FORM H COMPLIANCE CERTIFICATE

(Under Regulation 39(4) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016

I, [Name of the resolution professional], an insolvency professional enrolled with [name of insolvency professional agency] and registered with the Board with registration number [registration number], am the resolution professional for the corporate insolvency resolution process (CIRP) of [name of the corporate debtor (CD)].

Sl. No.	Particulars	Description
1	Name of the CD	
2	Date of Initiation of CIRP	
3	Date of Appointment of IRP	
4	Date of Publication of Public Announcement	
5	Date of Constitution of CoC	
6	Date of First Meeting of CoC	
7	Date of Appointment of RP	
8	Date of Appointment of Registered Valuers	
9	Date of Issue of Invitation for EoI	
10	Date of Final List of Eligible Prospective Resolution Applicants	
11	Date of Invitation of Resolution Plan	
12	Last Date of Submission of Resolution Plan	
13	Date of Approval of Resolution Plan by CoC	
14	Date of Filing of Resolution Plan with Adjudicating Authority	
15	Date of Expiry of 180 days of CIRP	
16	Date of Order extending the period of CIRP	
17	Date of Expiry of Extended Period of CIRP	
18	Fair Value	
19	Liquidation value	
20	Number of Meetings of CoC held	

2. The details of the CIRP are as under:

3. I have examined the Resolution Plan received from Resolution Applicant (.....) and approved by Committee of Creditors (CoC) of [Name of the corporate debtor].

4. I hereby certify that-

(i) the said Resolution Plan complies with all the provisions of the Insolvency and Bankruptcy Code 2016 (Code), the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016 (CIRP Regulations) and does not contravene any of the provisions of the law for the timebeing in force.

(ii) the Resolution Applicant (.....) has submitted an affidavit pursuant to section 30(1) of the Code confirming its eligibility under section 29A of the Code to submit resolution plan. The contents of the said affidavit are in order.

(iii) the said Resolution Plan has been approved by the CoC in accordance with the provisions of the Code and the CIRP Regulations made thereunder. The Resolution Plan has been approved by [state the number of votes by which Resolution Plan was approved by CoC] % of voting share of financial creditors after considering itsfeasibility and viability and other requirements specified by the CIRP Regulations.

(iv) The voting was held in the meeting of the CoC on [state the date of meeting] where all the members of theCoC were present.

or

I sought vote of members of the CoC by electronic voting system which was kept open at least for 24 hours as per the regulation 26.

[strike off the part that is not relevant]

5. The list of financial creditors of the CD [state the name of CD] being members of the CoC and distribution of voting share among them is as under:

Sl. No.	Name of Creditor	Voting Share (%)	Voting for Resolution Plan (Voted for /
			Dissented / Abstained)

6. The Resolution Plan includes a statement under regulation 38(1A) of the CIRP Regulations as to how it has dealt with the interests of all stakeholders in compliance with the Code and regulations made thereunder.

7. The amounts provided for the stakeholders under the Resolution Plan is as under:

	(Amount in Rs. 1	akh)				
S1.	Category of	Sub-Category of	Amount	Amount	Amount	Amount
No.	Stakeholder*	Stakeholder	Claimed	Admitted	Provided	Provided
					under the	to the
					Plan#	Amount
						Claimed
						(
						(%)
(1)	(2)	(3)	(4)	(5)	(6)	(7)
(1)	(2)	(3)		(3)	(0)	(7)
1	Secured Financial	(a) Creditors not having				
	Creditors	a right to vote under				
		sub-section (2) of				
		section 21				
		(b) Other than (a) above:				
		(i) who did not vote in				
		favour of the resolution				

		Plan
		(ii) who voted in favour
		of the resolution plan
		Total[(a) + (b)]
2	Unsecured	(a) Creditors not having
2	Financial Creditors	a right to vote under
		sub-section (2) of
		section 21
		(b) Other than (a) above:
		(i) who did not vote in
		favour of the resolution
		Plan
		(ii) who voted in favour
		of the resolution plan
		Total[(a) + (b)]
3	Operational	(a) Related Party of
3	Creditors	Corporate Debtor
		(b) Other than (a) above:
		(i)Government (ii)Workmen
		(iii)Employees
		(iv)
		Total[(a) + (b)]
4	Other debts and	
	dues	
Grand	Total	
*16		

*If there are sub-categories in a category, please add rows for each sub-category.

