

Date: 27th February, 2026

To,
BSE Limited
PhirozeJeejebhoy Towers,
Dalal Street,
Mumbai – 400001
Script Code: **517571**

To,
NSE Limited
Exchange Plaza, Plot No.C/1
Bandra- Kurla Complex
Bandra (East), Mumbai 400 051
NSE Symbol: **INDLMETER**

Sub: Newspaper Advertisement - Notice of Postal Ballot/E-Voting to the Members and special window for re-lodgment of transfer requests of physical shares.

Dear Sir/Madam,

In continuation of our letter dated February 26, 2026 with regard to Postal Ballot Notice of IMP Powers Limited, and pursuant to Regulation 30 and 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find attached newspaper advertisements published in 'Financial Express' (English Newspaper) and 'Daman Ganga Times' (Gujarati Newspaper) on February 27, 2026 regarding dispatch of Postal Ballot Notice along with the instructions for remote e-voting through e-mail on February 26, 2026 to those Members who have registered their email id with MUFG Intime (India) Limited (RTA) as on cut-off date i.e. February 20, 2026.

Further, Members are hereby informed about the opening of a Special Window for re-lodgment of transfer requests relating to physical shares, in accordance with the Circular issued by the Securities and Exchange Board of India bearing No. HO/38/13/11(2)2026-MIRSD-POD/I/3750/2026 dated January 30, 2026. The aforesaid intimation has also been published in Financial Express (English Newspaper) on February 27, 2026.

Please take the same on record

Thanking you

Yours faithfully

For, IMP Powers Limited

Yash Shah
Company Secretary
M. No. 49578

E-Auction Notice Under IBC, 2016
Max Flex & Imaging Systems Limited (In Liquidation)
 CIN: U92112MH2002PLC137690
 Email id: liquidation.maxflex@gmail.com

Notice is hereby given that the following assets and properties of Max Flex & Imaging Systems Limited (In Liquidation) CIN: U92112MH2002PLC137690 forming part of liquidation estate are proposed to be sold in accordance with the Regulation 32(a) of IBCI (Liquidation Process) Regulations, 2016 through an e-auction.

Location	Lot No.	Address of property	Area (Sq. Ft.) apx. as per property documents	Reserve Price (Rs.)	EMD (Rs.)
South Mumbai	1	Flat No: 101, Block A, Simla House, Napean Sea Road, Near Hyderabad estate, Mumbai.	1160	4,41,84,700	44,18,470.
Bhiwandi	2	Godown No.s: 120, 121, 122, 123, 124 & 125, 1st floor, Building No. H, Maa Padmavati Complex, Dapoda Road, Village Val, Taluka Bhiwandi, District Thane.	24,530	2,62,28,800	26,22,880
	3	Flat No. 101, Shanti Avenue, C Building, Wing 1, Mouza Rehal, Bhiwandi.	569	28,00,000	2,80,000.
Pune	4	Shop Nos: 5.6.7.8, Ground Floor, 'C' Wing, Agarwal Pride, Kasba Peth, Pune.	1,351	98,24,000	9,82,400
	5	Shop No. 4, Agarwal Pride, B Wing, Ground Floor, Kasba Peth, Pune.	100	15,00,000	1,50,000.

The sale will be done through the e-auction platform <https://ibbi.baanknet.com>.
Date and Time of e-auction: 18/03/2026 from 11:00 AM to 1:00 PM.
 Last date for inspection of assets, submission of eligibility documents, other forms and EMD: 13/03/2026.

