

**NOTICE - NINTH COC MEETING – DPPL**

**AGENDA**

**FOR**

**THE NINTH MEETING OF THE COMMITTEE OF CREDITORS OF**

**DREAM PROCON PRIVATE LIMITED**

**(UNDERGOING CORPORATE INSOLVENCY RESOLUTION PROCESS)**

**DAY & DATE:**

**Thursday, 24<sup>th</sup> DECEMBER, 2020**  
**TIME: 4:00 PM**

**VENUE:**

**C-10, LGF, Lajpat Nagar-III, New Delhi-110024**

**THROUGH VIDEO CONFERENCING**

**NOTICE FOR THE MEETING OF COMMITTEE OF CREDITORS**

**NOTICE** is hereby given that in accordance with the provisions of Regulations 18, 19, 20 & 21 of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016, the Ninth Meeting of the Committee of Creditors of Dream Procon Private Limited, (DPPL), Corporate Debtor will be held on Thursday, the 24<sup>th</sup> December, 2020 at 4.00 pm at C-10, LGF, Lajpat Nagar-III, New-Delhi-110024 through Video Conferencing

In accordance with the provisions of Regulations 23 of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016, (“**CIRP Regulations**”) the participants may attend/ participate and vote in the Meeting through himself or through an authorized representative provided that such participant shall inform the undersigned, in advance, of the identity of the authorized representative, who will attend and vote on behalf of the participant in the meeting. The participants to participate/attend the meeting through video conferencing or other audio and visual means. In this regard, the participants are requested to intimate the undersigned at least 24 (Twenty Four) hours in advance, i.e. by 23<sup>rd</sup>, December 2020 till 4:00 P.M. The weblink to access the meeting of CoC shall be shared by the Resolution Professional with the members of the CoC.

The financial creditors in both classes i.e. Financial Creditors in A Class (Homebuyers –First Sales) and Financial Creditors in A Class (FCs having Builder Buyer Agreement for Flats Agreed to be Sold Earlier) are allowed to participate through their respective authorized representatives who have been appointed in terms of Section 21(6A) of the Insolvency & Bankruptcy Code, 2016 (“**IBC/the Code**”) and later got confirmed by the Hon’ble Adjudicating Authority. In view of the foregoing, the Financial Creditors in both the categories are requested to adhere to the stated statutory provisions under IBC, 2016 and relevant Regulations made thereunder.

In the instant case, the Authorized Representatives shall have the right to participate and vote in the meetings of the Committee of Creditors (“**CoC**”) on behalf of the financial creditors they represent in accordance with the voting instructions of such creditors obtained through physical or electronic means. Moreover, the Authorized Representatives shall not act against the interests of the financial creditors they represents and shall always act in accordance with their prior instructions. The electronic means of communication between the ARs and the creditors in their classes shall be provided to the ARs immediately on the receipt of requests from them in this regard.

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In terms of the Section 21(2) of the Insolvency and Bankruptcy Code, 2016, a related party to whom a corporate debtor owes a financial debt shall not have any right of representation, participation and voting in the Meeting of Committee of Creditors. However, the said provision shall not apply to a financial creditor, regulated by a financial sector regulator, if it is a related party of the corporate debtor solely on account of conversion or substitution of debt into equity shares or instruments convertible into equity shares, prior to the insolvency commencement date (i.e. 06.09.2019 in this case).

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**(Nilesh Sharma)**

**Resolution Professional**

**Dream Procon Private Limited**

**IBBI Reg. No.: IBBI/IPA-002/IP-N00104/2017-18/10232**

**Reg. Address: D-54, First Floor, Defence Colony, New Delhi-110024**

**Email id: nilesh.sharma@witworthipe.com / ip.dreamprocon@gmail.com**

**Contact No.: +91-9811418701**

**Date: 22/ 12/ 2020**

**Place: New Delhi**

**Enclosed:**

- (1) List of persons to whom the notice of the CoC meeting is being sent;

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NOTICE ALONG WITH AGENDA BEING SENT TO:

**A. Authorized Representative of Financial Creditors in A Class (Homebuyers - First Class)**

The above class is represented by the following Authorized Representative:

S. No.	Name of Participant	Address	Email ID
1.	Mr. S. Prabhakar IBBI/IPA-002/IP- N00577/2017- 2018/11769	326-C, Pocket-2, Mayur Vihar, Phase-1, Delhi – 110091	ar.dreamprocon@gmail.com / sprabhakarip@gmail.com

**B. Authorized Representative of Financial Creditors in A Class (Financial Creditors having  
Builder Buyer Agreement for flats already agreed to be sold earlier)**

The above class is represented by the following Authorized Representative:

S. No.	Name of Participant	Address	Email ID
1.	Mr.Dharmendra Kumar IBBI/IPA-003/IP- N000112/2017- 2018/11264	92 C ,DDA Pocket-IV, Mayur Vihar Phase-1,New Delhi,National Capital Territory of Delhi ,110091	kumard36@hotmail.com

**C. Financial Creditors / Authorized Representatives of Financial Creditors:**

S.NO.	NAME OF CREDITOR	EMAIL ID
1	Moneywise Financial Services Private Limited	kaushalmathpal@smcfinance.com
2	M/s Star Max Properties	nakulgoel89@gmail.com
3	N K Associates	akshaysachdev04@yahoo.com
7	Arable Builders Private Limited	nitish.sharma@srgrlaw.com

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**D. Members of Board of Directors of Corporate Debtor (powers of the Board suspended)**

S.NO.	Name of Directors	Email ID
1.	Mr. Pramod Goel	pramodgoel0959@gmail.com
2.	Mr. Krishan Kumar Gupta	pramodgoel0959@gmail.com

**E. Operational Creditors:**

As per the claims received from Operational Creditor(s) till date, the amount of their aggregate dues is less than 10% of the total debt of the Corporate Debtor, as such the notice of the meeting is not being sent to them.

AGENDA FOR THE MEETING

Agenda for the Ninth Meeting of the Committee of Creditors of Dream Procon Private Limited (Undergoing Corporate Insolvency Resolution Process) to be held on 24th, December, 2020 at 04:00 PM at C-10, LGF, Lajpat Nagar-III, New Delhi-110024 through video conferencing is as follows:

Item No.	Particulars
<u>A. List of matters to be discussed/noted</u>	
1.	The Resolution Professional to take the chair.
2.	To ascertain the quorum of the meeting in accordance with the provisions of Regulations 22 of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016.
3.	To take on record the minutes of the Eighth meeting of CoC held on 02.11.2020.
4.	To take note of the modified Resolution Plan as may be submitted by the PSL Infratech Private Limited in accordance with the provisions of IBC, 2016 and regulations made thereunder and to decide the future course of action.
5.	To decide about the future course of action in regard to the Forensic Audit report submitted by M/S SP Chopra & Co., Forensic Auditor, which was placed before the CoC at its Eighth meeting.
6.	To consider Re-publication of Form-G to invite fresh Expression of Interest from the Prospective Resolution Applicant
7.	To consider to amend eligibility criteria as was approved by the CoC at its Fourth meeting held on 30.06.2020
8.	To consider to amend Evaluation Matrix as was approved by the CoC at its Fourth meeting held on 30.06.2020
9.	To consider to amend Request for Resolution Plan as was approved by the CoC at its Fourth meeting held on 30.06.2020

<u>B. List of issues to be voted upon after discussion.</u>	
1.	To consider passing a resolution for exclusion of 30 days from the CIRP Period on account of unavailability of Resolution Professional due to him testing positive of novel Corona Virus and for filing application before Hon'ble NCLT.
<u>C. Any other matter with the permission of the chair</u>	

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(Nilesh Sharma)

