

July 31, 2018

BSE Limited Phiroze Jeejeebhoy Towers Dalal Street Mumbai 400 001 National Stock Exchange of India Limited Exchange Plaza, 5th floor Plot No. C/1, G Block Bandra-Kurla Complex Bandra (East) Mumbai 400 051

Sir/Madam

Subject: Inter-creditor Agreement for Resolution of Stressed Assets

Please refer to the press release by Indian Banks' Association (IBA) dated July 20, 2018 in connection with Inter-creditor Agreement for Resolution of Stressed Assets (ICA).

Pursuant to the approval of our Board of Directors, our Bank has entered into the ICA.

We request you to take the same on your record.

Yours faithfully,

For ICICI Bank Limited

Ranganath Athreva Company Secretary

CIN.: L65190GJ1994PLC021012

Near Chakli Circle, Old Padra Road, Vadodara 390 007, India.

Regd. Office: ICICI Bank Tower,

DATED: JULY 23, 2018

INTERCREDITOR AGREEMENT FOR RESOLUTION OF STRESSED ASSETS

AMONGST

THE BANKS, FINANCIAL INSTITUTIONS AND OTHER LENDERS SET OUT IN SCHEDULE I as Lenders



TABLE OF CONTENTS

1.	DEFINITIONS AND PRINCIPLES OF CONSTRUCTION	2
2.	LEAD LENDER	7
3.	REFERENCE OF ANY BORROWER FOR RESOLUTION UNDER THIS AGREEMEN	NT 10
4.	RESOLUTION PLAN	10
5.	OVERSEEING COMMITTEE	11
6.	APPROVAL OF RESOLUTION PLAN	11
7.	DISSENTING LENDERS	12
8.	AUTHORITY	13
9.	EXIT FROM RESOLUTION PROCESS	13
10.	TERMINATION OF THIS AGREEMENT	14
11.	CHANGES TO LEAD LENDER	14
12.	STAND STILL	14
13.	REMOVAL OF DIFFICULTIES	15
14.	EFFECTIVENESS	15
15.	ACCESSION	15
16.	NOTICE	16
17.	GOVERNING LAW AND JURISDICTION	16
18.	CONFIDENTIALITY	16
19.	AMENDMENT	16
20.	SEVERABLILITY	17
21.	ASSIGNMENT	17
22.	COUNTERPARTS AND CUSTODY OF ORIGINALS	17
SCH	HEDULE I DETAILS OF THE LENDERS	18
SCH	HEDULE II DEED OF ACCESSION	21

INTERCREDITOR AGREEMENT FOR RESOLUTION OF STRESSED ASSETS

This **INTERCREDITOR AGREEMENT FOR RESOLUTION OF STRESSED ASSETS** (the "**Agreement**") is made on the 23rd day of July, 2018 at Mumbai, by and amongst:

THE BANKS, FINANCIAL INSTITUTIONS AND OTHER LENDERS SET OUT IN SCHEDULE I HERETO, including any lender that may accede from time to time in accordance with the provisions of this Agreement (hereinafter collectively referred to as the "Lenders" and individually as a "Lender", which expression will, unless repugnant to the context or meaning thereof, be deemed to mean and include their successors, transferees, novatees and assigns).

WHEREAS:

- (A) The Relevant Lenders have provided Facilities to the respective Borrowers from time to time.
- (B) The Borrowers have been facing stress due to various reasons and their accounts have been classified as "special mention account" (SMA) or "non performing asset" (NPA), as the case may be, by all or some of the Relevant Lenders.
- (C) The Reserve Bank of India has issued guidelines containing revised framework for resolution of stressed assets on February 12, 2018 (hereinafter referred to as the "Regulatory Framework", which term shall also include the amendments that are made from time to time). The said Regulatory Framework *inter alia* contemplates that the lenders must put in place board approved policies for resolution of stressed assets under the said framework including the timelines for resolution.
- (D) In order to give effect to and comply with the Regulatory Framework after obtaining approval of their respective board of directors, the Lenders are entering into this Agreement to (i) set out the overall framework, where relevant and applicable, for revival and rehabilitation of the Borrowers and effectuating the implementation of a debt resolution plan in respect of the Facilities provided by Relevant Lenders to each respective Borrower with a view to optimising and preserving the recovery for the Relevant Lenders; and (ii) appoint and authorise the Lead Lender to facilitate this process and to take necessary actions and steps in connection with formulation and implementation of such debt resolution plan.
- (E) The Lenders acknowledge that while there can be different approaches to formulation of a resolution plan, an optimal resolution plan is the one that is just and fair and is prepared in good faith given the prevailing facts and circumstances.
- (F) The Lenders also agree and acknowledge that each resolution plan that is prepared pursuant to this Agreement shall be in compliance with the provisions of Regulatory Framework, applicable guidelines/notifications issued by the RBI from time to time and other Applicable Laws, in each case, as amended, modified or replaced from time to time.

NOW, THEREFORE, in consideration of the foregoing and other good and valid consideration, the receipt and adequacy of which are hereby expressly acknowledged, the Lenders hereby agree as follows:

1. DEFINITIONS AND PRINCIPLES OF CONSTRUCTION

1.1 Definitions

Unless otherwise repugnant to the meaning or context hereof, the capitalized terms shall have the following meanings.

Applicable Law means any constitution, statute, law, equity, regulation, ordinance, rule, judgment, order, decree, clearance, approval, directive, guideline, policy, requirement, or other governmental restriction or any similar form of decision, or determination by, or any interpretation or administration of any of the foregoing by,

any Governmental Agency whether in effect as of the date of this Agreement or thereafter and in each case as amended, as applicable and including, without limitation, guidelines, circulars and notifications issued by the RBI from time to time.

Borrowers mean such entity(ies)

- (i) to whom the aggregate Outstanding of the Relevant Lenders is more than INR 50 crores (Indian Rupees Fifty Crores only); or
- (ii) who may be referred by the Majority Lenders for debt resolution under the provisions of this Agreement; or
- (iii) who may be referred by the RBI or pursuant to the applicable Regulatory Framework for debt resolution under the provisions of this Agreement,

in each case, that has availed financial assistance (whether fund based or non-fund based) from two or more Relevant Lenders and that is currently in default in payment/repayment of such Facilities to all or any of the Relevant Lenders.

Custodian means any person that is designated as such by the Indian Banks' Association (IBA).

Date of Default means, in relation to each Borrower, the date of default by such Borrower in respect of any Facility provided by a Relevant Lender. It is clarified that the term 'default' shall have the meaning as ascribed to such term in the Regulatory Framework.

Deed of Accession means the deed of accession, substantially in the form set out in Schedule II hereto.

Dissenting Lenders means in respect of each Borrower, those Relevant Lenders that have not approved (or are not agreeable to) the relevant Resolution Plan.

Facilities mean the loans and financial assistance, including non-fund based facilities, availed by a Borrower from the Relevant Lenders (including any overseas branch of such Lenders), whether secured or otherwise, from time to time. It is clarified that subscription/investment to non convertible debentures/securities issued by a Borrower shall also be considered as a Facility availed by a Borrower.

Governmental Agency means any government or any governmental authority or agency, semi-governmental or judicial or quasi-judicial or administrative entity or authority (including, without limitation, any stock exchange or any self-regulatory organisation established under any Applicable Law).

IBC means Insolvency and Bankruptcy Code, 2016 together with relevant rules, regulations and guidelines, in each case, as amended from time to time.

Lead Lender means, with reference to each Borrower, the Relevant Lender who has the highest Outstanding to such Borrower (amongst all the Relevant Lenders), provided that such Relevant Lender may co-opt one or more other Relevant Lenders

to assist such Lead Lender in respect of its role and responsibilities under this Agreement.

Liquidation Value has the meaning given to the term in the IBC.

Majority Lenders with reference to any Borrower, mean those Relevant Lenders whose share (as of the Reference Date) in the aggregate Outstanding by all Relevant Lenders to the Borrower is at least 66% (sixty six percent) (by value).

