REDTOPAZ REAL ESTATE PRIVATE LIMITED

Corporate Identity No. U45201DL2006PTC147961

REQUEST FORRESOLUTIONPLAN (RFRP) FORELIGIBLE RESOLUTIONS APPLICANTS

ISSUED BY – CS VEKAS KUMAR GARG

Resolution Professional

Registration No. IBBI/IPA-002/IP-N00738/2018-2019/12291

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DISCLAIMER

This RFRP is issued by CS Vekas Kumar Garg, Resolution Professional (RP) having Regn. No. IBBI/IPA-002/IP-N00738/2018-2019/12291and appointed vide order no.(IB)-667(ND)/2019 in the matter of Redtopaz Real Estate Private Limited. This RFRP is for general information purposes, without regard to specific objectives, suitability, financial situations and the requirements of any particular person, and does not constitute any recommendation of an offer to buy, purchase or subscribe to any securities mentioned therein. Neither this document nor anything contained herein, or anything contained in the Information Memorandum shall form the basis of, or be relied upon in connection with any contract, agreement, undertaking, understanding or any commitment whatsoever. This document does not solicit any action based on the material contained herein. No statement, fact, information (whether current or historical) or opinion contained herein should be construed as a representation or warranty, express or implied, of Resolution Professional, Resolution Process Advisors, Corporate Debtor or the members of COC; and none of the Resolution Professional, Resolution Process Advisors, Advisors, Corporate Debtor, the members of the COC, or any other Persons / entities shall be held liable for the authenticity, correctness or completeness of any such statements, facts oropinions.

ThisdisclaimerappliestothisRFRP, and any information disclosed by the Resolution Professional or Resolution Process Advisors, or the members of the Committee of Creditors (COC) of Redtopaz Real Estate Private Limited This RFRP cannot be assigned or transferred in any manner what so ever to any person other than the intended Resolution Applicant(s).

This RFRP has not been approved and will or may not be reviewed or approved by any statutory or regulatory authority in India or by any stock exchange in India or any other jurisdiction. Each Resolution Applicant(s) should, conduct its own investigations, diligence, and analysis and should check the accuracy, adequacy, correctness; reliability and completeness of the assumptions, assessments, statements and information contained in this document and obtain independent advice from appropriate sources.

By accepting a copy of this document, the recipient accepts the terms of this disclaimer notice, which forms an integralpart of this document. The COC may inits absolute discretion, but without being under any obligation to do so, update, amend or supplement the information, assessment or assumptions contained in this document. Further, the Resolution Applicant(s) must specifically note that the COC reserves the right to change, update, amend, supplement, modify, addto, delay or therwise annul orcease the Resolution Plan Processatany point in time, for any reason determined in their sole discretion in accordance with the Insolvency and Bankruptcy Code, 2016(IBC).

TheResolutionApplicant(s)areprohibitedfromgivingorofferinganygift,bribeorinducementandanyattempt to any such act on behalf of the Resolution Applicant(s) towards the Resolution Professional or Resolution Process Advisors, the members of the COC, Affiliates, directors, employees, agents or representatives for showing any favor in relation to this document or the process set out herein, shall render the Resolution Applicant(s) to such liability and penalty as the COC may deem proper, including but not limited to immediate disqualification and exclusion from the Resolution Process contemplatedhereunder.

ThisRFRPcontainsconfidential, proprietary and/orlegally privileged information and must be kept confidential by the recipient. Recipient who decides not to pursue this matter are required to return this document and any copies thereof (together with any other material relating to the Corporate Debtor which may have been provided by or on behalf the Corporate Debtor), as soon as practicable, to the Resolution Professional.

Nothing contained in this RFRP shall be deemed to relieve, wholly or partially, directly or indirectly, the Resolution Applicant(s) from their compliance with the IBC, any other law in force, and/ or any instrument having the force of law, as may be applicable to them.

The Resolution Applicant(s) shall inform themselves concerning, and shall observe and comply with, any applicable legal requirements.

The laws of the Republic of India are applicable to this RFRP.

1 PART I – PARTICIPATION

Introduction

Redtopaz Real Estate Private Limited, (hereinaftercalledas—CorporateDebtor), a Companyregisteredunder the Companies Act, 1956 having Registered office at Khasra No. 300, Gopi Ram Building, Village Sultanpur, New Delhi - 110030. The Corporate Debtor was incorporated on 24th March, 2006 with the main objective of carrying on the business of real estate development and its primary business is to develop residential and commercial complexes.

Project on Floor:

Redtopaz Real Estate Private Limited ("REDTOPAZ") is a wholly owned subsidiary Company of M/s. Ninex Developers Limited. Like the parent Company REDTOPAZ is also a real estate developing company and its primary business is development of residential and commercial complexes. REDTOPAZ has a land parcel of 4 Acres at Sector 70A upon which it has been developing a Commercial Colony under License No. 02 of 2012 issued by Town & Country Planning, Government of Haryana, Chandigarh.

MASTER DATA OF CORPORATE DEBTOR

CIN	U45201DL2006PTC147961
Company Name	Redtopaz Real Estate Private Limited
ROC Code	ROC-Delhi
Registration Number	147961
Company Category	Company limited by Shares
Company Sub Category	Non-govt company
Class of Company	Public Company
AuthorisedCapital(Rs)	20,00,00,000
Paid up Capital(Rs)	18,01,00,000
Date of Incorporation	24/03/2006
Registered Address	Khasra No. 300, Gopi Ram Building, Village Sultanpur, New Delhi – 110030.
Email Id	sanjay@ninex.in
Whether Listed or not	Unlisted
Date of last AGM	29/09/2018
Date of Balance Sheet	31/03/2018

Details of the Directors (Powers Suspended) of the Corporate Debtor:

Sr.No.	Name	Designation*	Address
1	Ram Mehar Garg		AKG Farm, Mandi Road Sultanpur, Mehrauli, Delhi - 110 030.
2	Sandeep Garg	Director DIN : 00021295	AKG Farm, Mandi Road Sultanpur, Mehrauli, Delhi - 110 030

> Details of the Corporate Insolvency Resolution Process

- Redtopaz Real Estate Private Limitedwas admitted to Corporate Insolvency Resolution Process (CIRP)byHon'ble National Company Law Tribunal, Bench II, New Delhi (NCLT) Vide order No. CP (IB)-667(ND)/2019 dated23.08.2019 and the CIRP was commenced on 28.08.2019 being the date on which the above referred Order of National Company Law Tribunal was received by the Resolution Professional.
- Mr. Vekas Kumar Garg, an Insolvency Professional having Registration Number IBBI/IPA-002/IP-N00738/2018-2019/12291 was appointed as Interim Resolution Professional (IRP) by the National Company Law Tribunal, New Delhi Vide order No. CP (IB)-6671(ND)/2019 dated23.08.2019 of Hon'ble National Company Law Tribunal, Bench II, New Delhi (NCLT) in connection with the CIRP of Redtopaz Real Estate Private Limited and on 03.10.2019,the Committee of Creditors confirmed the appointment of Mr. Vekas Kumar Garg as the "Resolution Professional" of the Corporate Debtor under CIRP.

Details of RP:

- Name: Mr. Vekas Kumar Garg
- Correspondence Address: D-4 B, First Floor, Ramprastha, Near Raghunath Temple, Ghaziabad, Uttar Pradesh-201011
- Email Id:<u>vikasgarg_k@rediffmail.com</u>, <u>vikasgarg_k@outlook.com</u>

This RFRP has been issued by the Resolution Professional ("RP"), to the Resolution Applicant(s) inviting them to participate in the Resolution Plan Process.

Definitions

Unless the context otherwise require, following capitalized terms used in this RFRP, shall have the meaning here under. Terms not defined in this RFRP shall have the meaning assigned to terms under the IBC and the CIRP Regulations:

"Applicable Laws" means, any statute, law, 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 of India whether in effect as of the date of this RFRP or thereafter and in each case as amended or modified.

"Affiliate" shall mean a Company that directly or indirectly:

- (a) controls;or
- (b) is controlledby; or
- (c) is under the common control;

with the Company or the Resolution Applicant(s), as the case may be

"Adjudicating Authority" shall mean the Principal Bench of the National Company Law Tribunal, [New Delhi] or any appellate authority under IBC.

"Approved Resolution Plan" shall mean the Resolution Plan submitted by Successful Resolution Applicant(s), approved by Adjudicating Authority and the COC.

"Binding Resolution Plan" shall mean the Resolution Plan submitted on or before the Binding Plan Due Date i.e. 25.01.2020.

"Binding Plan Due Date" shall mean

"**CIRPPeriod**" shall mean the period of one hundred eighty days from the date of commencement admission of the Corporate Insolvency Resolution Process in accordance with the Order of the Adjudicating Authority or as extended subject to approval by the COC and Adjudicating Authority.

"Committee of Creditors or COC" means the committee of creditors of the Corporate Debtor constituted under Section 21 of the IBC.

"Company" shall mean a company incorporated in accordance with the provisions of the Companies Act,

1956 or Companies Act, 2013.

"Confidentiality Undertaking" means the undertaking executed by the Resolution Applicant(s) with the Resolution Professional to preserve the confidentiality of the information of the Corporate Debtor.

"Corporate Debtor" means a corporate person who owes a debt to any person and in the instant case it is Redtopaz Real Estate Private Limited.

"Compliant Resolution Plan(s)"shall mean the Resolution Plan(s) which are incompliance with mandatory requirements under the IBC and CIRP Regulation as required to be verified by the Resolution Professional under the IBC. The Resolution Professional shall examine each Resolution Plan received and submit all Compliant Resolution Plans to the COC for their consideration, as per the IBC.

"Conflict of Interest" shall mean an event or circumstance, determined at the discretion of the COC, whereas Resolution Applicant(s) is found to be in a position to have access to information about, or influence the ResolutionPlanofanotherResolutionApplicant(s)pursuanttoarelationship(excluding, and to the extent of, any commercial relationship which may be existing between the Resolution Applicant(s) and the Corporate Debtor pursuant to the Ordinary Course of Business of the Resolution Applicant(s) or the Corporate Debtor) with the Corporate Debtor, Affiliates of the Corporate Debtor, directly or indirectly, or by any other means including colluding with other Resolution Applicant(s), the Corporate Debtor, or Affiliates of the Corporate Debtor.

AResolutionApplicant(s)shallwithoutanylimitationbedeemedtohaveaConflictofInterestthataffectsthe Resolution Plan Process, if:

- a) It Controls, are Controlled by or is under common Control with any other Resolution Applicant(s) (or their Affiliates) or their members (ortheir Affiliates) or shares the same Parent or the same Ultimate Parent; or
- b) A Resolution Applicant(s) or a constituent of such Resolution Applicant(s) (in case of Consortium) is also a constituent of another Resolution Applicant(s) or is another Resolution Applicant(s); or
- c) Such Resolution Applicant(s), is found to be in a position, determined at the discretion of the COC, to have access to information about, or influence the Resolution Plan of another Resolution Applicant(s), directly or indirectly, or by any other means including colluding with other Resolution Applicant(s), the Corporate Debtor, or Affiliates of the Corporate Debtor.

"CIRP Regulations" shall mean the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2018 2016as amended from time to time.

"Connected Person" shall have the meaning as prescribed to the term under Section29A of the IBC or Regulation 38 of the CIRP Regulations, as may be applicable.

"Control" shall mean a Company holding more than 50% (fifty percent) of the voting share capital of another Company or the ability to appoint majority of the directors on the board of another Company or the ability of a Company to control the management or policy decisions exercisable by a person or persons acting individually or in concert, directly or indirectly, including by virtue of their shareholding or management rights or shareholders agreements or voting agreements or in any other manner

"Designated Lender" means, a member of the Committee of Creditors designated by the Committee of Creditors to perform such functions on behalf of the Committee of Creditors as stated in the RFRP or as may be prescribed by the Committee of Creditors during the Resolution Plan Process.

"Debt" shall mean, debt as defined under the IBC, due from or owed by the Corporate Debtor.

"Definitive Agreement" shall mean the binding agreement(s), to be entered in to by the Successful Resolution Applicant(s) for the purposes of implementing the Approved Resolution Plan.

"Evaluation Criteria" means the criteria determined by the Committee of Creditors of the Corporate Debtor at its sole and absolute discretion, including the parameters mentioned in Appendix-1,to evaluate the Resolution Plan of the Resolution Applicant(s), and which may be decided, amended, modified or changed at any stage before approval of Resolution Plan by the Committee of Creditors or on account of any amendment in the IBC, CIRP Regulations or clarification issued in respect thereof.

"Evaluation Process" means, process for selection of Successful Plan.

"Equity" for the purpose of this RFRP, shall mean any amount invested in the Corporate Debtor towards subscription to issued and paid up equity share capital (including share premium) and shall also include any warrants or instruments compulsory convertible in to or exchangeable with the equity share capital, both present and future.

"Financial Creditor" shall mean the financial creditor, as defined under the IBC, of the Corporate Debtor.

"Group Company(s)" of any Company shall mean and include (i) a Company which, directly or indirectly, holds 26% (twenty six percent) or more of the share capital of the said Company or (ii) a Company in which the said Company, directly or indirectly, holds 26% (twenty six percent) or more of the share capital or (iii) a Company in which the said Company, directly or indirectly or indirectly, has the power to direct or cause to be directed the management and policies of such Company whether through the ownership of securities or agreement or any other arrangement or otherwise or (iv) a Company whether through the said Company whether through the ownership of securities or agreement or any other arrangement or any other arrangement or otherwise or (v) a Company whether through the ownership of securities or agreement or any other arrangement or otherwise or (v) a Company which is under common Control with the said Company.

"Highest Evaluated Compliant Resolution Plan" shall mean a Resolution Plan(s) which are in compliance with the mandatory requirements of IBC and haves coredthemaximum weight age pointsinEvaluationProcess as evaluated by theCOC.

"IBBI" shall mean the Insolvency and Bankruptcy Board of India.

"IBC" shall mean Insolvency and Bankruptcy Code, 2016, as amended from time to time.

"Information Memorandum" shall mean the Information Memorandum (as defined in the IBC), as shared by the Resolution Professional with the Resolution Applicant(s) and as updated/may be updated from time to time.

"Insolvency Resolution Process Cost" shall have the meaning as assigned to the term under the provision s of the IBC read together with the CIRP Regulations.

"LeadMember" shall mean the entity designated to be the lead member by the members of a consortium or a joint venture (whether incorporated or not) for submitting the Resolution Plan as a Resolution Applicant(s) on behalf of such consortium or joint venture, as may be applicable.

"OtherCreditors" shall mean acreditor other than Financial Creditor or Operational Creditor as per regulation 9-A of CIRPR egulation.

"Operational Creditor" shall mean, operational creditor, as defined under the IBC, of the Corporate Debtor.

