

NATIONAL COMPANY LAW APPELLATE TRIBUNAL
NEW DELHI

Company Appeal (AT) (Insolvency) No. 449 of 2018

IN THE MATTER OF:

P.G. Prabhakar Reddy

...Appellant

Versus

**IJM Concrete Products Pvt. Ltd.
& Anr.**

...Respondents

Present:

For Appellant : Mr. Purushottam Kumar Jha, Advocate

O R D E R

14.08.2018 It is stated that no 'Demand Notice' under Section 8(1) of the Insolvency and Bankruptcy Code, 2016 (for short the "I&B Code") was served on the 'Corporate Debtor' before filing the application under Section 9 of the I&B Code. The reason was incomplete address of the 'Corporate Debtor' given in the said 'Demand Notice' which the appellant could come to know on perusal of the record after admission of the case.

Let notice be issued on the respondents by Speed Post. Requisite along with process fee, if not filed, be filed by 16th August, 2018. If the appellant provides the *e-mail* address of respondents, let notice be also issued through *e-mail*.

Post the case 'for admission' on 6th September, 2018.

In the meantime, Interim Resolution Professional (IRP) will ensure that the company remains on going and the manufacturing and production of the company do not suffer, payment of wages to the employees/workmen are made on time and if any material is supplied during corporate resolution process, the payment must be paid to the supplier/creditor. If so necessary, the Insolvency Resolution Professional will take aid of (suspended) Board of Directors. The Bank having account of the corporate debtor will also cooperate with the Insolvency Resolution Professional to ensure compliance of this order.

[Justice S.J. Mukhopadhaya]
Chairperson

[Justice Bansi Lal Bhat]
Member (Judicial)

/ns/uk/