[On company letter head]

<u>Undertaking on Criteria</u> [As specified by the committee under clause (h) of sub-section (2) of section 25 of the IBC, 2016]

I/We,	jointly with	, being	the Resolution Applicant/s
hereby undertake that I/we		_	
sub-section (2) of section 2	25 of the IBC, 2016 and	Rules and Regulations	made there under of Azali
Distribution Private Limite	Distribution Private Limited and specified in the "Detailed Invitation of EOI" dated 10.11.2024.		OI" dated 10.11.2024.
I/We further undertake that	we shall intimate the Re	esolution Professional	forthwith if I/we do not mee
the eligibility criteria und	er the above section of	or under any other pr	covisions of the Insolvency
Bankruptcy code, 2016 and	Rules and Regulations t	hereto, at any time duri	ing the Corporate Insolvency
Resolution Process.			
For			Date:
			
Authorized Signatory			Place:

[On company letter head]

Undertaking on Confidentiality

I/We,	jointly with	, being the Reso	lution Applicant/s,
hereby undertake th	hat I/we hereby undertake that I/we	shall maintain confidentiality	y of the information
provided to us ab-	out the Corporate Debtor or othe	r information provided and	shall not use such
information to cau	se an undue gain or undue loss to	itself or any other person ar	nd comply with the
requirements under	sub-section (2) of section 29 of the	BC, 2016.	
In particular, but v	without prejudice to the generality	of the foregoing, no represe	ntation or warranty
whatsoever is give	n in relation to the reasonableness	or achievability of the proje	ctions contained in
this Information M	emorandum or in relation to the ba	ses and assumptions underlyi	ng such projections
and you must satisf	fy yourself in relation to the reasona	ableness, achievability and ac	curacy thereof. The
recipient acknowle	edges that it will be solely respond	onsible for its own assessm	ent of the market
projections and futi	ure prospects/performance of the co	rporate debtor.	
Memorandum and	the information contained therein	is confidential and subject	to the undertaking
executed between	the corporate debtor and the recipi	ent in pursuance of Section 2	29 (2) of the Code.
The recipient by v	vay of the undertaking, unconditio	nally acknowledges to under	take to (a) comply
with the provisions	s of the law for the time being in fo	orce relating to confidentiality	and insider trading
(b) protect the inte	llectual property of the corporate d	ebtor it may have access to a	nd (c) is statutorily
obligated not to sha	are the information memorandum o	r its contents with third partie	es unless (a) and (b)
above have been co	omplied with. The recipient further a	also acknowledges that the inf	ormation contained
in the information	memorandum shall not be used to c	cause undue gain or undue los	ss to itself or to any
other persons and	that the recipient shall comply wi	th the requirements under S	ection 29(2) of the
Code.			
For		Date :	
Authorized Signato	rv	Place :	

[On company letter head]

Undertaking on Information Provided

I/We, _	jointly with	_, being the	Resolution	Applicant/s,
hereby	undertake that I/we hereby undertake that I/we that eve	ry informatio	n and record	s provided in
expressi	ion of interest is true and correct and discovery of any	false informa	tion or recor	d at any time
will ren	der the applicant ineligible to submit resolution plan, fo	rfeit any refu	ndable depos	it, and attract
nenal ac	ction under the Code.			

[AFFIDAVIT ON STAMP PAPER OF RS 300]

<u>Undertaking regarding</u> Eligibility under section 29A of the IBC, 2016;

(NOTE: 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.)

I,	, S/o Shri aged years, residing at
	designated as [] of []
(Res	olution Applicant) having its registered office at_do solemnly affirm and declare on oath as under: -
	1. I state that Corporate Insolvency Resolution Process has been initiated against "Azalia
	Distribution Private Limited "(Corporate Debtor) vide order dated 06.09.2024 (Admission Order)
	passed by National Company Law Tribunal, Mumbai Bench (Adjudicating Authority) in an
	application filed by Financial Creditor Reliance Commercial Finance Limited Vs. Azalia Distribution
	Private Limited against the Corporate Debtor under Section 7 of the Insolvency and Bankruptcy Code,
	2016 and M/s Truue IPE LLP, has been appointed as Interim Resolution Professional of the Corporate
	Debtor. The Copy of Order was received by IRP on 09.09.2024 thus 09.09.2024 is the commencement
	date of CIRP
2.	That on passing of the order dated 06.09.2024 by the NCLT, the powers of the board of directors of .
	Azalia Distribution Private Limited stood suspended & now vest in the hands of Truue IPE Private
	Limited.
3.	I state that the present affidavit is sworn by me on behalf of the Resolution Applicant in compliance of

4. I on behalf of the Resolution Applicant and any other person acting jointly or in concert with the Resolution Applicant hereby confirm that:

section 29A of the IBC.