"Ordinary Course of Business" shall mean an action which is taken in the ordinary course of the Corporate Debtor's day-to-day operations in accordance with sound and prudent business practices, consistent with the pastpractices, that does not, individually orinthe aggregate, resultina change in the turn over of the Corporate Debtor by more than 25% (Twenty five percent) compared to the average turn over for the past 3 (three) financial years asset out in the audited financial statements of the Corporate Debtor for the past 3 (three) financial years.

"Parent Company" shall mean a Company which Controls the Resolution Applicant(s), either directly or indirectly. In the event of a consortium being the Resolution Applicant(s), the Company which Controls the Lead Member shall be the Parent Company.

"Requestforresolutionplans"

Or

"**RFRP**"meansthisdocumentincludingalltheappendiceshereto,forthepurposesof setting out the process for submission of Resolution Plan and selection of Successful Resolution Applicant(s) and shall include all supplements, modifications, amendments, alterations or clarifications thereto issued in accordance with the termshereof.

"Person" shall mean an individual, a partnership firm, an association, a corporation, a limited Company, a trust, a body corporate, bank or financial institution or any other body, whether incorporated or not.

 $\label{eq:planValidityPeriod} "shall have the meaning ascribed to the term inclause 1.7.5 of this Request for resolution plans.$

"Resolution Applicant(s)" or "RAs" means, a Person who has submitted an EOI along with the affidavit in relation or declarationofeligibilityundersection29AoftheIBC, short listed by the Resolution Professional, in consultation with the Committee of Creditors of the Corporate Debtor, and invited to submit the Resolution Plan(s).

"Resolution Debt Amount" means all claims against the Corporate Debtor admitted by the Resolution Professional, including any un-invoked bank guarantees not already admitted.

"Resolution Plan Process" means the process set out in this RFRP for submission, evaluation and selection of Resolution Plan and activities in relation thereto.

"Resolution Plan" means, a resolution plan submitted under section 30(1) of the IBC and which meets the Evaluation Criteria and the provisions of section 30(2) of the IBC and regulation 38 of the CIRP Regulations and any addendum issued thereafter;

"Resolution Professional" means the resolution professional of the Corporate Debtor appointed in accordance with Section 22 of the IBC.

"**Representatives**" shall include directors, officers, employees, affiliates, agents, consultants, advisors or such other representatives of the relevant Person expressly authorized by such Person pursuant to corporate authorizations, powers of attorney, or contract.

"RBI" shall mean the Reserve Bank of India.

"SuccessfulResolutionApplicant(s)" means, the Resolution Applicant(s) whose Resolution Planis approved by the Committee of Creditors under sub section (4) of section 30 of the IBC and which the Resolution Professional shall submitto the Adjudicating Authority under subsection (6) of section 30 readwith regulation 39 of CIRP Regulations for approval.

"SuccessfulPlan"shallmeantheResolutionPlanasapprovedbytheCommitteeofCreditors,inaccordance withthetermsofthisRFRPorsuchotheradditionaltermsasmaybeprescribedbytheCommitteeofCreditors or the Applicable Laws, including documents and information, as may berequired herein.

"Successful Resolution Applicant Contribution" shall mean the amount invested by the Resolution Applicant(s) as Equity or unsecured subordinated debt in the Corporate Debtor where such instruments shall not be entitled to repayment of the principal amounts of the debt or capital (excluding conversion of such subordinateddebtintoEquityoftheCorporateDebtor),orbeentitledtopaymentofinterest,dividendorsuch other return on capital prior to payment, repayment or redemption of the entire Debt due to the Financial Creditors,exceptaspermittedbytheCOCintheApprovedResolutionPlan,and/orliabilitiesarisingunderor pursuanttoanyinstrumentsissuedtothe members,oranyselectedgroupofmember,oftheCOCinamanner acceptable to the COC and the Adjudicating Authority. Payment against assignment of debt by Resolution Applicant will also be considered/counted as Successful ResolutionApplicant Contribution.

"Site" or "Project" shall mean all the immovable and movable properties at the facilities of the Corporate Debtor which includes assets owned, leased or occupied by the Corporate Debtor (as the case may be), for the purposes of conducting business in India.

"Site Visit" shall mean a visit to the Site or Project.

"TransferDate"shallmeanthedateonwhichtheResolutionPlanisapprovedbytheAdjudicatingAuthority and the conditions precedent required to make the Successful Resolution Applicant(s) Contributionassetoutin theResolutionPlanhavebeensatisfiedbytheSuccessfulResolutionApplicant(s), in accordance with the terms of theRFRP andtheDefinitiveAgreementsandinaccordancewiththeApplicableLaw.

"Ultimate Parent" shall mean a Person which Controls, either directly or indirectly the Parent Company, Group Company, or Affiliates of the Resolution Applicant(s).

"UpfrontCashRecovery"shallmeanthatportionofSuccessfulResolutionApplicant(s)Contributionthatis infusedintheformofEquityorunsecuredsubordinateddebtintheCorporateDebtorand[ispaidtocreditors oftheCorporateDebtorwithin30daysofTransferDate].[Paymentagainstassignmentofdebtwithin30days of Transfer Date by Resolution Applicant will also be considered /counted as Upfront Cash Recovery].If Upfront Cash Recovery is by way of debt, then the Resolution Plan shall be accompanied by a letter of commitment from a bank or demand draft at the time of submission of such Resolution Plan. If Upfront Cash Recovery is by way of Equity, then the Resolution Plan shall be accompanied by letter of commitment in the ResolutionPlan. "Voting Share" shall have the meaning ascribed to the term under the IBC.

1. **Resolution PlanProcess**

This RFRP intended for all Resolution Applicant(s)who have signed Confidentiality Undertaking. This RFRP is issued by the Resolution Professional

- 1.1.1 Under the Resolution Plan Process, access to Information Memorandum containing additional information on theCorporateDebtorwillbeprovidedtotheResolutionApplicant(s)toundertake due diligence of the business and operations of the Corporate Debtor pursuant to the Resolution Applicant(s) having provided a declaration that it is not ineligible under section 29A of the IBC or any provisionoftheIBCorApplicableLawsto submit ResolutionPlan.
- 1.1.2 The Resolution Applicant(s) or representatives of the Resolution Applicant(s), who are / is desirous of undertaking a Site Visit of the Corporate Debtor or management interaction shall intimate the Resolution Professional of such Site Visit/management meet at least [Three days]prior to the scheduled Site Visit/management meet. The Resolution Professional shall endeavor to facilitate a Site Visit/management meet on best effort basis and will intimate the ResolutionApplicantregardingthedateoftheSiteVisit/management meet, asmaybeapplicable.
- 1.1.3 The Resolution Applicant(s) may depute a team comprising of personnel in the employment of theResolutionApplicant(s) oritsconsultantsforsuchavisittotheSite.Theresolutionapplicant should convey to Resolution professional their names, designations and contact numbers along with email id.The Resolution Applicant(s) is expected to make its own arrangements including accommodation for the Site Visits. All costs and expenses incurred in relation to Site Visits shall be borne by the ResolutionApplicant(s).
- 1.1.4Notwithstanding anything to the contrary contained in this RFRP, the Resolution Professional
and/or
noobligationtoarrangeand/orfacilitateavisittotheSiteormeetingwithpromotersofthe
Debtor for the Resolution Applicant(s).have
corporate
- 1.1.5 It is hereby clarified that no separate meeting or telephonic conversation / email with the Resolution Applicant(s) shall be entertained by the Resolution Professional for the purposes of providing clarifications with respect to any such Site Visit or any meeting with the management of the Corporate Debtor. The Resolution Applicant (s) may carry out its own comprehensive due diligence in respect of the Corporate Debtor and shall be deemed to have full knowledge of the condition of the Corporate Debtor, assets, relevant documents, information, etc. whether or not the Resolution Applicant(s) actually inspects or participates in the Site Visit or verifies the documentation provided by the Resolution Professional. The Resolution Applicants shall be deemed to have conducted due diligence with respect to all aspects of the Corporate Debtor, including Site Visit, when they submit the Resolution Plan. No claims, allegations or otherwise shall be entertained by the Resolution Professional/COC on account of the ResolutionApplicant (s) not taking the Site Visit.
- **1.1.6** The Resolution Plan shall be submitted by the Resolution Applicant(s) in sealed envelopes as provided in para 1.7.9. All documents required to be submitted by the Resolution Applicant(s) pursuant to this RFRP, including the Resolution Plan, shall be signed by an authorized signatory oftheResolutionApplicant(s)andsupportedbyevidenceofauthorityofsuchperson.

- 1.1.7 Itisherebyclarifiedthat,acceptanceandevaluationbyCOCofanyResolutionPlanreceivedby theResolutionProfessionalaftertheBindingPlanDueDate(definedinclause1.11below) shall be subject to sole discretion of the COC. The COC may at its discretion, reject or furtherevaluate such Resolution Plans.
- 1.1.8 The Resolution Professional shall, as per the IBC, examine each Resolution Plan received for their mandatory compliance with the provisions of the IBC, and the CIRP Regulations and present all Compliant Resolution Plans to the COC for its consideration. The Resolution Plans presentedbytheResolutionProfessionaltotheCOCshallbeconsidered,evaluated,assessedand maybeapprovedbytheCOCaspertheprovisionsofIBCandCIRPRegulations.

1.2 Examination and evaluation of ResolutionPlan

- 1.2.1 ResolutionProfessionalshallexaminetheResolutionPlansubmittedbytheResolutionApplicant(s),in accordance with IBC and CIRP Regulations and place all the Resolution Plans that conform to theprovisionsoftheIBCandtheCIRPRegulationsandtheApplicableLaws,beforetheCOC. TheCOCwillevaluatetheResolutionPlansinaccordance withtheEvaluationCriteriaandthe provisions of the IBC and the CIRP Regulations and this RFRP. *The Committee of Creditors will satisfy themselves about the credentials and antecedents of the Resolution Applicant(s) and the viability and feasibility of their ResolutionPlan.*
- 1.2.2 The COC reserves its right to negotiate with the Resolution Applicant(s) to achieve best out come of the Resolution PlanProcess.

1.3 Amendment to the Request for resolutionplans

1.3.1 At anytimebeforetheapprovaloftheResolutionPlanbytheCommitteeofCreditors,theCOC may, for any reason whatsoever, amend, modify or supplement this RFRP or the Evaluation Criteria.Theamendment,modificationorsupplementaryinformationshallbenotifiedbyemail or website to the Resolution Applicant(s) and such amendments shall form part of this RFRP, Evaluation Criteria and the Resolution Plan Process and will be binding on the Resolution Applicant(s).

1.4 RighttoverifytheResolutionPlan

- 1.4.1 Resolution Professional shall, as per the IBC and CIRP Regulations, examine each Resolution Planreceivedalongwithotherdocuments/informationassubmittedbyResolutionApplicant(s) for their mandatory compliance with the provisions of the IBC and the CIRP Regulations. Resolution Professional may not present the Resolution Plan to the COC for approval as per section 30 (3) of the IBC where it is found to be non- compliant with the mandatory requirements as stated in the IBC and/ or CIRPRegulations.
- 1.4.2 Notwithstanding anything stated in this RFRP to the contrary, the Resolution Professional and the COC reserve the right to verify, at any stage of the process, the antecedents of the Resolution Applicant(s)andsuchotherpersonsconnectedwiththeResolutionApplicant(s)insubmittingthe Resolution Plan, the eligibility of the Resolution Applicant(s), the authenticity of the documents submitted by the Resolution Applicant(s) and, may request additional information or documents, as may be required by them for the purposes of verifying the antecedents, eligibility andthe

representations made in the Resolution Plan submitted. The Resolution Professional and COC reserve the right at their sole discretion to contact the Resolution Applicant(s) bank, Financial Creditor, financing institutions and any other personas may be required or expedient to verify the information or document as submitted by the Resolution Applicant(s) as part of its Resolution Plan, for the purpose of the Resolution Plan Process, and the Resolution Applicant(s) consents to the same.

1.5 Right to disqualify and accept or reject any or all ResolutionPlans

1.5.1 Notwithstanding anything contained in this RFRP, the COC reserve the absolute right to (i) disqualify anyResolutionApplicant(s)thatisfoundtohavemadeafalsedisclosureormadeanymis-representation with regard to its eligibility to participate in the process or submit Resolution Plan at any stage of the process; (ii) accept any Resolution Plan, with or without modification; (iii) reject any Resolution Plan and record reasons for rejection; (iv) call upon the Resolution Applicant(s) to submitarevisedResolutionPlan; or (v)selectorapproveanyproposalorResolutionPlan, asit may

deem fit, at any time, without any liability or any obligation for such acceptance or rejection without assigning any reasons for suchactions.

- 1.5.2 The Resolution Applicant(s) should note that:
 - I. Where an Resolution Applicant(s) has submitted an incomplete Resolution Plan, which does not meet the requirements set out in this RFRP, provisions of the IBC or the CIRP Regulations, or conceals any material information, makes a wrong statement, misrepresents facts or makes a misleading statement in the Resolution Plan, in anymanner whatsoever, Resolution Professional/ the COC reserves the right to reject such ResolutionPlan.
 - II. If for any reason whatsoever, the Resolution Plan submitted by the Resolution Applicant(s) or the Successful Resolution Applicant(s) is rejected, the COC may:
 - a. consider the offer from any other Resolution Applicant(s), whose Resolution Plan is responsive and valid, including any deviations/amendmentstotheResolutionPlan,asmaybeacceptableto the COC;or
 - b. take any such measure as may be deemed fit at the sole discretion of COC.
 - III. TheCOCshall havenoobligationtoundertakeorcontinuetheResolutionPlan Process with the Resolution Applicant(s) having the Highest Evaluated Compliant Resolution Plan and further it shall have discretionary rights to engageinnegotiations/discussionswithotherResolutionApplicant(s)havinga Compliant ResolutionPlan.
 - IV. If any Resolution Plan is received by the Resolution Professional from any eligible Resolution Applicant(s) at any stage of the Resolution Plan Process, the Resolution Professional would be free to examine such ResolutionPlan

with the approval of COC and the Resolution Applicant(s) will not have any right to object to submission or consideration of such plan.

V. If the Resolution Professional receives only a single Resolution Planthen COC have the discretion to either discuss with the said Resolution Applicant(s) who has submitted such Resolution Plan or any other person, on the terms of the Resolution Plan.