Amount provided over time under the Resolution Plan and includes estimated value of non-cash components. It is not NPV.]

s. The increases of existing shareholders have been altered by the resolution plan as under.						
Sl. No	Category of	No. of Shares	No. of Shares	Voting Share	Voting Share (%)	
	Share Holder	held before	held after the	(%) held before	held after CIRP	
		CIRP	CIRP	CIRP		
1	Equity					
2	Preference					
3						

8. The interests of existing shareholders have been altered by the Resolution plan as under:

9. The compliance of the Resolution Plan is as under:

Section of the	Requirement with respect to Resolution Plan	Clause of	Compliance
Code /		Resolution Plan	(Yes / No)
Regulation No.		1 Iuli	
25(2)(h)	Whether the Resolution Applicant meets the criteria approved		
20(2)(11)	by the CoC having regard to the complexity and scale of		
	operations of business of the CD?		
Section 29A	Whether the Resolution Applicant is eligible to submit		
	resolution plan as per final list of Resolution Professional or		
	Order, if any, of the Adjudicating Authority?		
Section 30(1)	Whether the Resolution Applicant has submitted an affidavit stating that it is eligible?		
Section 30(2)	Whether the Resolution Plan-		
	(a) provides for the payment of insolvency resolution process		
	costs?		
	(b) provides for the payment to the operational creditors?		
	(c) provides for the payment to the financial creditors who did		
	not vote in favour of the resolution plan?		
	(d) provides for the management of the affairs of the corporate		
	debtor?		
	(e) provides for the implementation and supervision of the resolution plan?		
	resolution plan?		
	(f) contravenes any of the provisions of the law for the time being in force?		
Section 30(4)	Whether the Resolution Plan		
	(a) is feasible and viable, according to the CoC?		
	(b) has been approved by the CoC with 66% voting share?		
Section 31(1)	Whether the Resolution Plan has provisions for its effective implementation plan, according to the CoC?		
Regulation 35A	Where the resolution professional made a determination if the		
0	corporate debtor has been subjected to any transaction of the		
	nature covered under sections 43, 45, 50 or 66, before the one		
	hundred and fifteenth day of the insolvency commencement		
	date, under intimation to the Board?		
Regulation38	Whether the amount due to the operational creditors under the		
(1)	resolution plan has been given priority in payment over financial		
	creditors?		

Regulation	Whether the resolution plan includes a statement as to how it has	
38(1A)	dealt with the interests of all stakeholders?	
Regulation	(i) Whether the Resolution Applicant or any of its related parties	
38(1B)	has failed to implement or contributed to the failure of	
	implementation of any resolution plan approved under the Code.	
	(ii) If so, whether the Resolution Applicant has submitted the statement giving details of such non-implementation?	
Regulation	Whether the Resolution Plan provides:	
38(2)	(a) the term of the plan and its implementation schedule?	
	(b) for the management and control of the business of the	
	corporate debtor during its term?	
	(c) adequate means for supervising its implementation?	
38(3)	Whether the resolution plan demonstrates that –	
	(a) it addresses the cause of default?	
	(b) it is feasible and viable?	
	(c) it has provisions for its effective implementation?	
	(d) it has provisions for approvals required and the timeline for the same?	
	(e) the resolution applicant has the capability to implement the	
	resolution plan?	
39(2)	Whether the RP has filed applications in respect of transactions observed, found or determined by him?	
Regulation 39(4)	Provide details of performance security received, as referred to in sub-regulation (4A) of regulation 36B.	

