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| General information abo | ut company | |
| Scrip code | 533207 | |
| NSE Symbol | JPINFRATEC | _ |
| MSEI Symbol | NOTLISTED | |
| ISIN | INE099J01015 | |
| Name of the entity | JAYPEE INFRATECH LIMITED | |
| Date of start of financial year | 01-04-2023 | |
| Date of end of financial year | 31-03-2024 | |
| Reporting Quarter | Yearly | |
| Date of Report | 31-03-2024 | Enter the quarter ended date only |
| Risk management committee | Not Applicable | |
| Market Capitalisation as per immediate previous Financial Year | Any other | |

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| | | | | | | | | | | | | Annexure I | | | | | | | | | | | | | |
| | | | | | | | | | | | Annexure I to be submi | tted by listed entity on qua | arterly basis | | | | | | | | | | | | |
| | | | | | | _ | | | | | I. Composi | tion of Board of Directors | | | | | | | | | | | | | |
| | | Disclosure of | notes on composi | tion of board of directors explanator | Add Notes | | | | | | | | | | | | | | | | | | | | |
| | | | Whether the li | sted entity has a Regular Chairperson | n Yes | | | | | | | | | | | | | | | | | | | | |
| | | | Whethe | r Chairperson is related to MD or CEO | 0 Yes | | | | Disgualification of | Directors under section 164 of the 0 | Companies Act, 2013 | | | | | | | | | | | | | | |
| Sr Title (N / Ms) | | PAN | DIN | Category 1 of directors | Category 2 of directors | Category 3 of directors | Date of Birth | Whether the director is disqualified? | Start Date of disqualification | End Date of disqualification | Details of disqualification | Current status | Whether special resolution passed? [Refer Reg. 17(1A) of Listing Regulations] | Date of passing special resolutio | n Initial Date of appointment | Date of Re- appointment | date or d | enure of ector (in nonths) | ted entities ding this listed ntity (Refer | eference to proviso lis | Audit/ Stakeholder committee(s) including this ted entity (Refer Regulation | No of post of Chairperson in Audit/ Stakeholder Committee held in listed entities including this listed entity (Refer Regulation 26(1) of Listing Regulations) | Reason for Cessation | Notes for not providing PAN | Notes for not prov DIN |
| Add | Delete | | | | | | | | | | | | | | | | | | | | | | | | |
| | Manoj Gaur | AAOPG1931A | 00008480 | Executive Director | Chairperson related to Promoter | 10 | 16-06-1964 | N- | | | | Arthus | | | 05-04-2007 | 07-05-2016 | | | 2 | | | | | | |
| 1 Mr | Marioj Gaur | AAOPG1931A | 00008480 | Non-Executive - Non Independen | | MD | 10-00-1904 | NO | | | | Active | NA . | | 05-04-2007 | 07-05-2016 | | | 3 | 0 | 0 | 0 | | | |
| 2 Mr | Sunil Kumar Sharma | ABKPS1549R | 00008125 | Director | Not Applicable | | 01-07-1959 | No | | | | Active | NA | | 05-04-2007 | 05-04-2007 | | | 3 | 0 | 4 | 1 | | | |
| | | AAOPG1933C | 00009496 | Non-Executive - Non Independen | | | 22-04-1971 | | | | | | | | 05-04-2007 | 01-08-2016 | | | | | | | | | |
| 3 Mr | Sameer Gaur | AAOPG1933C | 00009496 | Non-Executive - Non Independen | Not Applicable | | 22-04-19/1 | NO | | | | Active | NA | | 05-04-2007 | 01-08-2016 | | | 1 | 0 | 1 | 0 | | + | - |
| 4 Mrs | Rekha Dixit | AAJPD9198H | 00913685 | Director | Not Applicable | | 09-08-1958 | No | | | | Active | NA | | 28-05-2010 | 01-06-2016 | | | 1 | 0 | 0 | 0 | | | |
| | | | | Non-Executive - Non Independen | | | | | | | | | | | | | | | | | | | | | |
| 5 Mr | Rakesh Sharma | ABKPS1562Q | 00009952 | Director | Not Applicable | | 05-06-1960 | No | | | | Active | NA | | 14-03-2012 | 01-04-2015 | | | 1 | 0 | 1 | 0 | | | |
| | Basant Kumar Goswami | AAVPG7152Q | 00003782 | Non-Executive - Independent | | | 29-01-1935 | | | | | | | | 16-11-2009 | 01-10-2014 | | 47.00 | | | | | | | |
| 6 Mr | Basant Kumar Goswami | AAVPG/152Q | 00003782 | Non-Executive - Independent | Not Applicable | | 29-01-1935 | NO | | | | Active | NO | | 16-11-2009 | 01-10-2014 | | 47.00 | 1 | 1 | 1 | 1 | | + | - |
| 7 Mr | Brij Behari Tandon | AAAPT1143M | 00740511 | Director | Not Applicable | | 30-06-1941 | No | | | | Active | No | | 16-11-2009 | 01-10-2014 | | 46.00 | 1 | 1 | 0 | 0 | | | |
| | | | | Non-Executive - Independent | | | | | | | | | | | | | | | | | | | | | |
| 8 Mr | Sundaram Balasubramanian | AADPB8034A | 02849971 | Director | Not Applicable | | 03-11-1942 | No | | | | Active | No | | 16-11-2009 | 01-10-2014 | | 46.00 | 1 | 1 | 0 | 0 | | | |
| | | | | Non-Executive - Independent | | | | | | | | | | | | | | | | | | | | | |
| 9 Mr | Lalit Bhasin | AFDPB2550A | 00002114 | Director Non-Executive - Independent | Not Applicable | | 14-08-1968 | NO | | | | Active | NA | | 09-02-2015 | 09-02-2015 | | 43.00 | 1 | 1 | 0 | 0 | | + | - |
| 10 Mr | Sham Lal Mohan | AALPM2005O | 00028126 | Director | Not Applicable | | 10-02-1945 | No | | | | Active | No | | 23-11-2016 | 23-11-2016 | | 21.00 | 1 | 1 | 2 | 0 | | | |
| | | | | Non-Executive - Independent | | | | | | | | | | | | | | | - | - | | - | | 1 | 1 |
| 11 Mr | Keshav Prashad Rau | ABQPR4165G | 02327446 | Director | Not Applicable | | 11-10-1947 | No | | | | Active | No | | 31-07-2017 | 31-07-2017 | | 13.00 | 1 | 1 | 0 | 0 | | | |
| | | | | Non-Executive - Independent | | | | | | | | | | | | | | | | | | | | | |
| 12 Mr | Shanti Sarup Gupta | ADBPG9778R | 02284265 | Director | Not Applicable | | 13-07-1943 | No | | | | Active | No | | 31-07-2017 | 31-07-2017 | | 12.00 | 1 | 1 | 0 | 0 | | | Nex |

The following Notes are appended in the "Add Notes" button in Annexure – I I – Composition of Board of Directors

Note

- 1. The Company was under CIRP from 9-8-2017. Further, the period of 180 days recommenced vide order dated 9-8-2018 of Hon'ble Supreme Court of India from the date of the said order. Consequently, the powers of the Board had vested in and exercised by Interim Resolution Professional.
- 2. The Hon'ble NCLT, vide its order dated 28.01.2019 extended the period of Insolvency Resolution Process of the Company for another 90 days beyond the period of 180 days. The aforesaid period of 90 days, came to an end on 06.05.2019. The Hon'ble NCLT, Allahabad, in an application filed by the IDBI Bank directed per its order dated 06.05.2019/21.05.2019 that CoC and Interim Resolution Professional (IRP) must be allowed to proceed further with the CIRP in accordance with law.
- 3. Hon'ble Supreme vide its order dated 06-11-2019 directed the IRP to complete the CIRP within a period of 90 days from the date of the said order. As per directions of the order, IRP invited the Resolution Plans from two Resolution Applicants. The Committee of Creditors approved the resolution plan submitted by NBCC (India) Limited and IRP filed the same with Hon'ble NCLT for its approval. The Hon'ble NCLT, Principal Bench, New Delhi approved the Resolution plan of the NBCC (India) Limited with certain modification on 03.03.2020. The, successful Resolution Applicant, NBCC (India) Limited filed an appeal with NCLAT on 20.03.2020 against the aforesaid order. The Hon'ble NCLAT vide its interim order dated 22.04.2020 directed that an Interim Monitoring Committee may be formed and the Resolution Plan may be implemented. The successful Resolution Applicant NBCC (India) Limited, three financial Creditors and Interim Resolution Professional formed an Interim Monitoring Committee (IMC). The successful Resolution applicant did not implement the Resolution Plan.