Outstanding means the aggregate principal amount outstanding (as at the end of the previous calendar quarter reckoned from the Reference Date) and in respect of:

- (i) term loans, non-convertible debentures or other non-convertible debt instruments/securities: aggregate principal outstanding amount of financial assistance granted by the Lender including funded interest term loan and working capital term loan;
- (ii) working capital facilities: amount sanctioned and outstanding; and
- (iii) non-fund based assistance: letters of credit, bank guarantees, etc, in each case opened/issued and outstanding.

but, in each case, excluding any element of unpaid interest, default interests, redemption premium, other fees, charges, damages, claims etc.

Overseeing Committee means a committee comprising of eminent members constituted by the Indian Banks' Association (IBA), with such changes/replacements as approved by the IBA from time to time.

RBI means the Reserve Bank of India.

Reference Date means the date on which any Relevant Lender refers a Borrower for resolution under this Agreement in accordance with Clause 3.1, provided that if the reference is initiated by the Lead Lender, then the Reference Date shall be the date when the Lead Lender intimates the other Relevant Lenders about such reference.

Regulatory Framework has the meaning given to it in Recital C.

Resolution Plan has the meaning given to it in Clause 4.1.

Resolution Value means with reference to each Borrower, the net present value (NPV) of any Resolution Plan computed by the valuer(s)/agency appointed by the Lead Lender, in accordance with the valuation methodology approved by the Majority Lenders.

Relevant Lenders mean, in relation to any Borrower, those Lenders that have provided the Facilities to that Borrower.

Resolution Documents mean all documents that are required to be entered into by (or on behalf of) the Relevant Lenders and each Borrower (and/or any guarantor, security provider or other person) to implement and give effect to the Resolution

Plan, including the restructuring agreement, assignment agreement, agreements with any new investor, guarantees, security documents and all other ancillary documents and contractual undertakings in this connection.

Specified Period shall have the meaning ascribed to the term in the RBI circular dated February 12, 2018 on Resolution of Stressed Assets - Revised Framework, as amended, modified or replaced from time to time.

Third Party Security means any security or encumbrance or credit enhancement (in the form of mortgage, hypothecation, pledge, assignment, corporate guarantee, personal guarantee etc.) that is provided by any person (other than the Borrower) to secure/support the Facility(ies) provided to such Borrower.

1.2 Principles of Construction

In this Agreement:

- (a) a reference to this Agreement or any other agreement, instrument or other document is a reference to this Agreement or such agreement or instrument or other document as may be amended, novated, modified, supplemented, restated and/ or replaced from time to time;
- (b) the Recitals are an integral part of this Agreement;
- (c) a reference to an "**amendment**" includes a supplement, modification, novation, replacement or re-enactment and "amended" is to be construed accordingly;
- (d) references to a "**person**" or "**Person**" (or to a word importing a person) shall be construed so as to include:
 - (i) individual, sole proprietorship, firm, partnership, limited liability partnership, trust, joint venture, company, corporation, body corporate, unincorporated body, association, organisation, any Governmental Authority or other entity or organisation (whether or not in each case having separate legal personality);
 - (ii) that person's successors in title, executors, and permitted transferees and permitted assigns; and
 - (iii) references to a person's representatives shall be to its officers, employees, legal or other professional advisers, sub-contractors, agents, attorneys and other duly authorised representatives;
- (e) terms defined in this Agreement by reference to any other agreement, document or instrument shall have the meanings assigned to them in such agreement, document or instrument, whether or not such agreement, document or instrument is then in effect:

- (f) a reference to any statute or statutory provision shall include:
 - (i) all statutory instruments or orders including subordinate or delegated legislation (whether by way of rules, notifications, bye-laws and guidelines) made from time to time under that statute or statutory provision (whether or not amended, modified, re-enacted or consolidated); and
 - (ii) such provision as from time to time amended, modified, re-enacted or consolidated to the extent such amendment, modification, re-enactment or consolidation applies or is capable of applying to any transactions entered into under this Agreement and (to the extent liability thereunder may exist or can arise) shall include any past statute or statutory provision (as from time to time amended, modified, re-enacted or consolidated) which the statute or statutory provision referred to has directly or indirectly replaced;
- (g) the words "hereof", "herein", "hereto", "hereunder" and words of similar import when used with reference to a specific clause in this Agreement shall refer to such clause in this Agreement and when used otherwise than in connection with specific clauses shall refer to this Agreement as a whole;
- (h) whenever this Agreement refers to a number of days, such number shall refer to calendar days unless otherwise specified;
- (i) words denoting the singular shall include the plural and vice versa;
- (j) references to any Clause are references to a clause of this Agreement;
- (k) headings are inserted for convenience only and shall be ignored in construing this Agreement;
- (l) the words "in writing" include any communication made tangibly by document or electronically by fax or e-mail;
- (m) the words "include", "including" and "in particular" shall be construed as being by way of illustration or emphasis only and shall not be construed as, nor shall they take effect as, limiting the generality of any preceding words;
- (n) in the computation of periods of time from a specified date to a later specified date, the words "from" and "commencing on" mean "from and including" and "commencing on and including", respectively, and the words "to", "until" and "ending on" each mean "to but not including", "until but not including" and "ending on but not including" respectively;
- (o) the word "assets" includes present and future properties, revenues and rights of every description;
- (p) this Agreement shall supersede all other existing inter-creditor agreements and other similar agreements entered into amongst any of the Relevant Lenders, to the extent required for preparation and implementation of a Resolution Plan in accordance with this Agreement;

(q) if any provision of this Agreement is inconsistent or repugnant to the provisions of the Regulatory Framework and other Applicable Laws, then the provisions of Regulatory Framework and other Applicable Laws shall prevail, to the extent of such inconsistency or repugnancy. It is clarified that the terms that are not defined herein shall have the meaning given to them in the Regulatory Framework, as applicable.

2. LEAD LENDER

2.1 Appointment and Authority

Each of the Relevant Lenders appoint the Lead Lender to act as its agent under and in connection with the formulation and implementation of any Resolution Plan in the manner contemplated in this Agreement.

Without limiting the generality of the foregoing, each of the Relevant Lenders hereby authorise the Lead Lender to undertake the following actions on behalf of and in the name of each Relevant Lender:

- (a) assessment of the sustainable and unsustainable level of the debt of each Borrower, including formulation of assumptions and technical and financial parameters to arrive at such assessment;
- (b) appointment of technical consultants, engineers and any other consultant and advisor to assess the technical health of the project that is being undertaken by a Borrower;
- (c) determining the terms of each proposed Resolution Plan, including the proposed restructuring (if required) of sustainable debt, instrument for converting the unsustainable portion of the debt, sacrifice (if any) required by the promoter entity of any Borrower, dilution of promoters' stake in the Borrower etc;
- (d) undertake and conclude the process of transfer/assignment/novation of the Facilities (or part thereof) at a value that is not less than value approved by the Majority Lenders;
- (e) sharing of information and documents with the prospective buyers, including maintaining the data room (whether separate for each Relevant Lender or common data room for all Facilities in respect of a Borrower, as decided by the Lead Lender);
- (f) appointment of legal, financial, management and any other consultant as may be required for formulating and implementing the Resolution Plan;
- (g) appointment of a rating agency for independent credit evaluation of any resolution plan formulated under the framework of this Agreement;
- (h) appointment of valuers and other consultants for determination of Resolution Value/Liquidation Value in respect of the Borrower;

- (i) negotiating and finalising the Resolution Documents and entering into such documents and any other ancillary deed, document or writing as may be required in connection with implementation of the Resolution Plan in respect of any Borrower;
- (j) formulating and running a bid process for appointment of a third party contractor/operator to manage the affairs of the Borrower or the project under implementation, where necessary;
- (k) formulating and running a bid process for identifying the investors for investing in the Borrower or transfer of Facilities or otherwise, evaluating the bids received and entering into the relevant definitive documents with such investor(s) on behalf of the Relevant Lenders;
- (l) hold discussions with the Borrower, other creditors and stakeholders as well as potential investors for preparation of Resolution Plan;
- (m) co-ordinating and liaising with each Relevant Lender for preparation of the Resolution Plan, as may be required;
- (n) approaching any governmental or regulatory authority for any approval or consent required on behalf of any Lender for implementation of any Resolution Plan and making all filings, disclosures and any other submissions as required under Applicable Law;
- (o) delegate any or all of its powers and rights contained herein and to appoint any agents, representatives, contractors to carry out its functions and responsibilities; and
- (p) taking any other action as deemed fit by the Lead Lender in the interest of the Lenders in relation to formulating and implementing the Resolution Plan in respect of each Borrower.

