

NCLT, KOCHIDaily **Orders** – Draft

In the Bench of: Shri. Ashok Kumar Borah, Member (Judicial)

Date: 8th June 2020

1 CA/09/KOB/2020

This matter was disposed of on 12th March 2020. Respondents 1 & 2 filed a memo stating that they have paid Rs.10,000/- to the petitioner vide cheque dated 17.3.2020 as cost ordered by this Tribunal. This submission is recorded and the case is closed.

2 IBA/22/KOB/2020

No response from both the parties. It is noticed that the notice sent to the Corporate Debtor has been returned with the remark “addressee left, present address not known”. The Operational Creditor has not produced proof of service. The Operational Creditor is directed to furnish present address of the CD within a week. List on 18.6.2020.

3 IBA/23/KOB/2020

No response from both the parties. It is noticed that the notice sent to the Corporate Debtor has been returned with the remark “addressee moved”. The Operational Creditor has not produced proof of service. The Operational Creditor is directed to furnish present address of the CD within a week. List on 18.6.2020.

4 CP/16/KOB/2020 WITH CAVEAT NO.4/2020 AND IA/65/KOB/2020

Learned counsel for the petitioner and learned counsel for the Caveator (R3) appeared through VC. Adv M.A.Shaji representing respondents 1 & 11 as also 2 & 9 appeared through VC and submitted that Adv Philip Mathew and Adv Joy George are filing Vakalat for these respondents. No response from other respondents. Registry to Issue notice R4 to R8 and R10, R12, R13 & R14 through email in addition to normal procedure. Petitioner is also directed to issue notice to the above respondents enclosing copy of the CP and produce proof of service with an affidavit before the next date fixed. All the respondents are given three weeks time to file their counter affidavit. Orders on Interim Relief sought by the petitioner is passed by separate order.

IA/65/KOB/2020

This IA is filed for urgent hearing of CP/16/KOB/2020. Since the matter has taken up for hearing today, the said IA has become infructuous and hence closed.

Caveat No.4/2020

Heard the Caveator while considering the question of Interim Relief. Hence Caveat No.4/2020 is disposed of.

List the CP on 8.7.2020

5 TCP/20/KOB/2019 WITH IA/54/KOB/2020 IN

Learned counsel for R2 in IA submitted an email seeking an adjournment. No response from the applicant in IA. List on 25.6.2020.

6 TCP/20/KOB/19

Learned counsel for the petitioner submitted an email seeking an adjournment. No response from the respondents. List on 25.6.2020.

7 TCP/26/KOB/2019 (CP/716/19) WITH IA/62/KOB/2020

Learned counsel for respondents in IA sought two weeks time for filing the counter. No response from the applicant in IA. List on 25.6.2020

8 TCP/51/KOB/19

Learned counsel for petitioner sought an adjournment through email. No response from the respondents. List on 25.6.2020

9 TCP/61/KOB/ 2019 (CP/531/2019) WITH IA/56/KOB/2020 & IA/57/KOB/2020

Both the parties sought an adjournment through email. List on 25.6.2020

10 CP/104/KOB/2019

Learned counsel for the petitioner sought time for filing rejoinder. Learned counsel for R22 stated that he is ready to argue the matter through VC. No response from other respondents. List on 26.6.2020, before that date rejoinder, if any, may be filed.

11 CP/112/KOB/2019

Learned counsel for the petitioner sought time for filing rejoinder. Learned counsel for R18 stated that he is ready to argue the matter through VC. No response from other respondents. List on 26.6.2020, before that date rejoinder, if any, may be filed.

12 CP/113/KOB/ 19

Learned counsel for the petitioner sought time for filing rejoinder. No response from respondents. List on 26.6.2020 before that rejoinder, if any, may be filed.

13 CP/128/KOB/19

No response from the petitioner. Learned counsel for R1 to R3 sought an adjournment through email. List on 26.6.2020.

14 CA/45/KOB/19

Heard the arguments of both the parties through VC. Learned PCS for respondent submitted that the respondent has despatched the duplicate share certificates on 6.6.2020 to the appellants. On the other hand, learned counsel for appellants submitted that the appellants have not yet received the duplicate share certificates. The learned counsel for the appellant is directed to inform this Tribunal whether the certificates have been received by the appellants before the next date fixed. List on 10.6.2020.