BY E -MAIL/ ON MOC WEBSITE

File No NA-203/14/2021-NA Government of India/ भारत सरकार Ministry of Coal/ कोयला मंत्रालय O/o Nominated Authority / नामनिर्दिष्ट प्राधिकारी का कार्यालय

120-F, Shastri Bhawan, New Delhi Dated: January 6, 2022

FINAL ORDER

Subject: - Valuation of Compensation for Land and Mine infrastructure (other than land) payable to the prior allottees of Urtan North Coal Mine, viz. M/s Jindal Steel & Power Ltd. (JSPL) and M/s Monnet Ispat & Energy Ltd. (MIEL) 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.

Reference:

- Order dated October 28, 2021 (enclosed)
- ii. Order dated August 18, 2021 (enclosed)

Reference is made to our Order dated August 18, 2021 (Copy attached) vide which Valuation of Compensation to prior allocattee was determined for the Land and Mine Infrastructure in relation to Urtan North coal mine. The details of compensation determined in this order are as below:

-Fig in "Rs."

Particulars	Value of Land (land area: 9.835 Ha) (A)	Value of Mine Infrastructure (B)	Total Compensation determined (A + B)	
Valuation of Compensation determined	2,95,05,000 /-	NIL	2,95,05,000 /-	

2. An opportunity of hearing was granted to both prior allottees and present allocattee to furnish comments/objections, if any, to the determined value of compensation as per table above and a meeting was convened on August 25, 2021. In the hearing, it was pointed out by both the prior and present allocattees that area of land (9.835 ha) considered for compensation of land is not correct. Nominated Authority directed for the verification of the claim after the meeting.

3. After verification it was found that total area of land to be considered for valuation of compensation should be 11.933 ha. Hence, Corrigendum to the Vesting Order was issued on October 11, 2021 for area of land as **11.933 ha**. This increase in land area necessitated for the revaluation of the Land Compensation. Consequently, revised valuation of Land compensation

was done by O/o Nominated Authority and it came to Rs. 3,57,99,000/- INR (which is over Rs.62,94,000/- INR from earlier determined amount).

4. Revised Order for Valuation of Compensation of Land and Mine Infrastructure was issued vide Order dated October 28, 2021 (Copy attached). The details of compensation determined is produced below:-

-Fig in "Rs."

Particulars	Value of Land (A)	Value of Mine Infrastructure (B)	Total(A + B)
Compensation determined as on 28.10.2021	3,57,99,000 /-	NIL	3,57,99,000 /-

5. Opportunity of hearing was again provided in accordance with principle of Natural justice to both prior allottees and present allocattee and a meeting was convened on November 9, 2021. Comments/objections submitted by allottees during meeting are summarized below:

Land

Since the discrepancy in the land area has been sorted in the Order dated October 28, 2021, no objections were raised from both prior and successful allottees in relation to valuation amount of Compensation of Land.

Mine Infrastructure

Prior allottees stated that they had incurred expenses including, cost of procurement of Scientific Studies, Statutory Approvals, Approvals, fixed assets, pre-operative expenses etc in relation to Urtan north coal mine and hence requested from Nominated Authority for the reimbursement of the same. Nominated Authority directed prior allottees to furnish a written submission to O/o Nominated Authority along with documentary proof so that the claim could be verified.

6. Vide email dated November 21, 2021, prior allottees made a submission along with documentary evidence (enclosed) in the form of google link drive. The summary of claims requested by prior allottee is as below:

- Expense of total cost towards preparation of Scientific Studies and other costs including statutory payment to Pollution Control Board and costs for publication in national/local daily for obtaining permits/clearances/approvals/ clearances.
- ii. Cost towards preparation of technical and scientific reports which includes Subsidence Study, Hydrological Study and Kewai water Hydrological Study.
- iii. Cost towards obtaining EC and consents from State Pollution control Board by publishing notification
- iv. Cost towards preparation of mining plan report and Block boundary survey work.
- v. Preoperative expenses amounting to such as towards administrative cost, CSR responsibility, Maintenance etc.

