## IN THE GENERAL DIVISION OF THE HIGH COURT OF THE REPUBLIC OF SINGAPORE

Case No.: HC/OA 1272/2024 In the matter of Part 11 of the Insolvency, Restructuring and Dissolution Act 2018

Doc No.: HC/ORC 932/2025 Filed: 20-February-2025 04:48 PM

And

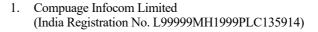
In the matter of Section 252 of the Insolvency, Restructuring and Dissolution Act 2018

And

In the matter of Schedule 3 of the Insolvency, Restructuring and Dissolution Act 2018

And

In the matter of Article 15 of the UNCITRAL Model Law on Cross-Border Insolvency



 Gajesh Labhchand Jain (India Passport No. Z7128202) Resolution Professional of Compuage Infocom Limited

...Applicant(s)

## ORDER OF COURT

Case No: HC/OA 1272/2024

Before: The Honourable Justice Aidan Xu @ Aedit Abdullah

Venue: Supreme Court, Chamber 6C Hearing date/Time: 19-February-2025 / 10.30 am

The Court made the following orders in the above action:

- 1. Compuage Infocom Limited's (the "Company") Corporate Insolvency Resolution Process ("CIRP") commenced pursuant to the Order of Court dated 2 November 2023 passed by the National Company Law Tribunal, Mumbai Bench (the "NCLT") in Case Number CP(IB)/329/MB/2023 (the "Insolvency Proceeding"), in accordance with the Indian Insolvency and Bankruptcy Code 2016, be recognised by the Singapore Courts and in Singapore as a foreign main proceeding within the meaning of Article 2(f) of the UNCITRAL Model Law on Cross-Border Insolvency as adopted in Singapore by way of Part 11 and the Third Schedule of the Insolvency, Restructuring and Dissolution Act 2018 ("IRDA") (the "Model Law").
- 2. Mr. Gajesh Labhchand Jain, the Resolution Professional of the Company (the "RP") appointed pursuant to the Order of Court dated 29 April 2024 granted by the NCLT in Case Number CP(IB)/329/MB/2023, be recognised by the Singapore Courts and in Singapore as a foreign representative within the meaning of Article 2(i) of the Model Law.



- 3. The RP be granted the like powers in relation to the Company's property and assets (and any proceeds thereof) as are available to a Singapore insolvency officeholder under Singapore insolvency law. For the avoidance of doubt, and without prejudice to the generality of the foregoing, all moveable assets (including unsold inventory) and records belonging to the Company and its branch office, Compuage Infocom Limited (Singapore Branch) (UEN No. T15FC0104C), are to be vested with the RP and the RP be granted the power to take all actions reasonably necessary for the administration, realisation and sale of all assets in Singapore.
- 4. No assets or any proceeds thereof in Singapore shall be repatriated or returned to the Company's estate in India without leave of Court.
- 5. There be liberty to apply.

Date of Order 19 February 2025

## Notes:

- 1. The person or entity served with this judgment/order and who/which has been ordered to pay money, to do or not to do any act must comply immediately or within the time specified in the judgment/order, if any.

  2. Failure to comply may result in enforcement of judgment/order proceedings, including contempt of Court
- 2. Failure to comply may result in enforcement of judgment/order proceedings, including contempt of Court proceedings, against the said person or entity.



https://www.courtorders.gov.sg Access code: 96xzaufk4

Getting this document from the Authentic Court Orders Portal verifies:

(a) that it was issued by the Courts of the Republic of Singapore or, in the case of a Schedule of Assets, that it was filed with the Courts in relation to an application for a Grant of Probate/Letter of Administration; and (b) the text of the document was issued on 19 Feb 2025

JILL TAN
REGISTRAR
SUPREME COURT
SINGAPORE