Each of the Relevant Lenders hereby agrees and confirms to ratify and be bound by the actions and steps taken by the Lead Lender in accordance with the terms of this Agreement in relation to any Resolution Plan.

2.2 Terms of Appointment of Lead Lender

- 2.2.1 The appointment of the Lead Lender and the terms contained in this Agreement shall be binding on all Relevant Lenders.
- 2.2.2 Nothing contained herein constitutes the Lead Lender as a trustee or fiduciary of any other person. By assisting and facilitating the formulation and implementation of any Resolution Plan, the Lead Lender shall not be deemed to be construed to have provided any guarantee or assurance to any Relevant Lender. The Lead Lender, its employees, directors, representatives and agents shall not be liable and shall not be held responsible (except in the case of wilful default, gross negligence or fraud) for any loss, liabilities or damages whatsoever, to any Relevant Lender.

- 2.2.3 The Lead Lender shall be entitled to place reliance on the adequacy, accuracy or completeness of any document or information that is received by it from any Relevant Lender/Borrower/other person.
- 2.2.4 The operating guidelines as may be required for discharge of roles and responsibilities of the Lead Lender and in relation to the resolution process shall be as approved by 66% (sixty six percent) (by number) of the Lenders that are a party to this Agreement, subject to changes, if any, suggested by the Majority Lenders in respect of any Borrower.

2.3 Lead Lender's Fee

2.3.1 In consideration of the Lead Lender's services as set out under this Agreement, it shall be entitled to receive a fee (if any) as mutually agreed between the Lead Lender and the Relevant Lenders and recorded in a separate agreement. The fee shall be paid by each Relevant Lender in proportion of its Outstanding in the relevant Facilities.

The liability, if any, of the Lead Lender pursuant to or in connection with this Agreement shall be restricted to the amount equivalent to the fees received by it in relation to any particular Borrower.

2.3.2 All costs and expenses incurred or to be incurred by the Lead Lender in connection with performing its services pursuant to this Agreement, including in relation to formulating and implementing a Resolution Plan (including the fees and expenses payable to any valuer, counsel, consultant or agent etc. appointed by the Lead Lender) shall be to the account of the respective Relevant Lenders, unless otherwise reimbursed by the Borrower.

2.4 Indemnity to the Lead Lender

Unless the Lead Lender has been reimbursed by the Borrower, each Relevant Lender shall indemnify the Lead Lender against any cost, loss or liability incurred by the Lead Lender in connection with performing its services pursuant to this Agreement or any other Resolution Document (other than by reason of the Lead Lender's gross negligence or willful misconduct). The proportion of such cost, loss or liability to be borne by each Relevant Lender shall be based on the proportion of Outstanding of each such Relevant Lender in the Facilities.

2.5 Assistance to, and information sharing by, Lead Lender

- 2.5.1 Each of the Relevant Lenders agree to provide necessary assistance and cooperation to the Lead Lender as requested by the Lead Lender for preparation and implementation of the Resolution Plan.
- 2.5.2 The Lead Lender shall provide periodic updates to all the Relevant Lenders in relation to formulation and implementation of the Resolution Plan.

3. REFERENCE OF ANY BORROWER FOR RESOLUTION UNDER THIS AGREEMENT

- 3.1 If any Borrower has defaulted in payment of any amounts in respect of any Facility availed by such Borrower from any Relevant Lender, then each such Relevant Lender shall initiate steps to call upon and require the Borrower to cure such default, in accordance with the Regulatory Framework. If a default occurs (and the same is not cured), then a Relevant Lender may, by a written request to the Lead Lender, make a reference of the respective Borrower for resolution in accordance with this Agreement within 30 (thirty) days of the Date of Default.
- 3.2 Promptly upon receipt of such reference by the Lead Lender, it shall notify all the Relevant Lenders and call for a meeting to decide on the future course of action.

4. RESOLUTION PLAN

- 4.1 The resolution plan in respect of the Facilities availed by a Borrower may involve, amongst other, one or more of the following terms:
 - (a) transfer of all or part of the assets of the Borrower to one or more persons;
 - (b) transfer/assignment/novation of all or part of the Facilities (together with underlying securities, guarantees etc.) to one or more persons at the value approved by the Majority Lenders;
 - (c) bifurcation of debt into sustainable and unsustainable portions, writing off of any debt and additional financing to the Borrower;
 - (d) release of any security created on the assets of the Borrower or any other person;
 - (e) sale of all or part of the assets whether subject to any security interest or not;
 - (f) the acquisition of shares of the Borrower, or the merger or consolidation of the Borrower with one or more persons;
 - (g) satisfaction or modification of any security interest;
 - (h) curing or waiving of any breach of the terms of any Facilities due from a Borrower;
 - (i) extension of a maturity date or a change in interest rate or other terms of the Facilities:
 - (j) amendment of the constitutional documents of the Borrower;
 - (k) issuance of securities of the Borrower, for cash, property, securities, or in exchange for claims or interests, or other appropriate purpose;
 - (l) obtaining necessary approvals from the Central and State Governments and other authorities;

- (m) transfer or assignment of appointment of any third party contractor/agency to operate the project being undertaken by the Borrower or to manage the operations of the Borrower;
- (n) appointment of any third party contractor/agency to operate the project being undertaken by the Borrower or to manage the operations of the Borrower; and
- (o) any other scheme of arrangement in accordance with the Applicable Law including the Companies Act, 2013.

(the debt restructuring/resolution scheme undertaken in accordance with the aforesaid broad contours is hereinafter referred to as the "Resolution Plan").

- 4.2 Amongst other factors as applicable to each case, the Lead Lender shall take into account the following considerations for preparing a Resolution Plan:
 - (a) the Resolution Plan shall be in compliance with the Regulatory Framework and all other Applicable Laws, as applicable and amended from time to time;
 - (b) any exclusive Third Party Security held by a Relevant Lender; and
 - (c) the existing security sharing arrangement amongst the Relevant Lenders.

5. OVERSEEING COMMITTEE

- **5.1** Each Resolution Plan shall be submitted by the Lead Lender to the Overseeing Committee.
- 5.2 The operating guidelines for functioning of the Overseeing Committee including the terms of reference shall be as approved (and amended from time to time) by 66% (sixty six percent) (by number) of the Lenders that are a party to this Agreement.
- 5.3 The Lead Lender shall submit the Resolution Plan along with the recommendations of the Overseeing Committee to all the Relevant Lenders.

6. APPROVAL OF RESOLUTION PLAN

- Each Resolution Plan as prepared by the Lead Lender shall be presented to all the Relevant Lenders for their approval.
- 6.2 Notwithstanding anything to the contrary contained herein, it is agreed that the Resolution Plan that is approved by the Majority Lenders shall be final and binding on all the Relevant Lenders and each Relevant Lender agrees and undertakes to be bound by the approved Resolution Plan.
- 6.3 The Relevant Lenders shall take all necessary actions and steps including execution of the Resolution Documents, as may be required for implementation of the approved Resolution Plan within the agreed timelines.

