

January 20, 2020

BSE Limited Phiroze Jeejeeboy Towers Dalal Street, Fort Mumbai- 400 001 BSE Scrip Code: 533107 Reliance Naval and Engineering Limited Reliance Center, 2nd Floor, South Wing Prabhat Colony, Off Vakola Flyover Santa Cruz (East), Mumbai 400 055

Tel: +91 22 4303 1000 Fax:+91 22 4303 2790 www.maval.co.in

National Stock Exchange of India Limited Exchange Plaza, 5th Floor, Plot No. C/1, G Block, Bandra Kurla Complex, Bandra (E), Mumbai - 400 051 NSE Symbol: RNAVAL

Dear Sir(s),

Sub: Disclosure under Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015

Pursuant to Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015, please note that Hon'ble NCLT, Ahmedabad bench vide its order dated January 15, 2020 (order received on January 17, 2020) has initiated Corporate Insolvency Resolution Process under Insolvency and Bankruptcy Code, 2016. The said NCLT order also records the appointment of **Rajeev Bal Sawangikar** as the Interim Resolution Professional (IRP) in accordance with Section 16 of the Code.

Hon'ble NCLT vide the aforesaid Order has consequently declared a moratorium under Section 14 of the Code for prohibiting all of the following actions:

- the institution of suits or continuation of pending suits or proceedings against the corporate debtor including execution of any judgement, decree or order in any court of law, tribunal, arbitration panel or other authority;
- transferring, encumbering, alienating or disposing off by the corporate debtor any of its assets or any legal right or beneficial interest therein;
- c. 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 Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (54 of 2002); and
- d. the recovery of any property by an owner or lessor where such property is occupied by or in the possession of the corporate debtor.





Please find attached herewith copy of public announcement made in accordance with the order passed by Hon'ble NCLT under Section 13 of Insolvency and Bankruptcy Code, 2016.

Yours faithfully

For Reliance Naval and Engineering Limited

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Rajeev Bal Sawangikar Reg. No. : IBBI/IPA-001/IP-P00783/2017-18/11323 Interim Resolution Professional



Reliance Naval and Engineering Limited is under Corporate Insolvency Resolution Process of the Insolvency and Bankruptcy Code 2016 vide NCLT order dated 15 January 2020 and received Address for O

Address for Correspondence - EY Restructuring LLP, 17th Floor, The Ruby, 29 Senapati Bapat Marg, Dadar, Mumbai - 400 028

Email ID for Correspondence: rbsrnel.cirp@gmail.com

Rajeev Bal Sawangikar has been granted a certificate of registration to act as an Insolvency Professional by the Insolvency & Bankruptcy Board of India, his registration number is Reg. No: IBBI/IPA-001/IP-P00783/2017-18/11323. The affairs, business and property of Reliance Naval and Engineering Limited are being managed by Rajeev Bal Sawangikar, appointed as Interim Resolution Professional by the Hon'ble National Company Law Tribunal by order dated 15 January 2020 and received on 17 January 2020 under provisions of the Insolvency and Bankruptcy Code, 2016 and acts as an agent of Reliance Naval and Engineering Limited without personal liability.

Enclosed:

- Copy of NCLT order, dated 15 January 2020 (received on 17 January 2020) initiating CIRP and Appointment of IRP
- Copy of Public announcement made under Regulation 6 of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016

BEFORE THE AJUDICATING AUTHORITY NATIONAL COMPANY LAW TRIBUNAL AHMEDABAD BENCH AHMEDABAD

C.P. (I.B) No. 418/NCLT/AHM/2018

Coram: HON'BLE Ms. MANORAMA KUMARI, MEMBER JUDICIAL HON'BLE Mr. CHOCKALINGAM THIRUNAVUKKARASU, MEMBER TECHNICAL

ATTENDANCE-CUM-ORDER SHEET OF THE HEARING OF AHMEDABAD BENCH OF THE NATIONAL COMPANY LAW TRIBUNAL ON <u>15.01.2020</u>

Name of the Company:

42

IDBI

V/s **Reliance Naval and Engineering Ltd**

Section of the Companies Act : <u>Section 7 of the Insolvency and Bankruptcy Code</u>

DESIGNATION REPRESENTATION **S.NO. NAME (CAPITAL LETTERS)** SIGNATURE SUNIL BURNSOL PPP 2. MDR & PARTURO (AMONIG MDR & PARTURO (MUMBAI)

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Respondent

3. Kamya Chali ilbremanati Associates

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The parties are represented through learned counsels.