Hon'ble Supreme Court in the Civil Appeal Diary No(s). 14741/2020 between Jaypee Kensington Boulevard Apartments Welfare Association &Ors. Vs NBCC (India) Ltd & Ors. vide its order dated 06.08.2020 has transferred all the pending appeals/cases with NCLAT to itself i.e. to Supreme Court to avoid further delay in execution of scheme. Further, it stayed the order dated 22.04.2020 and in the meanwhile Hon'ble Supreme Court ordered the Interim Resolution Professional (IRP) to manage the affairs of the company. The arguments in the matter before Hon'ble Supreme Court concluded on 8th October, 2020 and Hon'ble Supreme Court of India vide its order dated 24th March, 2021 directed to complete CIRP within 45 days from the date of the order while inviting resolution plan from Suraksha and NBCC only. The IRP, with the consent of Committee of Creditors (CoC), filed application(s) with Hon'ble Supreme Court for grant of further time beyond 45 days. The Hon'ble Court in the Miscellaneous Application No. 769/2021 in C.A. No. 3395/2020 read with M.A. Nos. 770/2021 and 850/2021 vide order dated 27.07.2021 has allowed the same.

Pursuant to the directions of Hon'ble Supreme Court, the Interim Resolution Professional invited fresh/modified Resolution Plan from NBCC and Suraksha Realty. The CoC has sought extension from Hon'ble Supreme Court to complete the CIRP. The Resolution Applicants submitted their final resolution plans, which were put to vote by the CoC. The CoC approved the final resolution plan submitted by Suraksha Realty Limited and the Lakshdeep Investments Finance Private Limited (the "Suraksha Group) by 98.66% voting in favour of the Resolution Plan, which has been filed with the Adjudicating Authority. Hon'ble NCLT, Principal Benchapproved the Resolution Plan on 7th March 2023.

The resolution Plan provides for cessation of existing directors from the date of approval of the plan by the adjudicating authority. An Implementation and Monitoring Committee (IMC) has been constituted as per the Resolution Plan and/or Order. The IMC, which is presently managing the affairs of the company, consist of following members:-

| S. No. | Organization | Member |
|--------|--|---|
| 1. | IRP | Mr. Anuj Jain |
| 2. | Two Representatives from Resolution Applicant | Suraksha Group appointed Mr. Aalok Dave & Mr. Suresh Kumar Bansal |
| 3. | One representative from the Institutional Financial Creditors | Assenting Financial Creditors appointed Mr. Sanjay Kumar Sipani from IRDCL |
| 4. | Authorized Representative of Homebuyers | Mr. Kuldeep Verma (offcio representative of Homebuyers) |

Relevant extracts from the Resolution Plan in respect of cessation of existing directors and Reconstitution of new board are reproduced below:

Formation of the Reconstituted Board

27.6. The Implementation and Monitoring Committee shall be responsible for the supervision of the day to day affairs of the Corporate Debtor for the <u>Phase II period</u>*. On the NCLT Approval Date, all the existing directors of the Corporate Debtor, without any further action being required on the part of any Person, shall be deemed to have resigned from the Board and the committees of the Corporate Debtor, and the board along with all the committees of the Corporate Debtor will be reconstituted to comprise of persons nominated by the Implementation and Monitoring Committee, in such an event, the members of the Implementation and Monitoring Committee the board of the Corporate Debtor ("Reconstituted Board"). The Reconstituted Board shall be assisted by a team of professional as and when necessary.

*Phase II Period – from the NCLT Approval Date till Approval Date

27.2. The Phase II Period as appearing in this Resolution Plan shall mean the period from the NCLT Approval Date till the Approval Date.

"Approval Date" shall mean date on which the order of the Adjudicating Authority under Section 31 (1) of the Code has been passed, or the order of the National Company Law Appellate Tribunal or the Supreme Court, if an appeal is made to such tribunal or court against the order of the Adjudicating Authority, having achieved finality.

26.4 (f) Reconstitution of the Board of Directors is proposed to be completed within 3 months from the Approval Date

Accordingly all the existing directors of the Company, without any further action being required on the part of any Person, shall be deemed to have resigned from the Board and the committees of the Company. The successful Resolution Applicant may appoint directors in due course as per the approved Resolution Plan.

- 4. Seven Independent Directors from Sl. 6 to 12 resigned w.e.f. 10-9-2018, 17-8-2018, 24-8-2018, 12-9-2018, 17-9-2018, 9-9-2018 & 17-8-2018 respectively. As informed to the stock exchanges with each intimation of resignations tendered by the Independent Directors during the quarter ended 30-09-2018, the same was placed for approval by the Committee of Creditors, in terms of the provisions of Section 28(1)(j) of the Insolvency and Bankruptcy Code, 2016. As reported in our disclosure dated 23-10-2018, the resolution for acceptance of resignations requiring approval by 66% voting rights was deemed to be rejected since 41.38% abstained from voting (which is considered as negative vote under IBC).
- 5. Pursuant to sub-regulation (2A) and (2B) in Regulation 15 in LODR, the Company is fully exempt from the provisions of Regulation 17, 18, 19, 20 and 21, including with regard to holding requisite number of meetings in a year and composition of the Board of Directors, continuation of

directorship of a non-executive director who has attained the age of seventy five years unless a special resolution is passed to that effect, Audit Committee, Nomination and Remuneration Committee, Stakeholders Relationship Committee and Risk Management Committee.

By reason of Point no. 4 and 5 mentioned above, the Company has not passed any special resolution pursuant to regulation 17(1A) of Listing Regulations.

- 6. As the Independent Directors have tendered their resignations as mentioned in Para 4 above, the details of directorships and Committee Membership/ Chairmanship in other companies are not available and hence, the details are being given in respect of this company only.
- 7. The detailed Corporate Governance Report in PDF format with Notes appended thereto at its various sections is available on the website of the Company.

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| | | | For this quarter kindly note the following points: 1. Date of Appointment and Date of Cessation (if applicable) must be mandatorily filled for every Comm 2. Date of Appointment can be any day upto September 30, 2022. 3. Date of Cessation must be for the current quarter only, i.e. July 1,2022 to September 30,2022 | | | | | | | | |
|------|------------------------------|--|--|-------------------------|---|--|-----------------|---|--|--|--|
| | | | Disclosure of notes or | Add Notes | 3. Date of Cessation must be for the curr | ent quarter only, i.e. July 1,2022 to Se | ptember 30,2022 | | | | |
| Note | : Please enter DIN. After en | nter DIN. After entering DIN, Name of Committee members and Category 1 of Directors shall be prefilled automatically | | | | | | | | | |
| Aud | lit Committee Details | | | | | | | | | | |
| | | Whether the Audit Committee has a Regular Chairperson Yes | | | | | | | | | |
| Sr | DIN Number | Name of Committee members | Category 1 of directors | Category 2 of directors | Date of Appointment | Date of Cessation | Remarks | | | | |
| 1 | 00003782 | Basant Kumar Goswami | Non-Executive - Independent Director | Chairperson | 16-11-2009 | | 1 | I | | | |
| 2 | 00028126 | Sham Lal Mohan | Non-Executive - Independent Director | Member | 31-07-2017 | | 2 | I | | | |
| 3 | 00009952 | Rakesh Sharma | Non-Executive - Non Independent Director | Member | 25-07-2017 | | | I | | | |
| 4 | | | | | | | | I | | | |
| 5 | | | | | | | | I | | | |
| 6 | | | | | | | | I | | | |
| 7 | | | | | | | | I | | | |
| 8 | | | | | | | | I | | | |
| 9 | | | | | | | | I | | | |
| 10 | | | | | | | | 1 | | | |

