

THE NATIONAL COMPANY LAW TRIBUNAL PRINCIPAL BENCH AT NEW DELHI

I.A. 2201 (PB)/ 2020, I.A. 1166 (PB)/ 2019, I.A. 1802 (PB)/ 2020 IN Company Petition No. (IB)-272 (PB)/2019

Submission of Resolution Plan under Section 30(6) for approval under Section 31 of the Insolvency and Bankruptcy Code, 2016

In the matter of:

Mr. RANJEET RAMAKRISHNA YADAV

....Financial Creditor

VS.

M/s. JNC CONSTRUCTIONS PRIVATE LIMITED

.....Corporate Debtor

AND

In the matter of:

Mr. PRABHJIT SINGH SONI

.....Applicant & Resolution Professional

Order Pronounced on: 04.08.2020

Coram:

SH. B.S.V. PRAKASH KUMAR, HON'BLE ACTG. PRESIDENT

SH. HEMANT KUMAR SARANGI, HON'BLE MEMBER (TECHNICAL)

For the RP

Mr. G.P. Madaan, Mr. Aditya Madaan, Advs.

Mr. Prabhjit Singh Soni, RP

Mr. Ranjeet Ramakrishna Yadav

For the Petitioner

For the Res. Appl.

Mr. Aseem Chaturvedi, Ms. Wamika Trehan

& Mr. Yogesh Gupta, Advs.

For the Homebuyer (AR)

Mr. Sumit Shukla, Adv.

For the HDFC

Mr. Abhishek, Adv.

For the HDFC

Mr. Prasouk Jain, Mr. Rohan Batra, Ms. Rabiya Thakur, Advs. & Mr. Abhishek Aggarwal, Vice

President

IA-1802/2020 (Applicant)

Ms. Ranjana Roy Gawai, Mr. Pervinder Tanwar,

Mr. Shivansh Gupta, Advs.

ORDER

PER- HEMANT KUMAR SARANGI, MEMBER (T)

- This is an application filed by the Resolution Professional 1. under Section 30 (6) of the Insolvency and Bankruptcy Code, 2016 (hereinafter referred as the "Code") seeking approval of the Resolution Plan, under Section 31, of the Code, read with regulation 39, of the Insolvency and Bankruptcy Board of India, for Resolution Process Corporate (Insolvency Regulations, 2016, in respect of the corporate debtor M/s. JNC Constructions Private Limited.
- 2. The facts in brief necessary for disposal of the present application are that one of the Financial Creditors, Mr. Ranjeet Ramakrishna Yadav, had preferred an application under Section 7 of the Code, for initiation of Corporate Insolvency Resolution Process (CIRP), against M/s. JNC Constructions Private Limited ("Corporate Debtor"). The said Company Petition (IB)- 272 (PB)/ 2019 was admitted on 30.05.2019, imposing moratorium under Section 14



of the Code. Mr. Ajay Kumar Jain was appointed as an Interim Resolution Professional (IRP), in respect of the Corporate Debtor, M/s. JNC Constructions Private Limited.

- 3. Thereafter, in terms of Regulation 6 (1) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016 ("CIRP Regulations"), the Interim Resolution Professional made a public announcement in FORM-A on 02.06.2019, inter alia, calling for the submission of claims of the creditors.
- 4. In terms of the provisions of Section 18(1) (c) of the Code, the Interim Resolution Professional constituted the Committee of Creditors. For representation of "Home Buyer" class of Financial Creditors, in the Committee of Creditors, IRP shortlisted names of three Insolvency Professionals to act as Authorized Representative to represent the Financial Creditors [Home Buyer class under section 21(6A)(b)]
- 5. That an application bearing number CA-1805 (PB)/ 2019, was filed by the IRP for exclusion of 62 (Sixty Two) days, from the total period of CIRP, on account of time taken in legal proceedings during the said process. Considering the facts, the AA vide its