Important notes:
 1. Reserve price is exclusive of taxes, levies, charges, duties, transfer fees, stamp duty, registration fee, premiums etc. No representation as to warranties and indemnities shall be made.
 2. Liquidator does not have physical possession of following assets:
 a. Flat No. 101, Block A, Simla House, Napean Sea Road, Near Hyderabad estate, Mumbai.
 b. Flat No. 101, Shanti Avenue, C Building, Wing 1, Mouza Rehal, Bhiwandi.
 3. Since the original title documents of the following assets are not in the possession of Liquidator, the sale of these assets shall be conducted on the basis of certified copies of the relevant documents:
 a. Flat No. 101, Shanti Avenue, C Building, Wing 1, Mouza Rehal, Bhiwandi.
 b. Shop No. 4, Agarwal Pride, B Wing, Ground Floor, Kasba Peth, Pune.
 4. Interested applicant shall participate only after mandatorily reading and agreeing to the Complete E-Auction Process Document containing details of terms and conditions of online E-Auction, E-Auction Bid form, eligibility criteria, declaration by bidders, EMD requirement and other relevant details. This document is available on the service provider's web portal <https://ibbi.baanknet.com>
E-auction portal Contact details
 Email: support.baanknet@psballiance.com; tanmay.deodhar@psballiance.com
 Mobile No.: +91 8291220220
 5. The liquidator has the absolute right to (i) cancel the E-auction (ii) modify any terms and conditions of E-Auction at any time (iii) disqualify any prospective bidder/bid/offler at any stage of the e-auction process without assigning any reason and without liability.

SD/-
CA Fanendra H Munot
 Liquidator
 In the matter of **Max Flex & Imaging Systems Limited**
 IBCI/IFA-001/IP-P00515/2017-18/10916
 AFA valid upto 31/12/2026
 Correspondence address: A-503, Lodha Signet, Senapati Bapat Marg, Lower Parel (W), Mumbai - 400013
 Process email id: liquidation.maxflex@gmail.com
 Date: 27/02/2026
 Place: Mumbai

Bank of Baroda, Mahavinagar Branch
 Panchsheel Heights, 90, Flat, Opp. Profit Centre, Mahavinagar, Kandiyali-West.
 Mumbai-400067 Email: mahavi@bankofbaroda.com Phone: 022-28606263, 28609993

NOTICE TO BORROWER
 (UNDER SUB-SECTION (2) OF SECTION 13 OF THE SARFAESI ACT, 2002)
 REF: MAHAVI/SARFAESI/2025-26 Date: 10.02.2026
 By Hand delivery/ By Speed post with AD/ By Courier / By Email

To,
Mr. Vasudev Gopalkrishna Palan
M/s. Suraj Enterprises Prop. Mr. Vasudev Gopalkrishna Palan
 Registered Address: Shop No B-9, Vaishnavi Chs Ltd, Goral 3, Borivali West Mumbai, Maharashtra, 400092.
 Residing At: 21, Mahaveer Niwas Chs, Plot 17, Goral 1, Borivali (W), Mumbai, 400091.
 Email - Soorajenterprise2002@gmail.com & Soorajenterprise@rediffmail.com

Dear Sir/Madam,
Re: Notice under section 13(2) of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002, hereinafter called 'Act'.
 1. We refer to sanction letters dated 13.08.2018 & 21.12.2021 & 20.04.2024, whereby conveying sanction of the overdraft, BG and term loan facilities and the terms of sanction. Pursuant to the first sanction, you have availed and started utilizing the credit facilities after providing security for the same, as hereinafter stated. The present outstanding in various loan/credit facility accounts and the security interests created for such liability are as under:

Nature and type of facility	Limit	Rates of Interest	Os/as on 31-01-2026	Security agreement with brief description of securities
Overdraft A/c No. 34120400001952	Rs 52,00,000/-	BRLLR 8.15% [RBI Repo Rate 5.50% (at present) + Mark Up 2.65% (at present)] + Credit Spread 2.45% + with monthly rest i.e. 10.6% per annum. (Floating Rate of Interest)	Rs. 52,51,271.06 + unapplied interest and charges w.e.f. 01.09.2025 (Including Interest up to 31.08.2025)	1. Equitable Mortgage of Flat No 304 on the 3rd Floor admeasuring 448 Sq Ft of built-up area in C Wing of the Building Known as "New Sai Srishti C wing Co-operative Housing Society Ltd" Bearing Plot no 3, S. No. 163, H. No. 1(Part) of village Mira, Taluka and District Thane, Next to Jangid Estate, Vijay Park Road, Mira Road (East), Thane -
Overdraft (3412040000578)	Rs 21,00,000/-	BRLLR 8.15% [RBI Repo Rate 5.50% (at present) + Mark Up 2.65% (at present)] + Credit Spread 1.40% with monthly rest i.e. 9.55% per annum. (Floating Rate of Interest)	Rs. 21,21,599.17 + unapplied interest and charges w.e.f. 01.09.2025 (Including Interest up to 31.08.2025)	2. Equitable Mortgage of Flat No 21, on 2nd Floor, admeasuring 605 Sq Ft having built up area of the society known as "MAHAVEER NIWAS CHSL", PLOT 17, R.S.C - 4, Part 1 GORAI, BORIVALI West, Mumbai, 400091
Term Loan (BGECL) 34120600001428	Rs 5,10,000/-	BRLLR 8.15% [RBI Repo Rate 5.50% (at present) + Mark Up 2.65% (at present)] + Credit Spread 1% with monthly rest i.e. 9.150000% per annum. (Floating Rate of Interest)	Rs. 2,21,082.78 + unapplied interest and charges w.e.f. 10.09.2025 (Including Interest up to 09.09.2025)	
Bank Guarantee (Non-Fund Based)	Rs 20,00,000/-	NA	Rs. 11,30,616/-	