Note: Please enter DIN. After entering DIN, Name of Committee members and Category 1 of Directors shall be prefilled automatically

| Nor | omination and remuneration committee | | | | | | | | |
|-----|--------------------------------------|---------------------------|--|-------------------------|---------------------|-------------------|---------|--|--|
| | | | Whether the Nomination and remune | Yes | | | | | |
| Sr | DIN Number | Name of Committee members | Category 1 of directors | Category 2 of directors | Date of Appointment | Date of Cessation | Remarks | | |
| 1 | 00740511 | Brij Behari Tandon | Non-Executive - Independent Director | Chairperson | 09-12-2016 | | 3 | | |
| 2 | 00002114 | Lalit Bhasin | Non-Executive - Independent Director | Member | 31-07-2017 | | 4 | | |
| 3 | 00008125 | Sunil Kumar Sharma | Non-Executive - Non Independent Director | Member | 21-12-2007 | | | | |
| 4 | | | | | | | | | |
| 5 | | | | | | | | | |
| 6 | | | | | | | | | |
| 7 | | | | | | | | | |
| 8 | | | | | | | | | |
| 9 | | | | | | | | | |
| 10 | | | | | | | | | |

| Note | : Please enter DIN. After entering DIN, Name of Committee members and Category 1 of Directors shall be prefilled automatically | | | | | | | | | | |
|------|--|---------------------------|--|-------------------------|---------------------|-------------------|---------|--|--|--|--|
| Sta | akeholders Relationship Committee | | | | | | | | | | |
| | | | Whether the Stakeholders Relati | Yes | | | | | | | |
| Sr | DIN Number | Name of Committee members | Category 1 of directors | Category 2 of directors | Date of Appointment | Date of Cessation | Remarks | | | | |
| 1 | 00008125 | Sunil Kumar Sharma | Non-Executive - Non Independent Director | Chairperson | 16-11-2009 | | | | | | |
| 2 | 00028126 | Sham Lal Mohan | Non-Executive - Independent Director | Member | 13-02-2017 | | 5 | | | | |
| 3 | 00009496 | Sameer Gaur | Non-Executive - Non Independent Director | Member | 16-11-2009 | | | | | | |
| 4 | | | | | | | | | | | |
| 5 | | | | | | | | | | | |
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| Risk I | lisk Management Committee | | | | | | | | |
|--------|---------------------------|---------------------------|-------------------------|-------------------------|---------------------|-------------------|---------|--|--|
| | | | | | | | | | |
| Sr | DIN Number | Name of Committee members | Category 1 of directors | Category 2 of directors | Date of Appointment | Date of Cessation | Remarks | | |
| 1 | | | | | | | | | |
| 2 | | | | | | | | | |
| 3 | | | | | | | | | |
| 4 | | | | | | | | | |
| 5 | | | | | | | | | |
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| 8 | | | | | | | | | |
| 9 | | | | | | | | | |
| 10 | | | | | | | | | |

| Note | te: Please enter DIN. After entering DIN, Name of Committee members and Category 1 of Directors shall be prefilled automatically | | | | | | | | | | | |
|------|--|---------------------------|--|-------------------------|---------------------|-------------------|---------|--|--|--|--|--|
| Cor | Corporate Social Responsibility Committee | | | | | | | | | | | |
| | | | Whether the Corporate Social Respon | Yes | | | | | | | | |
| Sr | DIN Number | Name of Committee members | Category 1 of directors | Category 2 of directors | Date of Appointment | Date of Cessation | Remarks | | | | | |
| 1 | 00740511 | Brij Behari Tandon | Non-Executive - Independent Director | Chairperson | 31-07-2017 | | 6 | | | | | |
| 2 | 00008125 | Sunil Kumar Sharma | Non-Executive - Non Independent Director | Member | 13-02-2017 | | | | | | | |
| 3 | 00913685 | Rekha Dixit | Non-Executive - Non Independent Director | Member | 26-05-2014 | | | | | | | |
| 4 | | | | | | | | | | | | |
| 5 | | | | | | | | | | | | |
| 6 | | | | | | | | | | | | |
| 7 | | | | | | | | | | | | |

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| 10 | | | | |

| Othe | ther Committee | | | | | | | |
|------|----------------|---------------------------|-------------------------|-------------------------|-------------------------|---------|--|--|
| Sr | DIN Number | Name of Committee members | Name of other committee | Category 1 of directors | Category 2 of directors | Remarks | | |
| 1 | | | | | | | | |
| 2 | | | | | | | | |
| 3 | | | | | | | | |
| 4 | | | | | | | | |
| 5 | | | | | | | | |
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The following Notes are appended in the "Add Notes" button in Annexure 1

II – Composition of Committees

Notes

- 1. The Company was under CIRP from 9-8-2017. Further, the period of 180 days recommenced vide order dated 9-8-2018 of Hon'ble Supreme Court of India from the date of the said order. Consequently, the powers of the Board had vested in and exercised by Interim Resolution Professional.
- 2. The Hon'ble NCLT, vide its order dated 28.01.2019 extended the period of Insolvency Resolution Process of the Company for another 90 days beyond the period of 180 days. The aforesaid period of 90 days, came to an end on 06.05.2019. The Hon'ble NCLT, Allahabad, in an application filed by the IDBI Bank directed per its order dated 06.05.2019/21.05.2019 that CoC and Interim Resolution Professional (IRP) must be allowed to proceed further with the CIRP in accordance with law.
- 3. Hon'ble Supreme vide its order dated 06-11-2019 directed the IRP to complete the CIRP within a period of 90 days from the date of the said order. As per directions of the order, IRP invited the Resolution Plans from two Resolution Applicants. The Committee of Creditors approved the resolution plan submitted by NBCC (India) Limited and IRP filed the same with Hon'ble NCLT for its approval. The Hon'ble NCLT, Principal Bench, New Delhi approved the Resolution plan of the NBCC (India) Limited with certain modification on 03.03.2020. The, successful Resolution Applicant, NBCC (India) Limited filed an appeal with NCLAT on 20.03.2020 against the aforesaid order. The Hon'ble NCLAT vide its interim order dated 22.04.2020 directed that an Interim Monitoring Committee may be formed and the Resolution Plan may be implemented. The successful Resolution Applicant NBCC (India) Limited, three financial Creditors and Interim Resolution Professional formed an Interim Monitoring Committee (IMC). The successful Resolution applicant did not implement the Resolution Plan.

Hon'ble Supreme Court in the Civil Appeal Diary No(s). 14741/2020 between Jaypee Kensington Boulevard Apartments Welfare Association & Ors. Vs NBCC (India) Ltd & Ors. vide its order dated 06.08.2020 has transferred all the pending appeals/cases with NCLAT to itself i.e. to Supreme Court to avoid further delay in execution of scheme. Further, it stayed the order dated 22.04.2020 and in the meanwhile Hon'ble Supreme Court ordered the Interim Resolution Professional (IRP) to manage the affairs of the company. The arguments in the matter before Hon'ble Supreme Court concluded on 8th October, 2020 and Hon'ble Supreme Court of India vide its order dated 24th March, 2021 directed to complete CIRP within 45 days from the date of the order while inviting resolution plan from Suraksha and NBCC only. The IRP, with the consent of Committee of Creditors (CoC), filed application(s) with Hon'ble Supreme Court for grant of further time beyond 45 days. The Hon'ble Court in the Miscellaneous Application No. 769/2021 in C.A. No. 3395/2020 read with M.A. Nos. 770/2021 and 850/2021 vide order dated 27.07.2021 has allowed the same.

Pursuant to the directions of Hon'ble Supreme Court, the Interim Resolution Professional invited fresh/modified Resolution Plan from NBCC and Suraksha Realty. The CoC has sought extension from Hon'ble Supreme Court to complete the CIRP. The Resolution Applicants submitted their final resolution plans, which were put to vote by the CoC. The CoC approved the final resolution plan submitted by Suraksha Realty Limited and the Lakshdeep Investments Finance Private Limited (the "Suraksha Group) by 98.66% voting in favour of the Resolution Plan, which has been filed with the Adjudicating Authority. Hon'ble NCLT, Principal Bench approved the Resolution Plan on 7th March 2023.