- order dated 16.09.2019, directed that 38 (thirty eight) days be excluded from the CIRP.
- 6. The second meeting of the Committee of Creditors ("CoC"), was convened on 23.09.2019. In the second meeting of CoC, Mr. Prabhjit Singh Soni, was appointed to act as the Resolution Professional for the Corporate Debtor.
- 7. The Applicant states that, under Section 13(1)(b) and 15 of IBC, 2016 and regulation 6, of the CIRP Regulations, Public Announcement of initiation of CIRP in places where Registered Office is located was made, by publishing in Newspapers, in English in Financial Express and in Hindi in Jansatta dated 02.06.2019 by the IRP.
- 8. In terms of the Regulation 27, of the CIRP Regulations, 2016, the applicant appointed registered valuers for valuation of the securities/financial assets of the corporate debtor and for determination of the Fair Value and Liquidation Value of the Corporate Debtor in accordance with Regulation 35 of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons), Regulations, 2016 ("CIRP Regulations, 2016"). The average Fair Value as per valuation



- report is Rs. 142,70,61,257/- and liquidation value is Rs. 99,89,42,880/-.
- 9. With the approval of CoC in its meeting, the Applicant had issued Form G on 10.12.2019 seeking a Resolution Plan for the Corporate Debtor. Some expression of interest were received from prospective resolution applicants but the members of CoC decided to invite some more and thereafter another Form-G was published after approval of CoC on 17.01.2020.
- 10. Thereafter in ninth meeting of CoC, held on 03.03.2020, the RP placed before CoC the resolution plans from the Prospective Resolution Applicants, namely:
 - a. M/s. SMV Agencies Pvt. Ltd.
 - b. M/s. Gautam Builders in consortium with Rapid Contracts Pvt. Ltd.
 - c. M/s. Maya Buildcon Pvt. Ltd.
 - d. M/s. Zircon Builders Pvt. Ltd.
 - 11. Thereafter, in the eleventh meeting of CoC, held on 17.03.2019, the resolution plans submitted by all the Prospective Resolution Applicants were discussed. Subsequently, in the same meeting of CoC it was decided to put all the plans for e-voting from 23.03.2020 to 26.03.2020. Hence, the resolution plan of

- M/s. Gautam Builders in consortium with Rapid Contracts Pvt. Ltd. was approved with 96.07% votes. The copy of minutes of the eleventh CoC meeting along with voting results have been annexed along with the petition.
- 12. It is submitted by the Applicant that pursuant to approval of the Resolution Plan by the CoC, the Applicant issued a Letter of Intent to the Resolution Applicant, inter-alia, informing that the revised resolution plan, as submitted before the CoC, was approved. The Copies of Letter of Intent and the Performance guarantee have been placed on record.
- certificate under Section 30(2), of the Code, and has confirmed that the resolution plan submitted is in compliance with Section 30, of the Code, read with Regulation 38 and 39 of the Regulations. Resolution professional has also placed a copy of the resolution plan as approved by CoC, stated to have been signed by the authorised representative of the resolution applicant.
- 14. In terms of Section 30 (6), of the Code, read with Regulation 39, of the CIRP Regulations, 2016 the resolution professional has submitted the Resolution Plan for seeking an order under Section



- 31(1), of the Code, for approval of the resolution plan, passed by the committee of creditors under sub-section (4) of Section 30.
- 15. It has been submitted in the application, and in Form H duly certified by Resolution Professional, that the Resolution Plan approved by the Committee of Creditors, meets the requirements as laid down in various clauses of sub-section (2) of Section 30 of the Code.
 - 16. The proposed payment plan and other terms and conditions in the Final Resolution Plan of Gautam Builders in consortium with Rapid Contracts Private Limited as approved by the CoC are, inter alia, as follows:

S. No	PAYMEN T PLAN	AMOUNT OUTSTA NDING	PROPOSED AMOUNT IN %	AMOUNT PROPOSE D IN INR	TERMS OF PAYMENT
1	I. CIRP cost II. Constru ction by M/s Gautam Builders at the	1,22,72,43	100%	1,22,72,437 As per Bill by Gautam Builder	100% of the unpaid amount within 90 days from

	Т				22 0
	time of		2		Effective
	RP				Date
	Resoluti				
	on, which				
	permitte				
	d by Mr.				
	Ajay				-
	Jain				
	and				
	Home				
	Buyer, Bill				
	Submiss				
	ion to				
	RP Soni				
1A	Payme	7,50,41,26	2%	15,00,825	After two
	nt to	7			years
	FC				from the
	(Other				Effective
	than				date in 10
	Home				equal
	Buyers)				quarterly
	-				installme
	Secure				nts
	d				(interest
	(Claim				Free)
	Filed)		9		
	and its				
	term				ज्ञानी विश्वि

