
**MEMORANDUM
AND
ARTICLES OF ASSOCIATION
OF
JAIPRAKASH ASSOCIATES LIMITED**

CO.NO.20-19017

FRESH CERTIFICATE OF INCORPORATION
CONSEQUENT ON CHANGE OF NAME

IN THE OFFICE OF REGISTRAR OF COMPANIES, U.P. & UTTARANCHAL, KANPUR

{ Under the Companies Act, 1956 (1 of 1956) }

In the matter of

JAYPEE CEMENT LIMITED.....

I hereby certify that JAYPEE CEMENT LIMITED.....
which was originally incorporated on 15th day of November.....
1995..... with the name
BELA CEMENT LIMITED.....
having duly passed Special Resolution on 29.03.2003.....
in terms of Section 21 of the Companies Act, 1956 and the
approval of the Central Government signified in writing having
been accorded thereto in the letter No TC/S-21/19017
dated 11.03.2004.... of the Registrar of Companies, U.P. &
Uttaranchal, Kanpur, the name of the said company is this day
changed to JAIPRAKASH ASSOCIATES LIMITED.....
and this certificate is issued pursuant to Section 23(1) of the
said Act.

Given under my hand at Kanpur this 11th day of March
Two thousand four.



Har Lal
(HAR LAL)

REGISTRAR OF COMPANIES,
UTTAR PRADESH & UTTARANCHAL,
KANPUR.

CO.NO.20-19017

FRESH CERTIFICATE OF INCORPORATION
CONSEQUENT ON CHANGE OF NAME

IN THE OFFICE OF REGISTRAR OF COMPANIES, U.P. & UTTARANCHAL, KANPUR

(Under the Companies Act, 1956 (1 of 1956))

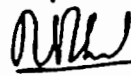
In the matter of

JAYPEE REWA CEMENT LIMITED.....

I hereby certify that JAYPEE REWA CEMENT LIMITED.....
which was originally incorporated on 15th day of November...
1995..... with the name
BELA CEMENT LIMITED.....
having duly passed Special Resolution on 29.12.2001.....
in terms of Section 21 of the Companies Act, 1956 and the
approval of the Central Government signified in writing having
been accorded thereto in the letter No TC/S-21/19017/
dated 03.01.2002.... of the Registrar of Companies, Uttar
Pradesh, Kanpur, the name of the said company is this day
changed to JAYPEE CEMENT LIMITED.....
and this certificate is issued pursuant to Section 23(1) of the
said Act.

Given under my hand at Kanpur this 03rd day of January
Two thousand two.




(N.K. BHOLA) 31.2002
REGISTRAR OF COMPANIES,
UTTAR PRADESH & UTTARANCHAL,
KANPUR.

No. 20-19017

FRESH CERTIFICATE OF INCORPORATION
CONSEQUENT ON CHANGE OF NAME

IN THE OFFICE OF REGISTRAR OF COMPANIES, UTTAR PRADESH, KANPUR
{Under the Companies Act, 1956 (1 of 1956) }

In the matter of

BELA CEMENT LIMITED.....

I hereby certify that **BELA CEMENT LIMITED**.....

which was originally incorporated on 15th day of November.....

1995.....with the name

BELA CEMENT LIMITED.....

having duly passed Special Resolution on 05.08.2000.....

in terms of Section 21 of the Companies Act, 1956 and the

approval of the Central Government signified in writing having

been accorded thereto in the letter No. TC/S-21/19017/

dated 30.08.2000..... of the Registrar of Companies, Uttar

Pradesh, Kanpur, the name of the said company is this day

changed to **JAYPEE REWA CEMENT LIMITED**.....

and this certificate is issued pursuant to Section 23 (1) of the said Act.

Given under my hand at Kanpur this 30th day of August Two thousand.



(N.K.Bhola)
Registrar of Companies, U.P.
Kanpur.



प्रारूप आई० आर०

Form I. R.

निगमन का प्रमाण-पत्र

CERTIFICATE OF INCORPORATION

ता०..... का सं०

No. 20-19017 of 19 95

मैं एतद् द्वारा प्रमाणित करता हूँ कि आज

कम्पनी अधिनियम १९५६ (१९५६ का १) के अधीन निगमित की गयी है और यह कम्पनी परिसीमित है।

I hereby certify that **BELA CEMENT LIMITED**

is this day incorporated under the Companies Act, 1956 (No. 1 of 1956) and that the Company is limited.

मेरे हस्ताक्षर से आज ता०..... को दिया गया।

Given under my hand at Kanpur this 15th

day of November One thousand nine hundred and Ninety Five



(R. D. KUREEL)

कम्पनी रजिस्ट्रार
उ० प्र० कानपुर
Registrar of Companies
U. P. KANPUR



Co. No. **20-19017**

कारोबार प्रारम्भ करने के लिए प्रमाण-पत्र

Certificate for Commencement of Business

कम्पनी अधिनियम, १९५६ की धारा १४९ (३) के अनुसरण में
Pursuant of Section 149 (3) of Companies Act, 1956

मैं एतद् द्वारा प्रमाणित करता हूँ कि

जो कम्पनी अधिनियम १९५६ के अधीन तारीख को निगमित की गई थी और जिसने आज विहित प्रारूप में सम्यक रूप से सत्यापित घोषणा फाइल कर दी है कि उक्त अधिनियम की धारा १४९ (१) (क) से लेकर (घ) तक/१४९ (२) (क) से लेकर (ग) तक की शर्तों का अनुपालन किया गया है, कारोबार प्रारम्भ करने की हकदार है।

BELA CEMENT LIMITED

I hereby certify that the.....

which was incorporated under the Companies Act, 1956 on the 15th day of November 1995 and which has this day filed a duly verified declaration in this prescribed form that the conditions of section 149 (1) (a) to (d)/149 (2) (a) to (c) of the said Act, have been complied with is entitled to commence business.

मेरे हस्ताक्षर से आज ता० के में दिया गया।

Kanpur

Given under my hand at
this 29th day of January One thousand nine hundred
and Ninty Six



(**R. D. KURBEL**)

कम्पनी रजिस्ट्रार
उ० प्र० कानपुर
Registrar of Companies
U. P. KANPUR

UNDER
The Companies Act, 2013**
Public Company Limited by Shares
MEMORANDUM OF ASSOCIATION
OF
JAIPRAKASH ASSOCIATES LIMITED

- I. The name of the Company is JAIPRAKASH ASSOCIATES LIMITED
- II. The Registered Office of the Company will be situated in the State of Uttar Pradesh.
- III. The objects for which the Company is established are:

A **THE OBJECTS TO BE PURSUED BY THE COMPANY ON ITS INCORPORATION ARE:

1. To produce, manufacture, treat, process, prepare, refine, import, export, purchase, sell and generally to deal in either as principals or as agents either solely or in partnership with others, all types and kinds of cement, ordinary, white, coloured, Portland, Pozzolana, Alumina, Blast furnace, silica and all other varieties of cements, lime and limestone, clinker and/or by-products thereof, as also cement products of any or all descriptions, such as pipes, poles, slabs, asbestos sheets, blocks, tiles, garden-wares, plaster of Paris lime pipes, building materials and otherwise, and articles, things, compounds and preparations connected with the aforesaid products and in connection therewith to take on lease or otherwise acquire, erect, construct, establish, work, operate and maintain, factories, undertakings, quarries, mines and workshops.
2. To carry on all or any of the business as manufacturers and sellers of and dealers and workers in cements of all kinds, lime, plasters, whiting, clay, gravel, sand minerals, earth, coke, fuel, gypsum, coal, jute, hessian cloth, gunny bags, paper bags, artificial stone and all builders' requisites made out of cement and cement products and conveniences of all kinds.
3. *To carry on the business of construction work comprising of civil works, civil engineers, civil contractors and to undertake projects and contracts for Government and Government Departments or authorities and undertake either alone or jointly with any other company, government/quasi-government body or persons, works of all distinction like construction, renovation, repairs, widening, paving, resurfacing of roads, expressways, highways, upgrading, strengthening of roads, flyovers, highways, elevated roads, metros, ports, airports, pod taxis, hybrid trains, rapid transit, flyways, tramways, railways, bullet trains, speed trains, urban infrastructure, urban landscapes, intra-urban roads and/or peri-urban roads like ring roads and / or urban by-passes, bus and truck terminals, subways, inland waterways and inland ports, mining development & operation of all types of minerals, coals, rocks etc., tunnels or bridges of all types and cement concrete works, reinforced cement concrete works, grouting, rock-cutting, reclamations, waterproofing works, painting, decorating and to purchase, acquire, contract, erect, repair and maintenance of structures, flyovers, tunnels, dams, towers, reservoirs, drains and culverts, trenches, embankments, irrigation works, reclamations, land improvement, sewerage and sanitary works.

4. *To carry on any or all of the businesses of or related to infrastructure and other sectors, including power (thermal, hydro, nuclear, wind tidal etc.), oil, gas, mining, thermonuclear, water, food processing, waste products, wind power and all other fields and industries in India or any part of the world, such as, conceptualizing, designing, development, construction, maintenance and operation of all types of infrastructural projects or facilities, dams, barrages, powerhouse, tunnels, intake structures, civil, mechanical and electrical works of any kind of whatsoever nature, Governmental or non-governmental, public or private, including but not limited to projects related to all types of housing or infrastructure related projects, or for any other utilities or facilities used by and/or for infrastructure projects and for these purposes, to act as Developers, Contractors, Civil Engineers, Consultants, Commission agents to enter into contracts, agreements, memorandum of understandings, arrangements or such other mode of contracts with private builders, semi-government, Public Sector Undertakings, Government of India, State Governments, municipal or local authorities, bodies corporate, persons or such other organizations or authorities, as the Company may deem fit, in such manner or method for the purpose of carrying out any of the foregoing objects and to obtain from them or from others the rights of all sorts for assistance, privileges, charters, licenses and concessions, as may be necessary.
5. *To carry on the business of collection of toll or any services as an agent or enter into arrangement with Central Government, State Government, Semi Government Bodies, Private Parties or Authorities, whether Municipal, Local or otherwise or with any institution or company in India or abroad and to procure or maintain from such Government Authority, person, institution or company, rights of all sorts for assistance, privileges, charters, contracts, licenses and concessions which the company may think it desirable and to carry out, exercise and comply with the conditions attached thereto.
6. *To acquire, purchase, sell, lease, exchange or deal in any manner in real estate, immovable properties, land, buildings, structures, tenements and hereditaments, whether on immediate or reversionary basis, vested or contingent, for any tenure, subject to or free from any charge or encumbrance, to develop and maintain these for residential or commercial purposes into residences, markets, malls, plazas, townships, various facilities for townships or complexes of any types or purposes including any underground structures for the above purposes in India or abroad.
7. *To purchase, take on lease, acquire in exchange or otherwise, own, hold, occupy, manage, control, construct, erect, alter, develop, pull down, improve, repair, renovate, work, build, plan, lay out, sell, transfer, mortgage, charge, assign, let out, hire, sub-let, sub-lease all types of lands, plots, buildings, hereditaments, bungalows, quarters, offices, flats, chawls, warehouses, godowns, shops, stalls, markets, houses, structures, undertaking, constructions, tenements, assets and properties, moveable or immovable - freehold or lease-hold of whatever nature and description and wherever situate and to carry on the business of builders, real estate-developers, contractors, sub contractors, architects, engineers, designers and surveyors and deal by advancing money to enter into contracts and arrangements of all kinds with builders, tenants, occupiers and others for purchase of any movable or immovable property including industrial, commercial, residential, or farm lands, plots – residential/ commercial/ industrial, construction of complexes, malls etc. and to own, buy, sell, possess, develop, construct, rebuild, maintain, rent, lease, alter, repair, renovate, develop or otherwise deal in highways, flyover, runways, docks, dams, canals, ports or any other infrastructure projects and to deal, sell, manage, lease, operate and run the infrastructure so developed on build, operate, own or lease and/or transfer basis and to buy and sell immovable property of any tenure and any interest therein.
8. *To develop, establish, undertake, infrastructure facilities in India or elsewhere for development of sports, games, adventures and all sports activities of International standard for Sports and Recreation activities including tracks for car racing, stadiums and related integrated sports infrastructure including township, auxillary and support facilities.

9. *To undertake carryout, organise, promote and sponsor or associate with or assist any sports, competition, championships, tournaments of State, National and International level, to facilitate, organize, host, festivals, exhibition or any other activity for promotion and growth of games, sports, recreation activity and to implement various schemes of the Government of India and the State Government and other bodies engaged in the promotion of sports, games, and other recreation activities.
10. *To conceive, plan, survey, design, study and evaluate all steps, processes, techniques and methods for setting up of all types of infrastructure projects, facilities or works, and to finance, build, construct, install, erect, undertake, lay down, commission, establish, own, operate, manage, control, and administer, lease, transfer, all Infrastructure Projects, facilities or works including industrial/ agricultural parks, gardens, roads, bridges, structures and facilities, rail-roads, railway stations, platforms, railway yards, rail tracks including gauge conversions thereof, railway electrification, tram- ways, buildings, wells, water-courses, dams, canals, reservoirs, urban and rural water supply system, underground drainage systems, airstrips, airports, seaports, berths, jetties, quays, docks and marine structures of all types, rapid transport and telecommunication systems of all types, transportation systems, water supply schemes including distribution systems, chemical plants, fertilizer plants, distillery plants, LPG and all types of petroleum products, handling and storage plants and terminals, handling equipments of various types, pumping stations, light rail transport systems for cities, mass housing projects, industrial plants of all types, industrial and technology parks and civil projects, environmental based projects and equipments, gas pipeline projects and other pipeline projects, oil exploration projects, electric vehicle charging stations, on-shore/off shore projects, electronics hardware technology Park complexes, schools, colleges, and other educational or vocational Institutions, public halls, museums, libraries, garages, hospitals, health centers, community centers, holiday homes and/or beach resorts and to render all services in connection thereto as planners, designers, consultants, constructors, builders, developers, architects, engineers, storage services, erectors, installers, commissioning agents, management consultants, and to act and to carry on the business as manufactures, suppliers, dealers, representatives, stockiest, dealers, assigners of patents & trade marks, franchisers, distributors of all types of plants, machinery, equipments, tools, raw-materials, intermediaries and other related products and consumables in connection with the aforesaid activities, Industries and Projects.
11. *To engage in any lawful act or activity or business to pursue any specific object or objects, as per the law for the time in force.
12. *To construct, design, execute, develop, set-up, maintain, operate, undertake, erect, establish, carry-out, improve, repair, work, own, administer or manage on commission or on 'Build Operate Transfer (BOT) basis' or otherwise, power projects hydro-electric or thermal, roads, highways, bridges, airports, ports, rail systems, water supply projects, irrigation projects, water treatment systems, solid waste management system or sanitary and sewerage management system or any other public utility or facility service of all kinds and all incidental activities connected therewith in India or abroad.
13. *To carry on the business of purchasing, marketing, selling, importing, exporting, producing, trading, transmitting, distributing, supplying or otherwise dealing in all aspects of Thermal, Hydro, Nuclear, Solar, Wind power and power generated through Non- conventional/ Renewable Energy sources including construction, generation, operation & maintenance, renovation & modernization of Power Stations and Projects and also to undertake the business of other allied/ ancillary industries including those for utilization/ sale/ supply of steam and ash generated at power stations, and other by-products and install, operate and manage all necessary plants, items of equipment, cables, wires, lines, establishments and works.
14. *To carry on the business of iron foundries, civil and mechanical engineers, consulting engineers, project engineers, technical consultants and manufacturers of agricultural, industrial and other machinery and tool kits, machine tool makers brass foundries, metal workers, boiler-makers, makers of locomotives and engines of every description, mill-wrights, machinists, iron and steel converters, smiths,

wood-workers, builders, painters, chemists, metallurgists, electrical engineers, water supply engineers, gas makers, framers, printers, carriers, and to buy, sell, design, specify, manufacture, fabricate, export, import, repair, convert, alter, let on hire, and deal in machinery, implements, plants, tools, tackles, instruments, rolling stock and hardware of all kinds, general fittings, accessories and appliances of all descriptions made of metal, alloy, glass or any other material and any parts of such accessories or fittings and generally to carry on business as merchants, importers and exporters and to transact and carry on all kinds of agency business.

15. *To carry on the business of exploring, developing, drilling, refining, distilling, purifying, converting, blending, purchasing, receiving, importing, storing, manufacturing, producing, processing, marketing, selling, exporting, distributing, trading, supplying, organising, exploiting, liquefaction, re-gasification, compression, beneficiation and transporting by rail/road, surface, sea, air petroleum/ hydrocarbons/ gaseous resources, proving and estimating the reserves thereof and implementing programme for the efficient development of and deal in all kinds of petroleum products/services, hydrocarbons by whatever name called, oil and other related liquid and gaseous substances and all other kinds/natures of fuels including, but not limited to, naphtha, natural gas (NG), compressed natural gas (CNG), liquefied natural gas (LNG), associated gaseous substances, coal-bed methane etc. in all its aspects and in all their respective branches and also to undertake the business of other allied/ancillary industries including any by-products/co-products from any of the products, which the company is authorized to deal in and to own, acquire by purchase, lease, license, grant or otherwise, to set up, participate in setting up, install, operate and manage all necessary plants/ facilities equipment, wells, platforms, derricks, rigs, warehouse, depots, ports, wharves, jetties, quays, terminals, compressors, stations, vessels, ships, railway lines, tankers, trucks, wagons, pipelines, storage and infrastructure facilities, establishments and works in India and abroad including from the sea or ocean bed in national or international waters in relation to any or all of the above areas of business and to acquire and maintain drilling rights, exploration and production rights, rights of ways and other rights/interests of all descriptions.
16. *To undertake prospective work of mining of coal/lignite/coke and select suitable coal/lignite/coke blocks/sub blocks for grant of prospective license and mining lease, development of coal/ lignite/ coke block(s) including drilling, feasibility studies and assessment of mine blocks, mining, survey and preparation of mine plans, to own mines/washeries, to raise stock and despatch coal/lignite/coke, to mine coal/lignite/coke either in open cast process or underground process and to implement, operate, produce, handle including screening and sizing, transporting and supplying coal/lignite/coke from the mine(s) and to install and operate coal beneficiation plant(s) at suitable places and to undertake all other acts related to the activity as such.
17. *To carry on the business of hotel, restaurant, cafe, tavern, bear house, restaurant room and lodging house keepers, licensed victuallers, wine, beer and spirit merchants, brewers, malters, distillers and manufacturer of aerated, mineral and artificial waters and other drinks, purveyors, caterers for public amusement or entertainment generally, coach, cab, carriage and motor car proprietors, livery, perfumers, job-masters, farmers, dairymen, importers and brokers of food, live and dead stock, colonial and foreign produce of all descriptions, hair dressers, perfumers, chemists, proprietors of clubs, dressing rooms, laundries, reading, writing and newspaper rooms, libraries, grounds and places of amusements, recreation, sport, tennis courts, swimming pools, entertainment and institutions of all kinds, tobacco and cigar merchants, agents for railways, airlines and shipping companies, and carriers, and general agents and to manage land, building, and other properties, whether belonging to the Company or not and to collect rents and income and to supply tenants and occupiers and others.
18. *To purchase, hold, take on lease or on royalty basis or otherwise acquire mines, mining lease, mining licenses, mining rights, mining claims and metalliferous lands or any interest therein and to explore,

prospect, search, work, exercise, develop, cut, treat, line, beneficiate and to turn to account, ores, all sorts of major and minor minerals, working deposits of all kinds of minerals and sub-soil minerals viz. coal, lignite, iron ore, bauxite, manganese, silica, copper, tin, felspar, dolomite, nickel, sulphur, gold, silver, diamond, chromium, rock, phosphates, manganese, quartz, mercury, kyanite, fire clay, calcium, beryllium, zinc, lead, asbestos, mica, platinum, sapphire, ruby, topaz, garnet, emerald and to crush, win, set, quarry, smelt, calcine, refine, dress, preserve, amalgamate, manufacture, manage, manipulate and prepare for market, import, export, buy, sell, store, process, supply, trade in and otherwise deal in ore, metal and mineral substances of all kind and to carry on metallurgical operations in all its branches and to import, export, purchase, sell, repair, assemble, supervise, install, or otherwise deal in all types of mining machines, tools and implements, smelters, crushing machines, furnaces and other items of equipment.

19. *To purchase, sell, trade, manufacture, produce and supply defence equipment, arms & ammunitions of any kind required by Military, Air Force, Navy, Police or any other agency of Central or State Government or any other Body/Person.
20. *To carry on the business of civil aviation, scheduled or non scheduled private passenger air taxi operations, private cargo air taxi operations, business of national and/or international airlines, all other airway business including business as agent, encompassing all areas of airport development including aviation system studies, airport master plans, architecture, financial studies & environmental studies.
21. *To lease, hire, let on hire, purchase, sell, export, import, equip, maintain, repair, refurbish, or otherwise deal in aero-planes, helicopters for the carriage of passengers or freight and engines, air frames avionics parts and components, accessories and all machinery, implements, avionics, lubricants, solutions, enamels and all things capable or being used for or in connection with the maintenance and flying of the air carriers of all descriptions.
22. *To carry on business as aviation management consultants, including consultancy and advisory services in relation to buying and selling of aircrafts, training, aviation business systems market survey, project feasibility, improvement to and expansion of existing aviation projects, preparation of detailed plans for aviation projects and to provide any other services of whatever nature in respect of civil aviation matters.
23. *To carry on the business of providing civil aviation support services including conceptual, preliminary & final designs, preparation of specifications & tender documents, procurement, construction and management of all facilities which include passenger & cargo terminals, hangars air traffic control centres, operational buildings, fuel hydrant systems, approach roads, car parks, runways, aprons, taxiways & other related infrastructure; and purchasing, marketing, selling, improving, exporting of all kinds of aircraft, planes, helicopters, etc.
24. *To purchase, manufacture, produce, refine, mine or otherwise acquire, invest in, own, hold, use, lease, mortgage, pledge, sell, transfer or otherwise dispose of, trade, deal in and deal with any and all kinds of chemicals and scarce materials, ingredients, mixtures, derivatives and compounds thereof and any and all kinds of products in which any of the foregoing is used including but not limited to medicines, pharmaceuticals, fertilizers and industrial chemicals of all kinds.
25. *To cultivate, grow, produce and deal in any vegetable products and to carry on all or any of the business of foreman, dairymen, mill contractors, dairy foremen, millers, surveyors and vendors or milk, cream, cheese, butter, poultry and provisions of all kinds, growers of, and dealers in, corn hay and straw, seedsmen and to buy, sell and trade in any goods which are usually needed in any of the above business or any other business associated with the foregoing or other interests of the Company.

26. *To carry on business as manufacturers of, and dealers in, granite, marble, alabaster, steel, iron, metal, wood, timber, stone, bricks, clay, china, porcelain, terra cotta, earth ware, pipes, mosaics, slates, windows, doors, shutters, basins, chimney pieces, stoves, baths, sanitaryware, household fittings damp course materials, paint, varnish, rope cord and builders' and decorators' plant, material and requisites and fittings of every description.
27. *To purchase, breed, raise, produce or otherwise acquire invest in, own, hold, use, lease, mortgage, pledge, sell, assign transfer or otherwise dispose of, trade, deal in and deal with any and all kinds of animals and agricultural products, and purchase, manufacture, produce, or otherwise acquire, invest in, own, hold, use, lease, mortgage, pledge, sell, assign, transfer or otherwise dispose of, deal in and deal with any and all articles or things manufactured, produced, resulting or derived in whole or in part from animals or agricultural products of any kind, whether to be used as food or in commerce, manufacture, the science, the arts or otherwise.
28. *To carry on the business of manufacturers, fabricators, processors, producers, growers, makers, importers, exporters, buyers, sellers, suppliers, stockists, agents, merchants, distributors and concessionaires or dealers in the following :—
 - (a) all kinds and forms of organic and inorganic chemicals, heavy chemicals, fine chemicals, photographic chemicals, graphite, carbon, petro-chemicals, drugs, medicines, pharmaceuticals, antibiotics, acids, alkalies, salts, cordials, fertilizers, insecticides, fungicides, weedicides, pesticides, detergents, pasting agents, solvents including industrial solvents, essences, pharmaceuticals, medical, chemical and industrial preparations, mineral and other waters, natural and synthetic waxes, dyes, cosmetics, toilet articles, paints, pigments, oils, varnishes, resins and all products and by-products thereof.
 - (b) plastics, polythene alkathene, natural and synthetic rubber moulded goods, forms, rubber and plastic products including containers and packings of all types hygienic goods made of rubber and latex transmission bolts and conveyors, linoleum, tarpaulin, waterproof, materials, goods and garments, insulating materials, vulcanising materials and all other cellulose derivatives, products and by-products and articles.
 - (c) all kinds and classes of papers, boards, cardboards, mill boards, corrugated boards including corrugated fluting media, and articles, goods or things made from or out of papers, pulp, pulp-compressed paper, paper stock, plastics and other materials, natural or synthetic, and materials used in the manufacture or treatment of paper and all varieties of boards, and in particular to manufacture and deal in writing paper, wrapping paper, art paper, bank or bond paper, drawing paper, craft paper, envelope paper, envelopes, tracing paper, waterproof paper, waxed paper, wall and ceiling papers, carbon paper and photographic paper, and the products and by-products thereof.
 - (d) paper pulp, wood pulp, straw pulp, bamboo pulp, dea pulp, mechanical pulp, sulphide pulp, semi-chemical pulp and fibrous pulps of all descriptions, whether processed from any fibrous or other raw-material natural or synthetic, including grass, wood, bamboo, straw, rags, cotton, silk, wool, jute hump, flax and to manufacture and deal in all such fibres, fibrous substance (natural or synthetic) or things which may furnish materials for manufacture of paper and all varieties of boards and to buy, sell and deal in any articles which can be manufactured out of paper boards of all varieties and pulp.
29. *To carry on trade or business of buying, selling, reselling exchanging, altering, importing, exporting, hiring, letting on hire or distributing, merchandise, engineering goods, electrical goods and appliances, machinery, components, food-stuffs, grocery and other provisions, building materials,

minerals, ores, including stones, granites, and marbles, cosmetics & chemicals, including soaps, shampoos, oils, perfumes, napkins, pharmaceuticals, liquors, raw, semi-manufactured and manufactured food stuffs, textiles, metals, bullion, jewellery, watches, furnitures, kitchen equipment and gadgets, cinematographic goods, ceramics, sanitary goods, rubber and leather goods, automobiles ships, aircraft and other miscellaneous goods.

30. *To carry on the business of manufacturing, refining and preparing all classes and kinds of fertilisers and other preparations arising from or required in the manufacture of any or all kinds of fertiliser and to carry on any operations or process of mixing, granulating different chemicals or fertilisers and to buy, sell, import, export, treat in and deal in any or all kinds of fertiliser and any raw materials required for the manufacturing of any or all kinds of fertiliser.

*Altered vide Postal Ballot Special Resolution dated 7th September, 2017

**Title changed vide Postal Ballot Special Resolution dated 7th September, 2017

**B. **MATTERS WHICH ARE NECESSARY FOR FURTHERNACE OF THE
OBJECTS SPECIFIED IN CLAUSE III(A) ARE:**

1. To buy or generate for the purpose of the business of the Company steam, heat, light, electricity, gas or other power to process all products resulting from or ancillary to such production and making of gas, to convert the same into saleable materials like coke, road tar, creosote, oil phenols, carbolic acid and other chemical or detailed products and by-products and to otherwise deal with and dispose of the same and to take all steps incidental or necessary in respect of the same.
2. To acquire from any person or any source, technical information. know-how data, processes, formulae, techniques and methods, engineering, manufacturing and operating data, plans, layouts, blue prints and other data for the design, installation, erection and consultancy and maintenance, operation of the plant, machinery equipment and facilities whatsoever required for attaining the main objects of the Company and objects ancillary to the attainment of the main objects and to acquire any grant or licence and other rights and benefits in connection therewith.
3. To purchase or otherwise acquire or carry on the business of manufacturers of and dealers in bricks, tiles, stone, pipes, potteries, earthen or china and similar goods and any substitutes thereof or building material of any kind and all things used by builders and contractors.
4. To purchase, take on lease, or otherwise acquire, the undertakings, business and property or any part thereof of any company or companies carrying on business as manufacturers of Cement and mineral industries in India or elsewhere, which this Company is entitled to undertake.
5. To enter into contracts, agreements and arrangements with any other company, firm, or person for the carrying out by such other company, firm, or person on behalf of the Company any of the objects for which the Company is formed.
6. To import, export, buy and sell and act as merchants and dealers in connection with the above objects of the Company.
7. To buy, refine, manipulate, import, export and deal in substances, apparatus and things capable of being used in the business of the Company or required by any customers or persons having dealings with the Company.
8. To import and purchase any machinery, implements, materials, articles and stores and to do all things necessary and proper for developing the property, estates and lands including mining property belonging to the Company.

9. To repair, alter, remodel, clean, renovate, convert, manipulate and prepare for resale and resell any goods from time to time belonging to the Company.
10. To employ experts to investigate and examine into the conditions, prospects, value, character and circumstances of any business concerns and undertakings and generally of any assets, property or rights.
11. To carry on any business or branch of a business which this Company is authorised to carry on by means, or through the agency of any subsidiary Company or companies, and to enter into any arrangement with such subsidiary company for taking the profits and bearing the losses of any business or branch so carried out, or for financing any such subsidiary company or guaranteeing its liabilities, or to make any other arrangement which may seem desirable with reference to any business or branch so carried on including power at any time and either temporarily or permanently to close any such branch or business.
12. To appoint Directors or Managers of any subsidiary Company or of any other Company in which this Company is or may be interested.
13. To take part in the supervision and control of the business or operations of any Company or undertaking.
14. For the purpose mentioned in the preceding clause, to appoint and remunerate any directors, trustees, accountants or other experts or agents.
15. To act as agents and brokers for sellers, buyers, exporters, importers, manufacturers, merchants, tradesmen, dealers in cement and cement products.
16. To purchase, take on lease or in exchange, hire or otherwise acquire any immovable or movable property and any rights or privileges which the Company may think necessary or convenient for the purposes of its business and in particular, any land, buildings, easements, machinery, plant and stock-in-trade, and either to retain any property to be acquired for the purposes of the Company's business or to turn the same to account as may seem expedient.
17. To purchase, take on lease or in exchange or under amalgamation, licence or concession or otherwise, absolutely or conditionally, solely or jointly with others and make, construct, improve, maintain, develop, work, manage, carry out, control any buildings, factories or works or any roadways, tramways, railways, ropeways, branches, or sidings, bridges, wells, reservoirs, water courses, wharves, airports, ferries, piers, aerodromes, telephone works, restaurants, manufactories, warehouses, electric works, shops, stores, channels and other works and conveniences which may seem calculated to advance the Company's interests and to contribute to, subsidise, or otherwise assist or take part in the construction, improvement, maintenance, working management, carrying out or control thereof.
18. To let on lease or on hire purchase system or to sell or otherwise dispose of any property belonging to the Company and to finance the purchase of any article or articles, whether made by the Company or not, by way of loans or by the purchase of any such articles or article, and the letting thereof on the hire purchase system or otherwise howsoever.
19. To buy and sell foreign exchange in all lawful ways in compliance with the relevant laws of India and of the foreign country concerned in that behalf, and generally to invest and deal with the moneys of the Company in or upon such securities and in such manner as from time to time be determined and to hold, sell and otherwise deal with such investments.
20. To sell, lease, grant licences, easements and other rights over, and in any other manner deal with or dispose of the undertaking, property, assets, rights and effects of the Company, or any part thereof, for

such consideration as the Company may think fit, and in particular, for shares, debentures, or securities or any other Company.

21. To acquire and undertake the whole or any part of the business, property and liabilities of any person, firm or Company carrying on or proposing to carry on any business which the Company is authorised to carry on or be possessed of property suitable for the purpose of the Company.
22. To amalgamate, enter into any partnership or partially amalgamate with or acquire interest in the business of any other Company, person or firm or enter into any arrangement for sharing profits, or for co-operation or for mutual assistance, with any person, firm or Company, carrying on any business which the Company is authorised to carry on, and to give or accept by way of consideration for any of the acts or things aforesaid or property acquired, any shares, debentures, debentures-stock or securities that may be agreed upon and to hold and retain, or sell, mortgage and deal with any shares, debentures, debenture-stock or securities so received.
23. To amalgamate with any other Company whose objects are similar to those of this Company whether by sale or purchase for fully or partly paid up share or otherwise of the undertaking subject to the liabilities of the Company or any such other Company as aforesaid, with or without winding up or by sale or purchase (for fully or partly paid up shares or otherwise) of all or a controlling interest in the shares or stock of the other Company as aforesaid or in any other manner.
24. To enter into partnership, or into any arrangement for sharing profits or losses, or for any union of interest, joint adventure, reciprocal concession or co-operation with any person or persons, or Company or companies carrying on, or engaged on or about to carry on, or engage in any business or transaction which this Company is authorised to carry on or engage in, or in any business or transaction capable of being conducted so as directly or indirectly to benefit the Company.
25. To acquire, take up and hold shares, stocks, debentures, debenture-stock, bonds, obligations and securities issued or guaranteed by any Company, Corporation or authority constituted for carrying on business in India or in any foreign country, and debentures, debenture-stocks, bonds, obligations and securities issued or guaranteed by any Government, Sovereign Rulers, Commissioner, public body or authority, supreme, municipal, local or otherwise, whether in India or any foreign country.
26. To acquire any such shares, stocks, debentures, debenture-stock, bonds, obligations or securities by original subscription, tender, purchase, exchange or otherwise and to subscribe for the same either conditionally or otherwise, and to guarantee the subscription thereof, and to exercise and enforce all rights and powers conferred by or incidental to the ownership thereof.
27. To establish or promote or concur in establishing or promoting any company or Companies for the purpose of acquiring all or any of the property, rights and liabilities of the Company or for any other purpose which may seem directly or indirectly calculated to benefit the Company and to place or guarantee the placing of, underwrite, subscribe for or otherwise, acquire all or any part of the shares, debentures or other securities of any such other Company.
28. To enter into any arrangement with any Government or authority supreme, municipal, local or otherwise or any persons or Company that may seem conducive to the Company's objects or any of them and to obtain from any such Government authority, person or Company rights, privileges, charters, contracts, licences and concessions which the Company may think fit or desirable to obtain and to carry out, exercise and comply therewith.
29. To apply for promote, and obtain any Act, charter, privilege, concession, licence, authorisation, Government, State or municipal, provisional order, licence or any authority for enabling the Company to

carry any of its objects into effect, or for extending any of the powers of the Company, or for effecting any modification of the Company's constitution, or for any other purposes, which may seem expedient and to oppose any proceedings or applications, which may seem calculated, directly or indirectly to prejudice the Company's interests.

30. To apply for purchase or otherwise acquire project and renew in any part of the world any patents, patent, rights, brevets d'invention, trade marks, designs, licences, concessions and the like conferring any exclusive or non exclusive or limited right to their use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the Company or the acquisition of which may seem calculated directly or indirectly to benefit the Company and to use, exercise, develop or grant licences in respect of or otherwise turn to account the property, rights, or information as acquired and to expend money in experimenting upon, testing or improving any such patents, inventions or rights.
31. To establish, provide, maintain and conduct or otherwise subsidise research laboratories and experimental workshops for scientific and technical research and experiments and to undertake and carry on with all scientific and technical researches, experiments and tests of all kinds and to promote studies and research, both scientific and technical investigations and inventions by providing, subsidizing, endowing or assisting laboratories, workshops, libraries, lectures, meetings and conferences and by providing for the remuneration of scientific or technical professors or teachers and providing for the award of scholarships, prizes and grants to students or otherwise and generally to encourage, promote and reward studies, researches, investigations, experiments, tests and inventions of any kind whether or not such activities are likely to assist any of the business which the Company is authorised to carry on.
32. To make donations to such persons or institutions and in such cases and either of cash or any other assets as may be thought directly or indirectly conducive to any of the Company's objects or otherwise expedient and in particular to remunerate any person or corporation introducing business to the Company and also to subscribe, contribute or otherwise assist or guarantee money for charitable, scientific, religious or benevolent, national, public, cultural, educational or other institutions or objects or for any exhibition or for any public, general or other objects and to establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences for the benefit of the employees or ex-employees (including Directors) of the Company or its predecessors in business or of persons having dealings with the Company or the dependents, relatives or connections of such persons and, in particular, friendly or other benefit societies and to grant pensions, allowances, gratuities and bonuses, either by way of annual payments or a lump sum and to make payments towards insurance and to form and contribute to provident benefit funds and other welfare funds of or for such persons.
33. To refer or agree to refer any claim, demand, dispute or any other question by or against the Company or in which the Company is interested or concerned and whether between the Company and the member or members or his or their representatives, or between the Company and third parties to arbitration in India or at any place outside India and to observe and perform and to do all acts, deeds, matters and things to carry out or enforce the award.
34. To pay out of the funds of the Company all preliminary and other expenses which the Company may lawfully pay with respect to the promotion, formation and registration of the Company or the issue or its capital including brokerage and commission for obtaining applications for or taking, placing or underwriting or procuring other debentures or other securities of the Company.
35. To pay for any rights or property acquired by the Company and to remunerate any person or company for services rendered or to be rendered in placing of shares in the company's capital or any debentures,

debenture-stock, or other securities of the company, or in or about the formation or promotion of the Company, or the acquisition of property by the Company or the conduct of its business, whether by cash payment or by the allotment of shares, debentures, or other securities of the Company, credited as paid up in full or in part or otherwise.

36. To adopt such means of making known the business of the Company as may seem expedient, and in particular, by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals, and by granting prizes, rewards and donations.
37. To lend and advance money or to give credit to such persons or companies and on such terms as may seem expedient and, in particular, to customers and others having dealings with the Company and to guarantee the performance of any contract or obligation and the payment of money of or by any such persons or companies and generally to give guarantees and indemnities.
38. To invest and deal with the moneys of the Company not immediately required in such manner as may from time to time be determined.
39. #Subject to the provisions of the Companies Act, 2013, to receive money on deposit or loan and borrow or raise money in such manner as the Company shall think fit including the right to convert the loan into Shares, and, in particular, by the issue of debentures, or debenture-stock (perpetual or otherwise) and to secure the payment of any moneys borrowed, raised or owing by mortgage, charge or lien upon all or any of the property or assets of the Company (both present and future), including its uncalled capital and also by a similar mortgage, charge or lien to secure and guarantee the performance by the Company or any other person or Company of any obligation undertaken by the company or any person or Company as the case may be.
40. To undertake and execute any trust (including the office of executor, administrator, receiver or liquidator) the undertaking of which may seem to the Company desirable and either gratuitously or otherwise and vest any real or personal property, rights, or interest acquired by or belonging to the Company in any person or Company on behalf of or for the benefit of the Company and with or without any declared trust in favour of the Company.
41. To draw, make, accept, endorse, discount execute and issue bills of exchange, promissory notes, bills of lading, warrants, debentures and other negotiable or transferable instruments or securities.
42. To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the Company for the time being.
43. To insure the whole or any part of the property of the Company either fully or partially to protect and indemnify the Company from liability or loss in any respect, either fully or partially and also to insure and to protect and indemnify any part or portion thereof, either on mutual principles or otherwise.
44. To apply for, purchase, or otherwise acquire, any patents, brevets d'invention, licences, concessions, and the like conferring any exclusive or non-exclusive or limited rights to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated directly or indirectly to benefit the Company, and to use, exercise, develop, or grant licences in respect of or otherwise turn to account the property, rights or information so acquired.
45. To carry out in any part of the world all or any part of the Company's objects as principal agent, factor, trustee, contractor, or otherwise, either alone or in conjunction with any other person, firm, association, corporate body, municipality, province, state, body politic or government or colony or dependency thereof.

46. To exercise all or any of its corporate powers, rights and privileges and to conduct its business in all or any of its branches in the Union of India and in any or all states, territories, possessions, colonies and dependencies thereof and in any or all foreign countries and for this purpose to have and maintain and to discontinue such number of offices and agencies therein as may be convenient.
47. To procure the Company to be registered or recognised in any part of the world.
48. To do all and everything necessary, suitable or proper for the accomplishment of any of the purposes or the attainment of any of the objects or the furtherance of any of the powers herein before set forth, either alone or in association with other act or acts, thing or things incidental or appurtenant to or growing out of or connected with the aforesaid business or powers, any part or parts thereof, provided that the same is not inconsistent with the laws of the Union of India.
49. To lend money on mortgage of immovable property or on hypothecation or pledge of movable property or without security and to invest money of the Company in such manner (other than in the shares of this Company) as the Directors think fit and to sell, transfer or deal with the same.
50. To aid pecuniarily or otherwise any association, body or movement having for an object the solution, settlement or surmounting of industrial or labour problems or troubles or the promotion of industry or trade.
51. To dedicate, present, subscribe to or otherwise aid, out of the profits and assets of the Company, any benevolent, charitable, national or other institutions, or objects of a public character, or which have any moral or other claims to support or aid by the Company by reasons of the locality or nature of its operations or otherwise.
52. #To make donations to any national memorial fund or any other fund constituted for a charitable or national purpose, subject to the provisions of the Companies Act, 2013.
53. To transact and carry on all kinds of agency business and to be appointed and to act as agents of any company or concern and to do and perform all and singular the several duties, services and authorities appertaining to such office and to comply with and to become bound by all restrictions, limitations and conditions appertaining to such office or imposed by the terms of any agreement or agreements entered into for the purpose aforesaid.
54. To create any depreciation fund, reserve fund, sinking fund, insurance fund or any special or other fund whether for depreciation or for repairing, improving, extending or maintaining any of the property of the Company or for redemption of debentures or redeemable preference shares or for special dividends or equalising dividends or for any other purpose whatsoever, and to transfer any such fund or part thereof to any of the other funds herein mentioned.
55. To dedicate, present or otherwise dispose of, either voluntarily with or without consideration or for value, any property of the Company deemed to be of national, public or local interest, to any national trust, public body, museum, corporation or authority or any trustees for or on behalf of any of the same or of the public.
56. To appropriate, use or lay out land belonging to the Company for streets, parks, pleasure ground, allotments, and other conveniences and to present any such land so laid out to the public or to any person or company conditionally or unconditionally as the Company thinks fit.
57. To establish and maintain agencies, branch places, and local registers to procure registration or recognition of the Company and to carry on business in any part of the world and to take such steps as may be necessary to give the Company such rights and privileges in any part of the world as are possessed by local companies or partnerships or as may be thought desirable.

58. #To undertake, carry out, promote and sponsor programmes for rural development including any programme for promoting social and economic welfare for the upliftment of the people in any rural area and to incur any expenditure on any such programme of rural development and to assist execution and promotion thereof either directly or through any agency or in any other manner. Without prejudice to the generality of the foregoing, 'Programme for Rural Development' shall also include any programme for promoting the social and economic welfare for the upliftment of the people in any rural areas which the Directors may consider likely to promote and assist rural development, and that the words 'Rural Area' shall include such areas as may be regarded as rural areas under the provisions of the Income Tax Act, 1961, or any other law relating to rural development for the time being in force or as may be considered by the Directors as rural areas and in order to implement any of the above mentioned objects or purposes the Directors may at their discretion transfer without consideration or at such full or concessional value as the Director may think fit, and divest the ownership of any property of the Company to or in favour of any public or local body or authority or Central or State Government or any public institution, Trust or Fund or any other agency devoted to the work of rural development as approved by the Central Government or State Government or any other appropriate authority
59. To undertake, carry out, promote and sponsor or assist any activity for the promotion and growth of the national economy and for discharging what the Directors may consider to be social, economic and moral responsibilities of the Company to the public or any sections of the public as also any activity which the directors consider likely to promote national welfare or social, economic or moral upliftment of the public or any section of the public and in such manner and by such means as the Company may think fit and the Company may at its discretion in order to implement any of the above mentioned objects or purposes transfer without consideration or at such fair or concessional value as the Company may think fit and divert the ownership of any property of the Company to or in favour of any Public or Local Body or authority or Central or State Government or any Public Institutions or Trusts or Funds or any other agency devoted to the work of rural development as approved by the Central Govt. or State Govt. or any other appropriate authority.
60. Without prejudice to the generality of the foregoing, to undertake, carry out, promote and sponsor any activity for publication of any book, literature, newspapers etc. or for organising lectures, conferences or seminars, workshops, training programmes, etc. likely to advance the aforesaid objects or for giving merit awards, scholarships, loans or any other assistance to institutes, deserving students or other scholars or consultants or persons to enable them to pursue their studies or academic pursuits and for establishing or assisting any institution, fund, trust etc. having any one of the aforesaid objects as one of its objects.

#Replaced vide Postal Ballot Special Resolution dated 7th September, 2017

Note: Clause III C of object clause i.e. "OTHER OBJECTS" deleted vide Postal Ballot Special Resolution dated 7th September, 2017

IV. The liability of the members is limited.

- ***V. The Authorized Share Capital of the Company is Rs. 3500,00,00,000 (Rupees Three Thousand FiveHundred Crores only) divided into 1609,40,00,000 Equity Shares of Rs. 2/- each and 2,81,20,000 Preference Shares of Rs. 100/- each.

***As amended in terms of Scheme of Amalgamation sanctioned by Hon'ble Allahabad High Court vide order dt. 14.09.15

We, the several persons, whose names and addresses are subscribed, are desirous of being formed into a Company in pursuance of this Memorandum of Association and we respectively agree to take the number of shares in the capital of the company set opposite our respective names :—

Sl. No.	Name, addresses, description and occupation of the subscribers	No. of Equity Shares taken by each subscriber	Signature of Subscribers	Name, Address, Description and occupation of Witness
1.	Jaiprakash Gaur S/o Late Sh. Baljeet Singh Sharma A-9/27, Vasant Vihar New Delhi-110 057 Industrialist	100	Sd/- Jaiprakash Gaur	Sd/- (N. C. Talwar) S/o Shri K. L. Talwar Qr. No. 243-44, ESI Hospital Residential Complex, Basai Dara pur, Ring Road, New Delhi-110 015 (Service)
2.	Nanak Chand Sharma S/o Late Sh. C. S. Sharma E-9/14, Vasant Vihar, New Delhi-57 Business	100	Sd/- Nanak Chand Sharma	
3.	Satyendra Prakash Joshi S/o Late Sh. Vidya Sagar Joshi K-104, Hauz Khas, New Delhi-110 016 Business	100	Sd/- Satyendra Prakash Joshi	
4.	Sarat Kumar Jain S/o Sh. Sumat Prasad Jain B1/12, Vasant Vihar, New Delhi-110 057 Business	100	Sd/- Sarat Kumar Jain	
5.	Indra Narain Dube S/o Late Sh. S. L. Dube C-8/8459, Vasant Kunj New Delhi-110 070 Company Executive	100	Sd/- Indra Narain Dube	
6.	Shyam Datt Nailwal S/o Late Sh. R. D. Nailwal 75, Sreshtha Vihar, New Delhi-110 092 Company Executive	100	Sd/- Shyam Datt Nailwal	
7.	Harish Kumar Vaid S/o Sh. R. L. Vaid C-1/1172, Vasant Kunj, New Delhi-110 070 Company Executive	100	Sd/- Harish Kumar Vaid	
	TOTAL	700 (Seven Hundred Equity Shares)		

Dated: 3-11-1995
Place: New Delhi

UNDER
The Companies Act, 1956
Company Limited by Shares
ARTICLES OF ASSOCIATION
OF
JAIPRAKASH ASSOCIATES LIMITED

1. The regulations contained in Table A, in the First Schedule to the Companies Act, 1956, shall not apply to this Company, but the regulations for the management of the Company and for the observance by the members thereof and their representatives shall, subject to any exercise of the statutory powers of the Company in reference to the repeal or alteration of, or addition to its regulations by Special Resolution, as prescribed by the said Companies Act, 1956, be such as are contained in these Articles unless the same are repugnant or contrary to the provisions of the Companies Act, 1956 and the said Table 'A'.

Table 'A' not to apply but company to be governed by these Articles

1A. In case of any conflict/contradiction between the provisions contained in these Articles and the provisions of the Companies Act, 2013, the provisions of the Companies Act, 2013 shall apply. Further, in respect of such matters as are provided in Table F of Schedule I to the Companies Act, 2013 but in respect whereof no provision has been made in these Articles, the provisions contained in Table F shall apply.

Applicability of Companies Act, 2013 and Table F, Schedule I Inserted vide A.G.M. resolution dated 27.09.2014

INTERPRETATION

2. In the interpretation of these Articles the following expressions shall have the following meaning, unless repugnant to the subject or context :—

Interpretation clause

"The Act", or "the said Act" means "the Companies Act, 1956 and/ or "the Companies Act, 2013", as applicable, and shall include any statutory modifications, amendments, re-enactments thereof, as may be applicable.

"The Act", or "the said Act" Inserted vide A.G.M. resolution dated 27.09.2014

'The Board' or 'The Board of Directors' means a meeting of the Directors duly called and constituted, or, as the case may be, the Directors assembled at a Board, or the requisite number of Directors entitled to pass a circular resolution in accordance with these Articles.

"The Board" or "The Board of Directors"

"The Company" or 'This Company' means Jaiprakash Associates Limited.

"The Company" or "This Company"

"Beneficial Owner" means the beneficial owner as defined in clause (a) of the Sub-section (1) of Section 2 of the Depositories Act, 1996.

"Beneficial Owner" Inserted vide A.G.M. Resolution Dated 09.12.2003

"Depository" means a Depository as defined under clause (e) of Sub-section (1) of Section 2 of the Depositories Act, 1996.

"Depository" Inserted vide A.G.M. Resolution Dated 09.12.2003

"SEBI" means Securities and Exchange Board of India, established under Section 3 of the Securities and Exchange Board of India Act, 1992.

"SEBI" Inserted vide A.G.M. Resolution Dated 09.12.2003

"Directors" means the Director for the time being of the Company or as the case may be, the Directors assembled at a Board.

"Directors"

"Dividend" includes bonus.

"Dividend"

Words importing the masculine gender also include feminine gender.

"Gender"

"Month" means a calendar month.

"Month"

"Office" means the Registered Office for the time being of the Company.

"Office"

"Persons"	"Persons" includes Firms, corporations as well as individuals.
"Plural Number"	Words importing the plural number also include the singular number.
"Singular Number"	Words importing the singular number include the plural number.
"These presents" or "Regulations"	"These presents" or "Regulations" means these Articles of Association as originally framed or altered from time to time and includes the Memorandum where context so requires.
"Seal"	"Seal" means the Common Seal for the time being of the Company.
"In writing" and "Written"	"In writing" and "Written" shall include printing and lithography and any other mode of representing or reproducing words in a visible form.
"Expressions in the Act to bear the same meaning in Articles"	Subject as aforesaid any words or expressions defined in the Act shall except where the subject or context forbids, bear the same meaning in these Articles.
"Marginal Notes"	The marginal notes hereto shall not affect the construction hereof.
Right, Privilege or Authority as per the Act Inserted vide A.G.M. resolution dated 27.09.2014	2A. Wherever in the Companies Act, 2013, it has been provided that the Company shall have any right, privilege or authority or that the Company could carry out any transaction(s) only if the Company is so authorized by its Articles, then and in that case by virtue of this Article, the Company is hereby specifically authorized, empowered and entitled to have such right, privilege or authority to carry out such transaction(s) as have been permitted by the Companies Act, 2013, without there being any separate/specific article in that behalf herein provided.
Copies of Memorandum & Articles of Association to be given to members	3. Copies of Memorandum and Articles of Association and other documents mentioned in Section 39 of the Act shall be furnished by the Company to any member at his request within seven days of the requirement subject to the payment of a fee of Rupee One.

COMMENCEMENT OF BUSINESS

Commencement of business	4. The Company shall not commence business or exercise any borrowing powers until the requirements of Section 149 of the Act shall have been complied with.
Capital	5. The Authorised Share Capital of the Company shall be such amount and be divided into such shares as may from time to time be provided in Clause V of the Memorandum of Association with power to increase or reduce the capital and divide the shares in the capital of the Company for the time being into Equity Share Capital and Preference Share Capital and to attach thereto respectively any preferential qualified or special rights, privileges or conditions as may be determined in accordance with these presents and to modify or abrogate any such rights, privileges or conditions in such manner as may for the time being be permitted by the said Act.
Restriction on allotment	6. The Board shall observe the restrictions as to allotment contained in Sections 69 and 70 of the Act, as the case may be and shall cause to be made the returns as to allotment according to Section 75 of the Act.
Shares under the control of the Directors	7. Subject to the provisions of the Act and of these Articles, the shares in the capital of the Company for the time being (including any shares forming part of any increased capital of the Company) shall be under the control of the Directors who may allot or otherwise dispose of the same or any of them to such persons in such proportion and on such terms and conditions and either at a premium or at par or (subject to compliance with the provisions of Section 79 of the Act) at a discount and at such time as they may from time to time think fit and proper, and with full power to give to and person the option to be allotted shares of the company either at par or at a premium, or subject as aforesaid, at a discount such option being exercisable at such times and for such consideration as the Directors think fit, provided that the option or right to make call on shares shall not be given to any person or persons without any sanction of the Company in general meeting.

8. In addition to and without derogating from the power for the purpose conferred on the Directors under Article 7, the Company in general Meeting may by special resolution determine to issue further shares out of the authorised but unissued capital of the Company and may determine that any shares (whether forming part of the original Capital or of any increased capital of the Company) shall be offered to such persons (whether members or holders of debentures of the Company or not) in such proportion and on such terms and conditions and either at a premium or at par or, subject to compliance with the provisions of section 79 of the Act, at a discount as such general meeting shall determine and with full power to give any person (whether a member or holder of debentures of the Company or not) the option to be allotted shares of any class of the Company either at a premium, or at par or (subject to compliance with the provisions of Section 79 of the Act) at a discount, such option being exercisable at such times and for such considerations as may be directed by such general meeting or the Company in general meeting may make any other provision whatsoever for the issue, allotment or disposal of any shares Subject to any direction given by the Company in general meeting as aforesaid the provisions of Article 68 hereof shall apply to any issue of new shares.

Power of General meeting to offer shares to such persons as the Company may resolve

9. Subject to the provisions of the Act and these Articles, the Directors may allot and issue shares in the capital of the Company in payment or part payment for any property or assets of any kind whatsoever (including the goodwill of any business) sold or transferred, goods or machinery or know-how supplied, or for services rendered to the Company either in or about the formation or promotion of the Company or the conduct of its business and any shares which may be so allotted may be issued as fully paid up or partly paid up in cash, or otherwise than in cash, and if so issued shall be deemed to be fully paid up or partly paid up shares as aforesaid. The Directors shall cause returns to be filed of any such allotment as provided by Section 75 of the Act.

Directors may allot shares as fully paid up

10. The shares in the capital of the Company shall be numbered progressively according to their several denominations and except in the manner hereinafter mentioned, no share shall be sub-divided.

Shares to be numbered progressively

11. An application signed by or on behalf of an applicant for shares in the company, followed by an allotment of any shares therein, shall be an acceptance of shares within the meaning of these Articles and every person who thus or otherwise accepts any shares and whose name is entered on the Register shall, for the purpose of these Articles, be a member.

Acceptance of shares

12. The money (if any) which the Directors shall on the allotment of any shares being made by them, require or direct to be paid by way of deposit, call or otherwise, in respect of any shares allotted by them, shall immediately on the insertion of the name of the allottee in the Register of Members as the holder of such share, become a debt due to and recoverable by the Company from the allottee thereof, and shall be paid by him accordingly.

Deposit & Call etc. to be debt payable immediately

13. If by the conditions of allotment of any shares the whole or part of the amount or issue price thereof shall be payable by instalments, every such instalments shall, when due, be paid to the Company by the person who for the time being and from time to time shall be the registered holder of the share or his legal representative.

Instalments of shares to be duly paid

14. Except when required by law or ordered by a court of competent jurisdiction, the company shall not be bound to recognise any person holding any share upon any trust and the Company shall not be bound by or be compelled in any way to recognise (even when having notice thereof) any equitable, contingent, future or partial interest in any share or any fractional part of a share, or (except only by these Articles or as ordered by a Court of Competent jurisdiction or by law otherwise provided) any other

Company not bound to recognise any interest in shares other than that of the registered holders

rights in respect of any share except an absolute right to the entirety thereof in the registered holder.

UNDERWRITING AND BORKERAGE

Commission for
placing share
debenture etc.

15. The Company may subject to provisions of section 76 and other applicable provisions (if any) of the Act, at any time pay a commission to any person in consideration of his subscribing or agreeing to subscribe or his procuring or agreeing to procure subscriptions, whether absolutely or conditionally for any shares in or debentures of the Company provided that the amount or rate of commission does not exceed in the case of shares 5% of the price at which the shares are issued and in the case of debentures 2½% of the price at which the debentures are issued. The commission may be satisfied by the payment of cash or the allotment of fully or partly paid up shares or debentures or partly in the one and partly in the other. The Company may also on any issue of shares or debentures pay such brokerage as may be lawful.

CERTIFICATES

Certificates of
Shares

16. The Certificates of title to the shares shall be issued under the Seal of the Company which shall be affixed in the presence of and signed by (i) two Directors (provided that if the composition of the Board permits, one of the aforesaid two Directors shall be a person other than the Managing or whole-time Director) and (ii) the Secretary or some other person appointed by the Board for the purpose. Particulars of every share certificate issued shall be entered in the register of the Members against the name of the person to whom it has been issued indicating the date of issue. A Director may sign the share certificates by affixing his signature thereon by means of any machine, equipment or other mechanical means such as engraving in metal or lithography, but not by means of a rubber stamp, provided that the Director shall be responsible for the safe custody of such machine equipment or other material used for the purpose. Provided always that notwithstanding anything contained in this Article, the certificates of title to the shares may be executed and issued in accordance with such other provisions of the Act, or the rules made thereunder as may be in force for the time being and from time to time.

Member's right to
certificates

Amended vide
A.G.M. Resolution
Dated 09.12.2003

17. Every member or allottee of share(s) shall be entitled without payment to receive at least one certificate under the Seal of the Company for all the shares of each class or denomination registered in his name in such form as the Directors shall prescribe or approve, specifying the share or shares allotted to him and the amount paid thereon. Every member shall be entitled without any payment for sub- division and consolidation of Share & Debenture Certificates and for sub - division of letters of allotment and split, consolidation, renewal and pucca transfer receipts into denominations corresponding to the market unit of trading. Such certificate shall be issued only in pursuance of a resolution passed by the Board and on surrender to the Company of its letter of allotment or of its fractional coupons of requisite value, save in case of issues against letters of acceptance or of renunciation or in case of issue of bonus shares. Provided that, if the letter of allotment is lost or destroyed, the Board may impose such reasonable terms, if any, as it thinks fit, as to evidence and indemnity and the payment of out-of-pocket expenses incurred by the Company in investigating evidence.

Limitation of time
for issue of
certificates

18. The Company shall within three months after the allotment of any of its shares or debentures and within one month after the application for the registration of the transfer of any such shares or debentures complete and have ready for delivery the certificates of all shares and debentures otherwise provided and the Company shall

otherwise comply with requirements of Section 113 and other applicable provisions (if any) of the Act.

19. (a) If any certificate is worn out, defaced, mutilated or torn or if there is no further space on the back thereof for endorsement of transfers, then upon production and surrender thereof to the Company, a new Certificate may be issued in lieu thereof, and if any certificate is lost or destroyed, then upon proof thereof to the satisfaction of the Company and on execution of such indemnity as the Company deem adequate, a new Certificate in lieu thereof shall be given to the party entitled to such lost or destroyed Certificate. Every Certificate under the Article shall be issued without payment of any fee if the Board so decides, or on payment of such fee (not exceeding Rs. 2/- for each certificate) as the Board prescribes, provided that no fee shall be charged for issue of new certificates in replacement of those which are old, defaced or worn out or where there is no further space on the back thereof for endorsement of transfers.

As to issue of new certificates in place of the defaced, lost or destroyed

Amended vide
A.G.M. Resolution
Dated 09.12.2003

Provided that notwithstanding what is stated above, the Directors shall comply with such Rules or Regulation or requirements of any Stock Exchange or the Rules made under the Act or the rules made under Securities Contracts (Regulation) Act, 1956 or any other Act, or rules applicable in this behalf.

The provisions of this Article shall mutatis mutandis apply to debentures of the Company.

- (b) When a new share certificate has been issued in pursuance of clause (a) of this Article, it shall state on the face of it and against the counterfoil to the effect that it is "issued in lieu of share certificate No." The word "Duplicate" shall be stamped or punched in bold letters across the face of the certificate.
- (c) All blank forms to be issued for share certificates shall be printed and the printing shall be done only on the authority of resolution of the Board. The blank forms shall be consecutively machine-numbered and the Secretary or the other person aforesaid shall be responsible for rendering an account of these forms to the Board.
- (d) The Managing Director of the Company for the time being or if the Company has not Managing Director, every Director of the Company shall be responsible for the maintenance, preservation and the safe custody of all books and documents relating to the issue of share certificate except the blank forms of share certificates referred to in Sub-Article (c).
- (e) All the books referred to in sub-article (d) shall be preserved in good order permanently.
- 19 (A) (i) Notwithstanding anything contained in these Articles the Company shall be entitled to dematerialise its securities and to offer securities in a dematerialised form pursuant to the Depositories Act, 1996.
- (ii) Every person subscribing to securities offered by the Company shall have the option to receive security certificate or to hold the securities with a depository. Such a person who is the beneficial owner of the securities can at any time opt out of a depository, if permitted by the law, in respect of any security in the manner provided by the Depositories Act, and the Company shall, in the manner and within the time prescribed, issue to the beneficial owner the required Certificate of Securities. If a person opts to hold his security with a depository, the Company shall intimate such depository the details of allotment of the security, and on receipt of the information, the depository shall enter in its record the name of the allottee as the beneficial owner of the security.

Dematerialisation
of Securities
Inserted vide
A.G.M. Resolution
Dated 09.12.2003

Options for
Investors

Securities in Depositories to be in Fungible Form	(iii) All the securities held by a depository shall be dematerialised and be in fungible form. Nothing contained in Sections 153, 153A, 187B, 187C and 372/372A of the Act shall apply to a depository in respect of the securities held by it on behalf of the beneficial owners.
Rights of Depositories and Beneficial Owners	(iv) (a) Notwithstanding anything to the contrary contained in the Act or these Articles, a depository shall be deemed to be the registered owner for the purpose of effecting transfer of ownership of security on behalf of the beneficial owners. (b) Save as otherwise provided in (a) above, the depository as the registered owner of the securities shall not have any voting rights or any other rights in respect of the securities held by it. (c) Every person holding securities of the Company and whose name is entered as the beneficial owner in the records of the depository shall be deemed to be a member of the Company. The beneficial owner of securities shall be entitled to all the rights and benefits and be subject to all the liabilities in respect of his securities which are held in a depository.
Service of Documents	(v) Notwithstanding anything in the Act or these Articles to the contrary, where securities are held in a depository, the record of the beneficial ownership may be served by such depository on the Company by means of electronic mode or by delivery of floppies or discs.
Transfer of Securities	(vi) Nothing contained in Section 108 of the Act or these Articles shall apply to transfer of securities effected by a transferor and transferee both of whom are entered as beneficial owners in the records of a depository.
Allotment of Securities dealt with in a Depository	(vii) Notwithstanding anything in the Act or these Articles, where securities are dealt with by a depository, the Company shall intimate the details thereof to the depository immediately on allotment of such securities.
Distinctive Numbers of Securities Held in a Depository	(viii) Nothing contained in the Act or these Articles regarding the necessity of having distinctive numbers for securities issued by the Company shall apply to securities held in a depository.
Register and Index of Beneficial Owners	(ix) The Register and Index of beneficial owners maintained by a depository under the Depositories Act, 1996, shall be deemed to be Register and Index of Members and Security holders for the purposes of these Articles.

CALLS

Board may make calls	20. The Board of Directors may from time to time (by a resolution passed at the meeting of the Board and not by Circular Resolution) but subject to the condition hereinafter mentioned, make such calls as they think fit upon the members in respect of all monies unpaid on the shares held by them respectively (whether on account of the nominal value of the shares or by way of premium) and which are not by the conditions of the allotment thereof made payable at fixed times and each member shall pay the amount of every call so made on him to the persons and at the times appointed by the Directors. A call may be made payable by instalments.
Calls on shares of same class to be made on uniform basis	21. Where any calls are made on the shares, such calls shall be made on a uniform basis on all shares falling under the same class. For the purpose of this Article, shares of the same nominal value on which different amounts have been paid up shall not be deemed to fall under the same class.
Notice of call	22. At least, thirty day's notice of every call otherwise than on allotment shall be given specifying the time of payment, and if payable to any person other than the

Company, the name of the person to whom the call shall be paid, provided that before the time for payment of such call the Directors may by notice in writing to the members revoke the same.

23. A call shall be deemed to have been made at the time when the resolution of the Board of Directors authorising such call was passed and may be made payable by those members whose names appear on the Register of Members on such date, or at the discretion of the Directors on such subsequent date as shall be fixed by the Directors.

Call to date from
Resolution

24. The Directors may from time to time, at their discretion, extend the time for the payment of any call, and may extend such time as to payment of call for any of the members who, on account of their residence(s) being at a distance or other cause, the Directors may deem entitled to such extension but no member shall be entitled to such extension save as a matter of grace and favour.

Directors may
extend time

25. If by the terms of issue of any share, any amount is made payable at any fixed time or by instalments at fixed times (whether on account of the capital amount of the share or by way of premium) every such amount or instalment shall be payable as if were a call duly made by the Directors and of which due notice has been given and all the provisions herein contained in respect of calls shall relate to such amount or instalment accordingly.

Amount payable at
fixed time or by
instalments as calls

26. If the sum payable in respect of any call or instalment be not paid on or before the day appointed for payment thereof, the holder for the time being or allottee of the share in respect of which a call shall have been made or the instalment shall be due, shall pay interest on the same at such rate as the Directors shall fix from the day appointed for the payment thereof to the time of actual payment but the Directors may waive payment of such interest wholly or in part.

When interest on
call or instalment
payable

27. Neither a judgement nor a decree in favour of the Company for calls or other moneys due in respect of any share nor any part payment or satisfaction thereunder nor the receipt by the Company, of a portion of any money which shall from time to time be due from any member in respect of any share either by way of principal or interest, nor any indulgence granted by the Company in respect of payment of any money shall preclude the forfeiture of such shares as hereinafter provided.

Judgement decree
or partial payment
not to preclude
forfeiture

28. Subject to the provision of the Act and these Articles, on the trial or hearing of any action or suit brought by the Company against any member or his legal representative for the recovery of any money claimed to be due to the company in respect of any shares, it shall be sufficient to prove that the name of the member in respect of whose shares money is sought to be recovered appears entered on the Register of Members as the holder of the shares in respect of which such money is sought to be recovered, that the resolution making the call is duly posted to the member or his representative in pursuance of these presents, and it shall not be necessary to prove the appointment of Directors who made such call nor that the meeting at which any call was made was duly convened or constituted nor any other matter whatsoever but the proof of the matters aforesaid shall be conclusive evidence of the debt.