The resolution Plan provides for cessation of existing directors from the date of approval of the plan by the adjudicating authority. An Implementation and Monitoring Committee (IMC) has been constituted as per the Resolution Plan and/or Order. The IMC, which is presently managing the affairs of the company, consist of following members:-

| S. No. | Organization | Member | | | |
|--------|--|---|--|--|--|
| 1. | IRP | Mr. Anuj Jain | | | |
| 2. | Two Representatives from Resolution Applicant | Suraksha Group appointed Mr. Aalok Dave & Mr. Suresh Kumar Bansal | | | |
| 3. | One representative from the Institutional Financial Creditors | e Assenting Financial Creditors appointed Mr. Sanjay Kumar Sipani from IRDCL | | | |
| 4. | Authorized Representative of Homebuyers | Mr. Kuldeep Verma (offcio representative of Homebuyers) | | | |

Relevant extracts from the Resolution Plan in respect of cessation of existing directors and Reconstitution of new board are reproduced below:

Formation of the Reconstituted Board

27.6. The Implementation and Monitoring Committee shall be responsible for the supervision of the day to day affairs of the Corporate Debtor for the <u>Phase II period</u>*. On the NCLT Approval Date, all the existing directors of the Corporate Debtor, without any further action being required on the part of any Person, shall be deemed to have resigned from the Board and the committees of the Corporate Debtor, and the board along with all the committees of the Corporate Debtor will be reconstituted to comprise of persons nominated by the Implementation and Monitoring Committee, in such an event, the members of the Implementation and Monitoring Committee the board of the Corporate Debtor ("Reconstituted Board"). The Reconstituted Board shall be assisted by a team of professional as and when necessary.

*Phase II Period – from the NCLT Approval Date till Approval Date

27.2. The Phase II Period as appearing in this Resolution Plan shall mean the period from the NCLT Approval Date till the Approval Date.

"Approval Date" shall mean date on which the order of the Adjudicating Authority under Section 31 (1) of the Code has been passed, or the order of the National Company Law Appellate Tribunal or the Supreme Court, if an appeal is made to such tribunal or court against the order of the Adjudicating Authority, having achieved finality.

26.4 (f) Reconstitution of the Board of Directors is proposed to be completed within 3 months from the Approval Date

Accordingly all the existing directors of the Company, without any further action being required on the part of any Person, shall be deemed to have resigned from the Board and the committees of the Company. The successful Resolution Applicant may appoint directors in due course as per the approved Resolution Plan.

4. As informed to the stock exchanges with each intimation of resignations tendered by the Independent Directors during the quarter ended 30-09-2018, the same was placed for approval by the Committee of Creditors, in terms of the provisions of Section 28(1)(j) of the Insolvency and Bankruptcy Code, 2016. As reported in our disclosure dated 23-10-2018, the resolution for acceptance of resignations requiring approval by 66% voters was deemed to be rejected since 41.38% voters abstained from voting (which is considered as negative vote under IBC). In view of resignation by seven Independent Directors, please refer to the remark against each independent director who is member of below committees.

5. Pursuant to sub-regulation (2A) and 2(B) in Regulation 15 in LODR, the entire provisions of Regulation 17, 18, 19, 20 and 21, including with regard to holding requisite number of meetings in a year and composition of the Board of Directors, Audit Committee, Nomination and Remuneration Committee, Stakeholders Relationship Committee and Risk Management Committee, are not applicable.

The following Remarks are appended against the following directors in the column "Remarks" under respective Remark No.

Annexure – I

II – Composition of Committees

Audit Committee Details

Remark No.Remark1In respect of Mr. Basant Kumar Goswami

Since the Company was under CIRP, the powers of the Board & its committees were vested in IRP/RP. Regulation 15 (2A) and 15 (2B) mandates that provisions of Regulations 17, 18, 19, 20 and 21 shall not apply during CIRP and roles and responsibilities under respective regulations shall be fulfilled by the IRP/RP.

Shri B. K. Goswami - Resigned w.e.f. 10-9-2018. However, Resolution was placed before Committee of Creditors for acceptance on 17-10-2018. It required 66% votes. Since 41.38% abstained from voting which is considered negative vote under IBC, resolution was deemed as rejected.

2 In respect of Mr. Sham Lal Mohan

Since the Company remained under CIRP, the powers of the Board & its committees were vested in IRP/RP. Regulation 15 (2A) and 15 (2B) mandates that provisions of Regulations 17, 18, 19, 20 and 21 shall not apply during CIRP and roles and responsibilities under respective regulations shall be fulfilled by the IRP/RP.

Shri Sham Lal Mohan - Resigned w.e.f. 17-9-2018. However, Resolution was placed before CoC for acceptance on 17-10-2018. It required 66% votes. Since 41.38% abstained from voting which is considered negative vote under IBC, resolution was deemed as rejected.

Nomination and Remuneration Committee

Remark No.Remark3In respect of Mr. Brij Behari Tandon

Since the Company remained under CIRP, the powers of the Board & its committees were vested in IRP/RP. Regulation 15 (2A) and 15 (2B) mandates that provisions of Regulations 17, 18, 19, 20 and 21 shall not apply during CIRP and roles and responsibilities under respective regulations shall be fulfilled by the IRP/RP.

Shri Brij Behari Tandon - Resigned w.e.f. 17-8-2018. However, Resolution was placed before CoC for acceptance on 17-10-2018. It required 66% votes. Since 41.38% abstained from voting which is considered negative vote under IBC, resolution was deemed as rejected.

Remark No.Remark4In respect of Mr.Lalit Bhasin

Since the Company remained under CIRP, the powers of the Board & its committees were vested in IRP/RP. Regulation 15 (2A) and 15 (2B) mandates that provisions of Regulations 17, 18, 19, 20 and 21 shall not apply during CIRP and roles and responsibilities under respective regulations shall be fulfilled by the IRP/RP.

Shri Lalit Bhasin - Resigned w.e.f. 12-9-2018. However, Resolution was placed before CoC for acceptance on 17-10-2018. It required 66% votes. Since 41.38% abstained from voting which is considered negative vote under IBC, resolution was deemed as rejected.

Stakeholders Relationship Committee

Remark No.Remark5In respect of Mr. Sham Lal Mohan

Since the Company remained under CIRP, the powers of the Board & its committees were vested in IRP/RP. Regulation 15 (2A) and 15 (2B) mandates that provisions of Regulations 17, 18, 19, 20 and 21 shall not apply during CIRP and roles and responsibilities under respective regulations shall be fulfilled by the IRP/RP.

Shri Sham Lal Mohan - Resigned w.e.f. 17-9-2018. However, Resolution was placed before CoC for acceptance on 17-10-2018. It required 66% votes. Since 41.38% abstained from voting which is considered negative vote under IBC, resolution was deemed as rejected.

Corporate Social Responsibility Committee

Remark No. Remark6 In respect of Brij Behari Tandon

Since the Company remained under CIRP, the powers of the Board & its committees were vested in IRP/RP. Regulation 15 (2A) and 15 (2B) mandates that provisions of Regulations 17, 18, 19, 20 and 21 shall not apply during CIRP and roles and responsibilities under respective regulations shall be fulfilled by the IRP/RP.

Shri Brij Behari Tandon - Resigned w.e.f. 17-8-2018. However, Resolution was placed before CoC for acceptance on 17-10-2018. It required 66% votes. Since 41.38% abstained from voting which is considered negative vote under IBC, resolution was deemed as rejected.

| | Annexure 1 | | | | | | |
|--|--|---|---------------------------------|--|--|---|---|
| Ш. | III. Meeting of Board of Directors | | | | | | |
| Disclosure of notes on meeting of board of directors explanatory | | | Add Notes | | | | |
| Sr | Date(s) of meeting (Enter dates of Previous quarter and Current quarter in chronological order) | Maximum gap between any two consecutive (in number of days) | Notes for not providing Date | Whether requirement of Quorum met (Yes/No) | Total Number of Directors as on date of the meeting | Number of Directors present* (All directors including Independent Director) | No. of Independent Directors attending the meeting* |
| | Add Delete | | | | | | |
| | Prev | | | | | | |

* to be filled in only for the current quarter meetings

Home Validate

The following Notes are appended in the "Add Notes" button in Annexure - I

III – Meeting of Board of Directors

Note

Pursuant to sub-regulation (2A) in Regulation 15 in LODR, the provisions of Regulation 17 including with regard to meetings of Board are not applicable during the period of CIRP. The resolution plan of Suraksha Realty Limited and the Lakshdeep Investments Finance Private Limited (the "Suraksha Group) by 98.66% voting in favour of the Resolution Plan, which has been filed with the Adjudicating Authority. Hon'ble NCLT, Principal Bench approved the Resolution Plan on 7th March 2023.. The Board of the company shall be re-constituted in due course as per resolution plan. And presently the Implementation and Monitoring Committee is managing the affairs of the Company.