1

				,	
1B	Paymen	5,91,68,26	2%	11,83,365	After two
	t to FC	2			years
	(Other				from the
	than				Effective
	Home				date in 10
	Buyers)				equal
	_		-		quarterly
	Secured	3			installme
	(Claim				nts
	not				(interest
	Filed) and its term		r		Free)
1C	Payme	3,12,78,40	0	-	Nil
	nt to	4			
	FC				
	(Other				
	than				
	Home		U		
	Buyers)				
	– Un				
	Secure d (Claim Filed) and its				offer office
	Filed)				1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

1D	Payment	9,48,53,70	0	-	Nil
	to FC	7			
	(Other				
	than				
	Home				
	Buyers) -				
	Un				
	Secured (Claim				
	not Filed)				
	and its				
	term				
1E	Paym	17,58,37,4 24	60%	10,55,02,45	Payment
	ent to	24		4	to OC
	OC-				shall be
	(Clai			9	paid only
	m	2			after
	Filed)				completio
					n of THE
					PARK
					project
					which is
					36
					months
					from-

I.A. 2201 (PB) / 2020, I.A. 1166(PB)/ 2019, I.A. 1802(PB)/ 2020 IN CP No. (IB)- 272 (PB)/2019

10

	1				
				,	effective
					date but
					prior to
					handing
				9	over the
					projects to homebuye rs.
1F	Payment to OC-	59,63,87,4 97	0%	-	Nil
	(Claim Not Filed)				
1G	Payment	5,85,288	60%	3,51,173	Within
	to				90 days
	Employe				from
	es-				Effective
	(Claim Filed)				Date
1 H	Payment	37,11,961	60%	22,27,177	Nil
	to				
	Employe				
	es -				
	(Claim Filed)				



11	Payment	1,23,07,52	10%	12,30,75,27	Dues shall
	to avas	,746	-	5	be
	vikas				converted
					into sq.
					feet of area
	e = =				to be
					completed
					and
					payment
					shall be
					made on
					sq feet
					basis at
					the time of
					Registrati on of each
					of the units.
	Payme	13,47,40,8	10%	1,34,74,082	Dues
	nt to	19			shall be
	Greate				converted
	r				into sq.
	Noida				feet of
	Author				area to be
	ity				completed

I.A. 2201 (PB) / 2020, I.A. 1166(PB)/ 2019, I.A. 1802(PB)/ 2020 IN CP No. (IB)- 272 (BB)/2

(Claim		and
not		payment
filed)		shall be
		made on
		sq. feet
		basis at
		the time
		of
		Registratio n of each of the

					units.
1J	Paymen	1,14,24,757	10%	11,42,7	Payment
	t of			46	shall be
	statutor				made in
	y dues				line with
	& taxes				the
					payment
					made to
		1 2			Greater
					Noida
					authority
					and Upon Parry Lawas
		. 1166(PB)/ 2019, I.A			Euoinal
I.A. 220)1 (PB) / 2020, I.A.	. 1166(PB)/ 2019, I.A	A. 1802(PB)/ 2020 I	N CP No. (IB)- 2	72 (PB)/2019 - TITLE PRINCIPAL EER



				Parishad
	Total	241,37,82,1	26,07,2	
		32	9,264	
				Completion
2	Period of	193,09,28,5		of Projects
	resolution	32		Green
	plan for			Woods
	completio			<u>at</u>
	n of flats	[18]		<u>Vasundhara</u>
	to Home			:
	Buyers &			While
	Commerci			committing
	al Shops			to complete
				the whole
				"Green
				Woods"
				project
				within 24
				months; we

			wish to
			clarify the
			phase wise
			completion
			of various
			towers as
			following:-
			Tower B
			and Tower
			c :
			Including
			complete
			parking, all
			services,
	,		external
			development
8			- In Nine (9)
			Months
			from the
			cuff-off date
			Tower D -
			In fifteen
			(15) Months
			from the
<u> </u>		10.0	any Law

cuff-off date Tower A -Including all other facilities not less than as committed in BBA -Twenty in Four (24) Months from the cut-off date. It is further clarified that work will progress simultaneou sly in all the towers however the work will be taken in the I.A. 2201 (PB) / 2020, I.A. 1166(PB)/ 2019, I.A. 1802(PB)/ 2020 IN CP No. (III) - 272 (PB)

			manner
			to
			avoid
			inconvenien
			ce to
6			residents of
			future
			occupied
	ä		towers.
			Dowle at
			The Park at
			Greater
			Noida:
			While
			committing
			to complete
			the whole
			"The Park"
			project
			within 36
			Months, we
			wish to
	392		clarify the
			phase wise
		Two dieses	1678