Proof on trial of suit
for money due on
shares

29. The Directors may, if they think fit, receive from any member willing to advance the same, all or any part of the moneys upon the shares held by him beyond the sums actually called for and upon the moneys so paid in advance or so much thereof as from time to time exceeds the amount of the calls then made upon shares in respect of which such advance has been made, the Company may, pay interest at such rate, as the member paying such sum in advance and the Directors agree upon, and the Company may, at any time, repay the amount so advanced either by agreement with the member or otherwise upon giving to such member three month's notice in writing.

Payment in
anticipation of calls
may carry interest

No member paying any sum in advance shall be entitled to participate in profit or dividend or to voting rights in respect of the moneys so paid by him until the same would, but for such payment, become presently payable.

FORFEITURE, SURRENDER AND LIEN

If call or instalment not paid notice may be given

30. If any member fails to pay the whole or any part of any call or instalment or any money due in respect of any shares either by way of principal or interest on or before the day appointed for the payment of the same, the Directors may, at any time thereafter, during such time as the call or instalment or any part thereof, and other moneys remain unpaid or a judgement or decree in respect thereof remains unsatisfied in whole or in part, serve a notice on such member or on the person (if any) entitled to the share by transmission requiring him to pay such call or instalment or such part thereof or other money as remained unpaid together with any interest that may have accrued and all expenses (legal and otherwise) that may have been incurred by the Company by reason of such non-payment.

Terms of Notice

31. The notice shall name a day (not being less than 30 days from the date of the notice) on or before which and the place or places on or at which such call instalment or such part thereof and other moneys as aforesaid and such interest and expenses as aforesaid are to be paid and if payable to any person other than the company, the person to whom such payment is to be made. The notice shall also state that in the event of non-payment at or before the time and (if payable to any person other than the Company) at the place appointed the shares in respect of which the call was made or instalment is payable will be liable to be forfeited.

In default of payment shares to be forfeited

32. If the requirement of any such notice as aforesaid shall not be complied with, any of the shares in respect of which such notice has been given may at any time thereafter but before payment of all calls or instalment interests and expenses and other moneys due in respect thereof, be forfeited by a resolution of the Directors to that effect. Such forfeiture shall include all dividends declared in respect of the forfeited shares and not actually paid before the forfeiture.

Entry of forfeiture in register of members

33. When any share shall have been so forfeited, an entry of the forfeiture with the date thereof, shall be made in the Register of Members and notice of forfeiture shall be given to the member in whose name it stood immediately prior to the forfeiture but no forfeiture shall be, in any manner, invalidated by any omission or neglect to give such notice or to make any entry as aforesaid.

Forfeited shares to be property of the Company and may be sold etc.

34. Any share so forfeited shall be deemed to be the property of the Company and may be sold, re-allotted or otherwise disposed of either to the original holder thereof, or to any other person upon such terms and in such manner as the Board shall think fit.

Directors may annual forfeiture

35. The Directors may, at any time before any share so forfeited shall have been sold, reallocated or otherwise disposed of, annual the forfeiture thereof upon such conditions as they think fit.

Shareholder still liable to pay money owing at the time of forfeiture and interest

36. Any member whose shares have been forfeited shall, notwithstanding the forfeiture, be liable to pay and shall forthwith pay to the Company all calls, instalments, interest, expenses and other money owing upon or in respect of such shares at the time of the forfeiture together with interest thereon from the time of the forfeiture until payment at such rate as the Directors may determine and the Directors may enforce the payment of the whole or a portion thereof as if were a new call made at the date of the forfeiture but shall not be under any obligation to do so.

Effect of Forfeiture

37. The forfeiture of a share shall involve extinction at the time of the forfeiture, of all interest in and all claims and demands against the Company in respect of the share

and all other rights incidental to the share, except only such of those rights as by these presents, are expressly saved.

38. The Directors may subject to the provision of the Act, accept a surrender of any share from or by any member desirous of surrendering the share on such terms as they think fit.

Surrender of shares

39. The company shall have no lien on its fully paid shares. In the case of partly paid share the Company shall have a first and paramount lien on such shares registered in the name of each member, whether solely or jointly with others and upon the proceeds of sale thereof, for all moneys called or payable at a fixed time in respect of such share and whether held solely or jointly with any other person, and whether the period for the payment, fulfilment or discharge thereof shall have actually arrived or not, and no equitable interest in any share shall be created except upon the footing and condition that Article 14 is to have full effect. Any such lien shall extend to all dividends and bonuses from time to time declared in respect of such shares. Unless otherwise agreed the registration of a transfer of shares shall operate as a waiver of the Company's lien, if any, on such shares.

Company's lien on Shares

40. For the purpose of enforcing such lien the Directors may sell the shares, subject thereto, in such manner as they shall think fit, but no sale shall be made until such period as aforesaid shall have arrived and until notice in writing or the intention to sell such shares shall have been served on such member or the person (if any) entitled by transmission to the shares and default shall have been made by him in payment, fulfilment or discharge of such debts, liabilities or engagements for twenty days after such notice.

As to enforcement of lien by sale

41. The net proceeds of any such sale after payment of the cost of such sale shall be applied in or towards the satisfaction of such debts, liabilities or engagements of such member and the residue (if any) shall subject to a like lien for sums not presently payable, as existed upon the shares before the sale be paid to such member or the person (if any) entitled by transmission to the shares so sold.

Application of proceeds of Sale

42. A certificate in writing under the hand of two Directors that the call in respect of a share was made, and notice thereof given, and that default in payment of the call was made, and that the forfeiture of the share was made by resolution of the Directors to that effect, shall be conclusive evidence of the facts stated therein as against all persons entitled to such share.

Certificate of forfeiture

43. Upon any sale after forfeiture or for enforcing a lien in purported exercise of the powers hereinbefore given, the Board may appoint some person to execute an instrument of transfer of the shares sold and cause the purchaser's name to be entered in the Register in respect of the shares sold and the Company may receive the consideration, if any, given for the share on any sale, re-allotment or other disposition thereof and the person to whom such share is sold, re-allotted or disposed of may be registered as the holder of the share and he shall not be bound to see to the application of the consideration, if any, nor shall his title to the share be affected by any irregularity or invalidity in the proceedings with reference to the forfeiture sale, re-allotment or other disposal of the share and after his name has been entered in the Register in respect of such share the validity of the sale shall not be impeached by any person.

Title of purchaser and allottee of forfeited shares sold to exercise lien

44. Upon any sale, reallotment or their disposal under the provisions of the proceeding Article, the certificate or certificates originally issued in respect of the relevant shares shall (unless the same shall on demand by the Company have been previously surrendered to it by the defaulting Member) stand cancelled and become null and void and of no effect, and the Directors shall be entitled to issue a new

Cancellation of share Certificate in respect of forfeited shares and shares sold to exercise lien

certificate or certificates in respect of the said shares to the person or persons entitled thereto.

TRANSFER AND TRANSMISSION OF SHARES

Register of Transfer	45. The Company shall keep a book to be called the "Register of Transfers" and therein shall be fairly and distinctly entered the particulars of every transfer or transmission of any share.
Register of renewed and duplicate certificate	46. The Company shall keep a book to be called the "Register of Renewed and Duplicate Certificates" and therein shall be fairly and distinctly entered the particulars of the issue of renewed and duplicate certificate in exchange for those which are subdivided or consolidated or in replacement of those which are defaced, torn, or old, decrepit, worn out or rendered useless.
Form of Transfer	47. The instrument of transfer of any share shall be in writing and all the provisions of Section 108 of the Act and of any statutory modification thereof for the time being shall be duly complied with in respect of all transfer of shares and the registration thereof. The form of transfer deed shall be same as is commonly used in Stock Exchange.
Application for Transfer	48. (1) An application for the registration of a transfer of the shares in the Company may be made either by the transferor or the transferee. (2) Where the application is made by the transferor and related to partly paid shares, the transfer shall not be registered unless the Company gives notice to the application to the transferor and the transferee makes no objection to the transfer within two weeks from the receipt of the notice. (3) For the purposes of Clause (2) above the notice to the transferee shall be deemed to have been duly given if it is despatched by pre-paid registered post to the transferee at the address given in the instrument of transfer and shall be deemed to have been duly delivered at the time at which it would have been delivered in the ordinary course of post.
Transfer to be executed by the transferor and transferee	49. Every such instrument of transfer shall be signed by the transferor and transferee and the transferor shall be deemed to remain the holder of such share until the name of the transferee is entered in the Register of Members in respect thereof.
Transfer not to be registered except on product of instrument of transfer	50. The Company shall not register a transfer of shares in the Company unless a proper instrument of transfer duly stamped and executed by or on behalf of the transferor and by or on behalf of the transferee and specifying the name, address and occupation, if any, of the transferee, has been delivered to the Company within the prescribed period alongwith the certificate relating to the shares or if no such share certificate is in existence, alongwith the letter of allotment of the shares. Provided that where on an application in writing made to the Company by the transferee and bearing the stamp required for an instrument of transfer, it is proved to the satisfaction of the Board of Directors that the instrument of transfer signed by or on behalf of the transferee has been lost, the Company may register the transfer on such terms as to indemnify as the Board may think fit. Provided further that nothing in this Article shall prejudice any power of the Company to register as shareholder any person to whom the right to any shares in the Company has been transmitted by operation of law.
Directors may refuse to register transfer	51. Subject to the provisions to Section 111 of the Act or any statutory modification for the time being in force, the Directors may, at their absolute discretion, decline to register or acknowledge any transfer of shares and shall not be bound to give any reason for such refusal and in particular may so decline in respect of shares upon which the Company has a lien or whilst any moneys in respect of the shares desired to

be transferred or any of them remain unpaid and such refusal shall not be effected by the fact that the proposed transferee is already a member. Provided that registration of a transfer shall not be refused on the ground of the transferor being either alone or jointly with any other person or persons indebted to the Company on any account whatsoever except as stated hereinabove. The registration of transfer shall be conclusive evidence of the approval by the Directors of the transferee.

52. If the company refuses to register the transfer of any share or transmission of any right therein, the company shall within one month from the date on which the instrument of transfer or intimation of transmission was lodged with the Company, send notice of refusal to the transferee and transferor or to the person giving intimation of the transmission as the case may be and thereupon the provision of Section 111 of the Act or any statutory modification thereof for the time being in force shall apply.

Notice of refusal to be given to transferor and transferee

53. A transfer of a share in the Company of a deceased member thereof made by his legal representative shall, although the legal representative is not himself a member be as valid as if he had been a member at the time of the execution of the instrument of transfer.

Transfer by Legal Representative

54. The instrument of transfer shall after registration be retained by the Company and shall remain in its custody. All instruments of transfer which the Directors may decline to register shall on demand be returned to the person depositing the same. The Directors may cause to be destroyed all transfer deeds lying with the Company for a period of 3 years or more.

Custody of instrument of transfer

55. The Directors shall have power, on giving not less than twenty one days previous notice by advertisement as required by Section 154 of the Act to close the transfer books of the Company, the Register of Members or the Register of Debenture-holders at such time or times and for such period or periods of time not exceeding in the whole 45 days in each year but not exceeding 30 days at any one time.

Closure of Transfer Books

56. The executors or administrators or the holder of Succession Certificate in respect of the estate of a deceased member (not being one of two or more joint holders) shall be the only persons recognised by the Company as having any title to the shares registered in the name of such member and the Company shall not be bound to recognise such executors or administrators unless such executors or administrators shall have first obtained Probate or Letters of Administration or Succession Certificate as the case may be, from a duly constituted Court in India, provided that in case where the Directors in their absolute discretion think fit, the Directors may dispense with the production of Probate or Letters of Administration or Succession Certificate and under the provisions of article 57, register the name of any persons who claims to be absolutely entitled to the shares standing in the name of a deceased member, as a member.

Title of Shares of deceased holder

57. Subject to the provisions contained in Articles 51 and 52 hereof, any person becoming entitled to a share in consequence of the death, lunacy or insolvency of any member, upon production proper evidence of the grant or Probate or Letters of Administration or Succession Certificate or such other evidence that he sustains the character in respect of which he proposes to act under this clause or of his title to the shares as the Board thinks sufficient may, with the consent of the Board (which it shall not be under any obligation to give), be registered as a member in the respect of such shares, or may subject to the regulations as to transfer hereinbefore contained, transfer such shares. This clause is herein referred to as the transmission clause.

Transmission Clause

58. Subject to the provisions of the Act and these Articles, the Directors shall have the same right to refuse to register as member a person entitled by transmission to

Power to refuse registration

	shares or his nominee as if were the transferee named in an ordinary transfer presented for registration.
Persons entitled may receive dividend without being registered as member	59. A person entitled to a share by transmission shall subject to the right of the Directors to retain such dividends or money as hereinafter provided, be entitled to receive, and may give a discharge for any dividends or other moneys payable in respect of the share.
Board may require evidence of transmission	60. Every transmission of a share shall be verified in such manner as the Directors may require and the Company may refuse to register any such transmission until the same be so verified or until or unless an indemnity be given to the Company with regard to such registration which the Directors at their discretion shall consider sufficient provided nevertheless that there shall not be any obligation on the company or the Directors to accept any indemnity.
Fee on transfer or transmission	61. No fee shall be charged for registration of transfer, transmission, Probate, Succession Certificate and Letters of Administration, Certificate of Death or Marriage, Power of Attorney or similar other document.
Amended vide A.G.M. Resolution Dated 09.12.2003	
Company not liable for disregard of a notice prohibiting registration of transfer	62. The Company shall incur no liability or responsibility whatsoever in consequence of its registering or giving effect to any transfer of shares made, or purporting to be made by any apparent legal owner thereof (as shown or appearing in the register of Members) to the prejudice of persons having or claiming any equitable right, title or interest to or in the said shares notwithstanding that the Company may have had notice of such equitable right, title or interest or may have received a notice prohibiting registration of such transfer and may have entered such notice or referred such notice thereto in any book of the company and the Company shall not be bound or required to regard or attend or give effect to any notice which may be given to it of any equitable right, title or interest or be under any liability, whatsoever for refusing or neglecting so to do though it may have been entered or referred to in some book of the Company shall nevertheless be at liberty to regard and attend to any such notice and give effect thereto if the Directors shall so think fit.
Nomination	62 A. Notwithstanding anything contained in the Articles of Association or in any other law for the time being in force, where a nomination has been made in the manner prescribed in Section 109A of the Act, purporting to confer on any person the right to vest the shares in, or debentures of the Company, the nominee shall, on the death of the shareholder or holder of debentures of the Company or, as the case may be, on the death of the joint holders, become entitled to all the rights in the shares or debentures of the company or, as the case may be, all the joint holders, in relation to such shares in or debentures of the Company to the exclusion of all other persons, unless the nomination is varied or cancelled in the prescribed manner and the provisions contained in Sections 109A and 109B of the Act, shall be applicable to such cases.
Inserted vide A.G.M. Resolution Dated 09.12.2003	
	CONVERSION OF SHARES INTO STOCK
Conversion of Shares into Stock and reconversion	63. The Company, by ordinary resolution in General Meeting, subject to Section 95 of the Act, may <ol style="list-style-type: none"> (a) convert any fully paid-up shares into stock; and (b) convert any stock into paid-up shares of any denomination.
Transfer of Stock	64. The holders of stock may transfer the same or any part thereof in the same manner as and subject to the same regulations under which the shares from which the stock arose might before the conversion have been transferred or as near thereto as

circumstances admit; provided that the Board may, from time to time fix the minimum amount of stock transferable, so however, that such minimum shall not exceed the nominal amount of shares from which the stock arise.

65. The holders of stock shall, according to the amount of stock held by them, have the same rights, privileges and advantages as regards dividends, participation in profits, voting at meetings of the Company, and other matters, as they held the shares from which the stock arose but no such privileges or advantage (except as to dividends, participation in the profits of the Company and in the assets on winding up) shall be conferred by an amount of stock which would not, if existing in shares, have conferred that privilege or advantage.

Rights of Stock holders

66. Such of the regulations of the Company (other than those relating to share warrants) as are applicable to paid-up shares shall apply to stock and the words "Share" and "Shareholders" in those regulations shall include "Stock" and "Stock holders" respectively.

Regulations to apply to stocks

INCREASE, REDUCTION AND ALTERATION OF CAPITAL

67. The Company may from time to time by ordinary resolution in General Meeting increase its share capital by the creation and issue of new shares of such amount as it thinks expedient. Subject to the provisions of the Act the shares shall be issued upon such terms and conditions and with such rights and privileges annexed thereto as the General Meeting creating the same shall direct and if no direction be given, as the Board shall determine. Such shares may be issued with a preferential or qualified right as to dividends, and in the distribution of assets of the Company and with a right of voting at a General Meeting of the Company in conformity with Sections 87 and 88 of the Act. Whenever the capital of the Company has been increased under the provisions of this Article, the Directors shall comply with the provisions of Section 97 of the Act.

Increase of Capital

68. (1) Where at any time, after the expiry of two years from the formation of the Company or after the expiry of one year from the allotment of shares made in the Company, whichever is earlier, it is proposed to increase the subscribed capital of the Company by allotment of further shares, either out of the unissued capital or out of the increased share capital then:

Right of Equity Shareholders to further issue of capital

Amended vide
A.G.M. Resolution
Dated 09.12.2003

- (a) Such further shares shall be offered to the persons who at the date of the offer, are holders of the equity shares of the Company, in proportion, as near as circumstances admit, to the capital paid up on those shares at that date.
- (b) Such offer shall be made by a notice specifying the number of shares offered and limiting a time not less than thirty days from the date of the offer and the offer, if not accepted, will be deemed to have been declined.
- (c) The offer aforesaid shall be deemed to include a right exercisable by the persons concerned to renounce the shares offered to them in favour of any other person and the notice referred to in sub clause (b) hereof shall contain a statement of this right, provided that the Directors may decline, without assigning any reason to allot any shares to any person in whose favour any member may renounce the shares offered to him.
- (d) After expiry of the time specified in the aforesaid notice or on receipt of earlier intimation from the person to whom such notice is given that he declines to accept the shares offered, the Board of Directors may dispose

off them in such manner and to such person (s), at their sole discretion, as they may think fit .

Inserted vide
A.G.M. Resolution
Dated 09.12.2003

(1A) Notwithstanding anything contained in Clause (1) above, the further shares aforesaid may be offered to any persons (whether or not those persons include the persons referred to in clause (a) of sub- clause (1) hereof) in any manner whatsoever.

(a) if a special resolution to that effect is passed by the Company in General Meeting.

(b) Where no such special resolution is passed, if the votes cast (whether on a show of hands or on a poll as the case may be) in favour of the proposal contained in the resolution moved at the general meeting (including the casting vote, if any, of the Chairman) by the members, who, being entitled to do so, vote in person, or where proxies are allowed, by proxy, exceed the votes, if any, cast against the proposal by members, so entitled and voting and the Central Government is satisfied, on an application made by the Board of Directors in this behalf that the proposal is most beneficial to the company.

Inserted vide
A.G.M. Resolution
Dated 09.12.2003

(1B) Nothing in sub-clause (c) of clause (1) above hereof shall be deemed:

(a) To extend the time within which the offer should be accepted ; or

(b) To authorise any person to exercise the right of renunciation for a second time on the ground that the person in whose favour the renunciation was first made has declined to take the shares comprised in the renunciation.

(2) Nothing in this Article shall apply to the increase of the subscribed capital caused by the exercise of an option attached to debentures issued or loans raised to convert such debentures or loans into shares in the Company or to subscribe for shares in the Company (whether such option is conferred in Article 79 or otherwise) provided that the terms of the issue of such debentures or of such loans include a term providing for such option and such terms have been approved by a Special Resolution passed by the Company in General Meeting before the issue of the debentures or the raising of the loans and also the same has either been approved by the Central Government before the issue of the debenture or the raising of the loans or is in conformity with the rules, if any, made by the Government in this behalf.

Increased Capital to
be considered same
as original capital

69. (1) Except so far as otherwise provided by the conditions of issue or by these presents, any capital raised by the creation of new shares shall be considered part of the original equity capital and shall be subject to the provisions herein contained with reference to the payment of calls and instalments, transfer and transmission, forfeiture, lien, surrender, voting and otherwise.

Redeemable
Preference Shares

(2) Subject to the provisions of the Section 80 of the Act, the Company shall have the power to issue preference shares which are at the option of the Company, are liable to be redeemed, and the redemption may, subject to the provisions of Article 5 thereof, be effected in the manner and the subject to the terms and provisions of its issue.

Provisions to apply
on issue of
Redeemable
Preference Shares

(3) On the issue of Redeemable Preference Shares under the provisions of clause (2) hereof, the following provisions shall take effect :—

(a) no such shares shall be redeemed except out of profits of the Company which would otherwise be available for dividend or out of the proceeds of a fresh issue of shares made for the purpose of the redemption;

- (b) no such shares shall be redeemed unless they are fully paid;
 - (c) the premium, if any, payable on redemption must have been provided for out of the profits of the Company or the Company's share premium account before the shares are redeemed;
 - (d) where any such shares are redeemed otherwise than out of the proceeds of the fresh issue, there shall, out of profit which would otherwise have been available for dividend, be transferred to a reserve fund, to be called the "Capital Redemption Reserve Account" a sum equal to the nominal amount of the shares to be redeemed and the provisions of the Act relating to the reduction of the share capital of the Company shall, except as provided in Section 80 of the Act, apply as if the Capital Redemption Reserve Account were part of the paid up Share Capital of the Company.
70. (a) The Company shall not have the power to buy its own shares unless the consequent reduction of capital is effected and sanctioned in pursuance of Article 71 or in pursuance of Section 100 to 104 or Section 402 or other applicable provisions (if any) of the Act.
- (b) Except to the extent permitted by Section 77 or other applicable provisions (if any) of the Act, the company shall not give whether directly or indirectly and whether by means of a loan, guarantee, provision of security or otherwise any financial assistance for the purpose of or in connection with the purchase or subscription made or to be made by any person of or for any shares in the Company.
70. A. Notwithstanding anything contained in these Articles and in pursuance of Section 77A, 77AA and 77B of the Act, the Board of Directors may, if thought fit, buy -back such of the Company's own shares or securities as it may consider appropriate subject to such limits, restrictions, terms and conditions, approvals as may be required under the provisions of Companies Act including the amendment(s) thereof.
71. The Company may from time to time subject to the provisions of Sections 78, 80, 100 to 105 inclusive, of the Act, by special resolution reduce its share capital and any Capital Redemption Reserve Account or Share Premium Account in any way authorised by law and in particular may payoff any paid-up share capital upon the footing that it may be called up again or otherwise and may, if and so far as is necessary, alter its Memorandum by reducing the amount of its share capital and of its shares accordingly.
72. The Company may in General Meeting alter the conditions of its Memorandum as follows:—
- (a) Consolidate and divide all or any of the share capital into shares of larger amounts than its existing shares;
 - (b) Sub-divide its shares or any of them into shares of smaller amounts than originally fixed by the Memorandum, so however, that in the sub-division the proportion between the amount paid and the amounts, if any, unpaid on each reduced share shall be the same as it was in the case of the share from which the reduced share is derived;
 - (c) Cancel share which at the date of such General Meeting have not been taken or agreed to be taken by any person and diminish the amount of its share capital by the amount of the shares so cancelled.
73. The rights conferred upon the holders of the shares of any class issued with preferred or other rights shall not, unless otherwise expressly provided by the terms of issue of the shares of that class deemed to be varied by the creation or issue of further share ranking *pari passu* therewith.

Restrictions on purchase by the company of its own shares

Buy-Back of Shares
Inserted vide
A.G.M. Resolution
Dated 09.12.2003

Reduction of Capital

Consolidation divisions and sub division

Issue of further *pari passu* shares nor to affect the right of shares already issued

MODIFICATION OF RIGHTS

Modification of
rights of any class
of shares

73 A. If at any time the share capital is divided into different classes the rights attached to any class of shares (unless otherwise provided by the terms of issue of the shares of that class) may, subject to the provisions of Sections 106 and 107 of the Act, be modified, commuted, affected, abrogated or varied (whether or not the company is being wound up) with the consent in writing of the holders of not less than three-fourths of the issued shares of that class, or with the sanction of a special resolution passed at a separate meeting of the holders of that class of shares, and all the provisions hereinafter contained as to General Meeting shall *mutatis mutandis* apply to every such meeting.

JOINT HOLDERS

Joint Holder

74. Where two or more persons are registered as the holders of any shares they shall be deemed to hold the same as joint tenants with benefit of survivorship subject to the following and other provisions contained in the Articles :—

Company may
refuse to register
more than three
persons

(a) The Company shall be entitled to decline to register more than three persons as the joint holders of any share.

Joint & Several
liability for all
payments in respect
of shares

(b) The joint holders of any shares shall be liable severally as well as jointly for and in respect of all calls and other payments which ought to be made in respect of such share.

Title of Survivor

(c) On the death of any such joint holder the survivor or survivors shall be the only person or persons recognised by the Company as having any title to the share but the Directors may require such evidence of death as they may deem fit and nothing herein contained shall be taken to release the estate of deceased joint holder from any liability in respect of the shares held by him jointly with any other person.

Receipt of first
Sufficient

(d) Only the person whose name stands first in Register of Members may give effectual receipts for any dividends or other moneys payable in respect of such shares.

Delivery of
certificate and
giving of notice to
first named holders

(e) Only the person whose name stands first in the Register of Members as one of the joint-holders of any share shall be entitled to delivery of the certificates relating to such share or to receive documents (which expression shall be deemed to include all documents referred to in Article 211) from the Company and documents served on or sent to such persons shall be deemed service on all the joint-holders.

Votes of joint-
holders

(f) Any one of two or more joint-holders may vote at any meeting either personally or by proxy in respect of such shares as if he were solely entitled thereto and if more than one of such joint-holders be present at any meeting personally or by proxy than that one of such persons to present whose name stands first or higher (as the case may be) on the register in respect of such share shall alone be entitled to vote in respect thereof but the other or others of the joint-holders shall be entitled to be present at the meeting. Provided always that a joint-holder present at any meeting personally shall be entitled to vote in preference to a jointholder present by proxy although the name of such joint-holder present by proxy stands first or higher in the register in respect of such shares. Several executors or administrators of a deceased member in whose (deceased member's) sole name any share stands shall for the purposes of this sub-clause be deemed joint-holders.

BORROWING POWERS

75. Subject to the provisions of Sections 58A, 292 & 293 of the Act and these Articles and without prejudice to the other powers conferred by these Articles, the Directors shall have the power from time to time at their direction, passed at a meeting of the Board and not by Circular Resolution, to accept deposits from Members, either in advance of calls or otherwise, and generally raise or borrow or secure the payment of any sum of moneys for the purposes of the Company provided that the total amount borrowed at any time together with the moneys already borrowed by the Company (apart from temporary loans obtained from the Company's Banker in the ordinary course of business) shall not, without the consent of the Company in General Meeting, exceed the aggregate of the paid-up capital of the Company and its free reserves that is to say, reserve not set apart for any specific purpose. Such consent shall be obtained by an ordinary resolution which shall provide for the total amount upto which moneys may be borrowed by the Board. The expression "Temporary Loans" in this article means loans repayable on demand or within six months from the date of the loan such as short term cash credit arrangements, discounting of bills and the issue of other short term loans of seasonal character but does not include loans raised for the purpose of financing expenditure of a capital nature.	Power to Borrow
76. Subject to the provisions of the Act and these Articles, the Directors may, by resolution, passed at the meeting of the Board and not by circular resolution, raise and secure the payment of such sum or sums in such manner and upon such terms and conditions in all the respects as they think fit and in particular by the issue of bonds, perpetual or redeemable debentures or debenture stock or any mortgage or charge or other security on the undertaking of the whole or any part of the property of the Company (both present and future) including its uncalled capital for the time being.	Conditions on which money may be borrowed
77. Any bonds, debentures, debenture stock or other securities issued or to be issued by the Company shall be under the control of the Directors who may issue them upon such terms and conditions and in such manner and for such consideration as they shall consider to be for the benefit of the Company.	Bonds Debentures etc. to be subject to control of Directors
78. Debentures, debenture-stock, bonds or other securities may be made assignable free from any equities between the Company and the person to whom the same may be issued.	Securities may be assignable from equities
79. Subject to the provisions of the Act and these Articles, any bonds, debentures, debenture-stock or other securities may be issued at a discount, premium or otherwise and with any special privileges and conditions as to redemption, surrender, drawings, allotment of shares, attending (but not voting) as general meetings, appointment of Directors and otherwise. Provided that debentures with the right to allotment of or conversion into shares shall not be issued except with the sanction of the Company in General Meeting.	Conditions on which Bonds. Debentures etc. may be issued
80. If any uncalled capital of the Company is included in or charged by way of any mortgage or other security by the Directors, the Directors shall, subject to the provisions of the Act and these Articles, make calls on the members in respect of such uncalled capital in trust for the person in whose favour such mortgage or security is executed.	Mortgage of uncalled capital
81. Subject to the provisions of the Act and these Articles, if the Directors or any of them or any other persons shall incur or be about to incur any liability whether as personal or surety for the payment of any sum primarily due from the Company, the Directors may execute or cause to be executed any mortgage charge or security of, on, whole or affecting the whole or any part of the assets of the Company by way of	Idemnity to be given

indemnity to secure to Directors or any other person so becoming liable as aforesaid from any loss in respect of such liability.

Register of mortgage etc. to be kept

82. The Board shall cause a proper Register to be kept in accordance with the provisions of Section 143 of the Act of all mortgages, debentures and charges specifically affecting the property of the Company including all floating charges on the undertaking or any property of the Company and, shall cause the requirements of Sections 118, 125 and 127 to 144 (both inclusive) of the Act in that behalf to be duly complied with (within the time prescribed by the said sections or such extensions thereof as may be permitted by the court or the Registrar) so far as they are to be complied with by the Company. The Company shall, if at any time it issues debentures, keep a Register and index of debenture holders in accordance with Section 152 of the Act.

GENERAL MEETING

Statutory Meeting

83. The statutory meeting of the Company shall be held at such place and time (not less than one month nor more than six months from the date on which the Company is entitled to commence business) as the Directors may determine, and in connection therewith the Directors shall comply with the provisions of Section 165 of the Act.

Annual General Meeting

84. (1) The Company shall, in addition to any other meetings, hold a General Meeting (herein called an "Annual General Meeting") at the intervals and in accordance with the provisions herein specified. The Company shall hold its first Annual General Meeting within eighteen months from the date of the incorporation of the Company and if such General Meeting is held within such period it shall not be necessary for the Company to hold any Annual General Meeting to the year of its incorporation or in the following year, but subject to the aforesaid provisions the Annual General Meeting shall be so held at least once in every calendar year and within six months after the expiry of each financial year and that not more than fifteen months shall elapse between the date of the Annual General Meeting and the next; provided however that if the Registrar of Companies shall have for any special reason extended the time within which any Annual General Meeting shall be held by a further period not exceeding three months, the Annual General Meeting may be held within the additional time allowed by the Registrar.

(2) Every Annual General Meeting shall be called for at a time during business hours and on such day (not being a public holiday) as the Directors may from time to time determine and it shall be held either at the registered office of the Company or at some other place within the city, town or village in which the Registered office of the Company is situated. The Company may by a resolution passed at one Annual General Meeting may fix the time for its subsequent Annual General Meeting. The notice calling the meeting shall specify it as the Annual General Meeting.

Extra-ordinary General Meeting

85. All General Meetings other than Annual General Meeting shall be called Extraordinary General Meetings.

Directors may call Extra-ordinary General Meeting

86. The Board of Directors may call an Extraordinary General Meeting whenever they think fit.

Calling of Extra-ordinary General Meeting on requisition

87. (1) The Board of Directors shall on a requisition of such number of members of the Company shall hold, in regard to any matter at the date of deposit of the requisition, not less than one-tenth of such of the paid-up capital of the

Company upon which all calls or other moneys then due shall have been paid, as at that date carries the right of voting in regard to the matter, forthwith proceed duly to call an Extraordinary General Meeting of the Company and the provisions of Section 169 of the Act (including the provisions below) shall be applicable.

- (2) The requisition shall set out the matters for the consideration of which the meeting is to be called shall be signed by the requisitionists and shall be deposited at the Registered Office of the Company.
 - (3) The requisition may consist of several documents of like form, each signed by one or more requisitionists.
 - (4) Where two or more distinct matters are specified in the requisition the provisions of clause (1) above shall apply separately in regard to each such matter, and the requisition shall accordingly be valid only in respect of those matters in regard to which the condition specified in that clause is fulfilled.
 - (5) If the Board of Directors does not within twenty one days from the date of the deposit of a valid requisition in regard to any matters proceed duly to call a meeting for the consideration of these matters on a day not later than forty five days from the date of the deposit of the requisition, the meeting may be called by the requisitionists themselves or by such of the requisitionists as represent either a majority in value of the paid up share capital held by all of them, or not less than one-tenth of the paid up share capital of the Company as is referred to in clause (1) above whichever is less.
 - (6) A meeting called under clause (5) above by the requisitionists or any of them shall be called in the same manner, similarly meetings are to be called by the Board, but shall not be held after the expiration of three months from the date of the deposit of the requisition.
 - (7) Any reasonable expenses incurred by the requisitionists by reason of the failure of the Board duly to call a meeting shall be repaid to the requisitionists by the Company; and any sum so repaid shall be retained by the Company by way of fees or other remuneration for their services to such of the Directors as were in default.
88. (1) A General Meeting of the Company may be called by giving not less than twenty-one days notice in writing. Notice of Meeting
- (2) However, a General Meeting may be called after giving shorter notice than twenty-one days, if the consent is accorded thereto:
- (i) In the case of an Annual General Meeting by all the members entitled to vote there at; and
 - (ii) In the case of any other meeting by members of the Company holding not less than 95 percent of such part of the paid-up share capital of the company as gives a right to vote at the meeting;
- Provided that where any members of the Company are entitled to vote only on some Resolution or Resolution to be moved at the meeting and not on the others, those members shall be taken into account for the purpose of this sub-clause in respect of the former Resolution or Resolutions but not in respect of the latter.
89. (1) Every notice of a meeting of the Company shall specify the place, the date and hour of the meeting and shall contain a statement of business to be transacted there at. Contents of Notice

	<p>(2) In every notice there shall appear with reasonable prominence a statement that a member entitled to attend and vote is entitled to appoint a proxy to attend and vote instead of himself and that a proxy need not be a member of the Company.</p>
Special Business	<p>90. (1) In the case of an Annual General Meeting all business to be transacted at the meeting shall be deemed special with the exception of business relating to:—</p> <ul style="list-style-type: none"> (i) the consideration of the Accounts, Balance Sheet and Profit and Loss Account and the Report of the Board of Directors and the Auditors; (ii) the declaration of dividend; (iii) the appointment of Directors in the place of those retiring; (iv) the appointment of and fixing of the remuneration of the Auditors. <p>(2) In the case of any other meeting all business shall be deemed special.</p> <p>(3) Where any item of business to be transacted at the meeting is deemed to be special as aforesaid, there shall be annexed to the notice of the meeting a Statement setting out all material facts concerning each such item of business including in particular, the nature of the concern, or interest, if any, therein of every Director and of the Manager, provided that where any item of special business as aforesaid to be transacted at a meeting of the Company relates to, or affects, any other Company the extent of the shareholding interest in that other Company of every Director and the Manager of the Company shall also be set out in the explanatory statement, if the extent of such shareholding interest is not less than 20 percent of the paid up capital of that other Company.</p> <p>(4) Where any item of business to be transacted at the meeting of the Company consists of according to the approval of the meeting to any document, the time and place where the document can be inspected shall be specified in the explanatory statement.</p>
Service of Notice	<p>91. Notice of every meeting shall be given to every member of the Company in any manner authorised by sub-section (1) to (4) of Section 53 of the Act and by these Articles it shall be given to the persons entitled to a share in consequence of the death or insolvency of a member by sending it through the post in a pre-paid letter addressed to them by name or by the title of the representatives of the deceased or the insolvent or by any like assignees of description, at the address, if any in India supplied for the purpose by the persons claiming to be so entitled, or until such an address has been so supplied, by giving the notice in any manner in which it might have been given if the death or insolvency had not occurred. Provided that where notice of a meeting is given by advertising the same in a newspaper circulating in the neighbourhood of the registered office of the Company as provided in sub-section (3) of Section 53 of the Act, the explanatory statement need not be annexed to the notice as required by Section 173 of the said Act, but it shall be mentioned in the advertisement that the statement has been forwarded to the members of the Company.</p>
Notice to be given to the Auditors	<p>92. Notice of every meeting of the Company and every other communication relating to any General Meeting of the Company which any member of the Company is entitled to have sent to him, shall be given to the Auditor or Auditors for the time being of the Company, in the manner authorised by Section 53 of the Act, as in the case of any member or members of the Company.</p>
As to omission to give notice	<p>93. The accidental omission to give notice of any meeting to or the non-receipt of any notice by any member or other person to whom it should be given, shall not invalidate the proceedings at the meeting or the Resolution passed there at.</p>

94. (1) Where, by any provision contained in the Act or in these Articles, special Notice is required of any resolution, notice of the intention to move the resolution shall be given to the Company not less than fourteen days before the meeting at which it is to be moved, exclusive of the day on which the notice is served or is deemed to be served and the day of the meeting.
- (2) The Company shall, immediately after the notice of the intention to move any such resolution has been received by it, give its members notice of the resolution in the same manner as is given notice of the meeting or if that is not practicable, shall give them notice thereof, either by advertisement in a newspaper having an appropriate circulation or in any other modes allowed by these Articles not less than seven days before the meeting.

Resolution
requiring Special
Notice

PROCEEDING AT GENERAL MEETINGS

95. Five members entitled to vote and present in person shall be a quorum for a General Meeting and no business shall be transacted at any General Meeting unless the quorum be present at the commencement of the business.
96. If within half an hour after the time appointed for the holding of a General Meeting a quorum be not present the meeting if convened on the requisition of shareholders shall be dissolved and in every other case shall stand adjourned to the same day in the next week or if that day is a public holiday until the next succeeding day which is not a public holiday at the same time and place or to such other day, time and place as the Directors may by notice to the shareholders appoint, if at such adjourned meeting a quorum be not present within half an hour those members present shall be a quorum and may transact the business for which the meeting was called.
97. No business shall be transacted at any adjourned meeting other than the business which might have been transacted at the meeting from which the adjournment took place.
98. The Chairman of the Board of Directors or in his absence the Vice Chairman of the Board of Directors, if any, shall be entitled to take chair at every General Meeting. If there be no Chairman or if at any meeting the Chairman or the Vice Chairman be not present within 15 minutes after the time appointed for holding such meeting or be unwilling to act, the directors present may choose a Chairman and in default of their doing so, the members present shall choose one of the Directors to be the Chairman and if no Director present be willing to take the Chair the members present shall choose one of their number to be the Chairman.
99. (1) No business shall be discussed at any General Meeting except the election of a Chairman whilst the Chair is vacant.
- (2) If a poll is demanded on the election of the Chairman it shall be taken forthwith in accordance with the provisions of the Act and these articles and the Chairman so elected on the show of hands will exercise all the powers of the Chairman under the Act and these Articles.
- (3) If some other person is elected Chairman as a result of the poll he shall be Chairman for the rest of meeting.
100. The Chairman with consent of any meeting at which a quorum is present may adjourn any meeting from time to time and from place to place in the city or the town or village in which the Registered office of the Company is situated.
101. When a meeting is adjourned for thirty days or more, notice of the adjourned meeting shall be given as in the case of an original meeting. Save as aforesaid it shall not be necessary to give any notice of an adjournment of or the business to be transacted at an adjourned meeting.

Quorum at General
Meeting

Proceeding when
quorum not present

Business at
adjourned meeting

Chairman

Business confined
to election of
Chairman whilst
Chair Vacant

Chairman with
consent may
adjourn meeting

Notice to be given
where a meeting
adjourned for thirty
days or more

What would be the evidence of the passing of a Resolution where poll not demanded

102. At any General Meeting, a resolution put to the vote of the meeting shall, unless a poll is (before or on the declaration of the result of the show of hands demanded be decided on a show of hands and unless a poll is so demanded, a declaration by the Chairman that a resolution has been carried, either unanimously or by a particular majority and an entry to that effect in the books containing the minutes of the proceedings of the Company, shall be conclusive evidence of the fact, without proof of the number or proportion of the votes cast in favour or against such resolution.

Demand for Poll
Inserted vide
E.O.G.M.
Resolution dated
31-3-1989.

103. Before or on the declaration of the result of the voting on any resolution on a show of hands, a poll may be ordered to be taken by the Chairman of the meeting of his own motion and shall be ordered to be taken by him on a demand made in that behalf by any member or members present in person or by proxy and holding shares in the Company which confer a power to vote on the resolution not being less than one-tenth of the total voting power in respect of the resolution, or on which an aggregate sum of not less than fifty thousand rupees has been paid up. The demand for a poll may be withdrawn at any time by the person or persons who made the demand, before the poll is taken.

Time and manner of taking poll

104. A poll demanded on any question (other than the election of the Chairman or on a question of adjournment which shall be taken forthwith) shall be taken at such place in the city, town or village in which the Registered Office of the Company is situated and at time not being later than forty-eight hours from the time when the demand was made as the Chairman may direct. Subject to the provision of the Act, the Chairman of the meeting shall have power to regulate the manner in which a poll shall be taken, including the power to take the poll by open voting or by secret ballot and either at once or after the interval of the meeting on the resolution on which the poll was taken.

Scrutineers at poll

105. When a poll is to be taken, the Chairman of the meeting shall appoint two scrutineers to scrutinise the votes given on the poll and to report thereon to him. The Chairman shall have power, at any time before the result of the poll is declared to remove a scrutineer from office and to fill vacancies in the office of scrutineer arising from such removal or from any other cause. Of the two scrutineers appointed under this Article one shall always be a member (not being an officer or employee of the Company) present at the meeting provided such a member is available and willing to be appointed.

Demand for poll not to prevent transaction of other business

106. The demand for a poll shall not prevent the continuance of meeting for transaction of any business other than the question on which poll has been demanded.

Resolution how decided in case of equity of votes

107. In case of an equality of votes, whether on a show of hands or on a poll, the Chairman of the meeting at which the show of hands takes place or at which the poll is demanded shall be entitled to a casting vote in addition to his own vote or votes to which he may be entitled as a member.

Reports, statements and Registers to be laid on the table

108. At every Annual General Meeting of the Company there shall be laid on the table the Directors' Report and audited statement of accounts, Auditors' Report (if not already incorporated in the audited accounts) the Proxy Register with proxies and the Register of Directors and Managing Director's or Manager's holding maintained under Section 307 of the Act. The Auditors Report shall be read before the Company in General Meeting and shall be open to inspection by any member of the Company.

Registration of certain resolution and Agreements

109. A copy of each of the following resolutions (together with a copy of the statement of material facts annexed under Section 173 to the notice of the meeting in which such resolution has been passed) or agreements shall, within thirty days after the

passing or making thereof, be printed or type-written and duly certified under the signature of an officer of the Company and filed with the Registrar:

- (a) All Special Resolutions;
- (b) Resolutions which have been agreed to by all the members of the Company but which, if not so agreed to, would not have been effective for their purpose unless they had been passed as special resolution;
- (c) Resolution of the Board or agreements relating to the appointment, reappointment or the renewal of the appointment or variation of the terms of appointment of Managing Director;
- (d) Resolutions or agreements which have been agreed by all the members or any class of shareholders but which if not so agreed to, would not have been effective for their purpose unless they had been passed by some particular majority or otherwise in some particular manner and all resolutions or agreements which effectively bind all the members or any class of shareholders though not agreed to by all those members;
- (e) Resolutions requiring the Company to be wound up voluntarily passed in pursuance of sub-section (1) of Section 484 of the Act;
- (f) Resolution passed by the Company according consent to the Board of its Directors to exercise any of the powers under clause (a), clause (d) and clause (e) of sub-section (1) of Section 293 of the Act; and
- (g) Resolution passed by the Company approving the appointment of sole selling agents under Section 294 of the Act.

A copy of every resolution which has the effect of altering the Articles of Association of the Company and a copy of every Agreement referred to in the above sub-clauses (c) and (d) shall be embodied in and annexed to every copy of the Articles issued after the passing of the resolution or the making of the Agreement.

110. The Company shall cause minutes of all proceedings of every General Meeting to be kept in accordance with the provisions of Section 193 of the Act, by making, within thirty days of the conclusion of such meeting, entries thereof in books kept for that purpose with their pages consecutively numbered. Each page of every such book shall be initialled or signed and the last page of the record of proceedings of each meeting in such book shall be dated and signed by the Chairman of the same meeting within the aforesaid period of thirty days or in the event of the death or inability of the Chairman within that period by a Director duly authorised by the Board for that purpose. In no case the minutes of the proceedings of a meeting shall be attached to any such book as aforesaid by pasting or otherwise. Any such minutes kept as aforesaid shall be evidence of the proceedings recorded therein.

Minutes of General Meeting

111. The books containing the aforesaid minutes shall be kept at the Registered Office and be open during business hours to the inspection for any member without charge subject to such reasonable restrictions as the Company may by these Articles or in general meeting impose in accordance with Section 196 of the Act. Any member shall be entitled to be furnished within seven days after he has made a request in that behalf to the Company with a copy of the minutes on payment of thirty-seven paise for every one hundred words or fraction or part thereof required to be copied.

Inspection of minute books of General Meeting

112. No report of the proceedings of any General Meeting of the Company shall be circulated or advertised at the expense of the Company unless it included the matters required by these Articles or Section 193 of the Act to be contained in the minutes of the proceedings of such meeting.

Publication of Report of proceedings of General Meeting

VOTES OF MEMBERS

Vote may be given by proxy or attorney	113. Subject to the provisions of the Act and these Articles votes may be given either personally or by proxy or in the case of a body corporate also by a representative duly authorised under Section 187 of the Act and Article 115 hereof.
Votes	<p>114. Subject to the provisions of the Act and particularly of Sections 87, 88 and 92(2) thereof and of these articles :</p> <ol style="list-style-type: none"> (1) Upon a show of hands to every member holding equity shares and entitled to vote and present in person (including a proxy of a corporation or a representative of a Company as mentioned in Article 115) shall have one vote. (2) Upon a poll the voting right of every member holding equity shares and entitled to vote and present in person (including a proxy of a corporation or a representative of a Company present as aforesaid) or by proxy shall be in the same proportion as the capital paid on the equity share or shares (whether fully paid up or partly paid up) held by him bears to the total paid up equity capital of the company. (3) Upon a show of hands or upon a poll, the voting right of every member holding preference shares shall be subject to the provisions, limitations and restrictions laid down in Section 87 of the Act.
No voting by proxy on show of hands	115. No member not personally present shall be entitled to vote on a show of hands unless such member is a corporation present by proxy or unless such member is a body corporate present by a representative duly authorised under Section 187 of the Act or by a proxy in which case such proxy or representative may vote on a show of hands as if he were a member of the Company.
Votes in respect of shares of deceased and insolvent members	116. Any person entitled under Transmission Article (Art 57 hereof) to transfer any shares may vote at any General Meeting in respect thereof as if he were the registered holder of such shares; provided that atleast forty-eight hours before the time of holding of the meeting or adjourned meeting as the case may be at which he proposes to vote he shall satisfy the Directors of his right to transfer such shares and give such shares and give such indemnity, if any as the directors may require, unless the Directors shall have previously admitted his right to vote at such meeting in respect thereof.
Voting by members of unsound mind and minors	117. A member of unsound mind or in respect of whom an order has been made by any Court having jurisdiction in lunacy, may vote, whether on a show of hands or on a poll, by his committee or other legal guardian; any such committee or guardian may, on a poll vote by proxy; if any member be a minor, the vote in respect of his share or shares shall be by his guardian or any one of his guardians, if more than one, to be elected in case of dispute by the Chairman of the meeting.
Right of member to use his votes differently	118. On a poll taken at a meeting of the Company, a member entitled to more than one vote, or his proxy, or other person entitled to vote for him as the case may be, need not, if he votes use all his votes or cast in the same way all the votes he uses.
No member to vote unless calls are paid up	119. Subject to the provisions of the Act no member shall be entitled to be present or to vote at any General Meeting either personally or by proxy or be reckoned in a quorum whilst any call or other sum shall be due and payable to the Company in respect of any of the shares of such member.
Proxies	120. Any member entitled to attend and vote at a meeting of the Company shall be entitled to appoint another person (whether a member or not) as his proxy to attend and vote instead of himself but a proxy so appointed shall not have any right to speak at the meeting.

121. Every proxy shall be appointed by an instrument in writing signed by the appointor or his attorney duly authorised in writing or if the appointor is a body corporate be under its seal or be signed by an officer or an attorney duly authorised by it.

Appointment of proxy

122. The instrument appointing a proxy and the power of attorney or other authority, if any, under which it is signed or a notarially certified copy thereof shall be deposited at the office of the company or such place or places (if any) as may be specified for that purpose in the notice convening the meeting not less than forty-eight hours before the time for holding a meeting at which the person named in the instrument proposes to vote, and in default the instrument of proxy shall not be treated as valid. No instrument appointing a proxy shall be valid after the expiration of twelve months from the date of its execution except in the case of the adjournment of any meeting first held previously to the expiration of such time. An attorney shall not be entitled to vote unless the power of attorney or other instrument appointing him or a notarially certified copy thereof has either been registered in the records of the Company at any time not less than forty-eight hours before the time for holding the meeting at which the attorney proposes to vote or is deposited at the office of the Company not less than forty-eight hours before the time fixed for such a meeting as aforesaid. Notwithstanding that a power of attorney or other authority has been registered in the records of the Company, the Company may by notice in writing addressed to the member or the attorney given at least fourteen days before the meeting require him to produce the original power of attorney or authority and unless the same is thereon deposited with the Company not less than forty-eight hours before the time fixed for the meeting the attorney shall not be entitled to vote at such meeting unless the Directors in their absolute discretion excuse such non-production and deposit.

Deposit of instrument of appointment

123. An instrument appointing a proxy shall be in the following form or shall contain words to the following effect:

Form of Proxy

I/We.....of.....
.....in the district ofbeing a member/members of
the above named company hereby appoint.....of.....
in the district of as my/our proxy to vote for me/us on my/our behalf
at the Annual General Meeting/Extraordinary General Meeting of the Company to be
held on the day of and at any adjournment
thereof. Signed this day of 19.....

124. If any such instrument be confined to the object of appointing a proxy for voting at a meeting of the Company, it shall remain permanently or for such time as the Directors may determine, in the custody of the Company, and if embracing other objects a copy thereof examined with the original, shall be delivered to the Company to remain in the custody of the Company.

Custody of the instrument of proxy

125. A vote given in accordance with the terms of an instrument of proxy shall be valid notwithstanding the previous death of the principal or revocation of the proxy under which such proxy was signed or the transfer of the shares in respect of which the vote is given provided that no intimation in writing of the death or revocation or transfer shall have been received at the office of the Company before the meeting.

Validity of votes given by proxy notwithstanding death of member etc.

126. Subject to the provisions of the Act and these articles, no objection shall be made to the validity of any vote except at the meeting or poll at which such vote shall be tendered and every vote whether given personally or by proxy or by any means hereby authorised and not disallowed at such meeting or poll shall be deemed valid for all purposes of such meeting or poll whatsoever.

Time for objections to Vote

Chairman of any meeting to be the judge of validity or any vote

127. Subject to the provisions of the Act and these articles the chairman of any meeting shall be the sole judge of the validity of every vote tendered at such meeting and subject as aforesaid the Chairman present at the taking of a poll shall be the sole judge of the validity of every vote tendered at such poll.

DIRECTORS

Number of Directors

128. (1) Subject to Article 154 the number of Directors shall not be less than three and not more than (20) including the special Directors referred to in Article 129(a), the *ex-officio* director referred to in Article 129(c) and the Debenture Director referred to in Article 130.

First Director

(2) The Subscribers to the Memorandum and Articles of Association shall be the first Directors of the Company.

Special Directors

129. (a) The Company shall, subject to the provisions of the Act, and subject to Article 146 be entitled to agree with any person, firm or corporation that he or it shall have the right to appoint his or its nominee on the Board of Directors of the Company upon such terms and conditions as the company may deem fit. Such nominee and their successors in office appointed under this Article shall be called Special Director of the Company.

Term of office of Special Directors

(b) The Special Directors appointed under sub-clause (a) above shall be entitled to hold office until requested to retire by the person, firm or corporation who may have appointed them and will not be bound to retire by rotation or be Subject to Articles referring to retirement of Directors by rotation. A Special director shall also not be required to hold any qualification shares. As and whenever an Special Director vacates office whether upon request as aforesaid or by death, resignation or otherwise the person, firm or corporation who appointed such Special Director may appoint any other Director in his place. The Special Director may at any time, by giving notice in writing to the Company resign his office. Subject as aforesaid, a Special Director shall be entitled to the same rights and privileges and be subject to the same obligations as any other Director of the Company.

Ex-officio Director

(c) The Company may agree with any financial institution or any other authority or person, state or institution that in consideration of any loan or financial assistance of any kind whatsoever which may be rendered by it, it shall have the power to nominate a Director of the Company (ex-officio Director) during the currency of the loan or other financial assistance and from time to time remove and reappoint him, and to fill in the vacancy caused by the death or resignation of any such Director or caused by such Director or caused by such otherwise ceasing to hold office. Such nominated Director shall not be required to hold any qualification shares and he shall not be liable to retire by rotation and shall be taken into consideration for the purposes of computing the maximum number of Directors provided for in the Article 128 above.

Nominee Directors

(d) Notwithstanding anything to the contrary contained in these Articles, so long as any moneys remain owing by the Company to the Industrial Development Bank of India (IDBI), Industrial Finance Corporation of India Ltd. (IFCI) and The Industrial Credit & Investment Corporation of India Limited (ICICI) or any other Public Financial Institution out of any loans granted by them to the Company or so long as IDBI, IFCI and ICICI and any other Public Financial Institution (each of which IDBI, IFCI and ICICI is hereinafter in this Article referred to as "the Corporation") continue to hold debentures in the Company

by direct subscription or private placement, or so long as the Corporation holds shares in the Company as a result of underwriting or direct subscription or so long as any liability of the Company arising out of any guarantee furnished by the Corporation on behalf of the Company remains outstanding, the Corporation shall have a right to appoint from time to time, any person or persons as a Director or Directors, whole time or non- whole-time, (which Director or Directors is/are hereinafter referred to as "Nominee Director/s) on the Board of the Company and to remove from such office any person or persons so appointed and to appoint any person or persons in his or their place(s).

The Board of Directors of the Company shall have no power to remove from office the Nominee Director(s). At the option of the Corporation such Nominee Director(s) shall not be required to hold any share qualification in the Company. Also at the option of the Corporation such Nominee Director(s) shall not be liable to retirement by rotation of Directors Subject as aforesaid, the Nominee Director(s) shall be entitled to the same rights and privileges and be subject to the same obligations as any other Director of the Company.

The Nominee Director(s) so appointed shall hold the said office only so long as any moneys remain owing by the Company to the Corporation or so long as the Corporation holds Debentures in the Company as a result of direct subscription or private placement or so long as the Corporation holds shares in the Company as a result of underwriting or direct subscription or the liability of the Company arising out of any Guarantee is outstanding and the Nominee Director(s) so appointed in exercise of the said power shall *ipso-facto* vacate such office immediately the moneys owing by the Company to the Corporation is paid off or on the Corporation ceasing to hold Debentures/ shares in the Company or on the satisfaction of the liability of the Company arising out of any Guarantee furnished by Corporation.

The nominee Director(s) appointed under this Article shall be entitled to receive all notices and to attend all General Meeting, Board Meetings and of the Meetings of the Committees of which the Nominee Director/s is/are member(s) as also the minutes of such meetings. The Corporation shall also be entitled to receive all such notices and minutes.

The Company shall pay to the Nominee Director(s) sitting fees and expenses which the other Directors of the Company are entitled, but if any other fees, commission, monies or remuneration in any form is payable to the Directors of the Company, the fees, commission, monies and remuneration in relation to such Nominee Director(s) shall accrue to the Corporation and same shall accordingly be paid by the Company directly to the Corporation. Any expenses that may be incurred by the Corporation or such Nomine Director(s) in connection with their appointment or Directorship shall also be paid or reimbursed by the Company to the Corporation or as the case may be, to such Nominee Director(s).

Provided that if any such Nominee Director(s) is an officer of the Corporation the sitting fees, in relation to such Nominee Director(s) shall also accrue to the Corporation and the same shall accordingly be paid by the Company directly to the Corporation.

Provided further that if such Nominee Director(s) is an officer of the Reserve Bank of India, the sitting fees in relation to such Nominee Director's shall also

accrue to IDBI and the same shall accordingly be paid by the Company directly to IDBI.

Provided also that in the event of the Nominee Director(s) being appointed as whole time Director(s) such Nominee Director(s) shall exercise such powers and duties as may be approved by the lenders and have such rights as are usually exercised or available to a whole time Director in the management of the affairs of the Company. Such Nominee Director(s) shall be entitled to receive such remuneration, fees commission and monies as may be approved by the Lenders subject to the approval of the Company Law Board or the Central Government wherever it is necessary as per the provisions of the Companies Act, 1956.

Debenture
Directors

130. Any trust deed securing debentures or debenture stock may if so arranged provide for the appointment from time to time by the Trustees thereof or by the holders of the debentures or debenture stock of some person to be Director of the Company and may empower such trustees or holders of debentures or debenture stock from time to time remove any Director so appointed. The Director appointed under this Article is herein referred to as the "Debenture Director" and the term Debenture Director means the Director for the time being in office under this Article. The Debenture Director shall not be bound to hold any qualification shares and shall not be liable to retire by rotation or subject to the provisions of the Act, to be removed by the Company. The trust deed may contain such ancillary provisions as may be arranged between the Company and the Trustees and all such provisions shall have effect notwithstanding any of the other provisions herein contained.

Appointment of
Alternate Director

131. The Board of Directors of the Company may appoint an Alternate Director to act for Director (hereinafter called "the Original Director") during his absence for the period of not less than three months from the State where the registered office of the company is situated and such appointment shall have effect and such appointee, whilst he holds office as an Alternate Director, shall be entitled to notice of meetings of the Directors and to attend and vote thereat accordingly. An alternate Director appointed under this Article shall not hold office as such for a period longer than that permissible to the Original Director in whose place he has been appointed and shall vacate office if and when the Original Director returns to the said State. If the term of office of Original Director is determined before he so returns to the said State any provisions in the Act or in these Articles for the automatic reappointment of the retiring Director in default of another appointment shall apply to the original Director and not to the Alternate Director.

Casual Vacancy

132. Subject to the provisions of Sections 262(2) and 284(6) and other applicable provisions (if any) of the Act, any casual vacancy occurring in the office of a Director whose period of office is liable to determine by retirement by rotation may be filled up by the Director at a meeting of the Board. Any person so appointed shall hold office only upto the date upto which the Director in whose place he is appointed would have held office, if the vacancy had not occurred.

Appointment of
Additional Director

133. Subject to the provisions of Section 260 and other applicable provisions (if any) of the Act, the Director shall have power at any time and from time to time to appoint a person or persons as an Additional Director or Directors. The Additional Director shall hold office till the date of the next following Annual General Meeting but shall be eligible for re-appointment.

Qualification of
Director

134. A Director of the Company shall not be required to hold any qualification shares.

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| <p>135 (1) The fee payable to a Director (including a Managing or whole-time Director) for attending a meeting of the Board or Committee thereof shall be the amount as fixed by Board of Directors or the Shareholders of the Company as the case may be, from time to time, within the maximum amount prescribed in this respect under the Act or by the Central Government from time to time. Subject to the limitations provided by the Act such additional remuneration, as may be fixed by the Directors, may be paid to any one or more of the Directors for services rendered by him or them and the Directors shall be paid further Underwriting and Brokerage remuneration (if any) as the Company in General Meeting shall from time to time determine, and such further remuneration shall be divided among the Directors in such proportion and manner as the Directors may from time to time determine, and in default of such determination, equally. Such remuneration and/or additional remuneration may be by way of salary or commission as laid down in Section 309, 349, 350 and 351 on net profits or by participation in profits or by any or all of those modes.</p> | <p>Remuneration of Director</p> <p>Amended vide A.G.M. Resolution Dated 09.12.2003</p> |
| <p>(2) The Directors may, subject as aforesaid, allow and pay to any Director, who is not a bonafide resident of the place where a meeting is to be held and who shall come to such place for the purpose of attending a meeting, his actual expenditure for travelling, boarding, lodging and other expenses, in addition to his fees for attending such meetings as above specified, and the Directors may from time to time fix the remuneration in addition to the fees laid down by Article 135(1) to be paid to any member or members of their body constituting a committee appointed by the Directors in terms of these Articles, and may pay the same.</p> | <p>Directors not bonafide residents of the place where meeting of the Board or committee are held may receive extra compensation and remuneration</p> |
| <p>(3) Subject to the provisions of Sections 198, 309 and 310 of the Act if any, Director, being willing, shall be called upon to perform extra services or to make any, special exertion in going or residing out of place where he normally resides or otherwise for any of the purposes of the Company, the company shall, subject as aforesaid, remunerate such Director or where there is more than one such Director to all of them together either by a fixed sum or by a percentage of profits or otherwise as may be determined by the Directors and such remuneration may be either in addition to or in substitution for the remuneration above provided.</p> | <p>Special remuneration to Director going out of the place where he normally resides on the Company's Business or otherwise performing extra services</p> |
| <p>136. The continuing Directors may act notwithstanding any vacancy in their body; but so that subject to the provisions of the Act if the number falls below the minimum number above fixed and notwithstanding the absence of a quorum, the Directors may act for the purposes of filling up vacancies or for summoning a General Meeting of the Company.</p> | <p>Directors may act notwithstanding vacancy</p> |
| <p>137. (1) Subject to the provisions of Section 283(2) of the Act, the office of a Director shall become vacant, if :—</p> <p>(a) he is found to be of unsound mind by a Court of competent jurisdiction; or</p> <p>(b) he applies to be adjudicated an insolvent; or</p> <p>(c) he is adjudicated an insolvent; or</p> <p>(d) he fails to pay any call made on him in respect of shares of the company held by him, whether alone or jointly with others within six months from the last date fixed for the payment of the call unless the Central Government has by notification in the Official Gazette, removed the disqualification incurred by such failure;</p> <p>(e) any office or place of profit under the Company or any subsidiary thereof is held by him in contravention of Section 314 of the Act; or</p> | <p>When office of Director to become vacant</p> |

	<p>(f) he absents himself from three consecutive meetings of the Board of Directors or from all meetings of the Board of Directors for a continuous period of three months, whichever is longer without obtaining leave of absence from the Board of Directors; or</p> <p>(g) he becomes disqualified by an order of the Court under Section 203 of the Act; or</p> <p>(h) he is removed in pursuance of Section 284 of the Act; or</p> <p>(i) he (whether by himself or by any person for his benefit or on his account) or any firm in which he is a partner or any private company of which he is a Director, accepts a loan or any guarantee or security for a loan from the Company in contravention of Section 295 of the Act; or</p> <p>(j) he acts in contravention of Section 299 of the Act and by virtue of such contravention shall have been deemed to have vacated office; or</p> <p>(k) he is convicted by a Court of any offence involving moral turpitude and sentenced in respect thereof to imprisonment for not less than six months; or</p> <p>(l) he having been appointed a Director by virtue of his holding any office or other employment in the company ceases to hold such office or other employment in the Company.</p>
Resignation	(2) Subject to the provisions of the Act, a Director may resign his office at any time by giving notice in writing addressed to the company or to Board of Directors.
Director's may contract with Company	138. (1) Subject to the provisions of sub-clauses (2), (3), (4) and (5) of this article and the restrictions imposed by Article 145 and the other Articles hereof and the Act and the observance and fulfillment thereof, no director shall be disqualified by his office from contracting with the Company for any purpose and in any capacity whatsoever including either as vendor, purchaser, agents, broker or otherwise, nor shall any such contract, or any contract or arrangement entered into by or on behalf of the Company in which any Director shall be in any way interested be avoided nor shall any Director, so contracting or being so interested be liable to account to the Company for any profit realised by any such contract or arrangement by reason only of such Director holding that office, or of the fiduciary relation thereby established, but it is hereby declared that the nature of his interest must be disclosed by him as provided by sub-clause (2) and (4) hereof.
Disclosure of Interest	(2) Every Director who is in any way whether directly or indirectly concerned or interested in any contract or arrangement or proposed contract or arrangement entered into or to be entered into by or on behalf of the Company shall disclose the nature of his concern or interest at a meeting of the Board of Directors or as provided in Clause (4) hereof.
When disclosure to be made	<p>(3) (a) In the case of a proposed contract or arrangement, the disclosure required to be made by a Director under sub-clause (2) above, shall be made at the meeting of the Board at which the question of entering into the contract or arrangement is first taken into consideration, or if the Director was not at the date of the meeting concerned or interested, the Director concerned shall take reasonable steps to ensure that it is brought up and read at the first meeting of the Board after it is given.</p> <p>(b) In the case of any other contract or arrangement, the required disclosure shall be made at the first meeting of the Board held after the Director becomes concerned or interested in the contract or arrangement.</p>
General Notice of Interest	(4) For the purposes of this Article, a General Notice to be given to the Board of Directors by a director to the effect that he is a Director or member of a

specified body corporate or is a member of a specified firm and is to be regarded as concerned or interested in any contract or arrangement which may after the date of the notice be entered into with that body corporate or firm shall be deemed to be sufficient disclosure of his concern or interest in relation to any contract or arrangement so made. Any such general notice shall expire at the end of the financial year in which it is given but may be renewed for further periods of one financial year at a time by a fresh notice given in the last month of the financial year in which it would have otherwise expired. The General Notice aforesaid and any renewal thereof shall be given at a meeting of the Board of Directors or the Director concerned shall take reasonable steps to ensure that it is brought up and read in the first meeting of the Board after it is given.

- (5) An interested Director shall not take any part in the discussion of or vote on, any contract or arrangement entered into or to be entered into by or on behalf of the Company, if he is any way directly or indirectly concerned or interested in the contract or arrangement; nor shall his presence count for the purpose of forming a quorum at the time of any such discussions or vote: and if he does vote, his vote shall be void;

Interested Director
not to participate or
vote in Board's
proceedings

Provided that this prohibition shall not apply;

- (i) To any contract of Indemnity against any loss which the Directors or any one or more of them may suffer by reason of becoming or being sureties or a surety for the company;
- (ii) to any contract or arrangement entered into with a public company or a private company which is subsidiary of a public company in which the interest of the Director consists solely in his being a director of such company and the holder of not more than shares of such number or value therein as is requisite to qualify him for appointment as a Director thereof he having been nominated as such Director by the company or in his being a member holding not more than two percent of the paid up share capital of such company whichever is greater;
- (iii) in case a notification is issued under sub-section (3) of Section 300 of the Act to the extent specified in the notification.