2. In the letter of acknowledgement of debt dated 06.03.2024, you have acknowledged your liability to the Bank to the tune of total Rs. 56,67,500.02 as on 05.03.2024, and Demand Promissory Note dated 04.05.2024, you have acknowledged your liability to the Bank to the tune of total Rs. 21,00,000/-. The outstanding's as stated above in the table, include further drawings, interest and other charges debited to the account.
 3. As you are aware, you have committed defaults in payment of interest on above loans/outstanding for the Quarter ended September 2025 and afterwards. You have also defaulted in the payment of instalment of term loan/demand loan which have fallen due for payment on June 2025 and thereafter.
 4. Consequent upon the defaults committed by you, your loan account has been classified as non-performing asset on 16.09.2025 in accordance with the Reserve Bank of India directives and guidelines. In spite of our repeated requests and demands you have not repaid the overdue loans including interest thereon.
 5. Having regard to your inability to meet your liabilities in respect of the credit facilities duly secured by various securities mentioned in para 1 above, and classification of your account as a non-performing asset, we hereby give you notice under sub-section (2) of section 13 of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002, and call upon you to pay in full and discharge your liabilities to the Bank aggregating Rs. 87,24,569.01 (Rupees Eighty Seven Lakh Twenty Four Thousand Five Hundred Sixty Nine and One Paise only) plus unapplied interest and charges upto the date of this notice. We further give you notice that failing payment of the above amount with interest till the date of payment, we shall be free to exercise all or any of the rights under sub-section (4) of section 13 of the said Act, which please note.
 6. Please note that, interest will continue to accrue at the rates specified in para 1 above for each credit facility until payment in full.
 7. We invite your attention to sub-section 13 of section 13 of the said Act in terms of which you are barred from transferring any of the secured assets referred to in para 1 above by way of sale, lease or otherwise (other than in the ordinary course of business), without obtaining our prior written consent. We may add that non-compliance with the above provision contained in section 13(13) of the said Act, is an offence punishable under section 29 of the Act.
 8. We further invite your attention to sub section (8) of section 13 of the said Act in terms of which you may redeem the secured assets, if the amount of dues together with all costs, charges and expenses incurred by the Bank is tendered to you, at any time before the date of publication of notice for public auction/inviting quotations/ tender/ private treaty. Please note that after publication of the notice as above, your right to redeem the secured assets will not be available.
 9. Please note that this demand notice is without prejudice to and shall not be construed as waiver of any other rights or remedies which we may have, including without limitation, the right to make further demands in respect of sums owing to us.

Yours faithfully,
 Sachin
 Chief Manager & Authorized Officer
 Bank of Baroda

NOTICE TO GUARANTOR
 (UNDER SUB-SECTION (2) OF SECTION 13 OF THE SARFAESI ACT, 2002)
 REF: MAHAVI/SARFAESI/2025-26 Date: 10.02.2026
 By Hand delivery/ By Speed post with AD/ By Courier / By Email

To,
Mrs. Meenakshi Gopalkrishna Palan (Guarantor)
 Residing At 21, Mahaveer Niwas Chs, Plot 17, Goral 1, Borivali W, Mumbai, 400091 also At C 304 New Sai Srishti C Wing Chsl, Nxt To Jangid Estate Mira Road E, Thane, 401107.