Resolution Professional

Dream Procon Private Limited

IBBI Reg. No.: IBBI/IPA-002/IP-N00104/2017-18/10232

Reg. Address: D-54, First Floor, Defence Colony, New Delhi-110024

Email id: nilesh.sharma@witworthipe.com / ip.dreamprocon@gmail.com

Contact No.: +91-9811418701

Date: 22.12.2020

Place: New Delhi

P. S.: Notes to the Agenda appended hereto are integral part of the Notice

NOTES TO AGENDA AND GENERAL GUIDELINES

1. In terms of Regulation 16A(9) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016, the authorised representative shall circulate the agenda to creditors in a class, and may seek their preliminary views on any item in the agenda to enable him to effectively participate in the meeting of the committee and that the creditors shall have a time window of at least twelve hours to submit their preliminary views, and the said window opens at least twenty-four hours after the authorised representative seeks preliminary views.(However, such preliminary views shall not be considered as voting instructions by the creditors).
2. In terms of Section 25A(2) of the Insolvency and Bankruptcy Code, 2016, it shall be the duty of the authorized representative to circulate the agenda and minutes of the meeting of the committee of creditors to the financial creditors he represents;
3. As per Regulation 13(2) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations 2016, the list of creditors will be available for inspection at the venue of the Meeting;
4. In terms of Regulation 21(1) and 23(1) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016, a participant can attend the Meeting through video conferencing or other audio and visual means. Thus, participants intending to attend the meeting through such means, he/she shall write to the signatory of the notice at least 24 (Twenty Four) hours before the time fixed for the Meeting at the email id mentioned herein along with their location. It is to be noted that the participants attending the Meeting through such means would also be considered as part of quorum;
5. As per Regulation 21(2) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016, a participant may attend the Meeting by himself or through an authorized representative. A participant attending through an authorized representative shall inform the signatory of the notice, at least 24 (Twenty Four) hours in advance, the identity of the authorized representative who will attend and vote at the Meeting on its behalf. Also, the authorized representative is requested to carry an Identity Proof for his/ her identification;
6. As per Section 21 of the Insolvency and Bankruptcy Code, 2016, a financial creditor or authorized representative of such financial creditor, if it is a related party of the corporate debtor, shall not have any right of representation, participation or voting in the Meeting, subject to exceptions mentioned thereunder;
7. As per Section 21(8) of the Insolvency and Bankruptcy Code, 2016, all decisions of the CoC (except those u/s 12, 22, 27, 28, 30 and 33) shall be taken by a vote of not less than Fifty – One percent of the Financial Creditors. Whereas, all decision of the CoC (those under the exception) shall be taken by a vote of not less than Sixty – Six percent of the Financial Creditors;
8. As per Section 25(3A) of the Insolvency and Bankruptcy Code, 2016, the authorized representative shall cast his vote on behalf of all the financial creditors he represents in accordance with the decision taken by a vote of more than fifty per cent of the voting share of the financial creditors he represents, who have cast their vote;
9. As per Section 24(4) of the Insolvency and Bankruptcy Code, 2016, the directors of the Corporate Debtor attending the Meeting shall not have any right to vote at the Meeting and absence of any such director shall not invalidate the proceedings of the meeting;
10. As per Regulation 25(6) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations 2016, the authorised representative shall circulate the minutes of the meeting to creditors in a class and announce the voting

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window at least twenty-four hours before the window opens for voting instructions and keep the voting window open for at least twelve hours;

11. As per Regulation 26(1A) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations 2016, the authorized representative shall exercise the votes either by electronic means or through electronic voting system as per the voting instructions received by him from the creditors in the class;
12. As per provisions of Regulation 25(4) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016, at the conclusion of voting at the meeting, the decision taken on each of the items along with the names of the Members of the CoC who voted for or against the decision, or abstained from voting will be announced;

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### INSTRUCTIONS FOR E-VOTING ARE AS UNDER:-

- (i) The Resolution Professional has made necessary arrangements with Linkstar Infosys Private Limited (“LIPL”) to facilitate the e-voting. In connection thereto, the following schedule of timing is fixed in accordance with the provisions contained in the Insolvency and Bankruptcy Code, 2016 and Regulations thereto.
- (ii) The voting period shall begin after the minutes of the meeting have been circulated by electronic means to all the members of committee and remains open for at-least 24 hours thereafter (“Voting Period”). During this period, the members of the CoC are being provided with a platform to cast their vote electronically.
- (iii) As specified in Regulation 26 (3) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations 2016, at the end of the voting period, the e-voting portal shall forthwith be blocked by the service provider (LIPL).
- (iv) As specified in Regulation 26 (4) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations 2016, at the conclusion of a vote held under this Regulations, the Resolution Professional shall announce and make a written record of the summary of the decision taken on a relevant agenda item along with the names of the members of the committee who voted for or against the decision, or abstained from voting.
- (v) As specified in Regulation 26 (5) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations 2016, the Resolution Professional shall circulate a copy of the record made under sub-regulation (4) to all participants by electronic means within 24 hours of the conclusion of the voting.
- (vi) Subject to activation of E-voting portal on request of CoC
  - Circulation of Minutes of the meeting by the RP : within 48 hours of conclusion of the meeting.
  - Voting to start for the Financial Creditors in any class: 24 hours after circulation of Minutes by the AR to the members of the different classes.
  - Voting to close for the Financial Creditors in any class : 24 hours after commencement of voting (minimum prescribed time is 12 hours).
  - Voting to start for other Financial Creditors (including AR) : within 2 hours of closure of voting for the members of financial creditors in different classes.
  - Voting to close for other Financial Creditors (including AR) : 24 hours after commencement of the voting.
- (vii) E-Voting Procedure:
  - Voters should log on to the e-voting website [www.evotingforibc.com](http://www.evotingforibc.com) during the voting period.
  - Click on Members.
  - Enter your User ID as XXXXXXXX
  - Next enter the Image Verification as displayed and Click on Login.
  - Enter your Password as XXXXXXXX
  - After entering these details appropriately, click on “SUBMIT” tab.

