

Company Petition (IB) No. 340/KB/2022 And I.A. (IB) No. 316/KB/2024

A Company Pellilon under Sec	tion 95(1) of the insolvency and
Bankruptcy Code, 2016, and an	Interlocutory Application under
Section 99(1) of the Insolvenc	y and Bankruptcy Code, 2016.
IN THE MATTER OF:	
INDIAN BANK	
	Financial Creditor.
Versus	
MR. MANISH KUMAR	
	Respondent/Personal Guarantor.
And	
IN THE MATTER OF:	
MS. TRIPTI AGARWAL, the Resolu	ıtion Professional
•	cant in I.A. (IB) No. 316/KB/2024.
···PP	()
Date of Pro	nouncement of Order: 03.07.2024.
CORAM:	
SMT. BIDISHA BANERJEE, HON'E	BLE MEMBER (JUDICIAL)
SHRI D. ARVIND, HON'BLE MEME	BER (TECHNICAL)
Appearances:	
Mr. Debasish Chakraborti, Adv.] For the Financial Creditor.
Mr. Snehasish Chakraborty, Adv.	1
Mr. Dripto Majumdar, Adv.] For the Personal Guarantor.
Mr. Sumit Biswas, Adv.	1
Ms. Rajshree Biswas, Adv.	1
Mr. Chandan Mohata, Adv.	1

]

] For the Resolution Professional.

Ms. Tripti Agarwal, RP

Mr. Riyanshu Agarwal, Adv.



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ORDER

Per: D. Arvind, Member (Technical)

- **1.** The Court congregated through hybrid mode.
- **2.** Heard the Learned Counsels appearing on behalf of the Financial Creditor and the Personal Guarantor and the Resolution Professional in person at length.
- **3. C.P. (IB) No. 340/KB/2022** has been preferred under Section 95(1) of the Insolvency and Bankruptcy Code, 2016, for brevity "I&B Code" by the Indian Bank, hereinafter referred to the "Financial Creditor"/ "Applicant" against Mr. Manish Kumar, Personal Guarantor of M/s. Aryavrat Trading Pvt. Ltd. (Principal Borrower), hereinafter referred to as "Personal Guarantor"/ "Respondent" seeking to initiate insolvency and bankruptcy process in respect of the Respondent herein.
- **4.** The total amount claimed to be in default is Rs.18,28,47,313/-.
- **5.** The Applicant would submit:
 - a) That, to secure the loan granted to the Principal Borrower M/s. Aryavrat Trading Pvt. Ltd., Shri Manish Kumar (Respondent) had furnished a personal guarantee toward security for due repayment of the loans and advances granted to the principal debtor with interest, cost and expenses.
 - b) That, the Respondent executed a Deed of Guarantee in favour of the Financial Creditor on 16.03.2010.



- c) That, the principal debtor has failed and neglected to pay the dues of the financial creditor and as consequence, the account has become N.P.A. on 29.12.2018.
- d) That, owing to the continuing defaults made by the principal borrower company as well as the personal guarantor, the financial creditor on 26.10.2018, issued a notice under Section 13(2) of the SARFAESI, Act, 2002 to invoke the personal guarantee of Manish Kumar and demanded to pay jointly and severally with other Borrower and other guarantors an aggregate outstanding amount of Rs. 16,65,94,536/- as on 31.12.2018.
- e) Further, on 01.09.2019, the financial creditor through a legal notice has demanded the outstanding amount from the corporate debtor as well as the personal guarantor to pay jointly and severally with the other borrower and guarantors an aggregated outstanding amount of Rs. 18,84,46,093.45/- as on 31.08.2019.
- That, the Corporate Debtor was admitted for CIRP by this Adjudicating Authority in C.P. (IB) No. 430/KB/2019 on 01.04.2022 and on finding no feasible and viable resolution of the corporate debtor, the liquidation process has been initiated against it on 21.09.2022.
- g) The Financial Creditor on 04.06.2022 has issued a demand notice to the personal guarantor herein under Rule 7(1) of the Insolvency and Bankruptcy (Application to Adjudicating



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Authority for Insolvency Resolution process of Personal Guarantors to Corporate Debtor) Rules, 2019, demanding the unpaid debt claimed to be in default of Rs. 18,28,47,313/- as on 04.06.2022.