1.6 Clarifications

- 1.6.1 While the data/ information provided in this RFRP Information Memorandum has been prepared and provided in good faith, the Resolution Professional, and the members of COC shall not accept any responsibility or liability, whatsoever, in respect of any statements or omissions herein, or the accuracy, correctness, completeness or reliability of information provided, and shall incur no liability under any law, statute, rules or regulations as to the accuracy, reliability and completeness of the information provided, even if any loss or damage iscausedtoanyoftheResolutionApplicant(s)byanyactor omissionontheirpart.
- 1.6.2 Resolution Applicant(s) requiring any clarification on this RFRP, Resolution Plan Process, submission of the Resolution Plan or on the Corporate Debtor shall email such request for clarification to email: <u>vikasgarg_k@rediffmail.com</u> or <u>vikasgarg_k@outlook.com</u> latest by
- 1.6.3 The COC may, if deemed necessary, issue interpretations and clarifications to the Resolution Applicant(s).All clarificationsandinterpretationsissuedbytheCOCshallbedeemedtobepart oftheRFRPifprovidedinwriting.VerbalclarificationsandinformationprovidedbytheCOC or their employees shall not in any way or manner be binding on the COC or be deemed to amend thisRFRP.
- 1.6.4 It is expected that the Resolution Applicant(s) shall have undertaken an independent duediligenceandappraisaloftheCorporateDebtorforparticipationintheResolutionPlanProcess andshallnotrelyontheinformationprovidedbytheResolutionProfessional.

1.7 Preparation and Submission of ResolutionPlan

- 1.7.1 Language: The Resolution Planandall related correspondence and supporting RFRP in relation to the Resolution Plan Process shall preferably be in English language.
- 1.7.2 The Resolution Applicant (s) is required to submit information in accordance with this RFRP, and in accordance with the IBC and the CIRP Regulations wherever relevant, and shall sign each page of all the Resolution Plan and the documents attached to it. Resolution Applicant(s) should provide such information in order to satisfactorily establish its eligibility, competence and suitabilityforsubmissionoftheResolutionPlanfortheCorporateDebtor.

1.7.3 All requisite forms, documents, authorizations should be duly signed by the authorized signatory of the Resolution Applicant and appropriately stamped. The authorized signatory shall have a designation of no less than a director of the Resolution Applicant supported evidence of such authority by way of a board resolution authorizing such director. The authorized signatorymay also be a person holding a designation equivalent to a key

managerialperson (as defined under the Companies Act, 2013) authorized in terms of a power of attorney in his favor executed under the authority of a board resolution of the Resolution Applicant. The Resolution Applicant should provide information sought herein in order to satisfactorily establish the Resolution Applicant's competence and ability to manage and operate the Corporate Debtor to the satisfaction of the Resolution Professional / COC. Strict adherence to forms, documents, or authorizations wherever specified in the RFRP, is required. No adherence to forms, documents or authorizations and / or submission of incomplete information may be grounds for declaring that particular Resolution Planning-responsive.

- 1.7.4 A Resolution Plan once submitted by the Resolution Applicant(s) cannot be amended by the Resolution Applicant(s) unless it is required to be done pursuant to a request for additional informationorclarificationsoughtbytheResolutionProfessionalortheCOC.
- 1.7.5 AResolutionPlanonce made/submittedshallbevalidfornotlessthan6(six)monthsfrom Binding Plan Due Date i.e. including any revision to such Binding Plan Due Date ("Plan Validity Period") or the approval of the Resolution Plan by the Adjudicating Authority, whichever is later. In case of extension of Binding Plan Due Date by the COC, the validity periodoftheResolutionPlanshallalsobedeemedtobeextendedforaperiodof6(six)months from such revised Binding Plan DueDate
- 1.7.6 It is clarified for abundant caution that the Resolution Plan approved by the COC shall not be subject to any expiry and shall remain valid and binding on the Successful Resolution Applicant.
- 1.1.1 A Resolution Plan submitted by a Resolution Applicant(s) shall be irrevocable and binding on theResolutionApplicant(s).Nomodification,alteration,amendmentor changemaybemadeto aResolutionPlansubmittedbyaResolutionApplicant(s)exceptasspecificallyprovidedinthis RFRP.
- 1.1.2 IncaseofsubmissionoftheResolutionPlanbyaconsortium(whetherincorporatedornot),the ResolutionPlanalongwithallrequisitedocumentsrequiredtobesubmitted pursuant tothisRFRPshallbe signed by an authorized signatory of the lead member of such consortium. The authorized signatory shall have a designation of no less than a director of the lead member of the consortium supported by evidence of such authority by way of a board resolution authorizing suchdirector.Theauthorizesignatorymayalsobeapersonholdinga designationequivalent to a key managerial person (as defined under the Companies Act, 2013)authorized in terms of a power of attorney in his favor executed under the authority of a board resolution of such lead memberoftheconsortium.IneventtheResolutionApplicant(s)isaconsortium,itshallcomply with the followingrequirements:
 - a) A Person cannot be part of more than one consortium submitting Resolution plans for the Corporate
 - b) Consortium shall submit the copy of consortium agreement entered into between the consortium members, setting out the respective obligations of the consortium members, and shall be in accordance with the RFRP.
 - Each member of the consortium shall nominate and authorize the Lead Member to represent and actonbehalfofthemembersoftheconsortium, receive instructions and submit the Resolution Plan on behalf of all the consortium members including prepare and submit all related documents

/ clarifications and to negotiate with the members of the COC, for and on behalf of the consortium, and to agree and finalize the terms and conditions of the Resolution Plan.

- d) The Lead Member shall be the single point of contact on behalf of the consortium with the Resolution Professional, Resolution Process Advisor and the COC in connection with all matters pertaining to the consortium; and if an intimation of approval is issued to such consortiumthensuchintimationofapprovalshallbeissuedtotheLeadMemberonbehalfof theconsortium.
- e) In the event that a consortium is selected as the Successful Resolution Applicant(s) by the COC the consortium shall identify/incorporate a special purpose Company (being a limited liability Company incorporated under the Companies Act, 2013) ("SPC"). SPC and/or the CorporateDebtor(asthecasemaybe)shallenterintotherelevantDefinitiveAgreementsand shallimplementtheApprovedResolutionPlan.TheConsortiumshallcollectivelyholdentire share capital and the Ownership interest in the SPC with a minimum lock in period of 6 (Six monthsasperthemaximumtermofthe"Plan").TheSPCshallContribute,holdandmaintain 51%ormoreofthesharesandvotingrightsoftheCorporateDebtor,withaminimumlockin period of 6 (SixMonths the maximum term of the Plan), and control the management and affairs of the CorporateDebtor.
- No change in consortium shall be allowed without prior approval of the Committee of CreditorstotheCorporateDebtor)byrequisitemajorityasrequiredunderIBC.
- g) NochangeinshareholdingorControloftheSPCshallbepermittedwithoutpriorapproval of Financial Creditors(which shall be banks and financial institutions which are Financial Creditor to the Corporate Debtor at such time, if any) by requisite majority required under IBC.Providedthatinter-setransferofshareholdingshallbepermittedwithpriorintimationto the Financial Creditor (which shall be banks and financial institutions which are Financial Creditor to the Corporate Debtor at such time, ifany).
- h) ThereshallbenochangeinSPC'sshareholdingintheCorporateDebtororchangeinControl of the Corporate Debtor, without prior approval of the Financial Creditors (which shall be banks and financial institutions which are Financial Creditor to the Corporate Debtor at such time, if any)
- i) All the members of the consortium shall be jointly and severally liable in respect of obligations under the RFRP, the Resolution Plan and for the implementation of the approved ResolutionPlan.
- j) All the members of the consortium shall issue a power of attorney in the format provided in herein(Appendix-6A) forappointingtheLeadMemberofthe consortium.
- k) In an event any member of the consortium is disqualified under this RFRP, a decision on the disqualificationoftheothermembersoftheconsortiumshallbeatthediscretionoftheCOC.
- 1) No dispute amongst the constituents of the consortium (including the Lead Member), shall affect the obligations of the consortium and / or the members of the consortium underthis

RFRP and the Resolution Plan.

1.1.3 APersoncansubmitResolutionPlan(s),eitherindividuallyasaResolutionApplicant(s), and/or as a constituent of consortium.

1.1.4 Sealing and Marking of ResolutionPlan

Each Resolution Plan, printed single-sided, shall be submitted in Single Sealed envelope containingallrequisiteforms, formats, documents, authorizations as mentioned in Appendix-2. Envelope should bear the following transcript:

"Resolution Plan for Redtopaz Real Estate Private Limited ATTN.OF:Mr.Vekas Kumar Garg –ResolutionProfessional ADDRESS: D-4 B, First Floor, Ramprastha, Near Raghunath Temple, Ghaziabad, Uttar Pradesh-201011,

"Name of theResolutionApplicant(s)....."

All envelopes used by the Resolution Applicant(s) for the purpose of any submission and communicationshouldbeadequatelysealedtopreventanyinterference/tamperingwhileintransit.The Resolution Professional shall assume no responsibility for the delay in submission of ResolutionPlanormisplacementorprematuredisclosureofthecontentsoftheResolutionPlan and consequent losses, if any, suffered by the Resolution Applicant(s).

The Resolution Plan shall also be submitted in electronic form by enclosing two password protected pen drives (which shall include the Resolution Plan, detailed financial model along with assumptions and other necessary documents) within the sealed envelope along with the password.

The sealed envelopes would be opened on such date as may be determined by the COC and in the presence of the COC and Resolution Process Advisor.

- 1.1.5 The Resolution Plan shall not be submitted by fax or email, and it is the responsibility of the Resolution Applicant(s) alone to ensure that the Resolution Plan along with necessary document is delivered at the Address given under clause 1.7.9 within the stipulated time and date. The COC and the Resolution Professional or any of the irrepresentative sare not responsible for non-receipt of correspondences in Relation to Resolution Plan.
- 1.1.6 TheSuccessfulResolutionApplicant(s)shallcontribute,holdandmaintain51%ormoreofthe shares and voting rights of the Corporate Debtor, with a minimum lock in period of 2(Two years),and control the management and affairs of the CorporateDebtor.
- 1.1.7 A Resolution Plan submitted by Resolution Applicant(s) shall be unconditional in nature. ItisherebyclarifiedthatanyconditionalityintheResolutionPlanshallleadtorenderingofthat particular Resolution Plan as non- responsive, and accordingly the COC shall have the right to reject such ResolutionPlan.

1.1.8 IncaseaResolutionPlanprovidesfordeferredpayment,theResolutionPlanshouldensurethat charge created on assets of the Corporate Debtor shall continue and such charge shall only be releasedonreceipt offullpaymentonrespectivedateasspecifiedintheResolutionPlan.

1.2 Bank guarantee/EarnestMoneyDeposittobesubmitted alongwithResolutionPlan

- 1.2.1 Resolution Applicant(s) shall provide a Bank guarantee / Earnest Money Deposit of Rs. **1000000/- (Ten lakh only)** in favor of Redtopaz Real Estate Private LimitedAllahabad Bank, Delhias New of the Binding Resolution part Plan(hereinafterreferredtoasthe"BindingSubmissionBondGuarantee"or"BSBG").The **BSBG** should be payable at [New Delhi] and should be executed from Scheduled Bank located in India.TheBSBGshallbevalidforthePlanValidityPeriodandshallberenewed/extendedby the Resolution Applicant(s) for a period as may be required by the COC("BSBG Validity Period"). The BSBG shall have a claim period of [60] days after the BSBG Validity Period. The form of the BSBG shall be as per the Format indicated in Appendix-3. The Designated Lender willholdtheBSBGintrustonbehalfoftheCOC. Thisistobesubmittedalong withresolution plan.
- 1.2.2 It is hereby clarified that non-submission of the BSBG by the Resolution Applicant(s), along with the submission of the Resolution Plan, shall lead to rendering of that particular Resolution Planas non-responsive, and accordingly the COC shall have the right to reject such Resolution Plan.
- 1.2.3 Provided further that payment of the amount of the BSBG by a Parent Company shall be accompanied by a letter in the format as set out in Format-Appendix-7(BSBG payment by a ParentCompany)ofthisRFRP,whichshallbeacknowledgedbytheResolutionApplicant(s)in the format as set out therein.
- 1.2.4 Provided further that where the payment of the amount of the BSBG by a Parent Company is madeonbehalfoftheResolutionApplicant(s),andisduetoberefundedintermsofthisRFRP, such refund shall be returned to the ParentCompany.

1.2.5 Return of BSBG

The BSBG of the Resolution Applicant(s), who has not been selected as the Successful Resolution Applicant(s), shall be returned within 7 days after the date of declaration of the Successful Resolution Applicant(s) or the end of the Plan Validity Period, whichever is earlier.

1.2.6 ReturnofBSBGtotheSuccessfulResolutionApplicant(s)

The BSBG shall be returned to the Successful Resolution Applicant(s), upon submission of Performance Guarantee by the Successful Resolution Applicant(s) as may be specified by COC, whichwillberequiredtobesubmittedupontheapprovalofthe "PLANbyCOC").

1.2.7 ForfeitureofBSBGoftheSuccessfulResolutionApplicant(s)/ResolutionApplicant(s)

TheDesignatedLendershallbeentitledtoinvoketheBSBGwhere(a)theSuccessfulResolution Applicant(s)/ResolutionApplicant(s)failstoextendthevalidityoftheBSBGasmayberequired by the COC or (b) Successful Resolution Applicant (s) /Resolution Applicant(s) fails to submit the Performance Guarantee within the stipulated time; or (c) Successful Resolution Applicant(s)/ResolutionApplicant(s)isfoundtohavemadeafalseormisleadingrepresentationor statement (d) in case of any other noncompliance with the Resolution Plan Process by the Successful Resolution Applicant(s)/Resolution Applicant(s).

1.2.8 It is clarified that any invocation of the BSBG by the Designated Lender shall not limit any rights or remedies that the COC may have under Applicable Law or otherwise, against any ResolutionApplicant(s)orSuccessful ResolutionApplicant(s),asthecasemaybe.

1.3 PerformanceGuarantee

- 1.3.1 Within 7 business days of the date of approval of the Successful Plan by the COC, the Successful Resolution Applicant(s) shall provide a Performance Guarantee of 5% of Resolution Debt Amount in favor of Allahabad Bank, ("Performance Guarantee"). The Performance Guarantee should be payable at [New Delhi] and should be executed from Scheduled Bank located in India. The form of the Performance Guarantee shall be in the form provided in Appendix-4. In case Resolution Applicant is unable to give Performance Guarantee; they can transfer INR [equivalent to 5% of resolution debt amount]/-. The Performance Guarantee shall be valid for an initial period of [6] months from the date of approval by the COC and shall be extended / renewed by the Successful Resolution Applicant(s) for such period until 100% (one hundred percent) of the Successful Resolution Applicant(s) Contribution is made by the Successful Resolution Applicant(s) in accordance with the Resolution Plan ("Performance GuaranteeValidityPeriod").ThePerformanceGuaranteeshallhaveaclaimperiodof/60/days after the Performance Guarantee ValidityPeriod.
- 1.3.2 The COC shall have the right to invoke the Performance Guarantee by issuance of a written demandintheprescribedformattoinvokePerformanceGuarantee.ThePerformanceGuarantee canbeinvoked atanytime,if(a)anyoftheconditionsunder theResolutionPlanarebreached; or(b)non-receipt ofrequiredapprovalswithinthetimelinesspecifiedintheResolutionPlanor if the Resolution Plan is not effective due to any approval required by the Resolution Applicant(s) to give effect to the Resolution Plan; or (c) Successful Resolution Applicant(s) fails to make payment under Regulation 38(1) of the CIRP Regulations. The Performance Guarantee shall be returned in a period of [15] working days upon infusion of Successful ResolutionApplicant.
- 1.3.3 Provided further that the payment of the Performance Guarantee by a Parent Company shall be accompanied by a letter in the format as set out in Appendix-8 (Performance Guarantee payment by a Parent Company) of this RFRP, which shall be acknowledged by the Resolution Applicant(s) in the format as set outtherein.
- 1.3.4 Provided further that where the payment of the amount of the Performance Guarantee by a ParentCompanyismadeonbehalfoftheResolutionApplicant(s),andisduetoberefundedin termsofthisRFRP,suchrefundshallbereturnedtotheParentCompany.
- 1.3.5 Non-submission of the Performance Guarantee by the Successful Resolution Applicant(s), as per the provisions of the Clause1.9.1, will lead to rendering of Resolution Plan by such Resolution Applicant(s) as non-responsive, and the COC shall have the right to reject the ResolutionPlan.