The submission was deliberated and it has been decided that Central Mine Planning and 7. Design Institute Ltd (CMPDIL) classified the list of assets provided by prior allottees as per the guidelines framed by the Asset valuation committee and provided list of admissible mine infrastructure to the Office of Chief Advisor (Cost) [O/o CAC] . Thereafter, O/o CAC undertook valuation of admissible mine infrastructure and has submitted its report dated August 4, 2021(NIL in case of Urtan North coal mine). Determination of compensation in all cases is done based on the guidelines framed by Asset Valuation Committee and it may not be possible to deviate from the said guidelines for any particular allocattee.

It may be stated here that disbursal of Rs.8,34,62,110/- INR (Rupees Eight Crore Thirty 8. Four Lakh Sixty Two Thousand One Hundred and Ten only) as Compensation for Cost of Geological Report ("GR") to prior allottees (JSPL & MIEL) has already been issued vide order dated May 10, 2021(enclosed). The Cost of Consent (CC) with this mine is already NIL. This compensation of GR and CC are in addition to and are separate from Compensation of Land and Mine Infrastructure (other than land) as provided under Section 16 of the CMSP Act, 2015.

In view of above and Order dated October 28, 2021, the valuation of compensation for 9. Land and Mine Infrastructure pertaining to Urtan North coal mine stands final as:-

		Table B -Fig in 'INR'
Land Area (11.933 ha) (A)	Mine infrastructure (B)	Total {C=(A+B)}
3,57,99,000/-	NIL/-	3,57,99,000/-

Successful Allottee, M/s JMS Mining Pvt Ltd is hereby directed to deposit additional 10. INR 62,94,000/- (Rs. Sixty Two Lakh Ninety Four Thousand only /-) within fifteen days for disbursal to prior allottees in respect of compensation of Cost of Land and Mine Infrastructure to bank account of O/o Nominated Authority details of which are as under:

Bank Name	PUNJAB NATIONAL BANK (PNB)	
Bank Branch	CONNAUGHT CIRCUS (0276)	
Account No.	0276050414586	
IFSC	PUNB0027620	
MICR Code	110024773	
Bank Address	J C DAS BUILDING 90/8, CONNAUGHT CIRCUS NEW DELHI-110001	
Bank Contact No	(011)-23360661, 23347012	

In accordance with Section 27 of the Act and the judgment dated 09.03.2017, it is open to 9. prior allottees and present allottee to raise disputes with regard to the quantum of compensation before the Tribunal constituted under the Coal Bearing Areas (Acquisition and Development) Act, 1957.

Enclosure: As above

(M. NAGAF

Additional Secretary & Nominated Authority

To,

1. Prior Allottees: (a) M/s Jindal Steel & Power Ltd, Corporate office, Jindal Centre, 12, Bhikaiji Cama Place, New Delhi - 110 066, INDIA Email: info@jindalsteel.com, siddharth.mohanty@jindalsteel.com

(b) M/s Monnet Ispat & Energy Ltd, Monnet House, 11, Masjid Moth, Greater Kailash Part-II, New Delhi- 110048, Phone : +91-011-29218542, E-mail: isc_mind@monnetgroup.com

2. Successful Allottee, M/s JMS Mining Private Limited

Copy to:-

- 1. The Coal Controller, Coal Controllers' Organisation, 1, Council House Street, Kolkata
- 2. U.S, CBA-II (For Kind information).
- 3. Sr.T.D, NIC, MOC with request to upload this on the website of MOC.

THROUGH E-MAIL /SPEED POST/ Website of Ministry of Coal

File No NA-203/14/2021-NA Government of India Ministry of Coal O/o Nominated Authority.

> R.No 120, F-Wing, Shastri Bhawan, New Delhi Dated: 25th October, 2021 28th October, 2021

ORDER

Subject : Determination of Compensation for Land and Mine infrastructure (other than land) payable to the prior allottees of Urtan North Coal Mine, viz. M/s Jindal Steel & Power Ltd. (JSPL) and M/s Monnet Ispat & Energy Ltd. (MIEL) 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.

Prior to cancellation of 204 coal blocks by Hon'ble Supreme Court of India in 2014. Urtan North Coal Mine was allocated to M/s Jindal Steel & Power Ltd. (JSPL) and M s Monnet Ispat & Energy Ltd. (MIEL). Post cancellation, the said block has been re-allocated to M/s JMS Mining Private Limited under the Coal Mines (Special Provisions) Act. 2015(CMSP Act, 2015) and Vesting Order was executed on 03rd March, 2021 (enclosed). Prior allocates are entitled to receive compensation in the manner as laid down in the Act.

