Validate

General information about company	
Scrip code	533207
NSE Symbol	JPINFRATEC
MSEI Symbol	NOTLISTED
ISIN	INE099J01015
Name of the company	JAYPEE INFRATECH LIMITED
Whether company is SME	No
Class of Security	Equity Shares
Type of report	Quarterly
Quarter Ended / Half year ended/Date of Report (For Prelisting / Allotment)	31-03-2023
Date of allotment / extinguishment (in case Capital Restructuring selected) / Listing Date	
Shareholding pattern filed under	Regulation 31 (1) (b)
Whether the listed entity is Public Sector Undertaking (PSU)?	No

# Home Validate

Sr. No.	Particular	Yes/No	Promoter and Promoter Group	Public shareholder	Non Promoter- Non Public
1	Whether the Listed Entity has issued any partly paid up shares?	No	No	No	No
2	Whether the Listed Entity has issued any Convertible Securities?	No	No	No	No
3	Whether the Listed Entity has issued any Warrants?	No	No	No	No
4	Whether the Listed Entity has any shares against which depository receipts are issued?	No	No	No	No
5	Whether the Listed Entity has any shares in locked-in?	No	No	No	No
6	Whether any shares held by promoters are pledge or otherwise encumbered?	Yes	Yes		
7	Whether company has equity shares with differential voting rights?	No	No	No	No
8	Whether the listed entity has any significant beneficial owner?	No			

## Table I - Summary Statement holding of specified securities

Note :	Pata will be automatically populated fro	m shareholding p	attern sheet - Data Entry F	Restricted in this sh	eet																		
							Shareholding as a	Numi	per of Voting Rightsheld i	n each class ofsecurities(IX)					Shareholding , as a %	Number of Loc	cked in shares		ares pledged or encumbered			o-categorization of sha	ares
Categor		Nos. Of	No. of fully paid up equity	No. Of Partly paid-	No. Of shares underlying	Total nos shares	% of total no. of		No of Voting (XIV) Righ	nts		No. Of Shares Underlying	No. of Shares	No. Of Shares Underlying	assuming full conversion of convertible securities (	(X	311)		XIII)	Number of equity shares held in	Shareh	nolding (No. of shares)	) under
y (I)	Category of shareholder (II)	shareholders (III)	shares held (IV)	up equity shares held (V)	Depository Receipts (VI)	held (VII) = (IV)+(V)+ (VI)	shares (calculated as per SCRR, 1957) (VIII) As a % of (A+B+C2)	Class eg: X	Class eg:y	Total	Total as a % of (A+B+C)	Outstanding convertible securities (X)	Underlying Outstanding Warrants (Xi)		as a percentage of diluted share capital) (XI)= (VII)+(X) As a % of (A+B+C2)	No. (a)	As a % of total Shares held (b)	No. (a)	As a % of total Shares held (b)	dematerialized form (XIV)	Sub-category (i)	Sub-category (ii)	Sub-category (iii)
(A)	Promoter & Promoter Group	1	847000000			847000000	60.98	847,000,000.00		847000000.00	60.98				60.98			708356087	83.63	847000000			
(B)	Public	233522	541932497			541932497	39.02	541932497.00		541932497.00	39.02				39.02					541929047	. 0	0	0
(C)	Non Promoter- Non Public	1	1000			1000		1000		1000.00	0.00									1000			
(C1)	Shares underlying DRs	1	1000			1000		1,000.00		1000.00	0.00									1000	ĺ		
(C2)	Shares held by Employee Trusts																						
	Total	233524	1388933497			1388933497	100	1388933497.00		1388933497.00	100.00				100			708356087	51.00	1388930047	0	0	0