Sub: Notice Under Section 13(2) Of The Securitisation And Reconstruction Of Financial Assets And Enforcement Of Security Interest Act, 2002, Hereinafter Called "act"
 Madam,
Re: Your guarantee for credit facilities granted to M/s Suraj Enterprises.
 1. As you are aware, you have by a guarantee dated 04.05.2024 guaranteed payment on demand of all moneys and discharge all obligations and liabilities then or at any time thereafter owing or incurred to us by **M/s Suraj Enterprises, Proprietor Mr. Vasudev G Palan** for aggregate credit limits of **Rs. 99,86,000/-** with interest thereon more particularly set out in the said guarantee document. To secure the guarantee obligation you have also provided following securities to us:
 ▶ **Flat No 21, on 2nd Floor, admeasuring 605 Sq Ft having built up area of the society known as "MAHAVEER NIWAS CHSL", PLOT 17, R.S.C - 4, Part 1 GORAI, BORIVALI West, Mumbai, 400091**
 2. We have to inform you that the borrower has committed defaults in payment of his liabilities and consequently his account has been classified as non-performing asset. A copy of the notice dated 10.02.2026 Under section 13(2) of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 sent by us to the borrower is enclosed. Since the borrower has committed defaults, in terms of the guarantee you have become liable to pay to us the outstanding amount of loan/credit facilities aggregating **Rs. 87,24,569.01 (Rupees Eighty Seven Lakh Twenty Four Thousand Five Hundred Sixty Nine and One Paise only) + unapplied interest & other charges** and we hereby invoke the guarantee and call upon you to pay the said amount within 60 days from the date of this notice. Please note that interest will continue to accrue at the rates specified in para 1 of the notice dated 10.02.2026 served on the borrower (copy enclosed).
 3. We further wish to inform you that in regard to the security provided by you to secure your guarantee obligations for the due repayment of the loans and advances by the borrower, this notice of 60 days may please be treated as notice under sub-section (2) of section 13 of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002. We further give you notice that failing payment of the above amount with interest upto the date of payment, we shall be at liberty to exercise all or any of the rights under sub-section (4) of section 13 of the said Act, which please note.
 4. We invite your attention to sub-section (13) of section 13 of the said Act in terms of which you are barred from transferring any of the secured assets referred to in para 1 above by way of sale, lease or otherwise (other than in the ordinary course of business), without obtaining our prior written consent. We may add that non-compliance with the above provision contained in section 13(13) of the said Act, is an offence punishable under section 29 of the Act.
 5. We further invite your attention to sub section (8) of section 13 of the said Act in terms of which you may redeem the secured assets, if the amount of dues together with all costs, charges and expenses incurred by the Bank is tendered to you, at any time before the date of publication of notice for public auction/inviting quotations/tender/ private treaty. Please note that after publication of the notice as above, your right to redeem the secured assets will not be available.
 6. Please note that this demand notice is without prejudice to and shall not be construed as waiver of any other rights or remedies which we may have, including without limitation, in the right to make further demands in respect of sums owing to us.

Yours faithfully,
 Sachin
 Chief Manager & Authorized Officer
 Bank of Baroda
 Enclosure: Copy of notice to borrower

NOTICE TO GUARANTOR
 (UNDER SUB-SECTION (2) OF SECTION 13 OF THE SARFAESI ACT, 2002)
 REF: MAHAVI/SARFAESI/2025-26 Date: 10.02.2026
 By Hand delivery/ By Speed post with AD/ By Courier / By Email

To,
Mrs. Seema Kartik Koley (Guarantor)
 Residing at G-11, Rukmini Niwas, S N Dubej Road, Near Shukla Compound, Santosh Nagar, Rawalpada, Dahisar East, Mumbai 400068