1.4 Binding PlanDue Date

1.5 Schedule of Resolution PlanProcess

S. No.	Event Description	Date
1.	Last date for submission of Binding Resolution Plans by the	
	Resolution Applicant(s) (Binding Plan Due Date).	•••••

The schedule of the Resolution Plan Process may be changed or modified at the discretion of the COCor Resolution Professional.

1.6 Terms and conditions for Participation

The Resolution Applicant(s) is deemed to have made the following acknowledgements and representations:

- 1.6.1 The Resolution Applicant(s) acknowledges that the COC/Resolution Professional/ Resolution Process Advisor is neither providing any representation or warranty express or implied regarding the status of business, the business prospects or assets the Corporate Debtor nor do they have any obligation to give such representation or warranty in relation to the Corporate Debtor and the COC/Resolution Professional/Resolution Process Advisor assume no liability whatsoever in this respect.
- 1.6.2 The Resolution Applicant(s) is in receipt of critical information relating to the Corporate Debtor and that the Resolution Applicant(s) shall keep all such critical information confidential and shall not disclose or divulge such critical information to anyPerson.
- 1.6.3 The Resolution Applicant(s) shall use such critical information relating to the CorporateDebtoronlyforthepurposeofpreparationandsubmissionoftheResolutionPlan,in accordance with the terms of thisRFRP.
- 1.6.4 The Resolution Applicant(s) shall represent to the COCthat they have the necessary financial resources available for supporting the Resolution Plan that will be submitted by them and for any further infusion/contribution for additional funds into the Corporate Debtor as may be indicated in the ResolutionPlan.
- 1.6.5 The Resolution Applicant(s) acknowledges that it shall fulfill all the terms of the RFRP, Resolution Plan Process and the Resolution Plan (as submitted by it and as accepted by the

COC), if it is declared as a Successful Resolution Applicant(s) upon the completion of the Resolution Plan Process.

- 1.6.6 The Resolution Applicant(s) confirms that the Resolution Professional, the members of COC, Resolution Process Advisor, employees, and agents are indemnified for all acts done in good faith in respect of matters arising out of or in relation to the Resolution Plan Process. The indemnity will survive beyond the CIRPperiod.
- 1.6.7 The Resolution Applicant(s) represents to the COC that it has/ they have obtained all requisite corporate permissions and regulatory approvals required for submission of the Resolution Plan and shall be required to submit the requisite supporting documents along with the Resolution Plan in this regard.
- 1.6.8 The Resolution Applicant(s) shall be evaluated on the basis of the declarations and/ or information and/or RFRPs in relevant appendices of this RFRP, Evaluation Criteria, the provisions of the IBC and CIRPRegulations.
- 1.6.9 The Resolution Applicant(s) acknowledges that implementation of Approved Resolution Plan maybe subject to approvals including approvals from the regulatory authorities(as amended fromtimetotime),theCOCandtheAdjudicatingAuthority,otherregulatoryapprovalsandthe Resolution Applicant(s) shall, submit the necessary applications for obtaining all such approvals prior to the submission of the Resolution Plan of the Successful Resolution Applicant(s) for approval by the Adjudicating Authority, and shall obtain all such approvals prior to the TransferDate.
- 1.6.10 TheResolutionApplicantacknowledgesthatitshallsubmittheResolutionPlaninaccordancewith the provisions of the IBC and the CIRP Regulations. TheResolution Applicant(s) acknowledges thatitshallpayconsiderationinaccordancewiththetermsconcludedaspernegotiationsbetween theCOCinaccordancewiththetermsandconditionssetoutintheDefinitiveAgreements.

1.7 Mandatory Contents of the ResolutionPlan

- 1.7.1 The Resolution Applicant(s) shall, in accordance with the IBC and the CIRP Regulations, in particularregulation37oftheCIRPRegulationthereofprovideintheResolutionPlan,allsuchdetailsinth eplan, including but not limited to those mentioned in Appendix-2, which shall be required to assess theviabilityand feasibilityoftheResolutionPlanbytheCOC.
- 1.7.2 Inadditiontotheabove, the Resolution Planshall include the mandatory provisions prescribed in the IBC and CIRPR egulations or under Regulations, notifications or circulars of IBBI.

1.8 Other EssentialRequirements

The Resolution Applicant(s) shall additionally include the following in the Resolution Plan:

1.8.1 Detailsofanyrequiredapprovalsandthetimelinewithinwhichsuchrequiredapprovalswillbe obtained. The Resolution Applicant(s) shall bear the responsibility for the receipt of any required approvals for the implementation of theResolutionPlan.

- 1.8.2 Provide projections for the Corporate Debtor and provide for detailed income statement or profit and loss account linked to capacity utilization and production plan, a balance sheet, cash flowstatementanddebtservicecoveragecalculationspreparedonsoundcommercialprinciples along with the assumptions made for arriving at the projections in support of the Resolution Plan.COCshallhavetherighttoexaminethefeasibility, viabilityandsuchotherparametersof the Resolution Plan, as may be specified under the IBC and may reject any Resolution Plan whichdoesnotmeetsuchrequirements.Resolutionapplicantshallalsoprovidefortreatmentof residual debt, treatment of existing security charge,etc.
- 1.8.3 AnyotherdisclosurerequiredtoestablishandassestheeligibilityoftheApplicant(s)underIBC and including under29A of the IBC along with any supporting documents confirming the same.
- 1.8.4 Conforms to the requirements as specified under theIBC;and
- 1.8.5 Affidavit containing following details for the Resolution Applicant(s) and Connected Persons and incase of a consortium, for each consortium member and their Connected Persons, and for the following persons:
 - a) PersonwhoarepromotersorinthemanagementorcontrolofResolutionApplicant(s)
 - b) Persons who will be promoters or in management or control of the business of the Corporate Debtor during the implementation of the Approved ResolutionPlan
 - c) HoldingCompany,SubsidiaryCompany,AssociateCompanyandRelatedPartyofpersonreferred to in items (i) and(ii):Identity;
 - d) Disclosure on being an un-discharged insolvent under law in India or in a jurisdiction outside India;
 - e) Disclosureonbeingdeclaredaswillfuldefaulters(bybanks/FinancialInstitutions("FIs")orany otherfinancialagency)inaccordancewiththeguidelineslaiddownbytheRBI,ifany,orany law in a jurisdiction /outsideIndia;
 - f) Details of any director(s) disqualified under Companies Act, 2013 or in a jurisdiction outside India;
 - g) Details of any convictions for any offence; if any, during preceding 5 (five) years under alaw in India or in a jurisdiction outsideIndia;
 - h) Details of any criminal proceedings pending; ifany;
 - i) Details of debarment, if any, from accessing to, or trading in, securities markets under any order or directions of theSEBI;
 - j) Detailsoftransactions, if any, with the Corporate Debtor in the preceding 2(two) years;
 - k) AnyotherdetailsasrequiredtobeprovidedundertheResolutionPlanintermsoftheIBC.

1.9 Disclosure

TheResolutionApplicant(s)acknowledgesthathehas tobeeligibleundersection29AoftheIBC(as amended from time to time) as on the date of submission of the Resolution Plan, consideration of its Resolution Plan by the COCanditssanctionbytheAdjudicatingAuthorityandshallmakethenecessary disclosure in the Resolution Plan. Each Resolution Applicant(s) is required to submit an Affidavit of eligibilityunder29A ofIBC,inaformatsetoutinAppendix10(Affidavit)alongwiththeResolution Plan.

1.10 Confidentiality

1.10.1 AlltheinformationfurnishedinthisRFRPand/orpursuanttothetermsthereofshallbegovernedbythe provisions of this RFRP and the Confidentiality Undertaking. Information relating to the examination, clarification, evaluation, and recommendation relating to the Resolution Plan or relating to the Resolution Applicant(s) shall not be disclosed by the Resolution Applicant(s) to anypersonwhoisnotofficiallyconcerned professionaladvisor.

- 1.10.2 ThisoffertoparticipateintheResolutionPlanProcessshouldbetreatedasstrictlyconfidential and should not be disclosed to outside parties. As provided in the Confidentiality Agreement entered into by the Resolution Applicant(s), under no circumstances should the officers or employeesoftheCorporateDebtorbecontacteddirectlywithoutthepriorwrittenconsentoftheResolutionP rofessional.
- 1.10.3 The ResolutionApplicant(s):
- a) Agrees to use such measures and / or procedures as it uses in relation to its own most highly confidential information to hold and keep in confidence any and all such Confidential Information.
- b) Shall ensure compliance with Applicable Law and specifically with the IBC and the CIRP Regulations, with respect to Confidential Information received pursuant to this RFRP
- c) Undertakes to make use of the Confidential Information solely for the purpose of the Resolution Plan or such other purpose pursuant to this RFRP and strictly comply with the ConfidentialityUndertaking.
- d) ShalltakeallreasonablestepsandmeasurestominimizetheriskofdisclosureofConfidential Information by ensuring that only such Representatives who are expressly authorized by it and whose duties require them to possess the Confidential Information shall have access to the Confidential Information on a need-to-knowbasis.
- e) Shall ensure that the Confidential Information will not be copied or reengineered or reproduced or transmitted by any means and in any form whatsoever (including in an externally accessible computer or electronic information retrieval system) by the Resolution Applicant(s)orits Representative, except for sharing of Confidential Information as required in relation to this RFRP, as decided by the Resolution Applicant(s) or its Representative from time to time.

1.11 Notes to the ResolutionApplicant(s)

- 1.11.1 This RFRP constitutes an invitation for submission of Resolution Plan. Submission of ResolutionPlanbyResolutionApplicant(s)inasealedenvelopewouldconstituteofferbysuch Resolution Applicant(s), on the terms set out in thisRFRP.
- 1.11.2 The Resolution Plan shall be in compliance with sub section (2) of Section 30 of the IBC, the CIRPRegulationsandotherApplicableLaworsuchotherconditionasmaybespecifiedbythe Insolvency and Bankruptcy Board ofIndia.
- 1.11.3 The Resolution Plan shall be evaluated by the COC inter alia on the basis of the declarations madeand/orinformationsubmittedbytheResolutionApplicant(s)and/orRFRP.
- 1.11.4 The Resolution Professional and COC reserve the right to conduct due diligence/know your customer verifications on the Resolution Applicant(s) at any stage of the Resolution Plan Process.

- 1.11.5 TheResolutionApplicant(s)willnotprovidealternateplansintheResolutionPlanandthatthe Resolution Plan constitutes of only one resolution plan for insolvency resolution of the CorporateDebtor.
- 1.11.6 This RFRP is issued upon an express understanding and agreement that the Resolution Applicant(s) shall use it solely for the purpose of preparation and submission of the Resolution Planandforthepurposenecessarilyassociatedherewithandfornootherpurposewhatsoever.
- 1.11.7 Resolution Plan submitted by the Resolution Applicant(s) shall become the property of the COC and they shall have no obligation to return the same to the Resolution Applicant(s). However, the BSBG submittedbytheunsuccessfulResolutionApplicant(s)shallbe returned inaccordance with and subject to the terms of this RFRP.
- 1.11.8 No change or supplemental information to the Binding Resolution Plan shall be accepted after the Binding Plan Due Date. The COC may, at its sole discretion, ask for additional information/RFRP and/or seek clarifications from a Resolution Applicant(s), after the Binding Plan Due Date. Delay in submission of additional information and/or documents sought by the COC shall make the Plan liable forrejection.
- 1.11.9 No extension of time shall be granted under any circumstances to the Resolution Applicant(s) for submission of the Resolution Plan including, but not limited to, on the grounds that the ResolutionApplicant(s)didnotobtainacompletesetofthisRFRPoronanyotherground.The Resolution Professional may, with the approval of the COC extend the timelines if expedient for obtaining the best Resolution Plan for the CorporateDebtor.
- 1.11.10 The entire Resolution Debt Amount assumed by the Resolution Applicant(s) in the Resolution Planshall bebindingontheResolutionApplicant(s).Itisforinstance clarifiedthat theamount duetotheoperationalcreditorsunderaResolutionPlanshallbegivenpriorityinpaymentoverfinancialcred itors.
- 1.11.11 Resolution Applicant(s) understand and acknowledge that based on the financial projections provided in the Resolution Plan, the COC may stipulate appropriate financial covenants.
- 1.11.12 This RFRP has not been filed, registered or approved in any jurisdiction and receipt of this RFRP by residents in jurisdictions outside India should inform themselves and observe any applicable legal requirements as may be applicable tothem.
- 1.11.13
 TheResolutionApplicant(s)shouldsatisfyitselfthattheRFRPreceivedbyitiscompleteinallrespects. In the event that the RFRP or any part thereof is or missing or erroneous, theResolution Applicant(s) shall notify immeditely of vikasgarg_k@rediffmail.com or vikasgarg_k@outlook.com
 Immeditely of vikasgarg_k@rediffmail.com or vikasgarg_k@rediffmail.com

 rediffmail.com
 theeventsuchwrittennoticeisnotreceivedwithin[14days]

 fromthedateofissuanceofthisRFRP
 totheResolutionApplicant(s),

 RFRPreceivedbytheResolutionApplicant(s)shall bedeemed to be complete inallrespects.
- 1.11.14 TheResolutionApplicant(s)should regularly check their email id tokeep themselves updated regarding clarifications/ amendments/time extensions, if any, in relation to the Resolution Plan Process. The Resolution Applicant(s) are also advised to regularly visit the website of the Corporate Debtor.