	Home Validate																		
								nber of Voting Rights held in No of Voting (XIV)Rights	each class of securities(IX	()		Shareholding , as a	Number of Loc		Number of Shares pledged or otherwise encumbered			ub-categorization of share reholding (No. of shares) ur	
	Category & Name	New Of the Control	No. of fully paid up	No. Of Partly paid-up No. Of shares underlying	Total nos. shares	Shareholding as a % of total no. of shares		or voting (viv )trigints		Total as	No. Of Shares Underlying Outstanding convertible	No. Of Shares Underlying assuming full conver-	,,		(XIII)	Number of equity shares	ranc		
Sr.	of the Shareholders (I)	Nos. Of shareholders (III)	equity shares held (IV)	equity shares held (VI) Depository Receipts (VI)	held (VII) = (IV)+(V)+ (VI)	(calculated as per SCRR, 1957) (VIII)	Class	Class	Total	Total	Outstanding convertible securities (X)  Outstanding Warrants (Xi)	Warrants diluted share capit	al) No.	As a % of total Shares	No. As a % of total Shares	held in dematerialized form (XIV)	Sub-catagon, (1)	Sub-category (**)	Sub-category (III)
	W					As a % of (A+B+C2)	eg: X	eg:y	rotar	Voting rights	(%)	(XI) (a) (XI)= (VII)+(X) As a % of (A+B+C2	(a)	held (b)	(a) held (b)	(AIV)	Sub-category (i)	Sub-category (ii)	Sub-category (iii)
Α .	Table II - Statement showing shareholding pattern of	the Promoter and Prom	noter Group																
(1) (a)	ndian																		
(b)	Individuals/Hindu undivided Family  Central Government/ State Government(s)  Financial Institutions/ Banks																		
(c)	<u>Financial Institutions/ Banks</u> <u>Any Other (specify)</u>	1	847000000		847000000	60.98	847000000.00		847000000	60.98		6	0.98		708356087 83.63	847000000			
	Sub-Total (A)(1)	1	847000000		847000000		847000000.00		847000000	60.98			0.98		708356087 83.63				
	Individuals (NonResident Individuals/ Foreign Individuals)																		
(a) (b) (c)	Government																		
	Institutions Foreign Portfolio Investor																		
	Any Other (specify) Sub-Total (A)(2)																		
	Total Shareholding of Promoter and Promoter Group		847000000		847000000	60.98	847000000.00		847000000	60.98			0.98		708356087 83.63	847000000			
	(A)=(A)(1)+(A)(2)  Details of Shares which remain unclaimed for Promoter &	Promoter Group	847000000		847000000	00.58	847000000.00		847000000	00.36		0	0.56		700530007 05.03	847000000			
В	Fable III - Statement showing shareholding pattern !	Note : Kindly show deta	ails of shareholders havi	ing more than one percentage of total no of sha	ares. Please refer softwa	are manual.													
(1)	nstitutions (Domestic)																		
(b)	Mutual Funds  Venture Capital Funds																		
	Alternate Investment Funds Banks	5	6579266		6579266		6579266		6579266	0.47			0.47			6579266	0	0	0
(e)	Insurance Companies Provident Funds/ Pension Funds	3	40724747		40724747		40724747		40724747	2.93			2.93			40724747	0	0	0
(g)	Asset reconstruction companies																		
(i)	Sovereign Wealth Funds  NBFCs registered with RBI	3	632500		632500	0.05	632500		632500	0.05			0.05			632500	0	0	0
(j) (k)	Other Financial Institutions Any Other (specify)																		
	Sub-Total (B)(1)	11	47936513		47936513	3.45	47936513		47936513	3.45			3.45			47936513	0	0	0
(a)																			
(c)	<u>Foreign Venture Capital Investors</u> <u>Sovereign Wealth Funds</u>																		
	Foreign Portfolio Investors Category I  Foreign Portfolio Investors Category II	1	11070		11070	0.00	11070		11070	0.00			0.00			11070	0	0	0
(f)	Overseas Depositories (holding DRs) (balancing figure)																		
(g)	Any Other (specify) Sub-Total (B)(2)		11070		11070	0.00	11070		11070	0.00			0.00			11070			0
	Central Government / State Government(s)	1	110/0		110/0	0.00	110/0		110/0	2.00						110/0	0	U	U
(b)	Central Government / President of India State Government / Governor																		
(c)	Shareholding by Companies or Bodies Corporate where Central / State Government is a promoter	1	5000		5000		5000		5000	0			0.00			5000	0	0	0
(4)	Sub-Total (B)(3) Non-institutions	1	5000		5000	0.00	5000		5000	0.00			0.00			5000	0	0	0
(a)	Associate companies / Subsidiaries																		
(b)	Directors and their relatives (excluding independent																		
(b)	directors and nominee directors)	11	98100		98100	0.01	98100		98100	0.01			0.01			98100	0	0	0
(c)	Key Managerial Personnel																		
1.50	Relatives of promoters (other than 'immediate	1	45000		45000	0.00	45000		45000	0.00			0.00			45000	0	0	0
(d)	relatives' of promoters disclosed under 'Promoter and Promoter Group' category)																		
(e)	Trusts where any person belonging to 'Promoter and Promoter Group' category is 'trustee', 'beneficiary', or 'author of the trust'																		
	'author of the trust'																		
(f)	Investor Education and Protection Fund (IEPF)	1	1463477		1463477	0.11	1463477		1463477	0.11			0.11			1463477	0	0	0
(g)	Resident Individuals holding nominal share capital up to Rs. 2 lakhs																		
(le)	Resident Individuals holding nominal share capital in	226099	223422596		223422596	16.09	223422596		223422596	16.09		1	6.09			223419146	0	0	0
(h)	excess of Rs. 2 lakhs	2862	213771494		213771494	1 15.39	213771494		213771494	15.39		1	5.39			213771494	0	0	0
(i)	Non Resident Indians (NRIs)	1103	8855653		8855653	0.64	8855653		8855653	0.64			0.64			8855653	0	0	0
(i)	Foreign Nationals																		
(k)	Foreign Companies																		
(1)																			
	Any Other (specify)	462 2970	32719320 13604274		32719320 13604274		32719320 13604274		32719320 13604274	2.36 0.98			2.36			32719320 13604274	0	0	0
	Sub-Total (B)(4)	233509	493979914		493979914	35.57	493979914.00		493979914	35.57		3	5.57			493976464	0	0	0
	Total Public Shareholding (B)=(B)(1)+(B)(2)+(B)(3)+(B)(4)  Details of the shareholders acting as persons in Concert for		541932497		541932497	39.02	541932497		541932497	39.02		3	9.02			541929047	0	0	0
_	Details of Shares which remain unclaimed for Public	<del>-</del>																	
		f the Non Brown	n Dublic sharet at t																
	Custodian/DR         Holder - Name of DR Holders (If	i ine Non Promoter- No	ıı Public snareholder																
(1)	Available   mployee Benefit Trust / Employee Welfare Trust under	1	1000		1000		1000		1000	0.00						1000			
(2)	SEBI (Share Based Employee Benefits and Sweat Equity) Regulations, 2021																		
	Total NonPromoter- Non Public Shareholding (C)= (C)(1)+(C)(2)	1	1000		1000		1000.00		1000	0.00						1000			
	Total (A+B+C2)	233523 233524			1388932497 1388933497	7 100.00	1388932497.00 1388933497.00		1388932497 1388933497	100.00 100.00		10	0.00		708356087 51.00	1388929047 1388930047	0	0	0
	Total (A+B+C )	233524	1388933497		1388933497 Disclosure of notes on		1388933497.00 Add Not	tes	138893349/	100.00		100			700330007 51.00	1388930047	0	0	U
			Disclos	sure of notes in case of promoter holiding in de			Add Not	tes											
				Disclosure of notes in case of pu			Add Not												
				Disclosure of notes on shareholdi			Add Not												
					,														
_																			

