Constitution of Stakeholders Consultation Committee Utility Agrotech Industries Private Limited

Dear Stakeholders,

I, Vikas Prakash Gupta, Liquidator of Utility Agrotech Industries Private Limited would like to apprise that, pursuant to Regulation 31A of the IBBI (Liquidation Regulations), 2016 (as amended from time to time), a Stakeholders Consultation Committee is required to be formed within 60 days from the Liquidation Commencement Date (Order published on 09/10/2021) based on the proofs of claims submitted and accepted subsequent to public announcement dated 13th of October, 2021 made under Liquidation Regulations.

Based on the claims received, a Stakeholders Consultation Committee is arrived as below:

Sr	Class of Stakeholders	Name of the Creditor	No. of maximum	Status of Claims
No.			representatives	
1.	Secured Financial	Canara Bank		
	Creditors	Bank of Baroda	4	Verified and admitted
		Bank of India	7	Vermed and damaged
		UCO Bank		
2.	Unsecured Financial	_	_	_
	Creditors	_		
3.	Workmen and	_	-	-
	employees			
4.	Governments	-	-	-
5.	Operational Creditors			
	other than Workmen,	Sumeet Industries	1	Verified and admitted
	Employees and	Limited		
	Governments			
6.	Shareholders or	_	-	-
	partners, if any			
Maxim	num representatives	of Stakeholders	5	-
Consultation Committee				

Please be noted that:

- That the above composition stands to be a provisional Stakeholders Consultation Committee.
- The Liquidator reserves the right to modify the said Consultation Committee at any time subject
 to proper submission of claims, verification and admission of the claims by the Liquidator. In
 order to avoid any discrepancies, all the stakeholders are requested to kindly provide the
 relevant documents for finalization of the claims and inclusion of the creditors in the final
 Stakeholders Consultation Committee.

Constitution of Stakeholders Consultation Committee Utility Agrotech Industries Private Limited

- The Stakeholders of each class, as mentioned hereinabove, are hereby called upon to nominate their representatives for inclusion of their name in the Consultation Committee.
- Where the stakeholders of any class fail to nominate their representatives, the required number of stakeholders with the highest claim amount in that class shall be included in the consultation committee.
- Subject to the provisions of the Code and the regulations, representatives in the Consultation
 Committee shall have access to all relevant records and information as may be required to
 provide advice to the liquidator.
- The liquidator shall convene a meeting of the Consultation Committee when he considers it
 necessary and shall convene a meeting of the Consultation Committee when a request is
 received from at least fifty-one percent of representatives in the Consultation Committee.
- The liquidator shall chair the meetings of Consultation Committee and record deliberations of the meeting.
- The liquidator shall place the recommendation of committee of creditors made under subregulation (1) of regulation 39C of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016, before the consultation committee for its information.
- The Consultation Committee shall advise the liquidator, by a vote of not less than sixty-six
 percent of the representatives of the consultation committee, present and voting.
- The advice of the consultation committee shall not be binding on the liquidator, provided that
 where the liquidator takes a decision different from the advice given by the consultation
 committee, he shall record the reasons for the same in writing.

Awaiting your nomination of the representative for inclusion in the Stakeholders ConsultationCommittee.

Kindly take a record of same.

Regards,

Mr. Vikas Prakash Gupta,

Liquidator

For Utility Agrotech Industries Pvt Ltd

IP Reg. no. IBBI/IPA-001/IP-P00501/2017-18/10889

(Acting for and on behalf of the Company without any personal liability)