Consequently, no meeting of the Board has been held during the reporting quarter, i.e. January – March, 2024.

| | Home Validate | | | | | | | | | |
|----|-------------------|--|--|-------------------------|---------------------------------|---|--|--|--|--|
| | Annexure 1 | | | | | | | | | |
| | | | | | IV. Meeti | ng of Committees | | | | |
| | | | | Disclosure o | f notes on meeting | of committees explanatory | Add Note | s | | |
| Sr | Name of Committee | Date(s) of meeting (Enter dates of Previous quarter and Current quarter in chronological order) | Maximum gap between any two consecutive (in number of days) | Name of other committee | Reson for not providing date | Whether requirement of Quorum met (Yes/No) | Total Number of Directors in the Committee as on date of the meeting | Number of Directors Present (All Directors including Independent Director) | No. of Independent Directors attending the meeting* | No. of members attending the meeting (other than Board of Directors) |
| | Add Delete | | | | | | | | | |
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* to be filled in only for the current quarter meetings

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The following Notes are appended in the "Add Notes" button in Annexure - I

IV – Meeting of Committees

Note

Pursuant to sub-regulation (2B) in Regulation 15 in LODR, the provisions of Regulation 18, 19, 20 and 21, including with regard to meetings of Committees of the Board are not applicable during the period of CIRP i.e. till 07th March 2023. The resolution plan of Suraksha Realty Limited and the Lakshdeep Investments Finance Private Limited (the "Suraksha Group) by 98.66% voting in favour of the Resolution Plan, which has been filed with the Adjudicating Authority. Hon'ble NCLT, Principal Bench approved the Resolution Plan on 7th March 2023. The Board of the company shall be re-constituted in due course as per resolution plan. And presently the Implementation and Monitoring Committee is managing the affairs of the Company.

The resolution Plan provides for cessation of existing directors being members in the committees of the company from the date of approval of the plan by the adjudicating authority.

Consequently, no meeting of any Committee of the Board has been held during reporting quarter i.e. January – March, 2024.

| Н | ome Validate | |
|---|---|----------------------------|
| | Details of Cyber sec | urity incidence |
| has be | ner as per Regulation 27(2)(ba) of SEBI (LODR) Regulations, 2015 there en cyber security incidents or breaches or loss of data or documents the quarter | No |
| Other details of cyber security incidence or breaches or loss of data event | | Add Notes |
| Numb | er of cyber security incidence or breaches or loss of data event | |
| occurr | ed during the quarter | |
| Sr. | Date of the event | Brief details of the event |

Home Validate

| | Annexure 1 | | | | |
|-----|--|----------------------------------|--|--|--|
| ١ | /. Related Party Transactions | | | | |
| Sr | Subject | Compliance status (Yes/No/NA) | If status is "No" details of non-compliance may be given here. | | |
| 1 | Whether prior approval of audit committee obtained | NA | | | |
| 2 | Whether shareholder approval obtained for material RPT | NA | | | |
| 3 | Whether details of RPT entered into pursuant to omnibus approval have been reviewed by Audit Committee | NA | | | |
| | Disclosure of notes on related | Add Notes | | | |
| | Disclosure of notes of material transaction | Add Notes | | | |
| Pre | | | Next | | |

The following Notes are appended in the "Add Notes" button in Annexure - I

V – Related Party Transactions

Note

This section is not applicable due to the fact that the Company was under Corporate Insolvency Resolution Process by virtue of Order dated 9-8-2017 of Hon'ble National Company Law Tribunal and the period of 180 days has recommenced vide Order dated 9-8-2018 of Hon'ble Supreme Court of India from the date of the said order that has been further extended by 90 days by NCLT vide order dated 28-1-2019. The aforesaid period of 90 days came to an end on 06-05-2019. The Hon'ble NCLT, Allahabad in an application filed by the IDBI Bank directed as per its order dated 06-05-2019/21-05-2019 that CoC and IRP must be allowed to proceed further with the CIRP process in accordance with law.

Hon'ble Supreme vide its order dated 06-11-2019 directed the IRP to complete the CIRP within a period of 90 days from the date of the said order. As per directions of the order, IRP invited the Resolution Plans from two Resolution Applicants. The Committee of Creditors approved the resolution plan submitted by NBCC (India) Limited and IRP filed the same with Hon'ble NCLT for its approval. The Hon'ble NCLT, Principal Bench, New Delhi approved the Resolution plan of the NBCC (India) Limited with certain modification on 03.03.2020. The, successful Resolution Applicant, NBCC (India) Limited filed an appeal with NCLAT on 20.03.2020 against the aforesaid order. The Hon'ble NCLAT vide its interim order dated 22.04.2020 directed that an Interim Monitoring Committee may be formed and the Resolution Plan may be implemented. The successful Resolution Applicant NBCC (India) Limited, three financial Creditors and Interim Resolution Professional formed an Interim Monitoring Committee (IMC). The successful Resolution applicant did not implement the Resolution Plan.

Hon'ble Supreme Court in the Civil Appeal Diary No(s). 14741/2020 between Jaypee Kensington Boulevard Apartments Welfare Association & Ors. Vs NBCC (India) Ltd & Ors. vide its order dated 06.08.2020 has transferred all the pending appeals/cases with NCLAT to itself i.e. to Supreme Court to avoid further delay in execution of scheme. Further, it stayed the order dated 22.04.2020 and in the meanwhile Hon'ble Supreme Court ordered the Interim Resolution Professional (IRP) to manage the affairs of the company. The arguments in the matter before Hon'ble Supreme Court concluded on 8th October, 2020 and Hon'ble Supreme Court of India vide its order dated 24th March, 2021 directed to complete CIRP within 45 days from the date of the order while inviting resolution plan from Suraksha and NBCC only. The IRP, with the consent of Committee of Creditors (CoC), filed application(s) with Hon'ble Supreme Court for grant of further time beyond 45 days. The Hon'ble Court in the Miscellaneous Application No. 769/2021 in C.A. No. 3395/2020 read with M.A. Nos. 770/2021 and 850/2021 vide order dated 27.07.2021 has allowed the same.

Pursuant to the directions of Hon'ble Supreme Court, the Interim Resolution Professional invited fresh/modified Resolution Plan from NBCC and Suraksha Realty. The CoC has sought extension from Hon'ble Supreme Court to complete the CIRP. The Resolution Applicants submitted their final resolution plans, which were put to vote by the CoC. The CoC approved the final resolution plan submitted by Suraksha Realty Limited and the Lakshdeep Investments Finance Private Limited (the "Suraksha Group) by 98.66% voting in favour of the Resolution Plan, which has been filed with the Adjudicating Authority. Hon'ble NCLT, Principal Bench approved the Resolution Plan on 7th March 2023.

