BY E-mail/FAX/SPEED POST

F.No. 110/9/2015/NA (Part II) Government of India Ministry of Coal Office of Nominated Authority

131, Ground Floor, World Trade Centre, Babar Road New Delhi, Dated: the March' 2017

To,
The Pay & Accounts Officer,
PAO, Ministry of Coal,
Trikoot II, Bhikaji Camma Place,
R.K.Puram,
New Delhi-110066.

Subject:

Transfer of compensation towards cost for Land and Mine Infrastructure in respect of **Nerad Malegaon** coal mine to the Commissioner of Payment for further disbursal to the prior allottees i.e. **M/s.Gupta Metallics & Power Ltd. and Gupta Coalfields & Washeries Ltd.**

Sir/Madam,

I am to convey the sanction of the President to the transfer of a sum of Rs. 8,80,16,079/- (Rupees Eight Crores Eighty Lakh Sixteen Thousand and Seventy Nine only)to the Coal Controller's Organisation disbursement for to M/s.Gupta Metallics & Power Ltd. and Gupta Coalfields & Washeries Ltd., the prior allottees, of Nerad Malegaon coal mine under the provisions of the Coal Mines (Special Provisions) Act, 2015 by the Coal Controller in his capacity as 'Commissioner of Payments' towards compensation for Land and Mine Infrastructure.

2. The amount of compensation for Land and Mine Infrastructure for Nerad Malegaon coal mine has

been calculated as Rs. 11,68,50,588/- and "NIL" respectively.

- 3. Here, it is mentioned that amount of Rs. 52,72,310.86/- on account of incremental interest towards compensation for land is yet to be received Indrajit Power Pvt. Ltd. M/s. (IPPL), the Successful Bidder of the said coal mine. It has been submitted by the Successful Bidder that with the current financial constraints they are finding it difficult to pay the unexpected request of aforesaid amount and has requested for extension of time for the payment of the said amount. The same is still to be deposited by the Successful Bidder. As such amount available for disbursal as on date is Rs. 11,15,78,278/-only.
- 4. Further, it is mentioned that in accordance with the Coal Mines (Special Provisions) Act, 2015 ("Act") and the Coal Mines (Special Provisions) Rules, 2014 ("Rules"), the Nominated Authority had issued notices dated March 12, 2015, April 22, 2015, September 17, 2015, December 15, 2015 and June 02/03, 2016 inviting claims from Secured Creditors/Government Authorities in respect of Schedule I coal mines.
- 5. In pursuance to the aforesaid notices, claim of Rs. 2,35,62,199/- had been lodged by the Directorate of Geology and Mining, Government of Maharashtra against the **Nerad Malegaon** coal mine.
- 6. The Directorate of Geology and Mining, Government of Maharashtra vide this office's letter dated 31.08.2016, was requested to confirm that the

amount claimed has become due and payable within months immediately before the relevant 12 date (i.e. April 1,2015 in case of Schedule II coal mines and September 24, 2014 for remaining Schedule I coal mines) as per Rule 15 (b) of the Coal Mines (Special Provisions) Rules, 2014. It was also requested that, if the same is not, a revised claim for the amount which had become due and payable within 12 months immediately before the relevant date accompanied with an affidavit in the prescribed format may be submitted by 05.09.2016.

- 7. It may be noticed from the letter dated 03.09.2016 submitted by DGM, Maharashtra in pursuance to aforesaid letter that they have submitted the claim of Rs. 2,35,62,199/- as per 2009-10 rates towards exploration cost for Nerad-Malegaon coal mine. It has been stated that the prior allottee has not paid exploration cost as mining lease was not granted to the company.
- 8. It has been observed that the cost of GR has not been paid by prior allottee to DGM Maharashtra as the same was payable after Mining Lease for the said coal mine which could not be completed. The cost of GR has been calculated by DGM Maharshtra as per 2008-09 rates. As per Rule 15 (b) of the Coal Mines (Special Provisions) Rules' 2014 revenues, taxes, cess, additional levy and rates due from the prior allottee to the Central Government or a State Government or to a local authority at the relevant date, and having become due and payable within the twelve months

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immediately before that date, with respect to the relevant Schedule I coal mine are only to be settled from the compensation prior to the disbursal of the same to the prior allottee. The due date of payment of aforesaid cost is uncertain. Further, it is not clear whether the claim of Rs. 2,35,62,199/- is to be borne by the Successful Bidder entirely or partly as the conditions for the payment of the same is also not known.