139. (1) The company shall keep one or more Registers in accordance with Section 301 of the Act in which shall be entered separately particulars of all contracts or arrangements to which Section 297 or Section 299 of the Act applies including the following particulars to the extent they are applicable in each case, namely:—

Register of contracts
in which Directors
are interested

- (a) the date of the contract or arrangement;
 - (b) the names of the parties thereto;
 - (c) the principal terms and conditions thereof;
 - (d) in the case of a contract to which Section 297 of the Act applies or in the case of a contract or arrangement to which sub-section (2) of Section 299 of the Act applies, the date on which it was placed before the Board;
 - (e) the names of the Directors voting for and against the contract or arrangement and the names of those remaining neutral.
- (2) Particulars of every such contract or arrangement to which section 297 of the Act or as the case may be, sub-section (2) of section 299 of the Act applies, shall be entered in the relevant Register aforesaid:

- (a) in the case of a contract or arrangement requiring the Board's approval, within seven days (exclusive of Public Holidays) of the meeting of the Board at which the contract arrangement is approved;
 - (b) in the case of any other contract or arrangement, within seven days of receipt at the Registered Office of the Company of the particulars of such other contract or arrangement or within thirty days of the date of such other contract or arrangement whichever is later;
- and the register shall be placed before the next meeting of the Board and shall then be signed by all the Directors present at the meeting.
- (3) The Register aforesaid shall also specify, in relation to such Director of the Company, the names of the firms and bodies corporate of which notice has been given by him under sub-section (3) of Section 299 of the Act.
 - (4) Nothing in the foregoing sub-clauses (1), (2) and (3) shall apply to any contract or arrangement for the sale, purchase or supply of any goods, materials and services, if the value of such goods and materials or the cost of such services does not exceed five thousand rupees in the aggregate in any year. The Registers as aforesaid shall be kept at the registered office of the company and they shall be open to inspection at such office and extracts may be taken from any of them and the copies thereof may be required by any member of the Company to the same extent in the same manner and on payment of the same fee as in the case of the Register of members.

Directors may be directors of Companies promoted by the company

140. A Director of this company may be, or become a Director of any company promoted by this Company, or in which it may be interested as a vendor, member or otherwise and subject to the provisions of the Act and these articles no such Director shall be accountable for any benefits received as a Director or member of such company.

Disclosure by Director etc. of appointments

141. A Director, Managing Director, Manager or Secretary of the Company shall within twenty days of his appointment to or relinquishment of his office as Director, Managing Director, Manager or Secretary in any other body corporate disclose to the Company the particulars relating to his office in the other body corporate which are required to be specified under Section 303(1) of the Act. The company shall enter the aforesaid particulars in a register kept for that purpose in conformity with Section 303 of the Act. The Company shall also furnish the aforesaid particular to the Register in accordance with Section 303(2) of the Act.

Disclosure of holdings

142. A Director or Manager shall give notice in writing to the Company his holding of shares and debentures of the company or its subsidiary, together with such particulars as may be necessary to enable the Company to comply with the provisions of Section 307. If such notice be not given at a meeting of the Board, the Director or Manager shall take all reasonable steps to secure that it is brought up and read at the meeting of the Board next after it is given. The company shall enter particulars of a Director and Manager holding of shares and debentures as aforesaid in a Register kept for that purpose in conformity with Section 307 of the Act.

Directors not to hold office of profit

143. (1) Except with the consent of the Company accorded by a special resolution:—

- (a) no Director of the company shall hold any office or place of profit, and
- (b) no partner or relative of such a Director, no firm in which such a Director or relative is a partner, no private Company of which such a Director is a Director or member, and no Director, or Manager of such a Private Company shall hold any office or place of profit carrying a total monthly remuneration of five hundred rupees or more except that of Managing

Directors, Manager, Banker, or Trustee for the holders or debentures of the Company.

- (i) under the Company; or
- (ii) under any subsidiary of the Company, unless the remuneration received from such subsidiary in respect of such office or place of profit is paid over to the Company or its holding Company;

Provided that it shall be sufficient if the special resolution according to the consent of the company is passed at the General Meeting of the Company held for the first time after the holding of such office or place of profit;

Provided further that where a relative of a Director or a firm in which such relative is a partner, is appointed to an office or place of profit under the Company or a subsidiary thereof without the knowledge of the Director, the consent of Company may be obtained either in the General Meeting aforesaid or within three months from the date of the appointment, whichever is later.

Explanation:— For the purpose of this clause a special resolution according to consent shall be necessary for every appointment in the first instance to an office or place of profit on a higher remuneration not covered by the special resolution, except where an appointment on time scale has already been approved by the special resolution.

- (2) Nothing in clause (1) above shall apply where a relative of a Director or a firm in which such relative is a partner holds any office or place of profit under the Company or subsidiary thereof having been appointed to such office or place of profit before such Director becomes a Director of the Company.
- (3) Notwithstanding anything contained in clause (1) above:—
 - (a) no partner or relative of a Director or Manager,
 - (b) no firm in which such Director or manager, or relative of either, is a partner

shall hold any office or place of profit in the company which carries a total monthly remuneration of not less than three thousand rupees except with the prior consent of the company by a special resolution and the approval of the Central Government.

- (4) If any office or place of profit is held in contravention of the provision of clause (1) above, the Director, Partner, Relative, firm or private company concerned shall be deemed to have vacate his or its office as such on and from the date next following the date of the General Meeting of the Company referred to in the first provision or, as the case may be, the date of the expiry of the period of three months, referred to in the second proviso to that clause, and shall also be liable to refund to the Company any remuneration received or the monetary equivalent of any perquisite or advantage enjoyed by him or it for the period immediately preceding the date aforesaid in respect of such office or place of profit. The Company shall not waive recovery of any sum refundable to it under this clause unless permitted to do so by the Central Government.
- (5) Every individual, firm, private company or other body corporate proposed to be appointed to any office or place of profit to which this Article applies shall, before or at the time of such appointment, declare in writing whether he or it is or is not connected with a Director of the Company in any of the ways referred in clause (1) hereof.

- (6) If any office or place of profit referred to in clause (3) is held, without the prior consent of the Company by a special resolution and the approval of the Central Government, the partner relative, firm or private company appointed to such office or place of profit shall be liable to refund to the company any remuneration received or the monetary equivalent of any perquisites or advantage enjoyed by him on and from the date on which the office was so held by him.
- (7) The company shall not waive the recovery of any sum refundable to it under clause (6) unless permitted to do so by the Central Government.
- (8) Any office or place shall be deemed to be an office or place of profit under the Company within the meaning of this article
 - (a) in case the office or place is held by a Director and the Director holding it obtains from the Company anything by way of remuneration over and above the remuneration to which he is entitled as such Director, whether as salary, fees, commission, perquisites, the right to occupy free of rent any premises as a place of residence or otherwise,
 - (b) in case the office or place is held by an individual other than a Director or by any firm, private company or other body corporate the individual, firm, private company or body corporate holding it, obtains from the Company anything by way of remuneration, whether as salary, fees, commission, perquisites the right to occupy free of rent any premises as a place of residence or otherwise.

Loans to Directors

144. The Company shall observe the restrictions imposed on it in regard to the granting of loans to Directors and other persons as provided in Section 295 and other applicable provisions, if any, of the Act.

Board Resolution
necessary for
contracts

145. (1) Except with this consent of the Board of Directors of the Company, a Director of the company or his relative firm in which such a Director or relative is a partner, any other partner in such a firm or a private company of which the Director is a member or Director, shall not enter into any contract with the Company (a) for the sale purchase or supply of any goods, material services or (b) for under-writing the subscription of any shares in or debentures of the Company.

(2) Nothing contained in the foregoing clause (1) shall affect:—

- (a) The purchase of goods and materials from the Company, or the sale of goods and materials to the Company, by any Director, relative, firm, partner or private Company as aforesaid for cash at the prevailing market price; or
- (b) any contract or contracts between the Company on one side and any such Director, relative, firm, partner, or private company on the other for the sale, purchase or supply of any goods, materials and services in which either the company or the Director, relative, firm, partner or private company as the case may be, regularly trades or does business.

Provided that such contracts do not relate to goods and services the value of which exceeds five thousands Rupees in the aggregate in any year comprised in the period of the contract or contracts.

(3) Notwithstanding anything contained in sub-clause (1) and (2) above a Director, relative, firm, partner or private company as aforesaid may, in circumstances of urgent necessity, enter, without obtaining the consent of the Board, into any contract with the Company for the sale, purchase or supply of

- (4) Every consent of the Board required under this Article shall be accorded by a resolution passed at a meeting of the Board and not otherwise; and the consent of the Board required under Clause (1) above shall not be deemed to have been given within the meaning of that clause unless the consent is accorded before the contract is entered into or within three months of the date on which it was entered into.
- (5) If consent is not so accorded to any contract under this Article anything done in pursuance of the contract shall be voidable at the option of the Board.
- (6) The Directors so contracting or being so interested shall not be liable to the Company for any profit realised on any such contract or the fiduciary relation thereby established.

<p>146. (1) Not less than two-thirds of the total number of Directors of the Company shall be persons whose period of office is liable to determination by retirement of Directors by rotation and save as otherwise expressly provided in the Act and these articles be appointed by the Company in General Meeting.</p> <p>(2) The remaining Directors shall be appointed in accordance with the provision of these Articles and particularly in accordance with the provisions of Articles 129 and 130.</p> <p>(3) At the first Annual General Meeting of the Company all the Directors of the Company as are liable to retire by rotation and at every subsequent Annual General Meeting one-third of such of the Directors for the time being as are liable to retire by rotation, or, if their number is not three or a multiple of three, then the number nearest to one-third shall retire from office.</p>	<p>Retirement by rotation</p>
<p>147. Subject to the provisions of the Act and these Articles, the Directors to retire by rotation under the foregoing articles at every Annual General Meeting shall be those who have been longest in the office since their last appointment, but as between persons who became Directors on the same day, those who are to retire shall in default of and subject to any agreement among themselves, be determined by lots. Subject to the provisions of the Act, a retiring Director shall remain in office until the conclusion of the meeting at which his reappointment is decided or his successor is appointed.</p>	<p>Ascertainment of Director retiring by rotation</p>
<p>148. Subject to the provisions of the Act and these Articles, a retiring Director shall be eligible for re-appointment.</p>	<p>Eligibility for re-appointment</p>
<p>149. The Company at the Annual General Meeting at which a Director retires in manner aforesaid, may fill up the vacated office by electing the retiring Director or some other person thereto.</p>	<p>Company to fill up vacancy</p>
<p>150. (1) If the place of the retiring Director or Directors is not so filled up and the meeting has not expressly resolved not to fill the vacancy, the meeting shall stand adjourned till the same day in the next week at the same time and place, or if that day is a public holiday, till the next succeeding day which is not a public holiday, at the same time and place.</p> <p>(2) If at the adjourned meeting also, the place of the retiring Directors or Directors is not filled up and that meeting also has not expressly resolved not to fill the</p>	<p>Provisions in default of appointment</p>

vacancy, the retiring Directors shall be deemed to be re -appointed at the adjourned meeting unless:

- (a) at the meeting or at the previous meeting a resolution for the re-appointment of such Director or Directors has been put to the meeting and lost;
- (b) The retiring Director or Directors has or have by a notice in writing addressed to the Company or its Board of Directors, expressed his or their unwillingness to be so re-appointed;
- (c) he is or they are not qualified or is or are disqualified for appointment;
- (d) a resolution, whether special or ordinary, is required for their appointment or re-appointment by virtue of any provisions of the Act;
- (e) Article 152 or sub-section (2) of Section 263 of the Act is applicable to the case.

Notice of
candidature for
office of Director

- 151 (1) Subject to the provisions of the Act and these Articles, any person who is not a Retiring Director shall be eligible for appointment to the office of the Director at any General Meeting, if he or some member intending to propose him has, at least fourteen clear days before the meeting, left at the registered office of the Company a notice in writing under his hand signifying candidature for the office of Director or the intention of such member to propose him as a candidate for that as the case may be alongwith a deposit of five hundred rupees which shall be refunded to such person or, as the case may be to such member if the person succeeds in getting elected as a Director.
- (2) Every person (other than a Director retiring by rotation or otherwise or a person who has left at the Registered office of the Company a notice under sub-clause (1) of this Article or Section 257 of the Act signifying his candidature for Director) proposed as a candidate for the office of a Director shall sign and file with the Company his consent in writing to act as a Director if appointed.
- (3) On receipt of the notice referred to in this Article, the Company shall inform its members of the candidature of that person for the office of a Director or of intention of a member to propose such person as a candidate for that office, by serving individual notice on members not less than seven days before the meeting provided that it shall not be necessary for the Company to serve individual notices upon the members if the Company advertises such candidature or intention not less than seven days before the meeting in at least two newspapers circulating in the city, town or village in which the Registered Office of the Company is situated, of which one is published in the English language and the other in the regional language.
- (4) A person other than:
- (a) a Director re-appointed after retirement by rotation or immediately on the expiry of the term of his office; or
 - (b) an additional or alternate Director, or a person filling a casual vacancy in the office of a Director under section 262 of the Act appointed as a Director or re-appointed as an additional or alternate Director, immediately on the expiry of his term of office; or
 - (c) a person named as a Director of the Company under these articles as first registered shall not act as a Director of the Company unless he has within thirty days of this appointment signed and filed with the Registrar his consent in writing to act as such Director.

152. At a General Meeting of the Company, a motion shall not be made for appointment of two or more persons as Directors of the Company by a single resolution unless a resolution that it shall be so made has first been agreed to by the meeting without any vote being given against it. A resolution moved in contravention of this Article shall be void whether or not objection was taken at the time of its being so moved; provided that where a resolution so moved is passed no provision for the automatic re-appointment of retiring Directors by virtue of these Articles or the Act in default of another appointment shall apply.

Individual
resolution for
Director

153. (1) The Company may (subject to the provisions of Section 284 and other applicable provisions of the Act and these Articles) remove any Director before the expiry of his period of office.

Removal of
Director

- (2) Special notice as provided by Article 94 and Section 190 of the Act shall be given of any resolution to remove a Director under this Article or to appoint some other person in place of a Director so removed at the meeting at which he is removed.
- (3) On receipt of notice of any such resolution to remove a Director under this Article, the Company shall forthwith send a copy thereof to the Director concerned, and the Director (whether or not he is a member of the Company) shall be entitled to be heard on the resolution at the meeting.
- (4) Where notice is given of a resolution to remove a Director under this article and the Director concerned makes with respect thereto representations in writing to the Company (not exceeding a reasonable length) and requests their notification to members of the Company, the Company shall unless the representation is received by it too late for it to do so (a) in the notice of the resolution given to the members of the Company state the fact of the representation having been made; and (b) send a copy of the representation to every member of the Company and if a copy of the representation is not sent as aforesaid because it was received too late or because of the Company's default, the Director may (without prejudice to his right to be heard orally) require that the representation shall be read out at the meeting; provided that copies of the representation need not be sent or read out at the meeting if on the application either of the Company or of any other person who claims to be aggrieved, the Court is satisfied that the rights conferred by this sub-clause are being abused to secure needless publicity for defamatory matter.
- (5) A vacancy created by the removal of a Director under this article may, if he had been appointed by the Company in General Meeting or by the Board in pursuance of Article 132 of Section 262 of the Act, be filled by the appointment of another Director in his stead by the meeting at which he is removed, provided special Notice of the intended appointment has been given under sub-clause (2) hereof. A Director so appointed shall hold office until the date upto which his predecessor would have held office if he had not been removed as aforesaid.
- (6) If the vacancy is not filled under sub-clause (5) it may be filled as a casual vacancy in accordance with the provisions in so far they are applicable or Article 132 or Section 262 of the Act and all the provisions of that Section shall apply accordingly.
- (7) A Director who was removed from the office under this Article shall not be appointed as Additional Director by the Board of Directors.
- (8) Nothing contained in the Article shall be taken:

- (a) As depriving a person removed thereunder of any compensation or damages payable to him in respect of the termination of his appointment as Director or of any appointment terminating with that as Director; or
- (b) As derogating from any power to remove a Director which may exist apart from this Article.

INCREASE OR REDUCTION IN NUMBER OF DIRECTORS

The Company may increase or reduce number of Directors and alter their qualifications

154. Subject to the provisions of the Act and these Articles, the Company may by Ordinary Resolution from time to time increase or reduce within the maximum limit permissible the number of Directors. Provided that any increase in the number of Directors exceeding 12 shall not have any effect unless approved by the Central Government and shall become void if and so far it is disapproved by the Government.

PROCEEDINGS OF BOARD OF DIRECTORS

Meeting of Directors

155. The Directors may meet together as a Board for the despatch of business from time to time unless the Central Government by virtue of proviso to Section 285 otherwise directs, and shall so meet at least once in every three months and at least four such meetings shall be held in every year, and they may adjourn and otherwise regulate their meetings and proceedings as they deem fit. The provisions of the Articles shall not be deemed to be contravened merely by reason of the fact that meeting of the Board which had been called in compliance with the terms herein mentioned could not be held for want of a quorum.

When meeting to be convened and notice thereof

156. A Director or the Managing Director may at any time and the Managing Director upon the request of the Director shall convene a meeting of the Directors. Notice of every meeting of the Directors of the Company shall be given in writing to every Director for the time being in India and at his usual address in India. The accidental omissions to give notice of any such meeting of the Board of Directors to a Director shall not invalidate any resolution at any such meeting.

Quorum

157. Subject to the provisions of Section 287 and other applicable provisions (if any) of the Act, the quorum for a meeting of the Board of Directors shall be one-third of the total strength of the Board of Directors (excluding Directors, if any, whose place may be vacant at the time and any fraction contained in that one-third being round off as one) or two Directors, whichever is higher; provided that where at any time the number of interested Director exceeds or is equal to two-thirds of the total strength, the number or remaining Directors, that is to say, the number of Directors who are not so interested are present at the meeting not being less than two shall be the quorum during such meeting. A meeting of the Directors for the time being at which a quorum is present shall be competent to exercise all or any of the authorities, powers and directions by or under the Act or the Articles of the Company, for the time being vested in or exercisable by the Board of Directors generally.

Adjournment of meeting for want of quorum

158. If a meeting of the Board cannot be held for want of quorum then the meeting shall stand adjourned to the same day in the next week or if that day is a public holiday till the next successive day which is not a public holiday at the same time and place or at such other place as the Directors present at the meeting may fix.

Appointment of Chairman, Vice Chairman

159. The Directors may elect a Chairman and a Vice Chairman of their meetings and determine the period for which they will hold office.

Who to preside at meeting of the Board

160. All meetings of the Directors shall be presided over by the Chairman or the Vice Chairman present, but if at any meeting of the Directors the Chairman or Vice Chairman be not present at the time appointed for holding the same, then in that case,

the Managing Director, if present, shall be the Chairman of such meeting, and if the Managing Director be also not present, then in that case, the Directors shall choose one of the Directors then present to preside at the meeting.

161. Questions arising at any meeting shall be decided by a majority of votes and in case of an equality of votes, the Chairman of the meeting whether the Chairman appointed by virtue of these Articles or the Directors presiding at such meeting, shall have second or casting vote.

Question at Board Meeting how decided (Casting Vote)

162. Subject to the provisions of Section 292 of the Act and Article 168 the Directors may delegate any of their powers to Committee(s) consisting of such member or members of their body as they think fit, and they may from time to time revoke and discharge any such Committee(s) either wholly or in part, and either as to persons or purposes; but every Committee so formed shall, in the exercise of the powers so delegated, conform to any regulations that may from time to time be imposed on it by the Directors. All acts done by any such Committee in conformity with such regulations and in fulfilment of the purposes of their appointment but not otherwise shall have the like force and effect as if done by the Board, subject to the provisions of the Act, the Board may from time to time fix the remuneration to be paid to any member or members of their body constituting a Committee appointed by the Board in terms of these Articles, and may pay the same.

Directors may appoint Committee

163. The meetings and proceedings of any such committee consisting of two or more Directors shall be governed by the provisions herein contained for regulating the meeting and proceedings of the Directors, so far as the same are applicable thereto and are not superseded by any regulations made by the Directors under the preceding Articles.

Meeting of Committee how to be convened

164. (1) Save a resolution which the Act requires is to be passed specifically at a Board Meeting a resolution passed by circulation without a meeting of the Board or a committee or the Board appointed under Article 162, shall subject to the provisions of Clause 2 hereof and the Act, be as valid and effectual as a resolution passed at a meeting of the Board or of a Committee duly called and held.

Resolution by circular

(2) A resolution shall be deemed to have been duly passed by the Board or by a Committee thereof by circulation, if the resolution has been circulated in draft together with the necessary papers, if any to all the Directors or to all members of the Committee then in India (not being less in number than the quorum) for a meeting of the Board or the Committee as the case may be and to all other Directors or members of the Committee at their usual address in India and has been approved by such of the Directors or members of the Committee as are then in India or by a majority of such of them as are entitled to vote on the resolution.

(3) Subject to the provisions of the Act a statement signed by the Managing Director or other person authorised in that behalf by the Directors certifying the absence from India of any Director shall for the purpose of this Article be conclusive.

165. Subject to the provisions of the Act and these articles all acts done by any meeting of the Directors or by a Committee of Directors or by any person acting as a Director, shall, notwithstanding that it shall afterwards be discovered that there was some defect in the appointment of such Director or person acting as aforesaid, or that they or any of them were or was disqualified or had vacated office or that the appointment of any of them had been terminated by virtue of any provisions contained in the Act or in these Articles, be as valid as if every such person had been duly

Act of Board or Committee valid notwithstanding defect of appointment

appointed and was qualified to be as a Director; provided that nothing in this article shall be deemed to give validity to acts done by the Directors after their appointment had been shown to the Company to be invalid or to have been terminated.

Minutes of proceeding of Board of Directors and Committees to be kept

166. The Company shall cause Minutes of the Meetings of the Board of Directors and of Committees of the Board to be duly entered in a book or books provided for the purpose in accordance with the relevant provisions of Section of the Act. The minutes shall contain a fair and correct summary of the proceedings of the meeting including the following :—

- (i) The names of the Directors present at the meeting of the Board of Directors or any committee of the Board;
- (ii) All orders made by the Board of Directors or Committee of Board and all appointments of officers and Committees of Board;
- (iii) All resolutions and proceedings of meetings of the Board of Directors and committees of the Board;
- (iv) In the case of each resolution passed at the meeting of the Board of Directors or Committees of the Board, the name of the Directors, if any, dissenting from or not concurring in the resolutions.

By whom minutes to be signed and the effect of minutes recorded

167. All such minutes shall be signed by the Chairman of the meeting as recorded or by the person who shall preside as Chairman at the next succeeding meeting and all minutes purported to be so signed shall for all purposes whatsoever be prima facie evidence of the actual passing of the resolutions recorded and the actual and regular transaction or occurrence of the proceedings so recorded and of the regularity of the meeting at which the same shall appear to have taken place.

POWERS OF DIRECTORS

General power of Directors

168. (1) Subject to the provisions of the Act and these Articles the Board of Directors of the Company shall be entitled to exercise all such powers and to do all such acts and things as the Company is authorised to exercise and do, provided that the Board shall not exercise any powers or do, any act or things which is directed or required whether by the Act or any other law or by the Memorandum of these Articles or otherwise to be exercised or done by the Company in General Meeting provided further that in exercising any such power or doing any such act or thing the Board shall be subject to the provisions contained in that behalf in the Memorandum or in these Articles or in any regulations not inconsistent therewith duly made thereunder including regulations made by the company in General Meeting.
- (2) No regulation made by the Company in general meeting shall invalidate any prior act of the Board which would have been valid if that regulation had not been made.

Consent of Company necessary for the exercise of certain powers

169. The Board of Directors shall not except with the consent of the Company in general meeting:
- (a) Sell, lease or otherwise dispose of the whole or substantially the whole of the undertaking of the Company, or where the Company owns more than one undertaking, of the whole or substantially the whole, of any such undertaking;
 - (b) Remit or give time for the repayment of any debt due by a director;
 - (c) Invest otherwise than in trust securities, the amount of compensation received by the Company in respect of the compulsory acquisition of any such undertaking as is referred to in sub-clause (a) above or of any premises or

properties used for any such undertaking and without which it cannot be carried on or can be carried on only with difficulty or only after a considerable time;

- (d) Borrow moneys in excess of the limits provided in Article 75;
 - (e) Contribute to Charitable and other funds not directly relating to the business of the Company or the welfare of its employees, any amounts the aggregate of which will, in any financial year, exceed twenty-five thousand Rupees or five percent of its average net profits determined in accordance with the provisions of sections 349 and 350 of the Act during the three financial years immediately preceding, whichever is greater.
170. (1) Without derogating from the power vested in the Board of Directors under these Articles the Board shall exercise the following powers on behalf of the company and shall do so only by means of resolution passed at meeting of the Board.
- (a) The power to make calls on shareholders in respect of money unpaid on their shares.
 - (b) The power to issue debentures.
 - (c) The power to borrow moneys otherwise than on debentures.
 - (d) The power to invest the funds of the Company.
 - (e) The power to make loans.
 - (f) Powers u/s 262, 297, 372(5) and 386 of the Act.

Certain powers to be exercised by the Board only at meeting

Provided that the Board may by a resolution passed at a meeting delegate to any committee or Directors or the Managing Director or any other principal officer of the Company or to a principal officer of any of its branch offices, the powers specified in sub-clauses (c), (d) and (e) of this clause to the extent specified below on such conditions as the Board may prescribe.

- (2) Every resolution delegating the power referred to in sub-clause (1)(c) shall specify the total amount outstanding any time upto which moneys may be borrowed by the delegate. Provided, however, that where the company has an arrangement with its bankers for the borrowing of moneys by way of overdraft, cash credit or otherwise the actual day to day operation of the overdraft, cash credit and or other account by means of which the arrangement is made is availed of shall not require the sanction of the Board.
- (3) Every resolution delegating the power referred to in sub-clause (1)(d) shall specify the total amount upto which the funds may be invested and the nature of the investments which may be made by the delegate.
- (4) Every resolution delegating the power referred to in sub-clause (1)(e) shall specify the total amount upto which loans may be made by the delegate; the purpose for which the loans may be made and the maximum amount of loan which may be made.
- (5) Nothing contained in this Article shall be deemed to affect the right of the Company in General Meeting to impose restrictions and conditions on exercise by the Board or any of the powers referred to in sub-clauses (a), (b), (c), (d) and (e) of Clause (1) above.

171. Without prejudice to the powers conferred by Articles 75 and 168 and so as not in any way to limit or restrict those powers, and without prejudice to the other powers conferred by these Articles, but subject to the restrictions contained in Articles

Certain Express powers of the Board

169 and 170, it is hereby declared that the Directors shall have the following powers, that is to say, power.

To pay preliminary and promotional costs and charges	(1) To pay all costs, charges and expenses preliminary and incidental to the promotion, establishment and registration of the Company.
To pay commission and interest	(2) To pay and charge to the capital of the Company any commission or interest lawfully payable thereat under the provisions of Sections 76 and 208 respectively of the Act and Articles 15 and 181.
To acquire any property	(3) Subject to the provisions of Sections 292, 297 and 360 of the Act and Articles 169 and 144 to purchase or otherwise acquire for the Company property, rights or privileges which the Company is authorised to acquire at or for such price or consideration and generally on such terms and conditions as they may think fit; and in any such purchase or other acquisition to accept such title as the Directors may believe or may be advised to be reasonably satisfactory.
To purchase lands and factories	(4) Subject to the provisions of the Act, to purchase, or take on lease for any term or terms of years, to otherwise acquire any factories or any land or lands, with or without building and out houses thereon, situated in any part of India, at such price or rent, and under and subject to such terms and conditions as the Directors may think fit; and in any such purchase, lease or other acquisition proceedings to accept such title as the Directors may believe or may be advised to be reasonably satisfactory.
To erect buildings etc.	(5) To erect and construct, on the said land or lands, buildings, houses, warehouses, and sheds and to alter, extend and improve the same; to let or lease the property of the Company, in part or in whole, for such rent, and subject to such conditions, as may be thought advisable; to sell such portions of the lands of buildings of the Company as may not be required for the purposes of the Company; to mortgage the whole or any portion of property of the Company for the purposes of the Company; to sell all or any portion of the machinery or stores belonging to the Company.
To pay for property in debentures and otherwise	(6) At their discretion and subject to the provisions of the Act to pay for any property or rights acquired by, or service rendered to the Company, either wholly or partly in cash, or in shares, bonds, debenture-stock, mortgage or other securities of the Company, and any such shares may be issued either as fully paid up or with such amount credited as paid up thereon as may be agreed upon, and any such bonds, debentures, debenture-stock, mortgage or other securities may be either specifically charged upon all or any part of the property of the Company and its uncalled capital or not so charged.
To insure properties of the Company	(7) To insure and keep insured against loss or damage by fire or otherwise for such period and to such extent as they may think proper all or any part of the buildings, machinery, goods, stores, produce and other moveable property of the Company either separately or conjointly; also to insure all or any portion of the goods, produce, machinery and other articles imported or exported by Company and to sell, assign, surrender or discontinue any policies of assurance effected in pursuance of his power.
To open Account with Bank	(8) To open account with any bank or bankers or with any Company firm and to pay money into and draw money from any such account from time to time as the Directors may think fit.

(9) To secure the fulfilment of any contracts or engagement entered into by the Company by mortgage or charge of all or any of the property of the Company and its uncalled capital for the time being or in such other manner as they may think fit.	To secure contract by mortgage
(10) To attach to any shares to be issued as the consideration or part of the consideration for any contract with or property acquired by the Company, or in payment for service rendered to the Company, such condition as to the transfer thereof as they think fit.	To attach conditions of transfer to any share
(11) To accept from any member on such terms and conditions as shall be agreed a surrender of his shares or stock or any part thereof, so far as may be permissible by law.	To accept surrender of shares
(12) To appoint any person or persons (whether incorporated or not) to accept and hold in trust for the company any property belonging to the Company or in which it is interested, or for any other purposes, and to execute and do shall such deeds and things as may be required in relation to any such trust and or provide for the remuneration of such trustee or trustees.	To appoint trustees
(13) To institute, conduct, defend; compound or abandon any legal proceeding by or against the Company or its officers, or otherwise concerning the affairs of the Company and also to compound and allow time for payment or satisfaction of any debt due, or of any claims or demands by or against the Company.	To bring and defend action
(14) To refer any claim or demand by or against the Company or any difference to arbitration and observe and perform any awards made thereon.	To refer to arbitration
(15) To act on behalf of the Company in all matters relating to bankrupts and insolvents.	To act in insolvency matters
(16) To make and give receipts, release and other discharges for moneys payable to the Company and for the claims and demands of the Company.	To give receipts
(17) To determine from time to time who shall be entitled to sign, on the Company's behalf, bills, notes, receipts, acceptances, endorsements, cheques, dividend, warrants, releases, contracts and documents and to give the necessary authority for such purposes.	To authorise acceptances
(18) Subject to the provisions of the Act and these Articles to invest and deal with any moneys of the Company not immediately required for the purposes thereof upon such security and other investments (not being shares of this Company) or without security and in such manner as they may think fit, and from time to time to vary or realise such investments. Provided that save as permitted by Section 49 of the Act all investments shall be made and held by the Company in its own name.	To investments
(19) To execute in the name and on behalf of the Company in favour of any Director or other person who may incur or be about to incur any personal liability whether as principal or as security for the benefit of the Company such mortgage of the Company's property (present and future) as they think fit, and such mortgage may contain a power of sale and such other powers, covenants, provisions and agreements as shall be agreed upon.	To execute Mortgages
(20) To distribute by way of bonus amongst the staff of the Company part of the profits of the Company, and to give to any officer or other person employed by the Company, a commission on the profit of any particular business or	To distribute Bonus

transaction; and to charge such bonus or commission as part of the working expenses of the Company.

Arrangements for sharing profits

- (21) Subject to the provisions of the Act, to give to any officer or other person employed by the Company an interest in any particular business or transaction by way of a share in general profits of the Company, and such share of profits shall be treated as a part of the working expenses of the Company.

To provide for welfare of employees and to subscribe to Provident Fund etc.

- (22) To provide for the welfare of employees or ex-employees of the Company and its Directors or Ex-Directors and the wives, widows and families and the dependants or connections of such persons, by building or houses; dwellings or quarters or by grant of money, pensions, gratuities, allowances, bonuses, profit sharing bonuses or benefits or any other payments, or by creating and from time to time subscribing or contributing to provident and other funds, profit sharing or other schemes or trust and by providing or subscribing towards place of instruction and recreation, hospitals and dispensaries, medical and other attendances and other forms of assistance, welfare or reliefs as the Directors shall think fit.

To subscribe to charitable and other funds

- (23) Subject to the provisions of Sections 293 and 293A of the Act to subscribe or contribute or otherwise to assist or to guarantee money to charitable, benevolent, religious, scientific, national, public, political or any other institutions, objects or purposes or for any exhibition.

To create depreciation or other funds

- (24) Before recommending any dividend, to set aside out of the profits of the Company such sums as they may think proper for depreciation or to a Depreciation Fund, Insurance Fund, General Reserve Fund, Sinking Fund, or any special or other fund or funds or account or accounts to meet contingencies or to pay Redeemable Preference Shares, debentures or debenture stock or special dividends, and for equalising dividends, and for repairing, improving extending and maintaining any part of the property of the Company and/or for such purposes (including the purposes referred to in the last two preceding sub-clauses) as the Directors may in their absolute discretion think conducive to the interests of the Company and to invest the several sums so set aside or as much thereof as are required to be invested upon such investments (subject to the restrictions imposed by the Act) as the Directors may think fit, and from time to time to deal with and vary any such investments and dispose of and apply and expend all or any part thereof for the benefit of the Company, in such manner and so for such purposes as the Directors (subject to such restrictions as aforesaid) in their absolute discretions think conducive to the interests of the Company notwithstanding that the matters to which the Directors apply or upon which they expend the same or any part thereof may be matters to which the Directors apply or upon which the capital or moneys of the Company might rightly be applied or expended and to divide the Reserve, General Reserve, or the Reserve Fund into such special funds as the Directors may think fit and to employ the assets constituting all or any of the above funds or accounts including the Depreciation Fund appointed out of net profits in the business of the Company or in the purchase or repayment of Redeemable Preference Shares, debentures, or debenture-stock and that without being bound to keep the same separate from the other assets, and without being bound, to allow to pay interest on the same with power however to the Directors at their discretion to pay or allow to the credit of such fund interest at such rate as the Directors may think proper.

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| (25) Subject to the provisions of the Act, to appoint and at their discretion remove or suspend such manager, secretaries, officers, clerks, agents and employees for permanent, temporary or special service as they may from time to time think fit and to determine their powers and duties, and fix their salaries or emoluments and require security in such instances and to such amounts as they may think fit and also without prejudice as aforesaid, from time to time to provide for the management and transaction of the affairs of the Company in any specified locality in India or elsewhere in such manner as they think fit and the provisions contained in sub-clauses (27), (28), (29) and (30) following shall be without prejudice to the general powers conferred by this sub-clause. | To appoint employees |
| (26) To comply with the requirements of any local laws which in their opinion it shall in the interest of the Company be necessary or expedient to comply with. | To comply with local laws |
| (27) From time to time and at any time to establish any local Board for managing any of the affairs of the Company in any specified locality in India or elsewhere and to appoint any persons to be members of any Local Board, or any managers or agents, and to fix their remuneration. | Local Board |
| (28) Subject to the provisions of Section 292 of the Act and Article 170 from time to time, and at any time to delegate to any such Local Board or any member or members thereof or any managers or agents so appointed by powers, authorities, and discretions for the time being vested in the Board of Directors, and to authorise the members for the time being of any such Local Board, or any of them to fill up any vacancies therein and to act notwithstanding vacancies, and any such appointment or delegation under this sub-clause shall be subject to such conditions as the Board of Directors may at any time remove any person so appointed, and may annul or vary any such delegation. | Delegation |
| (29) At any time and from time to time by power of attorney to appoint any person or persons to be the attorney or attorneys of the Company for such purposes and with such powers, authorities and discretions (not exceeding those vested in or exercisable by the Board of Directors under these presents and excluding the power which may be exercised only by the Board of Directors at a meeting of the Board under the Act or these Articles or by the Company in general meeting) and for such period and subject to such conditions as the Board of Directors may from time to time think fit and any such appointment may (if the Board of Directors think fit) be may in favour of the member or any of the members of any Local Board; established as aforesaid or in favour of any Company or the members, directors, nominees or managers of any company or firm or otherwise in favour of any body of persons whether nominated directors and any such power of attorney as aforesaid to sub-delegate all or any of the powers and authorities for the time being vested in them. | Power of Attorney |
| (30) Subject to the provisions of the Act and these Articles, to delegate the powers, authorities and discretions vested in the Directors to any person, firm, company or fluctuating body of persons as aforesaid. | To delegate |
| (31) Subject to the provisions of the Act and these Articles for on in relation to any of the members aforesaid or otherwise for the purposes of the Company, to enter into all such negotiations and contracts and rescind and vary all such contracts and execute and do all such acts, deeds, and things in the name and on behalf of the Company as they may consider expedient for or in relation to any of the matters aforesaid or otherwise for the purpose of the Company. | To enter into contract etc. |

**CHAIRMAN, VICE CHAIRMAN, CHAIRMAN & MANAGING DIRECTOR,
VICE CHAIRMAN AND MANAGING DIRECTOR, VICE CHAIRMAN &
JOINT MANAGING DIRECTOR, MANAGING DIRECTOR, MANAGING
DIRECTORS OR WHOLETIME DIRECTOR OR WHOLETIME
DIRECTORS**

Power to appoint
Chairman, Vice
Chairman,
Managing Director
or wholetime
Director

172. Subject to the Provisions of Sections 269, 316 and 317 and other applicable provisions of the Act, and these articles, the Board may, from time to time, appoint one or more Directors to be Chairman, Vice Chairman, Chairman & Managing Director, Vice Chairman & Managing Director, Managing Director or Managing Directors, Vice Chairman & Joint Managing Director, wholetime Director or wholetime Directors of the Company for such term not exceeding five years at a time and may from time to time (subject to the provisions of any contract between him or them and the company) remove or dismiss him or them from office and appoint another or to others in his place or places.

What provisions he
shall be subject to

173. Subject to the provisions of the Act and these Articles, the Chairman, Chairman & Managing Director, Vice Chairman & Managing Director, Managing Director or Managing Directors, Vice Chairman & Joint Managing Director, whole-time director or wholetime directors shall not while he or they, continue to hold the office be subject to the retirement by rotation, but he or they shall, subject to the provisions of any contract between him or them and the Company, be subject to the same provisions as to resignation and removal as the other Directors of the Company and he or they shall *ipso facto* and immediately cease to be a Chairman, Chairman & Managing Director, Vice Chairman & Managing Director, Managing Director or Managing Directors, Vice Chairman & Joint Managing Director, wholetime Director or wholetime Directors if he or they cease to hold the office of Director from any cause.

Remuneration

174. The remuneration of the Chairman, Chairman & Managing Director, Vice Chairman & Managing Director, Managing Director or Managing Directors, Vice Chairman and Joint Managing Director, wholetime Director or wholetime Directors (subject to the provisions of Section 309 and other applicable provisions of the Act and of any contract between him or them and the company) shall be in accordance with the terms of his or their contract with the company.

Power & Duties

175. Subject to the provisions of the Act and to the terms of any resolution of the Company in General Meeting or any resolution of the Board and to the terms of any contract with him or them, the Chairman, Chairman & Managing Director, Vice Chairman & Managing Director, Managing Director or Managing Directors, Vice Chairman & Joint Managing Director shall function under the general superintendence, Control and direction of the Board of Directors and subject to such limitation thereon as may be placed by them.

SECRETARY

Secretary

176. Subject to the provisions of Section 383A of the Act, the Directors may appoint a Secretary of the Company for such term, at such remuneration and upon such condition as they may think fit and the Secretary so appointed may be removed by them. The Directors may appoint a temporary substitute for the Secretary, who shall for the purpose of these presents, be deemed to be the Secretary. The main function of the Secretary shall be the responsibility for maintaining registers required to be kept under the Act, for making the necessary documents registered with the Registrar and for carrying out all other administrative and ministerial acts, duties and functions which a Secretary of a Company is normally supposed to carry out, such as giving the

necessary notices to the members, preparing agendas of meetings issuing notice to Directors, preparing minutes of meetings of members and of Directors and of any other statutory documents, and he shall carry out and discharge such other functions and duties that the Directors or the Managing Directors may from time to time require him to do.

REGISTERS, BOOKS AND DOCUMENT

177. (1) The company shall maintain all Registers, Books and Documents as required by the Act or these Articles including the following namely :—

Registers, Books and documents to be maintained by the Company

- (a) Register of Investments not held in the Company's name according to Section 49 of the Act.
 - (b) Register of Members and Index of Members according to Sections 150 and 151 of the Act.
 - (c) Register of Debentures and charges according to Section 143 of the Act.
 - (d) Register and Index of Debenture-holders according to Section 152 of the Act.
 - (e) Register of contracts with and of Companies and Firms in which Directors are interested according to Section 301 of the Act, and shall enter therein the relevant particulars contained in Section 297 and 299 of the Act.
 - (f) Register of Directors and Managing Directors according to Section 303 of the Act.
 - (g) Register of Shareholding and Debenture holdings of Directors according to Section 307 of the Act.
 - (h) Registers of investments of shares or debenture of bodies corporate according to Section 372 of the Act.
 - (i) Books of account in accordance with the provisions of Section 209 of the Act.
 - (j) Copies of instruments creating any charges requiring registration according to Section 136 of the Act.
 - (k) Copies of Annual Returns prepared under Section 159 of the Act together with the copies of the certificates required under Section 161 of the Act.
 - (l) Register of Renewed Duplicate Certificate according to Rule 7(2) of the Companies (Issue of Shares Certificates) Rules, 1960.
- (2) The said Register, Books and Documents shall be maintained in conformity with the applicable provisions of the Act and shall be kept open for inspection for such persons as may be entitled thereto respectively, under the Act, on such days and during such business hours as may, in that behalf be determined in accordance with the provisions of the Act, or these Articles and extract shall be supplied to those persons entitled thereto in accordance with the provisions of the Act or these Articles.
- (3) The Company may keep a Foreign Register of Members in accordance with Sections 157 and 158 of the Act, subject to the provisions of Sections 157 and 158 the Directors may from time to time make such provisions as they may think fit in respect of the keeping of such Branch Registers of Members and/or Debenture-holders.

THE SEAL

Seal	178. The Board shall provide a seal for the company, and shall have power from time to time destroy the same and substitute a new seal in lieu thereof, and Directors shall provide for the safe custody of the seal for the time being and the seal shall never be used except by or under the authority of the Directors or a Committee of Directors previously given, and in the presence of a Director of the Company or such other persons appointed by the Directors for the purpose.
Deeds how executed	179. Subject to the provisions relating to the issue of share certificates, every deed or other instrument to which the seal of the Company is required to be affixed, shall unless the same is executed by a duly constituted attorney of the Company, be signed by the Managing Director or by any one Director or any other authorised person provided nevertheless that certificates of debentures may be signed by one Director only or by the secretary of the Company or by an attorney of the Company duly authorised in this behalf and certificates of shares shall be signed as provided in Article (16).
Seals abroad	180. The Company may exercise the power conferred by Section 50 of the Act and such powers shall accordingly be vested in the Directors.

INTEREST OUT OF CAPITAL

Payment of interest out of capital	181. Where any shares are issued for the purpose of raising money to defray the expenses of the construction of any works or buildings or the provision of any plant, which cannot be made profitable for a lengthy period, the company may pay interest on so much of that share capital as is for the time being paid up for the period at the rate and subject to the conditions and restrictions provided by Section 208 of the Act and may charge the same to capital as part of the cost of construction of the works or building or the provision of plant.
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DIVIDENDS

Division of Profits	182. The profits of the Company, subject to the provisions of these Articles, shall be divisible among the members in proportion to the amount of capital paid up on the shares held by them respectively. Provided always that any capital paid up on a share during the period in respect of which a dividend is declared, shall unless the terms of issue otherwise provide only entitle the holder of such share to an apportioned amount of such dividend proportionate to the capital from time to time paid up during such period on such share.
Capital paid up in advance at interest not to earn dividend	183. Where capital is paid up in advance of calls upon the footing that the same shall carry interest, such capital shall not whilst carrying interest confer a right to dividend or to participate in profits.
Dividends in proportion to amount paid up	184. The Company may pay dividend in proportion to the amount paid up or credited as paid up on each share where a large amount is paid up or credited as paid up on some shares than on others.
The Company in General Meeting may declare a dividend	185. The Company in General Meeting may, subject to the provisions of section 205 of the Act, declare a dividend to be paid to the members according to their respective rights, and interests in the profits and subject to the provisions of the Act may fix the time for its payment. When a dividend has been so declared either the

dividend shall be paid or the warrant in respect thereof shall be posted within 42 days of the date of the declaration to the shareholders entitled to the payment of the same.

186. No larger dividend shall be declared than is recommended by the Director but the Company in General Meeting may declare a smaller dividend. No dividend shall be payable except out of the profits of the year or any other undistributed profits of the Company, or otherwise than in accordance with the provisions of section 205 and rules made thereunder Secs 206 and 207 of the Act and no dividend shall carry interest as against the company. The declaration of the Directors as, to the amount of the net profits of company shall be conclusive.

Power of Company to limit dividend

187. Subject to the provisions of the Act, the Directors may, from time to time pay to the members such interim dividends as in their judgement the position of the Company justifies.

Interim Dividend

188. Subject to the provisions of Section 205A of the Act, the Directors may retain the dividends payable upon any shares in respect of which any person is under Article 57 hereof, entitled to become a member or which any person under that Article is entitled to transfer until such person shall become a member in respect of such shares or shall duly transfer the same. The provisions of this Article shall apply to any interest created in a share either by reason or transmission or by operation of law or otherwise.

Retention of dividends until completion of transfer under Article 57

188A. Notwithstanding anything contained in any other provisions of the Articles of Association, where any instrument of transfer of shares has been delivered to the Company for registration and the transfer of such shares has not been registered by the Company, the provisions of Section 206A of the Act shall apply in regard to right to dividend in relation to such shares; as also any offer of right shares and any issue of fully paid-up bonus shares in relation to such shares shall be kept in abeyance in accordance with the provisions of the said section.

Rights to dividend, right shares and bonus shares to be held in abeyance pending registration of transfer of shares.

189. Subject to the provisions of the Act no member shall be entitled to receive payment of any interest or dividend in respect of his shares, whilst any money may be due or owing from him to the Company in respect of such share or shares or otherwise however either alone or jointly with any other person or persons; and the Directors may deduct from the interest or dividend payable to any member all sums of money due from him to the Company.

No member to receive dividend whilst indebted to the Company and Company's right of re-imbursement thereout

190. A transfer of shares shall not pass the right to any dividend declared thereon before the registration of the transfer.

Transfer of Share must be registered

191. Unless otherwise directed any dividend may be paid by cheque or warrant sent through post to the Registered address of the member or person entitled to the share or in case of joint holders to that one of them first named in the Register in respect of the joint holding. Every such cheque or warrant shall be made payable to the order of the person to whom it is sent. The Company shall not be liable or responsible for any cheque or warrant lost in transmission or for any dividend lost to the member or other person entitled thereto by the forged endorsement of any cheque or warrant of the fraudulent or improper recovery thereof by any other means.

Dividends how remitted

192. There shall be no forfeiture of unclaimed dividends these shall be dealt with in accordance with Section 205A of the Companies Act.

Dividends shall not be forfeited

193. Any general meeting declaring a dividend may on the recommendation of the Directors make a call on the members for such amount as the meeting fixes, but so that the call to each member shall not exceed the dividend payable to him and so that the call may be made payable at the same time as the dividend and the dividend may, if so arranged between the Company and the members, be set off againsts the call.

Dividend and call together

Unpaid or
Unclaimed
Dividend

Inserted vide
A.G.M. Resolution
Dated 09.12.2003

193 A. Where the Company has declared a dividend but which has not been paid or claimed or the dividend warrant in respect thereof has not been posted within 30 days from the date of declaration to any shareholder entitled to the payment of the dividend, the Company shall within 7 days from the date of expiry of the said period of 30 days, open a special account in that behalf in any scheduled bank called Unpaid Dividend of Jaypee Cement Limited and transfer to the said account, the total amount of dividend which remains unpaid or in relation to which no dividend warrant has been posted.

Any money transferred to the unpaid dividend account of the Company which remains unpaid or unclaimed for a period of seven years from the date of such transfer, shall be transferred by the Company to the Investor Education and Protection Fund. No claim shall lie against the Fund or the Company in respect of unpaid/unclaimed dividend, which has been transferred to the Fund.

CAPITALISATION

Capitalisation

194. (1) The Company in General Meeting may resolve that any amounts standing to the credit of the Share Premium Account or the Capital Redemption Reserve Account or any moneys, investments or other assets forming part of the undivided profits (including profits or surplus monies arising from the realisation) and where permitted by law from the appreciation in value of any capital assets of the Company standing to the credit of the General Reserve, or any Reserve Fund or any other funds of the Company or in the hands of the Company and available for dividend be capitalised.

- (a) By the issue and distribution as fully paid up shares, debentures, debenture-stock, bond or other obligations of the Company, or
- (b) By crediting shares of the Company which may have been issued and are credited as partly paid up with the whole or any part of the sum remaining unpaid thereon.

Provided that any amount standing to the credit of the Shares Premium Account or Capital Redemption Reserve shall be applied only in crediting the payment of shares of the Company to be issued to members (as herein provided) as fully paid bonus shares.

- (2) Such issue and distribution and such payment to the credit of unpaid share capital under (1) above shall be made to, among and in favour of the members or any class of them or any of them entitled thereto in accordance with their respective rights and interest and in proportion to the amount of capital paid up on the shares held by them respectively in respect of which such distribution or payment under (1) above shall be made on the footing that such members become entitled thereto as capital.
- (3) The Directors shall give effect to any such resolution and apply such portion of the profits, General Reserve or Reserve Fund or any other Fund or account as aforesaid as may be required for the purpose of making payment in full for the shares of the Company so distributed under (1)(a) above or (as the case may be) for the purpose of paying in whole or in part the amount remaining unpaid on the shares which may have been issued and are not fully paid under (1) above provided that no such distribution or payment shall be made unless recommended by the Directors and if so recommended such distribution and payment shall be accepted by such members as aforesaid in full satisfaction of their interest in the said capitalised sum.

- (4) For the purpose of giving effect to any such resolution the Directors may settle any difficulty which may arise in regard to the distribution or payment as aforesaid as they think expedient and in particular they may issue fractional certificates and may fix the value for distribution of any specific assets and may determine that such cash payments be made to any members on the footing, of the value so fixed and may vest such cash, shares, debentures, debenture-stock, bonds or other obligations in trustees upon such trusts for the persons entitled thereto as may seem expedient to the Directors and generally may make such arrangement for the acceptance, allotment and sale of such shares and fractional certificates or otherwise as they may think fit.
- (5) Subject to the provisions of the Act and these Articles in case where some of the shares of the Company are fully paid up and others are partly paid up only, such capitalisation may be effected by the distribution of further shares in respect of the fully paid shares, and by crediting the partly paid shares with the whole or part of the unpaid liability thereon but so that as between the holders of the fully paid shares, and the partly paid shares the sum so applied in payment of such further shares and in the extinguishment or diminution of the liability on the partly paid shares shall be so applied pro rate in proportion to the amount then already paid or credited as paid on the existing fully paid shares respectively.
- (6) When deemed requisite a proper contract shall be filled in accordance with the Act and the Board may appoint any person to sign such contract on behalf of the members entitled as aforesaid and such appointment shall be effective.

ACCOUNTS

195. (1) The Company shall keep at its Registered Office proper books of Account with respect to :
- (a) All sums of money received and expended by the Company and the matters in respect of which the receipt and expenditure take place.
 - (b) All sales and purchases of goods by the Company; and
 - (c) the assets and liabilities of the Company;
- Provided that all or any of the books of account aforesaid may be kept at such other place in India as the Board of Directors may decide and when the Board of Directors so decides, the Company shall, within seven days of the decision, file with the Registrar of Companies notice in writing giving the full address, of that other place.
- (2) If the Company shall have a branch office, whether in or outside India, proper books of account relating to the transactions effected at that office shall be kept at that office, and proper summarised returns made up-to-date at intervals of not more than three months, shall be sent by the Branch office of the Company to its Registered Office or other place in India as the Board thinks fit where the main books of the Company are kept.
 - (3) All the aforesaid books shall give a true and fair view of the affairs of the Company or its branch office, as the case may be, with respect to the matters aforesaid, and explain its transactions.
 - (4) The books of Account and other books and papers shall be open to inspection by any Director during business hours.

Books of Account
to be kept

Books of Account
to be preserved

196. The books of Account of the Company relating to a period of not less than eight years immediately preceding the current year together with the vouchers relevant to any entry in such books of account shall be preserved in good order.

Inspection by
Members of
accounts and books
of the Company

197. The Directors shall from time to time determine whether and to what extent and at what time and places and under what conditions and regulations the accounts and books of the Company or any of them shall be open to the inspection of members not being Directors and no member (not being a Director) shall have any right of inspecting any account or book or document of the Company except as conferred by law or authorised by the Directors or by the Company in general meeting.

Statement of
Account to be
furnished to
General Meeting

198. The Board of Directors shall lay before each Annual General Meeting a Profit and Loss account which shall relate :—

- (a) In case of the first Annual General Meeting of the Company, to the period beginning with the incorporation of the company and ending with a day which shall not precede the day of the meeting by more than nine months; and
- (b) In case of any subsequent Annual General Meeting of the Company, to period beginning with the day immediately after the period for which the account was last submitted and ending with the day which shall not precede the day of the meeting by more than six months, or in case where an extension of time has been granted for holding the meeting under the second proviso to sub-section (1) of section 166 by more than six months and the extension as granted. The period to which the account aforesaid relates is referred to in this Article as a “financial year” and it may be less or more than a calendar year, but it shall not exceed fifteen months; provided nevertheless it may be extended to eighteen months where special permission has been granted in that behalf by the Registrar.

199. 1 (a) Subject to the provisions of Section 211 of the Act, every balance sheet shall give a true and fair view of the state of affairs of the Company as at the end of the financial year and shall subject to the provisions of the said section, be in the form set out in Part I of schedule VI of the Act, or as near thereto as circumstances admit or in such other form as may be approved by the Central Government either generally or in any particular case, and in preparation of the balance sheet due regard shall be had, as far as may be to the general instructions for the balance sheet under the heading “Notes” at the end of part.
- (b) Subject as aforesaid, every Profit and Loss Account shall give a true and fair view of the profit or loss of the Company for the financial year and shall subject as aforesaid, comply with the requirements of Part-II of Schedule VI of the Act so far as they are applicable, thereto.
- (2) There shall be annexed to every balance sheet a statement showing the bodies corporate (including separately the bodies corporate in the same group with the meaning of Section 372(10) of the Act in the shares of which investments have been made by it including all investments whether existing or not, made subsequent to the date as at which the previous Balance Sheet was made out) and the nature and extent of the investment so made in each body corporate.
- (3) So long as the Company is holding company having a subsidiary the company shall conform to Section 212 and other applicable provisions of the Act.
- (4) If in the opinion of the Board, any of the current assets of the company have not a value on realisation in the ordinary course of business at least equal to the amount at which they are stated, the fact that the Board is of that opinion, shall be stated.

200. (1) Every Balance Sheet and every Profit and Loss Account of the company shall be signed on behalf of the Board of Directors by the Secretary, if any, and by not less than two Directors of the Company, one of whom shall be the Managing Director where there is one and by the Secretary. Authentication of Balance Sheet and Profit and Loss Account
- (2) Provided that when only one Director is for the time being in India, the Balance Sheet and profit and loss account shall be signed by such Director and in such a case there shall be attached to the Balance Sheet and the profit and loss account a statement signed by him explaining the reason for non-compliance with the provisions of sub-clause (1) above.
- (3) The Balance Sheet and the Profit and Loss Account shall be approved by the Board of Directors before they are signed on behalf of the Board of Directors in accordance with the provisions of this Article and before they are submitted to the auditors for their report thereon.
201. The Profit and Loss Account shall be annexed to the Balance Sheet and the Auditors' Report (including the auditors separate, special or supplementary reports if any) shall be attached thereto. Profit and Loss Account to be annexed and Auditor's Report to be attached to the Balance Sheet
202. (1) Every Balance Sheet laid before the Company in General Meeting shall have attached to it a Report by the Board of Directors with respect to the state of the Company's affairs, the amounts if any, which it proposes to carry to any Reserve in such Balance Sheet, and the amount if any, which it recommends to be paid by way of dividend and material changes and commitments, if any, affecting the financial position of the Company which have occurred between the end of the financial year of the Company to which the Balance Sheet relates and the date of the report. Board's Report to be attached to Balance Sheet
- (2) The Report shall, so far as it is material for the appreciation of the state of the Company's affairs by its members, and will not in the Board's opinion be harmful to the business of the Company or of any of its subsidiaries, deal with any changes which have occurred during the financial year in the nature of the Company's business, in the Company's subsidiaries or in the nature of the business carried on by them and generally in the classes of business in which the Company has an interest.
- (3) The Board shall also give the fullest information and explanation in its reports or in case falling under the proviso to Section 222 of the Act in an addendum to that report, on every reservation, qualification or adverse remark contained in the Auditors' Report.
- (4) The Boards Report and Addendum (if any) thereto shall be signed by its Chairman if he is authorised in that behalf by the Board and where he is not so authorised shall be signed by such number of Directors as required to sign the Balance Sheet and the Profit and Loss Account of the Company by virtue of Sub-clauses (1) and (2) of Article 200.
- (5) The Board shall have the right to charge any person not being a Director with the duty of seeing that the provisions of Clause (1) to (3) of this Article are complied with.
203. The Company shall comply with the requirements of Section 219 of the Act. Right of members to copies of Balance Sheet and Auditors' Report

ANNUAL RETURNS

Annual Returns

204. The Company shall make the requisite Annual Returns in accordance with the provisions of Sections 159 and 161 of the Act, and shall file with the Registrar copies of the Balance Sheet and Profit and Loss account in accordance with Section 210 of the Act.

AUDIT

Accounts to be Audited

205. Once at least in every year the accounts of the Company shall be balanced, audited and the correctness of the Profit and Loss Account and Balance Sheet ascertained by one or more Auditors.

Appointment of Auditors

206. (1) The Company at each Annual General Meeting shall appoint an auditor or auditors to hold office from the conclusion of the next Annual General Meeting as per provision of Sections 224 and 224-A of the Act and shall within seven days of the appointment, give intimation thereof to every Auditor so appointed unless he is retiring auditor.

Automatic re-appointment

- (2) At any Annual General Meeting a retiring Auditor, by whatsoever authority appointed, shall be re-appointed, unless :—
- (a) He is not qualified for re-appointment;
 - (b) He has given the company notice in writing of his unwillingness to be re-appointed;
 - (c) A resolution has been passed at the meeting appointing somebody instead of him or providing expressly that he shall not be re-appointed; or
 - (d) Where notice had been given of an intended Resolution to appoint some person or persons in the place of a retiring auditor and by reason of the death, incapacity or disqualification of that person or of all those persons as the case may be, the Resolution cannot be proceeded with.

Power of Central Government to fill vacancy

- (3) Where at an Annual General Meeting no Auditors are appointed or re-appointed, the Central Government may appoint a person to fill the vacancy.

Company to intimate to Central Government

- (4) The Company shall within seven days of the Central Government's power under sub-clause (3) becoming exercisable, give notice of that fact to that Government.
- (5) The first auditor of the Company shall be appointed by the Board of Directors within one month of the date of registration of the Company, and the Auditor or Auditors so appointed shall hold office until the conclusion of the first Annual General Meeting. Provided that the Company may, at a general meeting, remove any such auditor or shall or any of such auditors and appoint in his or their places any other person or persons who have been nominated for the appointment by any member of the company and of whose nomination notice has been given to the members of the Company not less than fourteen days before the date of the meeting.

Casual Vacancy

- (6) The Directors may fill any casual vacancy in the office of Auditor. But while any such vacancy continues, the surviving or continuing Auditor or Auditors (if any) may act, but where such vacancy is caused by the resignation of an Auditor, the vacancy shall only be filled by the Company in General Meeting.

Special notice required for appointment of person other than retiring auditor

- (7) A person other than a retiring Auditor, shall not be capable of being appointed at an Annual General Meeting unless special notice of a resolution for appointment of that person to the office of Auditor has been given by a member to the Company not less than fourteen days before the meeting in accordance with Section 190 of the Act, and the Company shall send a copy of

any such notice to the retiring auditor and shall give notice thereof to the members in accordance with Section 190 of the Act, and all the other provisions of Section 225 of the Act shall apply in the matter. The provisions of this clause shall also apply to the Resolution that a retiring Auditor shall not be reappointed.

- (8) The person qualified for appointment as auditors shall be only those referred to in Section 226 of the Act. Qualifications and disqualifications of Auditors

- (9) None of the person mentioned in Section 226 of the Act as are not qualified for appointment as Auditors, shall be appointed as Auditors of the Company.

207. The Company shall comply with the provisions of Section 228 of the Act in relation to the audit of the accounts of branch office of the Company except to the extent to which any exemption may be granted by the Central Government in that behalf. Audit of Branch Office

208. The remuneration of the Auditors of the Company shall be fixed by the company in General Meeting except that the remuneration of the first Auditors appointed by the Board and or any Auditors appointed to fill any casual vacancy may be fixed by the Directors. Remuneration of Auditors

209. (1) Every Auditor of the Company shall have the right of access at all times to the books and vouchers of the Company kept at the Registered Office of the Company or elsewhere and shall be entitled to require from the Directors and officers of the Company such information and explanations as may be necessary for the performance of the Audit. Right and duties of Auditors

- (2) All notices of and other communications relating to any General Meeting of a Company which any member of the Company is entitled to have received by him shall also be forwarded to the Auditors of the Company, and the Auditor shall be entitled to attend any General Meeting and to be heard to any General Meeting which he attends on any part of the business which concerns him as Auditor. Right to receive notice of General Meeting etc.

- (3) The Auditor shall make a Report to the Members of the Company on the accounts examined by him and on every Balance Sheet and Profit and Loss Account, and on every other document declared by the Act to be part of or annexed to the Balance Sheet or Profit and Loss account which are laid before the Company in General Meeting during his tenure of office and the Report shall state whether, in his opinion and to the best of his information and according to the explanations given to him, the said accounts give the information required by the Act in the manner so required and give a true and fair view :— Auditors Report

- (i) in the case of the Balance Sheet, of the state of the Company's affairs as at the end of its financial year;

and

- (ii) in the case of the Profit and Loss Account of the profit or loss for its financial year.

- (4) The Auditors Report shall also state : —

- (a) Whether he has obtained all the information and explanations which to the best of his knowledge and belief were necessary for the purpose of his audit;
- (b) Whether, in his opinion, proper books of account as required by law have been kept by the Company so far as appears from his examination of those

books, and proper returns adequate for the purposes of his audit have been received from branch not visited by him;

- (c) Whether the report on the accounts of any branch office audited under Section 228 by a person other than the Company's Auditor has been forwarded to him as required by clause (c) and sub-section (3) of that section and how he had dealt with the same in preparing the Auditors' Report;
- (d) Whether the Company's Balance Sheet and Profit and Loss Account dealt with by the Report are in agreement with the books of account and returns.

Social Audit Report

- (5) Where any of the matters referred to in sub-clauses (i) and (ii) of clause (3) of this Article, or sub-clause 4 (a), (b), (c) and (d) thereof is answered in the negative or with a qualification the Auditor's Report shall state the reason for the answer.
- (6) The auditors report shall also include a statement on the matters as provided under the Manufacturing and Other Companies (Auditors Report) order 1975 issued by the Company Law Board under Section 227 (4A) of the Companies Act 1956 or on such matters as may be specified from time to time.
- (7) The accounts of the Company shall be deemed as not having been, and the Auditors' Report shall not state that these accounts have not been properly drawn upon the ground merely that the Company has not disclosed certain matters;
 - (a) Those matters are such as the Company is not required to disclose by virtue of any provisions contained in the Act or and other Act and
 - (b) These provisions are specified in the Balance Sheet and Profit and loss Account of the Company.

Accounts when audited and approved to be conclusive except as to errors discovered within three months

210. Every account when audited and approved by a General Meeting shall be conclusive except as regards any error discovered therein within three months next after the approval thereof. Whenever any such error discovered within that period, the account shall forthwith be corrected and henceforth shall be conclusive and a copy of the accounts as corrected should be filed with the Registrar.

DOCUMENTS AND SERVICE OF DOCUMENTS

Service of documents how effected

- 211. (1) A document (which expression for this purpose shall be deemed to include and shall include any summons, notice, requisition, process, order, judgement or any other document in relation to or in the winding up of the Company) may be served or sent by the Company on or to any member either personally or by sending it by post to him to his registered or (if he has no registered address in India) to the address if any within India supplied by him to the Company.
- (2) Where a document has been sent by post:
 - (a) Service thereof shall be deemed to be effected by properly addressing prepaying and posting a letter containing, the notice, provided that where a member has intimated to the Company in advance that documents should be sent to him under a certificate of posting or by registered post with or without acknowledgement due and has deposited with the Company a sum sufficient to defray the expenses of doing so, service of the document shall not be deemed to be effected unless it is sent in manner intimated by the member; and

(b) such service shall be deemed to have been effected:

- (i) in the case of a notice of a meeting at the expiration of fortyeight hours after the letter containing the notice is posted; and
- (ii) in any other case, at the time at which the letter would be delivered in the ordinary course of post.

212. If a member has no registered address in India and has not supplied to the Company an address within India for giving notice to him, a document advertised in a newspaper circulating in the neighbourhood of the Registered Office of the Company shall be deemed to be duly served on him on the day on which advertisement appears.

Service on members having no registered address

213. A document may be served by the Company on the persons entitled to a share in consequence of the death or insolvency of a member by sending it through the post in a prepaid letter addressed to them by name or by the title of representative of the deceased or assignee of the insolvent or by and like description at the address (if any) in India supplied for the purpose by the person claiming to be so entitled or (until such an address has been so supplied) by serving the document in any manner in which the same might have been served if the death or insolvency had not occurred.

Service on person acquiring shares on death or insolvency of member

214. Subject to the provisions of the Act and these Articles notice of General Meeting shall be given:

Persons entitled to notice of General Meeting

- (i) to members of the Company as provided by Article 91 in any manner authorised by Articles 211 and 212 as the case may be or as authorised by the Act;
- (ii) to the persons entitled to a share in consequence of the death or insolvency of a member as provided by Article 213 or as authorised by the Act;
- (iii) to the auditor or auditors for the time being of the Company, in any manner authorised by Article 211 or the Act in the case of any member or members of the Company.

215. Subject to the provisions of the Act any document required to be served or sent by the Company on or to the members; or any of them, and not expressly provided for by these presents shall be deemed to be duly served or sent if advertised once in one daily English and one daily vernacular newspaper, circulating in the district in which the Registered Office of the Company is situated.

Advertisement

216. Every person, who, by operation of law, transfer, or other means whatsoever, shall become entitled to any share, shall be bound by every document or notice in respect of such share which, previously to his name and address being entered on the Register, shall be duly served on or sent to the person from whom he derives his title to such share.

Members bound by document given to previous holders

217. Any notice to be given by the Company shall be signed by the Managing Director or by such Director or Officer as the Directors may appoint and such signature may be written or printed or lithographed.