The resolution Plan provides for cessation of existing directors from the date of approval of the plan by the adjudicating authority. An Implementation and Monitoring Committee (IMC) has been constituted as per the Resolution Plan and/or Order. The IMC is presently managing the affairs of the company.



| | | Annexure | II | |
|------------|--|-------------------------------------|--|--|
| | Annexure II to be submitted by listed entity at | the end of | the financial year (for the whole of fi | nancial year) |
| | I. Disclosure on | website in ter | ms of Listing Regulations | |
| Sr | Item | Compliance status (Yes/No/NA) | If status is "No" details of non-compliance may be given here. | Web address |
| 1 | Details of business | Yes | | http://jaypeeinfratech.com/business.html |
| 2 | Terms and conditions of appointment of independent directors | Yes | | http://jaypeeinfratech.com/communications/Terms&Co nditionsofAppointmentofIndependentDirectors.pdf |
| 3 | Composition of various committees of board of directors | Yes | | http://jaypeeinfratech.com/jp%20infratech/Compositon- of-various-Committees-of-the-Board-of-Directors-2.pdf |
| 4 | Code of conduct of board of directors and senior management personnel | Yes | | http://jaypeeinfratech.com/CODE%20OF%20CONDUCT% 20_Final.pdf |
| 5 | Details of establishment of vigil mechanism/ Whistle Blower policy | Yes | | http://jaypeeinfratech.com/policies/Policy-on-Vigil- Mechanism.pdf |
| 6 | Criteria of making payments to non-executive directors | Yes | | http://jaypeeinfratech.com/jp%20infratech/Criteria-for- payment-to-Non-executive-Directors.pdf |
| 7 | Policy on dealing with related party transactions | Yes | | http://jaypeeinfratech.com/policies/Policy-on-Related- Party-Transactions.pdf |
| 8 | Policy for determining 'material' subsidiaries | NA | | |
| 9 | Details of familiarization programmes imparted to independent directors | Yes | | http://jaypeeinfratech.com/policies/Familarisation- Programme-for-Independent-Directors.pdf |
| 10 | Email address for grievance redressal and other relevant details | Yes | | http://jaypeeinfratech.com/jp%20infratech/Grievance_R edressal_email_address.pdf |
| 11 | Contact information of the designated officials of the listed entity who are responsible for assisting and handling investor grievances | Yes | | http://jaypeeinfratech.com/jp%20infratech/Contacts- Details-for-Investors11.pdf |
| 12 | Financial results | Yes | | http://jaypeeinfratech.com/sebi-financial-info-financial- results.html |
| 13 | Shareholding pattern | Yes | | http://jaypeeinfratech.com/shareholdingpattern.html |
| 14 | Details of agreements entered into with the media companies and/or their associates | NA | | |
| 15.1 | Schedule of analyst or institutional investor meet and presentations made by the listed entity to | NA | | |
| 15.2 | analysts or institutional investors simultaneously with submission to stock exchange | NA | | |
| 15.2 16 | Audio or video recordings and transcripts of post earnings/quarterly calls New name and the old name of the listed entity | NA NA | | |
| 10 | Advertisements as per regulation 47 (1) | Yes | | http://jaypeeinfratech.com/sebi-advertisement-financial- results.html |
| 18 | Credit rating or revision in credit rating obtained | Yes | | http://jaypeeinfratech.com/sebi/Credit_Rating_2022.pd f |
| 19 | Separate audited financial statements of each subsidiary of the listed entity in respect of a relevant financial year | Yes | | http://jaypeeinfratech.com/subsidiary.html |
| 20 | Secretarial Compliance Report | Yes | | http://jaypeeinfratech.com/sebi-secretarial-compliance- report.html |
| 21 | Materiality Policy as per Regulation 30 (4) | Yes | | http://jaypeeinfratech.com/policies/Policy-on- Materiality-of-Events.pdf |
| 22 | Disclosure of contact details of KMP who are authorized for the purpose of determining materiality as required under regulation 30(5) | Yes | | http://jaypeeinfratech.com/jp%20infratech/Contact_det ails_asper_Reg-30(5)of_LODR_1.pdf |
| 23 | Disclosures under regulation 30(8) | Yes | | http://jaypeeinfratech.com/eventsandInformation.html |
| 24 | Statements of deviation(s) or variations(s) as specified in regulation 32 | NA | | |
| 25 | Dividend Distribution policy as per Regulation 43A(1) | NA | | |
| 26 | Annual return as provided under section 92 of the Companies Act, 2013 | Yes | | http://jaypeeinfratech.com/sebi-annual-return.html |
| 27 | Confirmation that the above disclosures are in a separate section as specified in regulation 46(2) | Yes | | http://jaypeeinfratech.com/sebi.html |
| 28 | Compliance with regulation 46(3) with respect to accuracy of disclosures on the website and timely updating | Yes | | http://jaypeeinfratech.com/sebi.html |
| 29 | Disclosure of notes on website in terms of Listing Regulations explanatory [Text Block] | | Add Notes | |

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The following Notes are appended in the "Add Notes" button in Annx. - II

I – Disclosure on website in terms of Listing Regulations

Note

The detailed Corporate Governance Report in PDF format with Notes appended thereto at its various sections is available on the website of the Company.



| | Annexure 1 | | | | |
|----|--|---------------------------|--|--|--|
| | VI. Affirmations | | | | |
| Sr | Subject | Compliance status (Yes/No | | | |
| 1 | The composition of Board of Directors is in terms of SEBI (Listing obligations and disclosure requirements) Regulations, 2015 | Yes | | | |
| 2 | The composition of the following committees is in terms of SEBI(Listing obligations and disclosure requirements) Regulations, 2015 a. Audit Committee | Yes | | | |
| 3 | The composition of the following committees is in terms of SEBI(Listing obligations and disclosure requirements) Regulations, 2015. b. Nomination & remuneration committee | Yes | | | |
| 4 | The composition of the following committees is in terms of SEBI(Listing obligations and disclosure requirements) Regulations, 2015. c. Stakeholders relationship committee | Yes | | | |
| 5 | The composition of the following committees is in terms of SEBI(Listing obligations and disclosure requirements) Regulations, 2015. d. Risk management committee (applicable to the top 1000 listed entities) | NA | | | |
| 6 | The committee members have been made aware of their powers, role and responsibilities as specified in SEBI (Listing obligations and disclosure requirements) Regulations, 2015. | Yes | | | |
| 7 | The meetings of the board of directors and the above committees have been conducted in the manner as specified in SEBI (Listing obligations and disclosure requirements) Regulations, 2015. | Yes | | | |
| 8 | This report and/or the report submitted in the previous quarter has been placed before Board of Directors. | Yes | | | |
| 9 | Any comments/observations/advice of Board of Directors may be mentioned here: | Add Notes | | | |
| Pr | ev | Next | | | |

| | Annexure 1 | | | | |
|----|-------------------|---|--|--|--|
| Sr | Subject | Compliance status | | | |
| 1 | Name of signatory | Surender Kumar Mata | | | |
| 2 | Designation | Company Secretary and Compliance Officer | | | |

The following Notes are appended in the "Add Notes" button in Annexure - I

VI – Affirmations

Note

The Company was under CIRP since 9-8-2017 and the period of 180 days has recommenced vide Order dated 9-8-2018 of Hon'ble Supreme Court of India from the date of the said order. Consequently, the powers of the Board remained suspended.

Hon'ble Supreme vide its order dated 06-11-2019 directed the IRP to complete the CIRP within a period of 90 days from the date of the said order. As per directions of the order, IRP invited the Resolution Plans from two Resolution Applicants. The Committee of Creditors approved the resolution plan submitted by NBCC (India) Limited and IRP filed the same with Hon'ble NCLT for its approval. The Hon'ble NCLT, Principal Bench, New Delhi approved the Resolution Applicant, NBCC (India) Limited with certain modification on 03.03.2020. The, successful Resolution Applicant, NBCC (India) Limited filed an appeal with NCLAT on 20.03.2020 against the aforesaid order. The Hon'ble NCLAT vide its interim order dated 22.04.2020 directed that an Interim Monitoring Committee may be formed and the Resolution Plan may be implemented. The successful Resolution Applicant NBCC (India) Limited, three financial Creditors and Interim Resolution Professional have formed an Interim Monitoring Committee (IMC). The successful Resolution applicant has not implemented the Resolution Plan.