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- Select the EVSN of COMMITTEE OF CREDITORS OF [Dream Procon Private Limited] on which you choose to vote.
- On the voting page, you will see “RESOLUTION DESCRIPTION” and against the same the options “ASSENT/DISSENT” for voting. Select the option ASSENT or DISSENT as desired. The option ASSENT implies that you assent to the Resolution and option DISSENT implies that you dissent to the Resolution.
- Click on the “RESOLUTIONS FILE LINK” if you wish to view the entire Resolution details.
- After selecting the resolution you have decided to vote on, click on “SUBMIT”. A confirmation box will be displayed. If you wish to confirm your vote, click on “OK”, else to change your vote, click on “CANCEL” and accordingly modify your vote. Once you “CONFIRM” your vote on the matter(s), you will not be allowed to modify your vote.

(viii) You can also take out print of the voting done by you by clicking on “Click here to print” option on the Voting page.

(ix) Any creditor can cast their vote by entering the Password which shall be provided by service provider (LIPL). It is strongly recommended not to share the User ID & Password with any other person and take utmost care to keep the same confidential.

(x) You can also write to Nilesh Sharma (Resolution Professional) at [ip.dreamprocon@gmail.com](mailto:ip.dreamprocon@gmail.com), [nilesh.sharma@witworthipe.com](mailto:nilesh.sharma@witworthipe.com) or call Mr. Devendra Singh, RP Team Member on +91- 9810331877 for any queries connected with e-voting.

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**A. LIST OF MATTERS TO BE DISCUSSED/NOTED**

**ITEM NO. A1**

**THE RESOLUTION PROFESSIONAL TO TAKE THE CHAIR.**

As per Regulation 24(1) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016, the Resolution Professional shall act as the Chairman of the Meeting of the CoC. Therefore, Nilesh Sharma will chair the proceedings of the meeting in capacity of Resolution Professional (“RP”) in the instant matter.

**ITEM NO. A2**

**TO ASCERTAIN THE QUORUM OF THE MEETING IN ACCORDANCE WITH THE PROVISIONS OF REGULATIONS 22 OF THE INSOLVENCY AND BANKRUPTCY BOARD OF INDIA (INSOLVENCY RESOLUTION PROCESS FOR CORPORATE PERSONS) REGULATIONS, 2016.**

As per Regulation 22(1) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016, the quorum for the Meeting of members of the committee shall be at least 33% of the voting rights, present either in person, or by video conferencing or other audio visual means. Nevertheless, the committee may modify the percentage of voting rights required for quorum in respect of any future meetings of the committee. However, in the instant matter the Corporate Debtor has creditors in two separate classes and other Financial Creditors, therefore, the committee shall consist of authorized representatives of both the Classes and other Financial Creditors.

