telangana-500034. Email: mmreddyandco@gmail.com
10.	Address and e-mail to be used for correspondence with the interim resolution professional	Address: MMR Lion Corp, 4th floor, HSR Eden, Beside Cream Stone, Road No.2 Banjara Hills, Hyderabad, Telangana-500034. Email: irplnindustries@gmail.com
11.	Last date for submission of claims	22.07.2022
12.	Classes of creditors, if any, under clause (b) of sub-section (6A) of section 21, ascertained by the interim resolution professional	Class(es) of creditors, if any, will be ascertained on verification of books of accounts
13.	Names of Insolvency Professionals identified to act as Authorised Representative of creditors in a class (Three names for each class)	1.Not applicable at present 2do 3do
14.	Relevant Forms and Details of authorized representatives are available at:	https://www.ibbi.gov.in/home/downloads Physical Address: Not applicable

Notice is hereby given that the Hon'ble National Company Law Tribunal, Hyderabad Bench, has ordered the commencement of a corporate insolvency resolution process of the M/s LN Industries India Limited on 01.07.2022. (Order copy made available on 08.07.2022).

The creditors of M/s LN Industries India Limited, are hereby called upon to submit their claims with proof on or before 22.07.2022 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 authorised representative from among the three insolvency professionals listed against entry No.13 to act as authorised representative of the class [specify class] in Form CA.

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

Date: 08.07.2022 Place: Hyderabad Maligi Madhusudhara Regilfy¹⁸
Interim Resolution Professional
Regd No: IBBI/IPA-001/IP
P00843/2017-2018/11427

IBBI

IPA-001