

Government of India
Ministry of Coal
O/o the Nominated Authority

World Trade Centre, New Delhi

Office of the nominated authority constituted under section 6 of the Coal Mines (Special Provisions) Act, 2015.

Allotment order under clause (c) of sub-rule (2) of rule 7 and sub-rule (1) of rule 13

In re: **Suliyari Coal Mine** (the “mine”) particulars of which is specified in **Annexure 1**

Order no.: F. No. 103/10/2016/NA

Date: September 29, 2016

In favour of: **The Andhra Pradesh Mineral Development Corporation Limited** incorporated in India under the Companies Act, 1956 with corporate identity number U13209TG1961SGC000871, whose registered office is at 6-2-915, 3rd Floor, HMWSSB Premises, Rear Block, Khairathabad, Hyderabad- 500004, India (the “Allottee”)

For: Sale of Coal

WHEREAS, the nominated authority has, in accordance with the provisions of the Coal Mines (Special Provisions) Act, 2015 (the “Act”) and the Coal Mines (Special Provisions) Rules, 2014 (the “rules”) conducted the allotment of the mine;

AND WHEREAS the allottee is eligible to receive this allotment order with respect to the mine as described in this allotment order, including, inter-alia -

(a) the coal bearing land acquired by the prior allottee and the lands, in or adjacent to the coal mines used for coal mining operations acquired by the prior allottee; and

(b) any existing mine infrastructure as defined in clause (j) of sub-section (1) of section 3 of the Act.

AND WHEREAS the allottee was also the prior allottee of such Schedule I coal mine;

AND WHEREAS, the allottee has deposited the additional levy payable under sub-section (3) of section 5 of the Act on or prior to the due date specified under rule 18 of the rules;



AND WHEREAS the allottee has furnished a performance bank guarantee dated September 21, 2016 for an amount equal to INR 285,60,00,000.00 (Indian Rupees Two Hundred Eighty Five Crore and Sixty Lakh) issued by Andhra Bank in accordance with the allotment document read with sub-section (6) and sub-section (12) of sections 8 of the Act and sub-rule (4) rule 13 of the rules;

AND WHEREAS the allottee has entered into an Allotment Agreement dated August 24, 2016 (as amended) with the nominated authority in accordance with the provisions of sub-rule (5) of rule 13.

NOW, THE NOMINATED AUTHORITY DOES ORDER:

1. On and from September 29, 2016 (“allotment date”) and in accordance with sub-section (4) of section 8 read with sub-section (12) section 8 of the Act, with respect to the mine, the following shall stand fully and absolutely transferred and vested in the allottee, namely: -

- (a) all the rights, title, interest and liabilities as were available to the prior allottee;
- (b) entitlement to a mining lease to be granted by the State Government with the terms and conditions of the Allotment Agreement forming a part of it on making an application;
- (c) all statutory licences, permits, permissions, approvals or consents as per rules, required to undertake coal mining operations in the mine, if already issued by the Central Government, to the prior allottee on the same terms and conditions as were applicable to the prior allottee, as listed in the **Annexure 2**;
- (d) entitlement to any statutory licence, permit, permission, approval or consent required to undertake coal mining operations in the mine, if already issued by the Central Government, to the prior allottee on making an application on the same terms and conditions as were applicable to the prior allottee, as listed in the **Annexure 3**;
- (e) entitlement to any statutory licence, permit, permission, approval or consent required to undertake coal mining operations in the mine, if already issued by the State Government, to the prior allottee on making an application on the same terms and conditions as were applicable to the prior allottee, as listed in the **Annexure 4**;
- (f) rights appurtenant to the approved mining plan of the prior allottee;
- (g) in the event the secured creditor elects to continue the facility arrangements and security interest, the Allottee shall continue the credit or banking facilities or other lending arrangements to which the prior allottee was a party in terms of clause (a) of sub-section (1) of section 12 of the Act;

2. The Allottee may seek any change in the terms and conditions attached to such licence, permit, permission, approval or consent by making an application in accordance with applicable laws;



- 3 This Allotment order is liable to be cancelled in accordance with the provisions of sub-rule (6) of rule 13.

Nivethan

(By the nominated authority)



Annexures:

Annexure 1: Particulars of the mine

Part A – Description of the mine

Coal Mine	Suliyari
Latitude	N 23 ⁰ 55'28" to 23 ⁰ 58'15"
Longitude	E 82 ⁰ 18'52" to 82 ⁰ 20'58"
Coalfield	Singrauli Coalfield
Villages	Aamdand, Amraikoh, Belwar, Dongri, Jheleri, Majholipath & Seerswah
Tehsil/Taluka	Waidhan
District	Singrauli
State	Madhya Pradesh



Part B – Description of Land in relation to the mine

Type of Land: Freehold Land for Mining as per Mining Lease

Nil

Type of Land: Leasehold Land for Mining as per Mining Lease

Nature	Area (Hectares)
Government Land	-
Private Land	0.20
Forest Land	-



Part C – Description of Mine Infrastructure in relation to the mine**C1- Mine Infrastructure: Immovable Assets***Nil***C2- Mine Infrastructure: Land for Compensatory Afforestation****Type of Land:** Freehold Land for Compensatory Afforestation*Nil***Type of Land:** Leasehold Land for Compensatory Afforestation

Nature	Area (Hectares)
Government Land	-
Private Land	-
Forest Land	-

C3- Mine Infrastructure: Resettlement and Rehabilitation Land**Type of Land:** Resettlement and Rehabilitation Freehold Land*Nil***Type of Land:** Resettlement and Rehabilitation Leasehold Land

Nature	Area (Hectares)
Government Land	-
Private Land	-
Forest Land	-



Annexure 2: Particulars of statutory licences, permits, permissions, approvals or consents issued by the Central Government which are being transferred along with this Allotment order.

Not Applicable



Annexure 3: Particulars of statutory licences, permits, permissions, approvals or consents issued by the Central Government to be obtained on application by the Allottee.

Not Applicable



Annexure 4: Particulars of statutory licences, permits, permissions, approvals or consents issued by the State Government to be obtained on application by the Allottee.

Not Applicable