	Home Validate															
		Name of the	PAN	No. of the	No. of fully paid up	Total nos shares	Shareholding as a % of total no. of shares (calculated as per SCRR,	No of Vo	ting Rights held in each clas (IX) oting (XIV) ghts		Shareholding , as a % assuming full conversion of convertible securities	encun	ledged or otherwise abered III)	Number of equity shares held in	Dance for an idian	
Searial No.	Category	Shareholders (I)	(II)	Shareholders (I)	equity shares held (IV)	(VII) = (IV)+(V)+ (VI)	1957) (VIII) As a % of (A+B+C2)	Class eg: X	Total	a % of Total Voting rights	(as a percentage of diluted share capital) (XI)= (VII)+(X) As a % of (A+B+C2)	No. (a)	As a % of total Shares held (b)	dematerialized form (XIV)	Reason for not providing PAN	Shareholder type
A1(d)	Any Other (specify)														1	
	Add Delete															
1	Bodies Corporate	IAIPRAKASH ASSOCIATES LIMITED	AABCB1562A	. 1	847000000	847000000	60.98	847000000.00	84700000.00	60.98	60.98	708356087	83.63	847000000		Promoter
	Click here to go back		<u>Total</u>	1	847000000	847000000	60.98	847000000.00	847000000.00	60.98	60.98	708356087	83.63	847000000		