6. Pursuant to the instant company petition, we have appointed Ms. Tripti Agarwal as the Resolution Processional on 05.01.2024, in exercise of the power vested under Section 97 of the I&B Code. The Resolution Professional accordingly prefers an application being I.A. (IB) No. 316(KB)2024 on 02.02.2024, wherein she has formed her opinion and recommend the company petition filed by the Indian Bank is liable to be admitted under Section 99(7) of the Code. The report furnished by the Resolution Professional is as under:

BRIEF SUMMARY OF THE SECTION 99 REPORT OF THE RESOLUTION PROFESSIONAL:

Name of the Resolution	Tripti Agarwal
Professional (RP)	
Name of the Debtor (i.e.,	Shri Manish Kumar
Personal Guarantor to	
Corporate Debtor)	
Name of the Applicant	Indian Bank
(creditor)	
Name of the Corporate	M/s Aryavrat Trading Pvt. Ltd.
Debtor for whose loans the	
Debtor has given Personal	
Guarantee	
IBC Status of the	CD is under Liquidation
Corporate Debtor (CD)	



Whether Debtor is a	Yes	
Resident Indian		
Whether Debtor is Director	Yes	
of the Corporate Debtor		
Annual Income of the	32.38 Lakhs	
Debtor in last years as per		
the application filed before		
the Adjudicating		
Authority		
Amount of Default of the	Rs.18,28,47,313.00/- a	s per Section 95
Corporate Debtor as per	application.	
the application Filed		
	The financial cr	editor received
	Rs.67,66,207.02 from the	ne sale of assets of
	Corporate Debtor M/s.	Aryavrat Trading
	Pvt Ltd. on 31.03.2023 o	luring liquidation.
	Copy of statement of Ac	ecount enclosed as
	Appendix 9	
	Thomasons total	amount of
	Therefore, total	
	Rs.17,60,81,105.98/-	only is due and
Summary of Assets and	payable. Particulars	Amount (Rs.)
Liabilities of the Debtor as	Faiticulais	Amount (NS.)
per the Application Filed	Flat in Kolkata	75,44,624.33
per the Application Filed		
	Investment in shares	142,92,56,277.26
	Flat at 6 th Floor,	1,57,48,920.00
	Crescent Tower -	
	Kolkata	
	Flat at Ground Floor,	2,30,65,471.00
	Crescent Tower Kolkata	



II	1 =	
	Land	31,636.00
	Total Estimated Value	14756.47 lakhs
	of Immovable Property	
	Movable Assets	
	Particulars	Amount (Rs.)
	Jewellery	3,81,484.00
	Furniture	22,60,788.43
	Washing Machine	10,000.00
	Security Deposit	48,376.00
	Ballygunj Residence	15,000.00
	(Maintenance Deposit)	07 16 1 -1-1-
	Total Estimated Value of Movable Property	27.16 Lakhs
	Fixed Deposit and Cash	
	Particulars	Amount (Rs.)
	Fixed Deposit at HDFC	5091.00
	Cash in HDFC Bank	7,54,994.22
	Cash in Dena Bank	11 705 00
		11,795.00
	Cash In Hand	20,000.00
		ŕ
	Cash In Hand Total Fixed Deposit	20,000.00
	Cash In Hand Total Fixed Deposit and cash	20,000.00
	Cash In Hand Total Fixed Deposit and cash Sundry Debtor	20,000.00 7.92 Lakhs
	Cash In Hand Total Fixed Deposit and cash Sundry Debtor Castle Suppliers	20,000.00 7.92 Lakhs 117,59,992.00
	Cash In Hand Total Fixed Deposit and cash Sundry Debtor Castle Suppliers P.K. Commercial Co.	20,000.00 7.92 Lakhs 117,59,992.00 13,57,131.00