The Order is pronounced in the open court vide separate sheet.

CHOCKALINGAM THIRUNAVUKKARASU **MEMBER TECHNICAL**

Dated this the 15th day of January, 2020

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MANORAMA KUMARI **MEMBER JUDICIAL**

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BEFORE ADJUDICATING AUTHORITY NATIONAL COMPANY LAW TRIBUNAL AHMEDABAD BENCH AHMEDABAD

I.A. No. 421 of 2019 with C.P.(IB) No. 418/7/NCLT/AHM/2018

In the matter of:

CP(IB) No. 418/7/NCLT/AHM/2018

IDBI Bank Limited,

a Company registered under the Companies Act, 1956 (1 of 1956) and a banking company within the meaning of Section 5(c) of the Banking Regulation Act, 1949 (10 of 1949), having its registered Office at IDBI Tower, WTC Complex, Cuffe Parade, MUMBAI-400005

Versus

Reliance Naval and Engineering Limited, Pipavav Shipyard Limited, Pipavav Port, Post Ucchaya, Financial Creditor

Via Rajula Rajual, Gujarat – 365 560 India

: Respondent Corporate Debtor

IA No. 421 of 2019

Reliance Naval and Engineering Limited, Pipavav Shipyard Limited, Pipavav Port, Post Ucchaya, Via Rajula Rajual, Gujarat – 365 560 India

Applicant

Versus

IDBI Bank Limited, a Company registered under the

Companies Act, 1956 (1 of 1956) and a banking company within the meaning of Section 5(c) of the Banking Regulation Act, 1949 (10 of 1949), having its registered Office at IDBI Tower, WTC Complex, Cuffe Parade, MUMBAI-400005

Respondent Financial Creditor

Order delivered on 15th January, 2020

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Coram: Hon'ble Ms. Manorama Kumari, Member (J) Hon'ble Mr. Chockalingam Thirunavukkarasu, Member (T)

Appearance: CP(IB) No. 418/7/NCLT/AHM/2018 and IA No. 421 of 2019

Advocate Mr. Rohan Agarwal, Mr. A.K. Mishra, Mr. Sunil Bhavsar i/b MDP Partners for the Petitioner. Advocate Mr. Darshit Dave for the Petitioner. Sr. Advocate Mr. Saurabh Soparkar, Advocate Mr. Keyur Gandhi along with Mr. Raheel Patel and Mr. Anuj Joshi, Kamya Shah i/b Nanavati Associates for the Respondents. Sr.

COMMON ORDER

[Per: Ms. Manorama Kumari, Member (J)]

1. IDBI Bank Limited, the Petitioner/Financial Creditor has filed this Petition under Section 7 of the Insolvency and Bankruptcy Code, 2016 [hereinafter referred to as "the IB Code"] for the purpose of initiating corporate insolvency resolution process [hereinafter referred to as "CIRP")

against Reliance Naval and Engineering Limited, the Respondent company, the Corporate Debtor.

- 2. Reliance Naval and Engineering Limited, the Corporate Debtor is a company incorporated under the provisions of the Companies Act, 1956 and is, inter alia, engaged in the business of manufacture of vessels and repairing of rigs. The Corporate Debtor, Reliance Naval and Engineering Limited was earlier known as Reliance Defence and Engineering Limited, which name was subsequently changed to Reliance Naval and Engineering Limited having its Registered Office at Port of Pipavav, Post Ucchaya, Via Rajula, Dist. Amreli, Gujarat 365 560. The Respondent
 - company, the Corporate Debtor was originally promoted by SKIL Infrastructure Ltd (SKIL) as Pipavav Defence and Offshore Engineering Ltd.,
- The Authorised Share Capital of the Respondent company, the Corporate
 Debtor is Rs. 15000,00,00,000/-. (Rupees Fifteen Thousand Crores only).
 The Paid-Up Share Capital of the Respondent company, the Corporate

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Debtor is Rs. 779,83,70,270/- (Rupees Seven Hundred and Seventy-Nine Crores Eighty-Three Lakhs Seventy Thousand Two Hundred and Seventy The Main Object of the Respondent company, the Corporate only). Debtor as mentioned in the preceding para is manufacturing of vessels and repairing of rigs.

