

**DETAILED INVITATION FOR EXPRESSION OF INTEREST FOR ACCIL CORPORATION
PRIVATE LIMITED DATED 11 DECEMBER 2025**

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**DETAILED INVITATION FOR EXPRESSION OF INTEREST FOR ACCIL CORPORATION
PRIVATE LIMITED DATED 11 DECEMBER 2025**

1. INTRODUCTION

ACCIL Corporation Private Limited (hereinafter “ACCIL” or “Corporate Debtor” or “Company”), is a company incorporated under the Companies Act, 1956 on 26 September 1991, having its registered office at Plot No -1, Raj Mahal Palace Scheme, Sahkar Circle, Sardar Patel Marg, Jaipur, Rajasthan 302001, India.

SNAPSHOT OF RELEVANT INFORMATION ABOUT THE COMPANY

Name	ACCIL Corporation Private Limited
ROC Code	ROC-RJ
CIN	U65999RJ1991PTC029752
Date of Incorporation	26 th September 1991
Class of Company	Private
Whether listed or not	Unlisted
Industry	Hospitality
Registered Office	Plot No -1, Raj Mahal Palace Scheme, Sahkar Circle, Sardar Patel Marg, Jaipur, Rajasthan 302001, India
Corporate Office	ACCIL House, Plot No 26P, Sector 33, Gurgaon, 122002
Authorized Capital	INR 53,00,00,000
Paid-up Capital	INR 51,63,29,000
Activities	Engaged in the business of owning and operating a 172-room hotel property under the brand name ‘Holiday Inn - Jaipur City Centre’, providing hospitality, accommodation, food & beverage, and banquet services

The Corporate Debtor is a private limited company engaged in the business of owning and operating a 172-room hotel property under the brand name ‘Holiday Inn Jaipur City Centre’, providing hospitality, accommodation, food & beverage, and banquet services

2. BACKGROUND

Asset Reconstruction Company (India) Limited, a financial creditor to the Corporate Debtor, filed an application under Section 7 of the Insolvency and Bankruptcy Code, 2016 (“IBC” / “Code”) for initiation of corporate insolvency resolution process (“CIRP”) of the Corporate Debtor before the Hon’ble National Company Law Tribunal, Jaipur Bench (“Adjudicating Authority”). By way of its order dated 15th October 2025 received on 15th October 2025, the Adjudicating Authority admitted the Section 7 application and the CIRP of the Corporate Debtor commenced under the provisions of the IBC. Pursuant to the order of the Adjudicating Authority dated 15th October 2025, Mr. Ajay Kumar Atolia, having IBBI registration number: IBBI/IPA-001/IP-P-01988/2020-2021/13127 was appointed as the interim resolution professional (“IRP”) of the Corporate Debtor by the Adjudicating Authority, for conducting the CIRP of the Corporate Debtor.

Subsequently, in terms of the order dated November 25, 2025, received on November 27, 2025 passed by the Hon’ble NCLT, in Interlocutory Application No. 553/JPR/2025 in Company Petition (I.B.) No. 108/7/JPR of 2024, Mr. Chandra Prakash having IBBI Registration number IBBI/IPA-002/IP-N00660/2018-2019/12023 appointment as the Resolution Professional (“RP”) of the Corporate Debtor was confirmed, replacing the IRP.

In accordance with Section 17(1)(b) read with Section 23(2) of the IBC, the powers of the board of directors of the Company are suspended and such powers are vested with the Interim Resolution Professional/ Resolution Professional.

Mr. Chandra Prakash , in his capacity as the RP hereby, under the provisions of Section 25(2)(h) of the IBC and Regulation 36A of the Insolvency and Bankruptcy Board of India (Insolvency Resolution for Corporate Persons) Regulations, 2016 (“CIRP Regulations”), invites expressions of interest (“EOI”) from eligible prospective resolution applicants (“Prospective Resolution Applicants”/ “PRA”) for submission of resolution plans in respect of the Corporate Debtor. This is the detailed version of the invitation for EOI (“IEOI”), referred in Regulations 36A(3) and 36A(4) of the **CIRP Regulations**, corresponds to the brief

particulars published in Form G in Financial Express (All India Edition) and Mahanagar Times (Jaipur Edition) in English and Hindi respectively (“**Advertisement**”) and updated on the website of Insolvency and Bankruptcy Board of India (“**IBBI**”) and the Corporate Debtor at <https://www.accilcirk.in/>.

3. ELIGIBILITY CRITERIA UNDER SECTION 25 (2)(h)

Pursuant to the provisions of Section 25(2)(h) of the IBC along with Regulation 36A of the CIRP Regulations, the RP hereby issues this IEOI inviting submission of EOIs from the Prospective Resolution Applicants who fulfils such eligibility criteria, as set out below.

Submission for EOI for Corporate Debtor as a going concern

All PRAs are invited to submit EOIs for submitting a resolution plan for the Corporate Debtor as a going concern. EOIs for selective assets will not be accepted.

A. Corporates, partnerships, trusts, government organizations, limited liability partnerships (LLPs) and Individuals (Category I)

The Prospective Resolution Applicant should have

- a) A minimum tangible net worth (“**TNW**”) of **INR 500 crore** or more as per the latest available audited financial statements which shall not be earlier than March 31, 2025 along with a certificate of a Chartered Accountant that the said TNW of the entity or Individual has not eroded below the minimum eligibility criteria as on September 30, 2025;
- b) In the event the bid is made by a special purpose vehicle being a subsidiary of a company, the net worth criteria must be satisfied by either the bidder or its holding company. The holding company must in such case provide a board resolution or similar authorization agreeing for use of its credentials to evidence eligibility of such PRA.

B. Financial Investors (Category II)

- a) “**Financial Investors**” shall include mutual funds, private equity / venture capital funds, domestic / foreign investment institutions, alternate investment funds, non-banking finance companies (“**NBFC**”), asset reconstruction companies (“**ARC**”), banks and similar entities, who are registered and permitted to be a Prospective Resolution Applicant under applicable law.
- b) Prospective Resolution Applicants, being a Financial Investor being mutual funds, non-banking finance companies, ARCs, banks and similar entities should have total Assets Under Management (“**AUM**”) / loan portfolio of at least **INR 1,500 crore** as per latest audited financial statements which shall not be earlier than March 31, 2025. Alternatively NBFC and ARCs can demonstrate net owned funds (“**NOF**”) of at least of INR 1,000 crore to qualify under this category.
- c) Prospective Resolution Applicants, being private equity / venture capital funds, domestic / foreign investment institutions, alternate investment funds or similar entities should have Minimum Committed Funds (“**MCF**”) available for investment/ deployment in Indian Companies or Indian assets of **INR 300 crore** the latest available audited financial statements (which shall not be earlier than March 31, 2025).
- d) Additionally, the PRA, under this category, must issue a declaration that the AUM/MCF has not eroded below the minimum eligibility criteria as on September 30, 2025.
- e) Financial Investors cannot rely on their group entity’s net owned funds or AUM or Committed funds for demonstrating their eligibility under Clauses 3(B)(b).
- f) Additionally, an ARC shall be eligible to be a resolution applicant under the Code only upon

satisfaction of the criteria prescribed by the Reserve Bank of India for this purpose, including as mentioned in clause 27 of the Reserve Bank of India's Master Circular on Asset Reconstruction Companies dated April 3, 2023 ("ARC Master Circular"):

- (i) The ARC has a minimum net owned fund (as computed in accordance with the ARC Master Circular) of INR 1,000 crore which shall not be earlier than 31 March 2025.
- (ii) The ARC shall have a Board-approved policy regarding taking up the role of resolution applicant which may inter alia include the scope of activities, internal limit for sectoral exposures, etc.
- (iii) A committee comprising of a majority of independent directors shall be constituted to take decisions on the proposals of submission of resolution plan under the Code.
- (iv) The ARC shall explore the possibility of preparing a panel of sector-specific management firms/ individuals having expertise in running firms/ companies which may be considered for managing the firms/ companies, if needed.
- (v) In respect of a specific corporate insolvency resolution process, the ARCs shall not retain any significant influence or control over the corporate debtor after five years from the date of approval of the resolution plan by the Adjudicating Authority under the Code. In case of non-compliance with this condition, the ARCs shall not be allowed to submit any fresh resolution plans under the Code either as a resolution applicant or a resolution co-applicant.
- (vi) The ARC shall make additional disclosures in the financial statements with respect to assets acquired under the Code in addition to the existing disclosure requirements. These would include the type and value of assets acquired under the Code, the sector-wise distribution based on business of the corporate debtor, etc.
- (vii) The ARC shall disclose the implementation status of the resolution plans approved by the AA on a quarterly basis in their financial statements.

g) In the event a bid is made by a special purpose vehicle being a subsidiary of a holding company, the NOFAUM/MCF criteria must be satisfied by either the bidder or its holding company. The holding company in such case must provide a board resolution or similar authorization agreeing for use of its credentials to evidence eligibility of such PRA.

C. Proposals by Consortium of Investors under both (A) and (B) above.

Proposals can also be made by / with the support of a Consortium of investors subject to the following conditions:

- a) Proposal by Consortium shall be made by a nominated lead applicant who should have authority to bind, represent and take decisions on behalf of the Consortium and must have a minimum profit/voting share of 51% in the Consortium. Additionally, the other members of the consortium must have a minimum profit/ voting share of at least 10% each.
- b) The lead applicant of consortium must individually satisfy the above-mentioned criteria applicable to Category I or Category II, as the case may be, and should be eligible as per other requirements of the Code.
- c) The TNW / AUM / Committed Funds requirement for the lead applicant of the successful resolution applicant will continue to be applicable until the resolution plan is implemented by successful resolution applicant post approval by the Hon'ble Adjudicating Authority. All the members of the Consortium shall be jointly and severally responsible for legal compliance and compliance with the terms of the IEOI, the request for resolution plans and the relevant resolution plan. The members of the consortium will be required to provide a consortium agreement, or a joint bidding agreement which provides the profit share/voting share of the consortium.
- d) The consortium cannot be re-constituted to include members who were not originally part of

the consortium at the stage of EOI.

- e) A member of a consortium which is submitting Expression of Interest cannot whether individually or as part of another consortium submit another EOI for the Corporate Debtor.
- f) No change of members of the Consortium and their respective voting shares shall be permitted post submission of the EOI.
- g) All members of the Consortium shall be jointly and severally responsible for compliance with the Code and CIRP Regulations (as amended from time to time), terms of the IEOI, Request for Resolution Plan (“RFRP”), obligations under the EOI and undertaking given to the RP, and the process thereafter.
- h) Each member of the Consortium shall be eligible under Section 29A of the Code (as amended from time to time). If any one member of the Consortium is disqualified under Section 29A of the Code, then the entire Consortium, i.e., all the members of such Consortium shall stand disqualified.
- i) The EOI along with all undertakings submitted pursuant to this Invitation to EOI shall be signed by the Lead Partner of the Consortium.
- j) The Consortium shall submit the copy of duly notarized consortium agreement/joint bidding agreement, if any, entered into between the Consortium members, setting out the respective obligations of the Consortium members and such Consortium agreement should not be in violation of the terms of the IEOI and subsequent RFRP and the process.
- k) No dispute between the members of the Consortium (including the lead member), shall affect the obligations of the Consortium and/or the members of the Consortium under the IEOI, RFRP, or the resolution plan submitted by the Consortium.

4. NOTES

A. For the purpose of this Invitation for EOI, please note the following definitions:

- a) **“Committed Funds”** for the purposes of MCF shall mean the demonstrated, available liquid funds available with the PRA (or that available with any limited partner/general partner of the PRA, subject to receipt of an undertaking from such limited partner/general partner to make available such funds to the PRA, and supporting audited financial statements) which can be immediately invested, and shall for AIFs mean the maximum permissible investment limit from ‘investable funds’ for that particular AIF as per SEBI (Alternative Investment Funds) Regulations, 2012 in a single investee entity;
- b) **“Consortium”** shall mean any person acting together with another person as a consortium/joint bidder or joint venture (whether incorporated or not) for the purpose of submission of the EOI and resolution plan for the Corporate Debtor;
- c) **“Tangible Net Worth”** shall mean the aggregate value of the paid-up share capital and all reserves created out of the profits and securities premium account, after deducting the aggregate value of the accumulated losses, deferred expenditure and miscellaneous expenditure not written off, as per the audited balance sheet. Reserves created due to revaluation of assets, write-back of depreciation and amalgamation will not be considered. Translation loss or gains as well as gain or losses due to “Mark to Market” adjustments shall also not qualify for calculation of tangible net worth.

B. Investors cannot rely on their group entity’s TNW/ NOF/ AUM or committed funds for demonstrating their eligibility except as specifically provided above.

C. Participation in the resolution process (including any conditions in relation to control/lock-in

restrictions etc.) of eligible PRAs shall be solely in accordance with the provisions of law and the RFRP which will be issued in due course in accordance with the Code and CIRP Regulations (as amended from time to time).

- D.** PRA must be a fit and proper person and must not be under any legal incapacity to submit an EOI or assume any legal or beneficial interest in the Corporate Debtor.
- E.** PRAs shall promptly submit such additional information as may be if required by the Resolution Professional or the COC of the Corporate Debtor.
- F.** Calculation of Tangible Net Worth criteria shall be duly certified by statutory auditor/ practicing Chartered Accountant of the prospective resolution applicant.
- G.** In case Prospective Resolution Applicants are located outside India, then for the demonstration of the relevant eligibility criteria, the currency conversion rate shall be as per the reference rates published by the Reserve Bank of India on its website for different currencies. Such rate should be of the day immediately preceding the date of EOI, or as near to the date as possible (only in case the rate is unavailable on the preceding date) and the date of which the rates have been used should also be indicated in the EOI.
- H.** Entities with their financial year ending on a date other than March 31, 2025 may demonstrate the eligibility based on the latest audited annual accounts not older than December 31, 2024.
- I.** Any entity which has been barred by the Central/ State Government/or any other relevant regulator, or any entity acting jointly or in concert or controlled by them, from operating or engaging in its business, as on the date of submission of the EOI, would not be eligible to submit the EOI, either individually or as member of a Consortium and its net worth can also not be taken into consideration. In case any such prohibition is imposed after the submission of the EOI, then such applicant shall be disqualified. In case the RP or the COC subsequently becomes aware or is made aware of any disqualification of the Prospective Resolution Applicant, then they shall have a right to disqualify such Prospective Resolution Applicant from the resolution process.
- J.** It may be noted that eligibility criteria for inviting resolution plans is determined with the approval of COC of the Corporate Debtor and may be amended or changed at any stage. The RP/ COC reserves the right to cancel or modify the process and/or reject / disqualify any interested party/bid/offer at any stage of the resolution process and without any liability.
- K.** The EOI must be unconditional.
- L.** EOIs not fulfilling the above conditions are liable to be disqualified without any further communication.

5. DISQUALIFICATION UNDER SECTION 29A

Please note that a PRA will not be eligible to submit the EOI if he/she/it or any person acting jointly or in concert with her/it is disqualified under Section 29A of the Code (as amended from time to time, including extant law/ regulations prevailing at the time of evaluation of eligibility criteria or amendments thereafter).

The PRA shall provide an undertaking in relation to Section 29A of the Code as set out in **Annexure ‘A’**, and an affidavit in the form set out in **Annexure ‘F.’** In case of a Consortium each member of the Consortium shall submit such undertaking in relation to Section 29A of the Code.

In case of an EOI by a Consortium, no member of the Consortium should be ineligible under Section 29A of the Code. Each PRA, along with EOI, is required to furnish an undertaking as per Regulation 36A(7)(c) of the CIRP Regulations in the forms as set out in **Annexures ‘A’ and ‘F’** hereof confirming that it is not ineligible under Section 29A of the Code. If any one member of the consortium is disqualified under Section 29A of the Code, then the entire consortium, i.e., all the members of such Consortium shall stand disqualified.

6. LAST DATE OF SUBMISSION OF EOI

The last date for submission of EOI is December 26, 2025, Friday (“**Last Date**”).

Provided that the Resolution Professional may extend the Last Date, with consent/ approval/ ratification of the COC (at its sole discretion). Any EOI submitted after the Last Date shall be rejected.

7. REFUNDABLE DEPOSIT

Each PRA is required to provide a non-interest-bearing refundable deposit of INR 3 Crore (Indian Rupee Three Crores only) (“**Refundable Deposit**”) along with the EOI by way of either (i) demand draft; or (ii) NEFT/ RTGS (the details of the Bank Account can be sought from the Resolution Professional prior to last date for submission of the IEOI).

In case of submission of Refundable Deposit by way of a demand draft, the demand draft shall be issued in favor of ACCIL CORPORATION PRIVATE LIMITED, payable at Jaipur, Rajasthan.

No PRA shall be entitled to interest on the refundable deposit.

Unless forfeited or except as decided otherwise by the COC, the Refundable Deposit of the PRAs shall be returned/ refunded (without interest) within 30 (thirty) days from any of the following events:

- Rejection of EOI of such PRA and/or non-inclusion of the PRA in the final list of eligible PRAs;
- Withdrawal of the PRA from the resolution plan process (where such withdrawal is notified to the RP in writing) before submission of resolution plan;
- PRA failing to submit the resolution plan by the respective due date, as specified by the IRP/RP for submission of the resolution plan
- Submission of resolution plan by the PRA, unless the Refundable Deposit is adjusted against any deposit/ guarantee provided/ to be provided at the time of submission of the resolution plan with the approval of the RP (acting on the instructions of CoC).

Forfeiture of Refundable Deposit

The Refundable Deposit shall be forfeited at any time, upon the PRA being disqualified on any of the grounds as mentioned hereunder:

- The PRA is found to be ineligible in terms of Section 29A of the Code;
- The PRA is found to have made a false or misleading declaration of eligibility as per the conditions set out in Section 29A of the Code (as amended from time to time);
- There is found to be any misrepresentation in the EOI;
- The PRA fails to renew/extend the Bank Guarantee within 7 (seven) days from the request for such renewal/extension received from the RP; or
- The RP (in consultation with the CoC) determines that the PRA has not satisfied the eligibility criteria provided in this IEOI.