Notice of Company and signature thereto

218. All notices to be given on the part of the members to the Company shall be left at or sent by post under certificate of posting by registered post to the Registered Office of the Company.

Service of notice by members

AUTHENTICATION OF DOCUMENTS

219. Save as otherwise expressly provided in the Act of these Articles a document or proceeding requiring authentication by the Company may be signed by a Director, the Managing Director or an authorised officer of the Company and need not be under its seal.

Authentication of documents and proceedings

WINDING UP

Distribution of
assets

220. If the company shall be wound up, and the assets available for distribution among the members, as such, shall be insufficient to repay the whole of the paid-up capital, such assets shall be distributed so that as nearly as may be possible the losses shall be borne by the members in proportion to the capital paid up or, which ought to have been paid up, at the commencement of winding up on the shares held by them respectively. And if in a winding up the assets available for distribution among the members shall be more than sufficient to repay the whole of the capital paid up at the commencement of the winding up, the excess shall be distributed amongst the members in proportion to the capital paid up at the commencement of the winding up or which ought to have been paid up on the shares held by them respectively. But this Article is without prejudice to the rights of the holders of shares issued upon special terms and conditions.

Distribution of
assets in specie of
kind

221. (1) If the Company shall be wound up, whether voluntarily or otherwise the liquidators may, with the sanction of a special resolution and other compliances of the Companies Act, 1956, but subject to the rights attached to any preference share capital, divide amongst the contributors in specie or kind, any part of the assets of the Company and may with the like sanction vest any part of the assets of the Company in Trustees upon such trusts for the benefit of the contributories or any of them as the liquidators, with the like sanction shall think fit.

(2) If through expedient, any such decision may, subject to the provisions of the Act, be otherwise than in accordance with the legal rights of contributories (except where unalterably fixed by the Memorandum of Association) and in particular any class may be given preferential or special rights or may be excluded altogether or in part but; in case any decision otherwise than in accordance with the legal rights of the contributories shall be determined, any contributory who would be prejudiced thereby shall have a right to dissent and ancillary rights as if such determination were a Special Resolution passed pursuant to Section 494 of the Act.

(3) In case any of the shares to be divided as aforesaid involve liability to calls or otherwise, any person entitled under such division to any of the said shares may within ten days after the passing of the Special Resolution by notice in writing intimate to the liquidators to sell his properties and pay him the net proceeds and the liquidators shall if practicable act accordingly.

Rights of Share
holders in case of
sale

222. A Special Resolution sanctioning a sale to any other company duly passed pursuant to section 494 of the Act, may, subject to the provisions of the Act in like manner as aforesaid determine that any shares or other consideration receivable by the liquidators be distributed amongst the members otherwise than in accordance with their existing rights and any such determination shall be binding upon all the members subject to the rights of dissent and consequential rights conferred by the said section.

SECURITY CLAUSE

Secrecy Clause

223. (a) Every Director, Manager, Auditor, Treasurer, Trustee, member of a committee, officer, servant, agent, accountant or other person employed in the business of the Company, shall if so required by the Directors, before entering upon his duties, sign a declaration pledging himself to observe strict secrecy respecting all transactions and affairs of the Company with the customers and the state of accounts with individuals and in matters related thereto, and shall by such declaration pledge himself not to reveal any of the matters which may

come to his knowledge in the discharge of his duties except when required so to do by the Directors or by law or by the person to whom such matters relate and except so far as may be necessary in order to comply with any of the provisions of these presents contained.

- (b) No member shall be entitled to visit or inspect the Company's work without the permission of the Directors or Managing Director or to require discovery of or any information respecting any detail of the Company's trading or any matter which is or may be in the nature of a trade secret, mystery of trade, or secret process, which may relate to the conduct of the business of the Company and which in the opinion of the Directors it will be inexpedient in the interest of the member of the company to communicate to the public.

INDEMNITY AND RESPONSIBILITY

224. (a) Subject to the provisions of Section 201 of the Act, every Director of the Company or the Managing Director, Manager, Secretary and other officer or employee of the Company and the Trustee (if any) for the time being acting in relation to any of the affairs of the Company and everyone of them shall be indemnified by the Company against, and it shall be the duty of the Directors out of the funds of the Company to pay, all costs, losses and expenses (including travelling expenses) which any such Director, Managing Director, officer or employee and the trustees (if any) for the time being acting in correlation to any of the affairs of the Company may incur or become liable to by reason of any contract entered into or any act or deed done by him as such Director, officer or servant or in any way in the discharge of his duties.

Director's and others right to indemnity

- (b) Subject as aforesaid every Director, Managing Director, Manager, Secretary or other officer or employee of the Company or the Trustees (if any) for the time being acting in relation to any of the affairs of the Company and every one of them shall be indemnified against any liability incurred by him in defending any proceedings, whether civil or criminal, in which judgement is given in his favour or in which he is acquitted or in connection with any application under Section 633 of the Act in which relief is given to him by the court.

225. Subject to the Provisions of Section 201 at the Act, no Director or the Managing Director or other officer of the Company shall be liable for the acts, omissions, neglects, default of any other Director or officer or for joining in any omission or other act for conformity, or for any loss or expenses suffered by the Company through insufficiency or deficiency of title to any property acquired by order of the Directors for or on behalf of the Company, or for the insufficiency or deficiency of any security in or upon which any of the moneys of the Company shall be invested or for any loss or damage arising from the bankruptcy, insolvency, or tortuous act of any person, company or corporation, with whom any moneys, securities or effects shall be entrusted or deposited, or for any loss occasioned by any error of judgement or oversight on his part or for any other loss or damage or misfortune whatever shall happen in the execution of the duties of his office or in relation thereto, unless the same happens through his own dishonesty, wilful neglect or default.

Not responsible for acts of others

Sl. No.	Names, addresses, description and occupation of the subscribers	Signature of Subscribers	Signature of witness with address and Occupation
1.	Jaiprakash Gaur S/o Late Sh. Baljeet Singh Sharma A-9/27, Vasant Vihar New Delhi-110 057 Industrialist	Sd/- Jaiprakash Gaur	Sd/- (N. C. Talwar) S/o Shri K. L. Talwar Qr. No. 243-44, ESI Hospital Residential Complex, Basai Dara pur, Ring Road, New Delhi-110 015 (Service)
2.	Nanak Chand Sharma S/o Late Sh. C. S. Sharma E-9/14, Vasant Vihar, New Delhi-110 057 Business	Sd/- Nanak Chand Sharma	
3.	Satyendra Prakash Joshi S/o Late Sh. Vidya Sagar Joshi K-104, Hauz Khas, New Delhi-110 016 Business	Sd/- Satyendra Prakash Joshi	
4.	Sarat Kumar Jain S/o Sh. Sumat Prasad Jain B1/12, Vasant Vihar, New Delhi-110 057 Business	Sd/- Sarat Kumar Jain	
5.	Indra Narain Dube S/o Late Sh. S. L. Dube C-8/8459, Vasant Kunj, New Delhi-110 070 Company Executive	Sd/- Indra Narain Dube	
6.	Shyam Datt Nailwal S/o Late Sh. R. D. Nailwal 75, Sreshtha Vihar New Delhi-110 092 Company Executive	Sd/- Shyam Datt Nailwal	
7.	Harish Kumar Vaid S/o Sh. R. L. Vaid C-1/1172, Vasant Kunj New Delhi-110 070 Company Executive	Sd/- Harish Kumar Vaid	

Dated: 3-11-1995

Place: New Delhi

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**IN THE HIGH COURT OF JUDICATURE AT ALLAHABAD
ORIGINAL JURISDICTION
COMPANY PETITION NO. 6 OF 2001
CONNECTED WITH
COMPANY APPLICATION NO. 26 OF 2000
(UNDER SECTIONS 391/394 OF
THE COMPANIES ACT, 1956)**

IN THE MATTER OF COMPANIES ACT, 1956
AND
IN THE MATTER OF SCHEME OF ARRANGEMENT
BETWEEN
JAIPRAKASH INDUSTRIES LIMITED
AND
JAYPEE REWA CEMENT LIMITED
(FORMERLY KNOWN AS BELA CEMENT LIMITED)

1. JAIPRAKASH INDUSTRIES LIMITED, having its Registered Office at 5 Park Road, Hazrat Ganj, Lucknow (U.P.), (hereinafter referred to as the **Transferor Company**)
2. JAYPEE REWA CEMENT LIMITED, having its Registered Office at 5 Park Road, Hazrat Ganj, Lucknow (U.P.), (hereinafter referred to as the **Transferee Company**)

.....PETITIONERS

Dated: 27.02.2001

BEFORE HON'BLE MR. JUSTICE SUSHIL HARKAULI

ORDER UNDER SECTION 394

Upon the above petition coming on for hearing on 27.02.2001, upon reading the said petition, the order dated 16.11.2000 read with order dated 18.12.2000 whereby Jaiprakash Industries Limited (hereinafter referred to as 'Transferor Company') was ordered to convene separate meetings of its Shareholders and Creditors (including trustees for debentureholders) and Jaypee Rewa Cement Limited (hereinafter referred to as 'Transferee Company') was ordered to convene meeting of its Creditors for the purpose of considering and if thought fit, approving, with or without modification, the Scheme of Arrangement proposed to be made between Jaiprakash Industries Limited and Jaypee Rewa Cement Limited and annexed to the affidavit of Shri Harish K. Vaid in Company Application No. 26 of 2000 dated 5.11.2000, the 'Times of India' and 'Dainik Jagran' (both Lucknow editions) dated 4.12.2000 and 3.12.2000 respectively, each containing the advertisement of notices convening the said meetings directed to be held by the said order dated 16.11.2000, the affidavits dated 21.12.2000 filed by S/Shri Vipin Sinha, H R Mishra and Anil Bhushan, Advocates each appointed by this court as the Chairmen for the said meetings showing the publication and despatch of notices convening the said meetings, the Reports dated 11.1.2001 of the respective Chairmen of the said meetings as to the result of the said meetings, and date of hearing of the Petition having been published on 18.1.2001 in the same newspapers in which notices convening the meetings were published, the affidavit dated 27th January, 2001 filed by Shri Harish K. Vaid showing the publication of said notices on 18.1.2001 in the newspapers, and upon perusing the affidavit dated 2.2.2001 of the Regional Directors, Northern Region, Department of Company Affairs, Kanpur stating that the affairs of the Companies do not appear to have been conducted in a manner prejudicial to the interest of its members or the public interest and the Central Government has no objection to the proposed Scheme of Arrangement, and upon hearing Shri R P Agarwal, Advocate for the petitioners and it appearing from the reports of the Chairmen that the proposed Scheme of Arrangement (as modified at the meetings) has been approved by a majority of not less than three-fourths in value by the Shareholders and the Creditors (including trustees for debentureholders) of the Transferor Company and the Creditors of the Transferee Company, present and voting in person or by proxy, and no one having come forward to oppose the petition;

THIS COURT DOTH HEREBY SANCTION the Scheme of Arrangement set forth in Annexure VII to the Affidavit of Shri Harish K. Vaid forming part of the Petition and doth hereby declare the same to be binding upon the Shareholders and Creditors of the Petitioner Companies as also on the Petitioner Companies.

THIS COURT DOTH ORDER that as more elaborately provided in the Scheme of Arrangement as sanctioned by the Court:—

- (1) all the properties, rights and powers of the Transferor Company specified in the first, second and third parts of Schedule-II hereto and all other properties, rights and powers of the Transferor Company relating to its Cement Division be transferred without further act or deed to the Transferee Company and accordingly the same shall, pursuant to section 394(2) of the Companies Act, 1956, be transferred to and vest in the Transferee Company for all the estate and interest of the Transferor Company therein but subject, nevertheless to all charges now affecting the same; and
- (2) all the liabilities and duties of the Transferor Company relating to its Cement Division be transferred without further act or deed to the Transferee Company and accordingly the same shall, pursuant to Section 394(2) of the Companies Act, 1956, be transferred to and become the liabilities and duties of the Transferee Company; and
- (3) all proceedings now pending by or against the Transferor Company relating to its Cement Division be continued by or against the Transferee Company; and
- (4) the Transferee Company do without further application allot to the Transferor Company such number of shares as is required by Clause-I, Part-IV of the Scheme of Arrangement herein; and
- (5) the Transferor Company do within 30 days after the date of this order cause a certified copy of this order to be delivered to the Registrar of Companies for registration and the Registrar of Companies shall place all documents relating to the charges pertaining to the Cement Division of the Transferor Company, and registered with him, on the file kept by him in relation to the Transferee Company and such records relating to the said two Companies shall be consolidated accordingly; and
- (6) that the parties to the arrangement or other persons interested shall be at liberty to apply to this Court for any directions that may be necessary in regard to the working of the arrangement.

SCHEDULE-I

Scheme of Arrangement as sanctioned by the Court.

SCHEDULE-II

- Part – I:** Short description of freehold property of the Cement Division of the Transferor Company.
- Part – II:** Short description of leasehold property of the Cement Division of the Transferor Company.
- Part – III:** Short description of stocks and other choses in action of the Transferor Company.

IN THE HIGH COURT OF JUDICATURE AT ALLAHABAD
IN THE MATTER OF COMPANY PETITION NO. 6 OF 2001
CONNECTED WITH COMPANY APPLICATION NO. 26 OF 2000

SCHEDSULE-I

(Forming Part of the Order dated 27.02.2001)
(Scheme of Amalgamation as sanctioned by the Court)

SCHEME OF ARRANGEMENT

BETWEEN

- 1. JAIPRAKASH INDUSTRIES LTD.**
- 2. JAYPEE REWA CEMENT LTD.**
(formerly Bela Cement Ltd.)

AND

THEIR RESPECTIVE SHAREHOLDERS & CREDITORS

PART-I

1. DEFINITIONS

In the Scheme, unless repugnant to the meaning or context thereof, the following expressions shall have the meaning as given below:

- (a) "the Act" means the Companies Act, 1956 or any amendments thereto or re-enactment thereof.
- (b) "the Appointed Date" for the purposes of the Scheme means the date beginning with the business hours on the 1st Day of April, 2001.
- (c) "the Effective Date" means the date on which last of the approvals/procedures specified in Clause 5 of Part IV of the Scheme shall have been obtained/complied with.
- (d) "Scheme" and "the Scheme" means the Scheme of Arrangement in its present form with any modifications approved or imposed or directed by the Hon'ble High Court of Judicature at Allahabad.
- (e) "Jaiprakash Industries" means Jaiprakash Industries Ltd., a company incorporated under the Act and having its registered office at 5, Park Road, Hazratganj, Lucknow-226 001 U.P.
- (f) "JRCL" means "Jaypee Rewa Cement Ltd." (formerly Bela Cement Ltd.), a company incorporated under the Act and having its registered office at 5, Park Road, Hazratganj, Lucknow-226 001 U.P. and manufacturing facility at Jaypee Puram, Distt. Rewa in Madhya Pradesh.
- (g) "The Companies" mean a collective reference to Jaiprakash Industries and JRCL in the Scheme and sometimes also referred to herein as "the Parties".
- (h) "Cement Division" means the business undertaking of the cement business of Jaiprakash Industries particularly known as Jaypee Rewa Cement having manufacturing facility at Jaypee Nagar, Distt. Rewa in Madhya Pradesh and shall mean all the undertakings, assets and liabilities of Jaiprakash Industries pertaining to such Cement Division, and shall include, without limitation,:
 - (i) all properties and assets, movable and immovable, real and personal, corporeal and incorporeal, in possession or in reversion, present and future, contingent or of whatsoever nature, wheresoever situate, as on the Appointed Date along with buildings, plant & machinery, vehicles, equipment, furniture, sundry debtors, investments, inventories, cash and bank balances, bills of exchange, earnest money/security deposits, deposits, loans and advances as appearing in the books of account of Jaiprakash Industries and pertaining to the Cement Division, leases, tenancy rights and agency of Jaiprakash Industries pertaining to Cement Division and all other interests or rights in or arising out of or relating to such properties together with all rights, titles, interests, powers, charges, privileges, benefits, entitlements, industrial mining and other licenses/leases, registrations, quotas, trade marks, patents, copyrights, liberties, easements and advantages, pertaining to the said Cement Division and/or to which Jaiprakash Industries is entitled to in respect of the said Cement Division of whatsoever kind, nature or description held, applied for or may be obtained thereafter together with the benefit of all contracts and engagements and all books, papers, documents and records relating to the said Cement Division.
 - (ii) all debts, liabilities including contingent liabilities, duties, taxes and obligations of Jaiprakash Industries pertaining to and/or arising out of the said Cement Division as on the Appointed Date including liabilities on account of

unsecured loans, sundry creditors, bonus and additional liability for bonus whether or not provided for in the books of account of Jaiprakash Industries.

- (iii) all permanent employees of Jaiprakash Industries engaged in or in relation to the Cement Division at its head office, factory and branches and other offices as on the Appointed Date.
 - (iv) all necessary records, files, papers, engineering and process information, computer programmes, manuals, data, catalogues, quotations, sales and advertising materials, records of present and former customers and suppliers; customer credit information, customer pricing information, and other records in connection with or relating to the Cement Division.
- (i) "Remaining Business" means all the business and the divisions of the Jaiprakash Industries other than the Cement Division.

2. SHARE CAPITAL

(a) The share capital structure of Jaiprakash Industries & JRCL as on 1st September, 2000 is as follows:

Name of the Company	Authorised capital		Issued Subscribed & Paid up capital	
	No. of shares of Rs.10 each	Amount (Rs) in Crores	No. of shares of Rs. 10 each	Amount (Rs) in Crores
Jaiprakash Industries	18,00,00,000	180.00	15,82,38,711	158.23
JRCL	80,00,00,000	800.00	13,50,00,000	135.00

PART-II

Vesting of the Cement Division

1. (a) With effect from the Appointed Date, all the estates, assets, rights, titles and interests of the Cement Division shall pursuant to the provisions of Section 394(2) of the Act and without any further act, instrument or deed be vested in or be deemed to have been vested in JRCL so as to become as and from the Appointed Date, the estates, assets, rights, titles and interests of JRCL subject to Part III of the Scheme in relation to charges thereon in favour of lenders including but not limited to the banks and financial institutions.
- (b) In respect of the assets of the Cement Division as are movable in nature or are otherwise capable of transfer by manual delivery or by endorsement and delivery, the same be vested in JRCL and become the property of JRCL as its integral part.
2. (a) It is clarified that, upon the coming into effect of the Scheme, the following liabilities and obligations of Jaiprakash Industries pertaining to the Cement Division shall, without any further act or deed become the liabilities and obligations of JRCL who shall undertake to meet, discharge and satisfy the same:
 - (i) the debentures and loans of Cement Division; and
 - (ii) such of the other liabilities and obligations (whether contingent or not) pertaining to the Cement Division
- (b) All loans raised and used and all liabilities and obligations incurred by Jaiprakash Industries after the Appointed Date and prior to the Effective Date for operation of the Cement Division shall also stand vested in JRCL, upon the coming into effect of the Scheme.
3. (a) All legal or other proceedings by or against Jaiprakash Industries whether pending on the Effective Date or which may be instituted in future in respect of any matter arising before the Appointed Date and relating to the Cement Division shall be continued and enforced by or against JRCL and shall be for the benefit and to the account of JRCL only.
- (b) If proceedings are taken against Jaiprakash Industries in respect of the Cement Division, Jaiprakash Industries will defend the same on notice or as per advise of JRCL at the cost of JRCL and JRCL will reimburse and indemnify and keep indemnified Jaiprakash Industries from and against all liabilities, obligations, actions, claims and demands in respect thereof.
- (c) JRCL undertakes to have all legal or other proceedings initiated by or against Jaiprakash Industries referred to in sub-clause (a) above transferred in its name and to have the same continued, prosecuted and enforced by or against JRCL to the exclusion of Jaiprakash Industries.
4. Upon coming into effect of this Scheme and subject to the provisions of this Scheme, all permits, quotas, rights, entitlements, licenses including those relating to mining lease, trade marks, tenancies, patents, copyrights, privileges, powers, facilities of every kind and description of whatsoever nature in relation to the Cement Division to which Jaiprakash Industries is a party or to the benefit of which Jaiprakash Industries may be eligible and which are subsisting or having effect immediately before the Effective Date, shall be and remain in full force and effect in favour of or against JRCL as the case may be and may be enforced as fully and effectually as if, instead of Jaiprakash Industries, JRCL had been a party or beneficiary or obligee thereto.
- 5.1 Any inter-se contracts between Jaiprakash Industries and JRCL relating to the Cement Division, shall stand merged and vest in JRCL upon the sanction of the Scheme and upon the Scheme becoming effective.
- 5.2 Any statutory licenses, permissions or approvals or consents to carry on the operations in the Cement Division whether relatable to any lease property or otherwise, shall stand vested in JRCL without any further act or deed, and shall be appropriately mutated by the statutory authorities concerned therewith in favour of JRCL upon the vesting of Cement Division pursuant to this Scheme.
- 5.3 The benefit of all statutory and regulatory permissions, registrations, licences, approvals and consents including the statutory licences, permissions or approvals or consents to carry on the operations in the Cement Division, shall vest in and become available to JRCL pursuant to this Scheme.

- 5.4 Any no-objection certificates, licenses, permissions, consents, approvals, authorisations, registrations or statutory rights as are jointly held for Cement Division and its Remaining Business including statutory licenses, permissions or approvals or consents to carry on the operations of the Cement Division shall be deemed to constitute separated licenses, permissions, no-objection certificates, consents, approvals, authorities, registration or statutory rights and the relevant or concerned statutory authorities and licensors shall endorse and/or mutate or record the separation, upon the filing of this Scheme as sanctioned with such authorities and licensors after the same becomes effective, so as to empower and facilitate the continuation of operations in JRCL without hindrance or let from the Appointed Date.
6. With effect from the Appointed Date and upto and including the Effective Date, :
 - (a) Jaiprakash Industries shall be deemed to have been carrying on or to be carrying on all business and activities relating to Cement Division and stand possessed of the properties relating thereto for and on account of and in trust for JRCL.
 - (b) all profits or losses arising or incurred by Jaiprakash Industries relating to Cement Division shall for all purposes be treated as the profits or losses, as the case may be, of JRCL.
 - (c) all legal or other proceedings by or against Jaiprakash Industries which may be instituted in respect of any matter arising during the said period and relating to the Cement Division shall be continued and enforced by or against JRCL and shall be for the benefit and to the account of JRCL only.
7. Jaiprakash Industries hereby undertakes on and from the Appointed Date and upto and including the Effective Date:
 - (a) to carry on the business of the Cement Division with proper prudence and not (without the prior written consent of JRCL) to alienate, charge or otherwise deal with or dispose off the Cement Division, and/or any part thereof (except in the usual course of business).
 - (b) not to utilize the profits, if any, relating to the Cement Division, for the purpose of declaring or paying any dividend in respect of the period falling on and after the Appointed Date.
 - (c) to defend the proceedings taken against it in respect of the Cement Division, on notice or as per advise of JRCL at the cost of JRCL and JRCL will reimburse and indemnify and keep indemnified Jaiprakash Industries from and against all liabilities, obligations, actions, claims and demands in respect thereof.
- 8.1 JRCL undertakes to engage, on and from the Effective Date, all the employees of Jaiprakash Industries engaged in the Cement Division on the same terms and conditions on which they are engaged as on the Effective Date by Jaiprakash Industries without any interruption of service as a result of the vesting of Cement Division in JRCL. JRCL agrees that the services of all such employees with Jaiprakash Industries upto the Effective Date shall be taken into account for the purposes of all benefits to which the said employees may be eligible, including for the purpose of payment of any retrenchment compensation, gratuity and other terminal benefits.
- 8.2 The accumulated balances, if any, standing to the credit of the employees and officers of the Cement Division in the existing Provident Fund, Gratuity Fund and Superannuation Fund, of which they are members, will be transferred to such Provident Fund, Gratuity Fund and Superannuation Fund of JRCL and/or such new Funds to be established and caused to be recognized by the concerned authorities of JRCL. Pending the transfer as aforesaid, the Provident Fund, Gratuity Fund and Superannuation Fund dues to the said employees and officers of the Cement Division would continue to be deposited in the existing Provident, Gratuity and Superannuation funds respectively.
9. All insurance policies covering the Cement Division presently standing in the name of Jaiprakash Industries shall be transferred in favour of JRCL.
10. The vesting of the properties and liabilities of the Cement Division under Clauses 1 and 2 hereof and the continuance of the proceedings by or against JRCL under Clause 3 hereof shall not affect any transaction or proceeding already completed by Jaiprakash Industries on and after the Appointed Date to the end and intent that JRCL accepts all acts, deeds and things done and executed, by and/or on behalf of Jaiprakash Industries as acts, deeds and things done and executed by and on behalf of JRCL.
11. That even after the Effective Date, JRCL shall be entitled to realize all money and complete and enforce all pending contracts and transactions in respect of the Cement Division in the name of Jaiprakash Industries in so far as may be necessary until the transfer of rights and obligations of Jaiprakash Industries to JRCL upon the vesting of the Cement Division to JRCL is formally completed. JRCL may, at any time after the coming into effect of this Scheme in accordance with the provisions hereof, if so required, under any law or otherwise, execute deeds, confirmations or other writings or tripartite arrangements with any party to any contract or arrangement to which Jaiprakash Industries is a party or any writings as may be necessary to be executed in order to give formal effect to the said provision.
12. Subject to the provisions contained in the Scheme, all contracts, deeds, bonds, agreements and other instruments of whatsoever nature relating to the Cement Division to which Jaiprakash Industries is a party subsisting or having effect immediately before the Effective Date shall remain in full force and effect against or in favour of JRCL and may be enforced as fully and effectively as if instead of Jaiprakash Industries, JRCL had been a party thereto.
13. On the Scheme becoming effective, the Cement Division shall vest in JRCL as a going concern at a lump sum consideration of Rs. 18,00,00,000/- (Rs. eighteen crores only) to be paid in a manner as mentioned hereinafter without assigning value to the individual assets and liabilities constituting the Cement Division.

PART III

Transferred Debentures, Loans and Charges

1. In so far as loans and debentures (whether convertible into equity shares or not) of Jaiprakash Industries are concerned, the loans and debentures (the debentures being the "Transferred Debentures") forming part of the Cement Division shall, subject to

modification of charges, if any, without any further act or deed, become loans and debentures of the JRCL and all rights, powers, duties and obligations in relation thereto shall be and stand transferred to and vested in and shall be exercised by or against JRCL as if it had taken issued such loans and debentures.

- (a) In so far as the existing security over the assets of the Cement Division as well as assets comprising the Remaining Business, in respect of loans and Transferred Debentures pertaining to the Cement Division as vested in JRCL pursuant to this Scheme and loans and debentures which are not transferred pursuant to this Scheme, is concerned, the same shall without any further act, instrument or deed shall be modified, released and discharged in a manner as the Board of Directors of both the Companies deem fit and proper with the concurrence/approval of the Financial Institutions/Banks concerned. The provision of this clause shall operate notwithstanding anything to the contrary contained in any deed or writing or the terms of sanction or issue or any security document, all of which instruments shall stand modified and/or superseded by the foregoing provisions. If necessary, the requisite endorsement of the above provisions shall be made on the debenture certificates hitherto issued by Jaiprakash Industries Ltd.
- (b) Upon the coming into effect of the Scheme, JRCL alone shall be liable to perform all obligations in respect of the Transferred Debentures as the issuer thereof, and Jaiprakash Industries shall not have any obligations in respect of the Transferred Debentures.
- (c) Upon the Scheme becoming effective, Jaiprakash Industries and JRCL shall execute any instruments or documents or do all the acts and deeds as may be required, including the filing of necessary particulars and/or modification(s) of charge, with the Registrar of Companies, Uttar Pradesh, respectively to give effect to the above provisions.
- (d) It is expressly provided that, save as mentioned in this Clause, no other term or condition of the loans or Transferred Debentures shall be modified except to the extent that such amendment is required by necessary implication.

PART IV

Consideration

1. Upon the Scheme being sanctioned by the Hon'ble High Court of Judicature at Allahabad, and being effective, JRCL, in consideration, shall issue and allot 1,80,00,000 (one crore eighty lacs) fully paid Equity Shares of Rs. 10 each at par aggregating to Rs. 18,00,00,000/- (Rs. eighteen crore) to Jaiprakash Industries which shares shall rank pari passu with the existing shares of JRCL in all respects.
2. If necessary, JRCL shall before the allotment of the equity shares in terms of the Scheme, increase its Authorised Capital by the creation of at least such number of equity shares of Rs. 10 each as may be necessary to satisfy its obligations under the provisions of this Scheme.

General Terms and Conditions

3. The Jaiprakash Industries and JRCL shall with all reasonable despatch make applications/petitions to the Hon'ble High Court of Judicature at Allahabad, under Section 391 and 394 and other applicable provisions of the Act, for sanctioning the Scheme of Arrangement.
4. Jaiprakash Industries and JRCL (by their respective Board of Directors either by themselves or Committees thereof) may make or assent from time to time on behalf of all persons concerned to any modification or amendments of this Scheme or any of conditions or limitation which the Court and/or any authorities under law may deem fit to approve of or impose and to resolve all doubts or difficulties that may arise for carrying out the Scheme and to do and execute all acts, deeds, matters and things necessary for putting the Scheme into effect. In the event any of the conditions that may be imposed by the Court and/or competent authority which the Companies may find unacceptable for any reason, then they are at liberty to withdraw from the Scheme.
5. This Scheme is conditional and subject to:
 - (a) The Scheme being approved by the respective requisite majorities of the shareholders of Jaiprakash Industries and JRCL.
 - (b) The Scheme being approved by the respective requisite majorities of the creditors of Jaiprakash Industries and JRCL including trustees for the debentureholders, wherever necessary, under any contract.
 - (c) Sanction of the Scheme by the Hon'ble High Court of Judicature at Allahabad.
 - (d) The certified copies of the Orders of the Hon'ble High Court of Judicature at Allahabad being filed with Registrar of Companies of U.P. at Kanpur by Jaiprakash Industries and JRCL.
6. There is no likelihood that any creditor of Jaiprakash Industries or JRCL would lose or be prejudiced as a result of the proposed Scheme being passed. The Scheme will in no way cast any additional burden on the shareholders of any of these companies nor will it prejudicially affect the interests of any of the class of the creditors.
7. In the event of any of the said sanctions and approvals not being obtained and/or the Scheme not being sanctioned by the Hon'ble High Court and/or the order(s) not being passed as aforesaid on or before 31st March, 2002 or within such further period or periods as may be agreed upon by and between the Companies, by their Directors, this Scheme shall stand revoked and cancelled and become null and void and be of no effect.
8. All respective costs, charges and expenses incurred in carrying out and implementing the terms and provisions of this Scheme and incidental thereto shall be borne by Jaiprakash Industries and JRCL.
9. (a) Jaiprakash Industries and JRCL by their respective Board of Directors, either by themselves or through a Committee appointed by them in this behalf, may give such directions as they may consider necessary to settle any question or difficulty arising under the Scheme or in regard to and of the meaning or interpretation of the Scheme or implementation thereof or in any matter whatsoever connected therewith (including any question or difficulty arising in connection with any deceased or insolvent shareholders, depositors or debenture-holders of Jaiprakash Industries and/or JRCL) or to review the position relating to the satisfaction of various conditions to the scheme and if necessary to waive any of those.
- (b) Any issue as to whether any asset or liability pertains to the Cement Division or not shall be decided by the Boards of Directors of Jaiprakash Industries and JRCL either by themselves or through a Committee appointed by them in this behalf, on the basis of evidence that they may deem relevant for the purpose (including the books and records of Jaiprakash Industries Ltd.).

**IN THE HIGH COURT OF JUDICATURE AT ALLAHABAD
IN THE MATTER OF COMPANY PETITION NO. 6 OF 2001
CONNECTED WITH COMPANY APPLICATION NO. 26 OF 2000**

**SCHEDULE-II
(Forming Part of the Order dated 27.02.2001)**

**ANNEXURE-SA-1 TO THE SUPPLEMENTARY AFFIDAVIT
SCHEDULE OF PROPERTIES**

PART-I

**SHORT DESCRIPTION OF THE FREEHOLD PROPERTY OF THE CEMENT DIVISION
OF THE TRANSFEROR COMPANY**

(i) Particulars of Land

STATE	DISTRICT	TALUK/ VILLAGE	KHASRA NO.	AREA IN HECTARE
M.P.	REWA	NAUBASTA	340, 134, 135, 136, 300, 301, 138, 137, 139, 140, 130, 131, 133, 311, 330, 322, 323, 324, 317, 318, 298/1, 299/1, 302/1, 304/1, 306/1	6.726
M.P.	REWA	GARHWA	702, 704, 703, 643/2, 644/2	1.392
M.P.	REWA	CHHIJWAR	601, 602, 604, 605, 606, 607, 698, 542, 592, 592/812, 611, 619, 609, 610, 614, 615, 616, 652, 613, 711, 696, 706, 707, 708, 709, 696/811, 697	7.674
M.P.	REWA	MADHEYPUR	725, 557, 559, 749, 523, 558, 735, 736, 738, 741, 721, 521, 556	2.960
M.P.	REWA	CHHIJWAR	207, 208, 92, 234, 307, 309, 206/1, 316, 311, 308, 206/2, 313, 310, 210P, 211, 91, 209, 210	3.934
M.P.	REWA	NAUBASTA	295	0.071
M.P.	REWA	SUMEDA	577, 581/1,580	0.785
M.P.	REWA	CHHIJWAR	223, 224	4.015
M.P.	REWA	NAUBASTA	666	4.998
M.P.	SATNA	BARDADEEH	10, 12/1, 14/1, 13/1, 11/1, 15/1, 10P, 14/1P, 21/450, 18, 19, 23/481, 20/1, 21, 22, 17/479, 2P, 5,3P, 1 P,25/2, 25/2P, 29/1 P, 8, 9, 29/1 , 30/1, 7, 6, 4/2, 4/4, 4/3, 4/1	4.440
M.P.	SATNA	BAGHA	802 P, 803P	0.218
M.P.	REWA	KACHUR	54, 298, 299, 324, 59, 53, 14, 15, 291, 357, 62, 63, 59/1038, 44, 46, 51, 64, 286, 60, 61, 65, 52, 55, 319, 311, 80, 305, 306, 75, 79, 82, 308, 315, 318, 37, 56, 71, 321, 312, 36, 38, 39, 307, 309, 310, 320, 41, 40, 47, 48, 16, 17, 4, 22, 19, 20, 8/2,8, 9, 10, 11, 23, 24, 42, 43, 271, 273, 275, 276, 277,290, 300, 74, 328, 329, 49, 50, 328/2, 329/2, 12, 294, 313, 314, 316, 292, 356, 57, 326, 70, 63, 58, 62, 69, 296, 63, 18, 21, 295, 270, 278, 279, 281, 274, 73/1, 297, 325, 280, 25, 272, 317, 322, 323, 328/1, 26, 27/1 28, 293, 327, 304/2, 68, 65/1041, 302, 304/1,7	106.377
M.P.	REWA	GARHWA	487, 461, 457, 490, 491, 492, 493, 160, 495, 502, 504, 702, 467P, 477P, 4 94P, 509P, 510, 469, 471, 472, 480, 481, 508, 467/4, 477/3, 479/2, 468, 470, 473, 474, 498, 499, 501, 701, 704/2, 500P, 704P, 500/2, 509/1, 511	11.649
M.P.	REWA	NAUBASTA	525, 526, 527, 530, 569, 570, 571, 532P, 161, 166, 168, 176, 179, 224, 247, 48, 52, 59, 74, 468, 465, 543, 544, 541, 467, 464, 158, 164, 165, 226, 137, 139, 140, 142, 143, 144, 145, 146, 214, 215, 507, 115, 119, 120, 122, 96, 137, 139, 140, 172, 159, 246, 436, 532, 527P, 534, 41/1, 68, 81, 83/1, 112/1, 121/1, 83/2, 532/2, 533/ 2, 534/2, 542, 544, 549, 550, 551, 171,442, 41/1, 178/ 701, 180/702, 184, 185, 71, 72, 80, 109/1B, 113P, 536, 537, 561, 559, 61, 188, 189, 190, 191, 516, 517, 518, 519, 559, 53, 54, 109/2, 113/2, 61/2, 84, 85, 188/2, 536/2, 559/2, 561/ 2, 573/2, 518/2, 519/2, 191/2, 109/A, 211, 209, 36P, 210, 14P, 27, 19P, 20, 21, 490, 491, 492, 496, 497, 17, 18, 12, 26, 34, 70, 117/1, 195/1, 68/ 1, 51, 82, 123, 124, 187, 546, 177, 434, 462, 488, 510, 513, 554, 88, 162, 538, 557, 180, 216, 487, 489, 129/2C, 560/1, 562, 563, 564/ 1, 182, 183, 205, 206, 207, 16,15, 14,19P, 32, 196, 197, 38, 39, 36P, 319, 87P, 56, 64, 75, 78, 79, 111, 192/2, 200, 201, 202, 203, 204, 208, 219, 129/1, 503, 505, 550, 700, 129/3, 73, 463, 126, 127, 125, 129, 77, 217, 218, 47, 471, 472, 473, 100, 107, 108, 141, 535, 105, 106, 173, 174, 104, 13, 44, 45, 46, 69, 75P, 76, 79P, 89, 87, 90, 91, 93, 94, 101, 193, 95P, 480P, 486P, 547, 92, 536/2, 163, 699, 22,66/ 2, 31, 33, 50, 57, 58, 65/3, 66/3, 67/3, 29	137.519
M.P.	REWA	ATRAULI	16, 17, 18, 19, 142, 153, 150, 151, 152, 146, 148, 67, 58, 64, 65, 137, 57, 49, 48, 66, 52, 73, 74, 141, 143, 144, 145, 154, 50, 61, 70, 139, 140, 68, 15, 20, 21, 71, 147, 138, 59, 60, 136, 44, 54, 55, 56, 75, 76, 134, 135	28.429
M.P.	REWA	MARHA	609, 475, 612, 617, 472	7.648
M.P.	REWA	DARHI	355/6, 355/2	2.975
M.P.	REWA	SAKARWAT	545/2, 545/2KHA, 562/1,562/2, 561	9.559
			GRAND TOTAL	341.369

- (ii) All buildings constructed in or on the above said lands consisting of factory buildings, godowns, tube wells, houses, administrative office blocks, guest houses, canteen buildings, hospitals and school buildings, staff quarters, motor garages and all other buildings pertaining to the Cement Division of Jaiprakash Industries Ltd.
- (iii) All plant and machinery, vehicles, equipments, furniture, fixtures, mines, roads, siding and aerial ropeways, etc. pertaining to the Cement Division of Jaiprakash Industries Ltd.

PART II
SHORT DESCRIPTION OF THE LEASEHOLD PROPERTY OF THE CEMENT
DIVISION OF THE TRANSFEROR COMPANY

STATE	DISTRICT	TALUK/ VILLAGE	KHASRA NO.	AREA IN HECTARE
M.P.	REWA	NAUBASTA	153, 260/2KA, 326/1, 341, 325/2, 249/1, 250/1, 257/1, 331/1, 260, 256/1, 327, 305/1, 325/1, 248, 339, 297/1, 260/1, 158, 262, 262/1, 284/1, 285/1, 284/2, 292, 296, 283, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282/2, 297/2, 306/1, 298, 302, 303, 304, 307, 308, 328, 329, 344, 712, 284/2P, 309, 310, 311, 401, 269, 345, 347, 266, 392, 395, 306/2, 324, 260/2, 134, 135, 136, 247, 137, 154, 155, 157, 253, 254, 256/2, 312, 313, 314, 315/1, 326/1, 342, 343, 346, 357, 393, 396, 263, 265, 286, 287, 317, 318, 323/1, 260/2P, 330, 340, 338, 358, 359, 361, 394, 305/2, 249/2, 250/2, 257/2, 391/2, 156, 258, 261, 264, 267, 268, 271, 391/1, 251/5, 260/2, 298, 299, 343/711, 270, 315/2, 316, 252, 259, 315/704, 260/2, 285/2, 403, 133, 260/2, 251/2, 251/3	117.637
M.P.	REWA	GARHWA	667, 675, 706, 692, 642, 682, 666, 700, 671, 689, 697, 643, 644, 519, 657, 688, 694, 656, 660, 661, 662/1663, 678, 680/2, 676, 674, 703, 686, 523, 687, 669, 670, 655, 658, 662/2, 659, 672, 683, 685, 696, 699, 702, 514, 680/1, 679, 690, 677, 681, 698, 701, 519/711, 673, 513	38.391
M.P.	REWA	ATRAULI	12, 13, 14, 11, 6, 7, 8, 4, 5, 9, 46, 47, 77, 78, 79, 80, 81, 51, 22, 23	4.838
M.P.	REWA	GARHWA	476, 483, 462/1, 465, 466, 496, 503, 505, 703, 514, 454, 455, 456, 497, 500/2, 506, 507, 467/3, 478, 479/1, 482, 462/2, 463, 464, 512, 513, 515	14.097
M.P.	REWA	NAUBASTA	40, 13, 28, 556, 558, 220, 221, 65/1, 66/1, 67/1, 116/1, 195/4, 481, 65/4, 66/4, 67/4, 116/2, 192/2, 195/3, 508, 30, 540, 102, 199, 469, 470, 482, 493, 495, 506, 509, 514, 186, 552, 504, 49, 22, 23, 25, 99, 97, 98, 461, 474, 475, 476, 494, 498, 499, 500, 501, 502, 528, 529, 466, 477, 478, 511, 86, 93/2, 94/2, 95/2, 110, 480/2, 485, 486/2, 65/2, 66/2, 67/2, 117/2, 195/2, 55, 63, 118, 198, 515, 125/1A, 129/2, 531, 539, 522, 553, 125/3, 129/1, 479, 43, 60, 62, 565, 566, 567, 568, 114, 545, 103, 128	35.457
M.P.	REWA	NAUBASTA	24, 512, 35, 34, 42, 194, 212, 213	2.669
M.P.	REWA	KACHUR	5, 6, 13, 23, 45, 66, 67, 72, 81, 267, 268, 301, 303, 304/1039, 356/1040	5.491
M.P.	REWA	ATRAULI	10, 69, 53, 62, 63, 149, 151, 155, 72	3.134
M.P.	REWA	CHHIJWAR	629, 631	3.112
M.P.	REWA	NAUBASTA	245, 258, 357, 398	3.281
M.P.	REWA	GARHWA	664, 665, 668, 684, 686/710, 687/712, 691, 693, 695	17.388
			GRAND TOTAL	245.495

PART-III
SHORT DESCRIPTION OF STOCKS AND OTHER CHOSE IN ACTION OF
THE TRANSFEROR COMPANY

All Investments, Work-in-Process, Sundry Debtors, Current Assets, loans and Advances and Cash/Bank balances, Security and other deposits as per the books of accounts and pertaining to the Cement Division of the Transferor Company and the licences, Permits, registrations, Agents, Rights, Privileges, other actionable claims, leases, tenancy and other rights, agency, registrations, quotas, trade marks, patents, copyrights, liberties, easements and advantages pertaining to the Cement Division of Jaiprakash Industries Limited.

Dated this 12th day of March, 2001

(By the Court)

Sd/-
Registrar General

IN THE HIGH COURT OF JUDICATURE AT ALLAHABAD
ORIGINAL JURISDICTION
COMPANY PETITION NO. 26 OF 2003
CONNECTED WITH
COMPANY APPLICATION NO. 9 OF 2003
(Under Section 391 read with Section 394 of the Companies Act)

DISTRICT : LUCKNOW
IN THE MATTER OF COMPANIES ACT, 1956
AND
IN THE MATTER OF SCHEME OF AMALGAMATION
OF
JAIPRAKASH INDUSTRIES LIMITED
WITH
JAYPEE CEMENT LIMITED

1. JAYPEE CEMENT LIMITED, having its Registered Office at 5 Park Road, Hazrat Ganj, Lucknow (U.P.)
(Transferee Company)
2. JAIPRAKASH INDUSTRIES LIMITED, having its Registered Office at 5 Park Road, Hazrat Ganj, Lucknow (U.P.)
(Transferor Company)

.....PETITIONERS

BEFORE HON'BLE MR. JUSTICE SUSHIL HARKAULI

Dated : 10th March 2004

ORDER UNDER SECTION 394

The above petition coming on for hearing first on 19-5-2003 and thereafter on different dates, last being 16-2-2004, upon reading the said petition, the order dated 18th February, 2003 whereby the above-named Transferee Company was ordered to convene meeting of its creditors and the Transferor Company was ordered to convene separate meetings of its equity shareholders and creditors for the purpose of considering, and if thought fit, approving, with or without modification, the Scheme of Amalgamation proposed to be made between the petitioner companies and their equity shareholders and annexed to the connected Company Application No.9 of 2003 as Annexure-1 thereto, which was filed on 17-2-2003, the Pioneer (English Daily published from Lucknow) dated 28-2-2003, Economic Times (English Daily published from Delhi) dated 2-3-2003 and Dainik Jagran (Hindi Daily published from Lucknow) dated 1-3-2003 each containing the advertisement of the notice convening the said meetings directed to be held by the said order dated 18th February, 2003, the affidavit of Shri Yashwant Verma, Chairman appointed for the meeting of equity shareholders of the Transferor Company, dated 21-3-2003 (filed on 21-3-2003) and affidavit of Sri H.R.Mishra, Chairman appointed for the meetings of creditors of the Transferor and the Transferee Companies, dated 15-3-2003 (filed on 20-3-2003) showing the publication and despatch of the notices convening the said meetings, the reports dated 3-4-2003 of the above Chairmen of the said meetings filed on 3-4-2003 along with their affidavits dated 3-4-2003 as to the result of the said meetings, and upon hearing Sri S.N.Verma and Sri R.P.Agarwal, Advocates for the petitioner companies, and it appearing from the report of the Chairman that the proposed Scheme of Amalgamation has been approved by the equity shareholders of the Transferor Company and creditors of the Transferee and Transferor Companies by a majority of not less than three fourths in value of the equity shareholders and creditors present and voting in person or by proxy at each of the three meetings, the affidavit dated 8-5-2003 (filed on 19-5-2003) of Shri U.C.Nahta, Regional Director, Department of Company Affairs, Ministry of Finance & Company Affairs, the report dated 16-5-2003 (filed on 19-5-2003) of Official Liquidator, Allahabad, stating that the affairs of the Transferor company have not been conducted in a manner prejudicial to the interest of its members or to the public interest, and after hearing the objections of the Securities & Exchange Board of India, and various shareholders of the Transferor Company.

This Court doth hereby sanction the Scheme of Amalgamation annexed as Annexure-1 to the Company Petition No.26 of 2003 as approved in the meeting dt. 29.3.03 without any modification, and doth hereby order –

- (1) That all the property, rights and powers of the Transferor Company specified in the first, second and third parts of the Schedule hereto and all other property, rights and powers of the Transferor Company be transferred without further act or deed to the Transferee Company and accordingly the same shall pursuant to section 394(2) of the Companies Act, 1956, be transferred to and vest in the Transferee Company for all the estate and interest of the Transferor Company therein but subject nevertheless to all charges now affecting the same; and
- (2) That all the liabilities and duties of the Transferor Company be transferred without further act or deed to the Transferee Company and accordingly the same shall, pursuant to section 394(2) of the Companies Act, 1956, be transferred to and become the liabilities and duties of the Transferee Company; and
- (3) That all proceedings now pending by or against the Transferor Company be continued by or against the Transferee company; and
- (4) That the Transferee Company do without further application allot to such members of the Transferor Company the shares in the Transferee company to which they are entitled under the said Scheme of Amalgamation; and
- (5) That the Transferor Company do within 30 days after the date on which certified copy of this order is made available to it, cause a certified copy of this order to be delivered to the Registrar of Companies, Kanpur, for registration and on such certified copy being so delivered the Transferor Company shall stand dissolved and the Registrar of Companies shall place all documents relating to the Transferor Company and registered with him on the file kept by him in relation to the Transferee Company and the files relating to the said two companies shall be consolidated accordingly; and
- (6) That any person interested shall be at liberty to apply to the Court in the above matter for any directions that may be necessary.

ANNEXURE

Sanctioned Scheme of Amalgamation

SCHEDULE (PART-I)

Description of free hold properties of the Transferor Company – ANNEXED

SCHEDULE (PART-II)

Description of lease hold properties of the Transferor Company – ANNEXED

SCHEDULE (PART-III)

Short description of all stocks, shares, debentures and other chose-in-action of the Transferor Company - ANNEXED

SCHEME OF AMALGAMATION
OF
JAIPRAKASH INDUSTRIES LIMITED
WITH
JAYPEE CEMENT LIMITED

PART– I-DEFINITIONS

- 1.0 In this Scheme, unless repugnant to the meaning or context thereof, the under-mentioned expressions shall have the following meaning:
- 1.01 “Act” means the Companies Act, 1956 and shall include any statutory modifications, re-enactment or amendment thereof for the time being in force.
- 1.02 “Appointed Date” means 1st of April 2002.
- 1.03 “Court” means the Hon’ble High Court of Judicature at Allahabad.
- 1.04 “Effective Date” or “coming into effect of this Scheme” or “effectiveness of this Scheme” or the like terms used in the Scheme means the date on which the certified copy of the order of the Hon’ble High Court of Judicature at Allahabad sanctioning the Scheme is filed with the Registrar of Companies Uttar Pradesh at Kanpur.
- 1.05 “Scheme” means this Scheme in its present form as submitted to the Court or this Scheme with such modification(s), if any, as may be made by the shareholders and the Creditors of the Transferor and the Transferee Companies in their meetings to be held as per directions of the Court or such modifications(s) as may be imposed by any competent authority and accepted by the respective Board of Directors of the two Companies and/or directed to be made by the Court while sanctioning the Scheme.
- 1.06 “Shareholders” with reference to the Transferor company means persons holding equity shares in the said Company either in physical form or in electronic form and whose names are entered and registered as members in the Register of Members of the said Company or whose names appear as the beneficial owners of the equity shares of the Transferor Company in the records of the Depositories.
- AND with reference to the Transferee Company means persons holding equity shares in the said Company.
- 1.07 “Transferee Company” or “JCL” means JAYPEE CEMENT LIMITED, a Company incorporated under the Companies Act and having its registered office at 5 Park Road, Hazrat Ganj, Lucknow-226001 (UP).
- 1.08 “Transferor Company” or “JPI” means JAIPRAKASH INDUSTRIES LIMITED, a Company incorporated under the Companies Act and having its registered office at 5 Park Road, Hazrat Ganj, Lucknow – 226001 (UP).

PART–II–INTRODUCTION

- 2.01 The Transferee Company was incorporated on 15-11-1995 in the State of Uttar Pradesh under the Companies Act, 1956 under the name ‘Bela Cement Limited’. Its name was changed to ‘Jaypee Rewa Cement Limited’ with effect from 30-8-2000. The name was again changed to its present name i.e. ‘Jaypee Cement Limited’ with effect from 3-1-2002. The Transferee Company commenced its business on 29-1-1996.
- The Transferor Company was incorporated on 21-1-1983 in the State of Uttar Pradesh under the name of ‘Jaypee Rewa Cement Limited’. Its name was changed to its present name ‘Jaiprakash Industries Limited’ with effect from 1-9-1986. The Transferor Company commenced its business on 5.4.1983.
- 2.02 The present authorized and issued, subscribed and paid up capital of the two Companies is as under –
- TRANSFEE COMPANY :
- AUTHORISED CAPITAL :
- | | |
|-------------------------------------------|------------------|
| 80,00,00,000 Equity Shares of Rs. 10 each | Rs 800,00,00,000 |
|-------------------------------------------|------------------|
- ISSUED, SUBSCRIBED AND PAID UP CAPITAL :
- | | |
|--------------------------------------|-------------------|
| 41,80,00,000 Equity Shares of Rs. 10 | |
| each fully paid up | Rs. 418,00,00,000 |

The Transferee Company is a wholly owned subsidiary of the Transferor company and its entire share capital is beneficially held by the Transferor company.

TRANSFEROR COMPANY :

AUTHORISED CAPITAL :

18,00,00,000 Equity Shares of Rs.10 each Rs. 180,00,00,000

ISSUED, SUBSCRIBED AND PAID UP CAPITAL :

17,62,16,981 Equity Shares of Rs. 10 each

fully paid up

Rs. 176,21,69,810

The Transferor company is a widely held company and its shares are listed on the Stock Exchanges at Ahmedabad, Calcutta, Delhi, Mumbai and Kanpur. Steps are being taken to get the shares listed on National Stock Exchange also.

2.03 LATEST FINANCIAL POSITION :

The audited accounts of the two Companies have been presented to the shareholders upto the financial year ended on 31-3-2002. The summarized financial position of the two companies as per the above Accounts is as under :

TRANSFEREE COMPANY :

(Rs. in lacs)

As at 31-3-2002

ASSETS :

Fixed Assets (WDV)		72881.53
--------------------	--	----------

Investments		.11
-------------	--	-----

Current Assets :	23451.58	
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Less Current Liabilities & Provisions	<u>19035.94</u>	4415.64
---------------------------------------	-----------------	---------

Misc. Expenditure not written off		503.43
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Debit Balance of Profit & Loss A/c		<u>17295.24</u>
------------------------------------	--	-----------------

TOTAL		<u>95095.95</u>
-------	--	-----------------

LIABILITIES :

Share Capital		41800.00
---------------	--	----------

Loans – Secured and Unsecured		50220.82
-------------------------------	--	----------

Deferred Tax Liability		<u>3075.13</u>
------------------------	--	----------------

TOTAL		<u>95095.95</u>
-------	--	-----------------

TRANSFEROR COMPANY :

(Rs.in lacs)

As on 31-3-2002

ASSETS :

Fixed Assets (WDV)		85334
--------------------	--	-------

Investments		103585
-------------	--	--------

Current Assets	194759	
----------------	--------	--

Less Current Liabilities & Provisions	<u>126932</u>	67827
---------------------------------------	---------------	-------

TOTAL		<u>256746</u>
-------	--	---------------

LIABILITIES :

Share Capital		17217
---------------	--	-------

Reserves & Surplus		84282
--------------------	--	-------

Loans – Secured and Unsecured		135519
-------------------------------	--	--------

Deferred Tax Liability		<u>19728</u>
------------------------	--	--------------

TOTAL		<u>256746</u>
-------	--	---------------

Full details of the financial position are given in the published Accounts of the two companies for the year ended 31-3-2002.

PART-III –TRANSFER AND VESTING

3. 01 With effect from the Appointed Date, all the undertakings, the entire business, all the properties (whether movable or immovable, tangible or intangible), plant and machinery, buildings and structures, offices, residential and other premises, capital work in progress, furniture, fixture, office equipment, appliances, accessories, power lines, railway siding, depots, deposits, all stocks, assets, investments of all kinds (including shares, scrips, stocks, bonds, debenture stock, units or pass through certificates), cash balances with banks, loans, advances, contingent rights or benefits, receivables, benefit of any deposits, financial assets, leases (including lease rights, prospecting leases and mining leases, if any), and hire purchase contracts and assets, lending contracts, benefit of any security arrangements, reversions, powers, authorities, allotments, approvals, permits and consents, quotas, rights, entitlements, contracts, licenses (industrial and otherwise), municipal permissions, tenancies in relation to the office and/or residential properties for the employees or other persons, guest

houses, godowns, warehouses, leases, licenses, fixed and other assets, benefits of assets or properties or other interest held in trust, registrations, contracts, engagements, arrangements of all kind, privileges and all other rights including sales tax deferrals, loans, title, interests, other benefits (including tax benefits) and advantages of whatsoever nature and wheresoever situated belonging to or in the ownership, power of possession and in the control of or vested in or granted in favour of or enjoyed by the Transferor Company, including but without being limited to trade and service names and marks, patents, copyrights, and other intellectual property rights of any nature whatsoever, authorisations, permits, approvals, rights to use and avail of telephones, telexes, facsimile, email, internet, leased line connections and installations, utilities, electricity and other services, reserves, provisions, funds, benefits of all agreements, all records, files, papers, computer programmes, manuals, data, catalogues, sales and advertising materials, lists and other details of present and former customers and suppliers, customer credit information, customer and supplier pricing information and other records in connection with or relating to the Transferor Company and all other interests of whatsoever nature belonging to or in the ownership, power, possession or the control of or vested in or granted in favour of or held for the benefit of or enjoyed by the Transferor Company, whether in India or abroad, shall, pursuant to Section 394 (2) of the Act, without any further act, instrument or deed, be and stand transferred to and vested in the Transferee Company as a going concern so as to become as and from the Appointed Date, the estate, assets, rights, title and interests and authorities of the Transferee Company.

- 3.02 Without prejudice to clause 3.01 above, in respect of such of the assets of the Transferor Company as are movable in nature or are otherwise capable of transfer by manual delivery or by enforcement and /or delivery, the same may be so transferred by the Transferor Company, and shall, upon such transfer, become the property, estate, assets, rights, title, interest and authorities of the Transferee Company.
- 3.03 All the licenses, permits, quotas, approvals, permissions, incentives, sales tax deferrals, loans, subsidies, concessions, grants, rights, claims, leases, tenancy rights, liberties, rehabilitation schemes, special status and other benefits or privileges enjoyed or conferred upon or held or availed of by and all rights and benefits that have accrued, which may accrue to the Transferor Company, shall, pursuant to the provisions of Section 394(2) of the Act and without any further act, instrument or deed, be and stand transferred to and vested in and or be deemed to have been transferred to and vested in and be available to the Transferee Company so as to become as and from the Appointed Date the licenses, permits, quotas, approvals, permissions, incentives, sales tax deferrals, loans, subsidies, concessions, grants, rights, claims, leases, tenancy rights, liberties, rehabilitation schemes, special status and other benefits or privileges of the Transferee Company and shall remain valid, effective and enforceable on the same terms and conditions to the extent permissible under law. It is hereby clarified that all inter party transactions between the Transferor Company and the Transferee Company shall be considered as intra party transactions for all purposes from the Appointed Date.
- 3.04 All Assets, estate, rights, title, interest, licenses and authorities acquired by or permits, quotas, approvals, permissions, incentives, sales tax deferrals, loans or benefits, subsidies, concessions, grants, rights, claims, leases, tenancy rights, liberties, rehabilitation schemes and other assets, special status and other benefits or privileges enjoyed or conferred upon or held or availed of by and /or all rights and benefits that have accrued or which may accrue to the Transferor Company after the Appointed Date and prior to the Effective Date, shall, pursuant to the provisions of Section 394(2) of the Act, without any further act, instrument or deed, be and stand transferred to and vested or deemed to have been transferred to and vested in the Transferee Company.
- 3.05 With effect from the Appointed Date and pursuant to the provisions of Section 394 of the Act and without any further act, instrument or deed,
- (i) All secured and unsecured debts, (whether in rupees or in foreign currency), all liabilities, duties and obligations of the Transferor Company along with any charge, encumbrance, lien or security thereon (hereinafter referred to as the "said Liabilities") shall be and stand transferred to and vested in or deemed to have been transferred to and vested in, so as to become the debts, liabilities, duties and obligations of the Transferee Company, and further that it shall not be necessary to obtain the consent of any third party or other person who is a party to any contract or arrangement by virtue of which such debts, liabilities, duties and obligations have arisen in order to give effect to the provisions of this Clause. It is clarified that in so far as the assets of the Transferor Company are concerned, the security or charge over such assets or any part thereof, relating to any loans, debentures or borrowing of the Transferor Company, shall, without any further act or deed continue to relate to such assets or any part thereof, after the Effective Date and shall not relate to or be available as security in relation to any or any part of the assets of the Transferee Company, save to the extent warranted by the terms of the existing security arrangements to which the Transferor and the Transferee Companies are party, and consistent with the joint obligations assumed by them under such arrangement.

- (ii) All debentures, bonds, notes or other debt securities of the Transferor Company, whether convertible into equity or otherwise, (the "JIL's Securities"), be and shall become securities of the Transferee Company and all rights, powers, duties and obligations in relation thereto shall be and stand transferred to and vested in or deemed to have been transferred to and vested in and shall be exercised by or against the Transferee Company as if it were the Transferor Company in respect of JIL's Securities so transferred. If JIL's Securities are listed on any stock exchange, the same shall, subject to applicable regulations, be listed on the relevant stock exchange/s, where JIL's Securities were listed on the same terms and conditions unless otherwise modified in accordance with the provisions hereof.
 - (iii) Loans, advances and other obligations (including any guarantees, letters of credit, letters of comfort or any other instrument or arrangement which may give rise to a contingent liability in whatever form), if any, due or which may at any time in future become due between the Transferor Company and the Transferee Company shall be and stand discharged and there shall be no liability in that behalf on either party.
- 3.06 Where any of the liabilities and obligations of the Transferor Company as on the Appointed Date transferred to the Transferee Company have been discharged by the Transferor Company after the Appointed Date and prior to the Effective Date, such discharge shall be deemed to have been for and on account of the Transferee Company.
- 3.07 All loans raised and utilised and all debts, duties, undertakings, liabilities and obligations incurred or undertaken by the Transferor Company after the Appointed Date and prior to the Effective Date, shall be deemed to have been raised, used, incurred or undertaken for and on behalf of the Transferee Company and to the extent they are outstanding on the Effective Date, shall, upon the coming into effect of this Scheme be and stand transferred to or vested in or be deemed to have been transferred to and vested in the Transferee Company pursuant to the provisions of Section 394 of the Act and without any further act, instrument or deed, and shall become the debt, duties, undertakings, liabilities and obligations of the Transferee Company which shall meet, discharge and satisfy the same.
- 3.08 All estates, assets, rights, titles, interests and authorities accrued to and/or acquired by the Transferor Company after the Appointed Date and prior to the Effective Date, shall have been and deemed to have accrued to and/ or acquired for and on behalf of the Transferee Company and shall, upon the coming into effect of this Scheme, pursuant to the provisions of Section 394(2) of the Act and without any further act, instrument or deed, be and stand transferred to or vested in or be deemed to have been transferred to or vested in the Transferee Company to that extent and shall become the estates, assets, right, title, interests and authorities of the Transferee Company.
- 3.09 With effect from the Appointed Date and upto the Effective Date :
- (i) The Transferor Company shall carry on and shall be deemed to have carried on all its business and activities as hitherto and shall hold and stand possessed of and shall be deemed to have held and stood possessed of all its business including assets on account of, and for the benefit of and in trust for, the Transferee Company;
 - (ii) All the profits or incomes accruing or arising to the Transferor Company or expenditure or losses arising or incurred (including the effect of taxes, if any, thereon) by the Transferor Company, shall, for all purposes, be treated and be deemed to be and accrue as the profits or incomes or expenditure or losses or taxes of the Transferee Company, as the case may be.
- 3.10 Upon the coming into effect of this Scheme, all suits, actions and proceedings by or against the Transferor Company pending and/or arising on or before the Effective Date shall be continued and be enforced by or against the Transferee Company pursuant to the provisions of Section 394 of the Act and without any further act, instrument or deed, as effectually and in the same manner and to the same extent as if the same had been pending and/or arising by or against the Transferee Company.
- 3.11 Upon the coming into effect of this Scheme and subject to the provisions of this Scheme, all contracts, deeds, bonds, agreements, arrangements and other instruments (including all tenancies, leases, licenses and other assurances in favour of the Transferor Company or powers or authorities granted by or to it) of whatsoever nature, to which the Transferor Company is a party or to the benefit of which the Transferor Company may be eligible, and which are subsisting or having effect immediately before the Effective Date, shall, pursuant to the provisions of Section 394 of the Act and without any further act, instrument or deed, be in full force and effect against or in favour of the Transferee Company, as the case may be, and may be enforced as fully and effectually as if, instead of the Transferor Company the Transferee Company had been a party or beneficiary or obligee thereto.

- 3.12 The Transferee Company may, at any time after the coming into effect of this Scheme, if so required, under any law or otherwise, enter into, or issue or execute deeds, writings, confirmations, novations, declarations, or other documents with, or in favour of any party to any contract or arrangement to which the Transferor Company is a party or any writings as may be necessary to be executed in order to give formal effect to the above provisions.
- 3.13 The name of the Transferee Company shall, forthwith upon the Scheme taking effect, stand changed to Jaiprakash Associates Limited without any further act or deed. The new name has been made available by the office of the Registrar of Companies, UP, Kanpur vide its letter dated 5.2.2003.
- 3.14 Upon the coming into effect of the Scheme :
- (i) All the employees of the Transferor Company in service on the Effective Date, shall become the employees of the Transferee Company on such date without any break or interruption in service and on terms and conditions as to remuneration and otherwise, not less favourable than those subsisting (with reference to the Transferor Company), as on the effective date.
 - (ii) The existing provident fund, gratuity fund, and pension and/or superannuation fund or trusts created by the Transferor Company or any other special funds created or existing for the benefit of the employees of the Transferor Company shall at an appropriate stage be transferred to the relevant funds of the Transferee Company and till such time, shall be maintained separately.
- 3.15 Upon the coming into effect of the Scheme, all the taxes paid (including T D S) by the Transferor Company from the Appointed Date, regardless of the period to which they relate, shall be deemed to have been paid for and on behalf of and to the credit of the Transferee Company as effectively as if the Transferee Company had paid the same.
- 3.16 Upon the coming into effect of this Scheme, and in consideration of the transfer of and vesting of the Assets and the Liabilities of the Transferor Company in terms of this Scheme, the Transferee Company shall issue and allot to the equity shareholders of the Transferor Company whose names are recorded in the Register of Members on the Record Date to be fixed by the Board of Directors of the Transferee Company or a Committee of such Board of Directors, equity shares of Rs. 10/- (Rupees Ten only) each, credited as fully paid up, in the ratio of 1 (one) equity share of Rs. 10/- (Rupees Ten only) each in the Transferee Company for every 1 (one) equity share of Rs. 10/- (Rupees Ten only) each fully paid up held in the Transferor Company.
- 3.17 Upon the coming into effect of this Scheme, all the existing shares / share certificates of the Transferor Company as on the Record Date shall stand cancelled and will become invalid and shall cease to be tradable thereafter. The Board of Directors of the Transferee Company may not require the shareholders of the Transferor Company, who might be holding the shares in physical form, to surrender their share certificates before issuing the new share certificates for the shares allotted in terms of Clause 3.16.
- 3.18 Upon the coming into effect of this Scheme, all the equity shares beneficially held by the Transferor Company (including shares held jointly with its nominees) in the Transferee Company, as on the Record Date, shall stand cancelled without any further act or deed.
- 3.19 The equity shares issued and allotted by the Transferee Company in terms of this Scheme shall be subject to the provisions of the Memorandum and Articles of Association of the Transferee Company.
- 3.20 Upon the coming into effect of this Scheme, the equity shares issued and allotted by the Transferee Company in terms of this Scheme shall be listed by all such Stock Exchanges in India, where the equity shares of the Transferor Company are listed.

PART-IV-GENERAL TERMS AND CONDITIONS

- 4.01 Until the coming into effect of this Scheme :
- (i) The right of the Transferor and the Transferee Companies to declare and pay dividends, whether interim or final, to their respective equity shareholders in respect of any accounting period falling before or after the Appointed Date, shall remain unaffected.
 - (ii) The shareholders of the Transferor and the Transferee Companies shall, save as expressly provided otherwise in this Scheme, continue to enjoy their existing rights under their respective Articles of Association including the right to receive dividends.