7. DISSENTING LENDERS

Without prejudice to the binding nature of the Resolution Plan on all the Relevant Lenders once it is approved by the Majority Lenders, it is agreed that:

- 7.1 the Lead Lender shall have the right (but not the obligation) to arrange for buy-out of the Facilities of the Dissenting Lenders at a value that is equal to 85% (eighty five per cent) of the lower of Liquidation Value or Resolution Value, in accordance with the following terms:
 - (a) the Liquidation Value shall be computed in the manner set out in the IBC (and such relevant provisions of the IBC are incorporated herein by reference, on a *mutuatis mutandis* basis). The valuers shall be appointed by the Lead Lender. For the avoidance of doubt, it is clarified that the Liquidation Value shall be calculated with reference to the security (including ranking thereof) held by the relevant Dissenting Lender;
 - (b) the Liquidation Value and the Resolution Value shall be disclosed to all the Relevant Lenders as a part of the proposed Resolution Plan;
 - (c) such right must be exercised by issuing a written notice to the relevant Dissenting Lenders within 30 (thirty) days of approval of the Resolution Plan;
 - (d) such assignment/transfer shall take place in accordance with the Applicable Laws;
 - (e) if the Lead Lender exercises the right to buy such Facilities (whether itself or by any other Lender or any other person), then the relevant Dissenting Lender shall be obligated to sell its Facilities at the value set out above; and
 - (f) The Lead Lender may exercise such right in respect of all or any of the Dissenting Lenders, as deemed fit by the Lead Lender in the prevailing facts and circumstances.
- 7.2 if the Lead Lender has not exercised its right to arrange for buy-out of the Dissenting Lenders in accordance with Clause 7.1 above, one or more of the Dissenting Lenders shall have the right (but not the obligation) to arrange for buy-out of the Facilities of all the other Relevant Lenders at a value that is equal to 125% (one hundred twenty five per cent) of the higher of the Liquidation Value or the Resolution Value, in accordance with the following terms:
 - (a) the Liquidation Value shall be computed in the manner set out in Clause 7.1 above;
 - (b) the Liquidation Value and the Resolution Value shall be disclosed as a part of the proposed Resolution Plan;
 - (c) such right must be exercised by issuing a written notice to the Relevant Lenders within 30 (thirty) days of approval of the Resolution Plan;

- (d) such assignment/transfer shall take place in accordance with the Applicable Laws;
- (e) if one or more of the Dissenting Lenders exercise the right to buy out the Facilities of the other Relevant Lenders (whether itself or by any other person or nominee), then the Relevant Lenders shall be obligated to sell their Facilities at the value set out above; and
- (f) The Dissenting Lenders may exercise such right of buy-out in respect of the entire Facilities held by other Relevant Lenders.
- 7.3 The Dissenting Lenders shall also have the option to sell/transfer their Facilities (independent of Clause 7.1 and 7.2 above) to any bank or non-banking financial company (NBFC), at a price decided mutually between such Dissenting Lender and the taking over lender in accordance with Applicable Law, provided such lender enters into the Deed of Accession (if it is not already a party to this Agreement) and agrees to be bound by the Resolution Plan.

8. AUTHORITY

Each of the Lenders confirm that it has the power and capacity to enter into this Agreement and to exercise its rights and perform its obligations hereunder. Each Lender represents that they have taken all necessary approvals from their board of directors or committees thereof for taking all actions contemplated by this Agreement including to be bound by the Resolution Plan that is approved by the Majority Lenders in each case, and to authorise the Lead Lender to take all actions that are contemplated in this Agreement.

9. EXIT FROM RESOLUTION PROCESS

Once the resolution process is commenced in terms of this Agreement for any particular Borrower, it can be terminated if:

- (a) approved by the Majority Lenders; or
- (b) the Resolution Plan is not approved and implemented within 180 (one hundred and eighty) days from the Date of Default or maximum timeline, if any, prescribed under the Regulatory Framework and Applicable Law, whichever is earlier.

Provided that (i) if a Resolution Plan is not approved and implemented within 180 (one hundred and eighty) days from the Date of Default or maximum timeline, if any, prescribed under the Regulatory Framework and Applicable Law, whichever is earlier; and/or (ii) there is any default at any point of time during the Specified Period, then notwithstanding anything to the contrary contained in this Agreement, the Lenders shall take necessary actions in accordance with the Regulatory Framework, including initiating insolvency proceedings against the Borrower under the provisions of IBC, as applicable.

10. TERMINATION OF THIS AGREEMENT

- 10.1 This Agreement shall be terminated in case there is any guidance or prescription from the RBI or any other regulatory or governmental authority to terminate this Agreement.
- 10.2 This Agreement may also be terminated (whether entirely or only in respect of one or more Lenders) if approved by 75% (seventy five percent) (by number) of the Lenders that are a Party to this Agreement.
- 10.3 It is clarified that any rights, obligations and liabilities arising under this Agreement before termination shall be binding on the Lenders and shall continue after the termination of the Agreement. Further, termination of this Agreement shall not affect the implementation of any Resolution Plan that is already approved by the specific Majority Lenders and such approved Resolution Plan shall continue to be binding on each Relevant Lender, despite any Relevant Lender proposing to terminate this Agreement.

11. CHANGES TO LEAD LENDER

The Lead Lender may resign from its position of Lead Lender with respect to any Borrower by communicating its decision to the Relevant Lenders in the first meeting that is held after the occurrence of the Reference Date. The Majority Lenders may appoint any Relevant Lender to act as the Lead Lender.

12. STAND STILL

- **12.1** The Relevant Lenders agree and undertake that on and from the Reference Date, they shall not:
 - (a) commence any civil action against the respective Borrower or other persons that have provided Third Party Security for recovery of their dues in respect of the Facilities or enforcement of any security interest provided by the Borrower or other persons; and
 - Explanation: For the purpose of this clause, the term "civil action" shall mean such legal action or proceeding against the Borrower, or against individual(s) or entities that have provided any Third Party Security. For the avoidance of doubt, nothing in this clause shall restrict the right of Relevant Lenders to adjust or appropriate any margin monies, fixed deposits, cash collateral, bank guarantee/stand by letter of credit provided by any bank or financial institution, towards its Facility. For the avoidance of doubt, it is clarified that in respect of ongoing legal proceedings/actions, the Relevant Lenders shall take necessary steps to not pursue such proceedings without adversely affecting its rights in respect of such proceedings.
 - (b) transfer or assign their Facility to any person, save and except to a bank or non-banking financial company (NBFC) that agrees to enter into a Deed of Accession (if it is not already a party to this Agreement) and be bound by the Resolution Plan.

- 12.2 The aforesaid standstill provision will be operative for a period of 180 days (one hundred and eighty days) from the Date of Default or maximum timeline permitted under the Regulatory Framework for implementation of a resolution plan, whichever is earlier, provided that the standstill shall immediately lapse on approval of the Resolution Plan or if the resolution process is terminated by the Majority Lenders.
- 12.3 The aforesaid stand still provision shall not preclude the Lenders from initiating or continuing any action against the Borrower or its promoters / directors / officials or other persons for criminal offences.
- 12.4 Notwithstanding the aforesaid, if (i) legal remedies in respect of any claim of a Lender are likely to become barred by law of limitation and the Borrower or the relevant persons fail, refuse or omit to provide confirmation of debt or acknowledgement of liability in respect of it to extend the period of limitation or (ii) if the security created in favour of a Relevant Lender is in jeopardy, the Relevant Lenders shall have the freedom to take such action as may be considered necessary to preserve its claim/security against the Borrower and/or such other persons and keep the Lead Lender informed about such action.

13. REMOVAL OF DIFFICULTIES

Subject to the proviso set out in Clause 19 (*Amendments*), the Majority Lenders, in respect of each Borrower, is empowered to decide any difficulties or issues that may arise in giving effect to the provisions of this Agreement. All decisions of the Majority Lenders shall be final and binding on all Relevant Lenders.

14. EFFECTIVENESS

It is acknowledged that some of the Lenders may execute this Agreement on date(s) different than the date written at the title of this Agreement. This Agreement shall bind each Lender on and from the date of its execution of this Agreement.

For the avoidance of doubt, it is clarified that the provisions of this Agreement shall be applicable and binding on only those Lenders/Parties that have entered into this Agreement (or the Deed of Accession, as the case may be).

