### IN THE NATIONAL COMPANY LAW TRIBUNAL HYDERABAD BENCH, HYDERABAD

CP(IB)No.384/7/HDB/2018
Under Section 7 of the Insolvency and Bankruptcy
Code, 2016, Read with Rule 4 of the Insolvency and
Bankruptcy (Application to Adjudicating Authority)
Rules, 2016.

#### In the matter of:-

Stressed Assets Stabilization Fund, IDBI Tower, 3<sup>rd</sup> Floor, WTC Complex, Cuffe Parade, Mumbai – 40000.

... Financial Creditors

#### $\mathbf{v}_{\mathbf{s}}$

Hyderabad, Telangana, India – 500039. P2/6, IDA Block III, Uppal, Galada Power And Telecommunication Limited,

...Corporate Debtor



Order pronounced on: 14.08.2019

Coram: Shri. K. ANANTHA PADMANABHA SWAMY, MEMBER JUDICIAL Dr. BINOD KUMAR SINHA, MEMBER TECHNICAL

### Parties/Counsel Present:

For the Petitioner/Financial Creditor:

Mr.V.V.S.N.Raju, Advocate

For the Respondent/Corporate Debtor:

Dr.S.V.Rama Krishna, Advocate

Mr.S.V.Vanshi Krishna, Advocate



### Per: Dr. BINOD KUMAR SINHA, MEMBER TECHNICAL ORDER

- The present petition is filed by 'Stressed Assets Stabilization Fund' Telecommunication Limited(hereinafter referred to as 'Corporate Debtor'). Adjudicating Authority) Rules, 2016 against M/s. Galada Power And read with Rule 4 of the Insolvency and Bankruptcy (Application to Insolvency and Bankruptcy Code, 2016 (hereinafter referred to as IBC) (hereinafter referred to as 'Financial Creditor') under section 7 of the
- 2. of background facts for the purpose of determination of this petition. Before proceeding with this matter, it would be appropriate to make a note
- $\omega$ The learned counsel appearing for Petitioner/Financial Creditor stated Bank of India (IDBI) for grant of credit facilities to finance its business that the Corporate Debtor has approached the Industrial Development
- documents including hypothecation and mortgage in favour of IDBI. for which the Corporate Debtor has executed all the necessary loan 24.03.1998 for Rs.5,00,00,000/- (Rupees Five Crores only), respectively Ten Crores seventy Eight Lakhs Fifty Four Thousand Six Hundred Ninety Rs. 8,00,00,000/-(Rupees Eight Crores only), guarantee Assistance It is stated that, the IDBI has granted three credit facilities i.e, Rupee One Only) and Debenture Subscription Facility vide Agreement dated Facility vide Agreement dated 22.11.1996 for Rs.10,78,54,691/- (Rupees Loan Facility vide Agreement dated 28.06.1995 for

## Total amount of debt granted is tabulated as below:

Nature of Debt	
Amount Sanctioned	
Debt Granted	



23,78,54,691	23,78,54,691	TOTAL
		Subscription Facility
5,00,00,000	5,00,00,000	Debenture
		Facility
10,78,54,691	10,78,54,691	Guarantee Assistance
		Facility
8,00,00,000	Loan 8,00,00,000	Rupee Term Loan

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# Dates of Disbursements of debts are tabulated as below:

Nature of Debt	Dates of Disbursements	
Rupee Term Loan	Date of First Disbursement	July 5, 1995
Facility	Date of Last Disbursement	September 4, 1997
Guarantee Assistance	Date of First Disbursement	December 10, 1997
Facility	Date of Last Disbursement	December 7, 2001
Debenture Subscription Facility	Date of First Disbursement	March 31, 1998
a service and	Date of Last Disbursement	October 23, 1998

- 5 Assets Stabilization Fund vide registered transfer Deed dated 30.09.2004. transferred by IDBI in favour of Financial Creditor herein i.e., Stressed interest and all rights, titles and interest therein, were subsequently It is stated that, the said loans, together with all underlying security
- 9 It is stated that the Corporate Debtor has been duly acknowledging the accounts. dues payable to IDBI/Financial Creditor till the year 2016 in its books of
- 7. It is stated that the outstanding due amount claimed by the Financial Creditor is Rs.727,68,77,776/- (Rupees Seven Hundred Twenty Seven