- 1.11.15 All payments under this RFRP shall be made in INR (Indian Rupees). However, debt infusion in the Corporate Debtor as part of the Resolution Plan could be in foreign currency in accordance with the Applicable Laws/ RBI regulations / Foreign Investment Policy requirements.
- 1.11.16 The Resolution Applicant(s) shall ensure compliance with any amendment or clarifications to the IBC, or to any of the rules and regulations issued there under, as amended from time to time. If members of the COC require any information, document, or other support from the Resolution Applicant(s), to comply with their obligations under the IBC or for the purposes of conducting any diligence, the Resolution Applicant(s) shall provide the same at its own costbetween the submission of Resolution Plan till approval of the Resolution Plan by Adjudicating Authority, the Resolution Applicant(s) shall provide a certificate specifying its financial capability continues to be sufficient for implementation of proposed Resolution Plan.
- 1.11.17 The Resolution Applicant(s) cannot unilaterally change / withdraw the Resolution Plan once submitted.
- 1.11.18 If the Resolution Applicant(s) conceals any material information or makes a wrong statement or misrepresents facts or makes a misleading statement in its Resolution Plan, in any manner whatsoever, the COC reserves the right to reject such Resolution Plan and forfeit/invoke the BSBG or Performance Guarantee. The Resolution Applicant(s) shall be solely responsible for such disqualification based on its declarations in the Resolution Plan.
- 1.11.19 ThisRFRPincludesstatements, which reflect the various assumptions arrived at on the basis of the information provided by the Corporate Debtor and the Resolution Applicant(s) is required to make its own assessments of the information provided. This RFRP does not purport to contain all the information required by the Resolution Applicant(s). The Resolution Applicant(s) should conduct independent investigations and analysis and should check the accuracy, reliability and completeness of the information in this RFRP and obtain independent advice from appropriate sources, prior to making an assessment of the Corporate Debtor.
- 1.11.20 The Resolution Applicant(s) shall be deemed to have conducted due diligence exercise with respect to all aspects of the Corporate Debtor, including Site Visit, when they submit the Resolution Plan. Resolution Applicant(s) are invited to visit and inspect the Site at their own expense. Failure to undertake a Site Visit will not be a valid ground to relieve the Resolution Applicant(s) subsequently after submission of its Resolution Plan nor shall it relieve the Resolution Applicant(s) from any responsibility for estimating the difficulty or costs of successfully fulfilling the terms and condition of ResolutionPlan.
- 1.11.21 Distributing/ taking / sending / dispatching / transmitting this RFRP in certain foreign jurisdictions may be restricted by law, and persons in whose possession this invitation comes should inform themselves about, and observe, any such restrictions. Neither the CorporateDebtor, the Resolution Professional or the COCor Resolution Process Advisor shall be liable for any damages whether direct or indirect, incidental, special or consequential including lost revenue or lost profits that may arise from or in connection with the use of this RFRP. This RFRP has not been filed, registered or approved in any jurisdiction and recipients of this RFRP by residents in jurisdictions outside India should inform themselves of and

observeanyapplicablelegalrequirementsasmaybeapplicabletothem.

1.12 Resolution PlanPreparationCost

TheResolutionApplicant(s)shallberesponsibleforallthecostsassociated with the preparation of the Binding Resolution Plan and participation in the Resolution Plan Process. Resolution Professional or COC or Resolution Process Advisor shall not be responsible in any way for such costs, regardless of the conduct or outcome of the Resolution Plan Process.

1.13 ApplicableLaws

It is the duty of the Resolution Applicant(s) to be satisfied with regard to the applicability to ApplicableLawsinrespectofsubmissionofResolutionPlanincludingtheIBCandCIRPRegulations or any other law operational in India or in the jurisdiction of the country in respect of the Resolution Applicant(s).

2. PART II - RESOLUTION PLAN EVALUATIONPROCESS

2.1 Resolution Plan EvaluationProcess

- 2.1.1 The Evaluation Process of the Resolution Plan(s) submitted by the Resolution Applicant(s) shall comprise of thefollowing steps:
 - a) Step I: Submission and Receipt of Resolution Plans, opening of sealed Resolution Plans, examination of the Resolution Plans with respect to compliance of IBC and CIRP Regulations by Resolution Professional and subsequent submission of the Compliant Resolution Plans by theResolution Professional to the COC;
 - b) **StepII**:ExaminationandevaluationofCompliantResolutionPlansbythe COC;
 - c) StepIII:PresentationofResolutionPlansbyResolutionApplicantswhoseCompliantResolution Plans have been submitted by Resolution Professional to COC as may be deemed necessary and as advised by the COC;
 - d) Step IV: Negotiations by COC with Resolution Applicant(s) having the [Top 3] (Three) Highest EvaluatedCompliantResolutionPlanorasmaybedecidedbyCOC.
 - e) Step V:EvaluationofthenegotiatedCompliantResolutionPlanbytheCOC/andapprovalofthe ResolutionPlanofSuccessfulResolutionApplicant(s)bytheCOC, Furtherevaluationofthe negotiatedComplaintResolutionPlanwillbedoneusingthesameEvaluationMatrixforming part of Appendix-1 of this RFRP. In case of any change in the Evaluation Matrix, Resolution Applicant will be informed/intimated at least 15days prior.
 - f) StepVI:Declaration of Successful Resolution Applicant(s) and intimation to Successful Resolution Applicants(s);
 - g) **StepVII**:SubmissionofthePerformanceGuaranteebytheSuccessfulResolution Applicant(s);

- $h) \ \ Step VIII: Approval of the Resolution Plan by the Adjudicating Authority and$
- $i) \quad Step IX: Execution of Definitive Agreements with Successful Resolution Applicant(s) if any. The$

aboveEvaluationProcess isonlyindicativeandmaybevariedatthesolediscretionoftheCOC.

- 2.1.2 The Resolution Professional and the Resolution Process Advisor and COC reserve the right to conduct duediligenceontheSuccessfulResolutionApplicant(s)withtheassistanceofexternal agencies at any stage of the Resolution Plan Process. The scope of the due diligence shall include but not be limited to thefollowingparameters:
 - compliance with Applicable Laws;
 - submissionofdocumentsfortherequisite'knowyourcustomer'checkstothesatisfactionoftheResolutio n Professional;
 - review of the financial capability of the Successful Resolution Applicant(s);and
 - Anyothermatter, which the Resolution Professional may deem fitor necessary.
- 2.1.3 The Resolution Plan submitted by the Resolution Applicant(s) shall be examined by the Resolution Professional for mandatory compliance with IBC, and CIRP Regulations and evaluated by the COCbased on the information and documents furnished by the Resolution Applicant(s), in accordance with the terms and conditions detailed in this RFRP as amended fromtimetotimeandanysuchotheradditionalprocess theCOCmayapplyforevaluation.
- 2.1.4 The Resolution Plan shall be evaluated based on Evaluation Criteria and as per the conditions specified by the IBC and IBBI. The COCreserves the right to amend or modify the criteria for the evaluation of the Resolution Plan submitted by the Resolution Applicant(s) at any stage of the processprovided in the RFRP. Incase of any amendmentor modification in the criteria, the same shall be conveyed to the Resolution Applicant(s).

3. PART III - MISCELLANEOUS

3. MISCELLANEOUS

- 3.1 This RFRP, the Resolution Plan Process and any Resolution Plan submitted hereto shall be governed by and construed in accordance with the laws of Republic of India and the Adjudicating Authority of (State) only shall have the exclusive jurisdiction over all disputes arising under, pursuant to or in connection with this RFRP or the ResolutionPlanProcess.
- 3.2 TheCOC, in their sole discretion and without incurring any obligation or liability, reserve the right, at any time, to:
 - i. Suspend and/or cancel the Resolution Plan Process and/or amend and/or supplement the ResolutionPlanProcessormodifythedatesorothertermsandconditionssetoutinthisRFRP;

- ii. Consult with any Resolution Applicant(s) in order to receive clarifications or further information;
- Retainanyinformationand/orevidencesubmittedtotheResolutionProfessionalby, onbehalf of, and / or in relation to anyResolutionApplicant(s);
- iv. CancelordisqualifytheResolutionPlansubmittedbytheResolutionApplicant(s)atanystage of the Resolution Plan Process;or
- v. Independently verify, disqualify, reject and/ or accept any and all submissions or other informationand/orevidencesubmittedby,oronbehalfofanyResolution Applicant(s).
- vi. Request the Successful Resolution Applicant(s) to provide any additional documents orinformation in relation to theProposedTransaction.
- 3.3 The Resolution Applicant(s) hereby agrees and releases the Resolution Professional, theCOC, ResolutionProcessAdvisor, employees, agents, irrevocably, unconditionally, fully and finally, from any and all liability for claims, losses, damages, costs, expenses or liabilities, in any way related to orarising from the exercise of any rights or performance of any obligations set-out under this RFRP, or in connection with the Resolution Plan Process, and waives any and all rights or claims the Resolution Applicant(s) may have in this respect, whether actual or contingent, whether present or infuture.

3.4 Fraudulent andCorruptPractices

3.4.1 The Resolution Applicant(s) and their representatives and the officers, employees, agents and advisers of the Resolution Applicant(s) shall observe the highest standard of ethics during the Resolution Plan Process and subsequently during the negotiations and execution of the definitive agreements. Notwithstanding anything to the contrary, contained in this RFRP, COCshall reject a ResolutionPlan,withoutbeingliableinanymannerwhatsoevertotheResolutionApplicant(s),ifthe COCdetermine that the Resolution Applicant(s) has, directly or indirectly or through an agent, engaged in corrupt practice, fraudulent practice, coercive practice, undesirable practice or restrictive practice inthe resolution planprocess.

In such an event, the COCshall invoke the BSBG / Performance Guarantee, without prejudice to any other right or remedy that may be available to the COCunder this RFRP or Applicable Law.

4. PART-IV-CONDITIONSSUBSEQUENTTOAPPROVALFROMADJUDICATINGAUTHORITY

4.1 PursuanttoapprovalofResolutionPlanbytheAdjudicatingAuthorityundersection31ofIBC, the Successful Resolution Applicant(s) shall be required to comply with the following conditions, in accordance with the timelines set out in the plan approved by AdjudicatingAuthority:

4.1.1 Obtaining requisite Statutory and Regulatory Approvals

The Successful Resolution Applicant(s) shall be responsible for obtaining all the required approvals proposed by it in the Resolution Plan or required under the Applicable Law for implementation of Successful Plan, within 1 (one) year from the date of approval of Resolution Plan by the Adjudicating Authority or within such period as provided for in the law, whichever is later.

4.1.2 Compliance with other terms of Resolution Plan

All other compliances of the remaining terms apart from statutory and regulatory approvals as mentioned in the resolution plan must be met by the resolution applicant within the timelines.

PART V - NON-COMPLIANCE WITH CONDITIONS SUBSEQUENT

5. CONSEQUENCES OF NON-COMPLIANCE BY SUCCESSFUL RESOLUTION APPLICANT(S) WITHCONDITIONSSUBSEQUENT

Withoutprejudicetotheconsequencesset out insection33ofIBC,theDesignatedLendermayencashthe PerformanceGuaranteeprovidedbytheSuccessfulResolutionApplicant(s);andreserverighttotakeany other action, if any, under the Applicable Law including but not limited to cancel the Resolution Plan submitted by the Successful ResolutionApplicant.

LIST OF APPENDIX

- 1. APPENDIX 1:Evaluation Criteria
- 2. APPENDIX 2: Contents of Resolution Plan
- 3. APPENDIX 3: Format forBankGuarantee
- 4. APPENDIX 4: Format forPerformanceGuarantee
- 5. APPENDIX 5: Undertaking byResolutionApplicant(s)
- 6. APPENDIX 6: Format for PowerofAttorney
- 7. APPENDIX6A:FormatforPowerofAttorneyforLeadMember(IncaseofConsortium)
- 8. APPENDIX 6B: Format forBoardResolution
- 9. APPENDIX7:EarnestMoneyDepositAmountPaymentbyParentCompany
- 10. APPENDIX8:PerformanceGuaranteeAmountPaymentbyParentCompany
- 11. APPENDIX 9: Composition and Ownership Structure of theResolutionApplicant(s)
- 12. APPENDIX 10:29AAffidavit

FOR CONSIDERATION OF RESOLUTION PLAN(S) IN THE CORPORATE INSOLVENCY RESOLUTION PROCESS ("CIRP") of RED TOPAZ REAL ESTATE PRIVATE LIMITED

[Regulation 36A of Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016 ("CIRP Regulations")]

The Resolution Plans submitted by Resolution Applicants (RA) shall be evaluated after considering a defined set of quantitative as well as qualitative parameters as detailed below.

Sr. No	Parameters	Score matrix	Max Score
	QUANTITATIVE PARAMET	ERS	
1.	Upfront (within 180 days of Adjudicating Authority's order) cash recovery as per Resolution Plan	 >=35% of the Resolution Debt Amount 10 >=30% < 35% of the Resolution Debt Amount8 >=20% < 30% of the Resolution Debt Amount6 >=10% < 20% of the Resolution Debt Amount4 >=5% < 10% of the Resolution Debt Amount1 No cash recovery 0 Notes - Resolution Debt Amount shall be reckoned as the final amount of claims of financial creditors as certified by the Resolution Professional Any cash recovery proposed within 180daysofapprovalofplan by Adjudicating Authority shall be treated as upfront cash recovery All Resolution Applicants shall be required to submit a firm Letter of Commitment from any Bank/financial institution or cheque, for the amount committed by the Resolution Applicant as upfront cash component in the Resolution Plan.Ifupfrontcashinfusionisby way of equity, thesource should be laid out in the plan. 	

Bid Evaluation Criteria:

Sr. No	Parameters	Score matrix	Max Score
2.	NPV factoring in upfront cash recovery (based on the tiered rate of discount) Period Rate of Discount 0-5 years 8% >5 years upto 10 years 10% >10 years upto 15 years 15% >15 years 30%	>=70% of the Resolution Debt Amount 10 >=65% < 70% of the Resolution Debt Amount9 >=60% < 65% of the Resolution Debt Amount8 >=50% < 60% of the Resolution Debt Amount6 >=40% < 50% of the Resolution Debt Amount4 >=30% < 40% of the Resolution Debt Amount3 >=20% < 30% of the Resolution Debt Amount2	25
		Note: The projected repayments would be assessed along with reasonableness and feasibility of financial projections i.e. Sales, EBITDA, EBIT etc and industry benchmark may be used as reference.	
3.	Equity Upside	Equity upside, if >=10% of the Resolution Debt amount 10 >=8% < 10% of the Resolution Debt amount8 >=6% < 8% of the Resolution Debt amount4 >=4% < 6% of the Resolution Debt amount3 >=1% < 4% of the Resolution Debt amount2 No upside 0 Based on – 1. Lenders assessment of potential equity upside computed based on cash flows of ResolutionPlans submitted; 2. Any other assessment factors like offer for buyback, etc. as may be deemed appropriateby the Committee of Creditors/ Resolution Professional.	

