FINANCIAL ELIGIBILITY CRITERION

Section 25(2) (h) was amended and provides that the resolution professional shall invite prospective resolution applicants, who fulfill such criteria as may be laid down by him with the approval of committee of creditors, having regard to the complexity and scale of operations of the business of the corporate debtor and such other conditions as may be approved by Committee of Creditors, to submit a resolution plan. The eligibility criterion as approved by the Committee of Creditors is as under: —

The minimum eligibility criteria is as under

A. For Companies and Strategic Investors including Limited Liability Partnerships (LLPs), Partnership Firms and Individuals

 Consolidated Group Net worth of Rs.50 Crores or more as per the Last Audited Annual Accounts.

B. Financial Investors – Funds / NBFCs / ARC / Banks / others

- Financial Investors include Mutual Funds, Private Equity / Venture Capital Funds, Domestic / Foreign Investment Institutions, Non-Banking Finance Companies, Asset Reconstruction Companies, Banks and similar entities. All need to be duly registered under applicable regulations in India and need to provide valid registration certificate copies along with the applicable constitutional documents, as a part of the response to this Request for Proposal.
- Total Assets under Management (AUM) / Loan Portfolio shall be at least **Rs.50 Crores** as evidenced by latest Audited Annual Accounts.

C. Proposals by Consortium of Investors

- Proposals can also be made by / with the support of a consortium of investors.
- In all consortium cases, proposal needs to be made by a nominated lead applicant who should meet the Net Worth / Investible Funds Criteria of a minimum of 51% of the total requirement.
- Each member of the consortium will need to fulfill the Net Worth / Investible Funds criteria up to a minimum of 10%.
- The Net Worth criteria will continue to be applicable on aggregate basis for the consortium.

Other Conditions

Further, an Earnest Money Deposit (**EMD**) of **Rs.50 Lakhs** has to be deposited by the prospective resolution applicant by way of demand draft in favour of M/s. HBN Dairies and Allied Limited, payable at par along with the submission of the Resolution Plan. The refund of EMD-II will be governed by clauses mentioned later in this document

Applicants are requested to provide the following documents along with the format of submission of EOI:

- Copy of PAN of the Resolution Applicant
- Copy of KYC of the Resolution Applicant & Authorised Representative.
- Copy of Address Proof of Resolution Applicant
- Copies of Last 3 Years Audited Financial Statements
- Copy of Board Resolution authorizing to participate in the process of EoI and submission of Resolution Plan for the Corporate Debtor.

Also shall provide a duly stamped and signed confidentiality undertaking in accordance with the requirements under Regulation 36(4) of IBBI (Insolvency Resolution Process for Corporate Persons) Regulations, 2016 (CIRP Regulations) as a condition for receiving the information memorandum and other relevant information in relation to the Corporate Debtor.

The interested Resolution Applicant shall provide an undertaking along with the application for EoI as required under Regulation 36A (7). (Mentioned Below)

All Potential Resolution Applicants must read, understand and comply with all requirements under the IBC, 2016 & CIRP Regulations and any other applicable regulations under the IBC, 2016 that are in force now or that may come into force subsequently, for Resolution Plans and all matters there under, in pursuance to, in furtherance of or in relation to this invitation.

Forfeiture of Refundable Earnest Money Deposit (EMD)

This EMD – II can be forfeited at any time, upon the occurrence of any of the following events:

- a) in case the Prospective Resolution Applicant is found to have made any misrepresentation or provided wrong information to the Resolution Professional or the members of the committee of creditors; or
- b) if the Prospective Resolution Applicant is found to be ineligible to submit the Resolution Plan as per the conditions set out in Section 29A of the IBC (as amended from time to time) or is found to have made a false or misleading declaration of eligibility as per the conditions set out in Section 29A of the IBC (as amended from time to time).

AUTHORITY OF THE BIDDER & KYC DOCUMENTS:

Person(s) signing the agreement and other documents shall state in what capacity he or they are signing the documents. The following documents must be submitted along with the Expression of Intrest.