**ITEM NO. A3**

**TO TAKE ON RECORD THE MINUTES OF THE EIGHTH MEETING OF COC HELD ON 02.11.2020.**

The minutes of Eighth meeting of the CoC of the Corporate Debtor held on 02.11.2020 were circulated on 05.12.2020 to all the members of CoC/participants. The said document pertaining to eighth meeting were prepared, finalized and circulated by Resolution Professional as he had chaired the proceedings of the said meeting. At the said meeting it was decided to adjourned the meeting to re-gather on 11.11.2020 at 4:00 PM to continue with the further consideration of the Resolution Plan submitted by the PSL Infratech Private Limited (PSL), for which it was decided that no fresh notice would be issued. Subsequently at the request of the Sub-Committee formed for negotiations with the PSL, the CoC meeting fixed for 11.11.2020 was postponed to be held on 20<sup>th</sup> November 2020. Through a communication dated 10.11.2020, the undersigned informed the members that the postponed meeting shall be held on 20<sup>th</sup>.11.2020 at 4:00PM. Thereafter on 20.11.2020, a communication was sent to the members stating that in view of the fact that the undersigned was down with Covid-19, the CoC meeting fixed for 20.11.2020, was being cancelled and that a Fresh meeting would be held after issuance of a fresh notice.

The members of the Committee are requested to take note of the minutes of the last CoC meeting and the communications as referred to above and may offer/suggest their observation(s), if any, whatsoever in this regard.

**ITEM NO. A4**

**TO TAKE NOTE OF THE MODIFIED RESOLUTION PLAN AS MAY BE SUBMITTED BY THE PSL INFRA TECH PRIVATE LIMITED IN ACCORDANCE WITH THE PROVISIONS OF IBC, 2016 AND REGULATIONS MADE THEREUNDER AND TO DECIDE FUTURE COURSE OF ACTION**

In the previous meeting the Resolution Professional recommended the members of the CoC to form a sub-committee which could negotiate with the Resolution Applicant and could discuss the Resolution Plan submitted by the Resolution Professional at length.

Subsequently a sub- committee was formed and it has been informed that several meetings were held with the Resolution Applicant. Thereafter the Resolution Applicant was advised to submit the modified Resolution Plan in terms with negotiations made with the sub- committee by 17<sup>th</sup> of December 2020. Thereafter the PSL has informed that it would submit it's modified Resolution Plan on 22<sup>nd</sup> December, 2020. In case the said Resolution Plan is submitted with the RP, the same would be circulated with the members for their consideration.

The RP has called the said meeting to consider and discuss the modified Resolution Plan as may be received in accordance with the provisions of IBC, 2016 and regulation made thereunder. In case, it is so decided, the modified Resolution Plan as may be submitted by PSL will be put up for voting by the members and for that purpose a separate resolution will be proposed.

The members of the CoC are requested to take note of the above.

**ITEM NO. A5**

**TO DECIDE ABOUT THE FUTURE COURSE OF ACTION IN REGARD TO THE FORENSIC AUDIT REPORT SUBMITTED BY M/S SP CHOPRA & CO., FORENSIC AUDITOR, WHICH WAS PLACED BEFORE THE COC AT IT'S EIGHTH MEETING.**

The members are aware that the forensic audit report was submitted by M/s SP Chopra & Co., Forensic Auditor on 22.10.2020. A copy of the report was circulated along with the Notice for the 8<sup>th</sup> CoC meeting. However no discussion could take place in regard to the said report at the said meeting. Members may perusal the said report and based on the same a discussion can be made at the CoC meeting for deciding future course of action in regard to the same.

**ITEM NO. A6**

**TO CONSIDER RE-PUBLICATION OF FORM-G TO INVITE FRESH EXPRESSION OF INTEREST FROM THE PROSPECTIVE RESOLUTION APPLICANT**

The RP has received a communication dated 16.12.2020, from one of the associations of the Homebuyers of the Corporate Debtor, which is having support of more than one-third of the voting share of the CoC members, vide which it has requested for convening a CoC meeting for Re-Publication of Form-G for inviting fresh EOIs and for amendment of Eligibility Criteria. The association has proposed to file a Resolution Plan if PSL's Resolution Plan is not approved by the CoC. In view of the same, the CoC may consider Re-Publication of Form-G for inviting fresh

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EOIs, from the PRAs. In view of the same, separate agenda Items are being proposed for considering amendment of Evaluation Matrix and RFRP Document.

### **ITEM NO. A7**

#### **TO CONSIDER TO AMEND EVALUATION MATRIX AS WAS APPROVED BY THE COC AT IT'S FOURTH MEETING HELD ON 30.06.2020**

For the reason as stated above under Item no. A-6, the CoC may consider amending the Evaluation Matrix as approved by it at its fourth CoC meeting held on 30, June, 2020. If so decided a separate Resolution will be proposed in this regard.