Seventy Six Only) as on 01.04.2018 Crores Sixty eight Lakhs Seventy Seven Thousand Seven Hundred

- 8 In support of his contention, the learned counsel for the Petitioner relied on the following documents:-
- Delegation of Power effective from 05.04.2005
- Form 2 dated April 25, 2018
- Detailed bifurcation of the amount claimed to be in default
- days of default in tabular form. Certified true copy of workings for computation of amount and
- Table giving particulars of security held
- Loan Facility Corporate Debtor in favour of IDBI for securing the Rupee Term Deed of Hypothecation dated June 28, 1995 executed by the
- Corporate Debtor in favour of IDBI for securing the Guarantee Deed of Hypothecation dated November 22, 1996 executed by the Assistance Facility.
- Deed of Hypothecation dated October 26, 1998 executed by the Subscription Facility. Corporate Debtor in favour of IDBI for securing the Debenture
- Memorandum of Entry No.594 dated August 14, 1997.
- Memorandum of Entry No.600 dated September 10, 1997.
- Memorandum of Entry No.707 dated July 10, 1998
- Copies of the certificates of registration of charge issued by the Registrar of Companies
- Term Loan Facility Loan Agreement dated June Corporate Debtor, IDBI and other lenders in respect of the Rupee 28, 1995 entered into among the

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- Assistance Facility. between the Corporate Debtor and IDBI in respect of the Guarantee Guarantee Agreement dated November 22, 1996, entered into
- Subscription Facility. between the Corporate Debtor and IDBI in respect of the Debenture Subscription Agreement dated March 24, 1998, entered into
- Creditors was constituted. Government of India and the Trustees under which the Financial Trust Deed dated September 24, 2004 executed between the
- Financial Creditor. Transfer Deed dated September 30, 2004 executed by IDBI in by IDBI to, inter alia, the Corporate Debtor were transferred to the favour of the Financial Creditor, under which the loans sanctioned
- account statement. Debenture Subscription Facility Expense and Corporate Debtor Rupee Term Loan Facility, Guarantee Assistance Facility
- Certified dated May 26, 2018 under the Bankers Book Evidence Act, 1891 (18 of 1891).
- committed and recalled the loans. Bank") to the Corporate Debtor, informing about the defaults 17., 2001 issued by IDBI Bank Limited (erstwhile IDBI) ("IDBI Letter bearing reference no. IDBI (H) No.751/CFD(GPTL) dated May
- guarantees. June 19, 2001 issued by IDBI Bank to Shri D.C.Galada, informing him about the defaults committed and invoking his personal Letter bearing reference no. IDBI (H) No.1207/CFD (GPTL) dated
- June 19, 2001 issued by IDBI Bank to Shri M.C.Galada, informing Letter bearing reference no. IDBI (H) No.1210/CFD (GPTL) dated

- personal guarantees informing him about the defaults committed and invoking his June 19, 2001 issued by IDBI Bank to Shri S.M.Kankaria, Letter bearing reference no. IDBI (H) No.1212/CFD (GPTL) dated
- under Section 13(2) of the SARFAESI ACT, 2002 Notice bearing reference no.BY/SASF/Galada /No. dated March 6, 2013, issued by the Financial Creditor to the Corporate Debtor,
- of Rs.14,30,00,000/-requesting the Financial Creditor to accept a settlement proposal Letter bearing reference no. GPTL/2013-14/181/ dated January 9, 2014, issued by the Corporate Debtor to the Financial Creditor,
- Corporate Debtor to convey their acceptance for the same on the terms and conditions mentioned therein and requesting the agreeing in principle for settlement of dues of the Corporate Debtor Letter bearing reference no. SASF/Galada/LOA/216 dated July 7, 2014, issued by the Financial Creditor to the Corporate Debtor,
- settle the dues as per the terms and conditions therein. requesting the Financial Creditor to consider their proposal to 2014 issued by the Corporate Debtor to the Financial Creditor, Letter bearing reference no. GPTL/2014-15/71 dated July 10;
- Rs.65,93,000/- on or before August 16, 2014 Corporate agreeing in principle for granting extension of repayment period Letter bearing reference no. SASF/Galada/LOA/274 dated August 1, 2014, issued by the Financial Creditor to the Corporate Debtor, 24 months to 36 monthly instalments and asking the Debtor to arrange for payment interest

