Date: September 09, 2019

<u>Corrigendum No. 2 to the Standard Coal Mine Development and Production Agreement dated August 03, 2019</u> For Auction of Coal Mines for Iron & Steel, Cement and Captive Power Plants [excluding steel (coking)] Sector - 8th Tranche

The following amendment is applicable to the Standard Coal Mine Development and Production Agreement (CMDPA) dated August 03, 2019 for the coal mines being auctioned where the Specified End Use is 'production of Iron & Steel, Cement and Captive Power Plants [excluding steel (coking)]'.

S.	Reference to	As appearing in the Original CMDPA	To be read as
No.	CMDPA		
1.	Clauses 5.1.1, 5.3.1, 5.3.2, 11.1, 11.3, 24.1, 24.2, 24.3.1, Schedule-E, and Schedule-G	"or <u>notification</u> under Section 11 (1) of the CBA Act, 1957"	"or <u>order by the Central Government</u> under Section 11 (1) of the CBA Act, 1957"
2.	Clause 5.2.2	Second Instalment of twenty five per cent The second instalment of twenty five per cent of the Upfront Amount being an amount equal to INR [amount in figures] (Indian Rupees [amount in words]), shall be deposited by the Successful Bidder, on or before 15 Business Days from the date of notification under Section 11(1) of the CBA Act, 1957 OR on or prior to expiry of 15 Business Days from the date of execution of the Mining Lease by the relevant State Government. Such payment shall be made to the State Government where the Coal Mine is located i.e. the State Government of [insert name of the State], with an intimation to the Nominated Authority at the email id reports.moc@gov.in.	The second instalment of twenty five per cent of the Upfront Amount being an amount equal to INR [amount in figures] (Indian Rupees [amount in words]), shall be deposited by the Successful Bidder, on or before 15 Business Days from the date of order by the Central Government under Section 11(1) of the CBA Act, 1957 OR on or prior to expiry of 15 Business Days from the date of execution of the Mining Lease by the relevant State Government. Such payment shall be made to the State Government where the Coal Mine is located i.e. the State Government of [insert name of the State], with an intimation to the Nominated Authority at the email id reports.moc@gov.in. Provided however, in case of Schedule II Coal Mines, the second instalment of Upfront Amount shall be paid within six months from the date of issuance of the Vesting Order.

S.	Reference to	As appearing in the Original CMDPA	To be read as
No.	CMDPA		
3.	Clause 5.2.3	Third Instalment of twenty five per cent The third instalment of twenty five per cent of the Upfront Amount being an amount equal to INR [amount in figures] (Indian Rupees [amount in words]), shall be deposited by the Successful Bidder, on or prior to expiry of 15 Business Days from the date of grant of mine opening permission from the Coal Controller's Organization. Such payment shall be made to the State Government where the Coal Mine is located i.e. the State	Third Instalment of twenty five per cent The third instalment of twenty five per cent of the Upfront Amount being an amount equal to INR [amount in figures] (Indian Rupees [amount in words]), shall be deposited by the Successful Bidder, on or prior to expiry of 15 Business Days from the date of grant of mine opening permission from the Coal Controller's Organization. Such payment shall be made to the State Government where the Coal Mine is located i.e. the State Government of
		Government where the Coal Mine is located i.e. the State Government of [insert name of the State], with an intimation to the Nominated Authority at the email id reports.moc@gov.in.	[insert name of the State], with an intimation to the Nominated Authority at the email id reports.moc@gov.in . Provided however, in case of Schedule II Coal Mines, the third instalment of Upfront Amount shall be paid within twelve months from the date of issuance of the Vesting Order.
4.	Clause 8.6.1	As per Rule 10(4)(d)(iv) of the Rules, the entitlement to receive coal pursuant to existing coal linkage shall stand proportionately reduced on the basis of the requirement of coal being met from the mine allocated to such company. The existing coal linkage shall then be tapered off/ reduced as per extant policy/ procedure specified by the Government.	As per Rule 10(4)(d)(iv) of the Rules, the entitlement to receive coal pursuant to existing coal linkage shall stand proportionately reduced on the basis of the requirement of coal being met from the mine allocated to such company. The existing coal linkage <u>may</u> be tapered off/ reduced <u>in accordance with the</u> policy/ procedure <u>as may be</u> specified by the Government <u>under Rule 10(4)(d)(iv) of the Rules</u> .