Hon'ble Supreme Court in the Civil Appeal Diary No(s). 14741/2020 between Jaypee Kensington Boulevard Apartments Welfare Association & Ors. Vs NBCC (India) Ltd & Ors. vide its order dated 06.08.2020 has transferred all the pending appeals/cases with NCLAT to itself i.e. to Supreme Court to avoid further delay in execution of scheme. Further, it stayed the order dated 22.04.2020 and in the meanwhile Hon'ble Supreme Court ordered the Interim Resolution Professional (IRP) to manage the affairs of the company. The arguments in the matter before Hon'ble Supreme Court concluded on 8th October, 2020 and Hon'ble Supreme Court of India vide its order dated 24th March, 2021 directed to complete CIRP within 45 days from the date of the order while inviting resolution plan from Suraksha and NBCC only. The IRP, with the consent of Committee of Creditors (CoC), filed application(s) with Hon'ble Supreme Court for grant of further time beyond 45 days. The Hon'ble Court in the Miscellaneous Application No. 769/2021 in C.A. No. 3395/2020 read with M.A. Nos. 770/2021 and 850/2021 vide order dated 27.07.2021 has allowed the same.

Pursuant to the directions of Hon'ble Supreme Court, the Interim Resolution Professional invited fresh/modified Resolution Plan from NBCC and Suraksha Realty. The CoC has sought extension from Hon'ble Supreme Court to complete the CIRP. The Resolution Applicants submitted their final resolution plans, which were put to vote by the CoC. The CoC approved the final resolution plan submitted by Suraksha Realty Limited and the Lakshdeep Investments Finance Private Limited (the "Suraksha Group) by 98.66% voting in favour of the Resolution Plan, which has been filed with the Adjudicating Authority. Hon'ble NCLT, Principal Bench approved the Resolution Plan on 7th March 2023.

The resolution Plan provides for cessation of existing directors from the date of approval of the plan by the adjudicating authority. An Implementation and Monitoring Committee (IMC) has been constituted as per the Resolution Plan and/or Order. The IMC is presently managing the affairs of the company.

Pursuant to sub-regulation (2A) and (2B) of Regulation 15 of LODR, Regulation 17, 18, 19, 20 and 21 were not applicable during CIRP.

In view of the above facts:

a) Affirmations in Para 1, 2, 3, 4, 6, 7 & 8 in case of the Company should be read/construed as not applicable.

| r | I. Annual Affirmations Particulars | Regulation Number | Compliance status | If status is "No" details of non-compliance may be given here. |
|--------|--|--|-------------------|---|
| | Independent director(s) have been appointed in terms of specified criteria of 'independence' and/or | - | (Yes/No/NA) | |
| | 'eligibility' | 16(1)(b) & 25(6) | NA | |
| | Board composition | 17(1), 17(1A) & 17(1C), 17(1D) & 17(1E) | NA | |
| | Meeting of Board of directors | 17(2) | NA | |
| | Quorum of Board meeting | 17(2A) | NA | |
| | Review of Compliance Reports | 17(3) | NA | |
| | Plans for orderly succession for appointments | 17(4) | Yes | |
| | Code of Conduct | 17(5) | Yes | |
| | Fees/compensation | 17(6) | NA | |
| | Minimum Information | 17(7) | NA | |
| | Compliance Certificate | 17(8) | NA | |
| | Risk Assessment & Management | 17(9) | NA | |
| | Performance Evaluation of Independent Directors | 17(10) | NA | |
| _ | Recommendation of Board | 17(11) | NA | |
| | Maximum number of Directorships | 17A | NA | |
| | Composition of Audit Committee | 18(1) | NA | |
| 5 | Meeting of Audit Committee Role of Audit Committee and information to be reviewed by the audit committee | 18(2) 18(3) | NA NA | |
| 3 | Composition of nomination & remuneration committee | 19(1) & (2) | NA | |
|)) | Quorum of Nomination and Remuneration Committee meeting | 19(1) & (2) 19(2A) | NA | |
| _ | Meeting of Nomination and Remuneration Committee | 19(2A) 19(3A) | NA | |
| | Role of Nomination and Remuneration Committee | 19(3A) | NA | |
| 2 | Composition of Stakeholder Relationship Committee | 20(1), 20(2) & 20(2A) | NA | |
| _ | Meeting of Stakeholders Relationship Committee | 20(1), 20(2) & 20(2)() 20(3A) | NA | |
| 1 | Role of Stakeholders Relationship Committee | 20(4) | NA | |
| 5 | Composition and role of risk management committee | 21(1),(2),(3),(4) | NA | |
| 6 | Meeting of Risk Management Committee | 21(3A) | NA | |
| 7 | Quorum of Risk Management Committee meeting | 21(3B) | NA | |
| | Gap between the meetings of the Risk Management Committee | 21(3C) | NA | |
| | Vigil Mechanism | 22 | Yes | |
| 0 | Policy for related party Transaction | 23(1), (1A), (5), (6), & (8) | Yes | |
| 1 | Prior or Omnibus approval of Audit Committee for all related party transactions | 23(2), (3) | NA | |
| 2 | Approval for material related party transactions | 23(4) | NA | |
| 3 | Disclosure of related party transactions on consolidated basis | 23(9) | No | The Company has yet to finalise Quarterly and yearly financial results. The Company shall comply with Regulation 23(9) in due course. |
| 1 | Composition of Board of Directors of unlisted material Subsidiary | 24(1) | No | The Company has no independent directors on its board. |
| 5 | Other Corporate Governance requirements with respect to subsidiary of listed entity | 24(2),(3),(4),(5) & (6) | No | The details from the subsidiary are not being received. |
| 5 | Alternate Director to Independent Director | 25(1) | NA | |
| 7 | Maximum Tenure | 25(2) | NA | |
| 3 | Appointment, Re-appointment or removal of an Independent Director through special resolution or the alternate mechanism | 25(2A) | NA | |
| 9 | Meeting of independent directors | 25(3) & (4) | NA | |
| D | Familiarization of independent directors | 25(7) | NA | |
| _ | Declaration from Independent Director | 25(8) & (9) | NA | |
| 2 | Directors and Officers insurance | 25(10) | NA | |
| 3 | Confirmation with respect to appointment of Independent Directors who resigned from the listed entity | 25(11) | NA | |
| ŀ | Memberships in Committees | 26(1) | NA | |
| 5 | Affirmation with compliance to code of conduct from members of Board of Directors and Senior management personnel | 26(3) | Yes | |
| 5 | Disclosure of Shareholding by Non-Executive Directors | 26(4) | NA | |
| | Policy with respect to Obligations of directors and senior management | 26(2) & 26(5) | NA | |
| 3 | Approval of the Board and shareholders for compensation or profit sharing in connection with dealings in the securities of the listed entity | 26(6) | NA | |
| Э | Vacancies in respect Key Managerial Personnel | 26A(1) & 26A(2) | No | Company will appoint CFO in due course upon implementation of Resolution by Successful RA. |
| | Any other information to be provided | | 1 | Add Notes |

| | Annexure II | |
|---|-------------------|--|
| 1 | Name of signatory | Surender Kumar Mata |
| 2 | Designation | Company Secretary and Compliance Officer |

The following Notes are appended in the "Add Notes" button in Anex. - II

VI – Annual Affirmations

Note

The Company is under CIRP since 9-8-2017 and the period of 180 days has recommenced vide Order dated 9-8-2018 of Hon'ble Supreme Court of India from the date of the said order. Consequently, the powers of the Board remained suspended.

Hon'ble Supreme court vide its order dated 06-11-2019 directed the IRP to complete the CIRP within a period of 90 days from the date of the said order. As per directions of the order, IRP invited the Resolution Plans from two Resolution Applicants. The Committee of Creditors approved the resolution plan submitted by NBCC (India) Limited and IRP filed the same with Hon'ble NCLT for its approval. The Hon'ble NCLT, Principal Bench, New Delhi approved the Resolution plan of the NBCC (India) Limited with certain modification on 03.03.2020. The, successful Resolution Applicant, NBCC (India) Limited filed an appeal with NCLAT on 20.03.2020 against the aforesaid order. The Hon'ble NCLAT vide its interim order dated 22.04.2020 directed that an Interim Monitoring Committee may be formed and the Resolution Plan may be implemented. The successful Resolution Applicant NBCC (India) Limited, three financial Creditors and Interim Resolution Professional have formed an Interim Monitoring Committee (IMC). The successful Resolution applicant has not implemented the Resolution Plan.