### **ITEM NO. A8**

#### **TO CONSIDER TO AMEND REQUEST FOR RESOLUTION PLAN AS WAS APPROVED BY THE COC AT IT'S FOURTH MEETING HELD ON 30.06.2020**

For the reason as stated above under Item no. A-6, the CoC may consider amending the Request for Resolution Plan as approved by it at its fourth CoC meeting held on 30, June, 2020. If so decided a separate Resolution will be proposed in this regard.

### **ITEM NO. A9**

#### **TO TAKE A DECISION WITH RESPECT TO THE RESOLUTION PLAN SUBMITTED BY M/S SMV AGENCIES PRIVATE LIMITED WHICH WAS SUBMITTED BY IT WITHOUT ANT EARNEST MONEY DEPOSIT**

The members are requested to take a decision with respect to the resolution plan submitted by M/s SMV Agencies Private Limited which was submitted by it within the prescribed time period, however without any Earnest Money Deposit. If so decided by the CoC, the said Resolution Plan may be circulated to the members

## **B. ISSUES TO BE VOTED UPON AFTER DISCUSSION.**

### **Resolutions to be passed, with or without modifications, at the Meeting:**

### **ITEM NO. B1**

#### **TO CONSIDER PASSING THE RESOLUTION FOR EXCLUSION OF 30 DAYS FROM THE CIRP PERIOD ON ACCOUNT OF UNAVAILABILITY OF RESOLUTION PROFESSIONAL DUE TO HIM TESTING POSITIVE OF NOVEL CORONA VIRUS AND FOR FILING APPLICATION BEFORE HON'BLE NCLT.**

### ***Facts and Explanatory Statement:***

As the members are aware that the Hon'ble NCLT has vide order dated 16.10.2020 issued direction for the exclusion for the period of 129 days from the maximum period of 330 days of the CIRP with the direction to the Resolution Professional to expedite the process from

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receiving the Resolution Plans for the Consideration of the CoC. In case until the expiry of the maximum period of the CIRP, no Resolution Plan is submitted by RAs for the consideration of the CoC or in the event no Resolution Plan is approved by the CoC, then the Resolution Professional shall file the application with all the details for liquidation of the CD, thereby extending the total CIRP Period till 14.01.2021.

However as, the Resolution Professional was unavailable to discharge his duties for a month (From 13.11.2020 – 13.12.2020) on account of having diagnosed with Novel Corona Virus. In view of the same it is proposed that the CoC considers a resolution for exclusion of 30 days on account of above mentioned circumstances from the CIRP period and the application is filed before Hon'ble NCLT in this regard.

***Resolution:***

**To consider and if thought fit, to pass with or without modification the following Resolution:**

“Resolved that the period of 30 days shall excluded from the CIRP period of 30 days (i.e the period from 13.11.2020 till 13.12.2020) lost due to unavailability of Resolution Professional as he tested positive of Novel Corona Virus be excluded, subject to approval of Hon'ble NCLT, be excluded from the CIRP Period of Dream Procon Private Limited

FURTHER RESOLVED that the RP is hereby advised to file an application before Hon'ble NCLT seeking the exclusion of the above stated period from the CIRP period of Dream Procon Private Limited.

FURTHER RESOLVED that the RP is hereby allowed to incur the necessary costs in regard to filing of this application and for making representation before Hon'ble NCLT.”

**C. ANY OTHER MATTER WITH THE PERMISSION OF THE CHAIR**

The members of committee may raise any other matter for discussion and due deliberation with the permission of the Chair.

In case, there is no such matter from any member of the COC, the meeting will be concluded with a vote of thanks to the participants.

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**(Nilesh Sharma)**

**Resolution Professional**

**Dream Procon Private Limited**

**IBBI Reg. No.: IBBI/IPA-002/IP-N00104/2017-18/10232**

**Reg. Address: D-54, First Floor, Defence Colony, New Delhi-110024**

**Email id: nilesh.sharma@witworthipe.com / ip.dreamprocon@gmail.com**

**Contact No.: +91-9811418701**

**Date: 22:12:2020**

**Place: New Delhi**