15. ACCESSION

- 15.1 The Lenders acknowledge and agree that from time to time certain other banks, non banking financial companies (NBFCs), other financial institutions and asset reconstruction companies (that are currently not listed out in Schedule I (*Details of the Lenders*)) may accede to this Agreement by executing a Deed of Accession and upon accession by such lenders to this Agreement, they shall be bound by the terms of this Agreement as a 'Lender' and shall acquire and assume the same rights and obligations as they would have acquired and assumed had that lender been an original party to this Agreement as a Lender.
- 15.2 The Lenders acknowledge and agree that upon the execution of the Deed of Accession as provided in Clause 15.1 above, Schedule I (*Details of the Lenders*) of this Agreement shall be deemed to be amended and restated to include the details

of the acceding lender. It is clarified that accession by a new Lender could either be to this entire Agreement or with respect to any particular Borrower, as stated in the Deed of Accession, provided that any accession in respect of only a specific Borrower shall be subject to approval of the Majority Lenders.

- 15.3 It is clarified that in case any lender whose credit facilities are not denominated in Indian Rupees wishes to become a party to this Agreement, then such lender may be required to obtain appropriate approvals and authorisations from relevant Governmental Authority (including RBI) or make any other arrangement including refinancing of its loans by loans denominated in Indian Rupees, as may be required for effective implementation of the Resolution Plan.
- 15.4 The original copy of each Deed of Accession shall be delivered to the Custodian.

16. NOTICE

- Any notice or any other communication under this Agreement must be in writing and, unless otherwise stated, may be given in person, by post or by fax or by e-mail.
- **16.2** Except as provided below, any communication will be deemed to be given as follows:
 - (a) if delivered in person, at the time of delivery;
 - (b) if posted, five days after being deposited in the post, postage prepaid, in a correctly addressed envelope;
 - (c) if by fax or e-mail, when sent.

17. GOVERNING LAW AND JURISDICTION

This Agreement shall be governed, construed and interpreted in accordance with the laws of India and shall be subject to the exclusive jurisdiction of the courts and tribunals in Mumbai.

18. CONFIDENTIALITY

Each Lender agrees to keep confidential all the information received under or pursuant to this Agreement, save and except the disclosure as required pursuant to any Applicable Law or by any order or direction of any court, tribunal or Governmental Authority or as may be required for the purpose of performance of this Agreement.

19. AMENDMENT

This Agreement can be amended or modified with the written consent of 66% (sixty six percent) (by number) or more of the Lenders that are a party to this Agreement.

Provided that the following provisions cannot be amended without the consent of all the Lenders that are a Party to this Agreement:

(a) Definition of "Majority Lenders";

- (b) Clause 6 (*Approval of Resolution Plan*);
- (c) Clause 7 (Dissenting Lenders); and
- (d) Clause 12 (*Stand-Still*).
- (e) this Clause 19 (Amendment).

20. SEVERABLILITY

Any provision of this Agreement which is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of prohibition or unenforceability but that shall not invalidate the remaining provisions of this Agreement or affect such provision in any other jurisdiction.

21. ASSIGNMENT

This Agreement binds and inures to the benefit of the respective successors and assignees of the Lenders.

22. COUNTERPARTS AND CUSTODY OF ORIGINALS

- 22.1 This Agreement may be executed in any number of counterparts, each of which shall constitute an original and all of which together shall constitute one and the same instrument.
- 22.2 The originals of the signature page of each Agreement shall be maintained in the custody of the Custodian and each Lender (that is a party to this Agreement) shall have the right to receive a copy of this Agreement.

[Rest of the page intentionally left blank]

SCHEDULE I

DETAILS OF THE LENDERS

S. No.	Lender
PUBLIC	SECTOR BANKS
1.	Allahabad Bank
2.	Andhra Bank
3.	Bank of Baroda
4.	Bank of India
5.	Bank of Maharashtra
6.	Canara Bank
7.	Central Bank of India
8.	Corporation Bank
9.	Dena Bank
10.	IDBI Bank Limited
11.	India Post Payments Bank Ltd
12.	Indian Bank
13.	Indian Overseas Bank
14.	Oriental Bank of Commerce
15.	Punjab National Bank
16.	Punjab and Sind Bank
17.	Syndicate Bank
18.	State Bank of India
19.	UCO Bank
20.	Union Bank of India
21.	United Bank of India
22.	Vijaya Bank
	TE SECTOR BANKS
23.	Axis Bank Limited
24.	City Union Bank Limited
25.	Development Credit Bank Limited
26.	Dhanalakshmi Bank Limited
27.	HDFC Bank Limited
28.	ICICI Bank Limited
29.	IDFC Bank Limited
30.	IndusInd Bank Limited
31.	Karnataka Bank Limited
32.	Kotak Mahindra Bank Limited
33.	RBL Bank Limited
34.	Tamilnad Mercantile Bank Limited
35.	The Catholic Syrian Bank Limited

S. No.	Lender
36.	The Federal Bank Limited
37.	The Jammu and Kashmir Bank Limited
38. n	The Karur Vysya Bank Limited
	The Lakshmi Vilas Bank Ltd.
40.	The South Indian Bank Ltd.
41.	Yes Bank Limited
FOREIG	SN BANKS
42.	Abu Dhabi Commercial Bank
43.	Bank of America, N.A
44.	Bank of Bahrain & Kuwait BSC
45.	Bank of Nova Scotia
46.	Barclays Bank plc
47.	BNP Paribas
48.	CITIBANK N.A.
49.	Cooperatieve Rabobank U.A
50.	Credit Agricole Corporate & Investment Bank
51.	Credit Suisse AG
52.	DBS Bank Ltd
53.	Deutsche Bank AG
54.	Emirates NBD Bank
55.	First Abu Dhabi Bank PJSC
56.	First Rand Bank Ltd
57.	Industrial and Commercial Bank of China Ltd. (ICBC)
58.	Industrial Bank of Korea
59.	JPMorgan Chase Bank, N.A., Mumbai Branch
60.	Mashreqbank PSC
61.	Mizuho Bank Ltd.
62.	National Australia Bank (NAB)
63.	SBM Bank (Mauritius) Ltd
64.	Shinhan Bank
65.	Societe Generale
66.	Standard Chartered Bank
67.	Sumitomo Mitsui Banking Corporation, New Delhi
68.	The Bank of Tokyo Mitsubishi UFJ Ltd.
69.	The Hongkong & Shanghai Banking Corporation Ltd.
70.	The Royal Bank of Scotland N.V.
71.	United Overseas Bank Ltd
72.	Westpac Banking Corporation
73.	Woori Bank
OTHER	LENDERS
74.	Export Import Bank of India
75.	General Insurance Corporation of India
76.	Housing and Urban Development Corporation Limited

S. No.	Lender
77.	IFCI Limited
78.	India Infrastructure Finance Company Limited
79.	Indian Railways Finance Corporation Limited
80.	Indian Renewable Energy Development Agency Limited
81.	Life Insurance Corporation of India
82.	New India Assurance Company Limited
83.	Power Finance Corporation Limited
84.	Rural Electrification Corporation Limited
85.	Small Industries Development Bank of India

SCHEDULE II

DEED OF ACCESSION

accession]	Lender] [To be addressed to Lead Lender for any Borrower specific
	O OF ACCESSION (the " Deed ") dated i to the Intercreditor Agreement for Resolution of Stressed Assets (the between the Lenders mentioned therein
Words and earliest Deed.	spressions defined in the Agreement have the same meaning when used in thi
becomes a party to the	new lender] of [address] hereby agrees with each other person who is or who arty to the Agreement that with effect on and from the date hereof, it shall be a Agreement as a Lender and shall assume and perform all obligation it and specified therein.
•	ion of this Deed, Schedule I (<i>Details of the Lenders</i>) of the Agreement shall be amended to include the details of [<i>name of the new lender</i>] as under:
S. No	Lender
OR	
becomes a party to the	new lender] of [address] hereby agrees with each other person who is or who arty to the Agreement that with effect on and from the date hereof, it shall be a Agreement as a Lender and shall assume and perform all obligation it and specified therein, only with respect to [insert name of Borrower].
becomes a party to the applicable to Upon execut be deemed to	arty to the Agreement that with effect on and from the date hereof, it shall be a least a Lender and shall assume and perform all obligation
becomes a party to the applicable to Upon execut be deemed to	arty to the Agreement that with effect on and from the date hereof, it shall be the Agreement as a Lender and shall assume and perform all obligation it and specified therein, only with respect to [insert name of Borrower]. It is not of this Deed, Schedule I (Details of the Lenders) of the Agreement shall be amended to include the details of [name of the new lender] as under, only
becomes a party to the applicable to Upon execute be deemed to with respect	arty to the Agreement that with effect on and from the date hereof, it shall be not a Regreement as a Lender and shall assume and perform all obligation it and specified therein, only with respect to [insert name of Borrower]. So of this Deed, Schedule I (Details of the Lenders) of the Agreement shall be amended to include the details of [name of the new lender] as under, only to [insert name of Borrower]:
becomes a party to the applicable to the deemed to with respect S. No	authorised Signatory half of the acceding lender

IN WITNESS WHEREOF, the Lenders hereto have caused this Agreement to be executed and acknowledged by their respective officers or representatives hereunto duly authorized.