2. Disbursal of Rs.8,34,62,110/- INR (Rupees Eight Crore Thirty Four Lakh Sixty Two Thousand One Hundred and Ten only) as Compensation for Cost of Geological Report ("GR") to prior allocattees (JSPL & MIEL) has already been issued vide order dated 10.05.2021(enclosed). The Cost of Consent (CC) with this mine is already NIL. This compensation of GR and CC are in addition to and are separate from Compensation of Land and Mine Infrastructure (other than land) as provided under Section 16 of the CMSP Act. 2015.

 In accordance with the provisions of the CMSP Act, the Rules, determination of Compensation for Mine Infrastructure and Land has been made as under:-

3.1 Determination of Valautation of Compensation of Mining Infrastructure

 M/s JSPL and M/s MIEL had earlier not been disbursed any compensation for the Mining Infrastructure (other than land).

(ii) The value of mine infrastructure has been determined on recommendation of CMPDIL and O/o CAC. The list of assets provided by prior allottees has been classified into movable and immovable. As per the provisions of the Act and recommendation of the Valuation Committee, only the assets classified as 'immovable assets' by CMPDIL are considered admissible as 'mine infrastructure' and assets in other categories are not considered mine infrastructure. It is also highlighted that Section 10 of the CMSP Act 2015 that Successful Bidder may negotiate with prior allottee to own or utilise such

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movable property used in coal mining operations on such terms and conditions as may be mutually agreed to by them. Accordingly, the compensation for 'movable' property of prior allottee has not been paid.

Thus, although Section 16(2) of the Act provides valuation of mine infrastructure (iii) as per the written down value ['WDV'] reflected in the statutorily audited balance sheet of the previous financial year, the Delhi High Court judgment dated 09.03.2017 (Copy attached) directed that the valuation of mine infrastructure has to be done as on the date of execution of the vesting order. As the statutorily audited balance sheet would be available till the end of the previous financial year, it was recommended by the Valuation Committee that in order to determine the value of mine infrastructure till the date of vesting, the prior allottees shall be required to provide the value of mine infrastructure as on the date of vesting as mentioned in the statutorily audited balance sheet of the nearest previous quarter, duly certified by the Statutory Auditor of the prior allottee appointed for the said year (in which vesting/allotment order is issued). The Valuation Committee also recommended that in case any entry in the statutorily audited balance sheet relating to site/mine development expenses is found to be exorbitant in value and unreasonable then the vouchers/details of the same may be sought from the prior allottee for a thorough examination.

(iv) In the instant case, the vesting order for the coal mine was issued in the favour of JMS Mining Private Limited, vide dated 03.03.2021. Prior allottee(s) was requested vide email dated 20.04.2021 to submit the statutorily audited balance sheet of nearest previous quarter duly certified by the Statutory Auditor. Input was received from prior allocattee, M/s JSPL vide email dated 11.06.2021. On the basis of this, classification was done by CMPDIL. Same was forwarded to O/o CAC for the valuation.

(v) The valuation of Mine infrastructure was done by O/o CAC in its report dated 04.08.2021 as per statutory audited balance sheet of 31.12.2020. As no item of mine infrastructure was classified as mine infrastructure, claim admissible to prior allocattee was determined as "Nil". Considering that no mine infrastructure can be included after cancellation of mine, the compensation for mine infrastructure has been considered as "Nil".

Head	Total amount claimed by the prior allottees	Revised Valuation
Assest under "Mine Infrastructure (other than land)" as classified by CMPDIL	Rs.11,88,16,577 /- (including cost of GR)	Rs. NIL /-

3.2 Determination of Valuation of Compensation of Land

(i) In terms of the Section 16(1) of the CMSP Act, 2015 the quantum of compensation of land in relation to the coal mine, is to be "as per" the registered sale deeds lodged with the Nominated Authority in accordance with such rules as may be prescribed, together with 12% simple interest from the date of such purchase or acquisition till the date of execution of the Vesting Order or Allotment Order as the case may be.