,			
			completion
			of various
			towers as
			following:
			Tower A1
			and Tower
			B1
			including
			Parking,
			External
			Developmen
# # # # # # # # # # # # # # # # # # #			t and part of
			recreational
			facilities – In
			Fifteen (15)
			Months
			from the
			cut-off date.
			Tower C1
			and Tower
	9		D :
			Including
			Parking,
	O.		ती विवि क



V		External
		Developmen
		t and part of
		recreational
		facilities – In
		Twenty four
		(24) Months
		from the
		cut-off date.
		Tower A2, Tower B2 and Tower C2 including Parking and External Developmen t - In Thirty Six (36) Months

		from the cut-off date,
		including
		all other facilities like
		Commercial and Club
54		House etc. complete
		in all respect.
8		Cut off date means
		- 10 S 00 X



Effective Date (means
the date being on
which the NCLT
approves the
Resolution Plan with or
without amendment
and the copy of order
duly received by the
Resolution Applicant)





first tranche The Upfront 3 shall funding fall fund within a period of 90 mobilizatio the from days n by RA Effective Date; the first tranche funding shall be upfront Amount of Rs. 10Crores which shall be brought in by the Resolution Applicant their own from sources. There are clear funds available to the extent of Rs. 6 crores by way of FD in the account of Deepak Kumar Gautam and an unutilized amount of Rs. 7 crores towards unutilized credit limits and Rs. 6 crores unutilized Non fund Based Limits in Rapid

Contractors Pvt ltd. The amount shall be utilized for payment towards unpaid CIRP costs and employee cost as per the Resolution Plan. Under this Resolution Plan, the Resolution Applicant shall infuse any shortfall into COMPANY immediately either from its own resources to meet the requirements of the COMPANY and mobilize the resources to revive the commercial operations of the COMPANY.



4 Discount/Lat	Delay penalty amount to be paid to every
e penalty	home buyers,
payments/int	1101110
erest by RA	irrespective mentioned in their
as per BBA to	
нв	BBA, @ Rs. 5.10 PSF
	per
	month for total delay
	in possession from
	scheduled date of
	possession as
	mentioned in original
	BBA to proposed date
	of possession or
	actual date of
	possession, whichever
	is later, on first day
	and if:-
	The penalty amount is
	more to due amount,
	in that case no
	amount will be
	demanded.
	In the event of delay penalty
	penalty

exceeds the final demand payable by buyer, same shall be paid to the buyer at the time of possession. No interest will be charged from Defaulters if they pay the balance due amount within 15 days from the first demand which is going to be raised only after 90 days from the cut-off date. These buyers will also be eligible to get a late penalty as other home buyers.

5	Additional funding sought from existing members		Nil. However the amount due as per
	membere		recovered.
6	Refund of amount claim accepted to Home buyers		shall be paid after 30 months from the
			Effective Date
7	Other terms and conditions		After 90 days of commencement of work, the builder
	73		will review the payment made so
			far by the buyers. All such buyers who have already paid
			80% or above of their total flat value
			will not be
			amount till
			possession of flat. Remaining amount
			 ्रति आहे

after adjustment of delay penalty @ Rs. 5.10 PSF per month for total delay in possession from scheduled date of possession as per original BBA proposed date of possession or actual date of possession, whichever is later, if found payable will be demanded only at time the possession. In the of delay event penalty exceeding the final demand payable by buyer, same shall be paid to the buyer at the time of possession.



Those buyers who
have not paid last
demand as per their
construction linked
plan will be
exempted from penal
interest. Such
buyers need not to
pay any
penalty/interest
amount to R.A.
Individual buyers
will not be charged
any additional
amount on account
of increase in
area/FAR in any
manner.



No demand shall be raised till 90 days from commencement of work.