Sr. No	Parameters	Score matrix	Max Score
4.	Fresh equity infusion for improving operations (if lenders continue with the Company)	>=15% of the Resolution Debt amount 10 >=10% < 15% of the Resolution Debt amount8 >=5% < 10% of the Resolution Debt amount4 >=1% < 5% of the Resolution Debt amount2 No Infusion 0	10
5.	Reasonableness of Financial Projections i.e. Sales, EBITDA, EBIT, etc. / Certainty / Likelihood / Feasibility / Eventuality of honoring proposed Commitments	Range: 0-10	5
6.	Ability to turnaround distressed companies – managerial competence and technical abilities, key managerial personnel, track record in implementing turnaround of stressed assets, plan to protect interests of other stakeholders, including statutory liabilities, employees and operational creditors etc.	Range: 0-10	5
7.	Standing of Bidder/ Group in sector /external rating/ adherence to financial discipline/ record of regulatory compliance (<12 months)	Range: 0-10 (Based on the track record of the Applicant)	10
	QUANTITATIVE PARAME		
8.	Previous experience of completion of project > Built up area >50,000	= <2,00,000 sq ft. built up area 10 >= 2,00,000 <= 4,00,000 sq. ft built up area 15 > 4,00,000 sq. ft. built up area 20	20

For the parameters pertaining to the Resolution Applicants, the entity that is designated as the Resolution

Applicant shall be considered or in case the Resolution Applicant is a Special Purpose Vehicle ("SPV"), the parameters pertaining to all material shareholders in the SPV shall be considered.

APPENDIX 2

Contents of Resolution Plan

SUGGESTIVE CHECKLIST FOR SUBMISSION OF BINDING RESOLUTION PLAN

- 1. Covering Letter for submission of Binding Resolution Plan along with an undertaking in the format specified at Appendix-5.
- 2. Power of Attorney/Board Resolution, as applicable to submit Binding Resolution Plan in the format specifiedin appendices.
- 3. Bank Guarantee / Earnest MoneyDeposit (Binding Submission Bond Guarantee)
- 4. Overview of the Resolution Applicant(s) [Resolution Applicant(s) to provide the brief overview about itself.]
- 5. Composition and Ownership Structure of theResolution Applicant(s)
- 6. CorporatestructureoftheResolutionApplicant(s),andGroupCompanies,affiliates,Parent Companyand the Ultimate Parent Company of theResolution Applicant(s)
- 7. Credit worthiness and financial capability of the Resolution Applicant(s)[Resolution Applicant(s)to provide the credit rating from credit rating agencies and other documents evidencing the creditworthiness of the Resolution Applicant(s) or other obligors under the Resolution Plan to infuse funds in the Corporate Debtor.]
- 8. Previous Experience [Resolution Applicant(s)to provide the details of investments in ______ relevant sector asper EOI)]
- 9. BindingResolution Plan
- 10. Indicative Timeline of Events for Implementation of ProposedResolution Plan
- 11. SupervisionoftheResolutionPlan[ResolutionApplicant(s)toprovidethedetails abouthowitproposeto supervise the implementation of theResolution Plan]
- 12. Evidenceoffunding/moniesavailabletofundtheResolutionPlani.e.evidenceofavailablelineofcredit, termsheet, etc.)

5. <u>Note:</u>

1. Mandatory Contents of the ResolutionPlan

The Resolution Applicant(s) shall prepare the Resolution Plan in accordance with the requirements of the IBC, theCIRPRegulationsandthisRFRP.TheResolutionPlanshall mandatorilyincludedetailsas setoutinsub section(2)ofsection30oftheIBCandregulation38oftheCIRPRegulations, including, but not limited to, the following:

- a. provides for the payment of insolven cyresolution process costs in a manner specified by the Board in priority to the payment of other debts of the Corporate Debtor;
- b. provides for the management of the affairs of the Corporate Debtor after approval of the resolution plan;
- c. The implementation and supervision of the esolution plan;
- d. doesnot contrive neanyof the provisions of the law for the time being in force;
- e. confirmstosuchotherrequirementsasmaybespecifiedbythe Board.

A Resolution Plan shall also provide for the following:

- $a. \ \ amount due to the operational creditors shall be given priority in payment over financial creditors;$
- b. term of the plan and itsimplementation schedule;
- c. management and control of the business of the Corporate Debtor duringitsterm;
- d. adequate means for supervisingitsimplementation;
- e. astatementastohowithas dealtwith theinterestsofallstakeholders,includingFinancialCreditors and Operational Creditors of the Corporate Debtor,details of the Resolution Applicant and other connected personstoenable the committee to assess the credibility of the Resolution Applicant and other connected persons to take a prudent decision while considering the Resolution Plan for its approval.

2. Otherdetails

The Resolution Plan shall provide for details on:

- a. Any infusion and/or arrangement of funds as may be required for working capital and expenditure requirementsoftheCorporateDebtorshallbeincomplianceofthefollowing:
 - i. Intheeventofinfusionofdebt, such debtshall bearranged without any obligation on members of COC to provide such funds.
 - ii. Any infusion of fresh equity for (a) improving operations, (b) debt repayment, (c) Capital expenditure, and (d) any other purpose; shall be clearly specified along with the timelines for suchinfusion.
 - iii. Any infusion of funds into the Corporate Debtor as part of the Resolution Plan shall be satisfactorilydemonstratedincludingbywayof firmfinancingproposals.

- b. Financial ability of the Resolution Applicant(s) including last 3 years annual report of relevant entitiesortheentitiesinwhichinvestmentshavebeenmadeinrelevantsector[InlinewithEOI].
- c. Financial assumptions, Projections & Business plan for theCorporateDebtor.
- d. PercentageShareholdinginCorporateDebtorofferedtoFinancialCreditorbywayofdebttoequity conversion.
- e. Prior Experience in managing/turning around of Companies including managerial competence, technical abilities, key managementpersonalexperience.
- f. IndemnityfortheCOC,ResolutionProfessionalandResolutionProcessAdvisorforallactsdonein good faith. The indemnity will survive theCIRPperiod.

6. Snapshot of Salient Terms and Conditions of the Proposal are asbelow:

1.	Amount of upfront payment to creditors* (Upfront Cash Recovery)	Rs. [] crore
2.	Balance repayment obligations to creditors (other thanupfrontpayment)	Rs. [] crore
3.	Proposed instruments for repayment	 a. Loan / DebtInstruments- b. Quasi Equity, if any- c. Equity, if any-
4.	Interest Rate/ Coupon and frequency of payment	a. Loan / DebtInstruments–b. Quasi Equity-
5.	Repayment Schedule	a. Loan / Debtinstrumentsb. Quasi Equity
6.	Security	Details to be mentioned for each instrument / facility
7.	Conversiontermsforquasiequityinstruments	Details to be mentioned
8.	Any equity being offered to Financial Creditor and terms for the same	Percentageoftotal shareholdingbeing Offered
9.	Amount of fresh equity being infused into the CorporateDebtor	 a. Purpose– b. Amount– c. Timing of Infusion– d. Terms -
10.	Corporate Guarantee or additional collateral / security being offered by the Resolution Applicant	 a. Amount - b. Name of CorporateGuarantor- c. External Credit Rating of Corporate Guarantor- d. Tenor of CorporateGuarantee
11.	Any third-party collateral being offered as additional security bytheResolution Applicant(s)	Description and value to be mentioned

12.	Details of KeyManagementPersonnel of the Resolution Applicant(s) with a brief description of experience in managing capitalintensiveassets	Details to be mentioned. Management team proposedtobeinvolvedinmanagementofthe Company to be separately mentioned and detailsprovided
13.	Details of prior experience of the Resolution Applicant(s) inmanaging capital intensive businesses	Details to be mentioned including years of experience. Global experience may be included
14.	Brief description of successful turnaround case studies in India or abroad	(Detailed case studies may be appended to the plan)
15.	Credit Rating of the ResolutionApplicant(s) For Unrated Corporates, pleaseprovide details of Net worth For Funds please provide details of Assets Under Management	Credit Rating Letter to be Provided Statutory Auditor Certificate to be Provided for Net worth / AUM ResolutionApplicant(s)should submita satisfactory credit opinion from their lead/primary Banker. In case ofjoint bid/bidding under consortium, credit report of each JV partner should be submitted Resolution Applicant(s) should submit copies of last three audited annual reports. In case of joint bid/bidding under consortium, audited annual reports of each JV partner should be submitted

*Upfront payment to be made to the creditors within 30 days of the Transfer Date.

In case of bidding in consortium, the above details to be provided for each member of the consortium.

[Resolution Applicant(s) to ensure that the terms provided are in compliance with Applicable Law including any change of such terms pursuant to discussions with COC.]

WeunderstandthatthemembersoftheCOChavefurtherrighttore-negotiatethetermsofthisResolutionPlan and the decision of the COCin selection of the Successful Resolution Applicant shall be final and binding on us.

Yours faithfully

(Signature and stamp (on each page) of Managing Director/Full time Director /Chief Executive Officer of the ResolutionApplicant(s))

Name: Date: Place: [Please also affix the common seal of Resolution Applicant(s)]

[Insert name of the Resolution Applicant(s)] has been affixed in my / our presence pursuant to the

resolution of the board of directors of [Insert name of the Resolution Applicant(s)], dated $[\bullet]$

.....

(Sig	natur	e)	 	 	
Nam	ne:				
Desi	gnati	on:			

WITNESS:

1)	
	(Signature)
	Name
	Designation
	Date:
2)	
	(Signature)
	Name
	Designation
	Date:

APPENDIX 3

FORMAT FOR BANK GUARANTEE

(To be executed on non-judicial stamp paper of appropriate stamp duty value relevant to place of execution)

name of the Resolution Applicant(s) with address] and as per the provisions of the RFRP dated , issued by the Resolution Professional, in consultation with the COC pursuant to meetingdated Japproving the issuance of Invitation for resolutionplan, the [Insert nameand bank address of the issuing the guarantee and address of the head office] ("Guarantor Bank") hereby agrees unequivocally, irrevocably and unconditionally to pay to Bank, having its office at (hereinafter referred to as "the Bank") forthwith on demand in writing from the Bank or any officer authorized by it in this behalf, any amount up to and not exceeding Rs. (Rupees

only) on behalf of M/s.

This Guarantee shall be valid and binding on the Guarantor Bank up to and including

The Guarantor Bank hereby expressly agrees that it shall not require any proof in addition to the written demand from the Bank(madeinanyformat)raised at the above-mentioned address of the Guarantor Bank, in order to make the said payment to $[\bullet]$.

This BANK GUARANTEE shall be interpreted in accordance with the laws of India and the courts at [State] shall have exclusive jurisdiction. The Guarantor Bank represents that this BANK GUARANTEE has been established in such form and with such content that it is fully enforceable in accordance with its terms as against the Guarantor Bank in the mannerprovided herein.

This BANK GUARANTEE shall not be affected in any manner by reason of merger, amalgamation, restructuring, liquidation, winding up, dissolution or any other change in the constitution of the Guarantor Bank.

This BANK GUARANTEE shall be a primary obligation of the Guarantor Bank and accordingly the Bank

shall not be obliged before enforcing this BANK GUARANTEE to take any action in any court or arbitral

proceedingsAgainsttheResolutionApplicant(s),tomakeanyclaimagainstoranydemandontheResolution Applicant(s) or to give any notice to the Resolution Applicant(s) or to exercise, levy or enforce any distress, diligence or other process against the ResolutionApplicant(s).

The Guarantor Bank hereby agrees and acknowledges that the Bank shall have a right to invoke this Bank Guarantee either in part or in full, as it may deem fit.

In witness whereof the Guarantor Bank, through its authorized officer, has set its hand and stamp on this day of at

Signature

DesignationwithBankStamp

Name:

Witness:

1																																												
1	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•

Name and Address.

2.....

Nameand Address

For:

Notes:

*The Stamp paper should be in the name of the Guarantor Bank.

APPENDIX-4

FORMAT FOR PERFORMANCE GUARANTEE

(To be executed on non-judicial stamp paper of appropriate stamp duty value relevant to the place of execution)

<Beneficiary Name>

- 3. We undertake to pay to the Bank, any money so demanded notwithstanding any dispute or disputes raised by the Successful Resolution Applicant(s) in any suit or proceeding pending before any Court or Tribunal relating thereto our liability under this present being absolute and unequivocal.
- TheGuarantorBankshallmakepaymenthereunderonfirstdemandwithoutrestrictionorconditionsand Notwithstanding any objection by, [Insert name of the Successful Resolution Applicant(s)]

and / or any other person. The Guarantor Bank shall not require the Bank to justify the invocation of this BankGuarantee, nor shalltheGuarantorBankhaveanyrecourseagainstM/s. [Insert the name of RA] in respect of any payment madehereunder.

5. The payment so made by us under this bond shall be a valid discharge of our liability for payment there under and the Successful Resolution Applicant(s) shall have no claim against us formaking such payment

- 6. We, the Guarantor Bank further agree that the guarantee herein contained shall remain in full force and effectforaperiodof[...(....)]monthsfromthedatehereofandthatitshallcontinuetobeenforceabletill alltheduesoftheSuccessfulResolutionApplicant(s)inrelationtotheResolutionPlanand/orunderorby virtue of the RFRP have been fully paid and its claim satisfied or discharged or till the Bank certifies that the Resolution Plan has been effected and that the terms and conditions of the RFRP have been fully and properly carried out by the said Successful Resolution Applicant(s). The Bank shall be entitled to invoke this Performance Guarantee up to [... (....)] days from the last date of the validity of this Performance Guarantee.
- 7. We,theGuarantorBank,furtheragreethattheBankand/ortheCOCshallhavethefullest libertywithout our consent to vary any of the terms and conditions of the RFRP or to extend time of performance by the saidSuccessfulResolutionApplicant(s)fromtimetotimeortopostponeforanytimeor fromtimetotime anyofthepowersexercisablebytheBankagainstthesaidSuccessfulResolutionApplicant(s)andtoforbear or enforce any of the terms and conditions relating to the RFRP. We shall not be relieved from our liability by any reason of any such variation or extension being granted to the said Successful Resolution Applicant(s)orbyanysuchmatterorthingwhatsoeverwhichunderthelawrelatingtosuretieswouldbut for this provision have effect of so relievingus.
- 8. This Performance Guarantee shall be valid and binding on the Guarantor Bank and shall in no event be terminable by notice or any change in the constitution of the Guarantor Bank or by any other reasons whatsoever and our liability hereunder shall not be impaired or discharged by any extension of time or variationsoralternationsmade, given, oragreed withor without our knowledge or consent, by orbet ween the parties. This Performance Guarantee shall not be affected in any manner by reason of merger, amalgamation, restructuring, liquidation, winding up, dissolution or any other constitution of the Guarantor Bank.
- 9. This Performance Guarantee shall be interpreted in accordance with the laws of India and the courts at [State] shall have exclusive jurisdiction. The Performance Guarantor Bank represents that this PerformanceGuaranteehasbeenestablishedinsuchformandwithsuchcontentthatitisfullyenforceable inaccordancewithitsterms asagainstthePerformanceGuarantorBankinthemannerprovidedherein.
- 10. ThisPerformanceGuaranteeshallbeaprimaryobligationoftheGuarantorBankandaccordinglytheBank shall not be obliged before enforcing this Performance Guarantee to take any action in any court or arbitral proceedings against the Successful Resolution Applicant(s), to make any claim against or any demand on theSuccessfulResolutionApplicant(s)ortogiveanynoticetotheSuccessfulResolutionApplicant(s)orto exercise, levy or enforce any distress, diligence or other process against the Successful Resolution Applicant(s).
- 11. We,[•],lastlyundertakenottorevokethisPerformanceGuaranteeduringitscurrency.