Madam,
Re: Your guarantee for credit facilities granted to M/s Suraj Enterprises.
 1. As you are aware, you have by a guarantee dated 04.05.2024 guaranteed payment on demand of all moneys and discharge all obligations and liabilities then or at any time thereafter owing or incurred to us by **M/s Suraj Enterprises, Proprietor Mr. Vasudev G Palan** for aggregate credit limits of **Rs. 99,86,000/-** with interest thereon more particularly set out in the said guarantee document. To secure the guarantee obligation you have also provided following securities to us:
 ▶ **Flat No 304 on the 3rd Floor admeasuring 448 Sq Ft of built-up area in C Wing of the Building Known as "New Sai Srishti C wing Co-operative Housing Society Ltd" Bearing Plot no 3, S. No. 163, H. No. 1(Part) of village Mira, Taluka and District Thane, Next to Jangid Estate, Vijay Park Road, Mira Road (East), Thane -401107.**
 2. We have to inform you that the borrower has committed defaults in payment of his liabilities and consequently his account has been classified as non-performing asset. A copy of the notice dated 10.02.2026 Under section 13(2) of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 sent by us to the borrower is enclosed. Since the borrower has committed defaults, in terms of the guarantee you have become liable to pay to us the outstanding amount of loan/credit facilities aggregating **Rs. 87,24,569.01 (Rupees Eighty Seven Lakh Twenty Four Thousand Five Hundred Sixty Nine and One Paise only) + unapplied interest & other charges** and we hereby invoke the guarantee and call upon you to pay the said amount within 60 days from the date of this notice. Please note that interest will continue to accrue at the rates specified in para 1 of the notice dated 10.02.2026 served on the borrower (copy enclosed).
 3. We further wish to inform you that in regard to the security provided by you to secure your guarantee obligations for the due repayment of the loans and advances by the borrower, this notice of 60 days may please be treated as notice under sub-section (2) of section 13 of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002. We further give you notice that failing payment of the above amount with interest upto the date of payment, we shall be at liberty to exercise all or any of the rights under sub-section (4) of section 13 of the said Act, which please note.
 4. We invite your attention to sub-section (13) of section 13 of the said Act in terms of which you are barred from transferring any of the secured assets referred to in para 1 above by way of sale, lease or otherwise (other than in the ordinary course of business), without obtaining our prior written consent. We may add that non-compliance with the above provision contained in section 13(13) of the said Act, is an offence punishable under section 29 of the Act.
 5. We further invite your attention to sub section (8) of section 13 of the said Act in terms of which you may redeem the secured assets, if the amount of dues together with all costs, charges and expenses incurred by the Bank is tendered to you, at any time before the date of publication of notice for public auction/inviting quotations/tender/ private treaty. Please note that after publication of the notice as above, your right to redeem the secured assets will not be available.
 6. Please note that this demand notice is without prejudice to and shall not be construed as waiver of any other rights or remedies which we may have, including without limitation, in the right to make further demands in respect of sums owing to us.

Yours faithfully,
 Sachin
 Chief Manager & Authorized Officer
 Bank of Baroda
 Enclosure: Copy of notice to borrower

HIMACHAL PRADESH INFRASTRUCTURE DEVELOPMENT BOARD
 (Government of Himachal Pradesh)

REQUEST FOR PROPOSAL (RFP) FOR TRANSACTION ADVISORY SERVICES FOR SELECTION OF OPERATOR FOR OPERATION, MANAGEMENT & MAINTENANCE OF FOOTBALL GROUND & CLUB HOUSE IN DHARAMSHALA

The Himachal Pradesh Infrastructure Development Board (HPIDB) on behalf of Dharamshala Smart City Limited invites Request for Proposal (RFP) for Transaction Advisory Services for selection of operator for Operation, Management & Maintenance of Football Ground & Club House in Dharamshala on PPP Mode.
 The RFP Document shall be available from 25th-Feb-2026 at <https://hptenders.gov.in> Bidders are requested to submit their proposals online as per the prescribed formats on or before 24th-March-2026 by 5:00 PM. A pre-bid meeting shall be organized for the same on 09th-March-2026 at 11:00 AM through online and physical mode at the office of HPIDB, Shimla. Online link shall be provided on the e-procurement portal.
The last date for submission of proposal is 24.03.2026 Upto 5:00 PM