- In view of the above, it has been decided to hold 9. a hearing of the Prior Allottee, Claimant as well as the Successful Bidder in order to establish the aforesaid claim of Rs. 2,35,62,199/- and withhold the said amount till further order. It has also been decided that meanwhile, the remaining amount withholding the amount of Rs. 2,35,62,199/- from the amount deposited by the Successful Bidder (Rs. 11,15,78,278/-)may be disbursed to Prior Allottee. As such, the amount payable to prior allottee (s) is presently Rs. 8,80,16,079/- after deducting Rs.2,35,62,199/- (withheld towards claim from DGM, Maharashtra) and Rs. 52,72,310.86/- (yet to be paid by Successful Bidder towards incremental interest for compensation for land) out of total computed compensation of Rs.11,68,50,588/-.
- 10. The amount of **Rs. 8,80,16,079/-** (Rupees Eight Crores Eighty Lakh Sixteen Thousand and Seventy Nine only)may be transferred through RTGS to the account of Coal Controller, Coal Controller's Organisation who has been appointed as

'Commissioner of Payments' under the provisions of Section 15 (1) of the Coal Mines (Special Provisions) Act, 2015 for the purpose of the said Act vide Ministry of Coal's Order No. 22/2/2014-ASO dated 15th July, 2015.

- 11. The expenditure on this account is debitable to the Head **8443.00.117.03.04.00**.
- 12. This issues with the approval of Integrated Finance Division, Ministry of Coal vide Note dated 18.10.2016.

Encl: as above.

Yours faithfully,

(N.K. Singh)

Deputy Secretary to the Government of India

Copy to:

1. The Coal Controller in the capacity as Commissioner of Payments, Coal Controller Organisation, No. 1 Council House Kolkata-700001 - for further disbursement to the prior allocattees under the provisions of the Coal Mines (Special Provisions) Act, 2015 within ten days of the transfer of above amount from PAO. It may be ensured that payment is made to the prior allottees as per the said Act. The prior allottees may be intimated of the sanction & requested to submit the required document(s) for receiving the amount. The claimant shall need to submit an NOC (Annexure-I) from the other allottees/partners. Further, an affidavit in the prescribed format (Annexure-II) may also be

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obtained from the claimant prior to disbursal.

2. US (IFD), Ministry of Coal.

3. US (CBA-II), Ministry of Coal.

4. DDO, Nominated Authority.

5. M/s. Gupta Metallics & Power Ltd.

6. M/s. Gupta Coalfields & Washeries Ltd.

7. M/s. Indrajit Power Pvt. Ltd.

8. TD, NIC: for uploading on the Website of Ministry of Coal.

(To be stamped in accordance with the relevant Stamp Act and duly sworn

NO OBJECTION CERTIFICATE BY THE ASSOCIATE PRIOR ALLOTTEE FOR DISBURSAL OF THE AMOUNT TOWARDS COMPENSATION FOR LAND AND MINE INFRASTRUCTURE FOR THE COAL MINE UNDER THE PROVISIONS OF THE COAL MINES (SPECIAL PROVISIONS) ACT, 2015 TO LEADER PRIOR ALLOTTEE/JOINT VENTURE COM