10. The CIRP has been conducted as per the timeline indicated as under:

Section of the Code /	Description of Activity	Latest Timeline	Actual Date
Regulation No.		under regulation	
		40A	
Section 16(1)	Commencement of CIRP and Appointment of IRP	Т	Т
Regulation 6(1)	Publication of Public Announcement	T+3	
Section 15(1)(c)	Submission of Claims	T+14	
/Regulation 12 (1)			
Regulation 13(1)	Verification of Claims	T+21	
Section 26(6A) /	Application for Appointment of Authorised	T+23	
Regulation 15A	Representative, if necessary		
Regulation 17(1)	Filing of Report Certifying Constitution of CoC	T+23	
Section 22(1) and	First Meeting of the CoC	T+30	
regulation 17(2)			
Regulation 35A	Determination of fraudulent and other transactions	T+115	
Regulation 27	Appointment of two Registered Valuers	T+47	
Regulation 36 (1)	Submission of Information Memorandum to CoC	T+54]	
Regulation 36A	Invitation of EoI	T+75	
	Publication of Form G	T+75	
	Provisional List of Resolution Applicants	T+100	
	Final List of Resolution Applicants	T+115	
Regulation 36B	Issue of Request for Resolution Plan, which	T+105	
	includes Evaluation Matrix and Information		
	Memorandum to Resolution Applicants		

Section 30(6) / Regulation 39(4)	Submission of CoC approved Resolution Plan	T+165	
Section 31(1)	Approval of Resolution Plan	T=180	

11. The time frame proposed for obtaining relevant approvals is as under:

Sl. No.	Nature of Approval	Name of applicable	Name of Authority	When to be obtained
		Law	who will grant	
			Approval	
1				
2				
3				

12. The Resolution Plan is not subject to any contingency.

or

The Resolution Plan is subject to the following contingencies (Elaborate the contingencies):

i.....

ii.....

13. Following are the deviations / non-compliances of the provisions of the Insolvency and Bankruptcy Code, 2016, regulations made or circulars issued thereunder (If any deviation/ non-compliances were observed, please state the details and reasons for the same):

S1.	Deviation/Non-compliance	Section of the Code /	Reasons	Whether rectified or
No.	observed	Regulation No. / Circular		not
		No.		
1				
2				
3				

14. The Resolution Plan is being filed days before the expiry of the period of CIRP provided in section 12 of the Code.

S1.	Type of Transaction	Date of Filing with	Date of Order of the	Brief	of the
No.		Adjudicating	Adjudicating	Order	
		Authority	Authority		
1	Preferential transactions under section 43				
2	Undervalued transactions under section 45				
3	Extortionate credit transactions under section 50				
4	Fraudulent transactions under section 66				

15. Provide details of section 66 or avoidance application filed / pending.

15A. The committee has approved a plan providing for contribution under regulation 39B as under:

- a. Estimated liquidation cost: Rs.....
- b. Estimated liquid assets available: Rs.....
- c. Contributions required to be made: Rs.....
- d. Financial creditor wise contribution is as under:

Sl. No.	Name of financial creditor	Amount to be contributed (Rs.)
1		
2		
Total		

15B. The committee has recommended under regulation 39C as under:

- a. Sale of corporate debtor as a going concern: Yes / No
- b. Sale of business of corporate debtor as a going concern: Yes / No

The details of recommendation are available with the resolution professional.

15C. The committee has fixed, in consultation with the resolution professional, the fee payable to the liquidator during the liquidation period under regulation 39D.]

16. I (Name of Resolution Professional) hereby certify that the contents of this certificate are true and correct to the best of my knowledge and belief, and nothing material has been concealed therefrom.

(Signature) Name of the Resolution Professional: IP Registration No: Address as registered with the Board: Email id as registered with the Board: