

BY SPEED POST/Through E-mail

**File No NA-203/5/2021-NA
Government of India
Ministry of Coal
Office of Nominated Authority**

120-F, Shastri Bhawan, New Delhi

Dated : March 09, 2021

ORDER

Subject: Determination of compensation for land and mine infrastructure payable to Hindustan Zinc Ltd., Akshya Investment Pvt. Ltd., Chhattisgarh Steel & Power Ltd., Chhattisgarh Electricity Corporation Ltd., MSP Steel & Power Ltd., Chhattisgarh Captive Coal Mining Ltd. (Consortium of five Cos.) as prior allottee of Madanpur South Coal Block/Mine in terms of the Coal Mines (Special Provisions) Act, 2015 and Judgment dated March 09, 2017 passed by Hon'ble High Court of Delhi – Reg, where successful allottee is Andhra Pradesh Mineral Development Corporation.

.....

In reference to vide Order dated January 22, 2021 both prior allottee, M/s Madanpur South Coal Company Limited and present allottee, Andhra Pradesh Mineral Development Corporation were called upon on February 03, 2021 at 03:30 P.M. to present their comments/objection, if any, on the determination made by the Nominated Authority.

2. The prior allottee has submitted their comments/objections vide letter No. MSCCL/MoC/2021/Feb-001 dated 01.02.2021. Further, both prior allottee and successful allottee attended the meeting on February 03, 2021.

3. It was communicated to the prior allottee that Central Mine Planning and Design Institute Ltd. [CMPDIL] classified the list of assets provided by M/s MSCCL as per the guidelines framed by the asset valuation committee and provided list of admissible mine infrastructure to the Office of Chief Advisor (Cost) [CAC]. Thereafter, O/o CAC undertook valuation of admissible mine infrastructure and has submitted its report No. 8720 dated 18th September, 2019. (i.e. NIL for Madanpur South Coal Block/Mine). Determination of compensation in all cases is done based on the guidelines framed by the assets valuation committee and it may not be possible to deviate from the said guideline for any particular allottee.

5. In view of above and order dated January 22, 2021, it is decided that valuation of compensation for Land and Mine Infrastructure stands settled as NIL.

6. In accordance with Section 27 of the Act and the judgment dated 09.03.2017, it is open to M/s Madanpur South Coal Company Limited and M/s Andhra Pradesh Mineral Development Corporation Limited to raise disputes with regard to the quantum of compensation before the Tribunal constituted under the Coal Bearing Areas (Acquisition and Development) Act, 1957.


(M. NAGARAJU)

Additional Secretary & Nominated Authority

To,

1. Madanpur South Coal Company Limited, 2nd Floor, Vanijya Bhawan, Devendra Nagar Square, jail Road, Raipur (C.G) – 492 001

2. Andhra Pradesh Mineral Development Corporation Limited,
294 / 1D, 100 Ft. Road, Kanuru Village, Penamaluru Mandal, Vijayawada - 521137

Copy to:-

1. U.S, CBA-II (For Kind information).
2. Sr.T.D, NIC, MOC with request to upload this on the website of MOC.