Whather the application	Yes, the application filed by the Creditor
filed under Section 95 of	
	under Section 95 of the Code, 2016 is
the Code is complete	complete
Section in which	Section 95 of the I&B Code
application is filed	
Nature of Transaction	Loan given by the Applicant to the
between the Applicant and	Corporate Debtor for which Debtor has
the Corporate Debtor	given Personal Guarantee
Date of Application filed	20.11.2022
by the Applicant with the	
NCLT	
Date of the order of	05.01.2024
Hon'ble NCLT for	
appointment of RP	Copy of order enclosed as Appendix 1
Date of Communication of	15.01.2024
order to the RP	
	Copy of email enclosed as Appendix 2
Whether Applicant has	Yes
complied with the	
requirements specified in	
Section 95	
Whether Form B was	Yes
served on the Debtor	
required by the Law	
Date of Form B was served	08.06.2022, proof of service on page 345
on the Debtor	and 346 of the Section 95 application
Date when RP sought	17.01.2024
Information/Clarifications	
from the Debtor	Copy of letter, email and postal track report
	showing confirmation of delivery enclosed
	as Appendix 6
Date When the Debtor	Nil
provided the clarifications	
Date of communication to	16.01.2024
the Creditor by the RP to	



inform appointment of the	Copy letter send through email is enclosed
RP	as Appendix 3
Whether Debtor has	No.
Questioned/Challenged	
the application filed by the	
Creditor	
Brief summary of the	NA. Debtor has not replied to the
issues raised by the Debtor	communication sent by the RP.
Whether Debtor is eligible	No
for Fresh Start Process	
Recommendations of the	Recommended to Admit the Application
RP	

- **7.** The Personal Guarantor, Manish Kumar has objected the submission made by the financial creditor and refuted the statements in the report of Resolution Professional, as under:
 - a) The financial creditor has alleged that the date of default is December 29, 2018, when the Corporate Debtor allegedly defaulted in serving the interests in its loan accounts although no particulars or documents substantiating the same has been provided by the Financial Creditor.
 - b) The notice of invocation of guarantee was issued on September 1, 2019, however, the petition has been filed only on November 20, 2022, i.e., more than three years from the date of invocation of guarantee. Thus, the petition is liable to be dismissed as the same is barred by limitation.
 - c) The Indian Bank has completely suppressed the fact that on August 5, 2022, it had filed an application under Section 95 of the



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IBC numbered as C.P.(I.B.) No.237/2022 against the Personal Guarantor before this Adjudicating Authority, in respect of pupated defaults in respect of the guarantee given by the respondent for Wearit Global Limited which is also undergoing corporate insolvency resolution process before this Tribunal.

- d) Once the same Financial Creditor filed C.P.(IB) No.237/2022 against the Respondent before this Tribunal on August 5, 2022, an interim moratorium in terms of Section 96 of I&B Code came into operation effectively prohibiting continuation of "any legal action or proceeding in respect of any debt" as well as prohibiting "the creditors of the debtor" from initiating/filing "any legal action or proceedings in respect of any debt." Thus, the Financial Creditor could not have filed the petition in respect of alleged defaults arising from the guarantee given in respect of Aryavrat Trading Private Limited.
- e) The report has been prepared without application of mind and without appreciating that the mandatory requirements of Section 95 of the IBC and of the Insolvency and Bankruptcy Board of India (Application to Adjudicating Authority for Insolvency Resolution Process of Personal Guarantors to Corporate Debtors) Rules, 2019 have not been complied in the present matter.
- f) The Financial Creditor has not provided any record of default with any information utility in the petition, however the Resolution Professional (who has herself provided a copy of a purported information utility certificate in her report) has alleged that the



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"application filed by the Creditor under Section 95 of the Code, 2016 is complete." No explanation has been provided by the Resolution Professional as to how she obtained a copy of the purported information utility certificate.

- **g)** That the purported information utility certificate is defective since:
 - i. The "Debt Contract Date" referred to mentions an alleged contract of March 22, 2010, although no loan agreement or guarantee was executed by the Corporate Debtor or by Personal Guarantor on the said date.
 - **ii.** The date of default is mentioned as "30.09.2018" which is also contrary to the alleged date of default mentioned in the petition.
 - iii. The purported information utility certificate states that it was submitted on "19.12.2023" that is after issuance of the purported demand notice allegedly issued on June 4, 2022, and pursuant to filing the present petition on November 20, 2022. Thus, it is absurd for the financial creditor to suggest that while on December 19, 2023, the Corporate Debtor owed a sum of Rs.10,19,32,030/- to the Financial Creditor, a sum of Rs.18,28,47,313/- is due and payable by the respondent to the Financial Creditor (as alleged in the said demand notice and the petition) in respect of the same debt.
- **8.** We have duly considered the rival contentions of the parties.