- (iii) It is clarified that the aforesaid provisions in respect of declaration of dividends, whether interim or final, are enabling provisions only and shall not be deemed to confer any right on the shareholders to demand or claim any dividends which, subject to the provisions of the Act, shall be entirely at the discretion of the respective Board of Directors of the Company concerned and subject, wherever necessary, to the approval of the shareholders of the respective company.
- 4.02 The Transferee Company shall account for the assets and liabilities of the Transferor Company taken over in terms of this Scheme at the book values appearing in the books of the Transferor Company. The difference between the aggregate of such book values of assets less liabilities over the paid-up value of the shares issued and allotted pursuant to this Scheme, shall be accounted for and dealt within the books of the Transferee Company as per the relevant Accounting Standard issued by the Institute of Chartered Accountants of India.
- 4.03 Upon coming into effect of the Scheme :-
- (i) The resolutions including resolutions passed under Section 293(1)(d) of the Act, if any, of the Transferor Company, which are valid and subsisting on the Effective Date, shall, mutatis mutandis, continue to be valid and subsisting and be considered as resolutions of the Transferee Company and if any such resolutions have upper monetary or other limits being imposed under the provisions of the Act, or any other applicable provisions, then the said limits shall be added and shall constitute the aggregate of the said limits in the Transferee Company.
 - (ii) The Authorised Share capital of the Company shall stand combined with the Authorised share capital of the Transferee Company. The filing fee and stamp duty already paid by the Transferor Company on its Authorised Share Capital, shall be deemed to have been so paid by the Transferee Company on the combined Authorised Share Capital and accordingly, the Transferee Company shall not be required to pay any fee / stamp duty on the Authorised Share Capital so increased.
 - (iii) Irrespective of the date of actual allotment of shares in terms of Clause 3.16, the issued, subscribed and paid-up Capital of the Transferee Company shall, with effect from the effective date, be equivalent to the number of shares that will be allotted pursuant to the provisions of the Scheme and such allotment, when made, shall take effect from the effective date.
- 4.04 The Transferor and the Transferee Companies shall with all reasonable despatch, make all applications/petitions under Section 391 and 394 and other applicable provisions, including Section 100 of the Act to the Court and obtain all approvals, sanctions and consents as may be required under law.
- 4.05 The respective Board of Directors of the Transferor and the Transferee Companies may assent to any alterations or modifications of this Scheme which the Court and/or any other competent authority may deem fit to approve or impose.
- 4.06 The Board of Directors of the Transferee Company may give such directions, as they may consider necessary, to settle any question or difficulty arising in regard to the implementation of the Scheme or in any matter connected therewith (including any question or difficulty arising in connection with any deceased or insolvent shareholder) such that the same shall be binding on all parties, in the same manner as if the same were specifically incorporated in this Scheme.
- 4.07 This Scheme shall become effective when all the following conditions are fulfilled :
- (i) The Scheme is approved by the requisite majority of the shareholders and the creditors of the Transferor and the Transferee Companies as may be required under the Act and/or the orders of the Court ;
 - (ii) The Scheme is sanctioned by the Court under Section 394 of the Act ;
 - (iii) The certified copy of the order of the Court sanctioning the Scheme is filed with the Registrar of Companies, Uttar Pradesh, Kanpur.
- 4.08 The Transferor Company shall stand dissolved without winding up with effect from the date on which the certified copy of the order of the Court sanctioning the Scheme is filed with the Registrar of Companies, U.P., Kanpur.
- 4.09. In the event of this Scheme failing to take effect by 31st December, 2003 or by such later date as may be agreed by the respective Board of Directors of the Transferor and the Transferee Companies, this Scheme shall become null and void and in that event, no rights and liabilities whatsoever, shall accrue to or be incurred inter-se by the parties or their shareholders or creditors or employees or any other person. In such case, each Company shall bear its own costs or as may be mutually agreed.
- 4.10. All costs, charges and expenses in connection with this Scheme and incidental to the completion of the amalgamation of the Transferor Company with the Transferee Company shall be borne and paid by the Transferee Company.

JAIPRAKASH INDUSTRIES LIMITED

SCHEDULE OF PROPERTIES

PART-I

Short Description of free holds property of Transferor Company (Jaiprakash Industries Limited)

The Company is having free hold land and buildings/flats in India as per descriptions given below; Temporary Erections, Capital Work in Progress, Plant and Machinery, Motor Vehicles, Furniture and Office Equipments, Books and Periodicals, Boat, Helicopter, both in India and abroad as shown in its Balance Sheet:

- A. Land at 247, Budhpur, Bijapur, Delhi measuring 3 bighas and 10 biswas.
- B. Office building on land measuring 7.788 acres at Deramandi Gaon, New Delhi.
- C. Office building on Plot no. 113, Rajpura Road, Dehradun-248 001, measuring 9033 Sq. Mtrs.
- D. Guest House on Plot at Dhalwala, Rishikesh – 249 201, measuring 1 acre and 5 bighas (apprx).
- E. Transit House at Plot No. 1 & 2, Village Dhampur, Kalka, measuring 3 Bighas 2 biswas and 2 bighas and 11 biswas.
- F. Commercial (Agricultural Land) at kalol, Distt. Mehsana (Gujarat), measuring 50484 Sq. Mtrs. And 48967 Sq. Mtrs.
- G. Office building on Plot No. 8, at 5 Park Road, Lucknow – 226 001, measuring 587.43 Sq. Mtrs,
- H. Jaypee Residency Manor Hotel on plot measuring 9 acres at Barlowganj, Mussoorie – 248122.
- I. Heavy Engineering Workshop at Village : Jijwar, Jaypee Nagar, Distt. Rewa – 476450, on plot measuring 24.66 acres.
- J. Land at Vikas Nagar, Dakpathar, Dehradun – 248125, measuring 10.69 acres and 4.01 acres.
- K. Commercial flat No. 106, Maker Chambers VI, Nariman Point, Mumbai measuring 2590 Sq. Ft.
- L. Residential Flat No. 1, Triveni Duplex Apartment, Meethakali VI Cross Lane, Ahmedabad, measuring 1475 Sq. Ft.
- M. Guest House on Plot No. 10 & 11 measuring 9 Kathas, 14 Chhatakas at Shanti Niketan Residential Complex, 2nd Mile, Seveke Road, Siliguri, Distt, Jalpaiguri, West Bengal.

PART-II

Short Description of lease holds property of Transferor Company (Jaiprakash Industries Limited)

The Company is having building / factory sheds on lease hold land in India as shown in its Balance Sheet, as per description given below:

- A. Hotel Plot at Fatehabad Road, Agra, measuring 25.028 acres.
- B. Residential House on Plot measuring 200.10 Sq. Mtrs. at C –16, Sector 1, Lane 1, Phase 1, SDA Housing Society, New Shimla – 171 009.
- C. Office building on Plot Nos. 63, 63A, 63B, and 63C, 'JA House', Basant Lok, Community Centre, Vasant Vihar, New Delhi – 110057, measuring 612.40 Sq. Mtrs.
- D. Office building on Plot Nos. 52, 53 and 54, "JA- Annexe', Community Centre, Basant Lok, Vasant Vihar, New Delhi – 110057, measuring 382.35 Sq. mtrs.
- E. Software Technology Centre and Ancillary buildings of Plot No. B-61 and 64/4, Sahibabad Industrial Area, Site IV Link Road, Ghaziabad measuring 36373 Sq. Yards.
- F. Residential Flat No. 1559, Sector C, Pocket 1, Vasant Kunj, New Delhi
- G. Residential Flat No. 7339, Sector D, Pocket 7, Vasant Kunj, New Delhi
- H. Residential Flat No. 7341, Sector D, Pocket 7, Vasant Kunj, New Delhi

PART-III

Short description of Stocks and other chose in action of the Transferor Company (Jaiprakash Industries Limited)

All Investments, Work-in-Progress, Sundry Debtors, Current Assets, Loans and Advances and Cash/Bank balances, Security and other Deposits as per the books of accounts of Transferor Company and the Licenses, Permits, Registrations, Rights, Privileges, Other Actionable Claims, Leases, Tenancy and Other Rights, Agency, Quotas, Trade Marks, Patents, Copy Rights Liberties, Easements and Advantages.

Dated this 11th day of March, 2004

(BY THE COURT)

Sd/-
Registrar General.

IN THE HIGH COURT OF JUDICATURE AT ALLAHABAD
ORIGINAL JURISDICTION
COMPANY PETITION No.24 OF 2006
[Under Section 391 read with Section 394 of the Companies Act]
CONNECTED WITH COMPANY APPLICATION No. 10 OF 2006
IN THE MATTER OF SCHEME OF AMALGAMATION
OF
JAYPEE GREENS LIMITED
WITH
JAIPRAKASH ASSOCIATES LIMITED
DISTRICT : GAUTAM BUDDHA NAGAR

1. JAYPEE GREENS LIMITED, having its registered office at G-Block, Surajpur Kasna Road, Greater Noida, District Gautam Buddha Nagar, (UP). Transferor Company
2. JAIPRAKASH ASSOCIATES LIMITED, having its registered office at G - Block, Surajpur Kasna Road, Greater Noida, District Gautam Buddha Nagar, (UP). Transferee Company

.....PETITIONERS

BEFORE HON'BLE MR. JUSTICE SUNIL AMBWANI

Dated 8th August, 2006

ORDER UNDER SECTION 394

The above petition coming on for hearing on 8th August, 2006, upon reading the said petition; the order dated 19th April, 2006 whereby the Transferee Company was ordered to convene separate meeting of their equity shareholders and the creditors and the Transferor Company was ordered to convene meeting of its creditors for the purpose of considering, and if thought fit, approving, with or without modification, the Scheme of Amalgamation proposed to be made between the petitioner companies and their equity shareholders and annexed to the joint affidavit of Sri Harish K. Vaid and Sri Vibhor Verma filed on 17-4-2006; the Times of India (English Daily) dated 12-5-2006 published from Delhi and Mumbai, Economics Times (English Daily) dated 12-5-2006 published from Delhi and Mumbai and Dainik Jagaran (Hindi Daily) dated 12-5-2006 published from Delhi and Noida, each containing the advertisement of the said notices convening the said meetings of the equity shareholders and the creditors of the Transferee Company, directed to be held by the said order dated 19th April, 2006; the affidavit dated 23-5-2006 (filed on 24-5-2006) of Shri S. D. Singh, Chairman appointed for the meeting of the equity shareholders of the Transferee Company, showing the publication and despatch of the notices convening the said meeting of the Transferee Company; the affidavit dated 23-5-2006 (filed on 24-5-2006) of Shri Vivek Chaudhary, Chairman appointed for the meeting of the creditors of the Transferee Company, showing the publication and despatch of the notices convening the said meeting of the Transferee Company; the affidavit dated 23-5-2006 [filed on 24-5-2006] of Shri Ajay Bhanot, Chairman appointed for the meeting of the creditors of the Transferor Company, showing the publication and despatch of the notices convening the said meeting of the Transferor Company; the report dated 6-6-2006 [filed on 12-6-2006] of Shri S.D. Singh, Chairman, as to the result of the meeting of the equity shareholders of the Transferee Company; the report dated 6-6-2006 [filed on 12-6-2006] of Shri Vivek Chaudhary, Chairman, as to the result of the meeting of the creditors of the Transferee Company, the report dated 6-6-2006 [filed on 12-6-2006] of Shri Ajay Bhanot, Chairman, as to the result of the meeting of the creditors of the Transferor Company; and it appearing from the said reports of the three Chairmen that the proposed Scheme of Amalgamation has been approved by the equity shareholders and the creditors of the Transferee Company and by the creditors of the Transferor Company, at each of the said meetings without any modification by the requisite majority both in number and by value; the affidavit dated 4-7-2006 [filed on 4-7-2006] of Shri Vibhor Verma, Additional General Manager & Company Secretary of the Transferor Company, showing that the copies of the petition were served on the Official Liquidator, Allahabad, and the Regional Director, Northern Region, Ministry of Company Affairs, Noida, on 19-6-2006; the affidavit dated 14-7-2006 [filed on 14-7-2006] of Shri Vibhor Verma, Additional General Manager & Company Secretary of the Transferor Company, showing that the notices of the petition have been duly published in the same three newspapers in which the notices convening the meetings have been published, copies of the order dated 4-7-2006 have been served on the Official Liquidator, Allahabad and the Regional Director, Noida, and the directions given by this Court vide order dated 4-7-2006 have been duly complied with; upon perusal of the representation/affidavit dated 1-8-2006 [filed on 8-8-2006] under section 394A of the Companies Act, 1956, of Shri Rakesh Chandra, Regional Director, Northern Region, Ministry of Company

Affairs, Noida; upon perusal of the Report No. 201 of 2006 dated 2-8-2006 [filed on 8-8-2006] of the Official Liquidator, Allahabad stating that the affairs of the Transferor Company have not been conducted in a manner prejudicial to the interest of its members or to public interest; and the objections filed by Sri Raghu Nayyar, a shareholder of the Transferee Company, having been withdrawn and there being no other objectors to the proposed Scheme; upon hearing Shri R.P. Agarwal, Advocate for the petitioner companies; and this Court being satisfied that the requisite statutory procedures with regard of amalgamation have been followed and the Scheme is not against the interest of the shareholders, creditors, Central Government or against public interest, and that the objection of the Regional Director about Para 3.12(ii) of the Scheme is not tenable in view of earlier decisions of this Court,

The Company Petition is allowed. The Scheme of Amalgamation (Annexure-1 to the Petition) is sanctioned and will come into effect from the appointed day i.e. 01-04-2005 given in the Scheme. The Transferor Company shall stand dissolved without winding up.

This Court doth order

- (1) That all the properties, rights and powers of the Transferor Company specified in the first, second and third part of the Schedule hereto and all other properties, rights and powers of the Transferor Company be transferred without further act or deed to the Transferee Company and accordingly the same shall, pursuant to section 394(2) of the Companies Act, 1956, be transferred to and vest in the Transferee Company for all the estate and interest of the Transferor Company therein but subject nevertheless to all charges now affecting the same; and
- (2) That all the liabilities and duties of the Transferor Company be transferred without further act or deed to the Transferee Company and accordingly the same shall, pursuant to section 394(2) of the Companies Act, 1956, be transferred to and become the liabilities and duties of the Transferee Company; and
- (3) That all proceedings now pending by or against the Transferor Company be continued by or against the Transferee Company; and
- (4) That the Transferee Company do, without further application, allot to such members of the Transferor Company the shares in the Transferee company to which they are entitled under the said Scheme of Amalgamation;
- (5) That the Transferor Company do, within 30 days after the date of this order, cause a certified copy of this order to be delivered to the Registrar of Companies, U.P. and Uttaranchal, at Kanpur, for registration and on such certified copy being so delivered the above-named Transferor Company shall stand dissolved without being wound up and the Registrar of Companies shall place all documents relating to the Transferor Company and registered with him on the file kept by him in relation to the Transferee Company and the files relating to the said two companies shall be consolidated accordingly; and
- (6) That any person interested shall be at liberty to apply to the Court in the above matter for any directions that may be necessary.

ANNEXURE

Sanctioned Scheme of Amalgamation

SCHEDULE (PART-I)

Description of free hold properties of the Transferor Company

ANNEXED

SCHEDULE (PART-II)

Description of lease hold properties of the Transferor Company

ANNEXED

SCHEDULE (PART-III)

Short description of all stocks, shares, debentures and other chose-in-action of the Transferor Company

ANNEXED

SCHEME OF AMALGAMATION
OF
JAYPEE GREENS LIMITED
[TRANSFEROR COMPANY]
WITH
JAIPRAKASH ASSOCIATES LIMITED
[TRANSFeree COMPANY]

PART- I-DEFINITIONS

- 1.0 In this Scheme, unless repugnant to the meaning or context thereof, the under-mentioned expressions shall have the following meaning:
- 1.01 **“Act”** means the Companies Act, 1956 and shall include any statutory modifications, re-enactment or amendment thereof for the time being in force.
- 1.02 **“Appointed Date”** shall mean 1st of April 2005.
- 1.03 **“Court”** means the Hon’ble High Court of Judicature at Allahabad.
- 1.04 **“Effective Date” or “coming into effect of this Scheme” or “effectiveness of this Scheme”** or the like terms used in the Scheme means the date on which the certified copy of the order of the Hon’ble High Court of Judicature at Allahabad sanctioning the Scheme is filed with the Registrar of Companies, U.P.
- 1.05 **“Record Date”** means the date to be fixed by the Board of Directors of the Transferee Company after the Effective Date with reference to which the eligibility of the Shareholders of the Transferor Company for allotment of shares in the Transferee Company in terms of this Scheme shall be determined.
- 1.06 **“Scheme”** means this Scheme in its present form as submitted to the Court or this Scheme with such modification(s), if any, as may be made by the shareholders and the Creditors of the Transferor and the Transferee Companies in their meetings to be held as per the directions of the Court or such modifications(s) as may be imposed by any competent authority and accepted by the respective Board of Directors of the two Companies and directed to be made by the Court while sanctioning the Scheme.
- 1.07 **“Shareholders”** with reference to the Transferor Company means persons holding Equity or Preference shares in the said Company in physical form or in electronic form and whose names are entered and registered as members in the Register of Members of the said Company or whose names appear as the beneficial owners of the equity shares of the Transferee Company in the records of the Depositories as on the Record Date.
- AND with reference to the Transferee Company means persons holding equity shares in the said Company in physical form or in electronic form and whose names are entered and registered as members in the Register of Members of the said Company or whose names appear as the beneficial owners of the equity shares of the Transferee Company in the records of the Depositories as on the Record Date.
- 1.08 **“Transferee Company” or “JAL”** means JAIPRAKASH ASSOCIATES LIMITED having its registered office at G Block, Surajpur Kasna Road, Greater Noida City, Uttar Pradesh 201306.
- 1.09 **“Transferor Company” or “JGL”** means JAYPEE GREENS LIMITED, having its registered office at G Block, Surajpur Kasna Road, Greater Noida City, Uttar Pradesh-201306

PART-II-INTRODUCTION

- 2.01 The Transferee Company was incorporated on 15-11-1995 in the State of Uttar Pradesh under the Companies Act, 1956 under the name of ‘Bela Cement Limited’. Its name was changed to ‘Jaypee Rewa Cement Limited’ with effect from 30-8-2000. The name was again changed to ‘Jaypee Cement Limited’ with effect from 3-1-2002 and then to its present name ‘Jaiprakash Associates Limited’ with effect from 11-3-2004. The Transferee Company commenced its business on 29-1-1996.

The Transferor Company was incorporated on 21-12-1995 in the National Capital Territory (NCT) of Delhi under the name of 'Mussorie Hotels Limited'. The registered office of the company was shifted from NCT of Delhi to the State of Uttar Pradesh and this alteration was confirmed by the Company Law Board vide its order dated 1-2-2005. The order of the Company Law Board was duly registered with the Registrar of Companies, UP and Uttaranchal on 17-3-2005. The name of the Transferor Company was changed to its present name 'Jaypee Greens Limited' with effect from 14-9-2000. The Transferor Company commenced its business on 21-12-1995.

- 2.02 The authorized, issued, subscribed and paid up capital of the two Companies as per their respective last available Balance Sheets as at 31st March, 2005 are as under -

TRANSFeree COMPANY:

AUTHORISED CAPITAL :

98,00,00,000 Equity Shares of Rs. 10 each	Rs 980,00,00,000
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ISSUED, SUBSCRIBED AND PAID UP CAPITAL:

17,62,16,981 Equity Shares of Rs. 10 each fully paid up	Rs. 176,21,69,810
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TRANSFEROR COMPANY:

AUTHORISED CAPITAL :

5,00,00,000 Equity Shares of Rs. 10 each	Rs. 50,00,00,000
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30,00,000 Preference Shares of Rs. 100 each	<u>Rs. 30,00,00,000</u>
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TOTAL	<u>Rs. 80,00,00,000</u>
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ISSUED, SUBSCRIBED AND PAID UP CAPITAL:

4,97,51,530 Equity Shares of Rs. 10 each fully paid up	Rs. 49,75,15,300
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27,30,001 Cum. Redeemable Preference Shares of Rs. 100 each fully paid up	<u>Rs. 27,30,00,100</u>
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TOTAL	<u>Rs. 77,05,15,400</u>
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The Transferee Company is a widely held company and its shares are presently listed on National Stock Exchange and the Stock Exchanges at Ahmedabad, Mumbai, Calcutta, Delhi and Kanpur. The shareholders of the Transferee Company have already approved delisting of its shares from the Stock Exchanges at Ahmedabad, Calcutta, Delhi and Kanpur for which necessary action has been initiated.

The shares of the Transferor Company are not listed on any stock exchange.

- 2.03 LATEST FINANCIAL POSITION:

The audited accounts of the two Companies have been presented to their respective shareholders up to the financial year ended on 31-3-2005. The summarized financial position of the two companies as per the above latest Audited Accounts is as under :

TRANSFeree COMPANY:

(Rs. in lakhs)

As at 31-3-2005

ASSETS:

Fixed Assets (WDV)	244,855
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Investments	119,198
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Deferred Tax Assets	546
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Current Assets, Loans & Advances:	250,567
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Less Current Liabilities & Provisions	<u>123,242</u>
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Misc. Expenditure not w / off	<u>246</u>
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TOTAL	<u>492,170</u>
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LIABILITIES:

Share Capital	17,622
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Reserves and Surplus	105,853
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Loans -	
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Secured	253,952
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Unsecured	65,933
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Deferred Tax Liability	<u>48,810</u>
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TOTAL	<u>492,170</u>
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TRANSFEROR COMPANY:

ASSETS:

Fixed Assets (WDV)		71,340
Current Assets , Loans & Advances	13,628	
Less Current Liabilities & Provisions	<u>13,387</u>	241
Misc. Exp. Not W/off		22
Profit & Loss Account		<u>3,292</u>
TOTAL		<u>74,895</u>

LIABILITIES:

Share Capital		7,705
Reserves and Surplus		52,769
Loans -		
Secured		11,888
Unsecured		863
Other Liabilities		<u>1,670</u>
TOTAL		<u>74,895</u>

Full details of the financial position are given in the published Accounts of the two Companies.

PART-III –TRANSFER AND VESTING

- 3.01 With effect from the Appointed Date, all the undertakings, the entire business, all the properties (whether movable or immovable, tangible or intangible), plant and machinery, buildings and structures, offices, residential and other premises, capital work in progress, furniture, fixture, office equipment, appliances, accessories, power lines, deposits, stocks, assets, investments of all kinds and in all forms, cash balances with banks, loans, advances, contingent rights or benefits, receivables, benefit of any deposits, financial assets, leases, hire purchase contracts and assets, lending contracts, benefit of any security arrangements, reversions, powers, authorities, allotments, approvals, permissions, permits, quotas, rights, entitlements, authorisations, approvals, contracts, licenses, registrations, tenancies, benefits of assets or properties or other interest held in trust, engagements, arrangements of all kinds, exemptions, benefits, privileges and rights under various laws, loan agreements, titles, interests, trade and service names and marks, patents, copyrights, and other intellectual property rights, rights to use and avail of telephones, telexes, facsimile, email, internet, leased line connections and installations, utilities, electricity and other services, reserves, provisions, funds, benefits of all agreements, all records, files, papers, computer programmes, manuals, data, catalogues, sales and advertising materials, lists and other details of present and former customers and suppliers, customer credit information, customer and supplier pricing information and other records, and all other interests of whatsoever nature belonging to or in the ownership, power, possession or the control of or vested in or granted in favour of or held for the benefit of or enjoyed by the Transferor Company or which have accrued to the Transferor Company as on the Appointed Date, whether in India or abroad, of whatsoever nature and where-ever situated, shall, pursuant to Section 394(2) of the Act, without any further act, instrument or deed, be and stand transferred to and vested in the Transferee Company as a going concern so as to become, as and from the Appointed Date, the property, estate, assets, rights, title, interest and authorities etc. of the Transferee Company.
- 3.02 Without prejudice to Clause 3.01 above, in respect of such of the assets of the Transferor Company as are movable in nature or are otherwise capable of transfer by manual delivery or by enforcement and/or delivery, the same may be so transferred by the Transferor Company, and shall, upon such transfer, become the property, estate, assets, rights, title, interest and authorities etc. of the Transferee Company.
- 3.03 With effect from the Appointed Date and pursuant to the provisions of Section 394 of the Act and without any further act, instrument or deed :
- (i) All secured and unsecured debts, (whether in rupees or in foreign currency), all liabilities, duties and obligations of the Transferor Company along with any charge, encumbrance, lien or security thereon (hereinafter referred to as the "said Liabilities") shall be and stand transferred to and vested in or deemed to have been transferred to and vested in, so as to become the debts, liabilities, duties and obligations of the Transferee Company, and further that it shall not be necessary to obtain the consent of any third party or other person who is a party to any contract or arrangement by virtue of which such debts, liabilities, duties and obligations have arisen in order to give effect to the provisions of this Clause. It is clarified that in so far as the assets of the Transferor Company are concerned, the security or charge over such assets or any part thereof, relating to any loans, debentures or borrowing of the

Transferor Company, shall, without any further act or deed continue to relate to such assets or any part thereof, after the Effective Date and shall not relate to or be available as security in relation to any or any part of the assets of the Transferee Company, save to the extent warranted by the terms of the existing security arrangements to which the Transferor and the Transferee Companies are parties, and consistent with the joint obligations assumed by them under such arrangement.

- (ii) All debentures, bonds, notes or other debt securities of the Transferor Company, whether convertible into equity or otherwise, (the "JGL's Securities"), be and shall become securities of the Transferee Company and all rights, powers, duties and obligations in relation thereto shall be and stand transferred to and vested in or deemed to have been transferred to and vested in and shall be exercised by or against the Transferee Company as if it were the Transferor Company in respect of JGL's Securities so transferred. If JGL's Securities are listed on any stock exchange, the same shall, subject to applicable regulations, be listed on the relevant stock exchange/s, where JGL's Securities were listed on the same terms and conditions unless otherwise modified in accordance with the provisions hereof.
 - (iii) Loans, advances and other obligations (including any guarantees, letters of credit, letters of comfort or any other instrument or arrangement which may give rise to a contingent liability in whatever form), if any, due or which may at any time in future become due between the Transferor Company and the Transferee Company shall be and stand discharged and there shall be no liability in that behalf on either party.
- 3.04 All the properties, leases, estates, assets, rights, titles, interests, licenses, approvals, permissions and authorities etc. as described in Clause 3.01 accrued to and/or acquired by the Transferor Company after the Appointed Date, shall have been and deemed to have accrued to and/or acquired for and on behalf of the Transferee Company and shall, upon the coming into effect of the Scheme, pursuant to the provisions of Section 394(2) of the Act and without any further act, instrument or deed, be and stand transferred to or vested in or be deemed to have been transferred to or vested in the Transferee Company to that extent and shall become the properties, leases, estates, assets, right, title, interests, licenses, approvals, permissions and authorities etc. of the Transferee Company.
- 3.05 All loans raised and utilised and all debts, duties, undertakings, liabilities and obligations incurred or undertaken by the Transferor Company after the Appointed Date, shall be deemed to have been raised, used, incurred or undertaken for and on behalf of the Transferee Company and to the extent they are outstanding on the Effective Date, shall, upon the coming into effect of the Scheme shall be and stand transferred to or vested in or be deemed to have been transferred to and vested in the Transferee Company pursuant to the provisions of Section 394 of the Act and without any further act, instrument or deed, and shall become the debt, duties, undertakings, liabilities and obligations of the Transferee Company which shall meet, discharge and satisfy the same.
- 3.06 Where any of the liabilities and obligations of the Transferor Company as on the Appointed Date transferred to the Transferee Company have been discharged by the Transferor Company after the Appointed Date, such discharge shall be deemed to have been for and on account of the Transferee Company.
- 3.07 Upon the coming into effect of the Scheme, all suits, actions and proceedings by or against the Transferor Company pending and/or arising on or before the Effective Date shall be continued and be enforced by or against the Transferee Company pursuant to the provisions of Section 394 of the Act and without any further act, instrument or deed, as effectually and in the same manner and to the same extent as if the same had been pending and/or arising by or against the Transferee Company.
- 3.08 Upon the coming into effect of the Scheme and subject to the provisions of the Scheme, all contracts, deeds, bonds, agreements, arrangements and other instruments (including all tenancies, leases, licenses and other assurances in favour of the Transferor Company or powers or authorities granted by or to it) of whatsoever nature, to which the Transferor Company is a party or to the benefit of which the Transferor Company may be eligible, and which are subsisting or having effect immediately before the Effective Date, shall, pursuant to the provisions of Section 394 of the Act and without any further act, instrument or deed, be in full force and effect against or in favour of the Transferee Company, as the case may be, and may be enforced as fully and effectually as if, instead of the Transferor Company the Transferee Company had been a party or beneficiary or obligee thereto.
- 3.09 The transfer and vesting of the assets and the liabilities of the Transferor Company in the Transferee Company and the continuance of all contracts or proceedings by or against the Transferee Company in terms of the Scheme shall not affect any contracts or proceedings relating thereto already concluded on or after the Appointed Date.
- 3.10 The Transferee Company may, at any time after the coming into effect of the Scheme, if so required, under any law or otherwise, enter into, or issue or execute deeds, writings, confirmations, novations, declarations, or other documents with, or in favour of any party to any contract or arrangement to which the Transferor Company is a party or any writings as may be necessary to be executed in order to give formal effect to the above provisions.

3.11 Upon the coming into effect of the Scheme,

- (i) All the employees of the Transferor Company in service on the Effective Date, shall become the employees of the Transferee Company on such date without any break or interruption in service and on terms/ and conditions as to remuneration and otherwise, not less favourable than those subsisting (with reference to the Transferor Company), as on the effective date.
- (ii) The existing provident fund, gratuity fund, and pension and/or superannuation fund or trusts created by the Transferor Company or any other special funds created or existing for the benefit of the employees of the Transferor Company shall at an appropriate stage be transferred to the relevant funds of the Transferee Company and till such time, shall be maintained separately.

3.12 Upon the coming into effect of the Scheme,

- (i) The resolutions, including resolutions passed under Section 293(1)(d) of the Act, if any, of the Transferor Company, which are valid and subsisting on the Effective Date, shall, mutatis mutandis, continue to be valid and subsisting and be considered as resolutions of the Transferee Company and if any such resolutions have upper monetary or other limits being imposed under the provisions of the Act, or any other applicable provisions, then the said limits shall be added and shall constitute the aggregate of the said limits in the Transferee Company.
- (ii) The Authorised Share Capital of the Transferor Company shall stand transferred to and combined with the Authorised Share Capital of the Transferee Company without any further act or deed. The filing fee and stamp duty already paid by the Transferor Company on its Authorised Share Capital shall be deemed to have been so paid by the Transferee Company on the combined Authorised Share Capital and accordingly, the Transferee Company shall not be required to any fee/stamp duty on the Authorised Share Capital so increased. The resolution approving the Scheme shall be deemed to be the approval of increase in the Authorised Share Capital of the Transferee Company under Section 94 and other applicable provisions of the Act.

3.13 Upon the coming into effect of the Scheme, all the taxes paid (including TDS) by the Transferor Company from the Appointed Date, regardless of the period to which they relate, shall be deemed to have been paid for and on behalf of and to the credit of the Transferee Company as effectively as if the Transferee Company had paid the same.

3.14 All inter party transactions between the Transferor Company and the Transferee Company as may be outstanding on the Appointed Date or which may take place subsequent to the Appointed Date and prior to the Effective Date, shall be considered as intra party transactions for all purposes from the Appointed Date. Any loans or other obligations, if any, due inter-se i.e. between the Transferor Company and the Transferee Company as on the Appointed Date, and thereafter till the Effective Date, shall stand automatically extinguished.

3.15 With effect from the Appointed Date and upto the Effective Date :

- (i) The Transferor Company shall carry on and shall be deemed to have carried on all its business and activities as hitherto for the benefit of and in trust for, the Transferee Company and shall hold and stand possessed of all its business including assets on account of, and for the benefit of and in trust for, the Transferee Company;
- (ii) All the profits or incomes accruing or arising to the Transferor Company or expenditure or losses arising or incurred (including the effect of taxes, if any, thereon) by the Transferor Company, shall, for all purposes, be treated and be deemed to be and accrue as the profits or incomes or expenditure or losses or taxes of the Transferee Company, as the case may be.

3.16 On the Scheme becoming effective, the Transferee Company shall be entitled to revise its income tax returns as also the income tax returns filed by the Transferor Company so far as is necessitated on account of the Scheme becoming effective with effect from 1st April, 2005, being the Appointed Date under the Scheme.

PART - IV - ISSUE AND ALLOTMENT OF SHARES

4.01 Upon the coming into effect of the Scheme and subject to the provisions of Clause 4.02, and in consideration of the transfer of and vesting of the undertaking and the liabilities of the Transferor Company in terms of the Scheme, the Transferee Company shall issue and allot to the equity shareholders of the Transferor Company whose names are recorded in the Register of Members of the said Company or whose names appear as the beneficial owners of the Equity or Preference Shares of the said Company in the records of the Depositories as on the Record Date to be fixed by the Board of Directors of the Transferee Company or a duly constituted committee of such Board of Directors -

ONE equity share of Rs. 10/- (Rupees Ten only) each, credited as fully paid up, in the Transferee Company for every TWO equity shares of Rs. 10/- (Rupees Ten only) each fully paid up held in the Transferor Company.

- 4.02 The Preference share capital of the Transferor Company shall be redeemed by the Transferee Company at par within 3 months of the Scheme becoming effective. The Transferee Company shall also pay the dividend for all completed financial years which have accrued but not paid on such shares by the Transferor Company and also the proportionate dividend upto the date of redemption of the said shares at the same rate at which the preference shareholders are entitled to such dividend under the terms of the issue of such shares.
- 4.03 The equity shareholders of the Transferor Company becoming eligible for equity shares in the Transferee Company in terms of this Scheme, may exercise their option by notice in writing sent to the Transferee Company within such period as may be notified by the Board of Directors of the Transferee Company, to receive the shares in the Transferee Company either in physical form or in dematerialised form. In the absence of such notice, the Transferee Company shall issue the shares to such members in physical form.
- 4.04 No certificate(s) shall be issued by the Transferee Company in respect of fractional entitlements, to which the shareholders of the Transferor Company may become entitled to on issue and allotment of equity shares of the Transferee Company in terms of the Scheme. The Board of Directors of the Transferee Company shall, instead consolidate all such fractional entitlements and thereupon issue and allot equity shares in lieu thereof to custodian(s), to be nominated by the Board of Directors of the Transferee Company. Such custodian(s) shall hold the shares in trust for the beneficiaries entitled to fractional entitlements with the express understanding that such custodian(s) shall sell the said shares in the market at such times and at such prices and to such persons as he/they deem fit, and pay to the Transferee Company, the net sale proceeds thereof. The Transferee Company shall, thereafter, distribute such net sale proceeds to the beneficiaries in proportion to their respective fractional entitlements.
- 4.05 The resolution approving the Scheme shall be deemed to be the approval of the shareholders of the Transferee Company under Section 81(1A) and other applicable provisions of the Act and no further approval or resolution of the shareholders will be required for the increase in the share capital of the Transferee Company consequent upon the issue and allotment of shares in terms of the Scheme.
- 4.06 Upon the coming into effect of this Scheme, all the existing shares/share certificates pertaining to shares of the Transferor Company as on the Record Date shall stand cancelled and will become invalid and shall cease to be tradable thereafter. The Board of Directors of the Transferee Company may not require the shareholders of the Transferor Company to surrender their share certificates before issuing the new share certificates for the shares allotted in terms of the Scheme and/or before redemption of Preference Shares.
- 4.07 The equity shares issued and allotted by the Transferee Company in terms of the Scheme, shall be subject to the provisions of the Memorandum and Articles of Association of the Transferee Company and shall rank pari passu with the existing shares of the Transferee Company and shall be eligible for dividend, as may be declared by the Transferee Company for the financial year 2005-06.
- 4.08 The Transferee Company shall get the equity shares issued and allotted in terms of the Scheme listed on all such stock exchanges in India, where the existing equity shares of the Transferee Company are listed.

PART-V-GENERAL TERMS AND CONDITIONS

- 5.01 Until the coming into effect of the Scheme :
- (i) The right of the Transferor and the Transferee Companies to declare and pay dividends, whether interim or final, to their respective equity and preference shareholders in respect of any accounting period falling before or after the Appointed Date, shall remain unaffected.
 - (ii) The shareholders of the Transferor and the Transferee Companies shall, save as expressly provided otherwise in the Scheme, continue to enjoy their existing rights under their respective Articles of Association including the right to receive dividends.
 - (iii) It is clarified that the aforesaid provisions in respect of declaration of dividends, whether interim or final, are enabling provisions only and shall not be deemed to confer any right on the shareholders to demand or claim any dividends which, subject to the provisions of the Act, shall be entirely at the discretion of the respective Board of Directors of the Company concerned and subject, wherever necessary, to the approval of the shareholders of the respective companies.
- 5.02 The Transferee Company shall account for the assets and liabilities of the Transferor Company vested in it in terms of the Scheme at the book values appearing in the books of the Transferor Company. The difference between the aggregate of such book values of assets less liabilities over the paid-up value of the shares issued and allotted pursuant to the Scheme, shall be accounted for and dealt with in the books of the Transferee Company as per the relevant Accounting Standard issued by the Institute of Chartered Accountants of India.

- 5.03 The Transferor and the Transferee Companies shall, with all reasonable despatch, make all applications/petitions under Section 391 and 394 and other applicable provisions of the Act to the Court for the sanctioning of the Scheme and obtain all approvals and consents as may be required under law or any agreement.
- 5.04 The respective Board of Directors of the Transferor and the Transferee Companies may assent to any alterations or modifications of the Scheme which the Court and/or any other competent authority may deem fit to approve or impose or which may otherwise become necessary.
- 5.05 The Board of Directors of the Transferee Company may give such directions, as they may consider necessary, to settle any question or difficulty arising in regard to the implementation of the Scheme or in any matter connected therewith (including any question or difficulty arising in connection with any deceased or insolvent shareholder) such that the same shall be binding on all parties, in the same manner as if the same were specifically incorporated in the Scheme.
- 5.06 The respective Board of Directors of the Transferee and the Transferor Companies may empower any committee of directors or officer(s) or any individual director, officer or other person to discharge all or any of the powers and functions, which the said Board of Directors are entitled to exercise and perform under the Scheme.
- 5.07 The Scheme shall become effective when all the following conditions are fulfilled :
- (i) The Scheme is approved by the requisite majority of the shareholders and the creditors of the Transferor and the Transferee Companies as may be required under the Act and/or the orders of the Court;
 - (ii) The Scheme is sanctioned by the Hon'ble High Court of Judicature at Allahabad under Section 394 of the Act;
 - (iii) The certified copy of the order of the Court sanctioning the Scheme is filed with the Registrar of Companies, U.P. & Uttaranchal.
- 5.08 The Transferor Company shall stand dissolved without winding up with effect from the date on which the certified copy of the order of the Court sanctioning the Scheme is filed with the Registrar of Companies, UP.
- 5.09 In the event of the Scheme failing to take effect by 31st December, 2006 or by such later date as may be agreed by the respective Board of Directors of the Transferor and the Transferee Companies, the Scheme shall become null and void and in that event, no rights and liabilities, whatsoever, shall accrue to or be incurred inter-se by the parties or their shareholders or creditors or employees or any other person. In such case, each Company shall bear its own costs or as may be mutually agreed.
- 5.10 All costs, charges and expenses in connection with the Scheme and incidental to the completion of the amalgamation of the Transferor Company with the Transferee Company shall be borne and paid by the Transferee Company.

JAYPEE GREENS LIMITED
(TRANSFEROR COMPANY)

PART-I

Short Description of free hold property of the Transferor Company (Jaypee Greens Limited)

The Company does not have any free hold property in India or abroad.

PART-II

Short Description of lease hold property of the Transferor Company (Jaypee Greens Limited)

The Company is having golf course and related facilities, buildings, offices, etc. on the lease hold land in India as shown in its Balance Sheet, as per description given below:

- (a) Plot of land admeasuring **222.42 acres** known as Golf Course, Block Surajpur Kasna Road, Sector 19 & 25, Greater Noida, Distt. Gautam Buddha Nagar, Uttar Pradesh, leased to the Company by Greater Noida Industrial Development Authority vide Lease Deed dated 8.6.2000 (Land I);
- (b) Plot of land admeasuring **215.38 acres** known as Integrated Sports Complex, Block Surajpur Kasna Road, Sector 26 & 31 (part), Greater Noida, Distt. Gautam Buddha Nagar, Uttar Pradesh, leased to the Company by Greater Noida Industrial Development Authority vide Lease Deed dated 8.6.2006 (Land II)
- (c) Plot of land admeasuring **14.4565 acres** known as Golf Course, Block Surajpur Kasna Road, Sector 19 & 25, Greater Noida, Distt. Gautam Buddha Nagar, Uttar Pradesh, leased to the Company by Greater Noida Industrial Development Authority vide Lease Deed dated 18.05.2001 (Land III).

PART-III

Short Description of Stocks and other chose in action of the Transferor Company (Jaypee Greens Limited)

All Inventories, Investments, Work-in-Progress, Sundry Debtors, Current Assests, Loans and Advances and Cash/Bank balances and Deposits as per Books of Accounts of the Transferor Company and Licenses, Permits, Registrations, Rights, Privileges, other Actionable Claims, Leases, Tenancy Rights, Agency, Trade Marks, Patents, Copy Rights, Liberties, Easements and Advantages, etc.

DATED THIS 21ST DAY OF AUGUST, 2006

(BY THE COURT)

SD/-

REGISTRAR GENERAL

IN THE HIGH COURT OF JUDICATURE AT ALLAHABAD
ORIGINAL COMPANY JURISDICTION
COMPANY PETITION No. 14 OF 2009
[UNDER SECTION 391/394 OF THE COMPANIES ACT, 1956]
CONNECTED WITH
COMPANY APPLICATION No. 03 OF 2009
[Under Section 391/394 of the Companies Act, 1956]
DISTT : GAUTAM BUDDHA NAGAR
IN THE MATTER OF :
COMPANIES ACT, 1956
AND
IN THE MATTER OF AMALGAMATION OF COMPANIES
PETITION TO SANCTION THE SCHEME OF AMALGAMATION

1. JAIPRAKASH ASSOCIATES LIMITED, having its registered office at Sector – 128, NOIDA-201 304, District Gautam Buddha Nagar, (UP) [Also referred to hereinafter as “JAL”] Transferee Company
 2. JAYPEE HOTELS LIMITED, having its registered office at Hotel Jaypee Palace, Fatehabad Road, Agra, U.P. [Also referred to hereinafter as “JHL”] Transferor Company No. 1
 3. JAYPEE CEMENT LIMITED, having its registered office at 5 Park Road, Hazratganj, Lucknow – 226 001 [Also referred to hereinafter as “JCL”] Transferor Company No. 2
 4. JAIPRAKASH ENTERPRISES LIMITED, having its registered office at Sector – 128, NOIDA-201 304, District Gautam Buddha Nagar, (UP) [Also referred to hereinafter as “JEL”] Transferor Company No. 3
 5. GUJARAT ANJAN CEMENT LIMITED, having its registered office at Sector – 128, NOIDA-201 304, District Gautam Buddha Nagar, (UP), [Also referred to hereinafter as “GACL”] Transferor Company No. 4
-PETITIONERS**

BEFORE HON’BLE MR. JUSTICE SUNIL AMBWANI

Dated 15th May, 2009

ORDER UNDER SECTION 394

The above petition coming on for hearing on 15th May, 2009, upon reading the said petition; the Order dated 9th February, 2009 as amended vide Order dated 2nd March, 2009, whereby the Petitioner Companies were ordered to convene separate meetings of their equity shareholders and the creditors except the meeting of the shareholders of the Transferor Company No. 2 [Jaypee Cement Limited] which was dispensed with, for the purpose of considering, and if thought fit, approving, with or without modification, the Scheme of Amalgamation proposed to be made between the petitioner companies and their equity shareholders and annexed to the affidavit of Shri Harish K. Vaid 30-01-2009; the Hindustan Times [English Daily] dated 02-03-2009 published from Delhi, Mumbai and Lucknow, Dainik Jagaran [Hindi Daily] dated 02-03-2009 published from NCR Delhi, Agra and Lucknow, Economic Times [English Daily] dated 02-03-2009 published from Delhi and Mumbai, DLA [English Daily] dated 03-03-2009 published from Agra, Asian Wall Street Journal published from various countries in Asia and Financial Times published from various countries in Europe, each containing the advertisement of the said notices convening the said meetings of the equity shareholders and the creditors of the Petitioner Companies, directed to be held by the said order dated 9th February, 2009 as amended vide Order dated 2nd March, 2009; the affidavit dated 17-03-2009 (filed on 18-03-2009) of Shri S.D. Singh, Chairman appointed for the meetings of the equity shareholders and creditors of the Jaiprakash Associates Limited [Transferee Company] and meeting of the equity shareholders of Jaiprakash Enterprises Limited [Transferor Company No. 3], Affidavit dated 16-03-2009 [filed on 16-03-2009] of Shri Rajnath N. Shukla Chairman appointed for the meetings of the equity shareholders and creditors of the Jaypee Hotels Limited [Transferor Company No. 1] and meeting of the creditors of Jaiprakash Enterprises Limited [Transferor Company No. 3]. Affidavit dated 16-03-2009 [filed on 16-03-2009] of Sri Rajiv Gupta, Chairman appointed for the meetings of the creditors of Jaypee Cement Limited [Transferor Company No. 2] and the meetings of equity shareholders and the creditors of Gujarat Anjan Cement Limited [Transferor Company No. 4], all the said affidavits showing the publication and despatch of the notices convening the said meetings; the report dated 27-03-2009 and affidavit dated 01-04-2009 [filed on 02-04-2009] of Shri S.D. Singh, Chairman, as to the result of the meetings of the equity shareholders and creditors of the Jaiprakash Associates Limited [Transferee Company] and meeting of the equity shareholders of Jaiprakash Enterprises Limited [Transferor

Company No. 3], the report dated 28-03-2009 and affidavit dated 02-04-2009 [filed on 04-04-2009] of Shri Rajnath N. Shukla, Chairman, as to the result of the meetings of the equity shareholders and creditors of the Jaypee Hotels Limited [Transferor Company No. 1] and meeting of the creditors of Jaiprakash Enterprises Limited [Transferor Company No. 3], the report dated 29-03-2009 and affidavit dated 01-04-2009 [filed on 04-04-2009] of Shri Rajiv Gupta, Chairman, as to the result of the meetings of the creditors of Jaypee Cement Limited [Transferor Company No. 2] and the meetings of equity shareholders and the creditors of Gujarat Anjan Cement Limited [Transferor Company No. 4]; and it appearing from the said reports of the three Chairmen that the proposed Scheme of Amalgamation as well as the resolution in respect paras 5.02 to 5.05 of the Scheme regarding creation of trusts of the shares held by the petitioner companies, which are not to be cancelled, have been approved by the equity shareholders and the creditors of the petitioner companies at each of the said meetings without any modification by the requisite majority; the affidavits dated 20-04-2009 [filed on 20-04-2009] and another affidavit dated 15-05-2009 [filed on 15-05-2009] of Shri Harish K. Vaid, showing that the copies of the petition and order dated 15-04-2009 were served on the Official Liquidator, Allahabad, and the Regional Director, Northern Region, Ministry of Corporate Affairs, Noida, on 20-04-2009 and that the notices of the petition have been duly published in the same six newspapers in which the notices convening the meetings were published and the directions given by this Court vide order dated 15-04-2009 have been duly complied with; upon perusal of the affidavit dated 11-05-2009 [filed on 15-05-2009] of Shri R. Vasudevan, Regional Director, Northern Region, Ministry of Corporate Affairs, Noida; upon perusal of the Report No. (Judl) 123 of 2009 dated 15-05-2009 [filed on 15-05-2009] of the Official Liquidator, Allahabad; there being no objectors to the proposed Scheme of there being no material or any objection made by any person that any enquiry with regard to corporate affairs is pending against the transferor companies and the transferee company and/or affairs of the companies have been carried out in any manner which is prejudicial to the interest of its shareholders, creditors or public interest, and upon hearing Shri R.P. Agarwal, Advocate, for the petitioner companies, this Court orders to sanction the Scheme of Amalgamation and further orders that all the above-named four Transferor Companies shall stand dissolved without winding up order.

THIS COURT DOTH ORDER

- (1) That all the properties, rights and powers of all the above-named four Transferor Companies specified in the first, second and third part of the Schedules hereto and all other properties, rights and powers of the said four Transferor Companies be transferred without further act or deed to the Transferee Company and accordingly the same shall, pursuant to section 394(2) of the Companies Act, 1956, be transferred to and vest in the Transferee company for all the estate and interest of the Transferor Companies therein but subject nevertheless to all charges now affecting the same; and
- (2) That all the liabilities and duties of all the above-named four Transferor Companies be transferred without further act or deed to the Transferee Company and accordingly the same shall, pursuant to section 394(2) of the Companies Act, 1956, be transferred to and become the liabilities and duties of the Transferee Company; and
- (3) That all proceedings now pending by or against all the above-named four Transferor Companies be continued by or against the Transferee Company; and
- (4) That the Transferee Company do, without further application, allot to such members of the Transferor Companies the shares in the Transferee company to which they are entitled under the said Scheme of Amalgamation; and
- (5) That the Transferor Companies do, within 30 days after the date of this order, cause a certified copy of this order to be delivered to the Registrar of Companies, U.P. and Uttaranchal, at Kanpur, for registration and on such certified copy being so delivered the above-named four Transferor Companies shall stand dissolved without being wound up and the Registrar of Companies shall place all documents relating to all the four Transferor Companies and registered with him on the file kept by him in relation to the Transferee Company and the files relating to the said five Companies shall be consolidated accordingly; and
- (6) That any person interested shall be at liberty to apply to the Court in the above matter for any directions that may be necessary.

ANNEXURE

Sanctioned Scheme of Amalgamation

SCHEDULES

[Separate Schedules showing details of properties of each of the four Transferor Companies are ANNEXED]

[PART – I]

Description of free hold properties of the Transferor Companies

[PART – II]

Description of lease hold properties of the Transferor Companies

[PART – III]

Short description of all stocks, shares, debentures and other chose-in-action of the Transferor Companies

SCHEME OF AMALGAMATION
OF
JAYPEE HOTELS LIMITED
[Transferor Company No. 1]
JAYPEE CEMENT LIMITED
[Transferor Company No. 2]
JAIPRAKASH ENTERPRISES LIMITED
[Transferor Company No. 3]
GUJARAT ANJAN CEMENT LIMITED
[Transferor Company No. 4]
WITH
JAIPRAKASH ASSOCIATES LIMITED
[TRANSFEREE COMPANY]

PART- I-INTRODUCTION

- 1.01 Jaiprakash Associates Limited, Transferee Company, was incorporated as public limited company under the Companies Act, 1956, on 15-11-1995 in the State of Uttar Pradesh under the name of 'Bela Cement Limited'. The Company received Certificate of Commencement of Business on 29-1-1996. Its name was changed to 'Jaypee Rewa Cement Limited' with effect from 30-8-2000. The name was again changed to 'Jaypee Cement Limited' with effect from 3-1-2002 and then to its present name 'Jaiprakash Associates Limited' with effect from 11-3-2004. It is presently engaged in the business of Civil Engineering Construction, Manufacturing and Marketing of Cement, Hospitality and Real Estate etc.
- 1.02 Jaypee Hotels Limited, the Transferor Company No. 1, was incorporated as a public limited company under the Companies Act, 1956, on 29-12-1980 in the name of 'Siddharth Inter-continental Hotels (India) Limited' in the National Capital Territory of Delhi. The Company received Certificate of Commencement of Business on 23-02-1981. The registered office of the Company was shifted from NCT of Delhi to the State of Uttar Pradesh and this alteration was confirmed by the Company Law Board vide its order dated 19-02-1999. The order of the Company Law Board was duly registered with the Registrar of Companies, UP and Uttaranchal on 23-02-1999. The name of the Company was changed to its present name 'Jaypee Hotels Limited' with effect from 26-6-1987. It is presently engaged in the business of Hospitality, Real Estate and Civil Engineering Construction. The Transferee Company holds 72.18% of the equity share capital of the Company and hence it is a subsidiary of the Transferee Company.
- 1.03 Jaypee Cement Limited, Transferor Company No. 2, was incorporated as a public limited company under the Companies Act, 1956, on 19-10-2004 in the State of Uttar Pradesh. It received Certificate of Commencement of Business on 28-07-2005. It is presently engaged in the business of setting up of Cement Plant in the Krishna District of Andhra Pradesh. The entire share capital of the Company is beneficially held by the Transferee Company and hence it is a wholly owned subsidiary of the Transferee Company.
- 1.04 Jaiprakash Enterprises Limited, Transferor Company No. 3, was incorporated as public limited company under the Companies Act, 1956, on 15-04-1978 in the name of 'Uttara Rasayan Udyog Limited' in the National Capital Territory (NCT) of Delhi. It received Certificate of Commencement of Business on 01-06-1978. The name of Company was changed to "Jaypee Chemicals Limited" with effect from 14-02-1985 and a fresh Certificate of Incorporation showing the changed name was issued by the Registrar of Companies, Delhi & Haryana. The registered office of the Company was shifted from

Delhi to the State of Uttar Pradesh and this alteration was confirmed by the Company Law Board vide its order dated 21-04-1986. The Order of the Company Law Board was duly registered with the Registrar of Companies, Delhi & Haryana, on 04-06-1986. The name of the Company was again changed to its present name 'Jaiprakash Enterprises Limited' with effect from 13-05-1988 and a fresh Certificate of Incorporation was issued by the Registrar of Companies, U.P., Kanpur. It is presently engaged in the business of Civil Engineering Construction, limestone mines and Real Estate.

- 1.05 Gujarat Anjan Cement Limited, Transferor Company No. 4, was incorporated as a public limited company under the Companies Act, 1956, on 06-05-1992 in the name of 'Anjan Cement Limited' in the State of Gujarat. It received Certificate of Commencement of Business on 14-07-1992. The name of the Company was changed to "Gujarat Anjan Cement Limited" with effect from 18-03-1996 and a fresh Certificate of Incorporation showing the changed name was issued by the Registrar of Companies, Gujarat. The registered office of the Company was shifted from the State of Gujarat to the State of Uttar Pradesh and this alteration was confirmed by the Company Law Board vide its order dated 17-12-2008. The order of the Company Law Board was duly registered with the Registrar of Companies, U.P. and Uttarakhand, on 19-12-2008. It is presently engaged in the business of setting up of Cement Plant at Bhuj (Gujarat). The Transferor Company No. 2 i.e. Jaypee Cement Limited, holds 95.31% of the equity share capital of the Company and hence it is a subsidiary of the Jaypee Cement Limited. Since, Jaypee Cement Limited is a subsidiary of the Transferee Company, hence Gujarat Anjan Cement Limited is a step down subsidiary of the Transferee Company.
- 1.06 Recognizing the strengths of each other and with the end and intent of aligning the business operations undertaken by the Transferor Companies and the Transferee Company, the said Companies now propose by way of this Scheme to merge/ amalgamate the Transferor Companies into and with the Transferee Company in accordance with the terms hereof. The Transferee Company is engaged in engineering, cement, hospitality, and real estate activities. The Transferor Company No. 1 is engaged in engineering, hospitality and real estate business. The Transferor Company No. 2 and Transferor Company No. 4 are setting up Cement Plants. The Transferor Company No. 3 is engaged in engineering and real estate business. Thus the Scheme would enable the Companies to realise the substantial benefits of greater synergies between their businesses. The amalgamation will result in consolidation of cement business resulting in pan India presence and reducing volatility of regional demand-supply factors besides achievement of economies of scale and management efficiency, reduction in administrative cost, optimization of resources, enhanced flexibility in funding of expansion plans, expansion of asset base, improving profitability and stronger balance sheet of the merged company, etc.

PART - II – DEFINITIONS

- 2.00 In this Scheme, unless repugnant to the meaning or context thereof, the under-mentioned expressions shall have the following meaning:
- 2.01 **"Act"** means the Companies Act, 1956 and shall include any statutory modifications, re-enactment or amendment thereof for the time being in force.
- 2.02 **"Appointed Date"** shall mean '1st of April 2008'.
- 2.03 **"Board of Directors"** in relation to respective Transferor Companies and/or Transferee Company, as the case may be, shall, unless it is repugnant to the context or otherwise, include a committee of directors or any person authorized by the board of directors or such committee of directors.
- 2.04 **"Court"** or the "High Court" means the Hon'ble High Court of Judicature at Allahabad.
- 2.05 **"Effective Date"** or "coming into effect of this Scheme" or "effectiveness of this Scheme" or the like terms used in the Scheme means the date on which the certified copy of the order of the Hon'ble High Court of Judicature at Allahabad sanctioning the Scheme is filed with the Registrar of Companies, U.P. & Uttarakhand.
- 2.06 **"Record Date"** means the date to be fixed by the Board of Directors of the Transferee Company after the Effective Date with reference to which the eligibility of the shareholders of the Transferor Companies for allotment of shares in the Transferee Company in terms of this Scheme shall be determined.
- 2.07 **"Scheme"** means this Scheme in its present form as submitted to the Court or this Scheme with such modification(s), if any, as may be made by the shareholders and the creditors of the Transferor and the Transferee Companies in their meetings to be held as per the directions of the Court or such modifications(s) as may be imposed by any competent authority and accepted by the respective Board of Directors of the Transferor and Transferee Companies and/or directed to be made by the Court while sanctioning the Scheme.
- 2.08 **"Shareholders"** with reference to the Transferor or Transferee Companies means persons holding equity shares in the said Companies in physical form or in electronic form and whose names are entered and registered as members in the Register of Members of the said Companies or whose names appear as the beneficial owners of the equity shares in the records of the Depositories as on the Record Date.

- 2.09 **“Transferee Company”** or ‘JAL’ means JAIPRAKASH ASSOCIATES LIMITED having its registered office at Sector - 128, NOIDA, Uttar Pradesh - 201304.
- 2.10 **“Transferor Company No. 1”** or “JHL” means JAYPEE HOTELS LIMITED, having its registered office at Hotel Jaypee Palace, Fatehabad Road, Agra, Uttar Pradesh.
- 2.11 **“Transferor Company No. 2”** or “JCL” means JAYPEE CEMENT LIMITED, having its registered office at 5 Park Road, Hazratganj, Lucknow 226 001.
- 2.12 **“Transferor Company No. 3”** or “JEL” means JAIPRAKASH ENTERPRISES LIMITED, having its registered office at Sector - 128, NOIDA, Uttar Pradesh - 201304.
- 2.13 **“Transferor Company No. 4”** or “GACL” means GUJARAT ANJAN CEMENT LIMITED, having its registered office at Sector - 128, NOIDA, Uttar Pradesh - 201304.
- 2.14 **“Transferor Companies”** shall mean and include all the four Transferor Companies namely,
- (i) Jaypee Hotels Limited [Transferor Company No. 1]
 - (ii) Jaypee Cement Limited [Transferor Company No. 2]
 - (iii) Jaiprakash Enterprises Limited [Transferor Company No. 3]
 - (iv) Gujarat Anjan Cement Limited [Transferor Company No. 4]
- Either collectively or any of them as the context may require.

PART - III - CAPITAL STRUCTURE AND FINANCIAL POSITION

3.01 CAPITAL STRUCTURE :

The authorized, issued, subscribed and paid up capital of the Transferee Company and the Transferor Companies as per their respective last available Balance Sheets as at 31st March, 2008 are as under –

JAL [Transferee Company] :

AUTHORISED CAPITAL :	Rs.
5,15,00,00,000 Equity Shares of Rs. 2 each	10,300,000,000
30,00,000 Preference Shares of Rs. 100 each	<u>300,000,000</u>
TOTAL	<u>10,600,000,000</u>

ISSUED, SUBSCRIBED AND PAID UP CAPITAL :	
117,15,22,417 Equity Shares of Rs. 2 each fully paid up	<u>2,343,044,834</u>

(However, as on 31-10-2008, (being the Valuation Date), the Paid up Capital stood increased to Rs.236,75,05,236 divided into 118,37,52,618 Equity shares of Rs.2 each on account of conversion of FCCBs/Warrants).

JHL [TRANSFEROR COMPANY No. 1]:

AUTHORISED CAPITAL :	
59,000,000 Equity shares of Rs. 10 each	590,000,000
100,000 Preference Shares of Rs. 100 each	<u>10,000,000</u>
TOTAL	<u>600,000,000</u>

ISSUED, SUBSCRIBED AND PAID UP CAPITAL :	
55,490,000 Equity Shares of Rs. 10 each fully paid up	<u>554,900,000</u>

JCL [TRANSFEROR COMPANY No. 2]:

AUTHORISED CAPITAL :	
500,000,000 Equity shares of Rs. 10 each	5,000,000,000
ISSUED, SUBSCRIBED AND PAID UP CAPITAL :	
355,950,700 Equity Shares of Rs. 10 each fully paid up	<u>3,559,507,000</u>

(However, as on the Valuation Date, the Authorized Capital stood increased to Rs.1000 Crores, divided into 100 Crore Equity Shares of Rs.10 each and the Paid Up Capital stood at Rs.5,060,507,000 divided into 506,050,700 Equity Shares of Rs.10 each).

JEL [TRANSFEROR COMPANY No. 3]:**AUTHORISED CAPITAL :**

29,800,000 Equity shares of Rs. 10 each	298,000,000
20,000 9% Cumulative Preference Shares of Rs. 100 each	<u>2,000,000</u>
TOTAL	300,000,000

ISSUED, SUBSCRIBED AND PAID UP CAPITAL :

26,700,000 Equity Shares of Rs. 10 each fully paid up	<u>267,000,000</u>
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GACL [TRANSFEROR COMPANY No. 4]:**AUTHORISED CAPITAL :**

350,000,000 Equity shares of Rs. 10 each	3,500,000,000
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ISSUED, SUBSCRIBED AND PAID UP CAPITAL :

333,975,070 Equity Shares of Rs. 10 each fully paid up	<u>3,339,750,700</u>
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(However, as on the Valuation Date, the Paid up Capital stood increased to Rs.3,499,750,700 divided into 349,975,070 Equity Shares of Rs.10 each).

- 3.02 The equity shares of JAL are listed on National Stock Exchange and the Bombay Stock Exchange. The equity shares of JHL are listed on National Stock Exchange. The shares of JEL are listed on Delhi and Uttar Pradesh Stock Exchanges. The shares of JCL and GACL are not listed on any stock exchange.

3.03 FINANCIAL POSITION:

The audited accounts of the Transferee Company and the Transferor Companies have been presented to their respective shareholders up to the financial year ended on 31-3-2008. The summarized financial position of these companies as per the above latest Audited Accounts is as under :

(Rs. In lakhs)
As at 31-3-2008

JAL [TRANSFEE COMPANY]:**ASSETS :**

Fixed Assets (WDV)		793,052
Investments		322,483
Deferred Tax Assets		1,149
Current Assets, Loans & Advances :	596,293	
Less Current Liabilities & Provisions	<u>365,514</u>	230,779
Misc. Expenditure not w / off		<u>10</u>
TOTAL		1,347,473

SOURCES OF FUNDS :

Share Capital		23,430
Reserves and Surplus		396,520
Equity Warrants		39,850
Loans – Secured	464,030	
Unsecured	<u>366,528</u>	830,558
Deferred Tax Liability		<u>57,115</u>
TOTAL		1,347,473

JHL [TRANSFEROR COMPANY No. 1]:**ASSETS :**

Fixed Assets (WDV)		20,154
Capital Work-in-progress		138
Investments		72
Current Assets, Loans & Advances :	16,031	
Less Current Liabilities & Provisions	<u>15,906</u>	<u>125</u>
TOTAL		20,489

<u>SOURCES OF FUNDS :</u>		
Share Capital		5,549
Reserves and Surplus		8,786
Loans – Secured	2,151	
Unsecured	<u>20</u>	2,171
Deferred Tax Liability		<u>3,983</u>
TOTAL		<u>20,489</u>

JCL [TRANSFEROR COMPANY No. 2]:

<u>ASSETS :</u>		
Fixed Assets (WDV)		246
Investments		37,390
Current Assets, Loans & Advances :	91	
Less Current Liabilities & Provisions	<u>197</u>	(106)
Misc. Expenditure		<u>200</u>
TOTAL		<u>37,730</u>

<u>SOURCES OF FUNDS :</u>		
Share Capital		35,595
Share Application Money		2,110
Reserves and Surplus		<u>25</u>
TOTAL		<u>37,730</u>

JEL [TRANSFEROR COMPANY No. 3]:

<u>ASSETS :</u>		
Fixed Assets (WDV)		1,285
Capital Work-in-progress		50
Investments		5,618
Current Assets, Loans & Advances :	7,440	
Less Current Liabilities & Provisions	<u>7,723</u>	(283)
Deferred Tax Liability		<u>(71)</u>
TOTAL		<u>6,599</u>

<u>SOURCES OF FUNDS :</u>		
Share Capital		2,670
Reserves and Surplus		<u>3,929</u>
TOTAL		<u>6,599</u>

GACL [TRANSFEROR COMPANY No. 4]:

<u>ASSETS :</u>		
Fixed Assets (WDV)		1,685
Capital Work-in-progress		68,478
Incidental Expenses during construction		6,376
Investments		1,901
Current Assets, Loans & Advances :	5,162	
Less Current Liabilities & Provisions	<u>7,245</u>	(2,083)
Misc. Expenditure		<u>179</u>
TOTAL		<u>76,536</u>

<u>SOURCES OF FUNDS :</u>		
Share Capital		33,398
Share Application Money		3,183
Reserves and Surplus		6
Loan Funds (Secured)		<u>39,949</u>
TOTAL		<u>76,536</u>

Full details of the financial position are given in the published Accounts of the Transferee Company and the Transferor Companies.