- proposal of Rs.15,47,00,000/requesting the Financial Creditor to consider a one-time settlement 2014, issued by the Corporate Debtor to the Financial Creditor, Letter bearing reference no. GPTL/2014-15/94 dated August 11,
- years, commencing from January 2016 in 48 equated monthly outstanding principal dues of Rs.14,97,00,000/- over a period of 4 instalments requesting the Financial creditor to consider the Letter bearing reference no. GPTL/2015-16/ dated August 28, 2015, issued by the Corporate Debtor to the Financial Creditor, payment of
- immediate effect. terms and conditions of the Negotiated settlement of dues and that the Financial Creditor is revoking the Negotiated Settlement with conveying that the Corporate Debtor has not complied with the Letter bearing reference no. SASF/Galada/C2/63 dated April 27, 2016, issued by the Financial Creditor to the Corporate Debtor,
- for the same by the ned of May, 2016. Debtor, conveying that the shall be submitting a revised proposal E-mail dated May 9, 2016 issued by Shri V. Subramanian, the Vice President & Secretary & Chief Financial Officer of the Corporate
- for one time settlement on the terms and conditions therein. requesting the Financial Creditor to consider the revised proposal 2016, issued by the Corporate Debtor to the Financial Creditor, Letter bearing reference no. GPTL/2016-17/22 dated May 31,
- offering to settle the debts by offering Rs.10,20,00,000/-2017 issued by the Corporate Debtor to the Financial Creditor, Letter bearing reference no. GPTL/2016-17/146 dated March 31,
- April 21, 2017 issued by the Financial Creditor to the Corporate Letter bearing reference No. SASF GPTL/2016-17/87&88 dated

settlement offer. inadequate and requesting the Corporate Debtor to improve the Debtor, conveying that the one time settlement proposal provided Corporate Debtor for an amount of Rs.10,20,00,000/- is

- settlement offer which was proposed earlier of Rs.16,67,00,000/-further requesting the Financial Creditor consented to settle the dues payable to the Financial Creditor and conveying that the Board Members of the Corporate Debtor have 2017 issued by the Corporate Debtor to the Financial creditor, Letter bearing reference no. GPTL/VS/2017-18/45 dated July 27, to consider
- 31, 2017 issued by the Financial Creditor to the Corporate Debtor, Letter bearing reference no. SASF GPTL/2017-18/583 dated July requesting the Corporate Debtor to improve the settlement offer
- improving the settlement offer to Rs.20,00,000,000/--4, 2017 issued by the Corporate Debtor to the Financial Creditor, Letter bearing reference no. GPTL/VS/2017-18/47 dated August
- incomplete and seeking further details Debtor, conveying that the settlement proposal submitted August 8, 2017, issued by the Financial Creditor to the Corporate Letter bearing reference no. SASF/GPTL/2017-18/637 dated
- Rs.20,00,00,000/-. submitting the income tax returns and net worth statement, and Letter bearing reference no. GPTL/VS/2017-18/49 dated August 14, 2017, issued by the Corporate Debtor to the Financial creditor, consider В one-time settlement proposal of
- September 12, 2017, issued by the Financial Creditor to the Corporate Debtor, conveying that the one-time settlement proposal Letter bearing reference no. Corporate Debtor has been closed and that the Financial SASF/GPTL/2017-18/759 dated

SARFAESI Act. Creditor will take action against the Corporate Debtor under the

- to the one-time settlement proposal Financial Creditor, seeking waiver of upfront payment with respect September 22, 2017, issued by the Corporate Debtor to the Letter bearing reference no. GPTL/VS/2017-18/61 dated
- action under the SARFAESI Act, 2002. requesting the Financial Creditor to stay the further course of 10, 2017 issued by the Corporate Debtor to the Financial Creditor, Letter bearing reference no. GPTL/2017-18/75 dated November
- improved proposal. November 23, 2017 issued by the Financial Creditor to the Letter bearing reference no. SASF/GPTL/2017-18/1004 dated Corporate Debtor, advising the Corporate Debtor to submit an
- 9. Respondent filed counter. stated:-The learned counsel for the Respondent

