# BEFORE THE ADJUDICATING AUTHORITY NATIONAL COMPANY LAW TRIBUNAL AHMEDABAD BENCH AHMEDABAD

IA 30 of 2020 in C.P.(I.B) No.26/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>09.01.2020</u>

Name of the Company:

Sunil Kuumar Agrawal RP of ECS Biztech

Ltd

Section of the Companies Act :

Section 12A of the Insolvency and Bankruptcy

Code r.w 30A(1)(a) of CIRP reg, 2016 with rule 11 of

Section of the company	Code r.w 30A(1)(a) of CIRP reg, 2016 With tale 11.91		
CADITAL LETTERS)	NCLT rules, 2016  DESIGNATION	REPRESENTATION	SIGNATURE
S.NO. NAME (CAPITAL LETTERS)	Adv.	Applicant	Mahne
1. PRATIK THAKKAR	1	Original	MMBhatt
2. Manish R. Bhatt with Munjaal Bhatt	Adv.	Original Petitional/ Ingram Micro	

## <u>Order</u>

The Applicant is represented through learned counsel. The Org. Petitioner is represented though learned counsels.

Heard the arguments.

The detailed order is passed vide separate sheet.

CHOCKALINGAM THIRUNAVUKKARASU MEMBER TECHNICAL

Dated this the 09th day of January, 2020

MANORAMA KUMARI MEMBER JUDICIAL

### IA No. 30 of 2020 in C.P. (I.B) No. 26 of 2018

#### **ORDER**

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

The parties are represented through learned counsels.

- 1. The instant application is filed under Section 12A of the IB Code r.w. Regulation 30A(1)(a) of CIRP Regulations, 2016 r.w. Rule 11 of NCLT Rules, 2016 through IRP for withdrawal of CP(IB)26/2018.
- 2. Learned Lawyer on behalf of the Operational Creditor is present. The Operational Creditor conceded that he has received the amount from the Respondent. In view of that he filed this application through IRP for withdrawal of the case and duly executed Form-FA.
- 3. Gone through the records. It is found that the CP(IB) 26/2018 was admitted on 16.12.2019, appointing IRP Mr. Sunil Kumar Agrawal, who has also performed his duties by making public announcement, as reflected from page no. 23 in Form-A. Thereafter, on 27.12.2019, the parties have entered into mutual settlement. It is further submitted by Learned Lawyer for the IRP that COC is not yet constituted.
- 4. In view of the settlement between the parties and on filing application under Section 12A, the prayer of withdrawal of application is allowed. Accordingly, moratorium so granted under Section 14 of the IB Code ceased to have effect and IRP is discharge from the duties. The Operational Creditor is directed to clear the dues of IRP as on today. It is submitted by the Learned Lawyer for the Operational Creditor that they have already cleared the dues of the IRP.
- 5. Further, the Hon'ble Supreme Court in the matter of Swiss Ribbons Pvt.

  Ltd. & Anr. Vs. Union of India & Ors., clarified as under;

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<sup>&</sup>quot;We make it clear that at any stage where the COC is not yet constituted, a party can approach the NCLT directly, which Tribunal may, in exercise of its inherent power under Rule 11 of the NCLT Rules, 2016, allow or disallow an application for withdrawal or settlement. This will be

- decided after hearing all the concerned parties and considering all relevant factors on the facts of each case."
- 6. In view of the above observation of the Hon'ble Supreme Court that the Adjudicating Authority do not find any impediment in allowing the petition so filed by the Operational Creditor under Section 12A of the IB Code through IRP, duly executed by way of an affidavit.
- 7. Accordingly, the instant IA 30/2020 is allowed and stands disposed-off as withdrawn. No Cost.

CHOCKALINGAM THIRUNAVÜKKARASU MEMBER TECHNICAL

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Dated this the 09th day of January, 2020

MANORAMA KUMARI MEMBER JUDICIAL