(iii) i In the judgment dated 09.03.2017. Hon'ble High Court has observed that if the

prior allottee is able to produce tangible evidence before the Nominated Authority that the fair market value of the land on the date of the execution of vesting order was more than the said bench mark figure, then the prior allottee ought to be entitled to the same. After passing of the judgment dated March 09, 2017 by Hon'ble Delhi High Court, it has been decided that the higher determination of the value of land either as per Section 16(1) of CMSP Act or as per the prevailing circle rate of such land on date of vesting will be compensated to the prior allottee.

(iii) For determining the value the compensation for Land, a land valuator has been engaged by Nominated Authority. In respect of land pertaining to Urtan North Coal Mine, all the documents related to land submitted by M/s JSPL and M/s MIEL, were forwarded to the land valuator for carrying out valuation by taking the valuation as on March 03, 2021, i.e. date on vesting of Urtan North Coal Mine was allotted to M/s JMS Mining Private Limited.

(iv) Valuation has been done based on 12% interest date till date of vesting as well as fair market value of land has been estimated as on 03.03.2021 with the details as under:

Type of Area land		Calculatio	Fair Market value as on		
		Transaction Consideration (Cost of Land) (A)	Interest at 12% till 03.03.2021 (on cost of land) -(B)	Total Cost: C= A+B	03.03.2021
	h e t t z		INR	INR	INR
Private		1 1.47.64.741/- 1 9 3 3	1.39.44.113 /-	2,87.08.854	/ 3.57.99.000 /-

(v) Since the Fair Market Value is greater than total cost when 12% interest is applied. hence, the valuation of compensation of land on fair market basis is considered as appropriate.

4. In view of the above, valuation of compensation for Land and Mining Infrastructure (other than land) is provided below:-

Valuation of Mine Infrastructure (other than land)	Valuation of Land	Total Valuation of Compensation for both Mining Infrastructure and Land.
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NIL/-	3,57,99,000 /-	2 57 00 000 /
	2,27,27,0007-	3,57,99,000 /-

5. The above final determination of compensation for Mine Infrastructure and Land in relation to Urtan North coal mine is being made. However, in case any objection is raised by prior allottees, M/s Jindal Steel & Power Ltd. (JSPL) and M/s Monnet Ispat & Energy Ltd. (MIEL) or by present allottee of the coal mine, M/s JMS Mining Pvt. Ltd., an opportunity of hearing is granted and the same would be examined and a further determination would be made, if required. JSPL & MIEL and M/s. JMS Mining Pvt. Ltd. are hereby called upon to present their comments/ objection if any on the above determination on 09.11.2021 at 3.00 PM.

6. In accordance with Section 27 of the Act and the judgment dated 09.03.2017, it is open to prior allottees, M/s Jindal Steel & Power Ltd. (JSPL) and M/s Monnet Ispat & Energy Ltd. (MIEL) or by present allottee, M/s JMS Mining Pvt. Ltd to raise disputes with regard to the quantum of compensation before the Tribunal constituted under the Coal Bearing Areas (Acquisition and Development) Act, 1957.

Encl:-

I. Vesting Order, Dated 03rd March, 2021 wrt Urtan North Coal mine.

II. Final Order for disbursal of compensation of GR vide order dated 10.05.2021

III.Judgement dated 09.03.2017

IV.Report No. 8810 dated 04th August. 2021 by O/o CAC.

11/2/24

(V.K. Tiwari) Additional Secretary & Nominated Authority Tel : 011-23386710

To,

 M/s. Jindal Steel & Power Ltd, Corporate office, Jindal Centre, 12, Bhikaiji Cama Place, New Delhi - 110 066, INDIA. Email: <u>info@jindalsteel.com</u>.

And

 M/s. Monnet Ispat & Energy Ltd., Monnet House, 11, Masjid Moth, Greater Kailash Part-II New Delhi- 110048. Phone: +91-011-29218542. E-mail: isc_mind@monnetgroup.com

 M/s. JMS Mining Private Limited. Dongfang Electric Building. 3rd Floor, Premises 16, MAR 1111, AA 1A, Newtown, Rajarhat, Kolkata-700163.

US (P&S-II), MoC

THROUGH E-MAIL /SPEED POST/ Website of Ministry of Coal

File No NA-203/14/2021-NA Government of India Ministry of Coal O/o Nominated Authority.

