

DIVISION BENCH

ITEM NO.101

**NATIONAL COMPANY LAW TRIBUNAL
ALLAHABAD BENCH
PRAYAGRAJ**

**IA (Plan) No.04/2025, IA No.621/2024, IA No.44/2025, IA No.402/2025,
IA No.404/2025 & IA No.744/2025 IN CP (IB) No.61/ALD/2023**

CORAM:

- 1. SH. PRAVEEN GUPTA,
HON'BLE MEMBER (JUDICIAL)**
- 2. SH. ASHISH VERMA,
HON'BLE MEMBER (TECHNICAL)**

Date of Order: 13th May, 2026

Attendance-Cum-Order Sheet of the Hearing.

NAME OF THE COMPANY	SHANDONG CHUNLONG GROUP INDIA PVT. LTD.
UNDER SECTION	10 IBC (IN CIRP)

COUNSEL APPEARED THROUGH PHYSICAL/ VIRTUAL HEARING:

Sh. Harish Taneja with : *For the RP*
Sh. Gaurav Raj Grover, Advs.

Sh. Shobhan Mahanti with : *For the Res. in IA No.402/2025*
Sh. Siddhant Katyal, Advs.

ORDER

IA (Plan) No.04/2025

- 1.** Ld. Counsel representing the Applicant/ RP while arguing the matter, refers to page no.45 of the Resolution Plan application, whereby the details of the Operational Creditor comprising from serial no.1 to 10 have been given along with their corresponding admitted claims as well as the percentage of the voting that they have corresponding to the amount admitted with respect to each of the Operational Creditor.
- 2.** He also further refers to page no.48 of the said application, where the detailed breakup with respect to the amount to be paid to each of the Operational Creditor has been given corresponding to the percentage of the voting, irrespective of the fact that either of them has abstained or dissented from the voting process.

-Sd-

-Sd-

3. After arguing for some time, the Ld. Counsel representing the Applicant/ RP however seeks a short accommodation to file an affidavit that there was other than the government claim i.e. of the Assistant Commissioner of Custom (Import), there were no other claims by any of the government institutions nor there were any claims of the employees/ workmen whatsoever.
4. Further, an affidavit be also given with respect to further course of action, which according to the RP would be needed to be taken in IA No.402/2025 in view of the fact that the assets, which were earlier shown to be in stock, however have been found to be erroneously reflected in the books of account, and those assets are forming part of the assets of the Corporate Debtor as being the plant and machinery available at site.
5. Let the said affidavit as prayed be filed within a period of one week and this application be put up for hearing on 3rd June, 2026 along with all other applications, and to be taken up higher on the Board.

-Sd-
(Ashish Verma)
Member (Technical)

-Sd-
(Praveen Gupta)
Member (Judicial)

13th May, 2026

Kavya Prakash Srivastava
(Stenographer)