Hon'ble Supreme Court in the Civil Appeal Diary No(s). 14741/2020 between Jaypee Kensington Boulevard Apartments Welfare Association & Ors. Vs NBCC (India) Ltd & Ors. vide its order dated 06.08.2020 has transferred all the pending appeals/cases with NCLAT to itself i.e. to Supreme Court to avoid further delay in execution of scheme. Further, it stayed the order dated 22.04.2020 and in the meanwhile Hon'ble Supreme Court ordered the Interim Resolution Professional (IRP) to manage the affairs of the company. The arguments in the matter before Hon'ble Supreme Court concluded on 8th October, 2020 and Hon'ble Supreme Court of India vide its order dated 24th March, 2021 directed to complete CIRP within 45 days from the date of the order while inviting resolution plan from Suraksha and NBCC only. The IRP, with the consent of Committee of Creditors (CoC), filed application(s) with Hon'ble Supreme Court for grant of further time beyond 45 days. The Hon'ble Court in the Miscellaneous Application No. 769/2021 in C.A. No. 3395/2020 read with M.A. Nos. 770/2021 and 850/2021 vide order dated 27.07.2021 has allowed the same.

Pursuant to the directions of Hon'ble Supreme Court, the Interim Resolution Professional invited fresh/modified Resolution Plan from NBCC and Suraksha Realty. The CoC has sought extension from Hon'ble Supreme Court to complete the CIRP. The Resolution Applicants submitted their final resolution plans, which were put to vote by the CoC. The CoC approved the final resolution plan submitted by Suraksha Realty Limited and the Lakshdeep Investments Finance Private Limited (the "Suraksha Group) by 98.66% voting in favour of the Resolution Plan, which has been filed with the Adjudicating Authority. Hon'ble NCLT, Principal Bench approved the Resolution Plan on 7th March 2023.

The resolution Plan provides for cessation of existing directors from the date of approval of the plan by the adjudicating authority. An Implementation and Monitoring Committee (IMC) has been constituted as per the Resolution Plan and/or Order. The IMC, which is presently managing the affairs of the company.

The powers of the Board of Directors of the Company stand suspended w.e.f. 9-8-2017 till the date of approval of the Resolution Plan i.e. 07th March 2023 and from the date of the order they are deemed to ceased to be the directors of the company. The powers of the Board were/are vested in and were/are being exercised by the IRP/IMC.

Holding meetings of the Board or Committees may not be requisite and would only be considered for compliance purposes and not for conducting any business;

The declaration of affirmation / not applicability mentioned against each annual affirmation at Serial No. 1 to 49 may be construed in accordance with the above facts.

| Home | Validate |
|------|----------|
|------|----------|

| | Annexure II | | | | | |
|------|--|-------------------------------|--|--|--|--|
| - II | III. Affirmations | | | | | |
| Sr | Particulars | Compliance status (Yes/No/NA) | | | | |
| | The Listed Entity has approved Material Subsidiary Policy and the | | | | | |
| 1 | Corporate Governance requirements with respect to subsidiary of Listed | NA | | | | |
| | Entity have been complied | | | | | |
| | Add Notes | | | | | |
| Pr | ev | Next | | | | |

| | Annexure II | | | | |
|---|-------------------|---|--|--|--|
| 1 | Name of signatory | Surender Kumar Mata | | | |
| 2 | Designation | Company Secretary and Compliance Officer | | | |

The following Notes are appended in the "Add Notes" button in Anex. - II

VI – Annual Affirmations Cont.

Note

The Company had approved Material Subsidiary Policy upon commencement of LODR and the same is in place. Subsequently, the Corporate Insolvency Resolution Process (CIRP) commenced from 9-8-2017 and the same continued till 07th March 2023 i.e. the date of approval of the resolution plan by the adjudicating Authority. Consequently, no meetings are being held and therefore, the Corporate Governance requirements with respect to subsidiary are not applicable during the period.

The resolution Plan provides for cessation of existing directors from the date of approval of the plan by the adjudicating authority. An Implementation and Monitoring Committee (IMC) has been constituted as per the Resolution Plan and/or Order. The IMC, which is presently managing the affairs of the company.

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| Additional Half yearly Disclosure | | | | | |
|---|---|---|---|--|--|
| Applicability of disclosure | Applicable | | | | |
| ··· · | Add Notes | | | | |
| Reason for Non Applicability | | | | | |
| I. Disclosure of Loans/ guarantees/comfort letters /s | securities etc.refer note below | The Figure should be mentioned in Actual INR only | | | |
| (A)Any loan or any other form of debt advanced by the I | isted entity directly or indirectly to | | | | |
| Entity | Aggregate amount advanced during six months | Balance outstanding at the end of six months | | | |
| Promoter or any other entity controlled by them | 0.00 | 0.00 | | | |
| | | | | | |
| Promoter Group or any other entity controlled by them | 0.00 | 0.00 | | | |
| Directors (including relatives) or any other entity | | | | | |
| controlled by them | 0.00 | 0.00 | | | |
| KMPs or any other entity controlled by them | 0.00 | 0.00 | | | |
| (B) Any guarantee / comfort letter (by whatever name ca | alled) provided by the listed entity directly or indirect | y, in connection with any loan(s) or any other form of | · · · · · · · · · · · · · · · · · · · | | |
| Entity | Type (guarantee, comfort letter etc.) | Aggregate amount of issuance during six months | Balance outstanding at the end of six months(taking into account any invocation) | | |
| Promoter or any other entity controlled by them | NA | 0.00 | 0.00 | | |
| | | | | | |
| Promoter Group or any other entity controlled by them | NA | 0.00 | 0.00 | | |
| Directors (including relatives) or any other entity | | | | | |
| controlled by them | NA | 0.00 | 0.00 | | |
| KMPs or any other entity controlled by them | NA | 0.00 | 0.00 | | |
| (C) Any security provided by the listed entity directly or | indirectly, in connection with any loan(s) or any other | form of debt availed by | | | |
| Entity | Type of security (cash, shares etc.) | Aggregate value of security provided during six months | Balance outstanding at the end of six months | | |
| Promoter or any other entity controlled by them | Land (as per note Attached) | 0.00 | 1675000000.00 | | |
| | | | | | |
| Promoter Group or any other entity controlled by them | NA | 0.00 | 0.00 | | |
| Directors (including relatives) or any other entity | | | | | |
| controlled by them | NA | 0.00 | 0.00 | | |
| KMPs or any other entity controlled by them | NA | 0.00 | 0.00 | | |
| (D) Additional Information | | | Add Notes | | |
| II. Affirmations | | | | | |
| Affirma | tions | Compliance Status | Company Remarks | | |
| All loans (or other form of debt), guarantees, comfort letters (by whatever name called) or securities in | | Yes | Add Notes | | |
| connection with any loan(s) (or other form of debt) given directly or indirectly by the listed entity to | | 165 | | | |
| Name | Aalok Dave | | | | |
| Designation | CEO | | | | |
| Place | NOIDA | | | | |
| Date | 18-04-2024 | | | | |

The following Notes are appended in the "Add Notes" button Additional Half Yearly Disclosure Note

Security Provided by the Company

The Company provided the following security for the financial assistance of Rupee 1675 crore (Rupee Term Loan of Rs. 1500 crore and overdraft for an amount of Rs. 175 Crores) availed by Jaiprakash Associates Limited (JAL), the holding company.

| S. No | Location | Area (in acres) | Lenders |
|-------|------------------------|---------------------|--------------------|
| 1 | Land Parcel -4, Tappal | 100.00 | ICICI Bank limited |

The Company was under CIRP since 09.08.2017 and the CoC approved the final resolution plan submitted by Suraksha Realty Limited and the Lakshdeep Investments Finance Private Limited (the "Suraksha Group) by 98.66% voting in favour of the Resolution Plan, which has been filed with the Adjudicating Authority. Hon'ble NCLT, Principal Bench approved the Resolution Plan on 7th March 2023. Presently, Implementation and Monitoring Committee, (IMC) is managing the affairs of the Company. There is no CFO as on 31.03.2024.



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| Signatory Details | | |
|-----------------------|--|--|
| Name of signatory | Surender Kumar Mata | |
| Designation of person | Company Secretary and Compliance Officer | |
| Place | NOIDA | |
| Date | 18-04-2024 | |

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