(i) The Resolution Applicant and any connected person as per the Explanation I provided under section 29A of the IBC is not an undischarged insolvent; or

- (ii) The Resolution Applicant and any connected person as per Explanation I provided under section 29A of the IBC, is not identified as a willful defaulter in accordance with the guidelines of the Reserve Bank of India issued under the Banking Regulation Act, 1949; or
- (iii) At the time of submission of the Scheme of Arrangement, the account of the Resolution Applicant and any connected person as per Explanation I provided under section 29A of the IBC or an account of the corporate debtor under the management or control of such person of whom such person is a promoter, IBC is not classified as non-performing asset in accordance with the guidelines of the Reserve Bank of India issued under the Banking Regulation Act, 1949 or guidelines of a financial sector regulator issued under any other law at the time being in force and at least a period of one year or more has lapsed from the date of such classification till the date of commencement of corporate insolvency resolution process of the corporate debtor and that I have not failed to make the payment of all overdue amounts with interest thereon and charges relating to non-performing asset before submission of Scheme of Arrangement; or
- (iv) The Resolution Applicant and any connected person as per Explanation I provided under section 29A of the IBC have not been convicted for any offence punishable with imprisonment for 2 years or more under any Act specified in the Twelfth Schedule or for seven years or more under any law for the time being in force or a period of two years has expired from the date of release of such imprisonment; or
- (v) The Resolution Applicant and any connected person as per Explanation I provided under section 29A of the IBC have not been disqualified to act as a director under the Companies Act 2013; or
- (vi) The Resolution Applicant and any connected person as per Explanation I provided under section 29A of the IBC have not been prohibited by the Securities and Exchange Board of India from trading in securities or assessing the securities markets; or
- (vii) The Resolution Applicant and any connected person as per Explanation I provided under section 29A of the IBC have not indulged in preferential transaction or undervalued transaction or fraudulent transaction in respect of which an order has been made by the Adjudicating Authority under the IBC; or
- (viii) The Resolution Applicant and any connected person as per Explanation I provided under section 29A of the IBC have not executed a guarantee in favor 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 no such guarantee has been invoked by the creditor or remains unpaid in full or part; or

- (ix) The Resolution Applicant and any connected person a per Explanation I provided under section 29A of the IBC are not subject to any disability, corresponding to clauses mentioned above under any law in a jurisdiction outside India.
- 5. That the Resolution Applicant unconditionally and irrevocably agrees and undertakes that it shall make full disclosure in respect of itself and all its connected persons as required under Regulation 38(3) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016, as applicable to the corporate insolvency resolution process of the Corporate Debtor.
- 6. That neither the Resolution Applicant, nor any other person acting jointly or in concert with the Resolution Applicant, nor any 'connected person' (as defined under Section 29A of the Code)has:
 - (a) withdrawn or sought any deviation to its resolution plan in any corporate insolvency resolution process, or avoided or delayed or defaulted in the implementation of the resolution plan approved by the committee of creditors / Adjudicating Authority; or delayed or failed to implement any conditions as contained in the process document / note issued under any corporate insolvency resolution process (including the submission of any guarantee / security documents as envisaged under the process document / note of any corporate insolvency resolution process);
 - (b) had any resolution plan filed by it withdrawn / rejected or applied to be withdrawn / rejected from the Adjudicating Authority / committee of creditors owing to any non- compliance / default by it;
 - (c) failed to implement its resolution plan approved by committee of creditors / Adjudicating Authority in accordance with its terms; or
 - (d) in order to avoid the obligations under its resolution plan approved by committee of creditors / Adjudicating Authority, challenged the process document / note or process there under issued by a resolution professional / committee of creditors with respect to a corporate insolvency resolution process, in any court of law or sought any deviation from the resolution plan submitted by it which is not acceptable to the committee of creditors of the relevant matter.
- 7. That the Resolution Applicant unconditionally and irrevocably represents, warrants and confirms that it is eligible under the terms and provisions of the Code (read with the relevant regulations framed there under) to submit an expression of interest and a resolution plan and it shall provide all documents, representations and information as may be required by the RP or the CoC to substantiate that the Resolution Applicant is eligible under the applicable provisions of the Code and the rules and regulations there under to submit a resolution plan in respect of the Company.

- 8. That the Resolution Applicant understands that the RP and the CoC may evaluate the expression of interest and / or resolution plan to be submitted by the Resolution 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 Resolution Applicant under this undertaking.
- 9. That in the event any of the statements contained herein are found to be untrue or incorrect, then the Resolution Applicant unconditionally agrees to indemnify and hold harmless the RP and each member of the CoC against any losses, claims or damages incurred by the RP and / or the members of the CoC on account of such ineligibility of the Resolution Applicant.

(Deponent)

VERIFICATION

Verified at	on this	(day, month & year), that the above contents of
this affidavit are	true & correct to the best of m	ny knowledge and belief and nothing has been
concealed there fr	om.	
(Deponent)		
I/We,	jointly with	, being the Resolution Applicant/s,
hereby undertake	that I/we hereby undertake th	nat I/we that every information and records provided in
expression of inte	rest is true and correct and d	iscovery of any false information or record at any time
will render the app	plicant ineligible to submit re	solution plan, forfeit any refundable deposit, and attract
penal action under	the Code; and	