NOTWITHSTANDING anything contained herein:

- *1.* ThisBankGuaranteeshallbevalidtill......[InsertthedateofvalidityofthePerformanceGuarantee as per the RFRP].; and
- 2. WeareliabletopaytheguaranteedamountoranypartthereofunderthisBankGuaranteeonlyandonlyif youserveuponusawritten claimordemand onorbeforethe.....
- 3. ThisPerformanceGuaranteeshallbeextendedfromtimetotimeforsuchperiod, asmaybedesiredbythe Bank. We are liable to pay the guaranteed amount or any part thereof under this Bank Guarantee only if Bank serves upon us a written claim ordemand.

AllclaimsunderthisPerformanceGuaranteeshallbepayableat[......].

This Performance Guarantee will be returned to us as soon as the purpose for which it is issued is fulfilled.

Witness:

1	Signature
NameandAddress.	Name:
2	DesignationwithBankStamp
Name andAddress	
For:	

...... [Insert Name of the Bank]

Banker's Stamp and Full Address:

Dated this day of 20....

Notes:

*The Stamp paper should be in the name of the Guarantor Bank.

<u>APPENDIX 5</u>

UNDERTAKING BY RESOLUTION APPLICANT(S)

[On the letter head of the Resolution Applicant(s) or Lead member in case of consortium]

7. Resolution Applicant(s)Undertaking

To,
Vekas Kumar Garg,
Resolution Professional
(Redtopaz Real Estate Private Limited)
Dear Sir,

Sub: Resolution Applicant(s)'undertaking in relation to the Binding Resolution Plan in response to RFRP dated ______, issued by the Resolution Professional, in consultation with the COC *for issuance of the invitation for resolution plan for corporate debtor Redtopaz Real Estate Private Limited*pursuant to meeting dated []

- 1. We, [*Insert name of the Resolution Applicant(s)*] ("**Resolution Applicant(s)**"), refer to the RFRP and provide our unconditional acceptance of the terms and conditions of the RFRP as amended from time to timeinaccordancewiththeproceduresetoutundertheRFRP,includingbutnotlimitedtotheDisclaimer contained in the RFRP. Further and in relation to the said RFRP and the Resolution Plan Process set out there under, the Resolution Applicant(s) undertakes, agrees and acknowledges that the Resolution Applicant(s) (collectively, the"Undertaking"):
 - a) shall execute all such deeds and documents as may be required to be so executed pursuant to the completion of the Resolution PlanProcess;
 - b) has submitted the Binding Resolution Plan and other requisite documents strictly as per forms prescribed in the RFRP, without any deviations or conditions and without setting out any assumptions or notes qualifying the ResolutionPlan;
 - c) theBindingResolutionPlanshallbevaliduptotheendoftheperiodset outundertheRFRP;
 - d) the Resolution Plan has been duly signed by a director of the Resolution Applicant(s) as a Representative or Power of Attorney holder, asapplicable
 - e) has obtained all the corporate authorizations required or expedient under Applicable Law for the submission of the ResolutionPlan;
 - f) shall, except as otherwise required under the RFRP, upon being notified as the Successful Resolution Applicant(s), pay such amounts and consideration as set out in the Resolution Plan in the manner agreedtobetweentheResolutionApplicant(s)andtheCOC atterms mutuallyagreeabletoCOCand theResolutionApplicant(s)strictlyinaccordancewiththeproceduresetout undertheRFRP;
 - g) shall execute such agreement(s) as may be required, to the satisfaction of the Resolution Professional in accordance with theRFRP;

- h) has provided all information and data during this Resolution Plan Process, in a manner that is true, correct, accurate and complete and no such information, data or statement provided by the Resolution Applicant(s) is inaccurate or misleading in any manner;and
- i) has submitted a Binding Resolution Plan that conforms to the requirements of the RFRP as on the date of thisUndertaking.
- 2. We further undertake and confirm that the Proposal submitted as part of the Binding Resolution Plan is unconditional and acknowledge and agree that the CO reserves the right to negotiate terms with the SelectedResolutionApplicant(s)andanydecisiontakenbytheCOCinrelationtotheResolutionPlanand theResolutionPlanProcessshallbefinalandbindingontheResolutionApplicant(s).Further,inaddition to the undertaking set out under clause 1 (h) above, the Resolution Applicant(s) confirms that all the confirmations, declarations and representations made in the Binding Resolution Plan are valid as on the date of this Undertaking and acknowledge that the COC may at their sole discretion be free to cancel our Binding Resolution Plan and encash the Earnest Money Deposit where such confirmations, declarations and representations.
- 3. CapitalizedtermsusedhereinbutnotdefinedshallhavethemeaningassignedtosuchtermintheRFRP.

Thank you.

Yours sincerely,

8.

[Signature and name of Attorney]

Rubber stamp/seal of the Resolution Applicant(s)

APPENDIX 6

FORMAT FOR POWER OF ATTORNEY

(Tobeonnon-judicialstamppaperofappropriatevalueasperthestampactrelevanttotheplaceofexecution. Foreign companies submitting Binding resolution plans are required to follow the applicable law in their country.)

9. POWER OF ATTORNEY

Know all men by these presents, We, [Insert name and address of the registered office of the Resolution Applicant(s)] ("Resolution Applicant(s)") do hereby constitute, appoint and authorize Mr./Ms. [Insert name and residential address of the attorney] who is presently holding the position of [•] as our true and lawful attorney ("Attorney"), to do in the name of the Resolution Applicant(s) and on the behalf of the Resolution Applicant(s),allsuchacts,deedsandthingsnecessaryin connection withorincidentaltothesubmissionofthe Binding Resolution Plan or any other document as may be required under or pursuant to as per the provisions of the RFRP dated , issued by the Resolution Professional, in consultation with the COC and pursuant to the approval of the COC vide voting dated [Date of voting results] pursuant to meeting dated//("RFRP"), including the signing and submission of Binding Resolution Planandallother documents related to the Binding Resolution Plan, including but not limited to undertakings, letters, certificates, acceptances, clarifications, guarantees or any other deeds or document that the Resolution Professional may require the Resolution Applicant(s) to submit. The aforesaid Attorney is further authorized to provide representations, information or responses to the Resolution Professional, and represent the Resolution Applicant(s) and generally deal with the Resolution Professional and COC with respect to the Binding Resolution Plan and the BindingResolutionPlanSubmissionProcess, inaccordance with the terms of the RFRP.

We herebyratifyallacts, deeds and things done by the aforesaid Attorney pursuant to this power of attorney and that all acts, deeds and things done by the aforesaid Attorney shall be binding on the Resolution Applicant(s) and shallalways be deemed to have been done by the Resolution Applicant(s).

All the terms used herein but not defined shall have the meaning ascribed to such terms under the RFRP.

Accepted

Signature of Attorney

(Name, designation and address of the Attorney)

Attested

.....

(Signature of the executants)

(Name, designation and address of the executants)

WITNESS

1.(Signature) Name Designation.....

2.(Signature)

Name Designation.....

.....

Signature and stamp of Notary of the place of execution

Common seal of has been affixed in my / our presence pursuant to Board of Director's Resolution dated.....

Notes:

- (1) The mode of execution of the power of attorney should be in accordance with the procedure, if any, laid downbytheApplicableLawandthecharterdocumentsoftheResolutionApplicant(s) and thesameshould be under common seal of the Resolution Applicant(s) affixed in accordance with applicable procedure. Further, the person whose signatures are to be provided on the Power of Attorney shall be duly authorized by the Resolution Applicant(s) in this regard.
- (2) The person authorized under this Power of Attorney, in the case of the Resolution Applicant(s) being a public Company, or a private Company which is a subsidiary of a public Company, in terms of the CompaniesAct, 2013, with a paidupshare capital of more than Rs. 5, 00, 00, 000 (Rupees Five Croresonly), should be the managing director / whole time director / manager appointed under section 203 of the Companies Act, 2013. In all other cases, the person authorized should be a director duly authorized by a board resolution duly passed by the Company.
- (3) In case of the Resolution Applicant(s) being a foreign Company, the same shall be signed by a person of equivalentpositionandtherequisitelegalizationandconsularisationprocessshallbedulycompleted.
- (4) Intheevent, the power of attorney has been executed outside India; the same shall be required to be duly not arized by a notary public of the jurisdiction where it is executed.

- (5) Also, wherever required, the Resolution Applicant(s) should submit for verification the extract of the charter documents and documents such as a board resolution / power of attorney, in favour of the person executing this power of attorney for delegation of power hereunder on behalf of the Resolution Applicant(s)
- (6) The Resolution Applicant(s) shall submit a power of attorney or such other equivalent authorisation as maybedeemedtobeadequateinthejurisdictionofincorporationoftheResolutionApplicant(s).

APPENDIX- 6(A)

FORMAT FOR POWER OF ATTORNEY FOR LEAD MEMBER

(In case of Consortium)

(To be on non-judicial stamp paper of appropriate value as per the stamp act relevant to the place of execution. Foreign companies submitting Binding resolution plans are required to follow the applicable law in their country.)

Whereas, _____, and _____(collectively the "Consortium") being Members of the Consortium are interested in submitting Binding Resolution Plans under or pursuant to as per the provisions of the RFRP dated ______, issued by the Resolution Professional, inconsultation with the COC and pursuant to the approval of the COC vide voting dated [Date of voting results] pursuant to meeting dated [], hereinafter called "RFRP") and any other required documents, issued on behalf of the Committee of Creditors in respect of the Binding ResolutionPlanfor(Redtopaz Real Estate Private Limited)(hereinafter called the "CorporateDebtor"), and

Whereas, it is necessary for the Members of the Consortium to design at eone of the mast he Lead Member with all necessary power and authority to do for and on behalf of the Consortium, all acts, deeds and things as may be necessary inconnection with the Consortium's submission for Binding Resolution Plans.

NOW THEREFORE KNOW ALL MEN BY THESE PRESENTS

ANDherebyagreetoratifyandconfirmanddoherebyratifyandconfirmallacts, deeds and things lawfully done or caused to be done by our said Attorney pursuant to and in exercise of the powers conferred by this Power of Attorney and that allacts, deeds and things done by our said Attorney in exercise of the powers here by conferred shall and shall always be deemed to have been done by us/Consortium.

 ${\it INWITNESSWHEREOFWETHEPRINCIPALSABOVENAMEDHAVEEXECUTEDTHISPOWEROF}$

ATTORNEYONTHIS _____DAYOF ____20**.

For(Name Title)

For____(Name & Title)

For____(Name & Title)

Witnesses:

1

2

(Executants)

(To be executed by all the Members of the Consortium)

.....

Signature and stamp of Notary of the place of execution

Common seal of has been affixed in my / our presence pursuant to Board of Director's Resolution dated.....

Notes:

- (1) The mode of execution of the Power of Attorney should be in accordance with the procedure, if any, laid downbytheapplicablelawandthecharterdocumentsoftheexecutants(s)andwhenitissorequired,the sameshouldbeundercommonsealaffixedinaccordancewiththerequiredprocedure.
- (2) Also, wherever equired, the consortium members should submit for verification the extract of the charter documents and documents such as a resolution/ power of attorney in favour of the person executing this Power of Attorney for the delegation of power here under on behalf of the consortium member.
- (3) In the event, the power of attorney has been executed outside India, the same shall be required to be duly notarized by a notary public of thejurisdiction where it is executed.

APPENDIX-6(B)

FORMAT FOR BOARD RESOLUTION

(On the letter head of the Resolution Applicant(s))

CERTIFIED TRUE COPY OF RESOLUTION PASSED BY THE BOARD OF DIRECTORS ("**BOARD**") OF [*InsertnameoftheResolutionApplicant(s*)]("**COMPANY**")INTHEMEETINGHELDON[*InsertDate*],AT [*Insert Time*] AT [*InsertPlace*]

WHEREAS pursuant to the expressions of interest dated [•] ("EOI"), and the subsequent RFRP dated ______, issued by the Resolution Professional, (hereinafter called "RFRP") and any other required documents, issued on behalf of the Committee of Creditors in respect of inviting the Binding Resolution Plan for (*Redtopaz Real Estate Private Limited*), the Company has been shortlisted by the Resolution Professional (acting on the instructions of the Committee of Creditors), for the purpose of submission of the Binding Resolution Plan.

In view of the above, the Board has resolved as follows:

"RESOLVED THAT any of the directors of the Company, be and is hereby authorized to take all the steps required to be taken by the Company for the submission of the Binding Resolution Planinac cordance with the terms of the RFRP, including the following:

- a) submit the Binding Resolution Plan and other requisite documents, in accordance with the terms of the RFRP;
- b) executeallotheragreements,deeds,writingsandpowerofattorneyasmayberequiredinrelationtothe RFRP,includinganyamendmentsormodificationsasmaybesuggestedbytheResolutionProfessional (on the instructions of the Committee of Creditors) and/or the Committee of Creditors to any of such executedagreements,documentsorotherwritingsandingeneraltodoallsuchacts,deedsandallthings asmayberequired or considerednecessaryunderorinrespectoftheRFRP;
- c) negotiatethetermsandconditionsfortheacquisitionof[ManagementandOwnershipControl–orAsset AcquisitionoftheCorporateDebtor underCIRP],withthemembersoftheCOC;
- d) paysuchamountsandconsideration,inthemannerasmaybeagreedwiththeCOC,inaccordancewith the procedure set out under the RFRP, for the purpose of acquisition of [Management Control or Asset Acquisition] of the Corporate Debtor;and
- e) to generally do or cause or deal with all such acts, matters, deeds and things as may be necessary or desirable in connection with or incidental or for the purpose of implementation and giving effect to the above resolutionsforandonbehalfoftheCompany,andtocomplywithallotherrequirementsinthisregard."

 $\label{eq:solved} ``RESOLVEDFURTHERTHAT accrtified copy of the foregoing resolution be furnished as may be required, under the signature of [the Company Secretary/any two of the Directors of the Company]."$

Certifiedtobetrue

For theCompany

Director(s) / Company Secretary

Notes:

- (1) The contents of the format may be suitably re-worded indicating the identity of the entity passing the resolution.
- (2) In case of the Board Resolution being provided by a Company incorporated in India, the Board Resolution shall to be notarized by a notified notary. In the event the Board resolution is from a Company incorporated outside India, the same shall be duly notarized in the jurisdiction of incorporation of theCompany.
- (3) This format may be modified only to the limited extent required to comply with the local regulations and laws applicable to a foreign entity submitting this resolution. For example, reference to Companies Act 2013 may be suitably modified to refer to the law applicable to the entity submitting the resolution. However, in such case, the foreign entity shall submit an opinion issued by the legal counselofsuchforeignentity, stating that the board resolutions are incompliance with the applicable laws of the respective jurisdictions of the issuing Company and the authorizations granted there in and valid.
- (4) The Board Resolution is to be certified by the Company Secretary / Directors, in accordance with applicablelawandtheconstitutionaldocumentsoftheCompany.