It is clarified that any such forfeiture of the Refundable Deposit shall not limit any other rights or remedies that the RP or the CoC may have under applicable law or otherwise, against the PRA.

8. SUBMISSION OF EOI

The EOI should be unconditional and should be submitted in the format attached as **Annexure ‘B,’** alongwith “Details of PRA,” as set out in the format attached as **Annexure ‘E.’** It should be accompanied with the following documents/ information, as applicable:

A. For all Bidders

- a) Profile of PRA including subsidiary (wholly-owned subsidiary and partly-owned subsidiary if any), promoter and promoter group, parent company and ultimate parent company, key managerial personnel and board of directors;

- b) Proof of address along with copies of Certificate of Incorporation/ Registration and Constitutional Documents (MoA, AoA) or other equivalent organizational documents. Copy of PAN card, GST number or equivalent documents;
- c) Audited financial statements of the last three years, and/or its promoter/promoter group or any other group company as per eligibility criteria;
- d) A certificate from statutory auditor or chartered accountant certifying AUM or Tangible Net Worth, as the case may be;
- e) An Undertaking under Section 29A of the IBC in the format attached as **Annexure 'A'**, and Affidavit regarding Section 29A of the IBC in the format attached as **Annexure 'F'**;
- f) An Undertaking in the format attached as **Annexure 'C'**;
- g) A Confidentiality Undertaking in the format attached as **Annexure 'D'**;
- h) A list of connected persons of the PRAs (including of each member of the Consortium), as defined under Section 29A of the Code;
- i) A statement showing how the PRA meets the conditions laid down in the eligibility criteria along-with documents to substantiate the same;
- j) A statement giving details if the PRA or any of its related parties has withdrawn from or failed to implement or contributed to the failure of implementation of any other resolution plan; and
- k) Any additional document/information asked by RP or COC must be furnished by PRA.

B. For Consortium / Joint Investors

- a) In case of a Consortium, the relevant documents will need to be provided by each member of the Consortium;
- b) person cannot be part of more than 1 (one) Consortium submitting the EOI for the Company. Further a Person shall submit only 1 (one) EOI, either individually as a PRA or as a constituent of a Consortium;
- c) the Consortium shall submit the copy of consortium agreement/joint bidding agreement, entered into between the Consortium members;
- d) Each member of the Consortium shall nominate and authorize one member (“**Lead Partner**”) to represent and act on behalf of the members of the Consortium. Such Lead Partner shall have authority to bind, represent and take decisions on behalf of the consortium and shall be the single point of contact on behalf of the Consortium with the Resolution Professional and the COC, their representative and advisors in connection with all matters pertaining to the Consortium;
- e) the members of the Consortium shall be jointly and severally liable in respect of obligations under the EOI/ undertakings/ resolution plan submitted to the Resolution Professional;
- f) if any 1 (one) member of the Consortium is disqualified under Section 29A of the Code, then the entire Consortium; i.e., all the members of such Consortium shall stand disqualified [except as otherwise permitted by the COC in which case the COC may permit the Lead Member or Lead Member and other members of the Consortium (who are not disqualified) to continue to participate in the process];

- g) The EOI must detail the members of the Consortium, the Lead Partner and the holding/ proposed percentage holding of each member; and
- h) 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 under the EOI, request for resolution plan or the resolution plan submitted by the Consortium.

C. EOI shall be submitted in the following manner:

- a) EOI is invited through email and hard copy, in the format, as set out in Annexure B.
- b) Email has to be sent to ip.accilcorporation@gmail.com
- c) Subject of email should be “**Expression of Interest (“EOI”) for submitting of Resolution Plan for ACCIL CORPORATION PRIVATE LIMITED (“ACCIL”) undergoing Corporate Insolvency Resolution Process (“CIRP”)**”
- d) Applicants should meet the Eligibility Criteria as set out above in point 3 and shall not attract any ineligibility under point 5 above.
- e) Applicants should submit the EOI along with the supporting documents determining eligibility as mentioned in point 3 and point 7 above
- f) Hard copy EOI shall be submitted to following address: 1111, 11th Floor, Indra Prakash Building, Barakhamba Road, New Delhi, National Capital Territory of Delhi, 110001.
- g) In case of any discrepancy between the electronic and physical version of the EOI documents and annexures as submitted, the physical version shall be considered for all effective purpose provided it has reached the office of the Resolution Professional by the date and time mentioned above.

9. IMPORTANT NOTES REGARDING SUBMISSION OF EOI

- a) The EOI submitted by the PRA should be unconditional and should be submitted in the format attached as **Annexure ‘B.’**
- b) The EOI and other concerned documents shall be signed by the authorized signatory of the PRA, supported by evidence of authority of such person (duly authorized and certified extract of board resolution or power of attorney, authorizing the signatory to execute the EOI) and appropriately stamped / company seal (if any) affixed by the representative of the PRA.
- c) Further detailed information about the process, access to the Information Memorandum, evaluation matrix, virtual data room, process document for resolution plan process/RFRP, will be provided to the shortlisted PRAs who are found to be eligible as per the eligibility criteria prescribed herein and upon the submission of the documents, as required to be submitted with the EOI.
- d) All PRAs who are desirous of submitting a resolution plan pursuant to the submission of the EOI in respect of the Corporate Debtor must read, understand, and comply with all the requirements of the RFRP, the Code, the CIRP Regulations, and any other applicable laws for resolution plans and all matters under, in pursuant to, in furtherance of or in relation to, this IEOI.

10. IMPORTANT NOTICES

- a) The COC or the IRP/ RP (acting on instructions of the COC) has the right to cancel or modify or withdraw the process of invitation of EOI (including the timelines) or resolution plans without assigning any reason and without any liability. This is not an offer document and is issued with no

commitment.

- b) COC or the IRP/RP (acting on instructions of the COC) has the right to issue clarifications, amendments, and modifications to the IEOI or to waive or relax any term or condition or its application, generally or in any particular case, in each case as they may deem fit in their sole discretion. The RP and the COC also have the right to issue further supplements to the IEOI and retain the right to require additional documents from the PRAs without assigning any reason and without any liability. For the avoidance of doubt, it is clarified that, any clarification on IEOI, as may be issued by the and the COC, shall not be considered as modification to the IEOI in terms of CIRP Regulations. Potential Resolution Applicants should regularly visit the Company's web site at <https://www.accilcirp.in/> (under tab "**Corporate Insolvency Resolution Process**") to keep themselves updated regarding clarifications/ amendments/ time-extensions, if any.
- c) The Resolution Professional (with the consent/ approval/ ratification of COC) reserves the right to accept any EOI submitted after the Last Date or any EOI that deviates from the requirements set out herein, and no other PRA shall have the right to object to such acceptance.
- d) The last date for submission of EOIs may be extended from time to time in accordance with applicable laws with the prior approval of the RP and the COC (acting in its sole discretion) and such an extension shall not be considered as a modification or fresh issuance of the IEOI for the purpose of the CIRP Regulations.
- e) The COC reserves the right to stipulate such condition as they may deem fit in relation to the submission of the resolution plan in the interest of achieving the objectives of the IBC including but not limited to maximization of value of the assets of the Corporate Debtor.
- f) It may be noted that EOIs of only those interested parties who meet the eligibility and other criteria specified herein shall be considered for the purposes of inclusion in the provisional and final lists to be issued under the CIRP Regulations. The fulfilment of the eligibility conditions or criteria in the EOI does not automatically entitle the PRAs to participate in the CIRP, which will be subject to applicable laws and further conditions which may be stipulated by the IRP/RP and/ or the COC, in their sole discretion, including those in relation to access to the VDR or as may be stipulated under the RFRP. Without prejudice to the generality of the above provisions, the IRP/RP / COC reserves their right (without being bound to do so) to reject the EOI of any PRA and not include them in the provisional or the final list of eligible PRAs, in the following events (including but not limited to):
 - (i) If the EOI is submitted after the last date of submission of the EOI;
 - (ii) The PRA does not meet the eligibility criteria set out herein;
 - (iii) If the EOI submitted by the PRA is incomplete or the PRA does not submit the documents as required under this IEOI or does not submit such further documents or information as requested by the Resolution Professional for conducting due diligence on the PRA;
 - (iv) If any information/record provided is false, incorrect, inaccurate or misleading;
 - (v) If in the opinion of the COC, the PRA is undesirable or not credible or if the PRA fails to provide information, if requested, to establish its credibility, eligibility or ability to implement a resolution plan.
 - (vi) If the PRA has or any of its related parties has withdrawn from or failed to implement or contributed to the failure of implementation of any other resolution plan approved by the Hon'ble NCLT at any time in the past.
- h) The fulfillment of eligibility conditions in the EOI does not automatically entitle the applicant to participate in the CIRP which will be subject to applicable laws and further conditions stipulated by RP or COC, in their sole discretion, including those in relation to access to Virtual Data Room or as may be stipulated under the Request for Resolution Plan document. Further, RP and COC reserve the right to issue clarifications, amendments and modification to the EOI document or to waive or

relax any term or condition or its application in any particular case, in each case as they may deem fit in their sole discretion. The RP and COC reserve the right to reject any and all applications in their sole discretion without assigning any reasons.