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- Investment Scheme. Subsequently, in 1994-95 the second Unit was That the first production facility of the Corporate Debtor was set up was met by promoters contribution and term loan/NCDs from established in Silvassa with a capital outlay of Rs.32 Crores which in 1972 73 in Uppal IDA, Hyderabad after availing loan facilities from Bank) and Syndicate Bank over a period of time. facilities from consortium of Banks comprising Canara Bank (Lead Financial Institutions viz., IDBI, IIBI, UTI, ICICI and working capital APIDC and APSFC while IDBI participated to the equity under Direct
- 10. The learned counsel for the Corporate counter, inter-alia, stating as under:-Debtor raised objections in its
- a) That the present Petition is barred by limitation.



- b) That the Amounts claimed are arbitrary, baseless, fanciful and claimed at Rs.23,78,54,691/- is not correct; the correct figure is principal amount. Rs.16.67 crores only. Further, a huge amount of interest of Rs.711 crores has been claimed, which is 42.65 times of the not admitted by the Corporate Debtor. The principal amount
- <u>C</u> That the Doctrine of Novation will be applicable in the present Creditor and acted upon by both the parties case due to fresh Negotiated Settlement agreed by Financial
- d) That the Petitioner is guilty of suppression of vital fact of payment of Rs.2.10 Crore towards 10% OTS amount paid pursuant to the proceedings before the Hon'ble District Magistrate/Collector, Dadra & Nagar Haveli, Silvassa.
- <u>e</u>) That the Financial Creditor is responsible for delay in payments i.e., property at Uppal, IDA to enable the Corporate Debtor to pay the agreed amounts. under OTS and not cooperating in disposing of non-core asset
- £) That the Cases filed before DRT, Hyderabad are pending adjudication.
- 9 That the Case filed u/s. 17 of SARFAESI Act, 2002 before the Hon'ble DRT, Hyderabad is pending adjudication.
- h) That there is a High Court stay order in WP No.18833 of 2010 against BIFR and AAIFR.
- 1) That the present Petition is an abuse of provisions of IBC, 2016 and covered u/s. 65 of the Code.
- <u>'</u>: That there is no authority to file the petition on behalf of Financial Creditor.
- <u>X</u> That the Gazette Publication dated 09.10.2004 is not relevant.



- 11. Reiterating above, counsel for the Respondent prayed to dismiss the present application.
- 12. Counsel for the Financial Creditor filed rejoinder counter and further prayed to allow the Application. averments made in the Petition denying the allegations made reiterating Ξ. the
- 13. Heard both sides and perused the records including written submissions filed by both the parties.
- 14. It is the case of the Petitioner that, it has provided various credit facilities was liable to pay and has defaulted in repayment of the same. to the Corporate Debtor herein, for which the present Corporate Debtor
- 15. Respondent in its counter nowhere denied the disbursements of credit Petition: However, Respondent has raised two major objections regarding the facilities from the Petitioner and its failure in repayment of the same.
- a) That the Petition is barred by limitation; and
- b) That the actual amount of debt is Rs.16.67 crores only as against the claim of Rs.727,68,77,776/-
- 16. As has acknowledgement being in the month of November, 2017. instant Petition is within time and not barred by limitation. perusal of documentary records it is observed that the Corporate Debtor régards the objection that the Petition is barred by limitation, on acknowledged the debt from time to time, the last such Thus, the
- 17. get triggered in cases where the financial debt is for an amount of Rs.1 As regards the actual amount of debt being Rs.16.67 crores only as is Lakh and above and there is a default in relation to the said debt. Since admitted by the Respondent, it is observed that the provisions of Sec.7



Rs.1 Lakh, the objection raised by the Respondents fails in the instant case the admitted debt is of a much higher amount than