R.No. 120, F-Wing, Shastri Bhawan, New Delhi Dated: 18th August 2021

ORDER

Subject: Determination of Compensation for Land and Mine infrastructure (other than land) payable to the prior allottees of Urtan North Coal Mine, viz. M/s Jindal Steel & Power Ltd. (JSPL) and M/s Monnet Ispat & Energy Ltd. (MIEL) 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.

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Prior to cancellation of 204 coal blocks by Hon'ble Supreme Court of India in 2014, Urtan North Coal Mine was allocated to M/s Jindal Steel & Power Ltd. (JSPL) and M/s Monnet Ispat & Energy Ltd. (MIEL). Post cancellation, the said block has been re-allocated to M/s JMS Mining Private Limited under the Coal Mines (Special Provisions) Act, 2015 (CMSP Act, 2015) and Vesting Order has been executed on 03rd March, 2021 (enclosed). Prior allocattees are entitled to receive compensation in the manner as laid down in the Act.

2. Disbursal of Rs.8,34,62,110/- INR (Rupees Eight Crore Thirty Four Lakh Sixty Two Thousand One Hundred and Ten only) as Compensation for Cost of Geological Report ("GR") to prior allocattees (JSPL & MIEL) has already been issued vide order dated 10.05.2021(enclosed).

3. In accordance with the provisions of the CMSP Act, the Rules, determination of Compensation for Mine Infrastructure and Land has been made as under:-

3.1 Determination of Valuation of Compensation of Mining Infrastructure

(i) M/s JSPL and M/s MIEL had earlier not been disbursed any compensation for the Mining Infrastructure (other than land).

(ii) The value of mine infrastructure has been determined on recommendation of CMPDIL and O/o CAC. The list of assets provided by prior allottees has been classified into movable and immovable. As per the provisions of the Act and recommendation of the Valuation Committee, only the assets classified as 'immovable assets' by CMPDIL are considered admissible as 'mine infrastructure' and assets in other categories are not considered mine infrastructure. It is also highlighted that Section 10 of the CMSP Act 2015 that Successful Bidder may negotiate with prior allottee to own or utilise such movable property used in coal mining operations on such terms and conditions as may be mutually agreed to by them. Accordingly, the compensation for 'movable' property of prior allottee has not been paid.

Thus, although Section 16(2) of the Act provides valuation of mine infrastructure (iii) as per the written down value ['WDV'] reflected in the statutorily audited balance sheet of the previous financial year, the Delhi High Court judgment dated 09.03.2017 (Copy attached) directed that the valuation of mine infrastructure has to be done as on the date of execution of the vesting order. As the statutorily audited balance sheet would be available till the end of the previous financial year, it was recommended by the Valuation Committee that in order to determine the value of mine infrastructure till the date of vesting, the prior allottees shall be required to provide the value of mine infrastructure as on the date of vesting as mentioned in the statutorily audited balance sheet of the nearest previous quarter, duly certified by the Statutory Auditor of the prior allottee appointed for the said year (in which vesting/allotment order is issued). The Valuation Committee also recommended that in case any entry in the statutorily audited balance sheet relating to site/mine development expenses is found to be exorbitant in value and unreasonable then the vouchers/details of the same may be sought from the prior allottee for a thorough examination.

(iv) In the instant case, the vesting order for the coal mine was issued in the favour of JMS Mining Private Limited, vide dated 03.03.2021. Prior allottees was requested vide email dated 20.04.2021 to submit the statutorily audited balance sheet of nearest previous quarter duly certified by the Statutory Auditor. Input was received from prior allocattee, M/s JSPL vide email dated 11.06.2021. On the basis of this, classification was done by CMPDIL. Same was forwarded to O/o CAC for the valuation.

(v) The valuation of Mine infrastructure was done by O/o CAC in its report dated 04.08.2021 as per statutory audited balance sheet of 31.12.2020. As no item of mine infrastructure was classified as mine infrastructure, claim admissible to prior allocattee was determined as "Nil". Considering that no mine infrastructure can be included after cancellation of mine, the compensation for mine infrastructure has been considered as "Nil".