- i) The RP/ COC reserves the right to stipulate such conditions as they may deem fit in relation to the submission of a resolution plan in the interest of achieving the objectives of the Code including but not limited to the maximization of the value of the assets of the Company.
- j) No oral conversations or agreements with the Resolution Professional or any official, agent or employee of the Resolution Professional, or any member of the COC, or any official, agent or employee of the Company shall affect or modify any terms of this IEOI.
- k) Neither the PRA nor any of representatives of the PRA shall have any claims whatsoever against the Resolution Professional or his advisors or any member of the COC or any of their directors, officials, advisors, agents or employees arising out of or relating to this IEOI.
- l) By submitting its EOI, each PRA shall be deemed to acknowledge that it has carefully read the entire IEOI and has fully informed itself as to all existing conditions and limitations. Ignorance of law/s will not be treated as any excuse.
- m) The PRA acknowledges that the investment in the Company shall be made by the PRA on an “as in, where is” basis and the RP or the COC will not be providing any representations, warranties or indemnities for and on behalf of the Company.
- n) All the EOIs received will be reviewed by RP in consultation with its advisors and COC and COC’s advisors and a provisional list of eligible Potential Resolution Applicants shall be shared in accordance with IBC and CIRP Regulations.
- o) A provisional list of eligible PRAs shall be shared in accordance with the IBC and CIRP Regulations.
- p) For any details or clarifications on the process of submission of EOI, please contact at ip.accilcorporation@gmail.com at least three days prior to the last date of submission of EOI.

Issued by:

**Mr. Chandra Prakash
Resolution Professional of ACCIL Corporation Private Limited**

IBBI Registration No.: IBBI/IPA-002/IP-N00660/2018-2019/12023

AFA Certificate No.: AA2/12023/02/311226/204032 valid till 31.12.2026

Mr. Chandra Prakash has been granted a certificate of registration to act as an Insolvency Professional by the Insolvency & Bankruptcy Board of India and has been appointed as the Resolution Professional by the Hon'ble National Company Law Tribunal vide Order dated November 25, 2025, received on November 27, 2025.

Registered Address: 1111, 11th Floor, Indra Prakash Building, Barakhamba Road, New Delhi, National Capital Territory of Delhi, 110001

E-mail ID registered with IBBI: cappumba2409@gmail.com

E-mail ID for correspondence: ip.accilcorporation@gmail.com

ANNEXURE A
SECTION 29A UNDERTAKING

This is in relation to the ongoing corporate insolvency process of ACCIL Corporation Private Limited (“Company”).

I, [name of the chairman/managing director/director/authorized person of prospective resolution applicant], son of [_____], aged about [_____] years, currently residing at [Address to be inserted] and having Aadhaar / Passport number [_____], on behalf of [name of the prospective resolution applicant] having registered office at [_____] (“**Applicant**”) [pursuant to authorization of the Board of the Applicant dated [_____] (as enclosed herewith)]¹, do hereby undertake and confirm, represent, warrant and undertake that:

1. That I am duly authorized and competent to make and affirm the instant undertaking for and on behalf of the Applicant in terms of [resolution of its board of directors/ power of attorney dated [___. I hereby unconditionally state, submit and confirm that the document is true, valid and genuine.
2. I hereby unconditionally state, submit and confirm that the Applicant is not disqualified from submitting an expression of interest and subsequently a resolution plan in respect of the Company, pursuant to the provisions of the Code.
3. I hereby state, submit and declare that neither the (i) Applicant nor (ii) any person acting jointly or in concert with the Applicant nor (iii) any person who is a connected person (as defined under the provisions of the Code) of (a) the Applicant or (b) any person acting jointly or in concert with the Applicant:
 - a. is an undischarged insolvent;
 - b. is a willful defaulter in accordance with the guidelines of the Reserve Bank of India issued under the Banking Regulation Act, 1949;
 - c. as on date, has an account, or an account of a corporate debtor under the management or control of such person or of whom such person is a promoter, classified as non-performing asset in accordance with the guidelines of the Reserve Bank of India issued under the Banking Regulation Act, 1949 or the guidelines of a financial sector regulator issued under any other law for the time being in force, and at least a period of one year has lapsed from the date of such classification till the date of commencement of the corporate insolvency resolution process of the corporate debtor and has failed to make payment of all overdue amounts with interest thereon and charges relating to non-performing asset accounts before submission of expression of interest.²
 - d. has been convicted for any offence punishable with imprisonment –
 - i. for two years or more under any Act specified under the Twelfth Schedule of the Code and two years have not passed from the date of release from such imprisonment; or
 - ii. for seven years or more under any law for the time being in force and two years have not passed from the date of release from such imprisonment
 - e. has been disqualified to act as a director under Companies Act, 2013;

¹ To be retained only for body corporates.

² In the event:

- 1) the Applicant is a financial entity and is not a related party to the Company (For the purposes of this provision, the expression "related party" shall not include a financial entity, regulated by a financial sector regulator, if it is a financial creditor of the Company and is a related party of such Corporate Debtor solely on account of conversion or substitution of debt into equity shares or instruments convertible into equity shares or completion of such transactions as may be prescribed, prior to the insolvency commencement date of such Corporate Debtor); or
- 2) the Applicant has an account, or is in management or control or is the promoter of a corporate debtor that has an account, classified as non-performing asset and such account was acquired pursuant to a prior resolution plan approved under the Code, and a period of three years has not elapsed since from the date of approval of such resolution plan by the Adjudicating Authority (as defined under the Code),

- f. is prohibited by the Securities Exchange Board of India from trading in securities or accessing the securities market;
- g. has been a promoter or in the management or control of the Company in which a preferential transaction, undervalued transaction, extortionate credit transaction or fraudulent transaction has taken place and in respect of which an order has been made by the Adjudicating Authority under the Code (other than a preferential transaction, undervalued transaction, extortionate credit transaction or fraudulent transaction which has taken place prior to the acquisition of the corporate debtor by the Applicant pursuant to a resolution plan approved under the Code or pursuant to a scheme or plan approved by a financial sector regulator or a court, and the Applicant has not otherwise contributed to the preferential transaction, undervalued transaction, extortionate credit transaction or fraudulent transaction);
- h. has executed a guarantee in favour of a creditor in respect of a corporate debtor against which an application for insolvency resolution made by such creditor has been admitted under this Code and such guarantee has been invoked by the creditor and remains unpaid in full or part; and
- i. is subject to any disability, corresponding to clauses (a) to (h), under any law in a jurisdiction outside India;

4. That the Applicant unconditionally and irrevocably represents, warrants and confirms that it is eligible under the terms and provisions of the Code and the rules and regulations thereunder to submit an expression of interest and resolution plan and that it shall 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 Applicant is eligible under the Code and the rules and regulations thereunder to submit an expression of interest in respect of the Company.

5. That the Applicant unconditionally and irrevocably undertakes that it shall provide all data, documents and information as may be required to verify the statements made under this undertaking.

6. That the Applicant understands that the COC and the RP may evaluate the expression of interest to be submitted by the Applicant or any other person acting jointly with it and such evaluation shall be on the basis of the confirmations, representations and warranties provided by the Applicant under this undertaking.

7. That the Applicant agrees that each member of the COC and the RP are entitled to rely on the statements and affirmations made in this undertaking for the purposes of determining the eligibility and assessing, agreeing and approving the expression of interest submitted by the Applicant.

8. That in the event any of the above statements are found to be untrue or incorrect, then the 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 members of the COC on account of such ineligibility of the Applicant.

9. That the Applicant agrees and undertakes to disclose/inform forthwith, to the RP and the members of the COC, if the Applicant becomes aware of any change in factual information in relation to it or its connected person (as defined under the Code) which would make it ineligible under any of the provisions of Section 29A of the Code at any stage of the corporate insolvency resolution process of the Company, after the submission of this undertaking.

10. That this undertaking shall be governed in accordance with the laws of India and the courts of Bengaluru shall have the exclusive jurisdiction over any dispute arising under this undertaking.

Yours Sincerely,

On behalf of [Insert the name of the entity submitting the EOI] Signature: _____

Name of Signatory:

Designation:

Company Seal/Stamp

NOTE:

1. *The Section 29A Undertaking should be stamped on a stamp paper of appropriate amount as per stamp act applicable to the state of execution.*
2. *The person signing the EOI and other supporting documents should be authorized signatory supported by necessary board resolutions/authorization letter.*

ANNEXURE B
FORMAT OF EXPRESSION OF INTEREST

[On the Letterhead of the Lead Partner/Prospective Resolution Applicant Submitting the EOI]

Date: [●]

To,
Mr. Chandra Prakash
Resolution Professional
ACCIL Corporation Private Limited
IBBI/IPA-002/IP-N00660/2018-2019/12023

1111, 11th Floor, Indra Prakash Building, Barakhamba Road, New Delhi, National Capital Territory of Delhi, 110001

E-mail ID for correspondence: ip.accilcorporation@gmail.com
E-mail ID registered with IBBI: cppumba2409@gmail.com

Subject: Expression of Interest (“EOI”) for submitting Resolution Plan for ACCIL Corporation Private Limited (“Corporate Debtor” or “Company”) undergoing Corporate Insolvency Resolution Process (“CIRP”)

Dear Sir,

In response to the invitation for submission of expression of interest dated _____ (“IEOI”) inviting expression of interest (“EOI”) for submission of resolution plans (“Resolution Plan”) for the Company as per the provisions of the Insolvency and Bankruptcy Code, 2016 (“Code”), we confirm that we have understood the eligibility and other criteria mentioned in the IEOI and meet the necessary threshold and criteria mentioned therein and are submitting our unconditional EOI for submission of a Resolution Plan for the Company.