FOR FURTHER INFORMATION, PLEASE CONTACT:
Chief General Manager
 Himachal Pradesh Infrastructure Development Board
 New Himrus Building, Circular Road, Himland
 Shimla-171001, Himachal Pradesh, India
 Phone No.: +91 177-2626696, 2627312
 Email: hpiddb-hp@nic.in; website: <https://hpiddb.hp.gov.in/>

केनरा बैंक Canara Bank
 Stressed Asset Management Branch,
 Circle Office Building, 8th Floor, 'B' Wing, C-14,
 G-Block Bandra-Kurla Complex, Mumbai-400 051

Ref No: 1/SAMB/INVOCATIONNOTICE Date: 25.02.2025
 To
Mr. Ajay Fakirchand Gandhi, 501, Khatau House, 15A, J Mehta Road, Mumbai - 400006.
 Dear Sir/ Madam,
Sub: Notice for Invocation of Guarantee Agreement executed in lieu of credit facilities availed by Corporate Debtor M/s. Antrix Diamond Exports Pvt. Ltd. under the provisions of IBC-2016.
 That Corporate Debtor namely **M/s. Antrix Diamond Exports Pvt. Ltd.** (hereinafter referred to as "Corporate Debtor") had availed credit facility / facilities had entered into certain loan agreements in favour of the Bank being Financial Creditor. While availing the said financial assistance, Corporate Debtor had expressly undertaken to repay the loan amount/s in accordance with the terms and conditions of the above mentioned agreements. That you, **Sri Ajay Fakirchand Gandhi** (hereinafter referred to as "the Guarantor") has guaranteed the payment on demand of all moneys and discharge all obligations and liabilities owing or incurred to the Financial Creditor by the Corporate Debtor for such credit facilities with interest thereon in terms of Guarantee Agreement/s.
 It is further stated that the Corporate Debtor having failed to keep up with the terms of the above said agreements in clearing the dues of the secured creditor within the time given, and have been evasive in settling the dues. The operation and conduct of the above said financial assistance / credit facilities/ies having come to a standstill and as a consequence of the default committed in repayment of principal debt/ instalment and interest thereon, the Financial creditor was constrained to classify the debt as Non Performing Asset (NPA) as on 13.01.2016 in accordance with the directives/guidelines relating to asset classification issued by the Reserve Bank of India. The Financial creditor through this notice brings to your attention that the Corporate Debtor has failed and neglected to repay the dues/ outstanding liabilities and hence hereby demand you under the provisions of IBC, by issuing this notice to discharge in full the liabilities of the Corporate Debtor as stated in Schedule A hereunder to the secured creditor within 14 days from the date of receipt of this notice. Further, it is brought to your notice that you are also liable to pay future interest at the rate of 15.50% per annum together with all costs, charges, expenses and incidental expenses with respect to the proceedings undertaken by the Financial Creditor in recovering its dues. Please take note of the fact that if you fail to repay to the Financial creditor the aforesaid sum of **Rs. 254,45,08,310.96** (Rupees Two Hundred Fifty Four Core Forty Five Lakh Eight Thousand Three Hundred Ten Rupees & Ninety Six Paise Only) together with further interest and incidental expenses and costs as stated above in terms of this notice, the Financial creditor will exercise all or any of the rights available with them as per provisions of IBC.
 This notice of Demand is without prejudice to and shall not be construed as waiver of any other rights or remedies which the Financial Creditor may have including further demands for the sums found due and payable by you.
 This is without prejudice to any other rights available to the Financial creditor under the Act and/or any other law in force. Please comply with the demand under this notice and avoid all unpleasantness. In case of Non-compliance, further needful action will be resorted to, holding you liable for all costs and consequence.