		HOME VAIIANTO													
							Number of Vot	ting Rights held in each cla (IX)	ass of securities	Shareholding , as a %			5	Sub-categorization of share	es
		Name		No. of fully paid up	Total nos. shares	Shareholding as a % of total no. of shares	No of Vo Rig	ting (XIV) thts	Total as	assuming full conversion of convertible securities	Number of equity shares		Shar	reholding (No. of shares) u	ınder
Sea No	0.	of the Shareholders (I)	PAN (II)	equity shares held (IV)	held (VII) = (IV)+(V)+ (VI)	(calculated as per SCRR, 1957) (VIII) As a % of (A+B+C2)	Class eg: X	Total	a % of Total Voting rights	(as a percentage of diluted share capital) (XI)= (VII)+(X) As a % of (A+B+C2)	held in dematerialized form (XIV)	PAN	Sub-category (i)	Sub-category (ii)	Sub-category (iii)
B1(	(e) I	nsurance Companies													

33942952.00

33942952.00

2.44

2.44

2.44

33942952

33942952

2.44

2.44

33942952.00

33942952.00

Disclosure of shareholder holding more than 1% of total number of shares

33942952

33942952

33942952

AAACL0582H

1 LIFE INSURANCE CORPORATION OF INDIA

HITTE	Velliabile

							ting Rights held in each clas (IX)	ess of securities	Shareholding , as a %			S	Sub-categorization of share	es
C	Name I of the	PAN	No. of fully paid up	Total nos. shares	Shareholding as a % of total no. of shares	Righ	0, ,		accuming full conversion	Number of equity shares		Shar	reholding (No. of shares) u	ınder
Searial No.	or the Shareholders (I)	(II)	equity shares held (IV)	held (VII) = (IV)+(V)+ (VI)	(calculated as per SCRR, 1957) (VIII) As a % of (A+B+C2)	Class eg: X	Total	a % of (as a percentage Total diluted share cap Total Voting (XI)= (VII)+(X)	(as a percentage of diluted share capital) (XI)= (VII)+(X) As a % of (A+B+C2)	form (XIV)	Reason for not providing PAN	Sub-category (i)	Sub-category (ii)	Sub-category (iii)
B4(I)	Bodies Corporate													
	Add Delete	Disclosure of sh	areholder holding more th	nan 1% of total number o	of shares									
1	BENNETT, COLEMAN AND COMPANY LIMITE	TE AAACB4373Q	14958980	14958980	1.08	14958980.00	14958980.00	1.08	1.08	14958980		0	0	0
	Click here to go back	<u>X</u> <u>Total</u>	14958980	14958980	1.08	14958980.00	14958980.00	1.08	1.08	14958980		0	0	0

Home	Validate

Searial No.	Category	Category / More than 1 percentage	Name of the Shareholders	PAN (II)	No. of the Shareholders	No. of fully paid up equity shares held	Total nos. shares held	Shareholding as a % of total no. of shares (calculated as per SCRR, 1957)	Number of Voti No of Vot Rigl		Total as a % of	Shareholding , as a % assuming full conversion of convertible securities (as a percentage of	Number of equity shares held in dematerialized form	Reason for not providing PAN		Sub-categorization of shares)	
NO.			(I)	(11)	(I)	(IV)	(VII) = (IV)+(V)+ (VI)	(VIII) As a % of (A+B+C2)	Class eg: X	Total	Total Voting rights	diluted share capital) (XI)= (VII)+(X) As a % of (A+B+C2)	(XIV)	providing PAIN	Sub-category (i)	Sub-category (ii)	Sub-category (iii)
B4(m)	Any Other (specify)																
	Add Delete																
1	1 Clearing Members	Category			3	9213	9213	0.00	9213	9213	0.00	0.00	9213			0	0
2	2 HUF	Category			2958	13551512	13551512	0.98	13551512	13551512	0.98	0.98	13551512			0	0
	Trusts	Category			9	43549	43549	0.00	43549	43549	0.00	0.00	43549			0 (	0
			Click here to go back	<u>Total</u>	2970	13604274	13604274	0.98	13604274.00	13604274.00	0.98	0.98	13604274			0 0	0