[We are submitting the EOI as a consortium. The following are the constituents of the consortium:

S. No.	Name of consortium member	% share in consortium	Type of entity

[_____] is the Lead Partner of the consortium.]

[Note: To be retained only in case of EOI being submitted by a consortium]

We have attached necessary information requested and further undertake that the information furnished by us in this EOI is true, correct and accurate.

We hereby would like to submit our EOI for the Company, and confirm that we meet the eligibility criteria as mentioned in the IEOI and in the Code (including the criteria specified in accordance with clause (h) of sub-section (2) of section 25 of the Code). Based on this information we understand you would be able to evaluate our preliminary proposal / eligibility to shortlist us for the above-mentioned proposal.

We understand and confirm that:

- a) the fulfillment of eligibility conditions in the EOI does not automatically entitle us to participate in the CIRP of the Corporate Debtor, which will be subject to applicable laws and further conditions stipulated by the RP or the committee of creditors (“COC”), in their sole discretion, including those in relation to access to virtual data room (“VDR”) or as may be stipulated under the Request for Resolution Plan document. Further, the RP and COC reserve the right to issue clarifications, amendments and modification to the EoI document or to waive or relax any term or condition or its application in any particular case, in each case as they may deem fit in their sole discretion. The RP and CoC reserve the right to reject any EOI in their sole discretion without assigning any reasons;

- b) the EOI will be evaluated by the Resolution Professional of the Corporate Debtor along with the COC, based on the information provided in this EOI and attached documents to determine whether we qualify to submit the Resolution Plan for the Company;
- c) the RP/ COC reserve the right to determine at their sole discretion, whether or not we qualify for the submission of the Resolution Plan for the Company and may reject the EOI submitted by us without assigning any reason at any point in time whatsoever and not include us in the provisional or final list of eligible prospective resolution applicants or remove our name from final list of post inclusion in provisional list;
- d) the RP/ the COC reserve the right to conduct due-diligence on us and/or request for additional information or clarification from us for the purposes of the EOI and we shall promptly comply with such requirements. Failure to satisfy the queries of RP/ COC may lead to rejection of our EOI;
- e) compliance with the qualification criteria set out in IEOI alone does not automatically entitle us to participate in the next stage of the corporate insolvency resolution process;
- f) we, including any connected persons of ours, singly or jointly, are not ineligible or disqualified in terms of provisions of Section 29A of the Code as amended from time to time. We also confirm that we are not under any legal incapacity to submit the Expression of Interest and subsequently a resolution plan or assume any legal or beneficial interest in the Corporate Debtor and/or its subsidiaries;
- g) we/ our related parties have not withdrawn from or failed to implement or contributed to the failure of implementation of any other resolution plan approved for any company/corporate debtor under the Code at any time in the past;
- h) we do fulfil the eligibility criterion as set out in point 3 of detailed the IEOI document. We further confirm that we will continue to meet the eligibility criteria mentioned therein, and under the Code, and any material adverse change affecting [our eligibility] / [consortium's eligibility or its member(s)' ability] to perform in consortium shall be intimated within 3 (three) business days to the RP;
- i) along with our EOI, we have also enclosed information/documents as required in the IEOI;
- j) we confirm that, pursuant to the resolution dated [●], we have been duly authorized by our [board of directors/governing body] to undertake all such acts and deeds, as may be required or necessary for the purpose of submission of EOI.
- k) [we are authorized to submit this EOI on behalf of [●], [●] (insert the name of members of the Consortium)]. (Applicable only in case EOI is being submitted by a consortium)]

We confirm and declare that every information and records provided in EOI is true and correct and discovery of any false information or record at any time will render us ineligible to submit resolution plan, forfeit any refundable deposit, and attract penal action under the Code.

For further information/ queries, please contact: _____

Yours Sincerely,
On behalf of [Insert the name of the entity submitting the EOI] Signature: _____

Name of Signatory:
Designation:

Company Seal/Stamp

NOTE: *The person signing the EOI and other supporting documents should be authorized signatory supported by necessary board resolutions certified /authorization letter (notarized).*

ANNEXURE C
FORMAT OF UNDERTAKING

To,

Mr. Chandra Prakash

Resolution Professional

ACCIL Corporation Private Limited

IBBI/IPA-002/IP-N00660/2018-2019/12023

1111, 11th Floor, Indra Prakash Building, Barakhamba Road, New Delhi, National Capital Territory of Delhi, 110001

E-mail ID for correspondence: ip.accilcorporation@gmail.com

E-mail ID registered with IBBI: cppumba2409@gmail.com

Subject: Undertaking in relation to submission of the EOI for ACCIL Corporation Private Limited (“Corporate Debtor” or “Company”), currently undergoing Corporate Insolvency Resolution Process (“CIRP”)

Dear Sir,

This is in relation to the ongoing CIRP of ACCIL Corporation Private Limited. In terms of Section 25(2)(h) of the Insolvency and Bankruptcy Code, 2016 (“**Code**”) and Regulation 36A of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016 (“**CIRP Regulations**”), the resolution professional of the Company (“**RP**”) has issued an invitation for expression of interest dated [●] for inviting expressions of interest from prospective resolution applicants. One of the requirements of this invitation is that the prospective resolution applicants are required to submit the undertakings contained herein at the time of submission of the expression of interest.

In furtherance of the foregoing, I, [name of the chairman/managing director/director/authorized person of prospective resolution applicant], son of [_____], aged about [_____] years, currently residing at [Address to be inserted] and having Aadhaar / Passport number [_____] on behalf of [name of the prospective resolution applicant] having registered office at [_____] (“**Applicant**”) [pursuant to authorization of the Board of the Applicant dated [_____] (as enclosed herewith)]³, do hereby undertake and confirm, represent, warrant and undertake that:

- a) the Applicant has understood the eligibility and other criteria mentioned in the Invitation for submission of EOI issued by the Resolution Professional of the Company on [●] (“**IEOI**”);
- b) The Applicant has and meets the necessary threshold and eligibility criteria mentioned in the IEOI;
- c) The Applicant shall 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 Applicant is eligible in terms of the eligibility criteria set out in the IEOI and is also eligible under the Code and the rules and regulations thereunder to submit an expression of interest in respect of the Company;
- d) The Applicant is not an ineligible/disqualified person in terms of provisions of Section 29A of the Code;
- e) Neither we nor any of our representatives shall have any claims whatsoever against the Resolution Professional or its advisors or any member of the CoC or any of their directors, officials, agents or employees arising out of or relating to the resolution process or against any action of RP in good faith during CIRP period;
- f) No oral conversations or agreements with the Resolution Professional or any official, agent or employee of the Resolution Professional, or any member of the COC shall affect or modify any terms of this EoI;
- g) The Resolution Professional shall be entitled to reject the EoI submitted after the last date prescribed

³ To be retained only for body corporates.

by the Resolution Professional;

- h) If, at any time after the submission of expression of interest, the Applicant becomes ineligible to be a resolution applicant as per the provisions of the Code (and in particular Section 29A of the Code), the fact of such ineligibility shall be forthwith brought to the attention of the Resolution Professional and the COC; Section 29A Undertaking (to be provided separately) has to be in the form of an affidavit on a stamp paper of appropriate amount as per the stamp act applicable to the state of execution;
- i) There is no instance or transaction where we or any of our group company had submitted the resolution plan under IBC 2016, which was duly approved by NCLT and we failed to implement it;
- j) All information and records provided by the Applicant to the Resolution Professional in EOI or otherwise, are correct, accurate, complete, and true and no such information, data or statement provided by us is inaccurate or misleading in any manner. The Applicant shall be solely responsible for any errors or omissions therein. Based on this information, the Applicant understands you would be able to evaluate our EOI in order to pre-qualify for the above- mentioned proposal.
- k) The Applicant acknowledges that in case any information/record provided by interest is false, incorrect, inaccurate, or misleading, we shall become ineligible to submit the Resolution Plan and the Applicant shall also attract penal action under the Code, and forfeiture of the refundable deposit.
- l) The Applicant has read and understood the important notices provided in the IEOI and the Applicant confirms their unconditional acceptance thereto. The Applicant accepts the terms of the IEOI in its entirety, and confirms that it has no objection to the provisions for forfeiture of the refundable deposit in the circumstances or on the occurrence of the events stated in the IEOI for forfeiture of the refundable deposit.

This undertaking shall be governed in accordance with the laws of India and the Hon'ble NCLT, Jaipur Bench shall have the exclusive jurisdiction over any dispute arising under this undertaking.