- **9.** We have noted that vide an order dated 18.01.2024 in C.P. (IB) No. 237/KB/2022, the Personal Guarantor Mr. Manish Kumar has already been admitted by this Adjudicating Authority (Court No. I) upon a petition filed by the Indian Bank who is also the applicant herein. As the interim moratorium has been commenced under Section 96 of the Code, in respect of the personal guarantor herein, all legal actions or proceedings pending in respect of any debt shall be deemed to have been stayed; and the creditors of the debtor shall not initiate any legal action or proceedings in respect of any debt.
- 10. We have noted that none for the financial creditor has mentioned before us regarding the admission of the CIRP in respect of the Personal Guarantor and very strangely, the Resolution Professional has recommended this company petition for admission sans the verifying the information properly that the alleged personal guarantor has already been admitted for insolvency and bankruptcy process upon a petition filed by the same financial creditor. We would reiterate the role of the Resolution Professional as a "facilitator" to collate facts as laid down the Hon'ble Apex Court in *Dilip B. Jiwrajka vs. Union of India*, reported at MANU/SC/1274/2023 that:
 - "70. We would also like to deal with the submission that the resolution professional is empowered to direct the personal guarantor and others to disclose sensitive personal information without a prior hearing. This demand for information, lacking an opportunity for the personal guarantor to be heard, raises (according to the Petitioners) concerns about violating the right to privacy. We are of the considered view that the resolution professional, operating under the regulatory oversight of the Board, plays a vital role in the effective functioning of the insolvency process and contributes significantly to its efficiency.



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Firstly, the resolution professional is only entitled to seek information which is strictly relevant to the examination of the application for IRP; and secondly, Regulation 7(2)(h) of the Insolvency and Bankruptcy Board of India (Insolvency Professionals) Regulations, 2016 read with para 21 of the First Schedule, casts an obligation on the resolution professional to ensure confidentiality of all information relating to the insolvency process. The BLRC also acknowledges the information imbalance between debtors and creditors, necessitating the resolution professional's investigative role in individual insolvency. Therefore, Section 99 empowers the resolution professional to seek information."

(Emphasis Added)

- **11.** We find that this application preferred by the Indian Bank (Applicant) is frivolous one and to dissuade the applicant from coming up with such application, we feel it appropriate to impose a cost by invoking the provisions of Section 65 of the Code, of **Rs. One Lakh** as a penalty upon the Applicant herein.
- **12.** The Applicant is directed to pay the penalty amount to the "National Defence Fund" (NDF) within two weeks from the pronouncement of the order. Delaying payment of the penalty amount beyond ten (10) days shall carry a rate of 10% per annum from the date of pronouncement to the date of payment. The Affidavit of Compliance shall be filed within seven (7) days upon the payment of penalty amounts with the Registry of this Adjudicating Authority.
- **13.** The Registry is directed to consign the Affidavit of Compliance to the record.



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- 14. In terms of view above, the present company petition being C.P. (IB) No. 340/KB/2022 is dismissed with cost and the I.A. (IB) No. 316/KB/2024 preferred by the Resolution Professional is taken on record and accordingly disposed of.
- **15.** The Registry of this Adjudicating Authority is directed to send email copies of the order forthwith to all the parties and their Learned Counsel for information and for taking necessary steps. Further, a copy of the order shall be served upon the Insolvency and Bankruptcy Board of India (IBBI) for their record and also upon the Registrar of Companies (ROC), West Bengal, Kolkata by all available means.
- **16.** Certified copies of this order, if applied for with the Registry of this Adjudicating Authority, be supplied to the parties upon compliance with all requisite formalities.

D. Arvind Member (Technical) Bidisha Banerjee Member (Judicial)

This Order is signed on the 03rd Day of July 2024.

Bose, R. K. [LRA]/ S. Ghose, Steno