PART – IV – TRANSFER AND VESTING

- 4.01 With effect from the Appointed Date and upon this Scheme coming into effect, the Transferor Companies shall stand merged with and be vested in the Transferee Company, as going concerns, without any further act or instrument and pursuant to the provisions of section 394 of the Act, together with all the properties, assets, rights, liabilities, benefits and interest therein, as more specifically described in the subsequent clauses of this Scheme.
- 4.02 With effect from the Appointed Date and upon this scheme coming into effect, all the undertakings, the entire business, all the properties (whether movable or immovable – freehold or leasehold, tangible or intangible), plant and machinery, buildings and structures, offices, residential and other premises, capital work in progress, furniture, fixture, office equipment, appliances, accessories, power lines, deposits, stocks, assets, investments of all kinds and in all forms, cash balances with banks, loans, advances, contingent rights or benefits, receivables, benefit of any deposits, financial assets, leases, hire purchase contracts and assets, lending contracts, benefit of any security arrangements, reversions, powers, authorities, allotments, approvals, permissions, permits, quotas, rights, entitlements, authorisations, approvals, contracts, licenses, registrations, tenancies, benefits of assets or properties or other interest held in trust, engagements, arrangements of all kind, exemptions, benefits, privileges and rights under various laws, loan agreements, titles, interests, trade and service names and marks, patents, copyrights, and other intellectual property rights, rights to use and avail of telephones, telexes, facsimile, email, internet, leased line connections and installations, utilities, electricity and other services, reserves, provisions, funds, benefits of all agreements, all records, files, papers, computer programmes, manuals, data, catalogues, sales and advertising materials, lists and other details of present and former customers and suppliers, customer credit information, customer and supplier pricing information and other records, and all other interests of whatsoever nature belonging to or in the ownership, power, possession or the control of or vested in or granted in favour of or held for the benefit of or enjoyed by the Transferor Companies or which have accrued to the Transferor Companies as on the Appointed Date, whether in India or abroad, of whatsoever nature and where-ever situated, shall, pursuant to Section 394 of the Act, without any further act, instrument or deed, be and stand transferred to and vested in the Transferee Company as going concerns so as to become, as and from the Appointed Date, the property, estate, assets, rights, title, interest and authorities etc. of the Transferee Company.
- 4.03 Without prejudice to Clause 4.02 above, in respect of such of the assets of the Transferor Companies as are movable in nature or are otherwise capable of transfer by manual delivery or by enforcement and/or delivery, the same may be so transferred by the Transferor Companies, and shall, upon such transfer, become the property, estate, assets, rights, title, interest and authorities etc. of the Transferee Company.
- 4.04 With effect from the Appointed Date and pursuant to the provisions of Section 394 of the Act and without any further act, instrument or deed :
- (i) All secured and unsecured debts, (whether in rupees or in foreign currency), all liabilities whether provided for or not in the books of the Transferor Companies, duties and obligations of the Transferor Companies along with any charge, encumbrance, lien or security thereon (hereinafter referred to as the “said Liabilities”) shall be and stand transferred to and vested in or deemed to have been transferred to and vested in, so as to become the debts, liabilities, duties and obligations of the Transferee Company, and further that it shall not be necessary to obtain the consent of any third party or other person who is a party to any contract or arrangement by virtue of which such debts, liabilities, duties and obligations have arisen in order to give effect to the provisions of this Clause. It is clarified that in so far as the assets of the Transferor Companies are concerned, the security or charge over such assets or any part thereof, relating to any loans, debentures or borrowing of the Transferor Companies, shall, without any further act or deed continue to relate to such assets or any part thereof, after the Effective Date and shall not relate to or be available as security in relation to any or any part of the assets of the Transferee Company, save to the extent warranted by the terms of the existing security arrangements to which any of the Transferor Companies and the Transferee Company are parties, and consistent with the joint obligations assumed by them under such arrangement.
 - (ii) Loans, advances and other obligations (including any guarantees, letters of credit, letters of comfort or any other instrument or arrangement which may give rise to a contingent liability in whatever form), if any, due or which may at any time in future become due between the Transferor Companies inter se or between the Transferee Company or any of the Transferor Companies shall stand discharged and there shall be no liability in that behalf on either party.
- 4.05 All the properties including freehold & leasehold properties, leases, estates, assets, rights, titles, interests, licenses, approvals, permissions and authorities etc. as described in Clause 4.02 accrued to and/or acquired by the Transferor Companies after the Appointed Date, shall have been and deemed to have accrued to and/ or acquired for and on behalf of the Transferee Company and shall, upon the coming into effect of the Scheme, pursuant to the provisions of Section 394 of the Act and without any further act, instrument or deed, be and stand transferred to or vested in or be deemed to have been transferred to or vested in the Transferee Company to that extent and shall become the properties, leases, estates, assets, right, title, interests, licenses, approvals, permissions and authorities etc. of the Transferee Company.

- 4.06 All loans raised and utilised and all debts, duties, undertakings, liabilities and obligations incurred or undertaken by the Transferor Companies after the Appointed Date, shall be deemed to have been raised, used, incurred or undertaken for and on behalf of the Transferee Company and to the extent they are outstanding on the Effective Date, shall, upon the coming into effect of the Scheme shall be and stand transferred to or vested in or be deemed to have been transferred to and vested in the Transferee Company pursuant to the provisions of Section 394 of the Act and without any further act, instrument or deed, and shall become the debt, duties, undertakings, liabilities and obligations of the Transferee Company which shall meet, discharge and satisfy the same.
- 4.07 Where any of the liabilities and obligations of the Transferor Companies as on the Appointed Date transferred to the Transferee Company have been discharged by the Transferor Companies after the Appointed Date, such discharge shall be deemed to have been for and on account of the Transferee Company.
- 4.08 Upon the coming into effect of the Scheme, all suits, actions and proceedings by or against the Transferor Companies pending and/or arising on or before the Effective Date shall be continued and be enforced by or against the Transferee Company pursuant to the provisions of Section 394 of the Act and without any further act, instrument or deed, as effectually and in the same manner and to the same extent as if the same had been pending and/or arising by or against the Transferee Company.
- 4.09 Upon the coming into effect of the Scheme and subject to the provisions of the Scheme, all contracts, deeds, bonds, agreements, arrangements and other instruments (including all tenancies, leases, licenses and other assurances in favour of the Transferor Companies or powers or authorities granted by or to it) of whatsoever nature, to which any of the Transferor Companies is a party or to the benefit of which the Transferor Companies may be eligible, and which are subsisting or having effect immediately before the Effective Date, shall, pursuant to the provisions of Section 394 of the Act and without any further act, instrument or deed, be in full force and effect against or in favour of the Transferee Company, as the case may be, and may be enforced as fully and effectually as if, instead of the Transferor Company the Transferee Company had been a party or beneficiary or obligee thereto.
- 4.10 The transfer and vesting of the assets and the liabilities of the Transferor Companies in the Transferee Company and the continuance of all contracts or proceedings by or against the Transferee Company in terms of the Scheme shall not affect any contracts or proceedings relating thereto already concluded on or after the Appointed Date.
- 4.11 The Transferee Company may, at any time after the coming into effect of the Scheme, if so required, under any law or otherwise, enter into, or issue or execute deeds, writings, confirmations, novations, declarations, or other documents with, or in favour of any party to any contract or arrangement to which any of the Transferor Companies is a party or any writings as may be necessary to be executed in order to give formal effect to the above provisions.
- 4.12 Upon the coming into effect of the Scheme,
- (i) All the employees of the Transferor Companies in service on the Effective Date, shall become the employees of the Transferee Company on such date without any break or interruption in service and on terms and conditions as to remuneration and otherwise, not less favourable than those subsisting (with reference to the respective Transferor Companies), as on the effective date.
 - (ii) The existing provident fund, gratuity fund, and pension and/or superannuation fund or trusts created by the Transferor Companies or any other special funds created or existing for the benefit of the employees of the respective Transferor Companies shall at an appropriate stage be transferred to the relevant funds of the Transferee Company and till such time, shall be maintained separately.
- 4.13 Upon the coming into effect of the Scheme,
- (i) The resolutions, including resolutions passed under Section 293(1)(d) of the Act, if any, of the respective Transferor Companies, which are valid and subsisting on the Effective Date, shall, *mutatis mutandis*, continue to be valid and subsisting and be considered as resolutions of the Transferee Company and if any such resolutions have upper monetary or other limits being imposed under the provisions of the Act, or any other applicable provisions, then all the said limits shall be added and shall constitute the aggregate of the said limits in the Transferee Company.
 - (ii) The Authorised Share Capital of all the Transferor Companies shall stand transferred to and combined with the Authorised Share Capital of the Transferee Company without any further act or deed. The filing fee and stamp duty already paid by the respective Transferor Companies on their Authorised Share Capital shall be deemed to have been so paid by the Transferee Company on the combined Authorised Share Capital and accordingly, the Transferee Company shall not be required to any fee/stamp duty on the Authorised Share Capital so increased. The resolution approving the Scheme shall be deemed to be the approval of increase in the Authorised Share Capital of the Transferee Company under Section 94 and other applicable provisions of the Act. The Clause V of the Memorandum of Association of the Transferee Company relating to the Authorised Share Capital shall, without any further act,

instrument or deed, be and stand altered, modified and amended pursuant to sections 16, 31, 94 and 394 and other applicable provisions of the Act, as the case may be, in the manner set out below and be replaced by the following clause:

“V. The Authorised Share Capital of the Company is Rs.2500,00,00,000 (Rupees Two thousand Five Hundred Crores only) divided into 1234,40,00,000 Equity Shares of Rs.2/- each and 31,20,000 Preference Shares of Rs.100/- each.”

- 4.14 Upon the coming into effect of the Scheme, all the taxes paid (including TDS) by the Transferor Companies from the Appointed Date, regardless of the period to which they relate, shall be deemed to have been paid for and on behalf of and to the credit of the Transferee Company as effectively as if the Transferee Company had paid the same.
- 4.15 All inter party transactions between the Transferor Companies inter se and between the Transferor Companies and the Transferee Company as may be outstanding on the Appointed Date or which may take place subsequent to the Appointed Date and prior to the Effective Date, shall be considered as intra party transactions for all purposes from the Appointed Date. Any loans or other obligations, if any, due inter-se i.e. between the Transferor Companies inter se and between the Transferor Companies and the Transferee Company as on the Appointed Date, and thereafter till the Effective Date, shall stand automatically extinguished.
- 4.16 With effect from the Appointed Date and upto the Effective Date :
- (i) The Transferor Companies shall carry on and shall be deemed to have carried on all their respective businesses and activities as hitherto for the benefit of and in trust for, the Transferee Company and shall hold and stand possessed of all their businesses including assets on account of, and for the benefit of and in trust for, the Transferee Company;
 - (ii) The Transferor Companies and the Transferee Company shall have the right to allot further Equity Shares to (a) the applicants whose application money has already been received upto the Valuation Date, and (b) the holders of outstanding Warrants or Foreign Currency Convertible Bonds.
 - (iii) All the profits or incomes accruing or arising to the Transferor Companies or expenditure or losses arising or incurred (including the effect of taxes, if any, thereon) by the Transferor Companies, shall, for all purposes, be treated and be deemed to be and accrue as the profits or incomes or expenditure or losses or taxes of the Transferee Company, as the case may be.
- 4.17 On the Scheme becoming effective, the Transferee Company shall be entitled to file/revise its income tax returns, TDS Returns and other statutory returns, if required, and shall have the right to claim refunds, depreciation benefits, advance tax credits, etc., if any, as also the income tax returns filed by the Transferor Companies so far as is necessitated on account of the Scheme becoming effective with effect from 1st April, 2008, being the Appointed Date under the Scheme.

PART – V – ISSUE AND ALLOTMENT OF SHARES

- 5.01 Upon the coming into effect of the Scheme and in consideration of the transfer of and vesting of the undertakings and the liabilities of the Transferor Companies in terms of the Scheme, the Transferee Company shall issue and allot to the equity shareholders of the Transferor Companies whose names are recorded in the Register of Members of the respective Transferor Companies or whose names appear as the beneficial owners of the equity shares of the said Companies in the records of the Depositories as on the Record Date to be fixed by the Board of Directors of the Transferee Company or a duly constituted committee of such Board of Directors -
- (a) ONE equity share of Rs. 2/- (Rupees Two only), credited as fully paid up, in the Transferee Company for every ONE equity share of Rs. 10/- (Rupees Ten only) fully paid up held in the Transferor Company No. 1.
 - (b) ONE equity share of Rs. 2/- (Rupees Two only), credited as fully paid up, in the Transferee Company for every TEN equity shares of Rs. 10/- (Rupees Ten only) each fully paid up held in the Transferor Company No. 2.
 - (c) THREE equity shares of Rs. 2/- (Rupees Two only) each, credited as fully paid up, in the Transferee Company for every ONE equity share of Rs. 10/- (Rupees Ten only) fully paid up held in the Transferor Company No. 3.
 - (d) ONE equity share of Rs. 2/- (Rupees Two only), credited as fully paid up, in the Transferee Company for every ELEVEN equity shares of Rs. 10/- (Rupees Ten only) each fully paid up held in the Transferor Company No. 4.
- 5.02 Insofar as the equity shares of JAL & JHL, if any, held by JEL are concerned, the said equity shares of JAL & JHL shall not get cancelled but shall, pursuant to this Scheme, on the Scheme becoming effective, stand transferred to and vested in the Trust to be settled by JEL (“the JEL Trust”) after moving the petition under Rule 79 of the Companies (Court) Rules, 1959, in the Allahabad High Court and before the date fixed for hearing of the said petition, and the said equity shares of JAL & JHL shall be held by the trustees of the JEL Trust with all additions or accretions thereto in trust for the benefit of JEL and upon the Scheme becoming effective, the same shall be held for the benefit of JAL, being the successor of JEL in

amalgamation, and subject to the said Equity Shares of JHL being continued to be held by the said Trust on the Record Date, JAL shall, without any further application, act, instrument, deed, issue New Equity Shares of JAL in lieu of JHL shares in the Share Exchange Ratio specified in Clause 5.01 (a) above to the Trustees of JEL Trust who shall hold such shares with all additions or accretion thereto in Trust for the benefit of JAL and its successor or successors subject to the powers, provisions, discretions, rights and agreements contained in the JEL Trust Deed on such terms and conditions as may be set out in the JEL Trust Deed.

- 5.03 Insofar as the equity shares of JHL, if any, held by JAL are concerned, the said equity shares of JHL shall not get cancelled but shall, pursuant to this Scheme, on the Scheme becoming effective, stand transferred to and vested in the Trust to be settled by JAL ("the JHL Trust") after moving the petition under Rule 79 of the Companies (Court) Rules, 1959, in the Allahabad High Court and before the date fixed for hearing of the said petition, and the said equity shares of JHL shall be held by the Trustees of JHL Trust for the benefit of JAL and subject to the said equity shares of JHL being continued to be held by the said Trust on the Record Date, JAL shall, without any further application, act, instrument or deed, issue New Equity Shares of JAL in lieu of JHL shares in the Share Exchange ratio specified in Clause 5.01(a) above to the trustees of JHL Trust who shall hold such shares and with all additions or accretions thereto in trust for the benefit of JAL and its successor or successors subject to the powers, provisions, discretions, rights and agreements contained in the JHL Trust Deed on such terms and conditions as may be set out in the JHL Trust Deed.
- 5.04 Insofar as the equity shares of JCL, if any, held by JAL are concerned the said equity shares of JCL shall not get cancelled but shall, pursuant to this Scheme, on the Scheme being effective, stand transferred to and vested in the Trust to be settled by JAL ("the JCL Trust") after moving the petition under Rules 79 of the Company (Court) Rules, 1959, in the Allahabad High Court and before the date fixed for hearing of the said petition, the said equity shares of JCL shall be held by the Trustees of the JCL Trust for the benefit of JAL and subject to the said equity shares of JCL being continued to be held by the said Trust on the Record Date, JAL shall, without any further application, act, instrument or deed, issue New Equity Shares of JAL in lieu of JCL shares in the Share Exchange ratio specified in Clause 5.01(b) above to the trustees of JCL Trust who shall hold such shares and with all additions or accretions thereto in trust for the benefit of JAL and its successor or successors subject to the powers, provisions, discretions, rights and agreements contained in the JCL Trust Deed on such terms and conditions as may be set out in the JCL Trust Deed.
- 5.05 Insofar as the equity shares of GACL, if any, held by JCL are concerned, the said equity shares of GACL shall not get cancelled but shall, pursuant to this Scheme, on the Scheme becoming effective, stand transferred to and vested in the Trust to be settled by JCL ("the GACL Trust") after moving the petition under Rules 79 of the Company (Court) Rules, 1959, in the Allahabad High Court and before the date fixed for hearing of the said petition, the said equity shares of GACL shall be held by the Trustees of the GACL Trust and subject to the said equity shares of GACL being continued to be held by the said Trust on the Record Date, JAL shall, without any further application, act, instrument or deed, issue New Equity Shares of JAL in lieu of GACL shares in the Share Exchange ratio specified in Clause 5.01(d) above to the trustees of GACL Trust who shall hold such shares, and with all additions or accretions thereto in trust for the benefit of JAL, being the successor to JCL, and its successor or successors subject to the powers, provisions, discretions, rights and agreements contained in the GACL Trust Deed on such terms and conditions as may be set out in the GACL Trust Deed.
- 5.06 The equity shareholders of the Transferor Companies becoming eligible for equity shares in the Transferee Company in terms of this Scheme, may exercise their option by notice in writing sent to the Transferee Company within such period as may be notified by the Board of Directors of the Transferee Company, to receive the shares in the Transferee Company either in physical form or in dematerialized form. In the absence of such notice, the Transferee Company shall issue the shares to such members in physical form.
- 5.07 No certificate(s) shall be issued by the Transferee Company in respect of fractional entitlements, to which the shareholders of the Transferor Companies may become entitled to on issue and allotment of equity shares of the Transferee Company in terms of the Scheme. The Board of Directors of the Transferee Company shall, instead consolidate all such fractional entitlements and thereupon issue and allot equity shares in lieu thereof to custodian(s), to be nominated by the Board of Directors of the Transferee Company. Such custodian(s) shall hold the shares in trust for the beneficiaries entitled to fractional entitlements with the express understanding that such custodian(s) shall sell the said shares in the market at such times and at such prices and to such persons as he/they deem fit, and pay to the Transferee Company, the net sale proceeds thereof. The Transferee Company shall, thereafter, distribute such net sale proceeds to the beneficiaries in proportion to their respective fractional entitlements.
- 5.08 The resolution approving the Scheme shall be deemed to be the approval of the shareholders of the Transferee Company under Section 81(1A) and other applicable provisions of the Act and no further approval or resolution of the shareholders will be required for the increase in the share capital of the Transferee Company consequent upon the issue and allotment of shares in terms of the Scheme.

- 5.09 Upon the coming into effect of this Scheme, all the existing shares/share certificates pertaining to shares of the Transferor Companies as on the Record Date shall stand cancelled and will become invalid and shall cease to be tradable thereafter. The Board of Directors of the Transferee Company may not require the shareholders of the Transferor Companies to surrender their share certificates before issuing the new share certificates for the shares allotted in terms of the Scheme.
- 5.10 The equity shares issued and allotted by the Transferee Company in terms of the Scheme, shall be subject to the provisions of the Memorandum and Articles of Association of the Transferee Company and shall rank pari passu with the existing shares of the Transferee Company and shall be eligible for dividend, as may be declared by the Transferee Company for the financial year 2008-09, after the effective date.
- 5.11 The Transferee Company shall get the equity shares issued and allotted in terms of the Scheme listed on all such stock exchanges in India, where the existing equity shares of the Transferee Company are listed.

PART - VI – GENERAL TERMS AND CONDITIONS

6.01 Until the coming into effect of the Scheme:

- (i) The right of the Transferor Companies and the Transferee Company to declare and pay dividends, whether interim or final, to their respective equity shareholders shall remain unaffected.
- (ii) The shareholders of the Transferor Companies and the Transferee Company shall, save as expressly provided otherwise in the Scheme, continue to enjoy their existing rights under their respective Articles of Association including the right to receive dividends.
- (iii) It is clarified that the aforesaid provisions in respect of declaration of dividends, whether interim or final, are enabling provisions only and shall not be deemed to confer any right on the shareholders to demand or claim any dividends which, subject to the provisions of the Act, shall be entirely at the discretion of the respective Board of Directors of the Company concerned and subject, wherever necessary, to the approval of the shareholders of the respective companies.

6.02 Accounting Treatment:

Upon the Scheme becoming effective:

- (i) The Transferee Company shall account for the assets and liabilities of the Transferor Companies vested in it in terms of the Scheme at the book values appearing in the books of the respective Transferor Companies. The Transferee Company shall record in its books of accounts, all the transactions of the Transferor Companies in respect of assets, liabilities, income and expenses at their book values from the Appointed Date to the Effective Date.
- (ii) The inter-company balances, if any, shall stand cancelled.
- (iii) The identity of statutory reserves of the Transferor Companies, if any, shall be preserved and they shall appear in the financial statements of the Transferee Company in the same form and manner in which they appeared in the financial statements of the Transferor Companies, prior to this Scheme becoming effective.
- (iv) Subject to provisions of this Scheme, the Transferee Company shall abide by the AS-14 issued by the Institute of Chartered Accountants of India.

6.03 The amalgamation of Transferor Companies with the Transferee Company in terms of this Scheme shall take place with effect from the Appointed Date and shall be in accordance with the provisions of section 2(1B) of the Income Tax Act, 1961.

6.04 The Transferor Companies and the Transferee Company shall, with all reasonable despatch, make all applications/petitions under Section 391 and 394 and other applicable provisions of the Act to the Court for the sanctioning of the Scheme and obtain all approvals and consents as may be required under law or any agreement.

6.05 The respective Board of Directors of the Transferor Companies and the Transferee Company may assent to any alterations or modifications of the Scheme which the Court and/or any other competent authority may deem fit to approve or impose or which may otherwise become necessary.

6.06 The Transferor Companies and the Transferee Company shall be at liberty to withdraw from this Scheme in case any condition or alteration imposed by the Court or any other authority is not on terms acceptable to them.

6.07 The Board of Directors of the Transferee Company may give such directions, as they may consider necessary, to settle any question or difficulty arising in regard to the implementation of the Scheme or in any matter connected therewith (including any question or difficulty arising in connection with any deceased or insolvent shareholder) such that the same shall be binding on all parties, in the same manner as if the same were specifically incorporated in the Scheme.

6.08 The respective Board of Directors of the Transferor Companies and the Transferee Company may empower any committee of directors or officer(s) or any individual director, officer or other person to discharge all or any of the powers and functions, which the said Board of Directors are entitled to exercise and perform under the Scheme.

- 6.09 The Scheme shall become effective when all the following conditions are fulfilled :
- (i) The Scheme is approved by the requisite majority of the shareholders and the creditors of the respective Transferor Companies and the Transferee Company as may be required under the Act and/or the orders of the Court;
 - (ii) The Scheme is sanctioned by the Hon'ble High Court of Judicature at Allahabad under Section 394 of the Act;
 - (iii) The certified copy of the order of the Court sanctioning the Scheme is filed with the Registrar of Companies, U.P. & Uttaranchal.
- 6.10 The Transferor Companies shall stand dissolved without winding up with effect from the date on which the certified copy of the order of the Court sanctioning the Scheme is filed with the Registrar of Companies, UP and Uttaranchal.
- 6.11 In the event of the Scheme failing to take effect by 30th June, 2009 or by such later date as may be agreed by the respective Board of Directors of the Transferor Companies and the Transferee Company, the Scheme shall become null and void and in that event, no rights and liabilities, whatsoever, shall accrue to or be incurred inter-se by the parties or their shareholders or creditors or employees or any other person. In such case, each Company shall bear its own costs or as may be mutually agreed.
- 6.12 The Transferee Company and the Transferor Companies shall be at liberty to withdraw this Scheme at any time as may be mutually agreed by the Transferee Company and the Transferor Companies. In such case, Transferee Company and the Transferor Companies shall bear their own costs and expenses, or as may be mutually agreed amongst them.
- 6.13 All costs, charges and expenses in connection with the Scheme and incidental to the completion of the amalgamation of the Transferor Companies with the Transferee Company shall be borne and paid by the Transferee Company.
- 6.14 In the event of any inconsistency between any of the terms and conditions of any earlier arrangement between the Transferee Company and the Transferor Companies and their respective shareholders and/or creditors, and the terms and conditions of this Scheme, the latter shall prevail.
- 6.15 If any part of this Scheme is invalid, ruled illegal by any court or authority of competent jurisdiction or unenforceable under the present or future laws, then it is the intention of the parties that such part shall be severable from the remainder of this Scheme and this Scheme shall not be affected thereby, unless the deletion of such part shall cause this Scheme to become materially adverse to any party, in which case the parties shall attempt to bring about a modification in this Scheme, as will best preserve for the parties, the benefits and obligations of this Scheme, including but not limited to such part.

IN THE HIGH COURT OF JUDICATURE AT ALLAHABAD
IN THE MATTER OF COMPANY PETITION NO. 14 OF 2009
CONNECTED WITH COMPANY APPLICATION NO. 3 OF 2009

SCHEDULE - II

ANNEXURE TO THE SUPPLEMENTARY AFFIDAVIT
SCHEDULE OF PROPERTIES

PART - I

(A) SHORT DESCRIPTION OF THE FREEHOLD PROPERTY OF THE TRANSFEROR COMPANY NO.1, JAYPEE HOTELS LTD

1 Land Adjoining Jaypee Palace Hotel -Cum-Convention Centre at Tora Village, Fatehabad Road, Agra

State	District	Taluk/ Village	Khasra No.	Area In Hectare
U.P.	Agra	Tora	74	3.594 Hectare
U.P.	Agra	Kuaa Khera	94	1.3916 Hectare

2 Buildings

- (a) Commercial Hotel Building (Jaypee Vasant Continental) at Basant Lok, Vasant Vihar, New Delhi, measuring nearly 10,500 Sq.Meters.
- (b) Commercial Hotel Building (Jaypee Siddharth) at 3, Rajendra Place, New Delhi, measuring nearly 7,800 Sq.Meters.
- (c) Commercial Hotel Building (Jaypee Palace Hotel - Cum- Convention Centre) at near Tora Village, Fatehabad Road, Agra, measuring nearly 40,755 Sq.Meters.
- (d) Commercial office space at Unit-no-6, VI th Floor, Sakar-V,Behind Natraj Cinema,Ashram Road ,Ahmedabad, measuring 510 Sq. ft.
- (e) Commercial office space at F-19 A, Spencer Plaza ,Chennai, measuring 201 Sq. ft.

All plant and machinery, sanitary installations, electric installations, air conditioners, lifts, furnitures and fixtures, vehicles, computers, other fixed assets, intangible assets etc. of the Company.

PART - II

(B) SHORT DESCRIPTION OF THE LEASEHOLD PROPERTY OF THE TRANSFEROR COMPANY NO.1, JAYPEE HOTELS LTD.

- (a) Rectangular Main Road facing-Corner plot aggregating 5410 Sq. mtrs. at Basant Lok, Vasant Vihar, New Delhi, 1250 Sq. Mtrs. acquired on lease and 4160 Sq. Mtrs. acquired on licence basis from Delhi Development Authority, on which Hotel Jaypee Vasant Continental and Swimming Pool are constructed.
- (b) Main Road plot facing the Rajindra Palace at 3 Rajendra Place, New Delhi,acquired on lease from Delhi Development Authority, measuring 4,750 Sq. Mtrs. on which Hotel Jaypee Siddharth is constructed.
- (c) Land admeasuring 68.564 acres purchased under Agreement to Sub-lease dated 12.01.2006, in villages Sultanpur and Asgarpur of Noida Distt. Gautam Budh Nagar (U.P.), demarcated as Residential clusters B-1, B-2, B-3 and B-8, plotted development clusters PD-1, PD-2 and Institutional clusters I-3 in Sector 128, Noida forming part of the Layout Plan approved by New Okhla Industrial Development Authority (NOIDA) vide their letter No. Noida/SR.T.P./2008/ 108 dated 16.12.2008.

PART - III

(C) SHORT DESCRIPTION OF STOCKS AND OTHER CHOSE IN ACTION OF THE TRANSFEROR COMPANY NO.1, JAYPEE HOTELS LTD.

All Stocks including provisions wines and smokes, other operating supplies and stores, construction material, Investments, Sundry Debtors, Loans and Advances, Security and other deposits, fixed deposits with Banks and others, accrued interest on fixed deposits, Cash & Bank Balances, as per books of accounts and licenses, Permits, registrations, Agents, Rights, Privileges, other actionable claims, leases, tenancy and other rights, agency, registrations, quotas, trade marks, patents, copyrights, liberties, easements and advantages etc.

IN THE HIGH COURT OF JUDICATURE AT ALLAHABAD
IN THE MATTER OF COMPANY PETITION NO. 14 OF 2009
CONNECTED WITH COMPANY APPLICATION NO. 3 OF 2009

SCHEDULE-II

**ANNEXURE TO THE SUPPLEMENTARY AFFIDAVIT
SCHEDULE OF PROPERTIES**

PART-I

(A) SHORT DESCRIPTION OF THE FREEHOLD PROPERTY OF THE TRANSFEROR COMPANY NO.2, JAYPEE CEMENT LIMITED.				
STATE	DISTRICT	TALUKA/ VILLAGE	KHASRA NO.	Area in Acres
Andhra Pradesh	Krishna	Jaggayyapet Mandal, Budawada	one third share of 81/3,82/1,82/2,83/3,84/2,85/1,87, one third share of 81/3,82/1,82/2,83/3,84/2,85/1,87and 97/1,98,99,100,101/1,101/3,97/3, 86, 85/2, 105/8, 105/9, 88/2, 88/1, 105/5, 105/4, 83/1, 84/1, 83/1,84/1,105/5, 313/2, 314/2, 315, 83/1, 84/1,83/1, 84/1, 90, 82/3, 82/3, 102/2,102/2, 102/2, 102/2, 93, 97/1, 93, 97/1,93, 97/1,105/7, 105/10, 104/3, 40/2, 40/2, 41/1, 104/2, 36/3, 41/1, 104/2, 41/1, 41/1, 40/2, 104/3, 85/2, 86, 85/2, 86, 97/3, 98, 99, 100, 97/3, 98, 99, 100, 101, 83/1, 84/1, 89, 104/3, 105/5, 86, 85/2, 37, 36/1, 40/4, 89, 83/1, 84/1, 41/1,41/1, 105/6, 160, 223/1, 224/1, 96, 233/1, 221/3, 218/1B, 220/1A, 220/1C,35,36/2, 160, 36/2, 233, 35, 35, 35, 36/2, 221/1, 96, 223/1A, 222/1, 35, 35, 35, 35, 36/3, 37, 96, 72, 104/2, 104/2, 35, 35, 95/3, 35, 36/2, 71/3, 71/3, 36/3, 96,223, 104/3, 97/1, 97/3, 100, 101/1, 101/3, 95/1, 95/3, 222/1, 223/1, 186, 148, 186, 145/3, 145/2A, 145/2C, 186, 186, 186, 146/1, 146/3,186,145/1,148,153,107/1,145/3, 223/1,145/1,154/1,148,154/3,147/3,146/1,147/1,187,187,151,153,152,147/1,38/2,40/3,38/2	276.653 Acres
Building i.e. Flat at A-15/19, 2nd Floor, Vasant Vihar, New Delhi.				

All plant and machinery, sanitary installations, electric installations, air conditioners, lifts, furnitures and fixtures, vehicles, computers, other fixed assets, intangible assets etc. on the above premises.

PART - II

(B) SHORT DESCRIPTION OF LEASEHOLD PROPERTY OF THE TRANSFEROR COMPANY NO.2, JAYPEE CEMENT LIMITED.				
STATE	DISTRICT	TALUKA/ VILLAGE	KHASRA NO.	AREA in Acres
Andhra Pradesh	Anantpur	Tadimarri/ Daditota	150, 152, 163, 153, 157, 159, 160, 161, 153, 163, 152, 163, 149, 150, 159, 160, 161	76.250
Andhra Pradesh	Anantpur	Kanaganapally/ Narasampally	49, 10/1A, 10/1B, 10/2, 82, 941/1, 941/3, 712,	107.585
Andhra Pradesh	Anantpur	N.P.Kunta/ P.Kothapalli	9	14.120
Andhra Pradesh	Anantpur	N.P.Kunta/ Pedaballi	59, 66, 60, 64	21.710
Andhra Pradesh	Anantpur	N.P.Kunta/ Yerlampalli	201	8.970

Andhra Pradesh	Anantpur	N.P.Kunta/ Yedurudona	266, 267, 271, 272,	6.780
Andhra Pradesh	Anantpur	Tanakal/ Kokkanti	870	12.970
Andhra Pradesh	Anantpur	Bukkapatnam/ Kottakota	698/2, 950/2, 717, 701/1, 942, 941/2 & 4, 952, 941/2, 941/4, 701/1, 709, 705, 700/1, 700/2, 699/1, 714, 518, 697, 698/2, 958, 534/2, 482, 755, 956, 699/1, 482, 701/1, 521, 719, 724, 942, 950/2, 958	168.393
Andhra Pradesh	Anantpur	Bukkapatnam/ Basireddypalli	958, 529	37.160
Andhra Pradesh	Anantpur	Bukkapatnam/ Pamudurthy	719	17.290
Andhra Pradesh	Anantpur	Talupula/ Peddannavaripalli	3, 4, 204, 589/1, 593, 596, 1627, 1702	30.720
Andhra Pradesh	Anantpur	Talupula/ Gundavaripalli	597, 606, 605, 598, 604, 59, 586, 593, 594, 596, 605	65.280
Andhra Pradesh	Anantpur	Talupula/ Mamillavaripalli	2, 3, 4	18.440
Andhra Pradesh	Anantpur	Talupula/ Yerrappavaripalli	1626, 1632	7.520
Andhra Pradesh	Anantpur	Talupula/ Yalagalabylu	327, 328, 342, 343, 345/1	13.230
Andhra Pradesh	Anantpur	Nallamada/ Chukkuluripalli	6, 8	17.280
Andhra Pradesh	Anantpur	Pamidi/ Anumpalli	352	14.020

PART - III

(C) SHORT DESCRIPTION OF STOCKS AND OTHER CHOSE IN ACTION OF THE TRANSFEROR COMPANY NO.2, JAYPEE CEMENT LIMITED.

All investments, Stocks, Work-in-Progress, Sundry Debtors, Current Assets, loans and Advances and Cash/bank balances, Security and other deposits as per the books of accounts and the licences, Permits, registrations, Agents, Rights, Privileges, other actionable claims, leases, tenancy and other rights, agency, registrations, quotas, trade marks, patents, copyrights, liberties, easements and advantages etc.

IN THE HIGH COURT OF JUDICATURE AT ALLAHABAD
IN THE MATTER OF COMPANY PETITION NO. 14 OF 2009
CONNECTED WITH COMPANY APPLICATION NO. 3 OF 2009

SCHEDULE-II
ANNEXURE TO THE SUPPLEMENTARY AFFIDAVIT
SCHEDULE OF PROPERTIES

PART-I

SHORT DESCRIPTION OF THE FREEHOLD PROPERTY OF THE TRANSFEROR COMPANY NO.3, JAIPRAKASH ENTERPRISES LIMITED.

PARTICULARS OF LAND				
STATE	DISTRICT	TALUK/ VILLAGE	KHASRA NO.	AREA IN ACRES
M.P.	REWA	DENGRAHAT	220/1KA,83/1A/1,178,81,83/2KA,31/1,31/2,27/ 1,210/3,212/3,213/3,214/3,45/1KHA/2,45/2KHA, 39/1,591/3	30.97
M.P.	REWA	GARHWA	132,133,33/1,33/2,133/729,135,138	8.06
M.P.	REWA	MADHEYPUR	879/1,880/1,881/1/1,446	7.11
M.P.	REWA	JONHI	80,81,124,59/3,129/1,126/2,127/2,129/2,127/ 1,128,31,65,66,74,64/2	12.52
M.P.	REWA	SUMEDA	272/2,273/2,303/2,304,313,314,315,636,637,309, 316,317,299,300,301,319,320,305P,318P,321P,455, 480/6, 305P,306,318P,321P,480P	52.86
M.P.	REWA	CHHIJWAR	515/1/2,515/4/2,515/1/1,515/4/1	2.29
M.P.	REWA	NAUBASTA	9,10	5.84
M.P.	REWA	DEVMAUDALDAL	3478/3730	6.5
UTTRAKHAND	DEHRADUN	DAKPATTHAR	49	10.73
U.P.	AGRA	Kua Khera	116	4.1
			Grand Total	140.98

PART-II

SHORT DESCRIPTION OF LEASEHOLD PROPERTY OF TRANSFEROR COMPANY NO. 3, JAIPRAKASH ENTERPRISES LIMITED

1 LAND

	STATE	DISTRICT	TALUK/ VILLAGE	DESCRIPTION	AREA IN ACRES
a.	U.P.	BULANDSHAHR	SIKANDRABAD	19/20, INDUSTRIAL AREA, SIKANDRABAD	19
b.	U.P.	GAUTAM BUDH NAGAR	NOIDA	Land admeasuring 10 acres purchased under Agreement to Sub-lease dated 18.10.2007, as amended, in village Shahpur Govardhanpur Banger of Noida Distt, Gautam Budh Nagar (U.P.), demarcated as Residential clusters B-11, B-22 and Institutional clusters I-4 in Sector - 128, Noida forming part of the Layout Plan approved by New Okhla industrial Development Authority (NOIDA) vide their letter No. Noida/SR.T.P./2008/108 dated 16.12.2008	10

All plant and machinery, sanitary installations, electric installations, air conditioners, lifts, furnitures and fixtures, vehicles, computers, other fixed assets, intangible assets etc. of the Company.

2 BUILDINGS

- a. Factory / Residential Building at 19/20, Industrial Area, Sikanderabad (U.P.)
- b. Residential/ office building at Agra Mumbai Road, Raghogarh, Guna (M.P)
- c. Residential/ Transit office building at E-109, Arera Colony, Bhopal (M.P)
- d. Residential/ Transit office building at 42B, Sector 19, Gandhi Nagar, Ahmedabad(Gujarat)

PART - III

SHORT DESCRIPTION OF STOCKS AND OTHER CHOSE IN ACTION OF THE TRANSFEROR COMPANY NO.3, JAIPRAKASH ENTERPRISES LIMITED

All Stocks including cement, steel, stores , general hardware, stores and spares, fuels etc., Investments, Work-in-Progress, Sundry Debotors, Current Assets, loans and Advances and Cash/bank balances, Security and other deposits as per the books of accounts and the licences, Permits, registrations, Agents, Rights, Privileges, other actionable claims, leases, tenancy and other rights, agency, registrations, quotas, trade marks, patents, copyrights, liberties, easements and advantages etc.

IN THE HIGH COURT OF JUDICATURE AT ALLAHABAD
IN THE MATTER OF COMPANY PETITION NO. 14 OF 2009
CONNECTED WITH COMPANY APPLICATION NO. 3 OF 2009

SCHEDULE

ANNEXURE TO THE SUPPLEMENTARY AFFIDAVIT
SCHEDULE OF PROPERTIES

PART-I

SHORT DESCRIPTION OF THE FREEHOLD PROPERTY OF THE TRANSFEROR COMPANY NO. 4, GUJARAT ANJAN CEMENT LTD.

(i)

PARTICULARS OF LAND					SURVEY NO.	AREA IN HECTARE
STATE	DISTRICT	TALUKA	VILLAGE	DETAILS OF LAND		
Gujarat	Kutch	Abdasa	Fulai	Private	10/1, 8, 7/2/1, 7/1/1, 9/1, 31p1,14p1, 14p2/2, 14p2/1, 6/4, 3/1(3),5 p2/1, 4/3, 37p1, 4/1/1, 5/p1/1, 82/1, 16p2/1, 39p2/1, 103/1, 192p2	50.77.88
				Government	24, 25, 26, 27, 30, 32, 33, 34, 35, 37, 38, 39, 40p, 36	111.62.00
Gujarat	Kutch	Abdasa	Vayor	Private	42p2, 4, 43, 1, 89p1, 89p2, 166p3, 44p4, 44p25, 101p1, 44p21, 44p11,44,15, 44p16, 159p1, 98/103/107p1, 166p2, 44p17, 85p2/1, 166p1, 44p6, 94/95/96p2, 94/95/96p1, 98/103/107p3, 7, 30, 37, 146p13, 41/2, 44p17p	118.02.24
				Government	160, 162, 163, 164, 165, 166, 44p, 149, 152, 153, 155, 44	211.10.00
Gujarat	Kutch	Abdasa	Vagot	Government	71, 81, 82, 74, 85, 83, 87	31.73.00
Gujarat	Kutch	Abdasa	Karamta	Government	150, 151, 153, 159	4.68.00
Gujarat	Kutch	Abdasa	Mohadi	Government	25, Unsurveyed Land	390.02.00
Gujarat	Kutch	Lakhpat	Kharai	Private	123, 109, 105, 102, 130, 131, 125, 127, 128, 129p1, 129p2, 104, 119, 114, 154p8, 154p31, 154p9, 154p36, 154p34, 154p21, 154p10, 154p13, 154p19, 154p26,1, 154p26p2, 154p30, 154p47p6, 147/2, 137, 133, 135 & 136	94.36.99
				Government	103p, 126p, 154p	145.69.00
Gujarat	Kutch	Lakhpat	Harudi		44p10, 36, 3	11.43.24
GRAND TOTAL						1169.44.00

- (ii) All buildings constructed in or on the aforesaid lands consisting of factory buildings, godowns, tube wells, houses, administrative office blocks, guest houses, canteen buildings, hospitals and school buildings, staff quarters, motor garages and all other buildings pertaining to Gujarat Anjan Cement Ltd.
- (iii) All plant and machinery, vehicles, equipments, furnitures, fixtures, mines, roads, siding and aerial ropeways, etc. pertaining to Gujarat Anjan Cement Ltd.

PART - II**SHORT DESCRIPTION OF LEASEHOLD PROPERTY OF THE TRANSFEROR COMPANY No.4, GUJARAT ANJAN CEMENT LTD.**

Particulars of Land						
State	District	Taluka	Village	Survey No.	Total Area (Ha)	Mining Lease (ML)/ Prospecting Lease(PL)
Gujarat	Kutchh	Abdasa	Vayor	209,210,207,206,208,208(p),205,204,121198, 189,128,188,187,190,133/1,135/1,131,130, 2,129/1,128,191,199,202,217(p),215,119,214, 118,120,200(p)	120	PL
		Lakhpat	Kharai	132,133,134,135,136,137,138,139,140,141,142, 143,144,145,146,147/1,147/2,148,149,150,83, 84,85,154(p),70,71,72,73, 74,75,76,77,78,79,80, 81,82,37,38,39,40,41,42,43,44,45,46,47,48,49, 50,51,52,53,54,55,56	1493.09	ML + PL
			Jadva	81(p),10/2,10/3,11,12,13,14,15	540.84	ML
			Harudi	44(p),2,3,4,5,6,21,22,23,24,25,26,27,28,29,34, 35,37,38,39,40,41,42,43,	1327.36	ML
		Abdasa	Vagha padhar	8,9,10,11,12,13,14,15,16,17,18,19,20,94,95,96, 97,98,99,100,101,102,103,104,105,106,107,108, 109,110,111,112,113,114, 115,116,117,118,119, 120,191/1,192/2, 192/3,192/4,191,198,212, 212/2,212/3, 239	363.98	ML
		Lakhpat	Baranda	133(p)	400	ML
Grand Total					4245.27	

PART - III**SHORT DESCRIPTION OF ALL STOCKS, SHARES AND OTHER CHOSE IN ACTION OF THE TRANSFEROR COMPANY No. 4, GUJARAT ANJAN CEMENT LTD.**

All Investments, Work-in-progress, Sundry Debtors, Current Assets, Loans and Advances and Cash/Bank Balances, Security and other deposits as per the books of accounts, licences, Permits, Registrations, Agents, Rights, Privileges, other actionable claims, leases, tenancy and other rights, agency, registrations, quotas, trade marks, patents, copyrights, liberties, easements and advantages etc.

DATED THIS 15TH DAY OF MAY, 2009

(BY THE COURT)

SD/-
REGISTRAR GENERAL

**IN THE HIGH COURT OF JUDICATURE AT ALLAHABAD
ORIGINAL COMPANY JURISDICTION**

**COMPANY PETITION No. 9 OF 2012
[Under Section 391/394 of the Companies Act, 1956]**

**CONNECTED WITH
COMPANY APPLICATION No. 23 OF 2011
[Under Section 391/394 of the Companies Act, 1956]**

DISTRICT : GAUTAM BUDDHA NAGAR

1. JAIPRAKASH ASSOCIATES LIMITED, having its registered office at Sector - 128, Noida-201304, District Gautam Buddha Nagar, (UP). Demerged/Transferor Company
 2. JAYPEE CEMENT CORPORATION LIMITED, having its registered office at Sector - 128, Noida-201304, District Gautam Buddha Nagar, (UP). Resulting/Transferee Company
-PETITIONERS

BEFORE HON'BLE MR. JUSTICE PANKAJ MITHAL

Dated 9th April, 2012

ORDER ON PETITION UNDER SECTION 394

The above petition coming on for hearing on 9th April, 2012, upon reading the said petition, the order dated 04-01-2012 passed on Company Application No. 23 of 2011 whereby the petitioner companies were ordered to convene separate meetings of their Equity Shareholders and the Creditors for the purpose of considering, and if thought fit, approving with or without modification, the Arrangement proposed to be made between the petitioner companies and annexed to the affidavit of Sri Harish K. Vaid, Senior President [Corporate Affairs] & Company Secretary of the Demerged/Transferor Company and Authorised Officer of the Resulting Company, sworn on 17-12-2011 and filed on 19-12-2011, all editions of the Hindustan Times (English), dated 29-01-2012 and Hindustan (Hindi) dated 29-01-2012, each containing the advertisement of the said notices convening the said meetings of the Equity Shareholders and the Creditors directed to be held by the said order dated 04-01-2012, the affidavit of Sri Ajay Bhanot, Advocate, Chairman appointed for the meeting of the Equity Shareholders of the Demerged/Transferor Company, sworn and filed on 07-02-2012, the affidavit of Sri S.K. Kakkar, Advocate, Chairman appointed for the meeting of the Creditors of the Demerged/Transferor Company, sworn and filed on 07-02-2012, the affidavit of Sri Diptiman Singh, Advocate, Chairman appointed for the meeting of the Equity Shareholders of the Resulting/Transferee Company, sworn and filed on 07-02-2012 the affidavit of Sri Vipin Sinha, Advocate, Chairman appointed for the meeting of the Creditors of the Resulting/Transferee Company, sworn and filed on 07-02-2012, showing the publication and despatch of the notices convening the said meetings, the report dated 28-02-2012 of Sri Ajay Bhanot, Report dated 28-02-2012 of Sri S.K. Kakkar, Report dated 28-02-2012 of Sri Diptiman Singh and Report dated 28-02-2012 of Sri Vipin Sinha, being the respective chairman of the said meetings, as to the results of the said meetings, and upon hearing Sri R.P. Agarwal, Advocate for the petitioner companies, and it appearing from the reports of the respective Chairman that the proposed Scheme of Arrangement has been approved by requisite majority of the Equity Shareholders and the Creditors present and voting in person or by proxy.

In view of the aforesaid, I am of the opinion that the Scheme deserves to be sanctioned and is accordingly sanctioned. Petitioners are directed to file the certified copy of this order along with the Scheme of Arrangement before the Registrar of Companies within 30 days from the issuance of the certified copy of this order and the Scheme will come into effect on it being so filed with effect from the Appointed Date mentioned in the Scheme.

This Court doth order –

- (1) That all the property, rights and powers pertaining to all the five Demerged Undertakings of the Demerged/Transferor Company, as defined in Clause 2.06 read with Clause 4.01(ii) of the Scheme of Arrangement, specified in the first, second and third parts of the Schedule hereto and all other property, rights and powers pertaining to the aforesaid Demerged Undertakings be transferred without further act or deed to the Resulting/Transferee Company and accordingly the same shall pursuant to section 394(2) of the Companies Act, 1956, be transferred to and vest in the Resulting/Transferee Company for all the estate and interest of the Demerged/Transferor Company therein but subject nevertheless to all charges now affecting the same; and

- (2) That all the liabilities and duties pertaining to the aforesaid Demerged Undertakings of the Demerged/Transferor Company be transferred without further act or deed to the Resulting/Transferee Company and accordingly the same shall, pursuant to section 394(2) of the Companies Act, 1956, be transferred to and become the liabilities and duties of the Resulting/Transferee Company; and
- (3) That all proceedings now pending by or against the Demerged/Transferor Company pertaining to the aforesaid Demerged Undertakings be continued by or against the Resulting/Transferee Company; and
- (4) That the petitioner companies do within 30 days after the date of issuance of the certified copy of this order cause the certified copy of the order to be delivered to the Registrar of Companies, U.P., Kanpur, for registration; and
- (5) That any person interested shall be at liberty to apply to the Court in the above matter for any directions that may be necessary.

ANNEXURE

SANCTIONED SCHEME OF AMALGAMATION

SCHEDULE

[PART-I]

Description of free hold properties of the Demerged/Transferor Company-

**SEPARATE STATEMENTS FOR FIVE DEMERGED UNDERTAKINGS AS
MENTIONED IN THE SCHEME ANNEXED**

SCHEDULE

[PART-II]

Description of lease hold properties of the Demerged/Transferor Company-

**SEPARATE STATEMENTS FOR FIVE DEMERGED UNDERTAKINGS AS
MENTIONED IN THE SCHEME ANNEXED**

SCHEDULE

[PART-III]

Short description of all stocks, shares, debentures and other chose-in-action of
the Demerged/Transferor Company

**SEPARATE STATEMENTS FOR FIVE DEMERGED UNDERTAKINGS AS
MENTIONED IN THE SCHEME ANNEXED**

SCHEME OF ARRANGMENT
BETWEEN
JAIPRAKASH ASSOCIATES LIMITED
[DEMERGED/TRANSFEROR COMPANY]
AND
JAYPEE CEMENT CORPORATION LIMITED
[RESULTING/TRANSFeree COMPANY]
AND
THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS

PART-I – INTRODUCTION

- 1.01 Jaiprakash Associates Limited [Demerged / Transferor Company] was incorporated as public limited company under the Companies Act, 1956, on 15-11-1995 in the State of Uttar Pradesh under the name of 'Bela Cement Limited'. The Company received Certificate of Commencement of Business on 29-1-1996. Its name was changed to 'Jaypee Rewa Cement Limited' with effect from 30-8-2000. The name was again changed to 'Jaypee Cement Limited' with effect from 3-1-2002 and then to its present name 'Jaiprakash Associates Limited' with effect from 11-3-2004. The registered office of the company is presently situated at Sector 128, NOIDA-201 304, Uttar Pradesh.
- 1.02 Jaiprakash Associates Limited is a multi-activities company having diverse business interests. It is engaged in the business of Civil Engineering Construction, manufacture & marketing of Cement; Asbestos Sheets; manufacture, supply and repairing of various heavy equipments and structures in its Heavy Engineering Workshop; production of different kinds of Hi-tech Castings; Hospitality and Real Estate business, etc. One of its major businesses is manufacture of Cement. Besides expansion of capacity in North, East and Central India, it has established/establishing cement manufacturing facilities in Gujarat & Karnataka in Western and Southern parts of the country.
- 1.03 Jaypee Cement Corporation Limited [Resulting / Transferee Company] was incorporated as public limited company under the Companies Act, 1956 on 15th July, 1996 in the State of Maharashtra in the name of Zawar Cement Limited. The Company received Certificate of Commencement of Business on 31st July, 1996. The Company was converted into a private limited company and its name changed to Zawar Cement Private Limited w.e.f. 22nd August, 2003. Its name was changed to "Jaypee Cement Corporation Private Limited" w.e.f. 23rd December, 2010. The Company became a public company with effect from 18th January, 2011 and accordingly its name was changed to "Jaypee Cement Corporation Limited". The registered office of the company is presently situated at Sector -128, Noida - 201304, Uttar Pradesh. The Company is setting up 3 MTPA Cement Plant at Shahabad, Distt. Gulberga, Karnataka. The entire paid up share capital of the Company is held by Jaiprakash Associates Limited [Demerged / Transferor Company] and as such it is a wholly-owned subsidiary of the said Company.
- 1.04 To profitably channelize the vast opportunities for further growth in years to come, it is considered prudent and strategically advisable to demerge the existing cement business in Southern and Western parts of the country along with Asbestos Sheet business, Heavy Engineering business and Foundry business from Jaiprakash Associates Limited and place the same under its wholly-owned subsidiary namely Jaypee Cement Corporation Limited. The present Scheme of Arrangement is intended to give effect to this decision.
- 1.05 The proposed demerger is expected to benefit both the Transferor / Demerged Company and the Transferee / Resulting Company and all the stakeholders as it would provide focused management orientation for the respective business operations of the two companies; create a structure geared to take advantage of growth opportunities and greater and deeper penetration of markets in Southern and Western parts of the country thereby resulting in improvement of market share and consequential improvement in operating results/profitability under the focussed management of the transferee company; open up opportunities for strategic partnership for growth of the business under the transferee company; provide flexibility for fund raising capability for future growth and expansion; the demerger would result in unlocking and maximizing shareholders value.

PART- II – DEFINITIONS

- 2.00 In this Scheme, unless repugnant to the meaning or context thereof, the under-mentioned expressions shall have the following meaning :
- 2.01 **“Act”** means the Companies Act, 1956 and shall include any statutory modifications, re-enactment or amendment thereof for the time being in force.
- 2.02 **“Appointed Date”** means ‘1st day of April 2011’.
- 2.03 **“Board of Directors”** in relation to Demerged / Transferor Company and/or Resulting / Transferee Company, as the case may be, shall, unless it is repugnant to the context or otherwise, include a committee of directors or any person authorized by the Board of Directors or by such committee of directors in its behalf.
- 2.04 **“Court”** or the **“High Court”** means the Hon’ble High Court of Judicature at Allahabad and shall include the National Company Law Tribunal, if applicable.
- 2.05 **“Demerged Company”** means Jaiprakash Associates Limited having its registered office at Sector 128, NOIDA-201 304, Uttar Pradesh and includes its successors.
- 2.06 **“Demerged Undertakings”** - comprise of South Cement Undertaking, West Cement Undertaking, Asbestos Undertaking, Heavy Engineering Works Undertaking and Foundry Undertaking of the Demerged Company;
- “South Cement Undertaking”** includes all the businesses, operations and activities pertaining to the business of manufacturing cement carried on by the Demerged Company in its plant in the State of Andhra Pradesh including projects under implementation ;
- “West Cement Undertaking”** includes all the businesses, operations and activities pertaining to the business of manufacturing cement and Laminated PP Woven Sacks bags in the State of Gujarat, including projects under implementation ;
- “Asbestos Undertaking”** includes all the businesses, operations and activities pertaining to the business of manufacturing asbestos sheets carried on by the Demerged Company in its plants at Sadva Khurd, Allahabad and at Chunar in the State of Uttar Pradesh ;
- “Foundry Undertaking”** includes all the businesses, operations and activities pertaining to the business of manufacturing different types of castings required by the cement plants and thermal power plants, carried on by the Demerged Company in its plant at Rewa in the State of Madhya Pradesh ;
- “Heavy Engineering Works Undertaking”** includes all the businesses, operations and activities pertaining to the business of manufacturing and supply of various equipments and structures (including those for hydro-mechanical/ cement plants equipments, thermal power stations, etc.) as also rendering repairs and refurbishing services of the old equipments forming part of the above projects/plants, carried on by the Demerged Company in its plant at Rewa in the State of Madhya Pradesh;
- and where the context so requires, shall refer to the above Undertakings either individually or collectively, as the case may be.
- The span and extent of the assets, liabilities, etc. which form part of the Demerged Undertakings is more specifically described in Clause 4.01(ii) below and hence the ambit of the expression ‘Demerged Undertakings’ is to be read and understood as per description given in Clause 4.01(ii) of the Scheme.
- The expressions the **‘Undertakings’** or the **‘said Undertakings’** or the **‘above Undertakings’**, wherever used, shall be construed accordingly.
- 2.07 **“Effective Date”** or **“coming into effect of this Scheme”** or **“effectiveness of this Scheme”**, or **“Scheme becoming effective”** or the like expressions used in the Scheme mean the date on which the certified copy of the order of the Hon’ble High Court of Judicature at Allahabad sanctioning the Scheme is filed with the Registrar of Companies, U.P.
- 2.08 **“Residual business”** with respect to the Demerged / Transferor Company means all the businesses and undertakings of Jaiprakash Associates Limited other than the Demerged Undertakings.
- 2.09 **“Resulting Company”** means Jaypee Cement Corporation Limited having its registered office at Sector -128, Noida – 201304, Uttar Pradesh and includes its successors.
- 2.10 **“Scheme”** means this Scheme in its present form as submitted to the Court or with such modification(s), if any, as may be made by the shareholders and the creditors of the Demerged / Transferor Company and the Resulting / Transferee

Company in their meetings, if any, held as per the directions of the Court, or such modifications(s) as may be imposed by any competent authority and/or with such modifications as are directed to be made by the Court while sanctioning the Scheme, provided all such modifications are accepted by the respective Board of Directors of the Demerged / Transferor Company and the Resulting / Transferee Company.

- 2.11 **“Transferee Company” or the “Resulting Company”** are interchangeable expressions and mean Jaypee Cement Corporation Limited having its registered office at Sector -128, Noida – 201304 and includes its successors.
- 2.12 **“Transferor Company” or the “Demerged Company”** are interchangeable expressions and mean Jaiprakash Associates Limited having its registered office at Sector 128, NOIDA-201 304, Uttar Pradesh and includes its successors.
- 2.13 **“Transferred Liabilities”** means the liabilities pertaining to the Demerged Undertakings as more elaborately described in Clause 4.01.

PART-III – CAPITAL STRUCTURE

- 3.01 The authorized, issued, subscribed and paid up share capital of the Demerged / Transferor Company as per its audited Balance Sheet as at 31st March, 2011 have been as under –

Particulars	Amount Rs.
Authorised :	
12,34,40,00,000 Equity Shares of Rs. 2/- each	24,68,80,00,000
31,20,000 Preference Shares of Rs. 100/- each	31,20,00,000
Total	25,00,00,00,000
Issued, Subscribed and paid-up :	
2,12,64,33,182 Equity Shares of Rs. 2/- each	4,25,28,66,364

There has been no change in the capital structure of the Demerged/ Transferor Company after 31st March, 2011.

- 3.02 The authorized, issued, subscribed and paid up share capital of the Resulting / Transferee Company as per its audited Balance Sheet as at 31st March, 2011 has been as under –

Particulars	Amount Rs.
Authorised :	
1,30,00,000 Equity Shares of Rs.10/- each	13,00,00,000
Issued, Subscribed and paid-up :	
1,30,00,000 Equity Shares of Rs.10/- each fully paid – up	13,00,00,000

After 31st March, 2011, the Authorised Share Capital has been increased to Rs. 1000 crore. Further, 4,75,00,000 Equity Shares of Rs.10 each have been issued and allotted at a premium of Rs.10 per share to Jaiprakash Associates Limited, the holding company.

Thus the present Issued, Subscribed and Paid up Capital of the Resulting/Transferee Company is Rs.60,50,00,000 divided into 6,05,00,000 Equity Shares of Rs.10 each.

- 3.03 The equity shares of the Demerged / Transferor Company are listed on National Stock Exchange and Bombay Stock Exchange.
- 3.04 The entire share capital of the Resulting / Transferee Company is held by the Demerged / Transferor Company. Its shares are not listed on any Stock Exchange.

PART-IV – TRANSFER AND VESTING

- 4.01 (i) Upon this Scheme coming into effect but with effect from the Appointed Date, all the Demerged Undertakings [as defined and described in sub-clause (ii) below] shall stand demerged from the Demerged / Transferor Company and such Demerged Undertakings, in their entirety, shall simultaneously stand transferred to and vested in the Resulting / Transferee Company, as going concerns, without any further act, instrument or deed and pursuant to the provisions of Section 394 of the Act, together with their respective businesses and operations, manufacturing/processing units,

works and offices and all the properties, estate, assets, rights, title, interest, authorities and privileges and with all liabilities and obligations, which arise out of the activities and operations and pertain to or are part of the said Undertakings, so as to become, as and from the Appointed Date, the businesses and operations, plants and works and property, estate, assets, rights, title, interest, authorities and privileges and all liabilities and obligations etc. of the Transferee Company.

- (ii) Without prejudice to the generality of the definition of expression the “**Demerged Undertakings**” given under the definition clause of the Scheme, the Demerged Undertakings shall mean and include -
- (a) all the manufacturing/processing units, works, offices and other establishments, including projects under implementation, and all businesses, operations and activities pertaining to the South Cement Undertaking, West Cement Undertaking, Asbestos Undertaking, Heavy Engineering Works Undertaking and Foundry Undertaking of the Demerged Company;
 - (b) all the properties pertaining to the above Undertakings (whether movable or immovable, tangible or intangible, corporeal or incorporeal, freehold or leasehold, and wherever situated), including plant and machinery, buildings and structures, capital work in progress, furniture, fixtures, office equipments, appliances, accessories, power lines, stocks, investments of all kinds and in all forms, sundry debtors, loans and advances and other receivables including bills of exchange and promissory notes and other such instruments, security deposits and other deposits, cash and bank balances, contingent rights or benefits, financial assets, mining rights, leases, licences, and other leases and leasehold rights of all and every kind, hire purchase contracts and assets, right to use trade marks, designs, copy rights, benefits and rights under all contracts and agreements including loan agreements, storage and warehousing agreements, commission agreements, retailing agreements, franchisee agreements, security arrangements, tenancies, engagements, arrangements of all kind, benefits of assets or properties or other interest held in trust, reversions, allotments, approvals, permissions, permits, quotas, rights, entitlements, credits, authorizations, licenses, registrations, exemptions, concessions, remissions, benefits, privileges and rights under various laws including Trade Tax/Commercial Tax/Sales Tax/ VAT, Entry Tax, Service Tax, Central Excise Act, Income Tax, Wealth Tax etc. and the rules and regulations framed and notifications or orders issued thereunder, deferred tax assets, carbon credits, rights to use and avail of telephones, telexes, facsimile, email, internet, leased line connections and installations, utilities, electricity and other services, all records, files, papers, computer programmes, manuals, data, catalogues, sales and advertising materials, lists and other details of present and former customers and suppliers, customer credit information, customer and supplier pricing information and other records, and all other interests of whatsoever nature belonging to or in the ownership, power, possession or the control of or vested in or granted in favour of or held for the benefit of or enjoyed by the Transferor Company in respect of the said Units/Works/Offices and/or pertaining to the business activities or operations of the same;
 - (c) all loans, debts, advances, sundry creditors, liabilities and provisions, deferred tax liabilities, encumbrances and other obligations, including contingent liabilities, whether secured or unsecured, (including any guarantees, letters of credit, letters of comfort or any other instrument or arrangement which may give rise to a contingent liability in whatever form), if any, due or which may become due at any time in future, whether provided for or not and whether known or unknown, pertaining to the Units/Works/Offices or arising out of and/or pertaining to the business activities or operations [hereinafter referred to as the “**Transferred Liabilities**”];

4.02 Without prejudice to the generality of Clause 4.01(i), upon the Scheme becoming effective but with effect from the Appointed Date:

- (i) All assets and properties of the Demerged Undertakings as are movable in nature or are otherwise capable of transfer by manual delivery or by endorsement or acknowledgement of possession and/or delivery, the same may be so transferred by the Demerged / Transferor Company, and shall, upon such transfer, become the assets and properties of the Resulting / Transferee Company and title to the property will be deemed to have been transferred accordingly without any further act, instrument or deed and pursuant to the provisions of section 394 of the Act;
- (ii) All movable properties of the Demerged Undertakings, other than those specified in sub-clause (i) above, including sundry debtors, outstanding loans and advances and receivables, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, Semi Government, local and other authorities and bodies, customers and other persons, will become the properties of the Resulting / Transferee Company without any further act, instrument or deed and pursuant to the provisions of section 394 of the Act. The Demerged / Transferor Company and the Resulting / Transferee Company shall accordingly, jointly or severally as may be decided by them, intimate the concerned parties that pursuant to the High Court having sanctioned this Scheme the said debts, loans, advances or deposits pertaining to the Demerged Undertakings stand transferred to the Resulting / Transferee Company and be paid and/or made good to or be held on account of the Resulting / Transferee Company as the person entitled thereto;

- (iii) All immovable properties (including land together with the buildings and structures standing thereon) of the Demerged Undertakings, whether freehold or leasehold and all documents of title, rights and easements in relation thereto, will stand transferred to and be vested in the Resulting / Transferee Company, without any further act, instrument or deed and pursuant to the provisions of section 394 of the Act. The Resulting / Transferee Company shall be entitled to exercise all rights and privileges and be liable to fulfill all obligations, in relation to or applicable to such immovable properties;
- (iv) All the Transferred Liabilities will become the liabilities and obligations of the Resulting / Transferee Company without any further act, instrument or deed and pursuant to the provisions of Section 394 of the Act, and further that it shall not be necessary to obtain the consent of any third party or other person who is a party to any contract or arrangement by virtue of which such liabilities and obligations have arisen in order to give effect to the provisions of this Clause.

4.03 Upon the Scheme becoming effective -

- (i) All the assets and properties (whether movable or immovable, tangible or intangible, corporeal or incorporeal), acquired by the Demerged / Transferor Company after the Appointed Date and up to the Effective Date, in the normal course of conducting the business of the Demerged Undertakings, shall also stand transferred to and vested in the Resulting / Transferee Company as part of the Demerged Undertakings without any act, instrument or deed and pursuant to the provisions of Section 394 of the Act.
- (ii) All loans, debts, liabilities, duties and obligations incurred by the Demerged / Transferor Company in the normal course of conduct of the business of the Demerged Undertakings after the Appointed Date and up to the Effective Date, shall be deemed to have been raised, used or incurred for and on behalf of the Resulting / Transferee Company and to the extent the same are outstanding on the Effective Date, shall also, without any further act, instrument or deed and pursuant to Section 394 of the Act, stand transferred to the Resulting / Transferee Company as part of the Demerged Undertakings and will become the loans, debts, liabilities, duties and obligations of the Resulting / Transferee Company which shall meet, discharge and satisfy the same. Such loans, debts, liabilities, duties and obligations shall also form part of the Transferred Liabilities as referred to in Clause 4.02 (iv) above.
- (iii) Where any of the loans, debts, liabilities, duties and obligations of the Demerged Undertakings as on the Appointed Date, which are deemed to have been transferred to the Resulting / Transferee Company, have been discharged by the Demerged / Transferor Company after the Appointed Date and up to the Effective Date, such discharge shall be deemed to have taken place for and on account of the Resulting / Transferee Company.

4.04 The existing security or charge in favour of the secured creditors shall remain unaffected and shall continue to remain valid and in full force even after the demerger of the Demerged Undertakings from the Demerged / Transferor Company and their transfer to and vesting in the Resulting / Transferee Company. Restructuring of all such security or charge and reallocation of existing credit facilities granted by the secured creditors becoming necessary after the Appointed Date or the Effective Date, as the case may be, shall be given effect to only with the mutual consent of the concerned secured creditors and the Board of Directors of the Transferor and the Transferee Companies.

It is clarified that -

- (a) existing security, if any, in respect of Transferred Liabilities shall extend to and operate only over the assets comprised in the Demerged Undertakings which have been charged and secured in respect of such Transferred Liabilities. If any of the assets comprised in the Demerged Undertakings have not been charged or secured in respect of the Transferred Liabilities, such assets shall remain unencumbered.
- (b) if any existing security in respect of any part of the Transferred Liabilities extends wholly or partly over the assets of the residual business of the Demerged / Transferor Company, then the Resulting / Transferee Company shall create adequate security in respect of such part of the Transferred Liabilities over the assets of the Demerged Undertakings to the satisfaction of the respective lenders and upon creation of such security, the assets of the residual business of the Demerged / Transferor Company shall be released and discharged from such encumbrance.
- (c) if any security or charge exists on the assets comprising the Demerged Undertakings in respect of any loans or liabilities which have not been transferred to the Resulting / Transferee Company pursuant to this Scheme, the Demerged / Transferor Company shall create adequate security over the assets of its residual business to the satisfaction of the respective lenders and upon creation of such security, the assets of the Demerged Undertakings, as above, shall be released and discharged from such encumbrance.