Yours Sincerely,
On behalf of [Insert the name of the entity submitting the EOI]

Signature: _____

Name of Signatory:

Designation:

Company Seal/Stamp

NOTE:

- (a) *The Undertaking should be stamped on a stamp paper of INR 100.*
- (b) *The person signing the Undertaking should be an authorized signatory supported by necessary board resolutions (certified) /authorization letter (notarized).*

ANNEXURE D
FORMAT OF CONFIDENTIALITY
UNDERTAKING

CONFIDENTIALITY UNDERTAKING

THIS CONFIDENTIALITY UNDERTAKING (“**Undertaking**”) is made on this day of _____
2025 by:

_____, a company incorporated in [•] and having its registered office at [•] (the “**Recipient**” / “**Prospective Resolution Applicant**” / “**PRA**”, which expression shall, unless excluded by or repugnant to the context or meaning thereof, include its successors, transferees and permitted assigns) in favour Mr. Chandra Prakash, an insolvency professional having registration no. IBBI/IPA-002/IP-N00660/2018-2019/12023.

WHEREAS:

- A. ACCIL Corporation Private Limited, a company registered under Companies Act, 1956 (hereinafter referred to as the “**Corporate Debtor**”) is undergoing its Corporate Insolvency Resolution Process (“**CIRP**”) under the Code vide National Company Law Tribunal, Jaipur Bench (“**NCLT**”) order dated 15th October 2025 (“**Insolvency Commencement Date**”), as per the provisions of Section 7 of the Insolvency and Bankruptcy Code, 2016 (“**Code**”). According to the abovementioned Order of the NCLT, Mr. Ajay Kumar Atolia, having IBBI registration number: IBBI/IPA-001/IP-P-01988/2020-2021/13127 was appointed as the Interim Resolution Professional and subsequently Mr. Chandra Prakash, having IBBI registration number: IBBI/IPA-002/IP-N00660/2018-2019/12023 vide order dated November 25, 2025, received on November 27, 2025 has been confirmed as the Resolution Professional.
- B. Vide an invitation for expressions of interest dated _____ the RP had invited expressions of interest (“**EOI**”) from prospective resolution applicants for submission of resolution plans for the Company in accordance with the provisions of the Code. The Prospective Resolution Applicant (“**PRA**”), has accordingly, submitted its EOI to the RP on _____.
- C. The Resolution Applicant proposes to submit a resolution plan in respect of the Company (“**Resolution Plan**”) to the RP, in accordance with the Code. For the purpose of such preparation, submission and negotiation of the Resolution Plan (“**Purpose**”), the RP may provide the Resolution Applicant with access to relevant information in that respect, provided that the Resolution Applicant provides a confidentiality undertaking to the RP with respect to such information provided (“**Disclosing Party**”).
- D. In view of the above, the RP will be sharing the relevant information, comprising/ containing certain Confidential Information (as defined in Clause 1 below) with the PRA and accordingly the PRA has agreed to provide this Undertaking and be bound by the terms and conditions hereinafter set forth governing, *inter alia*, the disclosure, use and protection of such Confidential Information.

NOW THEREFORE THIS UNDERTAKING WITNESSETH that for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the PRA agree as follows:

1. “**Confidential Information**” shall mean all relevant information (*as defined under Section 29 of the Code*) whether in a physical or electronic form , all information, whether in written, oral, pictorial, electronic, visual or other form, including information in the virtual data room (“**VDR**”), relating, in any manner whatsoever, to the Company or to any group entity (including any holding, subsidiary, associate, joint venture or related entity) of the Company or in relation to the resolution plan process. Without prejudice to the generality of the foregoing, Confidential Information includes, without limitation:
 - a) any information which relates to the business, sales and marketing, operations, pricing arrangements, suppliers, customers, network, finance, technology, corporate, organisation, management, strategic initiatives and plans, policies and reports, financial position of the Company;
 - b) any drawing, calculation, specification, instruction, diagram, catalogue, manual, data, templates, models, prototypes, samples, presentations, proposals, quotations, computer programs, software, belonging to or vested in the Company or in which Company has an interest of any kind;

- c) any unpatented invention, formula, procedures, method, belonging to or vested in the Company or in which Company has an interest of any kind;
- d) any unregistered patent, design, copyright, trademark including any pending applications and any intellectual or industrial proprietary right, belonging to or vested in the Company or in which Company has an interest of any kind;
- e) any information belonging to identified third parties with whom the Company has business dealings;
- f) any proposed business deals, contracts or agreements to which Company is party;
- g) any information relating to disputes, litigations, proceedings filed by or against the Company;
- h) the Information Memorandum in respect of the Company prepared under the provisions of the Code by the RP and information contained in VDR;
- i) contents of its Resolution Plan;
- j) particulars of any negotiations conducted with the Committee of Creditors on its Resolution Plan;
- k) financial terms or scores of any other resolution applicant (if disclosed to the Recipient) in the course of or as process of negotiation with the Recipient.

2. The Recipient shall at all times observe the following terms:

- i. it shall hold in trust and in confidence the Confidential Information provided to the Recipient by the Disclosing Party;
- ii. it shall not, directly or indirectly use the Confidential Information for any purpose other than for the Purpose or for causing an undue gain or undue loss to itself or any other person;
- iii. it shall not disclose or reveal (or permit the disclosure or revelation of) any Confidential Information to any person or party whatsoever (save and except as provided below) without the prior consent of the Disclosing Party;
- iv. it may disclose the Confidential Information to its employees, advisors, directors and/or its Affiliates (together the “**Representatives**”), strictly on a need to know basis and solely for the Purpose, provided always that, each of these Representatives shall, in the course of their duties be required to receive, observe and consider the confidentiality obligations set out hereunder when working towards the Purpose and shall be bound by confidentiality obligations that are at least as stringent as the obligations set out in this Undertaking. The Recipient acknowledges that any agreement (written or otherwise) entered into between the Recipient and the Representatives would not discharge the Recipient from its confidentiality obligations under this Undertaking. In any event, the Recipient shall remain liable and responsible for any confidentiality breaches by its Representatives and breach by any Representative of the Recipient shall be deemed as breach of this Undertaking by the Recipient. For the purposes of this Undertaking, the term “Affiliate” shall mean, with respect to the Recipient, any person or entity who is directly or indirectly Controlling, or is Controlled by, or is under the direct common Control of the Recipient and the term “Control” means a person who has the power to direct the management and policies of any person or entity, directly or indirectly, whether by ownership of voting securities, board control, by contract or otherwise. The terms “**Controlling**” and “**Controlled by**” or “**under common Control**” shall have corresponding meanings;
- v. it shall use the same degree of care to protect the Confidential Information as the Recipient uses to protect its own confidential information but no less than a reasonable degree of care to prevent the unauthorized access, use, dissemination, copying, theft and/or republication of the Confidential Information;
- vi. it shall at no time, discuss with any person, the Confidential Information or any other matter in connection with, or arising out of, the discussions or negotiations in relation to the Purpose (other

than to the extent permitted hereunder);

- vii. it shall immediately, upon the earlier of (a) the conclusion of the Purpose; or (b) termination of this Undertaking as per Clause 10 below; or (c) a notification by the Disclosing Party, surrender and return to the Disclosing Party, all Confidential Information and any notes, memoranda or the like, including any copies or reproductions in its possession, or destroy the same in accordance with the directives of the Disclosing Party, in each case, except to the extent, retention of such Confidential Information is required under applicable law, provided that the Recipient in these cases, shall notify the Disclosing Party of the information that has been retained as a result of such applicable law along with the corresponding details of the applicable law which warranted such retention;
- viii. it shall not publish any news release or make any announcements or denial or confirmation in any medium concerning this Undertaking or its proposal to prepare/ submit the Resolution Plan or contents of Resolution Plan in any manner nor advertise or publish the same in any medium, without the prior written consent of the Disclosing Party;
- ix. it shall promptly notify the Disclosing Party of any Confidential Information which has been lost or disclosed or used by any unauthorized third party provided that such notification shall not relieve the Recipient from any liability arising from its breach of this Undertaking;
- x. it shall protect against any unauthorized disclosure or use, any Confidential Information of the Company that it may have access to in any manner.

3. The Recipient shall not be liable for disclosure or use of the Confidential Information in the event and to the extent that such Confidential Information:
 - i. is or becomes available to the public domain without breach of this Undertaking by the Recipient; or
 - ii. is disclosed with the prior written approval of the Disclosing Party; or
 - iii. was in the possession of the Recipient prior to its disclosure to them under this Undertaking from another source not under any obligation of confidentiality to the provider; or
 - iv. is disclosed pursuant to any law or a court order or the stock exchange requirement provided that in the event the Recipient is required to make such disclosure pursuant to a court order / stock exchange announcement, then in that case the Recipient shall only disclose the Confidential Information to the extent required and to the extent permissible, promptly notify the Disclosing Party in advance, so that the Disclosing Party has the opportunity to object to such Disclosure or discuss the extent of disclosure by the Recipient.
4. The Recipient agrees that the Disclosing Party, by the disclosure of the Confidential Information to the Recipient, does not grant, express or implied, any right or license to use the Confidential Information for any purpose other than the Purpose contemplated under this Undertaking or vest any intellectual property rights or legal or beneficial interest in the Confidential Information so disclosed to the Recipient.
5. For the avoidance of doubt, nothing in this Undertaking shall compel the Disclosing Party to disclose to the Recipient, any or all the Confidential Information requested by the Recipient and the Disclosing Party shall, at all times during the subsistence of this Undertaking, reserve the right to determine, in its sole discretion, whether it shall disclose such Confidential Information (in whole or part).
6. The Recipient acknowledges that the Disclosing Party makes no representation, warranty or inducement, whether express or implied, as to the accuracy or completeness of the Confidential Information and is not be liable for any damage arising in any way out of the use of, or termination of the Recipient's right to use the Confidential Information. The Disclosing Party has not verified or audited the information and the information so provided is based on books and records available with the Company. The Disclosing Party does not take any responsibility for any decisions made by Recipient based on the information provided. The Recipient shall exercise its own diligence before making any conclusion or decision.
7. The Recipient acknowledges that the Confidential Information is valuable to the Disclosing Party and that

damages (including, without limitation, all legal fees and expenses on a solicitor and client basis) may not be a sufficient remedy for any breach of its obligations under this Undertaking and the Recipient further acknowledges and agrees that the remedies of specific performance or injunctive relief (as appropriate) without the necessity of posting bond, guarantees or other securities, are appropriate remedies for any breach or threatened breach of its obligations under this Undertaking, in addition to and without prejudice to, any other remedies available to the Disclosing Party at law or in equity.