### Note to the Shareholding Pattern

- 1. The Company was undergoing CIRP from 9-8-2017. Further, the period of 180 days recommenced vide order dated 9-8-2018 of Hon'ble Supreme Court of India from the date of the said order. Consequently, the powers of the Board had vested in and exercised by Interim Resolution Professional.
- 2. The Hon'ble NCLT, vide its order dated 28.01.2019 extended the period of Insolvency Resolution Process of the Company for another 90 days beyond the period of 180 days. The aforesaid period of 90 days, came to an end on 06.05.2019. The Hon'ble NCLT, Allahabad, in an application filed by the IDBI Bank directed per its order dated 06.05.2019/21.05.2019 that CoC and Interim Resolution Professional (IRP) must be allowed to proceed further with the CIRP in accordance with law.
- 3. Hon'ble Supreme vide its order dated 06-11-2019 directed the IRP to complete the CIRP within a period of 90 days from the date of the said order. As per directions of the order, IRP invited the Resolution Plans from two Resolution Applicants. The Committee of Creditors approved the resolution plan submitted by NBCC (India) Limited and IRP filed the same with Hon'ble NCLT for its approval. The Hon'ble NCLT, Principal Bench, New Delhi approved the Resolution plan of the NBCC (India) Limited with certain modification on 03.03.2020. The, successful Resolution Applicant, NBCC (India) Limited filed an appeal with NCLAT on 20.03.2020 against the aforesaid order. The Hon'ble NCLAT vide its interim order dated 22.04.2020 directed that an Interim Monitoring Committee may be formed and the Resolution Plan may be implemented. The successful Resolution Applicant NBCC (India) Limited, three financial Creditors and Interim Resolution Professional formed an Interim Monitoring Committee (IMC). The successful Resolution applicant did not implement the Resolution Plan.

Hon'ble Supreme Court in the Civil Appeal Diary No(s). 14741/2020 between Jaypee Kensington Boulevard Apartments Welfare Association &Ors. Vs NBCC (India) Ltd & Ors. vide its order dated 06.08.2020 has transferred all the pending appeals/cases with NCLAT to itself i.e. to Supreme Court to avoid further delay in execution of scheme. Further, it stayed the order dated 22.04.2020 and in the meanwhile Hon'ble Supreme Court ordered the Interim Resolution Professional (IRP) to manage the affairs of the company. The arguments in the matter before Hon'ble Supreme Court concluded on 8th October, 2020 and Hon'ble Supreme Court of India vide its order dated 24th March, 2021 directed to complete CIRP within 45 days from the date of the order while inviting resolution plan from Suraksha and NBCC only. The IRP, with the consent of Committee of Creditors (CoC), filed application(s) with Hon'ble Supreme Court for grant of further time beyond 45 days. The Hon'ble Court in the Miscellaneous Application No. 769/2021 in C.A. No. 3395/2020 read with M.A. Nos. 770/2021 and 850/2021 vide order dated 27.07.2021 has allowed the same.

Pursuant to the directions of Hon'ble Supreme Court, the Interim Resolution Professional invited fresh/modified Resolution Plan from NBCC and Suraksha Realty. The CoC has sought extension from Hon'ble Supreme Court to complete the CIRP. The Resolution Applicants submitted their final resolution plans, which were put to vote by the CoC. The CoC approved the final resolution plan submitted by Suraksha Realty, which has been filed with the Adjudicating Authority. Hon'ble NCLT, Principal Bench approved the Resolution Plan on 7th March 2023.

The resolution Plan provides for cessation of existing directors from the date of approval of the plan by the adjudicating authority. An Implementation and Monitoring Committee (IMC) has been constituted as per the Resolution Plan and/or Order. The IMC, which is presently managing the affairs of the company, consist of following members:-

S. No.	Organization	Member
1.	IRP	Mr. Anuj Jain
2.	Two Representatives from Resolution Applicant	Suraksha Reality Limited appointed Mr. Aalok Dave & Mr. Suresh Kumar

			Bansal		
3.	One representative f	rom the	Assenting	Financial	Creditors
	Institutional Financial Cred	itors	appointed from IRDC	Mr. Sanjay Ku L	mar Sipani
4.	Authorized Representa Homebuyers	tive of		KuldeepVerma tive of Homebuye	(offcio

Relevant extracts from the Resolution Plan in respect of cessation of existing directors and Reconstitution of new board are reproduced below:

### Formation of the Reconstituted Board

27.6. The Implementation and Monitoring Committee shall be responsible for the supervision of the day to day affairs of the Corporate Debtor for the Phase II period\*. On the NCLT Approval Date, all the existing directors of the Corporate Debtor, without any further action being required on the part of any Person, shall be deemed to have resigned from the Board and the committees of the Corporate Debtor, and the board along with all the committees of the Corporate Debtor will be reconstituted to comprise of persons nominated by the Implementation and Monitoring Committee and if no persons are nominated by the Implementation and Monitoring Committee, in such an event, the members of the Implementation and Monitoring Committee shall constitute the board of the Corporate Debtor ("Reconstituted Board"). The Reconstituted Board shall be assisted by a team of professional as and when necessary.