[Signature pages follow]

l.	SIGNED AND DELIVERED by Allahabad
	Bank on by the hands
	of,
	its authorized official, pursuant to the resolution
	of the board of directors/committee/signing
	authority dated .

2.	SIC	GNE	D AND	DE	LIVERE	D b	y An	dhra Ba	ınk
	on					by	the	hands	of
	its	autho	orized o	ffici	al, pursua	nt to	the	resolut	_, ion
	of	the	board	of	directors	/con	nmitt	ee/sign	ing
	aut	horit	v dated						

3.	SIGNED AND DELIVERED by Bank of
	Baroda on by the hands
	of,
	its authorized official, pursuant to the resolution
	of the board of directors/committee/signing
	authority dated

ŀ.	SIGNED AND DELIVERED by Bank of India						
	on	_ by the hands of					
	its authorized official, pursu	, unt to the resolution					
	of the board of director						
	authority dated	_					

SIG	NED A	ND	DELIVERED	by	Bank	of
Mah	arashtra	on			by	the
hanc	ls of					
					,	its
auth	orized o	fficial,	pursuant to th	e res	olution	of
the	board	of	directors/com	mitt	ee/signi	ing
outh	ority dat	1			•	_

6.	SIGNED AND DELIVERED by Canara Bank					
	on	by the hands of				
	its authorized official, pursu of the board of director					
	authority dated					

7.	SIGN	ED AN	D DE	ELIVERED by Central Bar	ık
	of In	dia on		by th	ıe
	hands	of			
				, i	ts
	author	rized off	ficial,	pursuant to the resolution of	of
	the	board	of	directors/committee/signing	ıg
	author	rity date	d		_

8.	SIGNED AND DELIVERED by Corporation
	Bank on by the hands
	of
	, its authorized
	official, pursuant to the resolution of the board of
	directors/committee/signing authority dated

9.	SIGNED AND DELIVERED by Dena Bank or					
	by the hands of					
	its authorized official, pursuant to the resolution					
	of the board of directors/committee/signing					
	authority dated .					

LO.	SIGNED AND DELIVERI	E D by IDBI I	3ank
	Limited on	by	the
	hands of		
		, its author	rized
	official, pursuant to the resolu	tion of the boa	rd of
	directors/committee/signing	authority d	lated
		•	

11. SI	GNE	D AND	DF	ELIVERED	by Indi	an Bar	ık
on					by the l	nands	of
its	autho	orized o	ffici	al, pursuant	t to the re	esolutio	_, on
of	the	board	of	directors/c	ommittee	e/signir	ıg
au	thorit	v dated					

	NED Al		ELIVERED d on	by India	Post
by		the	hand	S	of
the	board	of	pursuant to the		
	ority date			mmeece, sig	······

13.	SIGN	NED A	ND	DELIVERED	by	Indian
	Over	seas Bar	ık on			by
	the h	ands of				
						, its
	autho	orized of	ficial,	pursuant to the	resolu	ution of
	the	board	of	directors/comn	nittee	signing
	autho	rity date	d			_

14.	SIGNED AND DELIVERED by Oriental Bank
	of Commerce on by the
	hands of
	, its authorized
	official, pursuant to the resolution of the board of
	directors/committee/signing authority dated

15.	IGNED AND DELIVERED by Punjab
	Tational Bank on by
	ne hands of
	, its authorized
	fficial, pursuant to the resolution of the board of
	irectors/committee/signing authority dated

16. S	IGNED AND DELIVERED	by Punjab	and
S	ind Bank on	by	the
h	ands of		
		_, its author	rized
0	fficial, pursuant to the resolution	n of the boar	rd of
d	irectors/committee/signing au	uthority d	lated

17.	SIGNEI	AND	DELIVE	CRED	by Syı	ndicate
	Bank on				_ by the	hands
	of					
					, its auth	norized
	official, 1	oursuant	to the reso	olution	of the b	oard of
	directors	/commit	tee/signing	g aut	hority	dated

18. SIGNED AND DELIVERE	D by State Bank of
India on	by the hands
of	<u>-</u>
	, its authorized
official, pursuant to the resolu	tion of the board of
directors/committee/signing	authority dated

. SIGNED AND DELIVE	RED	by U	CO Bar	ık c
	by	the	hands	5 (
		its	s autho	rize
official, pursuant to the res	soluti			
directors/committee/signing	ng	autho	rity (date

20.	. SIGNI	ED AN	D DI	ELIVERED	by Union	Ba	nk
	of Inc	lia on			t	y t	the
	hands	of					,
	its autl	norized	offici	al, pursuant t	to the reso	oluti	on
	of the	e board	of	directors/co	mmittee/s	igni	ng
	author	ity dated	1			_	_

21. SIGNED	AND DELIVERE	D by United E	3ank
of India	on	by	the
hands of			
		, its author	rized
official, p	ursuant to the resolu	tion of the boar	rd of
directors/o	committee/signing	authority d	ated
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22.	SI	GNE	D AND	DE	CLIVERE	\mathbf{D} by	y Vi	jaya Ba	ank
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	its	autho	orized o	ffici	al, pursua	nt to	the	resolut	ion
	of	the	board	of	directors	/com	nmitt	ee/sign	ing
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24.	SIGNED AND DELIVERED	D by City	Union
	Bank Limited on		by the
	hands of		
		, its auth	norized
	official, pursuant to the resoluti	on of the b	oard of
	directors/committee/signing	authority	dated

SIGNED A	AND DELIVERI	ED	by D	evelopi	ment
Credit	Bank	Li	mited	[on
	b	у	the	hands	of
			, its	s author	rized
official, pu	rsuant to the resol	uti	on of	the boa	rd of
directors/co	ommittee/signing	;	autho	rity d	lated

26.	SIGNED AND DELIVERED by Dhanalakshmi
	Bank Limited on by the
	hands of
	, its authorized
	official, pursuant to the resolution of the board of
	directors/committee/signing authority dated

27. SIGNEI) AND	DE	LIVERED	by HD	FC B	ank
Limited	on				by	the
hands					-	of
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its author	rized of	fici	al, pursuant 1	to the r	esolu	tion
of the	board	of	directors/co	mmitte	e/sigr	ning
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28. SIGNEI) AND	DI	ELIVERED	by IC	ICI B	ank
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its autho	rized of	ffici	al, pursuant	to the	resolu	tion
of the	board	of	directors/co	mmitte	ee/sign	ning
authority	dated					

29. SIGNEI) AND	DI	ELIVERED	by ID	PFC B	ank
Limited	on _				by	the
hands						of
		CC: - :	_1	4 - 41		
			al, pursuant			
of the	board	of	directors/co	mmitte	ee/sigi	ning
authority	dated					

30.	SIGNED AND I	DELIVERI	ED	by	IndusInd
	Bank Limited on				by the
	hands of				
			,	its a	uthorized
	official, pursuant to	the resoluti	ion c	of the	board of
	directors/committee	e/signing	auth	ority	y dated

31.	SIGNED AND DELIVERE	ED	by	Kar	mataka
	Bank Limited on				by the
	hands of				
			, its	auth	orized
	official, pursuant to the resoluti	ion	of tl	ne bo	oard of
	directors/committee/signing	aut	hori	ity	dated
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32.	SIGN	EL) AN	D	DEL	IVER	ED	by	Ko	otak
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	its aut	tho	rized o	ffici	al. pu	rsuant	to th	e res	solut	, tion
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	author	ritv	dated							