As per Part IV of the application, the total amount of debt granted by the 4.

IDBI, the Financial Creditor to the Respondent company, the Corporate Debtor amounted to Rs. 1250.40 Crores which included Rs. 27.75 Crores as NCD. It is further stated that aggregate amount of default as on 31st August, 2018 amounted to Rs. 1159.43 crores (Ripees One Thousand one Hundred Fifty Nine Crores and Forty Three Lakhs only) with details given hereunder. The date of NPA is 28th February, 2018 with effect from 1st March, 2015.The date of default is 30th November, 2017.

Facility	Account No	Principal	Uncharged	Penal	Total
		Amount	Interest	Interest	Claim
FITL for Interim Loan (now under M-DD2)	0004672200004589	10.67	0.96	0.01	11.64
FITL for MTL (now under modified DD2 (M-	0004672200004596	3.09	0.28	0.00	3.38
DD2)					
FITL for New TL (under M-DD-2) (IDC)	0004672200004602	3.42	0.31	0.01	3.74
MTL (now under modified DD2(M-DD2)	0004673200001359	71.05	8.02	0.11	79.18
Interim Loan (now under M-DD2)	0004673200001366	245.00	27.65	0.39	273.04
New TL (under M-DD-2 (IDC)	0004673200001380	78.67	7.07	0.12	85.86
WCTL-II (NFB development/invocation)	0004672200001397	153.03	17.27	0.24	170.54
FITL for WCTL – II	0004673200001410	40.04	3.59	0.05	43.69
FITL for CC	0004673200001465	6.24	0.56	0.01	6.80
WCTL-I (DP shortfall)	0004673200001403	30.06	3.39	0.05	33.50
FITL DDI	0004673200002301	21.29	1.91	0.03	23.23
RTL-1, DD-I	0004673200002318	56.35	6.36	0.09	62.80
RTL-II, DD- I	0004673200002325	42.45	4.79	0.07	47.31
CC	0126655100001083	235.88	11.55	0.78	248.21
NCD	100157300000028	27.75	3.53	0.01	31.29
Total		1024.99	97.27	1.97	1124.20
Non-Fund Based Limit			·		34.59
Overdue LC/BG Commission					0.64

		-	
Gross Total Claim			1159.43

The Petitioner, the Financial Creditor, has stated details facts, as under: 5.

The Respondent company, the Corporate Debtor has been facing 5.1 financial stress due to down trend in commercial shipbuilding sector,

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cancellation of contracts & cost overrun of Dry Dock-2 Project. The Dry Dock 2w as being constructed adjacent to the existing Dry Dock 1 facility admeasuring 750 m x 60 m x 19 m for maintenance & repair of ships, boats, and other water craft. Consequent to financial stress, the Respondent company, the Corporate Debtor underwent restructuring of its debt under CDR Scheme. The Restructuring Scheme was approved by CDR EG on march 18, 2015.

- 5.2 In March 2015, Reliance Defence Systems Pvt. Ltd, part of R-ADA Group and step-down subsidiary of Reliance Infrastructure Ltd, entered into an agreement to take over the management of the Respondent company, the Corporate Debtor from the former promoters. Purchase Agreement to acquire former's promoter stake of about 17.66% in the Respondent company, the Corporate Debtor was also executed. Mandatory Open Offer to acquire 26% shares from public shareholders of the Respondent company, the Corporate Debtor was announced on March 04, 2015.
- 5.3 R-ADA Group acquired management control of the Respondent company, the Corporate Debtor on January 18, 2016 with reconstitution of the

Board Defence and Engineering Ltd. (RDEL) on March 03, 2016 and later on renamed as Reliance Naval and Engineering Ltd. with effect from September 06, 2017.

- 5.4 Post takeover, Reliance Naval and Engineering Ltd., the Respondent company, the Corporate Debtor prepared revised business plan, strategic tie ups with global defence and commercial shipbuilding majors and exit from CDR. The Respondent company, the Corporate Debtor also sought refinancing of its facilities under revised business plan.
- 5.5 The Petitioner, the Financial Creditor had approved refinancing package along with CDR exit to Reliance Naval and Engineering Ltd., the

Corporate Debtor (subject to recovery of 75% of CDR recompense amount) in October 2016. The refinance package was, however, not documented/implemented, on account of delay in sanction of the package by most of the lenders, resulting in delay in CDR exit.

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5.6 The Respondent company, the Corporate Debtor was pursuing with the lenders since October 2017 for sanction of refinancing package. However, due to the presence of large number of lenders in its banking arrangement, the sanction of revised refinancing package by various lenders has been delayed.

5.7 The Respondent company, the Corporate Debtor had been servicing

lenders' dues on critical dues basis. Based on repeated persuasion by Applicant Bank, the Financial Creditor and other major lenders, the Respondent company, the Corporate Debtor had serviced critical dues for January 2018.

5.8 Meanwhile, RBI issued guidelines on "Framework for Resolution of Stressed Assets" vide circular dated February 12, 2018, wherein any resolution Plan required 100% approval from all lenders. Therefore, implementation of the refinancing package became more challenging. In view of the above, the Respondent company, the Corporate Debtor indicated that it would no longer be in a position to honour the critical dues for February 2018. Consequently, the account became NPA on

February 28, 2018.

5.9 Consequent to account becoming NPA, JLM of CDR lenders was convened on March 5, 2018 wherein, it was decided to issue recall notice and pursue recovery action including invocation of pledge, Corporate Guarantee of SKIL Infrastructure Limited (company promoted by founder promoters) and personal guarantees of founder promoters. Accordingly, recall notice was issued by the IDBI Bank on March 12, 2018 and pledge, Corporate Guarantee and personal guarantees were invoked on March 17, 2018.

5.10 The Respondent company, the Corporate Debtor had submitted an OTS

proposal in end of March 2018, the contours of which witnessed frequent and significant changes based on discussions with lenders. The Respondent company, the Corporate Debtor submitted an OTS proposal on May 7, 2018, which had certain issues with lenders.

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5.11 The issues raised by lenders on the OTS proposal were communicated to the Respondent company, the Corporate Debtor on May 18, 2018. As the Respondent company, the Corporate Debtor could not resolve the issues raised by lenders to their satisfaction, lenders were not able to proceed with the OTS proposal. The Respondent company, the Corporate Debtor was informed of the same by Applicant Bank, the Financial Creditor vide their letters dated June 7, 2018 and June 25, 2018.

- 5.12 Since, the OTS proposal of the Respondent company, the Corporate Debtor was not acceptable to the lenders, it was decided to initiate Corporate Insolvency Resolution Process against the Respondent company, the Corporate Debtor, as provided under IBC.
- 6. Petitioner Bank has filed innumerable number of documents including Certificate under Bankers Books Evidence Act, **Annexure "H"**. The above documents clearly establish existence of default to the Financial Creditor. The material on record clearly establishes that a default has occurred. The details of the documents submitted by the Petitioner Bank

are given hereunder:

- 1. The particulars of various securities held by IDBI Bank with respect to facilities provided by it to the Corporate Debtor along with its estimated value as per Schedule II hereto:
 - a. Net Market value Rs. 1880 Crores (Rupees One Thousand Eight Hundred and Eighty Crores only) as per valuation report dated 1st March, 2018 by GAA Advisory.
 - b. Fair Market value Rs. 1535 Crores (Rupees One Thousand Five Hundred and Thirty-Five Crores only) as per Valuation Report dated 21st May, 2018 by Yardi Prabhu Consultants and Valuers. Valuation Reports of GAA Advisory and Yardi Prabhu Consultants and Valuers are annexed with the Petition as <u>Exhibit "E-1"</u> and <u>Exhibit "E-2"</u> respectively.
 c. The copy of Certificate of Registration of Charge issued by the Registrar of Companies along with ROC Search Report of Lalwani Thanvi Associates dated 30th May, 2017 with respect to the aforementioned securities, the owners of secured

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properties have mortgaged the said properties is annexed with the Petition as **Exhibit "E-3".**

- 2. It is stated that following security documents were executed in favour of the Consortium Members in order to secure the credit facilities:
 - a. Sanction letter issued by IDBI Bank for Restructuring of

Liabilities under Corporate Debt Restructuring dated 27th March, 2015 **Exhibit "F-1".**

- b. Security Trustee Agreement dated 30th March, 2015. <u>Exhibit</u> <u>"F-2".</u>
- c. Inter-Creditor Agreement dated 30th March, 2015. **Exhibit** <u>**"F-3".**</u>
- d. Master Re-Structuring Agreement dated 30th March, 2015
 between Pipavav Defense and Offshore Engineering Company
 Limited and IDBI Bank (being the Lead Bank) Exhibit "F-4".
- e. Personal Guarantee by founder promoter dated 31st March,
 2015. <u>Exhibit "F-5".</u>
- f. Personal Guarantee by founder promoter dated 31st March,
- I CIGOMA GUALANTE SY TOURIAGE PROMOTOR added of the series

2015. Exhibit "F-6".

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- g. Corporate Guarantee by SKIL Infrastructure Limited dated
 30th March, 2015. <u>Exhibit "F-7".</u>
- h. Corporate Debtor's Undertaking dated 31st March, 2015. **Exhibit "F-8".**
 - Share Pledge Agreement dated 20th April, 2015 Pledgers: SKIL Infrastructure Limited, Grevek Investment and Finance Private Limited and SKIL Shipyard Holdings Private Limited. **Exhibit "F-9".**
 - j. Power of Attorney dated 20th April, 2015 in favour of Security Trustee by SKIL Infrastructure Limited, Grevek Investment

and Finance Private Limited and SKIL Holdings Private Limited. **Exhibit "F-10".**

- k. Share Pledge Agreement dated 20th April, 2015. Exhibit "F-<u>11".</u>
- Power of Attorney dated 20th April, 2015 in favour of Security Trustee. <u>Exhibit "F-12".</u>

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m. Promoters Undertaking dated 30th April,2015. Exhibit "F-13".

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- n. Deed of Hypothecation dated 23rd May, 2015. Exhibit "F-14".
- Indenture of Mortgage dated 14th July, 2015 relating to land located within sub-district of Rajula. <u>Exhibit "F-15".</u>
- p. Indenture of Mortgage dated 14th July, 2015 relating to land

located with sub-district of Jafrabad. Exhibit "F-16".

- q. Debenture Trust Deed dated 16th June, 2017. Exhibit "F <u>17</u>".
- r. Share Pledge Agreement dated 16th June, 2017. <u>Exhibit "F-</u> <u>18".</u>
- s. Confirmation Agreement dated 16th June, 2017 (Exhibit "F-19".
- 3. A copy of the CIBIL report dated 31st August, 2018. **Exhibit "G".**
- 4. Copies of entries in the Bankers book in accordance with the Bankers Books Evidence Act, 1891. Exhibit "H".
- 5. Other documents to prove the existence of financial debt:
 - Acknowledgement of Debt & Confirmation of Security from Reliance Naval and Engineering Ltd to IDBI Bank dated 21st February, 2018 Exhibit "I-1".
 - b. Recall Notice issued under the Master Restructuring Agreement dated 12th March, 2018. **Exhibit "I-2"**.
 - c. Recall Notice issued for the Debentures dated 18th April,
 2018. Exhibit "I-3".
 - d. Audited Annual Report of Reliance Naval and Engineering

Ltd. Exhibit "I-4".

- e. Balance Confirmation dated 31st March, 2016. <u>Exhibit "I-</u>
 <u>5".</u>
- f. Balance Confirmation dated 31st March, 2017. **Exhibit "I-**<u>6".</u>
- g. Balance Confirmation dated 31st March, 2018. <u>Exhibit "I-</u> <u>7".</u>

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- h. One Time Settlement Proposal by the Corporate Debtor dated 7th May, 2015. **Exhibit "I-8".**
- Reply to the OTS proposal by IDBI Bank dated 8th June,
 2018. Exhibit "I-9".
 - Letter addressed by IDBI Bank dated 25th June, 2018 to the Corporate Debtor. **Exhibit "I-10".**
- 7. The Applicant Bank, the Financial Creditor has proposed the name of Mr. Rajeev Bal Sawangikar, Registration No. IBBI/IPA-001/IP-P00783/2017-18/11323 for his appointment as the Interim Resolution Professional [hereinafter referred to as "IRP"]. The proposed IRP has submitted his consent to act as IRP in the matter further confirming that no disciplinary proceedings are pending against him with the Board of Indian Institute of Insolvency Professionals of ICAI in Form No. 2.

IA 421 of 2018

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8. The instant IA is filed by the original Respondent company, the Corporate Debtor of CP(IB) No. 418 of 2018 against the petition filed by the original

Applicant of CP(IB) No. 418 of 2018 viz. IDBI Bank mainly based on the circular dated February 12, 2018 issued by the RBI with prayers to pass appropriate orders/directions to dismiss the petition filed by the Financial Creditor IDBI Bank i.e. Company Petition (I.B.) No. 418 of 2018.

8.1 It is stated that Reserve Bank of India issued a circular dated 12.02.2018 bearing No. RBI/2017-18/131. By way of the said circular, the RBI had repealed all its earlier circulars issued for the purpose of restructuring/refinancing of stressed assets. The said circular provides that all lenders must put in place Board approved policies for resolution of stressed assets under the said circular including the timelines for

resolution. The said clause further requires that as soon as there is any default in the borrower entity's account with any lender, all lenders, singly or jointly, shall initiate steps to cure the default.

8.2 It is stated that Shipyards Association of India, wherein the Applicant of the IA, is a Member had challenged the vires of the certain provisions of

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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 RELIANCE NAVAL AND ENGINEERING LIMITED

		T PARTICULARS		
1	Name of corporate debtor	Reliance Naval and Engineering Limited		
2	Date of incorporation of corporate debtor	17th October, 1997		
3	Authority under which corporate debtor is	Registrar of Companies-Gujarat		
	incorporated / registered			
4	Corporate Identity No./Limited Liability	L35110GJ1997PLC033193		
	Identification No. of corporate debtor			
5	Address of the registered office and principal	Pipavav Port, Post Ucchaiya, Via Rajula, Dist. Amreli,		
	office (if any) of corporate debtor	Gujarat- 365 560		
6	Insolvency commencement date in respect of	The order was passed by NCLT, Ahmedabad Bench in		
	corporate debtor	petition (IB)- 418 /AHM/2018 on 15th January 2020		
_		The order copy was received on 17th January 2020		
7	Estimated date of closure of insolvency	15thJuly 2020 (180 days from date of commencement of		
-	resolution process	Corporate Insolvency Resolution Process)		
8	Name and registration number of the	Mr. Rajeev Bal Sawangikar		
	insolvency professional acting as interim	Reg. No.: IBBI/IPA-001/IP-P00783/2017-18/11323		
-	resolution professional			
9	Address and e-mail of the interim resolution	Email: rajeev_sawangikar@yahoo.co.in		
0.0000	professional, as registered with the Board	475, Professors Colony, Hanuman Nagar, Nagpur,		
10		Maharashtra-440024		
10	Address and e-mail to be used for	Email: rbsrnel.cirp@gmail.com		
	correspondence with the interim resolution	EY Restructuring LLP, 17th Floor, The Ruby, 29 Senapati		
44	professional	Bapat Marg, Dadar, Mumbai - 400 028		
11	Last date for submission of claims	Email: rbsrnel.cirp@gmail.com		
		31stJanuary 2020 (i.e. 14 days from the date of intimation		
12	Classes of anality if any local days	of order to Interim Resolution Professional)		
	Classes of creditors, if any, under clause (b) of	NI		
	sub-section (6A) of section 21, ascertained by	3		
	the interim resolution professional			
	Names of Insolvency Professionals identified to act as Authorised Representative of creditors	Not Applicable		
	in a class (Three names for each class)			
14	(a) Relevant Forms and	https://ikki.com/in/house/Jacobala		
	(b) Details of authorized representatives	https://ibbi.gov.in/home/downloads		
	Are available at:	Not Applicable		
		w Tribural has associated the		
ins wa	olvency resolution process of Reliance Naval and I s received on 17th January 2020.	w Tribunal has ordered the commencement of a corporate Engineering Limited on 15th January 2020. The order copy ed, are hereby called upon to submit their claims with proof on		
or t The clai	efore 31st January 2020 to the interim resolution pro financial creditors shall submit their claims with pro- ims with proof in person, by post or by electronic mea	ofessional at the address mentioned against entry No. 10. of by electronic means only. All other creditors may submit the		
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rep rep The	resentative from among the three insolvency pro resentative of the class [specify class] in Form CA. submission of claims is to be made in accordance w	fessionals listed against entry No.13 to act as authorized with Chapter IV of the Insolvency and Bankruptcy Board of India		
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