4.05 Upon the Scheme becoming effective, the Transferee Company alone shall be liable to perform all obligations in respect of the Transferred Liabilities, and the Demerged / Transferor Company will not have any obligations in respect of the Transferred Liabilities. The Resulting / Transferee Company undertakes to indemnify the Demerged / Transferor Company, if it is made to discharge any such liability after the effective date. It is, however, made clear that this undertaking on the part of

the Resulting / Transferee Company is only towards the Demerged / Transferor Company and shall not affect the right of the Resulting / Transferee Company to question the existence, genuineness or the quantum of such liability or obligation to the claimant.

4.06 Upon the Scheme becoming effective -

- (i) All contracts, deeds, bonds, agreements and other instruments including memoranda of understandings, arrangements, undertakings, schemes, agreements relating to mining and other leases and tenancies, leave and licence agreements and all other agreements of whatsoever nature, pertaining to the Demerged Undertakings and/or pertaining to business activities and operations of the Demerged Undertakings and to which the Transferor Company is a party, which are subsisting or having effect immediately before the Effective Date, shall remain in full force and effect, in favour of or against the Resulting / Transferee Company and may be enforced as fully and effectually as if, instead of the Demerged / Transferor Company, the Resulting / Transferee Company had been a party or beneficiary or obligee.
- (ii) The transfer and vesting of the Demerged Undertakings in the Resulting / Transferee Company and the continuance of all contracts or proceedings by or against the Resulting / Transferee Company in terms of the Scheme shall not affect any contracts or proceedings relating thereto already concluded on or after the Appointed Date.

4.07 Upon the Scheme becoming effective, all licences, no-objection certificates, permissions, approvals, sanctions, consents, authorizations, registrations, quotas, rights, entitlements, including those relating to privileges, powers, facilities of every kind and description of whatsoever nature and the benefits thereto [including those under the laws pertaining to Trade Tax/ Commercial Tax/ Sales Tax/ VAT, Entry Tax, Service Tax, Shops and Commercial Establishments, Central Excises, Income Tax, and other laws and rules and regulations framed and notifications and orders issued thereunder], pertaining to the Demerged Undertakings or the business activities and operations thereof, which are subsisting or having effect immediately before the Effective Date, shall stand transferred to and vested in the Resulting / Transferee Company and shall be deemed to constitute separate licence etc. in the name and for the benefit of the Resulting / Transferee Company with effect from the Effective Date, pursuant to the provisions of section 394 of the Act and without any further act or deed by the Demerged / Transferor Company and/or the Resulting / Transferee Company and such licences etc. shall be appropriately mutated/ transferred/ changed/ modified/ endorsed/ split up by the competent authorities concerned in the name and for the benefit of the Resulting / Transferee Company as soon as the Scheme becomes effective without any hindrance so as to enable the Resulting / Transferee Company to continue to carry on the operations of the Demerged Undertakings without any interruption, difficulty or disadvantage and in the same manner and with same privileges and benefits as was being carried on by the Demerged / Transferor Company before the Effective Date. However, if any such licenses etc. as referred to above, are for the benefit of or applicable to or govern the operations of the Demerged Undertakings as well as the residual business of the Demerged / Transferor Company, then upon the Scheme coming into effect, the same shall be deemed to have been automatically split up without any further act, instrument or deed by the Demerged / Transferor Company or the Resulting / Transferee Company so as to appropriately apply to or govern the operations of the Demerged Undertakings and the residual business of the Demerged / Transferor Company, separately without putting either of them to any disadvantage of whatsoever nature. The competent authorities concerned shall take appropriate action to split up/ change/ modify/ endorse the said licenses etc. to give effect to these provisions and to ensure the continuation of operations of the Demerged Undertakings as well as the residual business of the Demerged / Transferor Company without any interruption, difficulty or disadvantage. The Resulting / Transferee Company and/or the Demerged / Transferor Company shall file appropriate intimations, where ever required, for the record of the competent authorities concerned who shall take the same on record and make the necessary changes and modifications in the relevant records pursuant to the sanction of the Scheme.

4.08 Upon the Scheme becoming effective, all taxes, duties, cess, etc payable by the Demerged / Transferor Company relating to the Demerged Undertakings and all or any refunds/credits/claims under various laws including laws pertaining to Trade Tax/ Commercial Tax/ Sales Tax/VAT, Entry Tax, Service Tax, Central Excises, Income Tax, Wealth Tax, etc., and the rules and regulations framed and notifications and orders passed thereunder, pertaining to the Demerged Undertakings shall be treated as the liability or refunds/ credits/ claims, as the case may be, of the Resulting / Transferee Company. The Demerged / Transferor Company and the Resulting / Transferee Company shall be entitled, wherever necessary, to revise their returns filed under various laws, as may be applicable, including returns filed under the Income Tax, Wealth Tax, Commercial Tax/ Trade Tax/ Sales Tax/ VAT, Entry Tax, Central Excise laws, and also, without limitation, the TDS/ TCS certificates. It is clarified that the taxes paid by the Demerged / Transferor Company relating to the period on or after the Appointed Date whether by way of deduction at source or advance tax, which pertain to the Demerged Undertakings, will be deemed to be the taxes paid by the Resulting / Transferee Company and the Resulting / Transferee Company shall be entitled to claim credit for such taxes deducted/paid against its tax liabilities notwithstanding that the certificates/ challans or other documents for payment of such taxes are in the name of the Demerged / Transferor Company.

4.09 Upon the Scheme becoming effective, all tax holiday benefits, exemptions, concessions, incentives and other benefits enjoyed by or available in respect of any of the manufacturing/processing units, works and business activities and operations of the

Demerged Undertakings as on the Effective Date, under any law including Income Tax Act, Central Excise Act and Laws relating to Commercial Tax/ Trade Tax/ Sales Tax/VAT, Entry Tax, Service Tax etc. and rules and regulations framed and notifications and orders issued thereunder, shall continue to remain available to and enjoyed by the Resulting / Transferee Company in respect of such manufacturing/processing units, works etc. of the Demerged Undertakings after the Effective Date in the same manner and to the same extent as were being availed and enjoyed by the Demerged / Transferor Company before the Effective Date. The right of the Resulting / Transferee Company to avail and enjoy such tax holiday benefits, exemptions, concessions, incentives and other benefits etc. under such laws shall not be prejudiced or otherwise adversely affected in any manner whatsoever, merely on the ground of transfer of the Demerged Undertakings from the Demerged / Transferor Company to the Resulting / Transferee Company in terms of this Scheme. All such benefits shall relate back to the Appointed Date as if the Resulting / Transferee Company was originally entitled to all such benefits under the applicable laws. The Demerged / Transferor Company and/or the Resulting / Transferee Company may file appropriate intimations, where ever required, for the record of the competent authorities concerned who shall take the same on record and make the necessary changes and modifications in the relevant records pursuant to the sanction of the Scheme.

- 4.10 If on the Effective Date, any suit, appeal or other proceedings pertaining to the Demerged Undertakings, of whatsoever nature, by or against the Demerged / Transferor Company is pending, the same shall not abate, or discontinued or in anyway be prejudicially affected by reason of this Scheme coming into effect and all such proceedings may be continued, prosecuted and enforced, by or against the Resulting / Transferee Company in the same manner and to the same extent as they would or might have been continued, prosecuted and enforced by or against the Demerged / Transferor Company, if this Scheme had not come into effect. The Resulting / Transferee Company shall get itself substituted in all such legal or other proceedings in place of the Demerged / Transferor Company and take all steps as may be necessary to have the proceedings continued, prosecuted and enforced by or against the Resulting / Transferee Company to the exclusion of the Demerged / Transferor Company. All subsequent legal and other proceedings pertaining to any matters concerning the Demerged Undertakings, after the Effective Date, shall be initiated by or against the Resulting / Transferee Company to the exclusion of the Demerged / Transferor Company. The Resulting / Transferee Company shall bear all costs, charges and consequences arising out of such legal and other proceedings and shall keep the Demerged / Transferor Company indemnified and harmless, if the Demerged / Transferor Company is made to bear any such costs, expenses and consequences.
- 4.11 Upon the Scheme becoming effective,
 - (i) All the employees engaged in or in relation to the business activities and operations of the Demerged Undertakings who are in service of the Demerged / Transferor Company on the Effective Date, shall become the employees of the Resulting/Transferee Company on such date without any break or interruption in service and on terms and conditions as to remuneration and otherwise, not less favourable than those subsisting as on the Effective Date. The Resulting / Transferee Company shall also accept and abide by any change in terms and conditions that may be agreed / effected by the Demerged / Transferor Company with all or any of such employees between the Appointed Date and the Effective Date.
 - (ii) The Resulting / Transferee Company shall continue to abide by any agreements / settlements entered into by the Demerged / Transferor Company in respect of Demerged Undertakings with any Union/ representatives of the employees.
 - (iii) The existing provident fund, gratuity fund, ESI, pension/ superannuation fund/ scheme or any other special scheme, fund or trust created by the Demerged / Transferor Company or existing for the benefit of the employees of the Demerged Undertakings shall, at an appropriate stage, be transferred to the Resulting / Transferee Company and till such time, shall be maintained separately.
- 4.12 All incomes, receipts and gains and all expenses, payments and losses of whatsoever nature, pertaining to the Demerged Undertakings and relating to any period upto the Effective Date, which due to inadvertence or any other reason, could not be accounted for or disclosed in the books of the Demerged / Transferor Company, shall be to the account of the Resulting/ Transferee Company.
- 4.13 (i) With effect from the Appointed Date and up to the Effective Date, the Demerged / Transferor Company shall stand possessed of all the assets and properties of the Demerged Undertakings and shall carry on and be deemed to have carried on the business and activities in relation to the said Undertakings in trust for and for the benefit of the Resulting/ Transferee Company. The Demerged / Transferor Company shall carry on the business of the Demerged Undertakings with reasonable diligence and in the same manner as it had been doing hitherto and shall not, without the concurrence of the Resulting / Transferee Company, alienate, charge or encumber any of the properties of the Demerged Undertakings except in the ordinary course of business or pursuant to any pre-existing obligation undertaken prior to the Appointed Date. All profits/incomes earned or accruing, or losses arising or incurred by the Demerged / Transferor Company in relation to the Demerged Undertakings and all receipts, payments, costs, charges, expenses etc. in relation

to the said Undertakings shall for all purposes be treated as the profits/incomes, losses, receipts, payments, costs, charges, expenses etc., as the case may be, of the Resulting / Transferee Company.

- (ii) Upon the Scheme becoming effective, the possession and power of the Demerged / Transferor Company to carry on business of the Demerged Undertakings in trust for the Resulting / Transferee Company as provided in sub-clause (i) above, shall, without any further act or deed, come to an end and thereafter the Resulting / Transferee Company shall stand possessed of all the assets and properties of the Demerged Undertakings and shall carry on and be deemed to have carried on the business and activities in relation to the said Undertakings for its own benefit.
- 4.14 All the residual business of the Demerged / Transferor Company and all the assets and liabilities and obligations, etc. pertaining to such residual business, shall continue to belong to and vested in the Demerged / Transferor Company and will not be affected in any way by this Scheme. The Demerged / Transferor Company will carry on and shall be deemed to have been carrying on the residual business, for and on its own behalf and all profits and losses arising (including the effect of taxes, inclusive of advance tax paid if any) in respect of such business shall for all purposes be treated as the profits or losses, as the case may be, of the Demerged / Transferor Company alone.
- 4.15 In case any proceedings are taken against the Resulting / Transferee Company in respect of any matters pertaining to residual business of the Demerged / Transferor Company, then the Resulting / Transferee Company shall defend the same at the cost, expense and risk of the Demerged / Transferor Company and the latter shall reimburse and indemnify the Resulting / Transferee Company against all costs, expenses, liabilities and obligations incurred in respect thereof.
- 4.16 Since the transfer of the Demerged Undertakings will take effect in the State of U.P. pursuant to the order of the Court under section 394 of the Act, the Demerged / Transferor Company and the Resulting / Transferee Company, [which is a wholly-owned subsidiary of the Demerged / Transferor Company as its entire issued share capital is beneficially held by the Demerged / Transferor Company], the Demerged / Transferor Company and the Resulting / Transferee Company shall avail the stamp duty exemption/ remission under the Notification No. 599/X-501 dated 25-03-1942.
- 4.17 (i) If at any time after the Scheme becomes effective, any documents, instruments or deeds are required to be executed by the Demerged / Transferor Company to meet the requirement of any law or to give effect to any provisions of this Scheme or desired by the Resulting / Transferee Company so as to perfect its title to any of the assets and properties transferred to and vested in it in terms of this Scheme, then the Demerged / Transferor Company shall cooperate in the execution of the same.
- (ii) The Resulting / Transferee Company may, at any time after the Scheme coming into effect, if so required under any law or otherwise, enter into, or issue or execute deeds, writings, confirmations, novations, declarations, or other documents with, or in favour of any party to any contract or arrangement to which the Demerged / Transferor Company is a party or any writings as may be necessary to be executed in order to give formal effect to the provisions of this Scheme. The Resulting / Transferee Company shall, under the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of the Demerged / Transferor Company and to carry out or perform all such formalities or compliances as referred to above on part of the Demerged / Transferor Company to be carried out or performed.
- 4.18 Upon the Scheme becoming effective, the Resulting / Transferee Company and/or the Demerged / Transferor Company shall secure the change in record of rights and any other records relevant for mutating the legal ownership of any immovable property or other properties of whatsoever nature, which shall stand transferred to and vested in the Transferee Company in terms of this Scheme.
- 4.19 It is clarified that if for any reason whatsoever, any of the assets or rights of whatever nature, including contracts, deeds, bonds, agreements and other instruments, pertaining to the business activities and operations of the Demerged Undertakings, which are required to be transferred to and vested in the Resulting / Transferee Company in terms of this Scheme, can not be so transferred to and vested in the Resulting / Transferee Company as and when the Scheme becomes effective, then the Demerged / Transferor Company shall continue to hold such assets or rights in trust and for the benefit of the Resulting / Transferee Company, until the same are transferred to and vested in the Resulting / Transferee Company.
- 4.20 After the Effective Date and as soon as possible, the Demerged / Transferor Company shall handover to the Resulting / Transferee Company all the relevant records, title deeds, contracts, agreements, licences, instruments, and all other documents and information pertaining to the assets, properties, rights, privileges, liabilities and obligations etc. of the Demerged Undertakings which shall stand transferred to and vested in the Resulting / Transferee Company in terms of this Scheme.
- 4.21 The Scheme provides for the demerger of the Demerged Undertakings on going concern basis with effect from the Appointed Date and nothing contained in any of the clauses of this Scheme shall be construed to imply transfer of individual assets and liabilities or any combination thereof or with effect from a date other than the Appointed Date, except expressly provided.

PART-V – CONSIDERATION

- 5.01 For the transfer of the Demerged Undertakings and consequent vesting thereof into the Resulting Company, a net consideration of Rs.4,030.98 Crores (Rupees Four Thousand Thirty Crores & Ninety Eight lacs only) shall be payable by the Resulting Company to the Demerged Company.
- 5.02 Upon sanction of the Scheme by the Court, the Resulting / Transferee Company shall take necessary steps to make payment of the consideration as mentioned in Clause 5.01 within a period of six months from the Effective Date without any interest, or such other extended period (s) and in such manner as may be agreed by the Board of the Demerged /Transferor Company. Till such time, the amount shall be treated as Unsecured Loan in the books of the Resulting/Transferee Company.
- 5.03 It is clarified that nothing contained in the Scheme shall be construed to imply that the demerger, transfer and vesting of demerged undertakings shall remain or deemed to have remained suspended or in abeyance till the process of payment of consideration amount in terms of Clause 5.01 is completed.
- 5.04 After the sanction of the Scheme by the Court, the consideration specified in Clause 5.01 above will become final and conclusive and no party shall be entitled to demand any revision in the said consideration amount, whether upward or downward, on any ground whatsoever.

PART-VI – ACCOUNTING TREATMENT

- 6.01 Accounting Treatment by the Resulting Company :
- (i) All the assets (tangible or intangible) and liabilities forming part of the Demerged Undertakings, which are transferred to and vested in the Resulting Company pursuant to this Scheme, shall be recorded in the books of the Resulting Company at their respective fair values, to ensure that such assets and liabilities reflect their correct value in terms of their future usage, obsolescence, revenue and cash generating capabilities and accounting principles of conservatism.
 - (ii) The statutory reserves, if any, pertaining to the Demerged Undertakings shall be incorporated and accounted for by the Resulting Company at their book values and the identity of such reserves shall be preserved and they shall appear in the financial statements of the Resulting Company in the same form and manner in which they appeared in the financial statements of the Demerged Company, prior to this Scheme becoming effective.
 - (iii) If the amount of consideration payable under Clause 5.01 exceeds the net fair value [fair value of assets less fair value of liabilities and value of statutory reserves] arrived at in terms of above sub-clauses, then such difference shall be accounted for as 'Goodwill'. If such net fair value exceeds the amount of consideration, then such difference shall be accounted for as 'Capital Reserve'.
 - (iv) For the purpose of above valuation, the Resulting Company may engage one or more competent valuer(s) and the valuation reports submitted by them may be appropriately considered by the Resulting Company for determining the fair values of various items of assets and liabilities.
- 6.02 Accounting Treatment by the Demerged Company :
- (i) The values of the assets, liabilities and statutory reserves, if any, pertaining to Demerged Undertakings, forming part of the Demerged Undertakings, which are transferred to and vested in the Resulting Company pursuant to this Scheme, shall be reduced from the respective assets, liabilities, reserves etc. by the Demerged Company by transfer at their respective book values in a separate account named 'Demerger Adjustment Account'. The amount of consideration receivable from the Resulting Company in terms of Clause 5.01 shall be credited to the said Demerger Adjustment Account by appropriate debit to 'Demerger Consideration Receivable Account'.
 - (ii) The credit balance left in the Demerger Adjustment Account, being a capital reserve, shall be credited to Demerger Reserve Account.
- 6.03 The Demerged Company and the Resulting Company shall abide by the applicable accounting standards, if any, and be guided by the generally accepted accounting principles and practices and the advice of the statutory auditors, if necessary, for giving effect to the demerger, transfer and vesting of the Demerged Undertakings as contemplated in this Scheme.
- 6.04 The Demerged Company shall provide all information, records, documents, contracts, deeds etc. to the Resulting Company as may be required by it to properly incorporate, account for and take on record, the assets, liabilities, income, expenses, profits, losses, transactions etc. pertaining to the Demerged Undertakings and to take all consequential actions as may be required.

PART - VII—GENERAL TERMS AND CONDITIONS

7.01 Until coming into effect of the Scheme :

- (i) The right of the Demerged / Transferor Company and the Resulting / Transferee Company to declare and pay dividends, whether interim or final, or to issue and allot bonus shares or further shares by way of rights or otherwise shall remain unaffected.
- (ii) The shareholders of the Demerged / Transferor Company and the Resulting / Transferee Company shall, save as expressly provided otherwise in the Scheme, continue to enjoy their existing rights under their respective Articles of Association including the right to receive dividends.

7.02 The respective Board of Directors of the Demerged / Transferor Company and the Resulting / Transferee Company may assent to any alterations or modifications in the Scheme which the Court and/or any other competent authority may deem fit to approve or impose or which may otherwise become necessary. No further approval of the shareholders or the creditors shall be necessary for giving effect to the provisions contained in this clause.

7.03 The Board of Directors of the Demerged / Transferor Company as well as the Board of Directors of the Resulting / Transferee Company shall be at liberty to withdraw from the Scheme at any time before the Scheme is sanctioned by the Court. They shall also be entitled to withdraw from this Scheme in case any condition or alteration imposed by the Court or any other authority is not acceptable to either of them or any material change in the circumstances necessitates such withdrawal before the Scheme becomes effective. No further approval of the shareholders or the creditors shall be necessary for giving effect to the provisions contained in this clause.

7.04 The Board of Directors of the Resulting / Transferee Company in consultation with the Board of Directors of the Demerged / Transferor Company, may give such directions, as they may consider necessary, to settle any question or difficulty arising in regard to the implementation of the Scheme or in any matter connected therewith such that the same shall be binding on all parties, in the same manner as if the same were specifically incorporated in the Scheme.

7.05 If at any time any doubt or dispute arises as to whether any particular asset/ liability/ employee or any other item or issue does or does not pertain to the Demerged Undertakings, then such doubt or dispute will be resolved with the mutual agreement of the Board of Directors of the Demerged / Transferor Company and of the Resulting / Transferee Companies and if necessary, the opinion of the Statutory Auditors of the Demerged / Transferor Company may be sought and accepted by the parties.

7.06 The respective Board of Directors of the Demerged / Transferor Company and the Resulting / Transferee Company may empower any committee of directors or officer(s) to discharge all or any of the powers and functions, which the said Board of Directors are entitled to exercise and perform under this Scheme and may empower such committee or officer(s) to sub-delegate the authority so delegated.

7.07 The approval of the Scheme by the shareholders and the creditors of the Demerged / Transferor and the Resulting / Transferee Companies, whether at their respective meetings convened by the Court under section 391/394 of the Act or by their consent letters/ affidavits, shall be deemed to be their approval of the Scheme as a whole under all the applicable provisions of the Companies Act and under the respective Memorandum and Articles of Association of the Companies and under all other contracts, arrangements and understandings, as may be applicable, as well as under all other applicable laws, rules and regulations and it will not be necessary to specify or obtain separate or specific approval under each applicable provision.

7.08 If any part of this Scheme is found invalid, ruled illegal by any court or authority of competent jurisdiction or found unenforceable under the present or future laws, then it is the intention of the Demerged / Transferor and the Resulting / Transferee Companies that such part shall be severable from the remainder of the Scheme and the Scheme shall not be affected thereby, unless the deletion of such part shall cause this Scheme to become materially adverse to either Company, in which case the Board of Directors of the Demerged / Transferor and the Resulting / Transferee Companies shall attempt to bring about a modification in the Scheme, as will best preserve for the two Companies, the benefits and obligations of this Scheme, including but not limited to such part. It is made clear that no further approval of the shareholders or the creditors shall be necessary for giving effect to the provisions contained in this clause.

7.09 In the event of the Scheme failing to take effect by 30th April, 2012 or by such later date as may be mutually agreed by the Board of Directors of the Demerged / Transferor and the Resulting / Transferee Companies, or if either of them withdraw from the Scheme in accordance with the provisions made hereinabove, the Scheme shall become null and void and in that event, no rights and liabilities, whatsoever, shall accrue to or be incurred inter-se by the parties or their shareholders or creditors or employees or any other person. In such case, each Company shall bear its own costs or as may be mutually agreed. No further approval of the shareholders or the creditors shall be necessary for giving effect to the provisions contained in this clause.

- 7.10 No party claiming to have acted or changed his position in anticipation of this Scheme taking effect, shall get any cause of action against the Demerged / Transferor or the Resulting / Transferee Companies or any of their directors or officers, if the Scheme does not take effect for any reason whatsoever, or is withdrawn, amended or modified.
- 7.11 The Scheme shall become effective with effect from the date the certified copy of the order of the Court sanctioning the Scheme is filed with the Registrar of Companies, Uttar Pradesh.
- 7.12 The Demerged / Transferor Company and the Resulting / Transferee Company shall, with all reasonable dispatch, make all applications/petitions under Section 391 and 394 and other applicable provisions of the Act to the Court for directions to convene and/or dispense with all or any of the meetings and for the sanctioning of the Scheme and to other authorities and bodies for obtaining their approvals, no objections, consents etc., as may be required, under any law, agreement or otherwise.
- 7.13 All costs, charges and expenses up to the stage of sanction of the Scheme by the Court shall be borne by the Demerged / Transferor Company. All subsequent costs, charges and expenses incurred for giving effect to the sanctioned Scheme shall be shared by the Resulting / Transferee Company and the Demerged / Transferor Company, as may be mutually agreed.

SCHEDULE

SCHEDULE OF PROPERTIES PERTAINING TO

SOUTH CEMENT UNDERTAKING OF THE TRANSFEROR / DEMERGED COMPANY

PART - I

(A) SHORT DESCRIPTION OF THE FREEHOLD PROPERTY

1. Particulars of Land

State	District	Taluk/ Village	Khasra No.	Area In Acres
PLANT LAND				
A.P	KRISHNA	BUDAWADA	81/3, 82/1, 82/2, 83/3, 84/2, 85/1, 87, 97/1, 98, 99, 100, 101/1, 101/3, 97/3, 86, 85/2, 105/8, 105/9, 88/2, 88/1, 105/4, 105/5, 83/1, 84/1, 313/2, 314/2, 315, 83/1, 84/1, 90, 82/3, 102/2, 93, 97/1, 105/7, 105/10, 104/3, 40/2, 41/1, 104/2, 36/3, 41/1, 104/2, 41/1, 40/2, 104/3, 85/2, 86, 97/3, 98, 99, 100, 101, 83/1, 84/1, 89, 104/3, 105/5, 86, 85/2, 37, 36/1, 40/4, 89, 83/1, 84/1, 41/1, 105/6, 160, 223/1, 224/1, 96, 233/1, 221/3, 218/1B, 220/1A, 220/1C, 35, 36/2, 160, 233, 221/1, 223/1A, 222/1, 36/3, 37, 96, 72, 104/2, 95/3, 35, 36/2, 71/3, 36/3, 96, 223, 104/3, 97/1, 97/3, 100, 101/1, 101/3, 95/1, 95/3, 186, 148, 145/3, 145/2A, 145/2C, 146/1, 146/3, 145/1, 153, 107/1, 223/1, 154/1, 154/3, 147/3, 146/1, 147/1, 187, 151, 152, 153, 147/1, 38/2, 40/3, 38/2	276.653
A.P	KRISHNA	BUDAWADA	41/2, 38/2, 41/1, 38/3, 86, 72, 36/1, 71/3, 35, 102/1, 148/2C, 145/2C, 142, 96, 145/1, 35, 161, 162, 221/1, 222/3, 229, 224/3, 231, 216, 224/3, 228, 142, 95/1, 95/3, 196/1	60.570
A.P	KRISHNA	BUDAWADA	142, 95/1, 95/3, 196/1, 314, 315, 316/2, 152, 316/2	4.725
A.P	KRISHNA	BUDAWADA	222/1	2.000
A.P	KRISHNA	BUDAWADA	71/3, 40/3, 219/1, 1961/, 196/3, 71/1, 40/3, 163, 164	26.310
A.P	KRISHNA	BUDAWADA	222/1, 223/1, 118, 119, 315, 108, 230, 231, 232	38.530
A.P	KRISHNA	BUDAWADA	313/2, 314/2, 313/2, 219/2A, 215, 218/1B, 219/2B	7.095
A.P	KRISHNA	BUDAWADA	123, 221/1, 130, 219/2C, 196/1, 164	5.880
A.P	KRISHNA	BUDAWADA	221/A, 32	5.740
			TOTAL	427.503

NON PLANT LAND

A.P.	ANANTAPUR	KOTTAKOTA	485, 495, 518, 705, 952, 956, 959, 701/1, 752, 801/1, 824/2.	42.410
A.P.	ANANTAPUR	ANUMPALLI	352	14.020
A.P.	ANANTAPUR	EDDANNAVARIPALLI	2, 4, 7, 11, 204, 211, 260, 262, 263, 264, 582, 583, 584, 586, 1608, 1609, 1610, 1621, 1626, 1627, 1632, 1702, 1793, 1795, 1818, 1774/2, 1774-1, 589/1, 589/2, 608/2.	109.490
A.P.	ANANTAPUR	VEPAMANIPETA	6, 17, 102, 102/1, 103, 47, 13, 12/1	25.790
A.P.	ANANTAPUR	DADITHOTA	140, 161	22.330
A.P.	ANANTAPUR	NALLACHERUVU	1023, 1033, 1027.	9.920
A.P.	ANANTAPUR	ORAVAI	321, 804, 813, 816, 817.	7.810
A.P.	ANANTAPUR	P.KOTHAPALLY	40	0.050
A.P.	ANANTAPUR	NARASAMPALLI	161/2	3.470
A.P.	ANANTAPUR	RMAGIRRI	78	17.000
A.P.	ANANTAPUR	NAGA SAMUDRAM	814, 816, 818, 819	20.550
		TOTAL		272.840

GRAND TOTAL	700.343
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2. Buildings

- i) All buildings constructed including work in progress in or on the above said lands (Plant) consisting of factory buildings (including CPP) , godowns, tube wells, water storage tanks, houses, administrative office blocks, guest houses, annapurna, canteen buildings, hospitals and school buildings, staff quarters, shopping complex, temple, motor garages and all other buildings.
- ii) IInd Floor House NO A-15/19 , Vasant Vihar New Delhi - 110057
- iii) All plant and machinery, captive power plant, sanitary installations, electric installations, air conditioners, lifts, furnitures and fixtures, vehicles, computers, other fixed assets, including work in progress etc within the Plant area.

PART - II**(B) SHORT DESCRIPTION OF LEASEHOLD PROPERTY**

State	District	Taluk/ Village	Khasra No.	Area In Acres
MINING LAND				
ANDHRA PRADESH	KRISHNA	BUDDAWADA RF	376 (COMPT. NOS. 5 & 6)	1554.84
GRAND TOTAL				1554.84

PART - III**(C) SHORT DESCRIPTION OF STOCKS AND OTHER**

All Stocks including provisions stores, construction material, Sundry Debtors, Loans and Advances, Security and other deposits, fixed deposits with Banks and others, accrued interest on fixed deposits, Cash & Bank Balances, as per books of accounts and leases.

SCHEDULE

SCHEDULE OF PROPERTIES PERTAINING TO WEST CEMENT UNDERTAKING OF THE TRANSFEROR / DEMERGED COMPANY

PART - I

(A) SHORT DESCRIPTION OF THE FREEHOLD PROPERTY

1. Particulars of Land

i) in respect of JAYPEE GUJARAT CEMENT PLANT

State	District	Taluk/ Village	Khasra No.	Area In Hectare
GUJARAT	KUTCHCH	ABDASA, FULAI	10/1, 8, 7/2/1, 7/1/1/9/1, 31P1, 14P1, 14P2/2, 14P2/1,6/4, 3/1(3), 5P2/1, 4/3, 37P1, 4/1/1, 5P1/1, 82/1, 16P2/1, 39P2/1, 103/1, 192P2, 41, 24, 25, 26, 27, 30, 32, 33, 34, 35, 37, 38, 39, 40P, 36	162.39.88
GUJARAT	KUTCHCH	ABDASA, VAYOR	42P2, 4, 43, 1, 89P1, 89P2, 166P3, 44P4, 44P25, 101P1, 44P21, 44P11, 44,15, 44P16, 159P1, 98/103/107P1, 166P2, 44P17, 85P2/1, 166P1, 44P6, 94/95/96P2, 94/95/96P1, 98/103/107P3, 7, 30, 37, 146P13,41/2, 44P17P, 160, 162, 163, 164, 165, 166, 44P, 149, 152, 153, 155, 44	329.12.24
GUJARAT	KUTCHCH	ABDASA,VAGOT	71, 81, 82, 74, 85, 83, 87	31.73.00
GUJARAT	KUTCHCH	ABDASA, KARMATA	150, 151, 153, 159	4.68.00
GUJARAT	KUTCHCH	ABDASA,MOHADI	25, Unsurveyed Land	390.02.00
GUJARAT	KUTCHCH	LAKHPAT,KHARAI	123, 109, 105, 102, 130, 131, 125, 127, 128, 129P1, 129P2, 104, 119, 114, 154P8, 154P31, 154P9, 154P36, 154P34, 154P21, 154P10, 154P13, 154P19, 154P26,1, 154P26P2, 154P30, 154P47P6, 147/2, 137, 133, 135 & 136, 103P, 126P, 154P	240.05.99
GUJARAT	KUTCHCH	LAKHPAT,HARUDI	44P10, 36, 3	11.43.24

ii) in respect of JAYPEE WANAKBORI CEMENT GRINDING UNIT

State	District	Taluk/ Village	Khasra No.	Area In Hectare
INSIDE PLANT AREA				
GUJARAT	KHEDA	THASRA,SANGOL	131	28.0937
OUTSIDE PLANT AREA				
GUJARAT	KHEDA	THASRA,SANGOL	137/138/142/143/147/170	4.2341
TOTAL				32.3278

2. Buildings

i) in respect of JAYPEE GUJARAT CEMENT PLANT

- i) All buildings constructed including Work in progress in or on the above said lands related to Jaypee Gujarat Cement Plant consisting of factory buildings, godowns, tube wells, houses, administrative office blocks, guest houses, canteen buildings, hospitals and school buildings, staff quarters, motor garages and all other buildings pertaining to this division.

ii) Building located outside plant Premises

- | | | |
|-------------------------------------------|-------------------------------------------|----------------------------------|
| 1 Desalination Plant - Plant Building | Unsurveyed Abdasa Mohadi, Kutchch Gujarat | Area 384 hectare & |
| 2 Desalination Plant - Non Plant Building | Khasra No. 25 for 6.02 Heactare. | Total Outside Plant Area Land is |
| 3 Jetty | 390.02 Heactare (384+6.02) | |

iii) All plant and machinery, captive power plant , jetty, sanitary installations, electric installations, air conditioners, lifts, furnitures and fixtures, vehicles, computers, other fixed assets, including work in progress, intangible assets etc within the plant area.

ii) in respect of JAYPEE WANAKBORI CEMENT GRINDING UNIT

- i) Buildings constructed including work in progress on the aforesaid lands related to Jaypee Wanakbori Cement Grinding Unit consisting of factory buildings, residential buildings, administrative office blocks, staff quarters, canteen buildings, hospital etc.
- ii) All plant and machinery, sanitary installations, electric installations, air conditioners, lifts, furnitures and fixtures, vehicles, computers, other fixed assets, including work in progress, intangible assets etc within the plant area.

PART - II

(B) SHORT DESCRIPTION OF LEASEHOLD PROPERTY

i) in respect of JAYPEE GUJARAT CEMENT PLANT

State	District	Taluk/ Village	Khasra No.	Area In Hectare
GUJARAT	KUTCHCH	LAKHPAT, HARUDI	25, 28, 29, 35, 36, 37, 38, 39, 44	457.30
GUJARAT	KUTCHCH	LAKHPAT, KHARAI	134, 135, 136, 139, 140, 141, 142, 143, 144, 145, 149, 150, 154	201.70
GUJARAT	KUTCHCH	LAKHPAT, KHARAI	70,71,72,73,74,75,76,77,78,79,80,81,82,154(P)	924.58
GUJARAT	KUTCHCH	LAKHPAT, JADVA	11,14,10/2,10/3,12,13,,15,81(P)	540.84
GUJARAT	KUTCHCH	LAKHPAT, HARUDI	5,6,21,22,23,24,41,42,43,44(P)	1,002.21
GUJARAT	KUTCHCH	ABDASA,VAGHAPADHAR	9/1, 9/2, 10, 11, 12, 13, 14, 15, 16, 17, 18/1, 18/2, 18/3, 19, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108/1, 108/2, 109, 110, 111, 112/1,112/2, 113, 114, 115, 116, 117, 118/1, 118/2, 119/1, 119/2, 120, 8, 20, 191, 192, 198, 212,239	363.98
GUJARAT	KUTCHCH	LAKHPAT, BARANDA	133(P)	400.00
GUJARAT	KUTCHCH	LAKHPAT, KHARAI	37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 48, 49, 50, 51, 52, 53, 54, 55, 56, 47, 154(P)	314.20
GUJARAT	KUTCHCH	ABDASA,VAYOR	135P1, 135P2, 131, 130, 129P1, 129P2, 128, 119, 120, 200P1, 205, 204P, 121, 128, 133P1, 133P2, 197P, 199, 202, 217, 214, 118, 200P2, 207, 206, 205, 204, 198, 189, 188, 187, 190, 197P	118.10

ii) in respect of JAYPEE WANAKBORI CEMENT GRINDING UNIT

State	District	Taluk/ Village	Khasra No.	Area In Hectare
GUJARAT	KHEDA	THASRA, SANGOL	AS PER AGGR WITH SSNNL	3.7365

PART - III

(C) SHORT DESCRIPTION OF STOCKS AND OTHER

i) in respect of JAYPEE GUJARAT CEMENT PLANT

All Stocks including provisions stores, construction material, Sundry Debtors, Loans and Advances, Security and other deposits, fixed deposits with Banks and others, accrued interest on fixed deposits, Cash & Bank Balances, as per books of accounts and leases.

ii) in respect of JAYPEE WANAKBORI CEMENT GRINDING UNIT

All Stocks including provisions stores, construction material, Sundry Debtors, Loans and Advances, Security and other deposits, fixed deposits with Banks and others, accrued interest on fixed deposits, Cash & Bank Balances, as per books of accounts and leases.

SCHEDULE
SCHEDULE OF PROPERTIES PERTAINING TO
ASBESTOS UNDERTAKINGS OF THE TRANSFEROR / DEMERGED COMPANY
PART - I

(A) SHORT DESCRIPTION OF THE FREEHOLD PROPERTY

1. Particulars of Land

i) in respect of JAYPEE CEMENT PRODUCTS , SADWA (ALLAHABAD)

State	District	Taluk/ Village	Khasra No.	Area In Hectare
Uttar Pradesh	Allahabad	Baijla/Rehi	591,595,596,597	3.932
Uttar Pradesh	Allahabad	Baijla/Sadwakhurd	159, 158, 599, 108, 129, 130, 106, 117, 118, 120, 123, 125, 157	4.569
Uttar Pradesh	Allahabad	Sadwakhurd	149*	0.0319
TOTAL - (i)				8.5329

*Total area of Khasra no 149 is 2.4770 hectare. Out of which ,on 0.0319 hectare (319 sq. metre) land, hospital of Jaypee Cement Product , Sadwa (Allahabad) has been constructed.

ii) in respect of JAYPEE CHUNAR CEMENT PRODUCTS, JAMUHAR, MIRZAPUR

State	District	Taluk/ Village	Khasra No.	Area In Hectare
Uttar Pradesh	Mirzapur	Chunar/Jamuhar	"866,865,860,855,"863,862,861"	4.720
TOTAL - (ii)				4.720
GRAND TOTAL (i + ii)				13.2529

2. Buildings

i) in respect of JAYPEE CEMENT PRODUCTS , SADWA (ALLAHABAD)

- i) All buildings constructed including work in progress in or on the aforesaid lands related to Jaypee Cement Products, Sadwa (Allahabad) consisting of factory buildings, administrative office buildings, guest houses, Staff quarters and all other assets pertaining to Jaypee Cement Products. Hospital for JCP has been constructed on the land of JCBU.
- ii) All plant and machinery, sanitary installations, electric installations, air conditioners, lifts, furnitures and fixtures, vehicles, computers, other fixed assets, including work in progress etc within the plant area.

ii) in respect of JAYPEE CHUNAR CEMENT PRODUCTS, JAMUHAR, MIRZAPUR

- i) All buildings constructed including work in progress in or on the aforesaid land consisting of factory buildings, administrative office buildings, and all other assets pertaining to Jaypee Chunar Cement Products.
- ii) All plant and machinery, sanitary installations, electric installations, air conditioners, lifts, furnitures and fixtures, vehicles, computers, other fixed assets, including work in progress etc within the plant area.

PART - II

(B) SHORT DESCRIPTION OF LEASEHOLD PROPERTY

i) in respect of JAYPEE CEMENT PRODUCTS , SADWA (ALLAHABAD)

State	District	Taluk/ Village	Khasra No.	Area In Hectare
NIL				

ii) in respect of JAYPEE CHUNAR CEMENT PRODUCTS, JAMUHAR, MIRZAPUR

State	District	Taluk/ Village	Khasra No.	Area In Hectare
NIL				

PART - III

(C) SHORT DESCRIPTION OF STOCKS AND OTHER

i) in respect of JAYPEE CEMENT PRODUCTS , SADWA (ALLAHABAD)

All Stocks including provisions stores, construction material, Sundry Debtors, Loans and Advances, Security and other deposits, fixed deposits with Banks and others, accrued interest on fixed deposits, Cash & Bank Balances, as per books of accounts.

ii) in respect of JAYPEE CHUNAR CEMENT PRODUCTS, JAMUHAR, MIRZAPUR

All Stocks including provisions, stores, construction material, Sundry Debtors, Loans and Advances, Security and other deposits, fixed deposits with Banks and others, accrued interest on fixed deposits, Cash & Bank Balances, as per books of accounts.

SCHEDULE

SCHEDULE OF PROPERTIES PERTAINING TO FOUNDRY UNDERTAKING OF THE TRANSFEROR / DEMERGED COMPANY

PART - I

(A) SHORT DESCRIPTION OF THE FREEHOLD PROPERTY

1. Particulars of Land

State	District	Taluk/ Village	Khasra No.	Area In Acre
Madhya Pradesh	Rewa	Chijjwar	644	18.36
TOTAL				18.36

2. Buildings

- i) All buildings constructed, including work in progress, in or on plot of land covered by Khasra no 644, Chijjwar, Rewa Road, Village Chijjwar, Distt Rewa, M.P. consisting of factory buildings, administrative office buildings, and all other assets pertaining to Hi Tech Casting Centre.
- ii) All plant and machinery, sanitary installations, electric installations, air conditioners, lifts, furnitures and fixtures, vehicles, computers, other fixed assets, including work in progress, intangible assets etc. within the plant area.

PART - II

(B) SHORT DESCRIPTION OF LEASEHOLD PROPERTY

State	District	Taluk/ Village	Khasra No.	Area In Hectare
NIL				

PART - III

(C) SHORT DESCRIPTION OF STOCKS AND OTHER

All Stocks including provisions, stores, construction material, Sundry Debtors, Loans and Advances, Security and other deposits, fixed deposits with Banks and others, accrued interest on fixed deposits, Cash & Bank Balances, as per books of accounts, leases.

SCHEDULE

SCHEDULE OF PROPERTIES PERTAINING TO HEAVY ENGINEERING WORKS (HEW) UNDERTAKING OF THE TRANSFEROR / DEMERGED COMPANY

PART - I

(A) SHORT DESCRIPTION OF THE FREEHOLD PROPERTY

1. Particulars of Land

State	District	Taluk/ Village	Khasra No.	Area In Acre
Madhya Pradesh	Rewa	Chijjwar	593/1, 594, 623, 624, 625, 626, 627, 628, 641	24.66
TOTAL				24.66

2. Buildings

- All buildings constructed, including work in progress, in or on the aforesaid lands related to Heavy Engineering Workshop, Rewa consisting of factory buildings, administrative office buildings, guest houses, Staff quarters and all other assets pertaining to Heavy Engineering Workshop.
- All plant and machinery, sanitary installations, electric installations, air conditioners, lifts, furnitures and fixtures, vehicles, computers, other fixed assets, including work in progress, intangible assets etc. within the plant area.

PART - II

(B) SHORT DESCRIPTION OF LEASEHOLD PROPERTY

State	District	Taluk/ Village	Khasra No.	Area In Hectare
NIL				

PART - III

(C) SHORT DESCRIPTION OF STOCKS AND OTHER

All Stocks including provisions stores, construction material, Sundry Debtors, Loans and Advances, Security and other deposits, fixed deposits with Banks and others, accrued interest on fixed deposits, Cash & Bank Balances, as per books of accounts, leases

Dated This 12th Day of April, 2012

(By the Court)

Sd/-
REGISTRAR GENERAL

IN THE HIGH COURT OF JUDICATURE AT ALLAHABAD
ORIGINAL COMPANY JURISDICTION
COMPANY PETITION NO. 37 OF 2015
CONNECTED WITH
COMPANY APPLICATION NO. 12 OF 2015
(Under Sections 391/394 of the Companies Act, 1956)
DISTT.: GAUTAM BUDDHA NAGAR

1. JAIPRAKASH ASSOCIATES LIMITED, having its registered office at Sector-128, NOIDA-201304, District Gautam Buddha Nagar, (UP). **Transferee Company**
2. JAYPEE SPORTS INTERNATIONAL LIMITED, having its registered office at Sector-128, NOIDA-201304, District Gautam Buddha Nagar, (UP). **Transferor Company**

.....PETITIONERS

BEFORE HON'BLE MR. JUSTICE PANKAJ MITHAL

Dated 14th September, 2015

ORDER UNDER SECTION 394

The above Petition coming on for hearing on 14.9.2015, upon reading the said petition, the order dated 8.4.2015 passed on Company Application No. 12 of 2015 whereby the Transferee Company was ordered to convene separate meetings of its Equity Shareholders and the Creditors and the Transferor Company was ordered to convene meeting of its creditors and the meeting of its shareholders was dispensed with, for the purpose of considering, and if thought fit, approving with or without modification, the Scheme of Amalgamation proposed to be made between the Transferee Company and the Transferor Company and annexed to the affidavit of Shri Harish K. Vaid, Senior President (Corporate Affairs) & Company Secretary of the Petitioner Company, sworn on 4.4.2015 and filed on 6.4.2015, and The Times of India (English), New Delhi, The Financial Express (English), New Delhi and The Navbharat Times (Hindi), New Delhi, all dated 9.5.2015, each containing the advertisement of the said notices convening the said meetings directed to be held by the said order dated 8.4.2015, the affidavit of Sri Samir Sharma, Advocate, Chairman appointed for the meeting of the Equity Shareholders of the Transferee Company, sworn and filed on 25.5.2015, Affidavit of Sri Siddharth, Chairman appointed for the meeting of the Creditors of the Transferee Company, sworn and filed on 25.5.2015, and affidavit of Sri Siddharth Singh, Advocate, Chairman appointed for the meeting of the Creditors of the Transferor Company, sworn and filed on 25.5.2015, showing the publication and dispatch of the notices convening the said meetings, the Report dated 10.6.2015 of Sri Samir Sharma (filed on 29.6.2015) and the Report dated 10.6.2015 of Sri Siddharth (filed on 29.6.2015) and Report dated 10.6.2015 of Sri Siddharth Singh (filed on 29.6.2015), being the respective chairman of the said meetings, as to the results of the said meetings, and upon hearing Sri R.P. Agarwal, Advocate for the Petitioner Companies, and it appearing from the reports of the respective Chairman that the proposed Scheme of Amalgamation has been approved unanimously by the equity shareholders of the Transferee Company and by a majority of not less than three-fourth in value by the Creditors of the Transferee and the Transferor Companies present and voting in person or by proxy.

There is no opposition to the sanction of scheme of amalgamation and the Scheme is not in any manner against the public policy. Accordingly, the Scheme of Amalgamation is hereby sanctioned.

The Companies are directed to file the scheme along with copy of formal order with the Registrar of Companies within a period of 30 days from the date of receipt of the certified copy of the formal order.

The Scheme of Amalgamation shall come into operation from the appointed date as mentioned in the Scheme of Amalgamation on it being filed/registered by the Registrar of Companies. After the registration of the scheme by the Registrar of Companies, the Transferor Company Jaypee Sports International Limited would stand dissolved without winding up and all his assets and liabilities would stand merged in the Transferee Company Jaiprakash Associates Limited.

This Court doth order-

- (1) That all the properties, rights and powers of the Transferor Company specified in the first, second and third parts of the Schedule hereto and all other property, rights and powers of the Transferor Company be transferred without further act or deed to the Transferee Company and accordingly the same shall, pursuant to section 394(2) of the Companies Act, 1956, be transferred to and vest in the Transferee company for all the estate and interest of the Transferor Company therein but subject nevertheless to all charges now affecting the same; and

- (2) That all the liabilities and duties of the Transferor Company be transferred without further act or deed to the Transferee Company and accordingly the same shall, pursuant to section 394(2) of the Companies Act, 1956, be transferred to and become the liabilities and duties of the Transferee Company; and
- (3) That all proceedings now pending by or against the Transferor Company be continued by or against the Transferee company; and
- (4) That as provided in the Scheme no shares shall be issued and allotted by the Transferee Company in lieu of shares held by the Transferee Company in the Transferor Company and all the shares so held by the Transferee Company shall stand cancelled;
- (5) That the Companies do within 30 days after the date of this order, cause a certified copy of this order to be delivered to the Registrar of Companies, U.P., for registration and on such certified copy being so delivered the Transferor Company shall stand dissolved without being wound up and the Registrar of Companies shall place all documents relating to Transferor Company and registered with him on the file kept by him in relation to the Transferee company and the files relating to the said two Companies shall be consolidated accordingly; and
- (6) That any person interested shall be at liberty to apply to the Court in the above matter for any directions that may be necessary.

ANNEXURE

Sanctioned Scheme of Amalgamation

SCHEDULES

[PART - I]

Description of free hold properties of the Transferor Company - ANNEXED

[PART - II]

Description of lease hold properties of the Transferor Company - ANNEXED

[PART - III]

Short description of all stocks, shares, debentures and other Choses-in-action of the Transferor Company - ANNEXED

SCHEME OF AMALGAMATION
BETWEEN
JAIPRAKASH ASSOCIATES LIMITED
[TRANSFeree COMPANY]
AND
JAYPEE SPORTS INTERNATIONAL LIMITED
[TRANSFEROR COMPANY]
AND
THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS

THIS SCHEME IS DIVIDED INTO FOLLOWING PARTS:

- PART - I : INTRODUCTION
PART - II : DEFINITIONS
PART - III : CAPITAL STRUCTURE
PART - IV : PROVISIONS RELATING TO AMALGAMATION OF JPSIL WITH JAL
PART - V : CONSIDERATION
PART - VI : ACCOUNTING TREATMENT
PART - VII : GENERAL TERMS AND CONDITIONS

PART - I
INTRODUCTION

- 1.01 Jaiprakash Associates Limited [Transferee Company or "JAL"] was incorporated as a public limited company under the Companies Act, 1956, on 15-11-1995 in the State of Uttar Pradesh under the name of 'Bela Cement Limited'. The Company received Certificate of Commencement of Business on 29-1-1996. Its name was changed to 'Jaypee Rewa Cement Limited' with effect from 30-8-2000. The name was again changed to 'Jaypee Cement Limited' with effect from 3-1-2002 and then to its present name 'Jaiprakash Associates Limited' with effect from 11-3-2004. The registered office of the Company is presently situate at Sector 128, NOIDA-201 304, Uttar Pradesh. It is a multi-activities company having diverse business interests, which, inter alia, include Civil Engineering & Construction, Construction of River Valley and Hydro Power Projects on turnkey basis, manufacture and marketing of Cement, Hospitality, Real Estate development, etc.
- 1.02 Jaypee Sports International Limited [Transferor Company or "JPSIL"] was incorporated as a private limited company under the Companies Act, 1956, on 20-10-2007 in the State of Uttar Pradesh under the name of 'JPSK Sports Private Limited'. Its name was changed to 'Jaypee Sports International Private Limited' with effect from 15-06-2010. The Company became a public company with effect from 28-07-2010 and accordingly its name was changed to its present name 'Jaypee Sports International Limited'. The registered office of the Company is presently situate at Sector 128, NOIDA-201304, Uttar Pradesh. The Company is engaged in the business of development of Special Development Zone with sports as core activity. It has set up Motor Race Track at Greater NOIDA known as Buddh International Circuit and has successfully hosted Formula One, Grand Prix in 2011, 2012 and 2013. It is also setting up a Cricket Stadium of International Standard at Greater NOIDA to accommodate above 70,000 persons. The Company is also taking up development of group housing, plots, multi storey flats, commercial area, institutional area, roads, etc.
- 1.03 The entire paid-up share capital of JPSIL is held by JAL and as such JPSIL is a wholly-owned subsidiary of JAL.
- 1.04 This Scheme provides for amalgamation of JPSIL with JAL as per detailed provisions made in the Scheme and pursuant to the provisions of sections 391 and 394 of the Companies Act, 1956 and other relevant provisions of the Act.
- 1.05 The object of the Scheme is to realize the benefits of greater synergies of businesses of two companies by consolidating the business which is presently being carried on by JPSIL and JAL as two separate legal entities. The amalgamation of two separate legal entities into one and consolidation of business of JPSIL in JAL will result in focused management attention, improvement in operational efficiency and business prospects and overall profitability of JAL, strengthen its

Balance Sheet and provide greater leverage for raising resources to finance growing needs of business, besides savings in common overheads/ administrative expenses etc. All this is likely to improve the valuation of shares of JAL thereby benefitting its shareholders. The interest of the secured and unsecured creditors of the two companies will remain unaffected.

PART- II

DEFINITIONS

2.01 In this Scheme, unless repugnant to the meaning or context thereof, the following expressions will have the meanings as assigned below :

- (a) **"Act"** means the Companies Act, 1956 and/or the Companies Act, 2013, as applicable, and rules and regulations made thereunder and shall include any statutory modifications, amendments or re-enactment thereof, as may be applicable.

It is clarified –

- (i) that as on the date of approval of this Scheme by the Boards of Directors of the Transferor Company and the Transferee Company, Sections 391 and 394 of the Companies Act, 1956 continue to be in force with the corresponding provisions of the Companies Act, 2013 not having been notified.
 - (ii) that several other sections of the Companies Act, 2013 have been notified and come into effect. Hence for sake of clarity and to avoid confusion, Companies Act, 1956 has been referred to as the **"Act of 1956"** and Companies Act, 2013 has been referred to as the **"Act of 2013"** wherever specific sections have been referred to hereinafter in this Scheme.
- (b) **"Appointed Date"** means 1st April 2014 being the date from which this Scheme shall become operative.
- (c) **"Board" or "Board of Directors"** means the board of directors of the Transferee Company or of the Transferor Company, as the context may require, and shall include a committee of such Board duly constituted or any officer(s) thereof, duly authorized, by the Board;
- (d) **"Court" or the "High Court"** means the Hon'ble High Court of Judicature at Allahabad and shall include the National Company Law Tribunal, or such other forum or authority as may be vested with the powers presently vested in the High Court under sections 391-394 of the Act of 1956 in relation to the sanction of Scheme of Amalgamation.
- (e) **"Effective Date" or "coming into effect of this Scheme" or "effectiveness of this Scheme", or "Scheme becoming effective"** or the like expressions used in the Scheme mean the date on which the certified copy of the order of the Court sanctioning the Scheme is filed with the Registrar of Companies, U.P.
- (f) **"JAL"** means Jaiprakash Associates Limited [Transferee Company] having its registered office at Sector 128, NOIDA-201 304, Uttar Pradesh and includes its successors..
- (g) **"JPSIL"** means Jaypee Sports International Limited [Transferor Company] having its registered office at Sector 128, NOIDA-201 304, Uttar Pradesh and includes its successors.
- (h) **"Scheme"** means this Scheme in its present form as submitted to the Court or with such modification(s), if any, as may be made by the shareholders and the creditors of the Transferee and the Transferor Companies in their meetings, if any, held as per the directions of the Court, or such modifications(s) as may be imposed by any competent authority and/or with such modifications as are directed to be made by the Court while sanctioning the Scheme, provided all such modifications are accepted by the respective Board of Directors of the Transferee and the Transferor Companies.
- (i) **"SEBI"** means the Securities & Exchange Board of India constituted under the Securities & Exchange Board of India Act, 1992.
- (j) **"Shareholders"** with reference to the Transferor or the Transferee Company means persons holding equity shares in the said Companies in physical form or in electronic form and whose names are entered and registered as members in the Register of Members of the said Companies or whose names appear as the beneficial owners of the equity shares in the records of the Depositories, if shares are held in dematerialized form.
- (k) **"Transferee Company"** means Jaiprakash Associates Limited having its Registered Office at Sector – 128, NOIDA, Uttar Pradesh – 201304. It is also referred to as **"JAL"**
- (l) **"Transferor Company"** means Jaypee Sports International Limited having its Registered Office at Sector – 128, NOIDA, Uttar Pradesh – 201304. It is also referred to as **"JPSIL"**

PART - III

CAPITAL STRUCTURE

3.01 The share capital of JAIPRAKASH ASSOCIATES LIMITED [JAL] as on 31st March, 2014 has been as under :

AUTHORISED SHARE CAPITAL

	Rs.
1234,40,00,000 Equity Shares of Rs. 2 each	2468,80,00,000
31,20,000 Preference Shares of Rs. 100 each	<u>31,20,00,000</u>
TOTAL	<u>2500,00,00,000</u>

ISSUED, SUBSCRIBED AND PAID UP SHARE CAPITAL

As on 31st March, 2014 :

221,90,83,559 Equity Shares of Rs.2 each fully paid up	<u>443,81,67,118</u>
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After 31.3.2014, JAL has issued 21,33,73,416 Equity Shares of Rs. 2 each. Consequently, the present Issued, Subscribed & Paid up Capital of JAL is as under :

243,24,56,975 Equity Shares of Rs.2 each fully paid up	486,49,13,950
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- 3.02 JAL is a widely held public limited company and its shares are listed on BSE Limited and the National Stock Exchange Limited.

- 3.03 The share capital of **JAYPEE SPORTS INTERNATIONAL LIMITED [JPSIL]** as on 31st March, 2014 has been as under:

AUTHORISED SHARE CAPITAL

	Rs.
75,00,00,000 Equity Share of Rs. 10/- each	750,00,00,000
2,50,00,000 Redeemable Preference Shares of Rs. 100/- each	<u>250,00,00,000</u>
TOTAL	<u>1000,00,00,000</u>

ISSUED, SUBSCRIBED AND PAID UP SHARE CAPITAL

56,70,00,000 Equity Share of Rs. 10/- each	567,00,00,000
1,25,00,000 12% Non Cumulative Redeemable Preference Shares of Rs. 100/- each	<u>125,00,00,000</u>
TOTAL	<u>692,00,00,000</u>

There has been no change in the above capital structure of JPSI after 31st March, 2014.

- 3.04 The entire share capital of JPSIL, both preference and equity share capital, is held by JAL. JPSIL is a wholly-owned subsidiary of JAL and its shares are not listed on any stock exchange.

PART - IV**PROVISIONS RELATING TO****AMALGAMATION OF JPSIL WITH JAL**

- 4.01 With effect from the Appointed Date and upon this Scheme coming into effect, the Transferor Company shall stand merged with the Transferee Company, as going concern, without any further act or instrument and pursuant to the provisions of Sections 391 and 394 of the Act of 1956, together with all the properties, assets, rights, benefits and interest therein and all liabilities and obligations, as more specifically described in the subsequent clauses of this Scheme.

- 4.02 Without prejudice to the generality of the provisions contained in Clause 4.01, and upon the Scheme becoming effective but with effect from the Appointed Date,

- (i) All the undertakings, the entire business, all the processing units, works, offices and other establishments, including projects under implementation, all the properties (whether movable or immovable, tangible or intangible, corporeal or incorporeal, freehold or leasehold, and wherever situated), including all lands and buildings and structures, Formula One Track and other facilities, plant and machinery, capital work in progress, furniture, fixtures, office equipments, appliances, accessories, power lines, and other immovable properties, all current assets including all stocks, investments of all kinds and in all forms, inventories and stores, sundry debtors, loans and advances and other receivables including bills of exchange and promissory notes and other such instruments, security deposits and other deposits, insurance policies, membership of clubs and other bodies, cash and bank balances, contingent rights or benefits, financial assets, leases, licences, and other leases and leasehold rights of all and every kind, hire purchase contracts and assets, right to use trademarks, patents, designs, copy rights, benefits and rights under all contracts and agreements, tenancies, engagements, arrangements of all kind, benefits of assets or properties or other interest held in trust, reversions, allotments, approvals, permissions, permits, quotas, rights, entitlements, refunds, credits, authorizations, licenses, registrations, exemptions, concessions, remissions, benefits, privileges and rights under various laws including Income Tax, Wealth Tax, Service Tax, Central Excise, Trade Tax/ Commercial Tax/Sales Tax/ VAT, Entry Tax Acts, etc, and the rules and regulations framed and notifications or orders issued thereunder, deferred tax assets, rights to use and avail of telephones, telexes, facsimile, email, internet, leased line connections and installations, utilities, electricity and other services, all records, files, papers, computer programmes, manuals, data, catalogues, sales and advertising materials, lists and other details of present and former customers and suppliers, customer credit information, customer and supplier pricing information and other records, and all other interests of whatsoever nature belonging to or in the ownership, power, possession or the control of or vested in or granted in favour of or held for the benefit of or enjoyed by the Transferor Company or which have accrued to the Transferor Company, whether in India or abroad, of whatsoever nature and where-ever situated, shall, pursuant to Sections 391 and 394 of the Act of 1956 and without any

further act, instrument or deed, be and stand transferred to and vested in the Transferee Company as going concern so as to become, as and from the Appointed Date, the property, estate, assets, rights, title, interest and authorities etc. of the Transferee Company.

- (ii) All secured and unsecured debts, (whether in rupees or in foreign currency), all liabilities including contingent liabilities, whether provided for or not in the books of the Transferor Company and all duties and obligations of every kind, nature and description, of the Transferor Company along with any charge, encumbrance, lien or security thereon, shall stand transferred to and vested in or deemed to have been transferred to and vested in the Transferee Company, pursuant to Sections 391 and 394 of the Act of 1956 and without any further act or deed, so as to become the debts, liabilities, duties and obligations of the Transferee Company, and further that it shall not be necessary to obtain the consent of any third party or other person who is a party to any contract or arrangement by virtue of which such debts, liabilities, duties and obligations have arisen, in order to give effect to the provisions of this Clause.
- 4.03 The transfer and vesting of the properties and assets, liabilities etc. referred to in Clause 4.01 and 4.02, shall be subject to the existing securities, charges and mortgages, if any, subsisting over or in respect of such properties and assets, or any part thereof. The existing security or charge in favour of the secured creditors shall remain unaffected and shall continue to remain valid and in full force even after the merger of the Transferor Company with the Transferee Company.
- It is, however, clarified that -
- (a) any reference in any security documents or arrangements (to which the Transferor Company is a party) to the assets and properties of the Transferor Company offered or agreed to be offered as security for any financial assistance or obligations, shall be construed as reference only to the specific assets and properties of the Transferor Company mentioned therein and which are vested in the Transferee Company by virtue of this Scheme and such securities, charges and mortgages shall not extend or be deemed to extend, to any other assets and properties of the Transferor Company;
 - (b) the securities, charges and mortgages subsisting over and in respect of the assets and properties or any part thereof of the Transferee Company shall continue with respect to such assets and properties or part thereof and this Scheme shall not operate to enlarge such securities, charges or mortgages on the assets and properties of the Transferor Company or any part thereof, transferred to and vested in the Transferee Company in terms of this Scheme, nor shall the Transferee Company be obliged to create any further or additional security, charge or mortgage, save to the extent warranted by the terms of the existing security arrangements to which the Transferor Company and the Transferee Company are parties, and consistent with the joint obligations assumed by them under such arrangement.
- 4.04 Without prejudice to the generality of the above Clauses 4.01 and 4.02, upon the Scheme becoming effective but with effect from the Appointed Date:
- (i) All assets and properties of the Transferor Company as are movable in nature or are otherwise capable of transfer by manual delivery or by endorsement or acknowledgement of possession and/or delivery, the same may be so transferred by the Transferor Company, and shall, upon such transfer, become the assets and properties of the Transferee Company and title to the property will be deemed to have been transferred accordingly without any further act, instrument or deed and pursuant to the provisions of Sections 391 and 394 of the Act of 1956;
 - (ii) All movable properties of the Transferor Company other than those specified in sub-clause (i) above, including sundry debtors, outstanding loans and advances and receivables, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, Semi Government, local and other authorities and bodies, customers and other persons, will become the properties of the Transferee Company without any further act, instrument or deed and pursuant to the provisions of Sections 391 and 394 of the Act of 1956. The Transferee Company shall accordingly intimate the concerned parties that pursuant to the Court having sanctioned this Scheme the said debts, loans, advances or deposits pertaining to the Transferor Company stand transferred to the Transferee Company and be paid and/or made good to or be held on account of the Transferee Company as the person entitled thereto;
 - (iii) All immovable properties (including land together with the buildings and structures standing thereon) of the Transferor Company, whether freehold or leasehold and all documents of title, rights and easements in relation thereto, will stand transferred to and be vested in the Transferee Company, without any further act, instrument or deed and pursuant to the provisions of Sections 391 and 394 of the Act of 1956. The Transferee Company shall be entitled to exercise all rights and privileges and be liable to fulfill all obligations, in relation to or applicable to such immovable properties;
- 4.05 Upon the Scheme coming into effect,
- (i) All the properties, leases, estates, assets, rights, titles, interests, licenses, approvals, permissions and authorities etc. as described in Clause 4.02, accrued to and/or acquired by the Transferor Company on or after the Appointed Date and up to the Effective Date, shall have been and deemed to have accrued to and/ or acquired for and on behalf of the Transferee Company and shall, upon the coming into effect of the Scheme, pursuant to the provisions

of Sections 391 and 394 of the Act of 1956 and without any further act, instrument or deed, be and stand transferred to and vested in or be deemed to have been transferred to and vested in the Transferee Company and shall become the properties, leases, estates, assets, rights, titles, interests, licenses, approvals, permissions and authorities etc. of the Transferee Company.

- (ii) Upon the Scheme becoming effective, all loans raised and utilized and all debts, duties, undertakings, liabilities, obligations etc as described in Clause 4.02 incurred or undertaken by the Transferor Company on or after the Appointed Date and up to the Effective Date, shall be deemed to have been raised, utilized, incurred or undertaken for and on behalf of the Transferee Company and to the extent they are outstanding on the Effective Date, shall, upon the coming into effect of the Scheme shall be and stand transferred to or vested in or be deemed to have been transferred to and vested in the Transferee Company pursuant to the provisions of Sections 391 and 394 of the Act of 1956 and without any further act, instrument or deed, and shall become the debt, duties, undertakings, liabilities and obligations of the Transferee Company which shall meet, discharge and satisfy the same as per the applicable terms..
- (iii) Where any of the debts, duties, undertakings, liabilities, obligations etc of the Transferor Company as on the Appointed Date and transferred to the Transferee Company as described in Clause 4.02 above, have been discharged by the Transferor Company after the Appointed Date, such discharge shall be deemed to have been for and on account of the Transferee Company.

4.06 Upon the Scheme coming into effect,

- (i) All leases, licences, no-objection certificates, permissions, approvals, sanctions, consents, authorizations, registrations, quotas, rights, entitlements, including those relating to privileges, powers, facilities of every kind and description of whatsoever nature and the benefits thereto [including those under the laws pertaining to Income Tax, Wealth Tax, Service Tax, Central Excise, Trade Tax/ Commercial Tax/Sales Tax/ VAT, Entry Tax Acts, etc, and other laws and rules and regulations framed and notifications and orders issued thereunder, enjoyed by the Transferor Company or having effect immediately before the Effective Date, which are subsisting or having effect immediately before the Effective Date, shall be and remain in full force and effect in favour of the Transferee Company and may be enforced fully and effectually as if, instead of the Transferor Company, the Transferee Company had been a beneficiary or obligee thereto.
- (ii) The leases, licences etc. referred to in sub-clause (i) above shall be appropriately mutated/ transferred/ changed/ modified/ endorsed by the competent authorities concerned in the name and for the benefit of the Transferee Company as soon as the Scheme becomes effective without any hindrance so as to enable the Transferee Company to continue to carry on the operations hitherto carried on by the Transferor Company without any interruption, difficulty or disadvantage and in the same manner and with same privileges and benefits as was being carried on by the Transferor Company before the Effective Date.
- (iii) The Transferee Company shall file appropriate intimations, wherever required, for the record of the competent authorities concerned who shall take the same on record and make the necessary changes/ modifications/ endorsement etc in the above-referred leases, licences etc. and the relevant official records, to give effect to the above provisions.