33. SIG	NEI) AN	$\mathbf{D} \mathbf{D}$	ELI	VEI	RED	by	RB	L E	Bank
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direc	ctors	/comr	nittee	/sig	ning	a	utho	rity	d	ated

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of the board	of dire	ctors/c	omm	ittee/sigr	ning
authority dated				C	Ū

Syrian Bank Limited by the hands	by the hands	SIGNED A	AND DE	ELIVE	RED	by T	he Cath
by the hands		Syrian	Ban	k	Li	imited	1
	,				by	the	hands
	uthorized official, pursuant to the resolution						

36.	SIGN	IED ANI) DI	E LIVERED by Th	e Federal
	Bank	Limited	on		by
	the			hands	of
					, its
	autho	rized offi	cial,	pursuant to the reso	olution of
	the	board	of	directors/committe	ee/signing
	autho	rity dated	·		•
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37.	SIGN	NED AN	D DE	LIVE	EREL	b y '	The Jan	nmu	
	and Kashmir		shmir Bank			Lim	Limited o		
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	autho	rized of	ficial, ₁	oursua	ant to	the r	esolutio	n of	
	the	board	of	direct	tors/c	ommi	ttee/sign	ning	
	autho	rity date	d				·	Ū	

38.	SIGN	IED	AN	D D	ELIV	ERE	D by	The	Ka	ırur
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						by	the	hand	ls	of
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	autho	rized	offi	cial,	pursu	ant to	the r	esolut	ion	of
	the	boar	ď	of	direc	tors/c	ommi	ttee/s	ign	ing
	autho	rity d	ated	l					_•	

39.	SIGN	NED AN	D DE	LIVERED by '	The Lakshmi
	Vilas	Bank L	td. on		by
	the			hands	of
					, its
	autho	rized off	icial,	pursuant to the	resolution of
	the	board	of	directors/comn	nittee/signing
	autho	rity date	d		·

40.	SIGN	NED A	ND D	ELIVEREI) by Th	e South
	India	n Bank I	_td. or	າ		by
	the			hands		of
						, its
	autho	rized of	ficial,	pursuant to	the resol	lution of
	the	board	of	directors/co	ommittee	signing
	autho	rity date	ed			·
		-				

41. SIGNED	AND D	ELIVERED	by	Yes 1	Bank
Limited of	on			by	the
hands					of
its authoriz	zed offici	al, pursuant t	o the	resolu	ıtion
of the b	oard of	directors/cor	mmit	tee/sig	ning
authority d	lated				

42. SIG	NED A	ND D	ELI	ERED by Abo	u Dhabi
Con	nmercial	Bank	on _		
by		the		hands	of
					, its
auth	orized of	ficial,	purs	uant to the resol	lution of
the	board	of	dire	ctors/committee	signing/
auth	ority date	ed			

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14.	SIGNED	AND	DELIVER	ED	by	Bank	of
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							, its
	authorize	d officia	ıl, pursuant t	o th	e res	solution	ı of
	the boa	ard of	directors/	com	mitt	ee/sign	iing
	authority	dated				_	_

45. S	SIG	NE	D AND	DE	LIVERED by Bank of Nova
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C	of _				,
i	ts au	ıtho	rized o	ffici	al, pursuant to the resolution
C	of t	he	board	of	directors/committee/signing
2	nitha	ority	z dated		

46.	SIGN	NED AN	D DE	L IVERED by Barclays Bank		
	plc o	n		by the hands of		
				, its		
	autho	orized of	ficial,	pursuant to the resolution of		
	the	board	of	directors/committee/signing		
	autho	rity date	d			

17.	SIGN	NED AN	D DI	ELIVERE	E D by Bl	NP Paril	oas
	on _				by the	hands	of
							its
	autho	rized off	icial,	pursuant	to the re	solution	of
	the	board	of	directors	s/commit	tee/signi	ing
	autho	rity date	d			_	_

18.	SIGN	IED AN	$[\mathbf{D} \ \mathbf{D}]$	ELIVERED	by CITIBAN	٧K
	N.A.	on			_ by the hands	of
					,	its
	autho	rized of	ficial,	pursuant to t	the resolution	of
	the	board	of	directors/co	mmittee/signi	ing
	autho	rity date	d			_

19.	SIGN	NED AN	D DE	CLIVERED by 0	Cooperatieve
	Rabo	bank U.	A on		by
	the			hands	of
					, its
	autho	rized of	ficial,	pursuant to the	resolution of
	the	board	of	directors/comm	ittee/signing
	autho	rity date	d		·

50. SIG	NED A	AND	DEL	IVER	ED	by C	redit
Agri	cole Co	orporat	e &	Inves	stment	t Bank	on
				by	the	hands	of
							_, its
autho	orized of	fficial,	pursu	ant to	the r	esolutio	n of
the	board	of	direc	ctors/c	ommi	ttee/sig	ning
autho	ority dat	ed					

51.	SIGN	NED AN	D DE	ELIVERED by Credit Suisse
	AG o	n	by the hands of	
				, its
	autho	rized off	ficial,	pursuant to the resolution of
	the	board	of	directors/committee/signing
	autho	rity date	А	

52. S	SIGN	ED AN	D D	ELIVERED by DBS Bank
I	Ltd o	n		by the hands of
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a	utho	rized of	ficial,	pursuant to the resolution of
ť	he	board	of	directors/committee/signing
2	nitho	rity date	d	5 5

53.	SIGN	ED	AND	DE	LIVE	RED	by	Deuts	sche
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	hands								of
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	author	rized	officia	ıl, pı	ırsuant	t to th	e res	olutio	n of
	the	boar	d of	d	irector	s/com	mitt	ee/sigi	ning
	author	rity d	ated					·	

54.	SIGN	ED A	ND	DELIVERED	by	Emirates
	NBD	Bank of	n			by the
	hands					of
						, its
	autho	rized of	ficial	, pursuant to the	e res	olution of
	the	board	of	directors/com	mitte	ee/signing
	autho	rity date	ed			·

55.				ELIVERED by	First Abu
	Dhab	i Bank	PJSC	on	
	by		the	hands	of
					, its
	autho	rized of	ficial,	pursuant to the r	esolution of
	the	board	of	directors/commi	ittee/signing
	autho	rity date	h		0 0

56. SIGNI	ED AND I	DELIVERED	by First Rand
Bank 1	Ltd on		by the
hands			of
			, its
authori	zed official	, pursuant to t	he resolution of
the b	ooard of	directors/cor	nmittee/signing
authori	ty dated		•

57. SIG	NED AN	D DE	LIV	ERED	by Ir	ndustrial	and
Com	mercial	Bank	of	China	Ltd.	(ICBC)	on
				_ by	the	hands	of
							, its
auth	orized of	ficial,	purs	suant to	the 1	esolution	ı of
the	board	of	dir	ectors/c	comm	ittee/sign	iing
auth	ority date	ed					_

58. SIGNED AND D	ELIVERED by	Industrial
Bank of Korea on		by
the	hands	of
		, its
authorized official,	pursuant to the res	solution of
the board of	directors/committ	tee/signing
authority dated		·

59. SIGN	NED AN	D DEL	IVERE	D by	JP Moi	rgan
Chas	e Bank	, N.A.,	Mum	bai	Branch	on
			by	the	hands	of
						<u>,</u> its
autho	rized off	icial, pu	rsuant to	the	resolutio	n of
the	board	of di	rectors/c	comm	ittee/sigi	ning
autho	rity date	d				_

60.	SIGN	IED AN	D DE	LIVERED by Mashreqbank
	PSC o	on		by the hands of
				, its
	autho	rized off	icial,	pursuant to the resolution of
	the	board	of	directors/committee/signing
	autho	rity dated	4	

61.	SIGN	NED AN	D DE	LIVERED by Mizuho Bank
	Ltd.o	n	by the hands of	
				, its
	autho	rized off	ficial,	pursuant to the resolution of
	the	board	of	directors/committee/signing
	autho	rity date	А	