8. The Recipient shall indemnify and hold harmless the Disclosing Party against all losses, damages and liabilities, including but not limited to all legal fees and expenses, arising from or connected with any breach of this Undertaking, including but not limited to any gross negligence or willful misconduct in respect of the Confidential Information, by the Recipient and/or its Representatives.
9. The Recipient shall not, without prior written consent of the Disclosing Party, engage and advisor, whether professional, legal or otherwise, where a conflict of interest exists with the Company or the Disclosing Party in relation to the corporate insolvency resolution process of the Company.
10. This Undertaking shall be effective and shall stay in force for a period of three (3) years from the date first stated above. Upon expiry of this Undertaking, the confidentiality obligations of the Recipient herein shall cease, provided that payment obligations if any that may arise under this Undertaking (including under the indemnity Clause 8 above) shall survive the termination of this Undertaking.
11. All notices and other communications provided for hereunder shall be: (i) in writing; and (ii) hand - delivered, sent through an overnight courier (if for inland delivery) or international courier (if for overseas delivery) to a party hereto or sent by electronic mail, at its address specified below or at such other address as is designated by such party in a written notice to the other parties hereto.

For Disclosing Party/ RP

Contact Person: Mr. Chandra Prakash
Email: ip.accilcorporation@gmail.com

Postal address: 1111, 11th Floor, Indra Prakash Building, Barakhamba Road, New Delhi, National Capital Territory of Delhi, 110001

For Recipient/Resolution Applicant

Postal Address: _____ Contact Person: _____ Email : _____

All such notices and communications shall be effective: (i) if hand-delivered, when delivered; (ii) if sent by courier, (a) one (1) business day after its deposit with an overnight courier if for inland delivery; and (b) 5 (five) calendar days after it deposit with an international courier if for an overseas delivery; and (c) if sent by registered letter, when the registered letter would, in the ordinary course of post, be delivered whether actually delivered or not; and (iii) if sent by electronic mail, when actually received in readable form.

12. If any provision of this Undertaking is invalid or illegal, then such provision shall be deemed automatically adjusted to conform to the requirements for validity or legality and as so adjusted, shall be deemed a provision of this Undertaking as though originally included. If the provision invalidated is of such a nature that it cannot be so adjusted, the provision shall be deemed deleted from this Undertaking as though the provision had never been included, in either case, the remaining provisions of this Undertaking shall remain in full force and effect.
13. No amendments, changes or modifications of any provision of this Undertaking shall be valid unless made by a written instrument signed by a duly authorised representative of the PRA and agreed to by the Disclosing Party in writing.
14. No failure or delay by any Party in exercising any right, power or privilege hereunder will operate as a waiver thereof, nor will any single or partial exercise thereof preclude any other exercise thereof or the exercise of any other right, power or privilege hereunder.
15. Neither Party may assign or transfer its rights or obligations contained in this Undertaking or any interest therein without the prior written consent of the other Party.

16. This Undertaking shall be governed by and construed in all respects according to the laws of the India and, the PRA hereto agree to submit to the exclusive jurisdiction of the courts of Bengaluru.
17. This Undertaking supersedes and cancels all prior communications, understandings and agreements, if any, between the PRA and the Resolution Professional, whether written or oral, expressed or implied.

IN WITNESS WHEREOF, the Parties hereto have caused their duly authorised representatives to set their hands the day and year first above written.

Signed by for and on behalf of the Recipient/PRA

Name:

Designation:

NOTE:

- (a) *The Undertaking should be stamped on a stamp paper of INR 200.*
- (b) *The person signing the Undertaking should be an authorized signatory supported by necessary board resolutions (certified) /authorization letter (notarized).*

ANNEXURE E
DETAILS OF PROSPECTIVE RESOLUTION APPLICANT

[Note: In case of submission of EOI by a consortium, the details set out below are to be provided by each of the members of the consortium]

1. Name and Address:

- a) Name of the Firm/ Company/ Organisation/ Individual:
- b) Address:
- c) Telephone No:
- d) Mobile No:
- e) Fax:
- f) Email:

2. Date of Establishment / Incorporation:

3. Core Area of Expertise:

4. In case an EOI is submitted by a consortium, the proposed equity participation/economic interest of each member is to be disclosed, along with the lead partner:

5. Contact Person:

- a) Name:
- b) Designation:
- c) Telephone No:
- d) Mobile No:
- e) Email:

6. PRA Profile:

Financial Profile (consolidated / standalone as applicable):

(in Rs Crore)	Category I as per Eligibility Criteria	Category II as per Eligibility Criteria
As on 31 Mar 23		
As on 31 Mar 24		
As on 31 Mar 25		

7. Names and DIN of directors including Independent Directors

8. Experience of the PRA and its group in the relevant sector.

9. History, if any, of the PRA, has been declared as a ‘willful defaulter’, ‘non-cooperative borrower’, ‘non-impaired asset’ or ‘non-performing asset’.

10. Any other relevant details which would be useful for the IRP/RP to evaluate the bid and help to shortlist for the next stage in the process

[In case of a consortium, the above details are to be shared for each of the consortium members.]

ANNEXURE F

[On the stamp paper of adequate amount as applicable for declaration, affidavit and indemnity, in the state where this document is executed with minimum stamp duty being Rs. 100 and notarised]⁴

[Note: Foreign companies submitting expression of interest are required to ensure that the documents submitted as part of the expression of interest are appropriately apostilled, and stamp duty is paid as per local laws in India before submission to the Resolution Professional.

The execution of this affidavit must be authorized by a duly passed resolution of the board of directors of the prospective resolution applicant or any sub-committee of the board (if so authorized by the board) in the event the prospective resolution applicant is a company and in case of an LLP / partnership firm / other eligible entity, the authorisation from the body vested with similar powers of management.

Each page of the affidavit is required to be signed by the prospective resolution applicant at the bottom of the page and on the execution page, the deponent must affix his/her full signature and additionally affix the rubber stamp seal (if any) of the prospective resolution applicant.

Where the resolution applicant is a consortium, the affidavit set out below is to be provided by each member of the consortium.]

AFFIDAVIT REGARDING SECTION 29A OF THE INSOLVENCY AND BANKRUPTCY CODE, 2016

I, _____, [designation] of [●], son/ daughter of [●] having date of birth [●], PAN/AADHAAR/ PASSPORT [●], [Please insert as applicable PAN number, Passport number and AADHAAR number] [under authorization given to me vide resolution of the Board of Directors/ power of attorney of (name of the Applicant) [Please specify the incorporation details including corporate identification number and registered office details in case of companies / identification information in case of any other entity] dated [] (“**Applicant**” or “**Prospective Resolution Applicant**”), do hereby solemnly affirm and irrevocably and unconditionally state, in relation to submission by the Applicant of an expression of interest in the corporate insolvency resolution process of ACCIL Corporation Private Limited (“**Corporate Debtor**”), as follows:

1. That I am duly authorised and competent to swear and affirm the instant affidavit for and on behalf of the Applicant in terms of resolution of its board of directors dated [●] (as enclosed herewith). I hereby unconditionally state, submit and confirm that the said document is true, valid, genuine, effective and in force.
2. I say that pursuant to the provisions of Section 25(2)(h) of the Insolvency and Bankruptcy Code, 2016, as amended from time to time (“**IBC**”), Mr. Chandra Prakash, the Resolution Professional for the Corporate Debtor (the “**Resolution Professional**”) had invited expressions of interest from interested parties/ resolution applicants vide the advertisement dated _____ (“**Invitation for EOI**”) for the purposes of seeking resolution plans for Corporate Debtor during the corporate insolvency resolution process (“**CIRP**”) of Corporate Debtor. Pursuant to the above, the Applicant proposes to submit our expression of interest within the timelines prescribed under the Invitation for EOI.
3. I hereby unconditionally state, submit and confirm that the Applicant or any other person acting jointly or in concert with the Applicant or any person who is a ‘connected person’ (as defined in Explanation I to Section 29A(j) of the Code), listed herein in **Annexure I** is not disqualified/ ineligible from submitting a resolution plan in respect of the Corporate Debtor, pursuant to the provisions of Section 29A of the IBC and/or otherwise.
4. I/We say that in terms of Section 29A of IBC, certain persons/category of persons have been specified as ineligible for the purposes of submission of resolution plan.