I,agedyears, resident ofworking asan authorized signatory on behalf ofas under: 1. That I am the Authorised Signatory of the Associate Prior Allottee! I am conversant with facts and circumstances surrounding the subject of this No Objection Certificate and have been authorized to confirm the same. 2. That M/s
1. That I am the Authorised Signatory of the Associate Prior Allottee. I am conversant with facts and circumstances surrounding the subject of this No Objection Certificate and have been authorized to confirm the same. 2. That M/s. Allottee') and M/s. (name of the 'Leader Prior Allottee') are the joint Prior Allottees of the (name of the 'Associate Prior Mine') in terms of the Coal Mines (Special Provisions) Act, 2015 (the "Act")/successor-in-interest of the Prior Allottees of the Coal Mine. 3. That M/s. (name of the 'Joint Venture Partners') are joint venture partners of M/s. (name of the 'Joint Venture Company') in favour of which Mining Lease had been executed for the (the "Coal Mine"). As such Allottee in terms of the Coal Mines (Special Provisions) Act, 2015 (the "Act")/successor-in-interest of the Prior Allottees of the said Coal Mine. [Applicable in cases where Mining Lease had been executed in favour of third party: Delete the clause whichever is not applicable.] 4. As per the terms and condition of letter of allocation dated the investment and undertake all the investment and undertake al
1. That I am the Authorised Signatory of the Associate Prior Allottee. I am conversant with facts and circumstances surrounding the subject of this No Objection Certificate and have been authorized to confirm the same. 2. That M/s. Allottee') and M/s. Allottee') and M/s. Allottee (s)') are the joint Prior Allottees of the (name of the 'Associate Prior Mine') in terms of the Coal Mines (Special Provisions) Act, 2015 (the "Act")/successor-in-interest of the Prior Allottees of the Coal Mine. 3. That M/s. Partners') are joint venture partners of M/s. (name of the Joint Venture Partners') in favour of which Mining Lease had been executed for the (the "Coal Mine"). As such M/s. (name of the 'Joint Venture Company) is the Prior Allottee in terms of the Coal Mines (Special Provisions) Act, 2015 (the "Act")/successor-in-interest of the Prior Allottees of the said Coal Mine. [Applicable in cases where Mining Lease had been executed in favour of third party. Delete the clause whichever is not applicable.] 4. As per the terms and condition of letter of allocation dated the leader Prior Allottee/Joint Venture Company was mandated to make all the investment and undertake al
from the Coal Mine. As such the Leader Prior Allottee/Joint Ventre Infrastructure in relation to the Coal Mine.

That nothing has been concealed in the information submitted as mentioned above.

(place).	isday of (month) 2017 at
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(Signature)
Deponent-Authorised Signatory
(Name, Designation & Seal)

VERIFICATION

I,	_(name of stated in the Prior
Verified atday of (month) 2017 at (place).	

(Signature)
Deponent-Authorised Signatory
(Name, Designation & Seal)

(To be stamped in accordance with the relevant Stamp Act and duly sworn

UNDERTAKING FOR RECEIVING THE AMOUNT TOWARDS COMPENSATION FOR LAND AND MINE INFRASTRUCTURE FOR THE COAL MINE UNDER THE PROVISIONS OF THE COAL MINES (SPECIAL PROVISIONS) ACT, 2015 TO LEADER PRIOR ALLOTTEE/JOINT VENTURE COMPANY

Iaged years, resident of working as an authorized signatory on behalf of(name of Prior Allottee) hereby states as under:
1. That I am the Authorised Signatory of the Prior Allottee. I am conversant with facts and circumstances surrounding the subject of this Undertaking and have been authorized to undertake the same.
2. That M/s. is/are the Prior Allottee (s) of the
3. That the Mining Lease for the Coal Mine has been executed in favour of M/s
4.That M/shas been authorised by the other Joint Prior Allottee (s)/Joint Venture Partners to receive the claim on its/their behalf. A "No Objection Certificate" in the prescribed format from the Joint Prior Allottee (s)/Joint Venture Partners in this regard is enclosed herewith for record.
5. That the Prior Allottee (s) has incurred the cost on Land and Mine Infrastructure for Coal Mine and is entitled to get compensation of the same. The details of account for this purpose is as under:

Name of the Account holder company (must be in the name of prior allottee) Name of the Bank/Branch Account No.

MICR

IFSC

- 6. That the Prior Allottee (s) indemnifies the Nominated Authority /or the Central Government against any liability, cost, damages or losses in relation to this disbursement.
- 7. That the Prior Allottee (s) also undertakes that it is liable to return the amount disbursed to it, in case the above cost (part or in full) is claimed and established by any other party.
- 8. That nothing has been concealed in the information submitted as mentioned above.

Solemnly affirmed and verified on this day of (month) 2017 at (place).

(Signature)

Deponent-Authorised Signatory (Name, Designation & Seal)

VERIFICATION

ofworking as an auth paragraphs 1 to 8 above is an all	Orized signate resident
(name of Prior Allottee) do hereby solveragraphs 1 to 8 above is on the basis Allottee, and verify that the contents correct, no part of it is false and not therefrom.	of the books at what is stated in
Verified at	2001 CONCESSIED

Verified at day of (month) 2017 at (place).

(Signature)

Deponent-Authorised Signatory (Name, Designation & Seal)