62.	SIGN	ED	AND	DE	LIV	ERE	ED b	у	Natio	onal
	Austr	alia		Bank		((NAE	B)		on
						by	the	h	ands	of
										, its
	autho	rized	offici	al, pu	rsua	nt to	the r	esc	olution	ı of
	the	boar	d o	f di	irect	ors/c	omm	itte	e/sign	ing
	autho	rity d	ated							_

63.	SIGN	ED AN	D DI	ELIVERED by	y SBM Bank				
	(Mauritius) Ltd on								
	the			hands	of	•			
					, its	,			
	autho	rized off	icial,	pursuant to the	resolution of	•			
	the	board	of	directors/comr	nittee/signing	,			
	autho	rity date	d						

64.	SIG	NED AN	D DE	LIVERE	D by	Shi	nhan Ba	ank
	on _				by	the	hands	of
								its
	auth	orized of	ficial,	pursuant	to th	e res	solution	ı of
	the	board	of	directors	s/con	nmitt	ee/sign	ing
	auth	ority date	d					Ŭ

65.	SIGN	ED	AND	DELIVE	RED	by	Soc	iete
	Gener	ale	on				by	the
	hands							of
								, its
	autho	rized	official	, pursuant t	to the	reso	lutio	n of
	the	boar	d of	directors	/comn	nittee	/sigr	ning
	autho	rity d	lated					

66.	SIGN	ED A	ND]	DELIVERED	by	Standard
	Charte	ered Ba	nk or	1		by
	the			hands		of
						, its
	author	rized of	ficial,	pursuant to the	e res	olution of
	the	board	of	directors/com	mitte	ee/signing
	autho	rity date	h			

. SIGN	NED A	ND I	DELIV	ERE	D by	Sumito	mo
Mitsu	ıi Banl	cing (Corpora	ation,	New	Delhi	or
				by	the	hands	of
							its
autho	rized o	fficial,	pursu	ant to	the re	solution	o
the	board	of	direc	tors/co	ommit	tee/sign	ing
autho	rity dat	ed				_	

68. SIG	NED A	ND DI	ELIVE	RED	by '	The Banl	k of
Toky	o N	1itsubi	shi	UFJ		Ltd.	on
				by	the	hands	of
							, its
autho	orized of	ficial,	pursua	nt to	the 1	resolution	n of
the	board	of	direct	ors/c	omm	ittee/sigr	ning
autho	rity date	ьd				_	_

59.	SIGNED	AND	DEL	IVERED	by	The
	Hongkong	& Sha	nghai	Banking	Corpor	ration
	Ltd. on			by	the har	nds of
						, its
	authorized	official,	pursua	ant to the	resoluti	on of
	the board	d of	direc	tors/comm	nittee/si	gning
	authority da	ated				

70.	SIGNE	D AND	DELIV	ERE	D by	The 1	Royal
	Bank	of	Scotl	and	N	.V.	on
				by	the	hand	s of
							, its
	authoriz	zed offici	ial, pursu	ant to	the r	esoluti	ion of
	the b	oard o	of direc	ctors/c	ommi	ttee/si	gning
	authorit	y dated _					

71.	SIGN	NED A	AND	DELIVERED	by	United
	Overs	seas Ba	nk Ltd	on		
	by		the	hands		of
						, its
	autho	rized o	fficial,	pursuant to the	resol	ution of
	the	board	of	directors/comn	nittee	/signing
	autho	rity dat	ed			

72. SIG N	NED	AND	DELI	VERE	ED b	y Wes	tpac
Bank	ing		Corp	oratio	on		on
				by	the	hands	of
							_, its
autho	orized	officia	l, pursu	ant to	the r	esolutio	n of
the	board	d of	direc	tors/c	ommi	ittee/sig	ning
autho	rity d	ated				Ū	Ū

73.	SIG	NED AN	ID DI	ELIVERI	$E\mathbf{D}$ by	y W	oori Ba	ank
	on _				by	the	hands	of
							,	its
	autho	orized of	ficial,	pursuant	to th	e res	solution	of
	the	board	of	directors	s/com	mitt	ee/sign	ing
	autho	ority date	d					Ū

74.	SI	GNE	D AND	DE	LIVERED by	y Export Import	
	Ba	nk of	India o		by the		
	har	nds				of	
						,	
	its	autho	orized o	ffici	al, pursuant t	o the resolution	
	of	the	board	of	directors/cor	nmittee/signing	
	aut	horit	v dated				

75.	SIGNED	AND	DELIV	ERI	$\mathbf{E}\mathbf{D}$	by	Gene	eral
	Insurance	Cor	poration	0	\mathbf{f}	Ind	ia	on
				by	the	ha	ands	of
	its authori	zod off	ioiol num		to t1	20. 110		,
	of the b							
	authority o	lated						_

. SIC	SNE	D AND	DE	LIVER	ED by	Housing	an
Urb	oan	Develop	omen	t Corp	oration	Limited	C
				by	the	hands	(
its a	auth	orized o	fficia	al, pursi	ant to t	he resolu	tic
						nittee/sigr	
	tiic	ooura	O1	anceto	ib/ Collin	1111100, 5151	111
antl	horit	y dated					

77.	SI	GNE	D AND	DE	LIVERED	by IFCI Li	mited
	on					_ by the har	nds of
							,
	its	autho	orized o	ffici	al, pursuant	to the reso	lution
	of	the	board	of	directors/c	ommittee/si	gning
	aut	horit	v dated				

78.	SIC	GNE	D Al	ND	DE	LIVER	ED	by	In	dia
	Inf	rastru	icture	Fina	nce	Compa	ıny	Limit	ed	on
							_ by	the ha	ınds	s of
										_,
	its	autho	orized o	offici	al, p	ursuant	to t	he reso	olut	ion
	of	the	board	of	dire	ectors/co	omn	nittee/s	ign	ing
	aut	horit	v dated	l						

79.	SIC	GNE	D AN	\mathbf{D}	DELIVERED	b y	Ind	lian
	Rai	ilway	s Fina	ance	Corporation	Limi	ted	on
					b	y the h	ands	s of
								,
	its	autho	orized o	ffici	al, pursuant to	the re	solut	ion
	of	the	board	of	directors/com	mittee	/sign	ing
	aut	horit	v dated					_

80. SIGNED A	ND D	ELIVERED	by	Indian
Renewable	Energy	Developme	nt	Agency
Limited on				by the
hands of				
				,
its authorized	official,	pursuant to the	he re	esolution
of the boar	d of d	irectors/comm	nittee	e/signing
authority date	ed			

	NED AN		CLIVERED by Life I	nsurance
by	oration c	the	hands	of
auth	orized of	ficial.	pursuant to the reso	, its lution of
the		of	directors/committee	

32.	SIGNE	D AND) Di	ELIVE	RED) by	New Inc	dian
	Assuran	ce	Co	mpany		Lim	ited	on
					by	the	hands	of
								,
							ie resolu	
	of the	board	of	direct	ors/co	omm	ittee/sigr	ning
	authority	v dated						

83. SIGNED	AND	DELI	VER	ED	by 1	Power
Finance	Corp	oration		Limi	ted	on
			by	the	hand	ls of
	d office	: -1		40.41.		
its authoriz						
of the bo		direct	ors/c	ommı	ttee/si	gning
authority d	ated					

84.	SIC	GNE	D AN	D	DEL	IVER	ED	by	Rι	ıral	
	Ele	Electrification		C	orpora	ation	Limited			on	
						by	the	hand	ds	of	
						•					
	its	its authorized official, pursuant to the resolution									
	of	the	board	of	direc	tors/c	ommi	ttee/s	ign	ing	
			v dated						_	_	

85. S	SIGNEI) AN	D	DELI	VER	ED	by S	mall
I	ndustrie	es Dev	Development		Ban	k of	India	on
_					by	the	hands	of
i	ts autho	rized o	ffici	al, pur	suant	to the	e resolu	, ition
C	of the	board	of					
2	authority	z dated						