THE STAMP PAPER SHOULD BE IN THE NAME OF THE GUARANTOR BANK.

APPENDIX-7

EARNEST MONEY DEPOSIT AMOUNT PAYMENT BY PARENT COMPANY

To,

Vekas Kumar Garg, Resolution Professional D-4 B, First Floor, Ramprastha, Near Raghunath Temple, Ghaziabad, Uttar Pradesh-201011

[Copy to:]

[Insert name of the Resolution Applicant(s) with address]

Dear Sir,

Sub: Payment of the amounts of Earnest Money on behalf of the Resolution Applicant(s) in relation to the Resolution Plan of Redtopaz Real Estate Private Limited

The Parent Company hereby represents and warrants that payment of amounts on behalf of the Resolution Applicant(s) is in compliance with Applicable Law.

Capitalized terms used but not defined in this letter shall have the meanings ascribed to such terms in the RFRP.

Thank you.

Yours sincerely,

.....

[Signature and name of the Authorized Officer of the Parent Company] Rubber stamp/seal of the Parent Company

ACKNOWLEDGMENT

We hereby acknowledge and confirm the statements set out above by the Parent Company.

Yours sincerely,

.....

[*Signature and name of the Authorized Officer of the Resolution Applicant(s)*] Rubber stamp/seal of the Resolution Applicant(s)

<u>APPENDIX- 8</u>

PERFORMANCE GUARANTEE AMOUNT PAYMENT BY PARENT COMPANY

To,

Vekas Kumar Garg, Resolution Professional D-4 B, First Floor, Ramprastha, Near Raghunath Temple, Ghaziabad, Uttar Pradesh-201011

[Copy to:]

[Insert name of the Resolution Applicant(s) with address]

Dear Sir,

Sub: Payment of the amounts of the Performance Guarantee on behalf of the Resolution Applicant(s) in relation to the Resolution Plan of Redtopaz Real Estate Private Limited

Plan for In light of the Resolution Redtopaz Real Estate Private Limitedsubmitted by......[Insert name of the Successful Resolution Applicant(s) with address] in accordance with and subject to the provisions of the RFRP dated in relation to the captioned transaction ("**RFRP**"), issued by Resolution Professional, the], and anv other relevant the head office] hereby declares and confirms it is [an / the] [Insert relationship of the Parent Company with the Successful Resolution Applicant(s) of the Successful Resolution Applicant(s) ("Parent Company"), and the payment of the Performance Guarantee amount vide [Insert mode of payment] ("Payment") is on behalf of the Successful Resolution Applicant(s). The Parent Company acknowledges that such amounts paid as Performance Guarantee shall be subject to the terms of the RFRP and hereby waives any right to claimanyrefundoradjustmentoftheamountsofsuchpaymentexceptinaccordancewiththetermsofthe RFRP.

The Parent Company hereby represents and warrants that payment of amounts on behalf of the Successful Resolution Applicant(s) is in compliance with Applicable Law.

Capitalized terms used but not defined in this letter shall have the meanings ascribed to such terms in the RFRP.

Thank you.

Yours sincerely,

.....

[[]Signature and name of the Authorized Officer of the Parent Company]

Rubber stamp/seal of the Parent Company

ACKNOWLEDGMENT

We hereby acknowledge and confirm the statements set out above by the Parent Company.

Yours sincerely,

.....

[Signature and name of the Authorized Officer of the Successful Resolution Applicant(s)] Rubber stamp/seal of the Successful Resolution Applicant(s)

APPENDIX - 9

<u>COMPOSITIONANDOWNERSHIPSTRUCTUREOFTHERESOLUTIONAPPLICAN</u> <u>T(S)</u>

[In case of consortium, for each member of the consortium]

(On the letter head of the Resolution Applicant(s) duly stamped)

a. <u>CorporateDetails:</u>

Please provide the following information for the Resolution Applicant(s):

i. Company's Name, Address, Nationalitydetails:

Name	
Registered Office	
Website Address	
Corporate Identification Number, if any:	
Country of Origin:	
Address for Correspondence:	
Year and Date of Incorporation	
Company's Business Activities:	
Name of the Representatives	
Name and details of all Connected Persons	
Telephone Number	
Email Address	
Fax No	

In case of a consortium, following details of the members of consortium shall beprovided:

Members of consortium	Equity Interest (%) held or to be held in the consortium	Natureofestablishment ofthe member
Member 1 (Lead Partner)		
Member 2		
[Please add extra rows if there are more than two members]		

- ii. Please provide the followingdocuments:
 - a) Copy of the memorandum and articles of association and certificate of incorporation or other equivalent organizational document (as applicable in the case of the jurisdiction of incorporation of the Resolution Applicant(s) and all Connected Persons), including amendments, if any, certified by the company secretary, or equivalent or a director of the Resolution Applicant(s) (as an annexure to thisFormat)

- b) Authority letter in favor of the Resolution Professional from the Resolution Applicant(s) authorizing COC or the Resolution Professional or Resolution Process Advisor to seek reference from their respective bankers, Financial Creditor, financinginstitutionsoftheResolutionApplicant(s)andanyotherperson.
- c) Annual report or audited financials of the Resolution Applicant(s) and its group companies for the preceding 3 (three) years whose revenue and net worth numbers have been submitted as part of the Expression of Interest. In case of a financial investor / fund, in addition to the above, statutory auditor's certificate for Assets underManagementasofimmediatelyprecedingfinancial yearshallbeprovided.
- d) If the Resolution Applicant(s) is a consortium, then copy of the Memorandum and Articles of Association and certificate of incorporation or other equivalent organizationaldocument(asapplicableinthecaseofaforeigncompany),including their amendments of each of the consortium member (certified by the company secretary or a director) (as attachment to thisdocument).
- e) Copy of permanent account number card of the Company (or equivalent identification for an overseasentity);
- f) CreditopinionreportfromtheprincipalbankoftheResolutionApplicantandits Parentcompany;
- g) External rating report if available, for the Resolution Applicant(s) and the Parent Company;
- h) Names and Details of the directors of the Resolution Applicant(s), all Connected Persons and the Parent Company as per formatbelow:

Name	Designation	Iden	tificati	on Nos.	Full	Other		
		DIN	PAN	Passport	Address	directorships		

The Resolution Applicant(s) shall submit photocopy of the passport for each of the Directors;

i) Details of Ownership Structure of the Resolution Applicant(s) and its relationship with all ConnectedPersons:

Details of persons owning 10% (ten percent) or more of the total paid up equity of the Resolution Applicant(s).

Name of theResolutionApplicant(s)..... Statusof equity holding as on

Name of Equity Holder	Type and Number of Shares owned	% of Equity Holding	Extent of Voting Control(%)
1.			
2.			
3.			

- j) Details of transactions, if any, of the Resolution Applicant(s) and/or any ConnectedPersonswiththeCompanyintheprecedingtwoyears;
- iii. PleaseclarifyiftheResolutionApplicant(s)and/oranyConnectedPersonhasbeenconvicted of any offence in the preceding five years, and if so, please share all relevant details of the same.
- iv. Please clarify of there are any criminal proceedings, investigations, enquiries etc. commenced or pending against the Resolution Applicant(s) and/or any Connected Person, and if so, please share all relevant details of thesame.
- v. Pleaseclarifyifanyofthepromoters,shareholders,directorsand/orkeymanagerialpersonnel of the Resolution Applicant(s) and/or any Connected Person have been disqualified to act as a director under the provisions of the Companies Act, 2013, and if so, please share all relevant details of thesame
- vi. PleaseclarifyiftheResolutionApplicant(s)and/oranyConnectedPersonhasbeenidentified asawillfuldefaulterbyanybankorfinancialinstitutionorconsortiumthereofinaccordance with the guidelines of the RBI, and if so, please share all relevant information and details in relation to the same;and
- vii. PleaseclarifyiftheResolutionApplicant(s)and/oranyConnectedPersonhasbeendisqualified or debarred from accessing to or trading in the securities markets under any order of the SecuritiesandExchangeBoardofIndiaand/oranyothersuchjudicialauthority.

For and Behalf of M/s, {Signature and Name of Attorney as Power of Attorney} Rubber Seal of Resolution Applicant(s)

Status of equity holding should be provided not earlier than 30days prior to Binding Plan Due Date.

DetailsoftheParentCompany,UltimateParentand/ortheGroupCompanies,affiliatesoftheResolution

Applicant(s), and corporate guarantor (if any corporate guarantee constitutes part of the Resolution Plan), and their respective business activity shall be provided. The determination of the relationship of the Parent

Company, Ultimate Parent and / or the Group Companies and affiliates of the Resolution Applicant shall notbe30dayspriortotheResolutionPlanSubmissionDate.Documentaryevidenceinformofacertificate from CS or Statutory Auditor to submitted along with the ResolutionPlan.

APPENDIX - 10

AFFIDAVIT ON RS 100 STAMP PAPER

I,.....years, residingatdesignated as [] of [] (**Resolution Applicant**) having its registeredofficeat______dosolemnlyaffirmanddeclareonoathas under:-

 I understand that an insolvency resolution process has been initiated against Redtopaz Real Estate Private Limited (Corporate Debtor) vide order dated 23.08.2019 (Admission Order) passed by National CompanyLawTribunal,(State)Bench(AdjudicatingAuthority)inanapplicationfiledbyfinancial

creditor against the Corporate Debtor under Section 7 of the Insolvency and Bankruptcy Code, 2016 (amended up todate)(**IBC**).

- 2. IstatethatthepresentaffidavitisswornbymeonbehalfoftheResolutionApplicant,incomplianceof section 29A of theIBC.
- 3. I on behalf of the Resolution Applicant and any other person acting jointly or in concert with the Resolution Applicant hereby confirm that:
- (i) The Resolution Applicant and any connected person as per the Explanation I provided under section
 29A of the IBC is not an un discharged insolvent;or
- (ii) TheResolutionApplicantandanyconnectedperson asperExplanationIprovidedundersection29A oftheIBC,isnotidentifiedasawillfuldefaulterinaccordancewiththeguidelinesoftheReserveBank of India issued under the Banking Regulation Act,1949;or
- (iii) At the time of submission of the Resolution Plan, the account of the Resolution Applicant and any connected person as per Explanation I provided under section 29A of the IBC or an account of the corporatedebtor underthemanagementor controlofsuchpersonofwhomsuchpersonisapromoter, IBCisnot classifiedasnon-performingassetinaccordancewiththeguidelinesoftheReserveBankof IndiaissuedundertheBankingRegulationAct,1949orguidelinesofafinancialsectorregulatorissued under any other law at the time being in force and at least a period of one year or more has lapsed from thedateofsuchclassificationtillthedateofcommencementofcorporateinsolvencyresolutionprocess of the corporate debtor and that I have not failed to make the payment of all overdue amounts with interestthereonandchargesrelatingtonon-performingassetbeforesubmissionofResolutionPlan;or
- (iv) TheResolutionApplicant andanyconnectedperson asperExplanationIprovidedundersection29A oftheIBChavenotbeenconvictedfor anyoffencepunishablewithimprisonmentfor2yearsor more underanyActspecifiedintheTwelfthScheduleorforsevenyearsormoreunderanylawforthetime beinginforceor aperiodoftwoyearshas expiredfromthedateofreleaseofsuchimprisonment;or
- (v) TheResolutionApplicantandanyconnectedpersonas perExplanationIprovidedundersection29A oftheIBChavenotbeendisqualifiedtoactasadirectorundertheCompaniesAct2013;or
- (vi) TheResolutionApplicant andanyconnectedpersonasperExplanationIprovidedundersection29A of the IBC have not been prohibited by the Securities and Exchange Board of India from trading in securities or assessing the securities markets;or

- (vii) The Resolution Applicant and anyconnected person as per Explanation I provided under section 29A of the IBC have not indulged in preferential transaction or undervalued transaction or fraudulent transaction in respect of which an order has been made by the Adjudicating Authority under the IBC; or
- (viii) TheResolutionApplicant andanyconnectedperson asperExplanationIprovidedundersection29A of theIBC have not executed aguarantee infavor of acreditor, in respect of a corporate debtor against *which an application for insolvency resolution made by such creditor* has been admitted under the IBC and no such guarantee has been invoked by the creditor or remainsupaid infull or part; or
- (ix) TheResolutionApplicantandanyconnectedpersonas perExplanationIprovidedundersection29Aof the IBCare not subject to any disability, corresponding to clauses mentioned above under any law in a jurisdiction outsideIndia.
 - (i) That the Resolution Applicant unconditionally and irrevocably agrees and undertakes that it shall makefull disclosure inrespectofitself and all its connected persons as required under Regulation 38(3) of the CIRPR egulations.
 - (ii) That the Resolution Applicant unconditionally and irrevocably agrees and undertakes that it shall make full disclosure in respect of itself and all its connected persons as per the provisions of the CIRPandtherulesandregulationsframedthereunder to submittare solution planand that its hall provide all documents, representations and information as may be required by the RP or the COC to substantiate to the satisfaction of the RP and the COC that the Resolution Applicant is eligible under the IBC and the rules and regulations there under to submit are solution plan in respect of CorporateDebtor.
 - (iii) ThattheResolutionApplicantunconditionallyandirrevocablyundertakesthatitshallprovideall data, documents and information as may be required to verify the statements made under this affidavit.
 - (iv) That the Resolution Applicant understands that the COC and the RP may evaluate the resolution plan to be submitted by the Resolution Applicant or any other person acting jointly with it and suchevaluationshallbeonthebasisoftheconfirmations, representations and warranties provided by the Resolution Applicant under this affidavit.
 - (v) ThattheResolutionApplicantagreesthateachmemberoftheCOCandtheRPareentitledtorely on the statements and affirmations made in this affidavit for the purposes of determining the eligibility and assessing, agreeing and approving the resolution plan submitted by the Resolution Applicant.
 - (vi) That in the event any of the above statements are found to be untrue or incorrect, then the Resolution Applicant unconditionally agrees to indemnify and hold harmless the RP and each member of the COC against any losses, claims or damages incurred by the RP and / or the membersoftheCOConaccountofsuchineligibilityoftheResolutionApplicant..

(Deponent)

VERIFICATION

Verifiedat_____onthis_____(day, month &year), that the above contents of this affidavit are true & correct to the best of my knowledge and belief and nothing has been concealed there from.

(Deponent)

For Further reference to Sections & Provisions related to the Insolvency and Bankruptcy Code, 2016. Kindly refer to <u>https://ibbi.gov.in/webfront/legal_framework.php</u>