Through Email/SPEED POST/Website of Ministry of Coal

File No NA-203/7/2012-NA Government of India Ministry of Coal O/o Nominated Authority

Room No. 120, "F" Wing, Shastri Bhawan, New Delhi, Dated: 4th January, 2024

To,

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

Subject: E-Payment of compensation towards Land to the prior allottee M/s Bhaskarpara Coal Company Limited (Joint Venture of M/s Electrotherm (India) Ltd and M/s Ultra tech Cement Limited (Formerly Known as Grasim Industries Limited) with respect to Bhaskarpara Coal minereg

Ref: Final compensation order (Part-II) dated 07.12.2023.

Sir/Madam.

I am directed to convey the sanction of the President for the E-Payment for a sum of INR 3,07,62,233/- (Rupees Three Crores Seven Lakhs Sixty-Two Thousand Two Hundred and Thirty-Three only) to the prior allottees i.e. M/s Bhaskarpara Coal Company Limited under the provisions of the Coal Mines (Special Provisions) Act, 2015 by the Coal Controller in his capacity as 'Commissioner of Payments' towards Land. It is stated that the above-mentioned amount is a part of Fixed Amount deposited by the Successful Bidder of coal mine.

- The aforesaid amount may be transferred through E-Payment to the prior allotee M/s Bhaskarpara Coal Company Limited under the provisions of Section 15 (1) of the Coal Mines (Special Provisions) Act, 2015.
- 3. The expenditure on this account is debited to the Head **8443.00.117.03.04.00**.



4. This issue with the approval of Integrated Finance Division, Ministry of Coal vide note no #69 dated 02.01.2024 of file no NA-203/7/2022-NA , Computer No 354260

Yours faithfully,

Ajita8hkumar

(Ajitesh Kumar)

Director to the Government of India

Copy to:

1. The Coal Controller in the capacity as Commissioner of Payments,

Coal Controller Organization, Scope Minar, 5thFloor, Core-II, Laxmi Nagar Delhi-110092 – for further disbursement under the provisions of the Coal Mines (Special Provisions) Act, 2015 to the prior allottee within ten days of the transfer of above amount from PAO. It may be ensured that Payment is made to the prior allottee company as per the said Act. Further, an affidavit in the prescribed format (Annexure-I) may also be obtained from the claimant prior to disbursal.

- 2. CMD, CMPDI, Kanke Road, Ranchi
- 3. US (IFD), Ministry of Coal.
- 4. US (P&S section), Ministry of Coal.
- 5. DDO, Nominated Authority.
- 6. **(Prior Allottee)** The Managing Director, M/s Bhaskarpara Coal Company Limited, Crystal Tower, 1st Floor, G.E. Road Opp. Minocha Petrol Pump, Telibandha Raipur, Chhattisgarh-492006. Joint venture of (a) M/s Electrotherm (India) Ltd and (b) M/s Ultra tech Cement Limited (Formerly known as M/s Grasim Industries Limited)

Email:rajiv.saxena@adityabirla.com, sanjay.mantri@adityabirla.com

7. (Successful Allottee)- The Managing Director, M/s Prakash Industries Limited, 15 KM Stone Delhi Road Hissar, Haryana-125044

Email:akc@prakash.com

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 before Notary Public)

UNDERTAKING FOR RECEIVING THE AMOUNT TOWARDS COST OF LAND

I,agedyears, resident ofworl	eina au
an authorized signatory on behalf of(name of Allottee) hereby states as under:	f Prior
1. That I am the Authorized Signatory of the Prior Allottee. I am conversant with fac circumstances surrounding the subject of this Undertaking and have been authorized to under the same.	ts and lertake
2. That M/sis/are the Prior Allottee (s) of the "Coal Mine") in terms of the Coal Mines (Special Provisions) Act (the "Act")/successor-in-interest of the Prior Allottee of the Coal Mine. As such the Allottee is entitled to receive compensation on account of cost of Land	2015
OR 2. That the Mining Lease for the Coal Mine has been executed in favour of M/s therefore by virtue of the provisions of the Coal Mines (Special Provisions) Act, 201: "Act"), M/sis/are deemed to be the Prior Allottee (s) of(the "Coal Mine")/ successor-in-interest of the Prior Allottee of the Mine. As such the Prior Allottee is entitled to receive compensation on account of obtained. [Applicable in case where Mining Lease had been executed in favour of third Delete the clause whichever is not applicable.]	the Coal
3. That M/s has been authorized by the other Joint Prior Al (s)/Joint Venture Partners to obtain the claim on behalf of it. A "No Objection Certificate" the Joint Prior Allottee (s)/Joint Venture Partners in this regard is enclosed herewith for reco	C
A. That the Prior Allottee (s) has incurred the Land for coal and is entitled to get refund of the same. The details of account for this purpose are as unlike the Account holder company Name of the Bank/Brank MICR IFSC File No 203/7/2022-NA.	nder:

5. That the Prior Allottee (s) indemnifies the Nominated Authority &/or the Central Government against any liability, cost, damages or losses in relation to the disbursement.
6. That the Prior Allottee (s) also undertakes that it is liable to return the amount disbursed to it, in case above cost (part or in full) is claimed and established by any other party.
7. That nothing has been concealed in the information submitted as mentioned above.
Solemnly affirmed and verified on thisday of (month) 2024 at (place).
(Signature) Deponent-Authorized Signatory (Name, Designation & Seal)
VERIFICATION
I,agedyears, resident ofworking asan authorized signatory on behalf of(name of Prior Allottee) do hereby solemnly declare that what is stated in paragraphs 1 to 7 above is on the basis of the books and records of the Prior Allottee, and verify that the contents of the above affidavit are true and correct, no part of it is false and nothing material has been concealed therefrom.
Verified atday of (month) 2024 at (place).
(Signature) Deponent-Authorized Signatory (Name, Designation & Seal)