- (i) Documents regarding constitution of the organisation such as memorandum and articles of association, LLP Agreement, Partnership Deed, Trust Deed, etc.
- (ii) Documents regarding registration of the organisation such as certificate of incorporation, registration of partnership, registration with any other government department, PAN, etc.
- (iii) List of Shareholders, Directors, Managing Director, Partners, Trustees, Key Managerial personnel, as may be applicable.
- (iv) Authority of the person to participate in the bid on behalf of the organisation such as board resolution or authority letter.
- (v) Copies of the audited financial statements for the last three years with all schedules, notes and qualifications.

CORRUPT PRACTICES:

Any bribe, commission or advantage offered or promised by or on behalf of the bidders to any officer or employee of the Resolution Professional or members of Committee of Creditors shall (in addition to any criminal liability which the tenderer may incur) debar his bid from being considered. Canvassing on the part of or on behalf of the bidder will also make his bid liable to rejection.

ACCEPTANCE OF BID/RESOLUTION PLAN:

The Resolution Professional and the COC reserves the right to reject any or all the bidders, without assigning any reason thereof and does not bind himself to accept the lowest or any other Resolution Plan.

(On The Letterhead of the Resolution Applicant)

CONFIDENTIALITY UNDERTAKING

This confidentiality	undertaking has been sig	gned by		_, a Resolution	
Applicant,	having	its	office	at	
			acting th	rough Mr./Ms.	
		, the authorized si	gnatory / authorized	d representative	
(which expression sh	nall, unless repugnant to the	e context, include its	successors in busines	s, administrators	
in business, adminis	strators, insolvency profes	sional, liquidator and	d assigns or legal re	presentative) on	
day of	, 2018 and submitted	to Mr. Rohit Sehga	l, an Insolvency Pro	fessional having	
registration no. IBBI/IPA-001/IP-P00528/2017-18/10953, who is acting as an Resolution Professional of					
M/s. HBN Dairies a	and Allied Limited, a con	mpany registered und	ler Companies, Act,	1956 (thereafter	
referred as (Corpore	ate Debtor) under Corpor	rate Insolvency Reso	olution Process pursu	uant to Hon'ble	
NCLT (New Delhi Bench) order dated 8 th February, 2019.					
THEREFORE, in 1	ine with the Regulation 3	6A (7) of the Insolve	ency and Bankruptcy	Board of India	
(Insolvency Resoluti	ion Process for Corporate	Persons) Regulation	ns, 2016, the Resolu	ition Applicant	
hereby declares and undertakes as follows:					

WE HEREBY DECLARE AND UNDERTAKE that we meets the criteria specified by the committee under clause (h) of sub-section (2) of section 25 of the Insolvency and Bankruptcy Code, 2016;

WE FURTHER UNDERTAKE AND DECLARE that we do not suffer from any ineligibility under section 29A of the Insolvency and Bankruptcy Code, 2016 to the extent applicable;

WE FURTHER UNDERTAKE AND DECLARE that we shall intimate the Resolution Professional forthwith if it becomes ineligible at any time during the corporate insolvency resolution process;

WE FURTHER UNDERTAKE AND DECLARE that every information and records provided by us in expression of interest is true and correct and discovery of any false information or record at any time will render the applicant ineligible to submit resolution plan, forfeit any refundable deposit, and attract penal action under the Insolvency and Bankruptcy Code, 2016; and

WE FURTHER UNDERTAKE AND DECLARE that we shall maintain confidentiality of the information and shall not use such information to cause an undue gain or undue loss to itself or any other person and comply with the requirements under sub-section (2) of section 29 of the Insolvency and Bankruptcy Code, 2016;

PROVIDED THAT nothing contained in this Confidentiality Undertaking shall apply to any disclosure: (i) required by us by the order of a court of competent jurisdiction or an appropriate regulatory, statutory or judicial authority; (ii) of any information which is in the public domain otherwise than as a result of a breach of this Confidentiality Undertaking, or (iii) by us to our legal and other professional advisors.

Signed on behalf of	
M/s	
by	-
(Name and Designation)	
Authorised Signatory	