Head	Total amount claimed by the prior allottees	(figures in Revised Valuation
Assets under "Mine Infrastructure (other than land)" as classified by CMPDIL	Rs.11,88,16,577 /- (including cost of GR)	Rs. NIL /-

3.2 Determination of Valuation of Compensation of Land

(i) In terms of the Section 16(1) of the CMSP Act, 2015 the quantum of compensation of land in relation to the coal mine, is to be "as per" the registered sale deeds lodged with the Nominated Authority in accordance with such rules as may be prescribed, together with 12% simple interest from the date of such purchase or acquisition till the date of execution of the Vesting Order or Allotment Order as the case may be.

(ii) In the judgment dated 09.03.2017, Hon'ble High Court has observed that if the prior allottee is able to produce tangible evidence before the Nominated Authority that the fair market value of the land on the date of the execution of vesting order was more than the said bench mark figure, then the prior allottee ought to be entitled to the same.

(iii) For determining the value the compensation for Land, a land valuator has been engaged by Nominated Authority. In respect of land pertaining to Urtan North Coal Mine, all the documents related to land submitted by M/s JSPL and M/s MIEL, were forwarded to the land valuator for carrying out valuation by taking the valuation as on March 03, 2021, i.e. date on vesting of Urtan North Coal Mine was allotted to M/s JMS Mining Private Limited.

(iv) Valuation has been done based on 12% interest date till date of vesting as well as fair market value of land has been estimated as on 03.03.2021 with the details as under:

Type of land	Area as per data sheet	ý -			Fair Market value as on
		Consideration (Cost of Land)	Interest at 12% till 03.03.2021 (on cost of land) (B)	Total Cost: C= A+B	03.03.2021
	hectare	INR	INR	INR	INR
Private	9.835	1,21,72,741/-	1,14,94,993 /-	2,36,67,734/-	2,95,05,000 /-

(v) Since the Fair Market Value is greater than total cost when 12% interest is applied, hence, the valuation of compensation of land on fair market basis is considered as appropriate.

4. In view of the above, valuation of compensation for Land and Mining Infrastructure (other than land) is provided below:-

Valuation of Mine Infrastructure (other than land)	Valuation of Land	Total Valuation of Compensation for both Mining Infrastructure and Land.
NIL/-	2,95,05,000/-	2,95,05,000 /-

5. The above final determination of compensation for Mine Infrastructure and Land in relation to Urtan North coal mine is being made. However, in case any objection is raised by prior allottee, M/s Jindal Steel & Power Ltd. (JSPL) and M/s Monnet Ispat & Energy Ltd. (MIEL) or by present allottee of the coal mine, M/s JMS Mining Pvt. Ltd., an opportunity of hearing is granted and the same would be examined and a further determination would be made, if required. JSPL & MIEL and M/s. JMS Mining Pvt. Ltd. are hereby called upon to present their comments/ objection if any on the above determination on 25th August, 2021 at 03:00 PM.

6. In accordance with Section 27 of the Act and the judgment dated 09.03.2017, it is open to prior allottees, M/s Jindal Steel & Power Ltd. (JSPL) and M/s Monnet Ispat & Energy Ltd.

(MIEL) or by present allottee, M/s JMS Mining Pvt. Ltd to raise disputes with regard to the quantum of compensation before the Tribunal constituted under the Coal Bearing Areas (Acquisition and Development) Act, 1957.

Encl:-

- 1. Vesting Order, Dated 03rd March, 2021 wrt Urtan North Coal mine.
- II. Final Order for disbursal of compensation of GR vide order dated 10.05.2021
- III. Judgement dated 09.03.2017 IV. Report No. 8810 dated 04th A
- IV. Report No. 8810 dated 04th August, 2021 by O/o CAC.

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Additional Secretary & Nominated Authority Tel: 011-23383356

To,

M/s. Jindal Steel & Power Ltd, Corporate office, Jindal Centre, 12, Bhikaiji Cama Place, New Delhi - 110 066, INDIA. Email: <u>info@jindalsteel.com</u> 2. M/s. Monnet Ispat & Energy Ltd, March March 11

 M/s. Monnet Ispat & Energy Ltd., Monnet House, 11, Masjid Moth, Greater Kailash Part-II New Delhi- 110048. Phone: +91-011-29218542, E-mail:
M/s. IMS Mining Private Limited Device and the second second

M/s. JMS Mining Private Limited, Dongfang Electric Building, 3rd Floor, Premises
MAR 1111, AA 1A, Newtown, Rajarhat, Kolkata-700163.
US (P&S-II), MoC