Mission

- Corporate insolvency has been a vexed issue in India, as the legal mechanism to deal with it has been fragmented under multiple laws.
- India ranks 136 in the World Bank's ranking for resolving insolvency. It takes over four years to resolve insolvency issues and the recovery rate is very low.
- A serious consequence of this has been a large amount of bad/restructured loans (worth about Rs 8 trillion) on bank books, over 40 per cent of which pertains to infrastructure and construction related sectors. Several schemes have been launched to address this issue - CDR, 5/25, SDR and S4A - all of which have met with limited success.
- The newly introduced Insolvency and Bankruptcy Code (IBC), 2016 seeks to address this issue by bringing in a consolidated legal framework for resolving defaults by infrastructure companies and partnership firms in a time-bound manner. The code, in force since December 2016, supersedes all extant insolvency laws.
- The criteria for cases to be referred under IBC 2016 are that the lenders' exposure must be at least Rs 50 billion, and that more than 60 per cent of this has been declared as an NPA (as of March 2016) by the lender.
- Both the debtor and the creditor are permitted to trigger the insolvency procedure under the code. As of August 2017, 247 cases have been admitted to the NCLT for resolution.
- The enactment of IBC 2016 will shift the debtor-creditor dynamics from "debtor under possession" to "creditor in control". This has been further bolstered by the greater legislative powers given by the government to the Reserve Bank of India (RBI) through an ordinance to amend the Banking Regulation Act, 1949. The ordinance, introduced in May 2017, allows the central bank to issue directions to banks to initiate insolvency resolution procedures under the provisions of IBC 2016.
- Consequently, in June 2017, RBI identified 12 default accounts with Rs 2 trillion worth of bad loans (25 per cent of the total bad loans in the system) to be resolved under this route. Further, in August 2017, a second list of defaulters of at least 28 accounts was sent to banks for resolution.
- While IBC 2016 is expected to play a key role in NPA resolution, much of its success would depend on its implementation, which seems challenging owing to a host of factors. For instance, a number of banks have reservations about IBC 2016, primarily on account of the requirement of accelerated provisioning and their belief that negotiations can best be carried out with the promoters. Some banks are looking at testing the code with small cases before bringing in large cases through this route.
- The mission of this conference is to examine the impact of IBC, 2016 on resolving insolvency issues in India. The conference will highlight the key features and the various legal nuances of the code. It will also discuss the impact of the code on various infrastructure sectors, the execution challenges and the way forward for the enforcement of the code.

Target Audience

The conference is a must-attend for officials/managers from:

- Infrastructure developers (roads, ports, airports, construction, water, metro rail, railways, power, renewable energy, urban infrastructure, oil and gas, townships/SEZs)
- Government and policymakers
- EPC firms
- Infrastructure-related government agencies
- State infrastructure development organisations
- Arbitration institutions
- Legal firms
- Practising Arbitrators
- Advocates, CA, CS
- Commercial banks and financial institutions
- Asset reconstruction companies
- Financial advisory firms
- Project executing agencies
- Insurance firms
- Tax and other sector consultants
- Bilateral and multilateral agencies
- Academic and research institutions
- Credit rating firms
- Equipment manufacturers
- Infrastructure fund managers
- Technology providers, etc.

Delegate Fee

- The delegate fee is Rs 25,000, additional fee for one participant Rs 15,000. A GST of 18 per cent is applicable on the registration fee
AGENDA/STRUCTURE

CURRENT SCENARIO - INSOLVENCY AND NPA CASES
- What is the current state of insolvency cases in India?
- What has been the trend with respect to bank NPAs?
- What have been the key issues and challenges?
- What is the outlook?

INTRODUCTION TO IBC 2016
- What are the key features of IBC 2016? What is the process for invoking the IBC 2016 provisions?
- What is its likely impact on various sectors?
- What are the key issues and challenges in its implementation?

EXPERIENCE WITH DEBT RESTRUCTURING SCHEMES
- What has been the experience with regard to debt restructuring with schemes such as CDR, 5/25, SDR and S4A?
- What have been the hits and misses?
- What have been the key challenges in implementing these schemes? How is IBC 2016 a better framework?

LENDERS’ PERSPECTIVE
- How do the lenders perceive IBC 2016?
- How is the code expected to impact the debt recovery rate?
- What are the expected challenges in its execution?

BORROWERS’ PERSPECTIVE: FOCUS ON KEY SECTORS (POWER, STEEL, CEMENT, CONSTRUCTION, ROADS, AVIATION, ETC.)
- How do the borrowers perceive IBC 2016?
- What are the challenges in triggering the insolvency process under the IBC?
- What are the grey areas in the code?

FOCUS ON REGULATORY ASPECTS
- What are the key regulatory aspects of the effective implementation of IBC 2016?
- What are the key issues? What are the possible remedies?
- What is the wishlist of key regulators?

LEGAL IMPLICATIONS
- What are the legal implications of the provisions of IBC 2016?
- What are the lacunae in the new framework? How can these be addressed?

Previous participants

Organisers
The conference is being organised by India Infrastructure Publishing, the leading provider of information on the infrastructure sectors. The company publishes Indian Infrastructure (a magazine on infrastructure policy and finance), Power Line (India’s premier power magazine), tele.net (a magazine targeted primarily at telecom service providers and large enterprise customers) and Renewable Watch (covers the entire spectrum of renewable energy). It also publishes a series of research reports and weekly newsletters in the areas of power, oil and gas, ports and shipping, roads and bridges, airports, urban infrastructure, telecom and railways.
Registration Form

I would like to register for the conference. I am enclosing Rs___________________ vide cheque/demand draft no.__________________
drawn on ____________________ dated ______________ Company GST No. _______________ in favour of India Infrastructure Publishing
Pvt. Ltd., payable at New Delhi.

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Registration Fee

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Delegate fee is inclusive of 18 per cent GST.

Payment Policy:

- Full payment must be received prior to the conference.
- Conference fees cannot be substituted for any other product or service being extended by India Infrastructure Publishing Pvt. Ltd.
- Conference fee includes lunch, tea/coffee and conference material.

Sponsorship opportunities are available.