

## **NOTICE**

As provided in Section 4(b) of the amended Sick Industrial Companies (Special Provisions) Repeal Act, 2003 on such date as may be notified by the Central Government, any appeal preferred to AAIFR or any reference made or inquiry pending to or before BIFR shall stand abated provided that a Company in respect of which such appeal or reference or inquiry that stands abated may make reference to the National Company Law Tribunal (NCLT) under the Insolvency and Bankruptcy Code, 2016 (IBC) within 180 days from the commencement of the IBC in accordance with the provisions of the IBC. The notified date is 1<sup>st</sup> December, 2016 and 180 days expired on or about 31<sup>st</sup> May, 2017.

All Advocates and parties appearing in person are hereby informed that as per the directions of the Hon'ble Company Judge, all Company matters where respondent company had filed reference to BIFR or had preferred an appeal to AAIFR, which were pending, shall file an affidavit within two weeks from today stating therein whether they have preferred a reference to NCLT under IBC within the prescribed period. If so, details of the reference to be also provided in the affidavit. A copy of this affidavit to be also

served within two weeks upon petitioner or their Advocates.

It may be noted that in the absence of such affidavit, this Hon'ble Court will proceed further on the basis that there is no reference filed before NCLT.

All the Advocates and parties appearing in the Company matters are requested to take a note of the same.

HIGH COURT, ORIGINAL SIDE )  
BOMBAY, 16<sup>th</sup> MARCH, 2018 )

Sd/-

**PROTHONOTARY AND SENIOR MASTER**