SD/-
 Chief Manager

SCHEDULE - A
 (Details of the credit facilities/ies availed by the Corporate Debtor)

Sl. No.	Loan No	Nature Of Loan/Limit	Liability With Interest As On 31.01.2026(Rs.)	Rate Of Interest (As Applicable To Guarantor)
1	1589741000339	DEMAND PROMISORY NOTE (DPN) LOANS	20394599.09	15.50 %
2	1589741000338	DEMAND PROMISORY NOTE (DPN) LOANS	211918297.97	15.50 %
3	1589741000351	DEMAND PROMISORY NOTE (DPN) LOANS	81265752.12	15.50 %
4	1589201000879	CURRENT ACCOUNT-GENERAL	307248.16	15.50 %
5	1589741000340	DEMAND PROMISORY NOTE (DPN) LOANS	162190670.81	15.50 %
6	1589741000355	DEMAND PROMISORY NOTE (DPN) LOANS	118684372.68	15.50 %
7	1589741000358	DEMAND PROMISORY NOTE (DPN) LOANS	81892094.32	15.50 %
8	1589741000349	DEMAND PROMISORY NOTE (DPN) LOANS	125579525.19	15.50 %
9	1589741000359	DEMAND PROMISORY NOTE (DPN) LOANS	158245633.64	15.50 %
10	1589741000343	DEMAND PROMISORY NOTE (DPN) LOANS	46327457.74	15.50 %
11	1589741000348	DEMAND PROMISORY NOTE (DPN) LOANS	193850810.42	15.50 %
12	1589741000342	DEMAND PROMISORY NOTE (DPN) LOANS	79364244.63	15.50 %
13	1589741000337	DEMAND PROMISORY NOTE (DPN) LOANS	31050169.77	15.50 %
14	1589741000354	DEMAND PROMISORY NOTE (DPN) LOANS	19568593.80	15.50 %
15	1589741000361	DEMAND PROMISORY NOTE (DPN) LOANS	62187723.15	15.50 %
16	1589741000346	DEMAND PROMISORY NOTE (DPN) LOANS	189914076.46	15.50 %
17	1589741000360	DEMAND PROMISORY NOTE (DPN) LOANS	86370331.69	15.50 %
18	1589741000352	DEMAND PROMISORY NOTE (DPN) LOANS	29860854.56	15.50 %
19	1589741000353	DEMAND PROMISORY NOTE (DPN) LOANS	89229816.94	15.50 %
20	1589741000347	DEMAND PROMISORY NOTE (DPN) LOANS	58617761.79	15.50 %
21	1589741000336	DEMAND PROMISORY NOTE (DPN) LOANS	20272477.41	15.50 %
22	1589741000350	DEMAND PROMISORY NOTE (DPN) LOANS	66311034.26	15.50 %
23	1589741000357	DEMAND PROMISORY NOTE (DPN) LOANS	106420377.05	15.50 %
24	1589741000341	DEMAND PROMISORY NOTE (DPN) LOANS	147092478.90	15.50 %
25	1589741000356	DEMAND PROMISORY NOTE (DPN) LOANS	48265055.35	15.50 %
26	1589741000344	DEMAND PROMISORY NOTE (DPN) LOANS	54961730.38	15.50 %
27	1589741000345	DEMAND PROMISORY NOTE (DPN) LOANS	78265122.68	15.50 %
		Total	2544508310.96	

केनरा बैंक Canara Bank
 Stressed Asset Management Branch,
 Circle Office Building, 8th Floor, 'B' Wing, C-14,
 G-Block Bandra-Kurla Complex, Mumbai-400 051