All other terms and conditions of the BBA/RA Plan/Addendums/
Clarifications, as the case may be, in the interest of home buyers, which are not expressly superseded by terms and conditions mentioned in this Letter of Intent shall remain the same.

Construction work of the projects shall not be halted or delayed at any point of time due to fund deficiency after resumption of construction or cutoff date, whichever is earlier.

Regarding the obligation of the company to construct flats for EWS category, we do not intend to include any such scheme in the existing projects, and would be applying for necessary waiver from the competent authority accordingly. In case such waiver may require any additional

financial commitment over and above proposed in our resolution plan, we are agreeable to bring in such funds from our own sources, without any burden to home buyers.

We confirm to make a functional club in "Green Woods" project as per the provisions of original plans

Without demanding additional cost from the Home Buyers, the Resolution Applicant proposes to provide the following benefits/facilities to them over and above all the facilities mentioned in the BBA:-

Home Automation program for all flats.

Hybrid (Solar/Electrical) powered street lights.

Centralized water softener



			plant Enhance power back up for 2 Bedroom flat 1.00 KV and ¾ Bedroom flats 2.00 KV PNG Gensets.
8	Shifting policy		1. Buyer may avail shifting facility of his unit (within project) at the maximum capping rate of Rs.2600 per sq. feet in JNC The Park. 2. Buyer may avail shifting facility of his unit (within project) at the maximum capping rate of Rs.3850/- per
			sq. feet in Greenwood Project.



	3. Buyer may avail
	shifting facility of his
	unit from JNC The
	Park to Greenwood at
	the maximum capping
	of Rs.3850/- per sq.
	feet Shifting
	Policy is applicable
	only on increased area.

- 17. In respect of compliance of Section 30(2)(a), of the Code, it is seen that there is a provision in the resolution plan Chapter VI clause 6.1 provides for payment of CIRP costs in priority over payments to any other creditors. Be that as it may it is made clear that Insolvency Resolution Process cost shall be paid in its entirety by the resolution applicant in priority to other debts of the corporate debtor.
 - 18. As regards compliance of clause (b) of Section 30 (2) of the Code, the Resolution Professional has certified that clause 6.2 of the resolution plan provides for the payment of the debts of

operational creditors in such manner as may be specified by the Board (IBBI) which shall not be less than the amount to be paid to the operational creditors in the event of a liquidation of the corporate debtor under Section 53.

- in respective class of creditors, as same treatment is provided to similarly situated each class of creditors. So long as the provisions of the Code and the Regulations have been met, it is the commercial wisdom of the requisite majority of the Committee of Creditors which is to negotiate and accept a resolution plan, which may involve differential payment to different classes of creditors. Needless to say, that the ultimate discretion of what to pay and how much to pay each class or subclass of creditors is with the Committee of Creditors. Equitable treatment has been accorded to each creditor depending upon the class to which it belongs.
- 20. As a sequel to the aforesaid discussion it is seen that clause (b) of sub-section (2) of Section 30 of the Code stands satisfied. In terms of Section 30(2)(c), the Resolution Plan provides for management of affairs of the corporate debtor after approval of the Resolution Plan. The management of the affairs and control of



the business of the corporate debtor after approval of the Resolution Plan has been provided at clause 10.3 of the Resolution plan which, *inter alia*, provides that the Company shall continue as a going concern and operate in its normal course of business upon implementation of the Resolution Plan. The Resolution Professional has confirmed in the compliance certificate given in Form H that the Resolution Plan provides for the management and control of the business of the corporate debtor.

- 21. Chapter 10 clause IV of the Resolution Plan provides for adequate means for supervising its implementation that fulfills the requirement envisaged by Section 32(2)(d) of the Code. It has been stated that one representative of Lenders alongwith two representatives of resolution applicant shall act as the monitoring agency.
- 22. In short, the resolution professional has certified that the said Resolution Plan complies with all the provisions of the Insolvency and Bankruptcy Code 2016, the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016 and does not contravene any of the provisions of the law for the time being in force.