#### \*Phase II Period – from the NCLT Approval Date till Approval Date

27.2. The Phase II Period as appearing in this Resolution Plan shall mean the period from the NCLT Approval Date till the Approval Date.

"Approval Date" shall mean date on which the order of the Adjudicating Authority under Section 31 (1) of the Code has been passed, or the order of the National Company Law Appellate Tribunal or the Supreme Court, if an appeal is made to such tribunal or court against the order of the Adjudicating Authority, having achieved finality.

26.4 (f) Reconstitution of the Board of Directors is proposed to be completed within 3 months from the Approval Date

Accordingly all the existing directors of the Company, without any further action being required on the part of any Person, shall be deemed to have resigned from the Board and the committees of the Company. The successful Resolution Applicant may appoint directors in due course as per the approved Resolution Plan.

In this shareholding pattern we have taken the existing directors and their relatives into consideration for making disclosure in the Shareholding pattern report.

- 04. It is relevant to add here that the said Resolution plan contains the following salient feature for equity shareholders of the Company:
  - Upon approval of the Resolution plan by NCLT, the issued, subscribed and paid up share capital of the Corporate Debtor including preference shares if any, shall be cancelled and reduced in its entirety, without requiring any further act, instrument or deed, such that on effecting the said reduction, the entire share capital of the Corporate Debtor held by the share holders of the Corporate Debtor shall be deemed to have been cancelled immediately on effectiveness of such cancellation and reduction as above, the issued, subscribed and paid-up share capital of the Corporate Debtor shall stand reduced to NIL.
  - The aforesaid cancellation of the issued, subscribed and paid up share capital of the Corporate Debtor including preference shares if any, shall be affected as part of the order of

the Adjudicating Authority approving this plan. The order of the Adjudicating Authority sanctioning this Resolution Plan shall be deemed to be an order under Section 66 of the Companies Act, 2013 confirming the reduction of share capital of the Corporate Debtor and no separate sanction under Section 66 of the Companies Act, 2013 shall be necessary.

- The share certificate (either physically or in electronic form) held by the shareholders of the Corporate Debtor shall stand cancelled on NCLT Approval Date without any further act, instrument or deed and the shares of the Corporate Debtor held by any of the shareholders in dematerialised form shall stand cancelled by appropriate corporate action and all the issued, subscribed and paid-up equity share capital of the Corporate Debtor relating to the existing stakeholders shall stand extinguished in full, with the issuance of the new equity shares. The Depositories shall take necessary action to update their records and to give effect to the said reduction/ cancellation.
- The Corporate Debtor shall take the steps for delisting of its Equity Shares in accordance with the provisions of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009, as amended from time to time, read with the Securities and Exchange Board of India (Delisting of Equity Shares) (Amendment) Regulations, 2018 issued by the SEBI on July 29, 2019, as amended from time to time
  - a) The cancellation of shares, capital reduction and delisting shall be applicable to erstwhile shareholders of Corporate Debtor;
  - b) shall be pursuant to the Approval Date and shall not require any other procedure as required under the Companies Act, including that under Section 66 of the Companies Act or regulations of the SEBI and under SCRA and SCRR; and
  - c) shall not require the consent of any of the creditors of Corporate Debtor or approval of the shareholders of Corporate Debtor as the Resolution Plan upon being approved by the NCLT shall be binding on Corporate Debtor and its stakeholders (including its creditors and shareholders).
- Public Existing shareholders shall be given an aggregate exit at a price of Rs. 0.14 crore which is not less than the liquidation value, in the opinion of the Resolution Applicants, as determined under regulation 35 of the Regulations, after paying off dues in the order of priority as defined under section 53 of the Code and no amount shall be paid to the Promoter Shareholders.
- The Corporate Debtor shall thereafter intimate and disclose delisting of such shares along with the justification for exit price in respect of delisting proposed to the recognized stock exchanges within one day of Resolution Plan being approved under section 31 of the Code.
- Accordingly, the existing paid up share capital shall stand to be fully written down.("Capital Reduction")