- 18. of debt being much less than the claim amount of debt does not come to their rescue. the objection raised by the Respondent with regard to the actual amount Authority will admit the Application filed by the Financial Creditor. Thus proposed IRP. Once the above conditions are fulfilled, the Adjudicating respects and there is no disciplinary proceedings pending against the a default has occurred and the Application filed u/s.7(2) is complete in all 8337-8338 2017, in cases of financial debt, the Adjudicating Authority As has been observed by the Hon'ble Supreme Court in the case of M/s has to satisfy itself that there is a financial debt of Rs.1 Lakh or more and Innoventive Industries Ltd. Vs ICICI Bank and Anr. in Civil Appeal No.
- 19. Further, the Petitioner has proved its case by placing documentary circumstances, this Adjudicating Authority is satisfied with the the Financial Creditor has fulfilled all the requirements as submissions put forth by the Petitioner/Financial Creditor. Further consent in Form-AA. In view of the above, we are inclined to admit has also proposed the name of IRP after obtaining the written contemplated under IB Code, in the present Company Petition and the present Corporate Debtor was liable to pay. In these evidences which prove that the default has been occurred for which this petition.
- 20. Various other objections have also been raised which are untenable grounds for rejection of the present Petition.
- 21. Accordingly, instant petition is admitted and this Adjudicating Authority orders the commencement of the Corporate Insolvency Resolution Process



day this order is passed. which shall ordinarily get completed within 180 days, reckoning from the

- 22. in the manner as prescribed date the copy of this order is received, and call for submission of claims of the Insolvency and Bankruptcy Code, 2016 within three days from the directed to cause public announcement as prescribed under Section 15 the Respondent Corporate Debtor's management immediately. He is also name is reflected in IBBI website. The IRP is directed to take charge of proceedings pending against the IRP as evidenced from Form-2 and his This Adjudicating Authority hereby appoint Shir Nitin Panchal, as IRP proposed by the Financial Creditor. There ıs: no disciplinary
- 23. to prohibit all of the following, namely: the purposes referred to in Section 14 of the l&B Code, 2016. We order We declare the moratorium which shall have effect from the date of this Order till the completion of corporate insolvency resolution process for
- against the corporate debtor including execution of any judgment, decree or order in any court of law, tribunal, arbitration panel or other authority; a) The institution of suits or continuation of pending suits or proceedings
- debtor any of its assets or any legal right or beneficial interest therein; b) Transferring, encumbering, alienating or disposing of by the corporate
- Enforcement of Security Interest Act, 2002 (54 of 2002); under the Securitisation and Reconstruction of Financial Assets and by the corporate debtor in respect of its property including any action c) Any action to foreclose, recover or enforce any security interest created
- property is occupied by or in the possession of the corporate debtor. d) The recovery of any property by an owner or lessor where such



- 24. The supply of essential goods or services to the Corporate Debtor shall such transactions, as notified by the Central Government period. The provisions of Sub-section (1) of Section 14 shall not apply to not be terminated or suspended or interrupted during moratorium
- The IRP shall comply with the provisions of Sections 13(2), 15, 17 & 18 discharging his functions under Section 20 of the 1&B Code, 2016 and cooperation to the IRP as stipulated under Section 19 and for the management of Corporate Debtor are directed to extend all assistance of the Code. The directors, Promoters or any other person associated with
- 26. The Petitioner/FC as well as the Registry is directed to send the copy of 1&B Code, 2016 assets etc. and make compliance with this Order as per the provisions of this Order to IRP so that he could take charge of the Corporate Debtor's
- The Registry is also directed to communicate this Order to the Financial Creditor and the Corporate Debtor.
- 28. The address details of the IRP are as follows:-

Shri Nitin Panchal, Address: A-203,

Suraj Eleganza - I CHS,

Pitamber Lane, Near Dena Bank, Mahim (West), Mumbai, Pin – 400021.

Email: <u>nitin@waterfallip.com</u>

Registration No: IP-P00777/2017-2018/11350

29. The present Petition is hereby admitted

Dr.BINOD KUMAR SINHA
MEMBER (TECHNICAL)

K.ANANTHA PAĎMANABAHA SWAMY MEMBER (JUDICIAL)

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