- 23. The Resolution Applicant has given adequate declaration and undertaking on their eligibility to submit the Resolution Plan. At para 4(ii) of Form H Resolution Professional has also certified that the Resolution Applicant has submitted an affidavit in this regard. It has been confirmed that the Resolution Applicant is eligible to submit resolution plan and does not fall under any of the categories as mentioned in Section 29A of the Code.
- As a sequel to aforesaid discussions, we are satisfied that all the requirements of Section 30 (2) are fulfilled and no provision of the law for the time being in force appears to have been contravened.
- 25. In respect of provisions of Regulation 39 (4), the RP in Form H states that the compliance of said provision has been done. A bank guarantee of Rs. 3.30 crore from Bank of Baroda and a RTGS of Rs. 1 crore has been made.
- 26. The Resolution Professional has confirmed compliance of Section 38 (2) and (3) in the compliance filed alongwith the application.
- 27. The ex-director/ suspended director Mr. Chandra Prakash, has filed an I.A. 1802 (PB)/ 2020, praying for allowing the I.A. 1166 (PB)/ 2019 and set aside the order dated 30.05.2019

passed by the Adjudicating Authority and allow withdrawal of petition in view of the settlement between the parties. The I.A. 1166 (PB)/ 2019, has been filed by Mr. Ranjeet Rama Krishna, for withdrawal of Company Petition No. IB-272 (PB)/ 2019 on account of settlement between the parties.

28. The records reveal that, vide order dated 05.07.2019, the applicant in I.A. 1166 (PB)/ 2019 was given directions to present a proposal to satisfy the claims of all the Financial Creditors, However, it failed to bring in any such proposal and also the RP has filed an affidavit wherein, it states that the Petitioner in I.A. 1166 (PB)/ 2019, Mr. Ranjeet Ramakrishna Yadav, vide email dated 27.07.2020, states that the settlement arrived at between him and the Suspended-Director is null and void as the settlement entailed certain conditions which have not been fulfilled by the Suspended-Director. Since the plan has been approved by the CoC with requisite majority, now the Suspended-Director cannot raise all these objections. A set procedure is devised under the Code for withdrawal of the CP, as long as such proposal has not come forth, this Bench cannot go by the untenable objections raised by the Suspended-Director,



therefore we have not found any merit in the application filed by the Suspended-Director.

- 29. In view of the aforesaid discussions and as no infirmity have been brought out upon screening of the Resolution Plan; we hereby approve the Resolution Plan submitted by M/s Gautam Builders in consortium with Rapid Contracts Pvt. Ltd. under sub-section (1) of Section 31 of the Code.
- 30. We also grant Liberty to the monitoring Committee to apply to the Tribunal for any further direction in order to ensure effective implementation of the plan, if such a necessity arises.
- 31. In respect of reliefs and concession sought for in the Plan which are beyond the jurisdiction of this Tribunal, liberty is accorded to the Monitoring Committee to pursue such matters before the relevant authorities which shall be considered in accordance with law.
- 32. In terms of sub-section (4) of Section 31 of the Code the resolution applicant shall obtain the necessary approval required under any law for the time being in force within a period of one year from the date of this order or within such period as provided for in such law, whichever is later.

- 33. It is clarified that Section 30 (2) (f) of the Code mandates that the resolution plan should not be against any provisions of the existing law. The Resolution applicant therefore, shall adhere to all the applicable laws for the time being in force under the proposed Resolution Plan, whether or not specifically provided therein.
- 34. The Resolution Professional shall forward all records relating to the CIR Process and the Resolution Plan to IBBI to be recorded at its database in terms of Section-31(3)(b) of the Code.
- 35. The approved 'Resolution Plan' shall become effective from the date of passing of this order.
- 36. For the Resolution Applicant already conceded to pay off ₹26,97,196 to M/s HDFC Bank, the same being reflected in the order dated 31.07.2020; notwithstanding the quantum of payment payable to HDFC Bank mentioned in the Resolution Plan, we hereby direct the Resolution Applicant to pay off the same to HDFC Bank as ordered.



tel against the same of the sa



37. I.A. 1802 (PB)/ 2020 and I.A. 1166 (PB)/ 2019 are hereby dismissed as misconceived. I.A. 2201 (PB)/ 2020 in CP No. (IB) 272 (PB)/ 2019 is hereby disposed of.

The order is pronounced. Let the copy of the order be served to the parties involved in the plan.

821-

(B.S.V PRAKASH KUMAR) ACTG. PRESIDENT

Sd1 -

(HEMANT KUMAR SARANGI) MEMBER (TECHNICAL)

a company Law Tournal *

Mational Company Law Tribunal CGO Complex, New Delhi-110003