MUMBAI SILICON VALLEY BANGALORE SINGAPORE MUMBAI BKC NEW DELHI MUNICH NEW YORI

## **Insolvency** and Bankruptcy Hotline

May 27, 2021

NO EQUALITY AMONGST EQUALS: TREATMENT OF SECURED CREDITORS UNDER IBC

This article was originally published in the 24<sup>th</sup> May 2021 edition of

#### SUMMARY

The question of whether senior secured creditors have primacy over junior secured lenders in the liquidation process under IBC has been a subject of much debate. The Insolvency Law Committee (ILC) was of the view that valid intercreditor agreements are to be respected in the liquidation process, and therefore, recommended that a clarification be added to the Code to this effect. However, the government, in its legislative wisdom, did not accept such a recommendation and the question finally came to be settled by National Company Law Appellate Tribunal (NCLAT) in the case of *Technology Development Board v Mr. Anil Goel*. In the present case the NCLAT disagreed with the ILC and held that no preferential treatment to senior secured creditors can be allowed in the distribution of liquidation proceeds if such creditors have relinquished their security towards the liquidation estate.

For the complete article please click here.

### - Mohammad Kamran & Arjun Gupta

You can direct your queries or comments to the authors

### **DISCLAIMER**

The contents of this hotline should not be construed as legal opinion. View detailed disclaimer.

This Hotline provides general information existing at the time of preparation. The Hotline is intended as a news update and Nishith Desai Associates neither assumes nor accepts any responsibility for any loss arising to any person acting or refraining from acting as a result of any material contained in this Hotline. It is recommended that professional advice be taken based on the specific facts and circumstances. This Hotline does not substitute the need to refer to the original pronouncements.

This is not a Spam mail. You have received this mail because you have either requested for it or someone must have suggested your name. Since India has no anti-spamming law, we refer to the US directive, which states that a mail cannot be considered Spam if it contains the sender's contact information, which this mail does. In case this mail doesn't concern you, please unsubscribe from mailing list

## **Research** Papers

Mergers & Acquisitions

July 11, 2025

New Age of Franchising

June 20, 2025

Life Sciences 2025

June 11, 2025

### **Research** Articles

# 2025 Watchlist: Life Sciences Sector India

April 04, 2025

Re-Evaluating Press Note 3 Of 2020: Should India's Land Borders Still Define Foreign Investment Boundaries?

February 04, 2025

INDIA 2025: The Emerging Powerhouse for Private Equity and M&A Deals

January 15, 2025

### Audio 🕪

### CCI's Deal Value Test

February 22, 2025

Securities Market Regulator's Continued Quest Against "Unfiltered" Financial Advice

December 18, 2024

Digital Lending - Part 1 - What's New with NBFC P2Ps

November 19, 2024

## **NDA** Connect

Connect with us at events, conferences and seminars.

## **NDA** Hotline

Click here to view Hotline archives.

### Video ■

Reimagining CSR: From Grant Giving to Blended Finance & Outcome Based Funding

June 16, 2025

Courts vs Bankruptcy code: The

JSW-Bhushan Saga

June 04, 2025

Vyapak Desai speaking on the danger of deepfakes | Legally Speaking with Tarun Nangia | NewsX

April 01, 2025