Ref No: 1/SAMB/INVOCATIONNOTICE Date: 25.02.2025
 To
Mr. Dinkha Anshul Gandhi, 501, Khatau House, 15A, J Mehta Road, Mumbai - 400006. Also at: 8 Rose Avenue, Eaglewood Cliffs New Jersey, N. J. 07632, USA.
 Dear Sir/ Madam,
Sub: Notice for Invocation of Guarantee Agreement executed in lieu of credit facilities availed by Corporate Debtor M/s. Antrix Diamond Exports Pvt. Ltd. under the provisions of IBC-2016.
 That Corporate Debtor namely **M/s. Antrix Diamond Exports Pvt. Ltd.** (hereinafter referred to as "Corporate Debtor") had availed credit facility / facilities had entered into certain loan agreements in favour of the Bank being Financial Creditor. While availing the said financial assistance, Corporate Debtor had expressly undertaken to repay the loan amount/s in accordance with the terms and conditions of the above mentioned agreements. That you, **Sri Ajay Fakirchand Gandhi** (hereinafter referred to as "the Guarantor") has guaranteed the payment on demand of all moneys and discharge all obligations and liabilities owing or incurred to the Financial Creditor by the Corporate Debtor for such credit facilities with interest thereon in terms of Guarantee Agreement/s.
 It is further stated that the Corporate Debtor having failed to keep up with the terms of the above said agreements in clearing the dues of the secured creditor within the time given, and have been evasive in settling the dues. The operation and conduct of the above said financial assistance / credit facilities/ies having come to a standstill and as a consequence of the default committed in repayment of principal debt/ instalment and interest thereon, the Financial creditor was constrained to classify the debt as Non Performing Asset (NPA) as on 13.01.2016 in accordance with the directives/guidelines relating to asset classification issued by the Reserve Bank of India. The Financial creditor through this notice brings to your attention that the Corporate Debtor has failed and neglected to repay the dues/ outstanding liabilities and hence hereby demand you under the provisions of IBC, by issuing this notice to discharge in full the liabilities of the Corporate Debtor as stated in Schedule A hereunder to the secured creditor within 14 days from the date of receipt of this notice. Further, it is brought to your notice that you are also liable to pay future interest at the rate of 15.50% per annum together with all costs, charges, expenses and incidental expenses with respect to the proceedings undertaken by the Financial Creditor in recovering its dues. Please take note of the fact that if you fail to repay to the Financial creditor the aforesaid sum of **Rs. 254,45,08,310.96** (Rupees Two Hundred Fifty Four Core Forty Five Lakh Eight Thousand Three Hundred Ten Rupees & Ninety Six Paise Only) together with further interest and incidental expenses and costs as stated above in terms of this notice, the Financial creditor will exercise all or any of the rights available with them as per provisions of IBC.
 This notice of Demand is without prejudice to and shall not be construed as waiver of any other rights or remedies which the Financial Creditor may have including further demands for the sums found due and payable by you.
 This is without prejudice to any other rights available to the Financial creditor under the Act and/or any other law in force. Please comply with the demand under this notice and avoid all unpleasantness. In case of Non-compliance, further needful action will be resorted to, holding you liable for all costs and consequence.

SD/-
 Chief Manager

SCHEDULE - A
 (Details of the credit facilities/ies availed by the Corporate Debtor)

Sl. No.	Loan No.	Nature Of Loan/Limit	Liability With Interest As On 31.01.2026(Rs)	Rate Of Interest (As Applicable To Guarantor)
1	1589741000339	DEMAND PROMISORY NOTE (DPN) LOANS	20394599.09	15.50 %
2	1589741000338	DEMAND PROMISORY NOTE (DPN) LOANS	211918297.97	15.50 %
3	1589741000351	DEMAND PROMISORY NOTE (DPN) LOANS	81265752.12	15.50 %
4	1589201000879	CURRENT ACCOUNT-GENERAL	307248.16	15.50 %
5	1589741000340	DEMAND PROMISORY NOTE (DPN) LOANS	162190670.81	15.50 %
6	1589741000355	DEMAND PROMISORY NOTE (DPN) LOANS	118684372.68	15.50 %
7	1589741000358	DEMAND PROMISORY NOTE (DPN) LOANS	81892094.32	15.50 %
8	1589741000349	DEMAND PROMISORY NOTE (DPN) LOANS	125579525.19	15.50 %
9	1589741000359	DEMAND PROMISORY NOTE (DPN) LOANS	158245633.64	15.50 %
10	1589741000343	DEMAND PROMISORY NOTE (DPN) LOANS	46327457.74	15.50 %
11	1589741000348	DEMAND PROMISORY NOTE (DPN) LOANS	193850810.42	15.50 %
12	1589741000342	DEMAND PROMISORY NOTE (DPN) LOANS	79364244.63	15.50 %
13	1589741000337	DEMAND PROMISORY NOTE (DPN) LOANS	31050169.77	15.50 %
14	1589741000354	DEMAND PROMISORY NOTE (DPN) LOANS	19568593.80	15.50 %
15	1589741000361	DEMAND PROMISORY NOTE (DPN) LOANS	62187723.15	15.50 %
16	1589741000346			