⁴ The Prospective Resolution Applicants should note that this affidavit is in addition to and not in substitution of the affidavit to be provided, in respect of Section 29A of the IBC, at the time of submission of the resolution plan.

5. In compliance with section 29A of the Code, I hereby state, submit, affirm and declare that none of (a) the Applicant; and (b) any other person acting jointly or in concert with the Applicant:⁵

- a) is an undischarged insolvent;
- b) is a willful defaulter in accordance with the guidelines of the Reserve Bank of India (“**RBI**”) issued under the Banking Regulation Act, 1949 (the “**BR Act**”);
- c) at the time of submission of the resolution plan, has an account or an account of a corporate debtor which is under management or control of such person(s) or of whom such person(s) is a promoter, classified as non-performing asset in accordance with the guidelines of the RBI issued under the BR Act or the guidelines of a financial sector regulator issued under any other law for the time being in force and at least a period of 1 (one) year has lapsed from the date of such classification till the date of commencement of CIRP of the corporate debtor;
- d) has been convicted for any offence punishable with imprisonment:
 - (i) for 2 (two) years or more under any Act specified under the Twelfth Schedule of the IBC and two years have not passed from the date of release from such imprisonment; or
 - (ii) for 7 (seven) years or more under any law for the time being in force and two years have not passed from the date of release from such imprisonment.
- e) is disqualified to act as a director under the Companies Act, 2013;
- f) is prohibited by the Securities and Exchange Board of India (“**SEBI**”) from trading in securities or accessing the securities markets;
- g) has been a promoter or in the management or control of a corporate debtor in which a preferential transaction, undervalued transaction, extortionate credit transaction or fraudulent transaction has taken place and in respect of which an order has been made by the Adjudicating Authority under the IBC;
- h) has executed a guarantee in favour of a creditor in respect of a corporate debtor against which an application for insolvency resolution made by such creditor has been admitted under the IBC and such guarantee has been invoked by the creditor and remains unpaid in full or part;
- i) is subject to any disability, corresponding to abovementioned clauses (a) to (h) above, under any law in a jurisdiction outside India;
- j) has a connected person⁶ not eligible under the abovementioned clauses (a) to (i). A list of all the connected persons is set out in **Annexure I** hereto.

6. I irrevocably and unconditionally submit to the Resolution Professional, that the list of the connected persons set out in **Annexure I** hereto is exhaustive in all respects, and the names of all the connected persons have been set out thereunder without any omission whatsoever.

7. I submit to the Resolution Professional that; the Applicant unconditionally and irrevocably agrees and undertakes that it has made and shall continue to make full disclosure in respect of itself and all its connected persons.

8. I, submit that, till the approval of the resolution plan by National Company Law Tribunal, as and when any of the statements made hereunder are invalid, incorrect or misrepresented by the Applicant/ any other person acting in jointly or in concert with the Applicant/ any connected person set out in **Annexure I** hereto, such an event shall be considered to be a breach of the terms of the Invitation for EOI and hold the Applicant ineligible from participating in the process of CIRP of the Corporate Debtor.

⁵ In case any proviso / exclusions / explanations, as stipulated under Section 29A of IBC, are applicable in relation to a Prospective Resolution Applicant, to such extent, the format of this affidavit may be revised by such Prospective Resolution Applicant to provide for the same as indicated in this format.

⁶ The meaning of “connected person” is as provided under Section 29A(j).

9. I agree and acknowledge that Resolution Professional and/or the Committee of Creditors of the Corporate Debtor (“COC”) is entitled to rely on the statements and affirmations made in this affidavit for the purposes of determining the eligibility and assessing, agreeing and approving the EOI submitted by the Applicant.
10. I unconditionally and irrevocably represent, warrant and confirm that the Applicant and any other person acting jointly or in concert with the Applicant and all connected person listed herein in **Annexure I** is eligible under the terms and provisions of the IBC and the rules and regulations framed thereunder to submit a resolution plan for the Corporate Debtor. I unconditionally and irrevocably undertake that the Applicant shall promptly provide all data, documents and information as may be required from time to time to verify the statements made under this affidavit, to the satisfaction of the Resolution Professional and COC.
11. I understand and agree that the Resolution Professional and/or the COC of the Corporate Debtor may evaluate the EOI to be submitted by the Applicant or any other person acting jointly with it and such evaluation shall be on the basis of the confirmations, representations and warranties provided under this affidavit.
12. I agree and undertake to promptly disclose/inform forthwith, to the Resolution Professional and/or the COC of the Corporate Debtor, if the Applicant becomes aware of any change in factual information in relation to it or its connected persons which would make it ineligible under any of the provisions of Section 29A of the IBC at any stage of the CIRP, after the submission of this affidavit.
13. I agree that in the event any of the above statements are found to be untrue or incorrect, then the Applicant unconditionally agrees to indemnify and hold harmless the Resolution Professional and/or the COC of the Corporate Debtor against any losses, claims or damages incurred by the Resolution Professional and/or the COC of the Corporate Debtor, as the case may be, on account of such ineligibility of the Applicant.
14. This affidavit shall be governed in accordance with the laws of India and the courts of Mumbai shall have the exclusive jurisdiction over any dispute arising under this affidavit.
15. I submit that, the contents of this Affidavit, as provided above are correct, true, valid and genuine.
16. I submit that, no information/details, have been concealed while signing this Affidavit and there are no further facts to be disclosed to determine the eligibility of *[name of the Applicant]* in terms of Section 29A of the IBC.

Solemnly, affirmed at [] on [], [2025].

Before me,
Notary

Deponent's signature

VERIFICATION

I, the Deponent hereinabove [on behalf of *[name of the Applicant]*], do hereby verify and affirm that the contents of paragraph ___ to ___ of this affidavit are true and correct to my knowledge and belief and no material facts have been concealed therefrom.

Verified at [] on this [], 2025.

Deponent's signature

ANNEXURE I

LIST OF THE CONNECTED PERSONS AS DEFINED UNDER SECTION 29A (j) OF THE CODE

[Note: please list down the names of all the connected persons.]

DISCLAIMER

*This Invitation for Expression of Interest to submit resolution plans (“**Invitation for EoI**”) in respect of ACCIL Corporation Private Limited (“**Corporate Debtor**”) has been issued by the resolution professional of the Corporate Debtor (“**RP**”), acting on the instructions of the committee of creditors of the Corporate Debtor (“**COC**”) in compliance with the provisions of the Insolvency and Bankruptcy Code, 2016 (“**Code**”) read with regulation 36A of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016 (“**CIRP Regulations**”) solely for general information purposes only, without regard to any specific objectives, suitability, financial situations and needs of any particular person. This document does not constitute or form part of and should not be construed as an offer or invitation for the sale or purchase of securities or any of the businesses or assets described in it or an offer to sell or issue or the solicitation of an offer to buy or acquire securities or assets of the Corporate Debtor or any of its subsidiaries or affiliates in any jurisdiction or as an inducement to enter into investment activity. No part of this Invitation for EoI, nor the fact of its distribution, should form the basis of, or be relied on in connection with, any contract or commitment or investment decision whatsoever. It is hereby clarified that if any resolution plan (or the terms thereof) which is received by the RP is not pursuant to or in accordance with the provisions of this Invitation for EoI and/or such plan is not in accordance with the terms and conditions set out in this Invitation for EoI, then such resolution plan shall not be considered eligible for evaluation by the COC. By accepting this Invitation for EoI, the recipient acknowledges and agrees to the terms set out in this Invitation. This document is personal and specific to each applicant and does not constitute an offer or invitation or solicitation of an offer to the public or to any other person within or outside India.*

The information contained in this Invitation for EoI and subsequently disclosed pursuant to the terms hereof has been collated from information available with the RP for the preliminary reference of the recipients in making their own evaluation of the Corporate Debtor and does not purport to be accurate, comprehensive, or complete. All information provided herein and/or subsequently disclosed pursuant to the terms hereof has been provided by the Corporate Debtor and has not been independently verified by the RP or the COC. All recipients should conduct their own diligence, investigation and analysis of the Corporate Debtor, and the data set forth in this document or otherwise provided. It is hereinafter clarified that no representation or warranty, express or implied, is or will be made and no responsibility or liability is or will be accepted by the RP or the COC in relation to the accuracy, fairness, authenticity or completeness of this document or any other written or oral information made available to any interested party or its advisers and any such liability is expressly disclaimed. By placing a resolution plan upon conducting its independent diligence of the information disclosed in pursuant to this Invitation for EoI, the resolution applicant acknowledges and undertakes that it would not raise the veracity of any information provided herein as a defence in any proceeding or before any forum. Moreover, there would also be no liability of the RP or the COC for the information and the process provided herein.

The RP or the COC give no undertaking to provide the recipient with access to any additional information or to update this Invitation for EoI or any additional information, or to correct any inaccuracies in it which may become apparent. The issue of this Invitation for EoI shall not be deemed to be any form of commitment on the part of Corporate Debtor, the RP or the COC to proceed with any transaction nor does it constitute an offer for sale or purchase or otherwise.