4.07 Upon the Scheme coming into effect,

- (i) All taxes, duties, cess, etc payable by the Transferor Company and all or any refunds/ credits/ claims under various laws including laws pertaining to Income Tax, Wealth Tax, Service Tax, Central Excise, Trade Tax/ Commercial Tax/Sales Tax/ VAT, Entry Tax Acts, etc, and the rules and regulations framed and notifications and orders passed thereunder, accruing to the Transferor Company, shall be treated as the liability or refunds/ credits/ claims, as the case may be, of the Transferee Company.
- (ii) It is clarified that the taxes paid by the Transferor Company relating to the period on or after the Appointed Date whether by way of deduction at source or advance tax, will be deemed to be the taxes paid by the Transferee Company and the Transferee Company shall be entitled to claim credit for such taxes deducted/paid against its tax liabilities notwithstanding that the certificates/ challans or other documents for payment of such taxes are in the name of the Transferor Company. It is clarified that all refunds outstanding on the Effective Date or which may become due on or after the Effective Date, shall accrue to and be granted to the Transferee Company, irrespective of the period to which they pertain.
- (iii) The Transferee Company shall be entitled, wherever necessary, to revise its returns filed under various laws, as may be applicable, including returns filed under the Income Tax, Wealth Tax, Service Tax, Central Excise, Trade Tax/ Commercial Tax/Sales Tax/ VAT, Entry Tax laws, and also, without limitation, the TDS/TCS certificates.

4.08 Upon the Scheme coming into effect,

- (i) All tax holiday benefits, exemptions, concessions, incentives and other benefits enjoyed by or available in respect of any of the processing units, works and business activities and operations of the Transferor Company as on the Effective Date, under any law including Income Tax, Wealth Tax, Service Tax, Central Excise, Trade Tax/ Commercial Tax/Sales Tax/ VAT, Entry Tax, etc., and rules and regulations framed and notifications and orders

issued thereunder, shall continue to remain available to and enjoyed by the Transferee Company in respect of such processing units, works etc. after the Effective Date in the same manner and to the same extent as were being availed and enjoyed by the Transferor Company before the Effective Date.

- (ii) The taxes paid by the Transferor Company including but not limited to Minimum Alternate Tax paid under section 115JA/115JB of the Income Tax Act, 1961, Tax credit under section 115JAA of the Income Tax Act, 1961, advance taxes and tax deducted at source, right to carry forward and set off unabsorbed losses and depreciation under the provisions of the said Act shall, under provisions of Section 391 and 394 of the Act, without further act or deed, be transferred to and/or deemed to be transferred to and vested in transferee company so as to become the properties, benefits, rights as the case may be of transferee company.
 - (iii) The right of the Transferee Company to avail and enjoy above-referred tax holiday benefits, exemptions, concessions, incentives and other benefits etc. under such laws shall not be prejudiced or otherwise adversely affected in any manner whatsoever, merely on the ground of merger of the Transferor Company with the Transferee Company in terms of this Scheme.
 - (iv) All the benefits referred to in sub-clause (i) above shall relate back to the Appointed Date as if the Transferee Company was originally entitled to all such benefits under the applicable laws.
 - (v) The Transferee Company may file appropriate intimations, where ever required, for the record of the competent authorities concerned who shall take the same on record and make the necessary changes and modifications in the relevant official records, pursuant to the sanction of the Scheme by the Court.
- 4.09 (i) Upon the Scheme coming into effect, all contracts, deeds, bonds, agreements and other instruments including memoranda of understandings, arrangements, undertakings, schemes, agreements relating to leases and tenancies, leave and licence agreements and all other agreements of whatsoever nature, to which the Transferor Company is a party or to the benefit of which the Transferor Company may be eligible, which are subsisting or having effect immediately before the Effective Date, shall remain in full force and effect, in favour of or against the Transferee Company and may be enforced as fully and effectually as if, instead of the Transferor Company, the Transferee Company had been a party or beneficiary or obligee. It is clarified that contracts as between Transferor Company and the Transferee Company, which are subsisting or having effect immediately before the Effective Date, shall stand terminated.
- (ii) The transfer and vesting of the assets and the liabilities of the Transferor Company in the Transferee Company and the continuance of all contracts or proceedings by or against the Transferee Company in terms of the Scheme shall not affect any contracts or proceedings which have already concluded on or after the Appointed Date.
- 4.10 Upon the Scheme coming into effect,
- (i) If any suit, appeal or other proceedings [whether civil or criminal and whether pending in any court or before any statutory or judicial or quasi-judicial authority or tribunal] including proceedings under various tax laws such as Income Tax, Wealth Tax, Service Tax, Central Excise, Trade Tax/ Commercial Tax/ Sales Tax/ VAT, Entry Tax, Entertainment Tax etc, by or against the Transferor Company is pending on the Effective Date, the same shall not abate, or discontinued or in any way be prejudicially affected by reason of this Scheme coming into effect and all such proceedings may be continued, prosecuted and enforced, by or against the Transferee Company in the same manner and to the same extent as they would or might have been continued, prosecuted and enforced by or against the Transferor Company, if this Scheme had not come into effect, pursuant to the provisions of Sections 391 and 394 of the Act of 1956 and without any further act, instrument or deed.
 - (ii) The Transferee Company shall get itself substituted in all such pending legal or other proceedings in place of the Transferor Company and take all steps as may be necessary to have the proceedings continued, prosecuted and enforced by or against the Transferee Company to the exclusion of the Transferor Company.
 - (iii) All subsequent legal and other proceedings pertaining to any matter concerning the Transferor Company after the Effective Date, shall be initiated by or against the Transferee Company.
- 4.11 Upon the Scheme coming into effect and subject to provisions contained in clause 4.21,
- (i) All the employees who are in service of the Transferor Company on the Effective Date, shall become the employees of the Transferee Company on such date without any break or interruption in service and on terms and conditions as to remuneration and otherwise, not less favourable than those subsisting as on the Effective Date. The Transferee Company shall also accept and abide by any change in terms and conditions that may be agreed / effected by the Transferor Company with all or any of such employees between the Appointed Date and the Effective Date.
 - (ii) The Transferee Company shall continue to abide by all agreements / settlements entered into by the Transferor Company with any Union/ representatives of the employees.
 - (iii) So far as the Provident Fund, Gratuity Fund, Superannuation Fund or any other Special Fund created or existing for the benefit of the employees of the Transferor Company are concerned, the Transferee Company shall stand substituted for the Transferor Company for all purposes whatsoever related to the administration or operation of such Funds or in relation to the obligation to make contributions to the said Funds in accordance with the provisions of such Funds or as per the terms provided in the respective Trust Deeds. It is the aim and intent that

all the rights, duties, powers and obligations of the Transferor Company in relation to such funds shall become those of the Transferee Company and all the rights, duties and benefits of the employees of the Transferor Company under such Funds /Trusts shall be protected. It is clarified that the services of the employees of the Transferor Company will also be treated as having been continuous for the purpose of the aforesaid Funds.

- 4.12 After this Scheme becomes effective, the Transferee Company may, if so required under any law or otherwise, enter into, or issue or execute deeds, writings, confirmations, novations, declarations, or other documents with, or in favour of any party to any contract or arrangement to which the Transferor Company is a party or any writings as may be necessary to be executed in order to give formal effect to the above provisions. Notwithstanding the dissolution of the Transferor Company upon the Scheme coming into effect, the Transferee Company shall be deemed to be authorized to execute any such writings on behalf of the Transferor Company and to implement or to carry out all such formalities or compliance referred to above on the part of the Transferor Company to be carried out or performed, including power to execute all such documents etc. in favour of the Transferee Company itself.
- 4.13 Upon the vesting of the assets, properties, rights etc. of the Transferor Company as described in Clause 4.02(i), pursuant to the sanction of this Scheme by the Court under Sections 391 and 394 of the Act of 1956, the Transferee Company shall be entitled to get the recordal of the change in the title and appurtenant legal right(s) and get its name mutated/ substituted in place of the Transferor Company and the concerned authorities shall accordingly mutate/ substitute the name of the Transferee Company in place of the Transferor Company in the relevant records in respect of all such assets, properties, rights etc., wherever required,
- 4.14 Upon the Scheme coming into effect, all inter party transactions between the Transferor Company and the Transferee Company as may be outstanding on the Appointed Date or which may be entered into after the Appointed Date and up to the Effective Date, shall be considered as intra party transactions for all purposes. All inter-corporate deposits / loans, advances and other obligations outstanding between JAL and JPSIL (if any) on the Effective Date, shall stand automatically extinguished/ cancelled and there shall be no further obligation / outstanding in that behalf.
- 4.15 Upon the Scheme coming into effect,
 - (i) The resolutions, including resolutions passed under Section 293(1)(d) of the Act of 1956 or section 180(1)(c) of the Act of 2013, if any, of the Transferor Company, which are valid and subsisting on the Effective Date, shall, mutatis mutandis, continue to be valid and subsisting and be considered as resolutions of the Transferee Company and if any such resolutions have upper monetary or other limits being imposed under the provisions of the Act, or any other applicable provisions, then all the said limits shall be added and shall constitute the aggregate of the said limits in the Transferee Company.
 - (ii) Without prejudice to the generality of above sub-clause, the borrowing limits, if any, of the Transferor Company in terms of Section 293(1)(d) of the Act of 1956 and Section 180(1)(c) of the Act of 2013 shall stand enhanced by an amount equivalent to the borrowing limits, if any, of the Transferee Company under the said section and the limits of the Transferor Company as prescribed under Section 372A (1) of the Act of 1956 and Section 186 of the Act of 2013 shall stand enhanced to an amount equivalent to the combined limits of the Transferor Company and the Transferee Company, without any further act, instrument or deed.
- 4.16 Upon the Scheme coming into effect,
 - (i) Authorized Share Capital of the Transferor Company shall stand transferred to and combined with the Authorized Share Capital of the Transferee Company without any further act or deed. The filing fee and stamp duty already paid by the Transferor Company on its Authorized Share Capital shall be deemed to have been so paid by the Transferee Company on the combined Authorized Share Capital and accordingly, the Transferee Company shall not be required to pay any fee/ stamp duty on the Authorized Share Capital so increased. The resolution approving the Scheme shall be deemed to be the approval of increase in the Authorized Share Capital of the Transferee Company under Section 61 of the Act of 2013 and other applicable provisions of the Act.
 - (ii) Clause V of the Memorandum of Association of the Transferee Company relating to the Authorized Share Capital shall, without any further resolution, act, instrument or deed, be and stand altered, modified and amended pursuant to Sections 13, 14, 61 and 64 of the Act of 2013 and other applicable provisions of the Act and stand substituted/ replaced by the following new clause –
 “V. The Authorized Share Capital of the Company is Rs. 3500,00,00,000 (Rupees Three thousand five hundred crores only) divided into 1609,40,00,000 Equity Shares of Rs.2/- each and 2,81,20,000 Preference Shares of Rs.100/- each”
 - (iii) For removal of doubt, it is clarified that the approval of the Scheme by the shareholders of the Transferee Company under Sections 391 and 394 of the Act shall be deemed to be the approval under Sections 13, 14, 61 and 64 of the Act of 2013 and other applicable provisions of the Act.
- 4.17 (i) With effect from the Appointed Date and up to the Effective Date, the Transferor Company shall stand possessed of all the assets and properties of the Company and shall carry on and be deemed to have carried on its business and activities in trust for and for the benefit of the Transferee Company. The Transferor Company shall carry on the business with reasonable diligence and in the same manner as it had been doing hitherto and shall not, without the concurrence of the Transferee Company, alienate, charge or encumber any of the properties of the Company

except in the ordinary course of business or pursuant to any pre-existing obligation undertaken prior to the Appointed Date. All profits/incomes earned or accruing, or losses arising or incurred by the Transferor Company and all receipts, payments, costs, charges, expenses etc. shall for all purposes be treated as the profits/incomes, losses, receipts, payments, costs, charges, expenses etc., as the case may be, of the Transferee Company.

- (ii) Upon the Scheme becoming effective, the possession and power of the Transferor Company to carry on its business in trust for the Transferee Company as provided in sub-clause (i) above, shall, without any further act or deed, come to an end and thereafter the Transferee Company shall stand possessed of all the assets and properties of the Transferor Company and shall carry on and be deemed to have carried on the business and activities for its own benefit.
- 4.18 There will be no liability of stamp duty in respect of this Scheme since no shares are being allotted in exchange or otherwise nor any amount is being paid in consideration of amalgamation pursuant to this Scheme. Even otherwise, the Transferee Company shall be eligible for stamp duty exemption/ remission under the Notification No. 599/X-501 dated 25-03-1942 and/or other applicable provisions and notifications in view of the fact that the merger of the Transferor Company, which is a wholly owned subsidiary of the Transferee Company, shall take effect in the State of U.P. pursuant to the order of the Court under section 394 of the Act of 1956.
- 4.19 Until the coming into effect of the Scheme :
- (i) The right of the Transferor Company and the Transferee Company to declare and pay dividends, whether interim or final, to their respective equity and preference shareholders shall remain unaffected.
 - (ii) The shareholders of the Transferor Company and the Transferee Company shall, save as expressly provided otherwise in the Scheme, continue to enjoy their existing rights under their respective Articles of Association including the right to receive dividends.
 - (iii) It is clarified that the aforesaid provisions in respect of declaration of dividends, whether interim or final, are enabling provisions only and shall not be deemed to confer any right on the shareholders to demand or claim any dividends which, subject to the provisions of the Act, shall be entirely at the discretion of the respective Board of Directors of the Company concerned and subject, wherever necessary, to the approval of the shareholders of the respective companies.
- 4.20 The Transferor Company i.e. JPSIL shall stand dissolved without winding up with effect from the date on which the certified copy of the order of the Court sanctioning the Scheme is filed with the Registrar of Companies, UP.
- 4.21 Upon dissolution of the Transferor Company all its directors, including whole time directors, shall cease to hold office forthwith without any further act or deed and without any right to claim compensation by whatever name called, for such loss of office.

PART V

CONSIDERATION

- 5.01 Since the entire paid up share capital, both preference and equity, of the Transferor Company is beneficially held by the Transferee Company, upon the scheme becoming effective no shares will be issued and allotted by the Transferee Company in lieu of shares so held by it in the Transferor Company. Upon the Scheme becoming effective, all the shares, both preference and equity, beneficially held by the Transferee Company in the Transferor Company shall stand cancelled.

PART - VI

ACCOUNTING TREATMENT

- 6.01 Upon the Scheme coming into effect, with effect from Appointed Date, JAL shall follow the method of accounting as prescribed for purchase method referred to in Accounting Standard 14 - (AS 14) issued by the Institute of Chartered Accountants of India, and as notified by the Companies (Accounting Standards) Rules, 2006 and shall record all the assets and liabilities at fair value in accordance with Para 36 to 39 of the said Accounting Standard.

PART - VII

GENERAL TERMS AND CONDITIONS

- 7.01 The Transferee Company and the Transferor Company shall jointly and with all reasonable dispatch, make all applications/ petitions/ affidavits etc. under Section 391 and 394 of the Act of 1956 and other applicable provisions to the Court for directions to convene and/or dispense with all or any of the meetings and other directions and for the sanctioning of the Scheme and to other authorities and bodies for obtaining their approvals, no objections, consents etc., as may be required, under any law, agreement or otherwise.
- 7.02 The effectiveness of the Scheme is, conditional upon and subject to -
- (i) requisite approval of the Scheme by the shareholders and/or creditors of the Transferee Company and the Transferor Company, as per directions of the Court and in accordance with relevant provisions of the Act;
 - (ii) approval of the Scheme by the public shareholders of the Transferee Company in accordance with the provisions of the SEBI Circulars, if required;

Such approval will be obtained through resolution passed through postal ballot and e-voting and the Scheme shall be acted upon only if the votes cast by public shareholders in favour of the proposal are more the number of votes cast by public shareholders against it.

- (iii) approval of the Scheme by the Stock Exchanges, pursuant to clause 24(f) of the Listing Agreement between such Stock Exchanges and the Transferee Company;
- (iv) approval of the Scheme by SEBI in terms of SEBI Circulars;
- (v) approval / sanction of other regulatory authorities, if any;
- (vi) sanction of the Scheme by the Court in terms of Sections 391 and 394 of the Act of 1956 and other relevant provisions of the Act.;

Subject to above approvals/ sanctions, the Scheme shall become effective with effect from the date on which the certified copy of the order of the Court sanctioning the Scheme is filed with the Registrar of Companies, Uttar Pradesh.

- 7.03 The respective Board of Directors of the Transferor Company and the Transferee Company may assent to any alterations or modifications in the Scheme which the Court and/or any other competent authority may deem fit to approve or impose or which may otherwise become necessary. No further approval of the shareholders or the creditors of any of the two Companies shall be necessary for giving effect to the provisions contained in this clause.
- 7.04 Before the Scheme becomes effective, the Board of Directors of the Transferor Company as well as the Board of Directors of the Transferee Company shall be at liberty to withdraw from the Scheme, if any condition or alteration imposed by the Court or any other authority is not acceptable to either of them or if any material change in the circumstances takes place. No approval of the shareholders or the creditors of any of the two Companies shall be necessary for giving effect to the provisions contained in this clause.
- 7.05 The Board of Directors of the Transferee Company, in consultation with the Board of Directors of the Transferor Company, may give such directions, as they may consider necessary, to settle any question, difficulty, doubt or dispute arising in regard to the implementation of the Scheme or interpretation of provisions of any clause of the Scheme or any matter connected therewith and the decision so taken by them with mutual agreement, shall be binding on all parties, in the same manner as if the same were specifically incorporated in the Scheme.
- 7.06 The respective Board of Directors of the Transferee Company and the Transferor Company may empower any committee of directors or any officer(s) to discharge all or any of the powers and functions, which the said Board of Directors are entitled to exercise and perform under this Scheme and may empower such committee or officer(s) to sub-delegate the authority so delegated.
- 7.07 If any part of this Scheme is found invalid, ruled illegal by any court or authority of competent jurisdiction or found unenforceable under the present or future laws, then it is the intention of the Transferee and the Transferor Company that such part shall be severable from the remainder of the Scheme and the Scheme shall not be affected thereby, unless the deletion of such part shall cause the Scheme to become materially adverse to either Company, in which case the Board of Directors of the two Companies shall attempt to bring about a modification in the Scheme, as will best preserve for the two Companies, the benefits and obligations of this Scheme, including but not limited to such part or provision. It is made clear that no further approval of the shareholders or the creditors of any of the two Companies shall be necessary for giving effect to the provisions contained in this clause.
- 7.08 In the event of the Scheme failing to take effect by 28th February, 2015 or by such later date as may be mutually agreed upon by the Board of Directors of the Transferee Company and the Transferor Company, or if either of them withdraw from the Scheme in accordance with the provisions made hereinabove, the Scheme shall become null and void and in that event, no rights and liabilities, whatsoever, shall accrue to or be incurred inter-se by the parties or their shareholders or creditors or employees or any other person. No further approval of the shareholders or the creditors of any of the two Companies shall be necessary for giving effect to the provisions contained in this clause.
- 7.09 No person claiming to have acted or changed his position in anticipation of this Scheme taking effect, shall get any cause of action against any of the two Companies or their directors or officers, if the Scheme does not take effect for any reason whatsoever, or is withdrawn, amended or modified for any reason whatsoever,
- 7.10 All costs, charges and expenses pertaining to preparation, execution, implementation and carrying into effect of this Scheme shall be borne by the Transferee Company.

SCHEDULE

SCHEDULE OF PROPERTIES PERTAINING TO THE TRANSFEROR / DEMERGED COMPANY

PART - I

(A) SHORT DESCRIPTION OF THE FREEHOLD PROPERTY

Sl No.	State	District	Village	Date of Lease Deed	Khasra No.	Area in Hectare
NIL						

PART - II

(B) SHORT DESCRIPTION OF LEASEHOLD PROPERTY

1 Particulars of Land

Sl No.	State	District	Village	Date of Lease Deed	Khasra No.	Area in Hectare
I	Uttar Pradesh	Gautam Budhh Nagar	Bela Kalan	24.09.2009	1, 2, 3, 4M, 5M, 6M, 6M, 7M, 8, 9, 10, 11, 12, 13, 14M, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27/1, 27/2, 28, 29M, 75/8M	28.7532
II	Uttar Pradesh	Gautam Budhh Nagar	Mustafabad	24.09.2009	1, 2, 3, 4, 5, 6, 7, 8, 9, 10M, 11, 12, 14, 15, 16, 17, 18, 19M	9.4210
III	Uttar Pradesh	Gautam Budhh Nagar	Aurangpur	24.09.2009	460M, 463, 464, 465, 466, 467, 468, 469, 471, 472, 475, 476, 477, 478, 480, 481, 482, 483, 485, 486, 487, 488, 488/754, 491M, 492M, 496/756M, 499, 500M, 502M, 503M, 504, 505, 508M, 509, 510M, 510/755, 511, 513M, 635M, 636, 637, 640M, 641M, 642M, 643M, 644M, 645M, 647M, 649, 650, 651/1, 651/2, 652, 655, 656, 657, 658, 659, 660, 663/1, 663/2, 663/3, 663/4, 663/5, 663/6, 663/7, 663/8, 664M, 665M, 666, 668, 670/1, 670/2, 670/3, 671, 672, 673, 674, 675, 676, 677, 678, 679/1, 679/2, 679/3, 679/4, 680, 681, 682, 684, 685, 686, 688, 690, 691, 692, 693, 694, 695, 696, 698, 699, 703, 704, 705, 706, 710, 712, 713, 714, 716, 717, 719, 720, 721, 722, 723, 726, 729, 730, 731, 732, 734, 736, 737, 738, 739, 740, 743, 744, 745	155.6821
IV	Uttar Pradesh	Gautam Budhh Nagar	Mathurapur	24.09.2009	2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 13, 14, 15, 16, 18, 19, 20, 21, 24, 25, 27, 28, 29, 33, 34, 35, 36, 38, 39, 40, 42, 43, 44, 46, 49, 50, 51, 52, 53, 54, 55, 58, 59, 60, 61, 62, 65, 66, 67, 71, 72, 73, 75, 76, 77, 78, 79, 80, 82	34.2640

V	Uttar Pradesh	Gautam Budhh Nagar	Atta Gujran	24.09.2009	447M, 448M, 449M, 454M, 455, 456M, 466M, 467M, 470M, 473M, 474, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 492, 493, 494, 495, 496, 497, 501, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 516, 517, 518, 519, 520, 521, 522, 523, 525, 526, 527, 528, 529, 530, 531, 532, 536, 537, 538, 539, 540, 541, 542, 545, 546, 548M, 549, 550, 551, 552, 553, 554, 555, 557, 558, 559, 560, 563, 564, 565, 566, 567, 568, 570, 571, 572	74.6251
VI	Uttar Pradesh	Gautam Budhh Nagar	Gunpura	13.11.2009	36M, 38, 44, 48M, 79, 90, 92, 98, 106, 109, 111, 124, 132, 141, 142, 143, 189, 190, 245, 254M, 256, 281, 282M, 288, 297, 301, 309, 310, 327, 328, 334, 335, 337, 344, 352, 353, 357, 366, 367, 379, 380, 393, 399, 405, 411, 413, 414, 415, 429, 434, 440, 441, 443, 453, 464M, 465, 485, 486, 488, 494, 497, 501, 517, 523, 524, 536, 538, 545, 554, 561, 572, 575	8.5187
VII	Uttar Pradesh	Gautam Budhh Nagar	Aurangpur	25.09.2009	375M, 427M, 429M, 431, 432, 439M, 440M, 441, 442, 443, 444, 453, 454, 455, 456, 457, 458, 459, 460M, 492M, 493, 496, 496/756M, 510M, 511M, 512M, 513M	13.8193
VIII	Uttar Pradesh	Gautam Budhh Nagar	Salarpur	25.09.2009	2,3,4,5,6,7,8,10,11,14,15,20,21,22,23,24, 25,26, 27, 28, 29, 32, 34,35, 38,39, 40,41, 43,49, 50,51, 52,53, 54, 55, 56, 57, 60, 62M, 63, 64M, 66,67, 68,69, 70M, 77,78, 81, 82, 85, 86, 88M, 89M, 90M, 92,93, 94,95, 96,99, 100, 101, 102, 103, 104, 105,107, 109,110, 113M, 114, 115M, 116, 117, 120,121,122, 123,124, 127,128, 129, 130, 131, 133, 134,137M, 141, 142M, 143M, 144M, 145, 146, 147, 150, 151,152, 153,154, 157,158, 160, 161M, 166,167, 168, 169M	86.0487
IX	Uttar Pradesh	Gautam Budhh Nagar	Munjkheda	25.09.2009	2, 3, 5, 7 ,8, 11, 12, 14, 15, 16, 17, 20, 22, 23, 24, 25, 26M, 29, 30, 31, 32, 33, 35, 36, 37, 39, 40, 41, 42, 43, 46, 47, 48, 49, 50, 51, 52, 53, 55M, 58M, 59, 60M, 60M, 61, 64M, 91, 92, 94, 102, 108, 110, 111, 113, 114, 134M, 135, 139, 140, 141, 40/1109, 41/1115, 41/1116, 64/ 1108	61.1913
X	Uttar Pradesh	Gautam Budhh Nagar	Munjkheda (Surrender)	16.12.2011	23,24,25	-1.3300
XI	Uttar Pradesh	Gautam Budhh Nagar	Munjkheda (Alternate)	16.12.2011	197M,198M,199M,200M	1.3300

XII	Uttar Pradesh	Gautam Budhh Nagar	Munjkheda (Correction)	08.09.2014	3	-0.9955
XIII	Uttar Pradesh	Gautam Budhh Nagar	Gunpura	25.09.2009	34M, 35M, 37, 3 9, 40, 41, 43, 45, 46M, 46M, 46M, 46M, 46M, 46M, 47, 73, 74, 75, 76, 77, 78, 80, 81, 82, 83, 84, 85, 86, 87, 88, 91, 93, 94, 95, 96, 97, 99, 100, 101, 102, 103, 104, 105, 107, 108, 110, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 125, 126, 127, 128, 129, 130, 131, 134, 135, 136, 137, 138, 139, 140, 144, 145, 146M, 186, 187, 188, 191, 192M, 201, 202, 203, 246, 248, 249, 251, 252, 253, 255, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 280, 283, 284, 285, 286, 287, 289, 290, 291, 292, 293, 295, 296, 299, 300, 302, 303, 304, 305, 306, 3 07, 308, 311, 314, 315, 317, 318, 320, 321, 322, 323, 324, 325, 326, 329, 330, 331, 332, 336, 338, 339, 340, 341, 342, 343, 345, 346, 347, 348, 349, 350, 351, 354, 355, 356, 358, 360, 361, 362, 363, 364, 365, 368M, 368M, 369M, 369M, 369M, 369M, 369M, 370, 371, 372, 373, 374, 378, 381, 382, 383, 384, 388, 389, 392, 394, 395, 396, 397, 398, 400, 403, 404, 406, 408, 409M, 409M, 409M, 409M, 410, 412, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 430, 433, 435, 436, 437, 438, 439, 442, 444, 445, 446, 447, 448, 449, 450, 451, 452, 454, 455, 456, 457, 458, 459, 460, 461, 462, 464M, 464M, 466, 467, 468, 469, 470, 471, 472, 475, 476, 479, 480, 481, 482, 483, 484, 489, 490, 492, 495, 499, 500, 502, 504, 505M, 505M, 505M, 505M, 506M, 506M, 506M, 506M, 507M, 507M, 507M, 507M, 508, 509, 510, 512, 513, 514, 515, 516, 520, 521, 522, 525, 526, 527, 528, 529, 531, 532, 533, 534, 535, 537, 539, 540, 541, 542, 543, 544, 546, 547, 548, 549, 550, 551, 552, 553, 555, 556, 557, 558, 559, 560, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 573, 574, 576, 578M, 578M, 579, 580, 581, 582, 583, 584, 585, 586M, 586M, 586M, 586M, 586M, 296/593, 387/589, 332/592, 384/590	175.3639
XIV	Uttar Pradesh	Gautam Budhh Nagar	Jaganpur Afjalpur	25.09.2009	1036M, 1037M, 1038M, 1039M, 1040M, 1042M, 1043M, 1044M, 1045M, 1064M, 1065M, 1066M, 1067M, 1068, 1069, 1070, 1071, 1072, 1073, 1074M, 1075, 1076M, 1077M, 1078M, 1090M, 1091M, 1102M, 1103, 1104M	8.0369

XV	Uttar Pradesh	Gautam Budhh Nagar	Dankaur	25.09.2009	22, 23, 24M, 25M, 201, 202, 203M, 204M, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222M, 223, 224M, 226M, 233, 235M, 236M, 237M, 238, 239, 240, 241, 242, 243, 244, 245, 248, 250, 251M, 252, 253, 254, 255M, 256M, 257, 258, 259M, 260M, 382M, 383, 384, 385, 386M, 387, 388, 389M, 391M, 393, 396, 398, 399, 400, 404, 405M, 406M, 407, 409, 410, 415M, 415M, 417M, 420, 422, 423, 424, 425, 426, 427, 429, 430, 431, 432, 433, 434, 435, 436, 437, 439, 442, 444, 447, 451, 452, 454, 455, 457, 458, 461, 462, 463, 464, 465, 466M, 467M, 468, 469M, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 482M, 483M	160.6253
XVI	Uttar Pradesh	Gautam Budhh Nagar	Fatehpur Atta	25.09.2009	1, 2, 3, 4, 5, 44, 46, 47, 48, 49, 50M, 51M, 52M, 53, 54M, 55M, 56, 57, 58, 59, 60M, 61M, 62M, 63, 64, 65M, 68M, 69, 70, 71M, 72M, 74, 75M, 76, 77, 78M, 79, 80, 81M, 82M, 83, 735M, 736, 737, 739, 740M, 741, 742, 743, 744, 745, 746, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 775M, 776M, 777, 778, 780M, 781, 782M, 783M	26.2968
XVII	Uttar Pradesh	Gautam Budhh Nagar	Mustafabad	19.11.2009	10/2, 13, 19M	0.1390
XVIII	Uttar Pradesh	Gautam Budhh Nagar	Mathurapur	19.11.2009	1, 12, 17, 22, 23, 26, 30, 31, 32, 37, 41, 45, 47, 48, 56, 57, 63, 64, 68, 69, 70, 74, 81	3.7960
XIX	Uttar Pradesh	Gautam Budhh Nagar	Gunpura	19.11.2009	42, 89, 133, 247, 294, 313, 319, 333, 375, 376, 377, 386M, 386M, 387, 390, 391, 401, 402, 407, 431, 432, 463, 473, 477, 478, 487, 491, 493, 496, 498, 503, 506M, 507M, 511, 518, 519, 530, 577, 578M, 586M, 290/587, 458/588	54.3950
XX	Uttar Pradesh	Gautam Budhh Nagar	Jaganpur Afjalpur	19.11.2009	1074	0.0312
XXI	Uttar Pradesh	Gautam Budhh Nagar	Fatehpur Atta	19.11.2009	87M	0.0570
XXII	Uttar Pradesh	Gautam Budhh Nagar	Aurangpur	05.05.2010	428M, 430M, 433M, 440M, 461, 462, 470, 473, 474, 479, 484, 489, 490, 491M, 497M, 498M, 501M, 506M, 507M, 534M, 631M, 632M, 633M, 635M, 638M, 639M, 640M, 641M, 642M, 643M, 644M, 645M, 646, 647M, 648, 653, 654, 661, 662, 664M, 665M, 667, 683, 687, 689, 697, 700, 701, 702, 707, 708, 709, 711, 715, 718, 724, 725, 727, 728, 733, 735, 741, 742	7.6425

XXIII	Uttar Pradesh	Gautam Budhh Nagar	Atta Gujran	05.05.2010	465M, 472M, 475, 491, 502, 503, 504, 515, 524, 533, 534, 535, 543, 544, 547M, 554/598, 556,561, 562,569	2.4930
XXIV	Uttar Pradesh	Gautam Budhh Nagar	Salarpur	05.05.2010	12, 13, 16, 17, 18, 19, 30, 31, 36, 37, 42, 45, 58, 59, 61, 65M, 75M, 76M, 79, 80,83, 84,87, 91M, 97, 98, 108, 111, 112, 118M, 119M, 125, 126, 135, 136, 155M, 156M, 164M, 165M, 430M	3.8139
XXV	Uttar Pradesh	Gautam Budhh Nagar	Munjkhhera	05.05.2010	1, 4, 6, 9, 10, 13, 18, 19, 21, 27, 28, 34, 38, 44, 45, 54, 62, 63, 90M, 93M, 109, 112, 115M, 116M, 137M, 138M, 142	2.4560
XXVI	Uttar Pradesh	Gautam Budhh Nagar	Gunpura	05.05.2010	48M	0.3343
XXVII	Uttar Pradesh	Gautam Budhh Nagar	Fatehpur Atta	05.05.2010	738	0.3289
XXVIII	Uttar Pradesh	Gautam Budhh Nagar	Aurangpur	18.12.2010	436,437	0.0582
XXIX	Uttar Pradesh	Gautam Budhh Nagar	Atta Gujran	18.12.2010	501	0.0010
XXX	Uttar Pradesh	Gautam Budhh Nagar	Salarpur	18.12.2010	139M, 148, 427M, 428M, 429M, 433M, 434M	2.4708
XXXI	Uttar Pradesh	Gautam Budhh Nagar	Gunpura	18.12.2010	277	0.0480
XXXII	Uttar Pradesh	Gautam Budhh Nagar	Dankaur	18.12.2010	2 1 M , 2 0 0 M , 2 0 0 / 6,222,225,234,237,246,246,247, 249, 256M, 382M, 386M, 389M, 390, 391M, 392, 394, 395, 397, 401, 402, 403, 411, 412,413,414, 416,419, 443, 469M, 481, 482M, 482M, 482M, 482M, 483M	14.4643
XXXIII	Uttar Pradesh	Gautam Budhh Nagar	Fatehpur Atta	18.12.2010	6,7/1, 7/2, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21M	3.4675
XXXIV	Uttar Pradesh	Gautam Budhh Nagar	Dankaur	28.03.2011	28M, 201M, 202M, 205M, 220M, 222M, 223M, 224M, 235M, 251M, 256M, 260M, 382M, 383M, 386M, 405M, 406M, 417M, 418M, 419M, 421M, 423M, 424M, 471M, 481M, 482M, 483M, 490M	28.0916
					Total	965.7390

2. Buildings

- All buildings constructed including capital work-in-progress in or on the above said lands consisting of Motor Race Track, Paddock Club Building (including 42 Garages and a Race Control Room), 18 Team Buildings, Main Grand Stand, Temporary Grand Stand, Pit Building, Media Centre, Medical Centre, Base Kitchen, Administration Building (including Cafeteria and a Security Control Room), Plant Maintenance Building and all other buildings pertaining to Race Track, Water Treatment plant, sewerage treatment plants, Irrigation system, DG sets, Tubewells etc.
- All Plant & Machinery, Electric Instalations, Air Conditioners, Lifts, Furniture & Fixtures, Motor Vehicles, Computers, Computer Softwares and Office Equipments etc.

PART - III

(c) SHORT DESCRIPTION OF STOCKS AND OTHER

Investments in Subsidiary Companies, all Real Estate projects in-progress, all stocks, Stores, Construction Material, Sundry Debtors, Loans & Advances, Security & Other Deposits, Fixed Deposits with Banks & others, Accrued Interest on Fixed Deposits, Cash & Bank balances, as per Books of Account.

**BEFORE THE NATIONAL COMPANY LAW TRIBUNAL
BENCH : ALLAHABAD**

In the matter of Companies Act, 2013

And

In the matter of :

COMPANY PETITION No. 49 OF 2016

[Under Sections 391/394 of the Companies Act, 1956]

CONNECTED WITH

COMPANY APPLICATION No. 29 OF 2016

DISTT. : GAUTAM BUDDHA NAGAR

1. JAIPRAKASH ASSOCIATES LIMITED

having its registered office at
Sector-128, NOIDA- 201304
District Gautam Buddha Nagar (UP).

..... Transferor Company - 1

2. JAYPEE CEMENT CORPORATION LIMITED

having its registered office at
Sector-128, NOIDA- 201304
District Gautam Buddha Nagar, (UP).

..... Transferor Company - 2

..... PETITIONER COMPANIES

ORDER ON PETITION UNDER SECTION 232

Dated - 02-03-2017

The above Petition coming on for hearing on 28.02.2017, upon reading the said petition, the orders dated 01.09.2016 and 06.10.2016 passed by Hon'ble High Court of Judicature at Allahabad on Company Application No. 29 of 2016 whereby the Transferor-1/ Petitioner-1 Company was ordered to convene separate meetings of its Equity Shareholders, Secured Creditors and Unsecured Creditors and the Transferor-2/ Petitioner-2 Company was ordered to convene separate meetings of its secured and unsecured creditors for the purpose of considering, and if thought fit, approving with or without modification, the Scheme of Arrangement proposed to be made between the Petitioner Companies and UltraTech Cement Limited, Transferee Company [which has its registered office at 2nd Floor, Ahura Centre, B-Wing, Mahakali Caves Road, Andheri East, Mumbai-400093 in the State of Maharashtra] and annexed to the affidavit of Sri Harish K. Vaid, Senior President (Corporate Affairs) of the Transferor-1/Petitioner-1 Company and Authorized Representative of Transferor-2/Petitioner-2 Company, sworn on 29.08.2016 and filed on 30.08.2016, and The Times of India (English), New Delhi and The Navbharat Times (Hindi), New Delhi, both dated 26.09.2016, each containing the advertisement of the said notices convening the said meetings directed to be held by the said order dated 01.09.2016, the affidavit of Sri Samir Sharma, Advocate, Chairperson appointed for the meeting of the Equity Shareholders of Transferor-1 Company, filed on 07.10.2016, the affidavit of Sri Nimal Das, Advocate, Chairperson appointed for the meeting of the Secured Creditors of Transferor-1 Company, filed on 07.10.2016, the affidavit of Sri Avinash Chandra Tripathi, Advocate, Chairperson appointed for the meeting of Unsecured Creditors of Transferor-1 Company, filed on 15.10.2016, the affidavit of Sri Bharat Pratap Singh, Advocate, Chairperson appointed for the meeting of Secured Creditors of Transferor-2 Company, filed on 07.10.2016, and the affidavit of Sri Neeraj Upadhyay, Advocate, Chairperson appointed for the meeting of the Unsecured Creditors of Transferor-2 Company, filed on 07.10.2016, showing the publication and despatch of the notices convening the said meetings, the Reports of respective Chairpersons, all dated 02.11.2016, as to the results of the said meetings, and upon hearing Sri R. P. Agarwal, Advocate for the Petitioner Companies, and it appearing from the reports of the respective Chairpersons that the proposed Scheme of Arrangement has been approved by a majority of not less than three-fourth in value of the Equity Shareholders, Secured Creditors and the Unsecured Creditors of the Transferor-1 Company and also by the Secured Creditors and the Unsecured Creditors of the Transferor-2 Company, present and voting in person or by proxy.

This Tribunal do hereby sanction the Scheme of Arrangement annexed as Annexure-1 to the Petition herein and In the Schedule hereto, and do hereby declare that the same to be binding on all the members, secured creditors and unsecured creditors of the above-named Companies and also on the said Companies.

THIS TRIBUNAL DOTH FURTHER ORDER:-

(1) That all the property, rights and powers pertaining to the "JAL Business" as defined in Clause 1.1(w) of the Scheme which means the business of manufacturing, sale and distribution of cement and clinker manufactured at the JAL Cement Plants as set out in Schedule IV to the Scheme including all rights to operate such business, its movable or immovable assets, captive power plants, DG sets, coal linkages, rights, privileges, liabilities, guarantees, land, leases, licenses, permits, mining leases, prospecting licenses for mining of limestone, letters of intent for mining of limestone, tangible or intangible assets, goodwill, all statutory or regulatory approvals, logistics, marketing, warehousing, selling and distribution networks (marketing employees, offices, depots, guest houses and other related facilities for the JAL Business), employees, existing contracts including fly-ash contracts, railway sidings, fiscal Incentives in relation to the JAL Business, more particularly described in Schedule I to the Scheme, but excluding certain items as



specified in clause 1.1(w), free from all Encumbrances except Encumbrances limited to the Transferred Liabilities as per provisions made in the Scheme, be transferred on slump exchange basis as going concerns, without further act or deed, to the Transferee Company [i.e. UltraTech Cement Limited] and accordingly the same shall pursuant to section 232 of the Act, be transferred to and vested in the Transferee Company for all the estate and interest of the Transferor- 1 Company therein, for the consideration specified In the Scheme;

AND

That all the property, rights and powers pertaining to the "JCCL Business" as defined In Clause 1.1(qq), which means the business of manufacturing, sale and distribution of cement and clinker manufactured at the JCCL Cement Plants set out in Schedule XII to the Scheme (namely Plant located at Balaji), including all rights to operate such business, its movable or immovable assets, captive power plants, DG sets, coal linkages, rights, privileges, liabilities, guarantees, land, leases, licenses, permits, mining leases, prospecting licenses for mining of limestone, letters of intent for mining of limestone, tangible or intangible assets, goodwill, all statutory or regulatory approvals, logistics, marketing, warehousing, selling and distribution networks (marketing employees, offices, depots, guest houses and other related facilities for the JCCL Business), employees, existing contracts including fly-ash contracts, railway sidings, fiscal incentives in relation to the JCCL Business, more particularly described in Schedule IX to the Scheme, but excluding certain items as specified in clause 1.1(qq), free from all Encumbrances except Encumbrances limited to the Transferred Liabilities as per provisions made in the Scheme, be transferred on slump exchange basis as going concerns, without further act or deed, to the Transferee Company [i.e. UltraTech Cement Limited] and accordingly the same shall pursuant to section 232 of the Act, be transferred to and vested in the Transferee Company for all the estate and interest of the Transferor-2 Company therein, for the consideration specified in the Scheme; and

(2) That all loans, borrowings, debts, liabilities, credit facilities, overdraft facilities, duties and obligations of the Transferor-1 Company forming part of the "JAL Business", which may accrue or arise or relate to the period on or before the Effective Date and all loans, borrowings, debts, liabilities, credit facilities, overdraft facilities, duties and obligations of the Transferor-2 Company forming part of the "JCCL Business", which may accrue or arise or relate to the period on or before the Effective Date, be transferred without further act or deed to Transferee Company [UltraTech Cement Limited] and accordingly the same shall, pursuant to section 232 of the Act, be transferred to and become the loans, borrowings, debts, Liabilities, credit facilities, overdraft facilities, duties and obligations of the Transferee Company, as per provisions made in the Scheme; and

(3) That all legal or other proceedings by or against the Transferor-1 and Transferor-2 Companies initiated on or arising and pending before the Effective Date, and relating to JAL Business and JCCL Business shall remain with the Transferor-1 Company and/or Transferor-2 Company, as the case may be, as per provisions made in the Scheme; and

(4) That the Transferee Company do without further application issue the "JAL Securities" to the Transferor-1 Company and "JCCL Securities" to the Transferor-2 Company as provided in Clause 13 read with Clause 8A and other clauses of the Scheme and assume "JAL Financial Indebtedness" pertaining to JAL Business as provided in Clause 1.1(cc) and "JCCL Financial Indebtedness" pertaining to JCCL Business as provided in Clause 1.1(vv) read with other provisions of the Scheme.

(5) That the Transferor Companies shall within thirty days of the date of receipt of this order cause a certified copy of this order to be delivered to the Registrar of Companies for registration.

(6) That any person interested shall be at liberty to apply to the Tribunal in the above matter for any directions that may be necessary.

ANNEXURE

SANCTIONED SCHEME OF ARRANGEMENT

SCHEDULE

[FIRST PART]

(Description of free hold properties of the Transferor Companies)

AS PER DETAILS GIVEN IN THE SCHEDULES TO THE SCHEME

SCHEDULE

[SECOND PART]

(Description of lease hold properties of the Transferor Companies)

AS PER DETAILS GIVEN IN THE SCHEDULES TO THE SCHEME

SCHEDULE

[THIRD PART]

(Short description of all stocks, shares, debentures and other chose-in-action of the Transferor Companies)

AS PER DETAILS GIVEN IN THE SCHEDULES TO THE SCHEME



Dated - 09/3/17

Sd./
09/3/17
Asst. Registrar

SCHEME OF ARRANGEMENT
UNDER SECTIONS 391 TO 394 OF THE COMPANIES ACT, 1956
BETWEEN
JAIPRAKASH ASSOCIATES LIMITED
AND
JAYPEE CEMENT CORPORATION LIMITED
AND
ULTRATECH CEMENT LIMITED
AND
THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS

I. INTRODUCTION

- (a) Jaiprakash Associates Limited is a public limited company incorporated under the Act, having its registered office at Sector 128, Noida, Uttar Pradesh, 201304 ("**Transferor1**"). The Transferor1 is engaged, *inter alia*, in the business of manufacture and sale of cement and clinker. The equity shares of the Transferor1 are listed on the Stock Exchanges (as defined below).
- (b) Jaypee Cement Corporation Limited is a public limited company incorporated under the Act, having its registered office at Sector 128, Noida, Uttar Pradesh, 201304 ("**Transferor2**"). The Transferor2 is engaged, *inter alia*, in the business of manufacture and sale of cement and clinker. The Transferor2 is a wholly owned subsidiary of the Transferor1.
- (c) UltraTech Cement Limited is a public limited company incorporated under the Act, having its registered office at 2nd Floor, Ahura Centre, B-Wing, Mahakali Caves Road, Andheri (E), Mumbai - 400093 ("**Transferee**"). The Transferee is primarily engaged in the business of manufacture and sale of various grades and types of cement, ready mix concrete and other cement related products. The equity shares of the Transferee are listed on the Stock Exchanges.
- (d) This Scheme provides for the transfer of the JAL Business and the JCCL Business of the Transferor1 and Transferor2 respectively to and the vesting thereof in the Transferee as a going concern on a slump exchange basis, in accordance with the terms of this Scheme and pursuant to the provisions of sections 391 to 394 and other relevant provisions of the Act and in exchange for which, the JAL Securities (as defined below) and the JCCL Securities (as defined below) will be issued by the Transferee to the Transferor1 and the Transferor2 respectively. The Scheme has been prepared in terms of Part A of the Master Implementation Agreement dated March 31, 2016 ("**Master Implementation Agreement**") executed by the Transferor1, Transferor2 and the Transferee.

II. FACTS, RATIONALE AND BENEFITS

- (a) The transfer of the JAL Business and the JCCL Business pursuant to this Scheme would *inter alia* result in the following benefits:
 - (i) In case of the Transferor1 and the Transferor2:
 - (a) unlocking of value for the Transferor1 and the Transferor2 by transfer of part of its assets; and
 - (b) helping the Transferor1 and the Transferor2 in deleveraging its balance sheet, including reduction of debt and interest outgo and the Transferor1 and the Transferor2 will continue to be competitors as well as creation of value for the shareholders of the Transferor1 and the Transferor2.
 - (ii) In case of the Transferee:
 - (a) a strategic fit for serving existing markets, enabling the Transferee to cater additional volumes, entry into some of the growing markets of India, including the Satna cluster in Madhya Pradesh (East), Uttar Pradesh (East), coastal Andhra Pradesh, Himachal Pradesh, and Uttarakhand;
 - (b) synergies in manufacture and distribution process and logistics alignment leading to economies of scale and creation of efficiencies by reducing time to market, enhancing competitiveness and benefitting consumers; and

- (c) Creating value for shareholders by acquiring ready to use assets reducing time to markets, availability of land, mining leases, fly ash and railway infrastructure leading to logistical alignment and efficiency improvement.

III. PARTS OF THE SCHEME:

The Scheme is divided into the following parts:

- (a) Part I deals with the definitions and share capital of the Transferor1, the Transferor 2 and Transferee;
- (b) Part II deals with transfer of the JAL Business and the JCCL Business from the Transferor1 and the Transferor2 respectively and its vesting in the Transferee and matters incidental thereto; and
- (c) Part III deals with the general terms and conditions that would be applicable to the Scheme.

PART – I DEFINITIONS AND SHARE CAPITAL

1. DEFINITIONS:

1.1 In this Scheme, unless the context or meaning otherwise requires (i) terms defined in the Recitals and the introductory paragraphs above shall have the same meanings throughout this Scheme; and (ii) the following words and expressions, wherever used, (including in the Recitals and the introductory paragraphs above) shall have the following meanings:

- (a) **“Act”** means the Companies Act, 1956 (to the extent of the sections thereof that have not been repealed) and the Companies Act, 2013 (to the extent of the sections thereof that have been brought into force);
- (b) **“Affiliate”** means, in relation to any the Transferor1, the Transferor2 or the Transferee, any other Person that directly or indirectly through one (1) or more Person(s), Controls, is Controlled by, or is under common Control with, the party specified;
- (c) **“Appointed Date”** shall be the Effective Date as defined hereinafter;
- (d) **“Applicable Law(s)”** means (a) all applicable statutes, enactments, acts of legislature, laws, ordinances, rules, bye-laws, regulations, listing agreements, notifications, guidelines or policies of any Relevant Authority; and (b) administrative interpretations, writs, injunctions, directions, directives, judgments, arbitral awards, decree, orders or governmental approvals of, or agreements with, any Relevant Authority, as may be in force from time to time;
- (e) **“Big Four”** means KPMG, EY, Pricewaterhouse Coopers and Deloitte Haskins & Sells, and their local Indian affiliates;
- (f) **“Board” or “Board of Directors”** means the board of directors of the Transferor1, the Transferor2 or the Transferee as the context may require and shall include a committee of such board duly constituted and authorized;
- (g) **“BSE”** means the BSE Limited;
- (h) **“Business Day”** means any day, other than a Saturday and Sunday, on which banks are generally open for business in Mumbai and Delhi, India;
- (i) **“CCI”** means the Competition Commission of India, as established under the Competition Act, 2002;
- (j) **“Closing”** means the completion of the actions set out in Clause 10, in accordance with the terms thereof whereupon the JAL Business and the JCCL Business shall be transferred from the Transferor1 and the Transferor2 respectively to and its vesting in the Transferee and issue of JAL Securities and JCCL Securities;
- (k) **“Closing Date”** shall have the meaning set forth in Clause 10.1;
- (l) **“Combination Regulations”** shall have the meaning set forth in Clause 20(e);
- (m) **“Control”** means (a) in relation to a body corporate, (i) the beneficial ownership, directly or indirectly, of more than fifty percent (50%) of the voting securities of that body corporate; or (ii) the ability to appoint a majority of the board of directors or equivalent of that body corporate; or (iii) the power to direct the management and policies of that body corporate, including through contractual arrangements or otherwise, and (b) in relation to any Person which is not a body corporate, the right or power to direct, whether directly or indirectly, the policy decisions of that Person; and the terms **“Controlled by”** and **“under common Control with”** shall be construed accordingly;
- (n) **“Doubtful Receivables”** means the following receivables of the JAL Business and the JCCL Business: (a) the institutional (non trade) sales receivables that are outstanding for a period of more than 180 (one hundred eighty)

days from the date of invoicing of such receivables; and (b) other (trade) receivables that are outstanding for a period of more than 90 (ninety) days from the date of invoicing of such receivables;

- (o) **“Effective Date”** means the date on which the Scheme becomes effective in accordance with its terms, which shall be the Closing Date;

Reference in this Scheme to the date of “coming into effect of this Scheme” or the “Scheme becoming effective” or “effectiveness of the Scheme” shall mean the Effective Date;

- (p) **“Encumbrance”** means: (i) any mortgage, charge (*whether fixed or floating*), pledge, lien, hypothecation, assignment, attachment by any Relevant Authority, deed of trust, title retention, security interest or other encumbrance or interest of any kind securing, or conferring any priority of payment in respect of any obligation of any Person, including any right granted by a transaction which, in legal terms, is not the granting of security but which has an economic or financial effect similar to the granting of security under Applicable Law; (ii) a contract to give any of the foregoing; (iii) any interest, option, right of first offer, refusal or transfer restriction in favour of any Person; and (iv) any adverse claim as to title, possession or use or any encroachment save and except such encroachments as are disclosed to and agreed by the Transferee; and **“to Encumber”** means to create or allow or suffer an Encumbrance to subsist;
- (q) **“Escrow Agent”** means the Person appointed as an escrow agent for the purposes of the Escrow Agreement;
- (r) **“Escrow Agreement”** means the escrow agreement to be executed between the Transferee, the Transferor1, the Transferor2 and the Escrow Agent in the form mutually agreed between them. The form of the Escrow Agreement shall be agreed between the Transferee, the Transferor1, the Transferor2 and the Escrow Agent;
- (s) **“GAAP”** means Indian generally accepted accounting principles or Indian Accounting Standards as notified by the Ministry of Corporate Affairs (Ind AS), as applicable;
- (t) **“High Courts”** means the High Court of Judicature at Allahabad having jurisdiction in relation to the Transferor1 and the Transferor2 and the High Court of Judicature at Mumbai having jurisdiction in relation to the Transferee and shall in each case, include the National Company Law Tribunal, as applicable or such other forum or authority as may be vested with any of the powers of a High Court in relation to the Scheme under the Act;
- (u) **“High Court Orders”** means the orders passed by the High Courts sanctioning the Scheme;
- (v) **“IT Act”** means the Income Tax Act, 1961 and rules and regulations made there under and shall include any statutory modification, amendment or re-enactment thereof for the time being in force;
- (w) **“JAL Business”** means the business of manufacturing, sale and distribution of cement and clinker manufactured at the JAL Cement Plants, including all rights to operate such business, its movable or immovable assets, captive power plants, DG sets, coal linkages, rights, privileges, liabilities, guarantees, land, leases, licenses, permits, mining leases, prospecting licenses for mining of limestone, letters of intent for mining of limestone, tangible or intangible assets, goodwill, all statutory or regulatory approvals, logistics, marketing, warehousing, selling and distribution networks (marketing employees, offices, depots, guest houses and other related facilities for the JAL Business), employees, existing contracts including fly-ash contracts, railway sidings, fiscal incentives in relation to the JAL Business, more particularly described in **Schedule I** hereto,

but does not include

- (i) construction equipment and such assets to be listed in **Schedule II**.
- (ii) any liability including contingent liability disclosed in the balance sheet of JAL Business on the Closing Date provided to the Transferee, other than those included in the JAL Financial Indebtedness and JAL Net Working Capital;
- (iii) any guarantee or deposits for any disputes;
- (iv) the JAL Excluded Employees;
- (v) JAL Non Moving Stores, Doubtful Receivables of the JAL Business, non-recoverable debtors, loans or advances in the books of the Transferor1. For this purpose, non-recoverable debtors, loans or advances shall refer to such debtors, loans or advances for which Transferor1 has not received any confirmation for the receivables as mentioned in Clause 9.1(i);
- (vi) coal mining block – Mandla (North) and the related guarantees, deposits etc;
- (vii) fiscal incentives in relation to the JAL Business that accrue up to the Closing Date;
- (viii) any intellectual property of Transferor1;

- (ix) litigations pertaining to the JAL Business as of the Closing Date;
- (x) freehold plot of land admeasuring about 1087 square metres at Varanasi and land admeasuring 24.7 acres outside the Balaji plant in Krishna, Andhra Pradesh;
- (xi) 180 mega watt power plant at Churk, Uttar Pradesh;
- (xii) railway siding in Turki, Rewa, Madhya Pradesh;
- (xiii) Related Party payables or receivables; and
- (xiv) Ghurma limestone mine, Padrach limestone mine and Bari dolomite mine

It is clarified that the guarantees listed in **Schedule III B**, which shall be updated as of the Closing Date, shall be the only guarantees which shall be taken over by the Transferee on the Closing Date.

- (x) **"JAL Cement Plants"** means the cement manufacturing plants of the Transferor1 as set out in **Schedule IV**;
- (y) **"JAL Closing Balance Sheet"** shall have the meaning assigned to it in Clause 11.1(b);
- (z) **"JAL Escrow NCDs"** means the JAL NCDs having a face value equal to the JAL Holdback Amount;
- (aa) **"JAL Excluded Employees"** means the persons mutually agreed between the Transferor1, Transferor2 and the Transferee;
- (bb) **"JAL Financial Difference"** shall have the meaning assigned to it in Clause 9.3(a);
- (cc) **"JAL Financial Indebtedness"** means, in relation to the Transferor1, the following items pertaining to the JAL Business which shall be assumed by the Transferee immediately on the Closing Date:

all crystallized liabilities, outstanding borrowings under any instrument by whatsoever name called (a) debts, bills of exchange, long term advances, letters of credit (other than letters of credit against supplies of goods and services, which letters of credit will be replaced by the Transferee on the Completion), (b) mark to market loss on outstanding derivatives at the Completion, (c) structured debt obligations, outstanding amounts under leases of a capital nature; (d) any outstanding capital commitment in terms of **Schedule V**; (e) any interest outstanding on any or all of the aforesaid; and (f) all prepayment charges applicable to any of the items mentioned hereinabove.

The following items shall not be included in the JAL Financial Indebtedness:

- (i) any capital commitment by the Transferor1 at the request of the Transferee, upto the Closing Date and the same shall be paid by the Transferee;
- (ii) guarantees listed in **Schedule III B** or any similar instruments by whatsoever name called which have not been advanced against disputes related to the JAL Business existing on the Closing Date;
- (iii) guarantees listed in **Schedule III A** or any similar instrument by whatsoever name called given in respect of any dispute related to the JAL Business existing on the Closing Date;
- (iv) deferred tax liabilities as on the Closing Date;
- (v) any contingent liabilities of Transferor1 as on the Closing Date, being in nature of disputed claims, which are not crystallized on the Closing Date;
- (vi) public deposits, foreign currency convertible bonds, external commercial borrowings.

It is clarified that (a) any liability as mentioned above in relation to the JAL Business shall neither be ignored nor shall be counted more than once; (b) any liability included in the JAL Financial Indebtedness will not again be included in current liability and vice versa.

The items to be included in the calculation of the JAL Financial Indebtedness, based on the accounts of the JAL Business as on September 30, 2015, provided to the Transferee by the Transferor1, are set out in **Schedule VI**;

- (dd) **"JAL Holdback Amount"** shall mean Rs. 45,00,00,000 (Rupees forty five crores) or the JAL Financial Difference, whichever is higher;
- (ee) **"JAL Lenders"** means the lenders and creditors of the Transferor1 other than the JAL RTL Lenders and the JAL Non-RTL Lenders;
- (ff) **"JAL NCDs"** means a total of 13,200 (thirteen thousand two hundred) unsecured non-convertible redeemable debentures of the Transferee, having a face value of Rs. 10,00,000 (Rupees ten lakhs) each and having the terms as set out in **Schedule VII**;

- (gg) “**JAL Net Working Capital**” means, in relation to the JAL Business, the aggregate value as determined in accordance with GAAP applying consistent accounting policies and procedures, of: all current assets solely of the JAL Business including the stock in trade, debtors and pre-payments and loans and advances; less the current liabilities and provisions of the JAL Business including the creditors, advances, deposits, wages and accruals, provisions/accruals including those for product replacement or product warranty, amount payable under all incentive, bonus, retirement or superannuation benefit (however described), unfunded gratuity or other arrangements for payment to employees, any other statutory dues including on account of Taxes;

provided however that the following shall be specifically excluded from the definition of JAL Net Working Capital:

- (i) deferred tax assets and liabilities;
- (ii) capital expenditure related advances and liabilities other than advances/payments for capital expenditure made by the Transferor1 at the request of the Transferee, upto the Closing Date (it being understood that such capital expenditure related liabilities will form part of JAL Financial Indebtedness and the capital expenditure advances/payments made by the Transferor1 at the request of the Transferee shall form part of current assets);
- (iii) all deferred revenue expenditure including unamortized financial charges;
- (iv) capital work-in-progress advances;
- (v) JAL Non- Moving Stores;
- (vi) such volume of raw materials, clinker and unpacked cement which is in excess of 10 (ten) days of actual production of each JAL Cement Plant, calculated on the basis of average of the actual production in three months preceding the month of the Closing Date;
- (vii) such volume of packed cement, which is in excess of 10 (ten) days of the actual sales, at the depots, sidings and in transit, on an aggregate basis, calculated on the basis of average of the actual sales in the 6 (six) months preceding the month of the Closing Date;
- (viii) such volume of printed bags which is in excess of actual cement dispatches from each JAL Cement Plant during the month preceding the month of the Closing Date;
- (ix) fiscal incentive receivables and any deposits made under protest against any liability;
- (x) Related Party payables or receivables; and
- (xi) any contingent liabilities as disclosed in the balance-sheet of Transferor1 as on the Closing Date, being in nature of disputed claims, which are not crystallized on the Closing Date.

It is clarified that the following shall not form part of JAL Net Working Capital:

- (i) guarantees listed in **Schedule III B** or any similar instruments by whatsoever name called which have not been advanced against disputes related to the JAL Business existing on the Closing Date; and
- (ii) guarantees listed in **Schedule III A** or any similar instrument by whatsoever name called given in respect of any dispute related to the JAL Business existing on the Closing Date.

It is agreed that the amount paid by Transferor1 for the extension of the mining leases will form part of current assets.

The items to be included in the calculation of the JAL Net Working Capital, based on the accounts of the JAL Business as on September 30, 2015, provided to the Transferee by the Transferor1, are given in **Schedule VIII**;

- (hh) “**JAL Non Moving Stores**” shall mean the stores and spares which are damaged or obsolete on the Closing Date, the verification of which shall be started by the Transferee 3 (three) months prior to the Closing Date;
- (ii) “**JAL Non RTL Lenders**” means the lenders and creditors of Transferor1 from whom the Transferee shall assume the JAL Non RTL Liabilities, in terms of Clause 10.3(g) on the Closing Date;
- (jj) “**JAL Non RTL Liabilities**” means such amount of liabilities out of the JAL Financial Indebtedness and the JAL Net Working Capital, owed by the Transferor1 to the JAL Non RTL Lenders, to be assumed by the Transferee on the Closing Date, provided however that in no event the aggregate of the JAL RTL and JAL Non RTL Liabilities shall exceed Rs. 10369,00,00,000 (Rupees ten thousand three hundred and sixty nine crores);
- (kk) “**JAL Remaining Business**” means all the remaining businesses and/or divisions/undertakings of the Transferor1 other than the JAL Business;

- (ll) **"JAL RPS"** means Series A RPS and Series B RPS collectively;
- (mm) **"JAL RTL"** means such amount out of the JAL Financial Indebtedness to be assumed by the Transferee on the Closing Date in the form of a Rupee term loan pursuant to the RTL Agreement;
- (nn) **"JAL RTL Lenders"** means the lenders of the Transferor1 from whom the Transferee shall assume the JAL RTL in terms of Clause 10.3(g) on the Closing Date;
- (oo) **"JAL Securities"** means the JAL NCDs and the JAL RPS;
- (pp) **"JAL Transferred Liabilities"** shall have the meaning assigned to it in Clause 5.1. (a);
- (qq) **"JCCL Business"** means the business of manufacturing, sale and distribution of cement and clinker manufactured at the JCCL Cement Plants, including all rights to operate such business, its movable or immovable assets, captive power plants, DG sets, coal linkages, rights, privileges, liabilities, guarantees, land, leases, licenses, permits, mining leases, prospecting licenses for mining of limestone, letters of intent for mining of limestone, tangible or intangible assets, goodwill, all statutory or regulatory approvals, logistics, marketing, warehousing, selling and distribution networks (marketing employees, offices, depots, guest houses and other related facilities for the JCCL Business), employees, existing contracts including fly-ash contracts, railway sidings, fiscal incentives in relation to the JCCL Business, more particularly described in **Schedule IX**.

but does not include

- (i) construction equipment and such assets to be listed in **Schedule X**;
- (ii) any liability including contingent liability disclosed in the balance sheet of JCCL Business on the Closing Date provided to the Transferee, other than those included in the JCCL Financial Indebtedness and the JCCL Net Working Capital;
- (iii) any guarantee or deposits for any disputes;
- (iv) the JCCL Excluded Employees;
- (v) JCCL Non Moving Stores, Doubtful Receivables of the JCCL Business, non-recoverable debtors, loans or advances in the books of the Transferor2. For this purpose, non-recoverable debtors, loans or advances shall refer to such debtors, loans or advances for which Transferor2 has not received any confirmation for the receivables as mentioned in Clause 9.1(i);
- (vi) coal mining block – Mandla (South), Majra and the related guarantees, deposits etc;
- (vii) fiscal incentives in relation to the JCCL Business that accrue up to the Closing Date;
- (viii) any intellectual property of the Transferor2;
- (ix) litigations pertaining to the JCCL Business as of the Closing Date;
- (x) land admeasuring 24.7 acres outside the Balaji plant in Krishna, Andhra Pradesh; and
- (xi) Related Party payables or receivables.

It is clarified that the guarantees listed in **Schedule XI B**, which shall be updated as of the Closing Date, shall be only guarantees which shall be taken over by the Transferee, on the Closing Date.

- (rr) **"JCCL Cement Plants"** means the cement plants of the Transferor2 as set out in **Schedule XII**;
- (ss) **"JCCL Closing Balance Sheet"** shall have the meaning assigned to it in Clause 11.1(b);
- (tt) **"JCCL Escrow NCDs"** means the JCCL NCDs having a face value equal to the JCCL Holdback Amount;
- (uu) **"JCCL Excluded Employees"** means the persons mutually agreed between the Transferor1, Transferor2 and the Transferee;
- (vv) **"JCCL Financial Difference"** shall have the meaning assigned to it in Clause 9.3(b);
- (ww) **"JCCL Financial Indebtedness"** means, in relation to the Transferor2, the following items pertaining to the JCCL Business, a) which shall be assumed by the Transferee immediately on the Closing Date:

all crystallized liabilities, outstanding borrowings under any instrument by whatsoever name called (a) debts, bills of exchange, long term advances, letters of credit (other than letters of credit against supplies of goods and services, which letters of credit will be replaced by the Transferee on the Closing), (b) mark to market loss on outstanding derivatives at the Closing, (c) structured debt obligations, outstanding amounts under leases of a capital nature;; (d) any interest outstanding on any or all of the aforesaid; and (e) all prepayment charges applicable to any of the items mentioned hereinabove.

The following items shall not be included in the JCCL Financial Indebtedness:

- (i) any capital commitment by the Transferor2 at the request of the Transferee, upto the Closing Date and the same shall be paid by the Transferee;
- (ii) guarantees listed in **Schedule XI B** or any similar instruments by whatsoever name called which have not been advanced against disputes related to the JCCL Business existing on the Closing Date;
- (iii) guarantees listed in **Schedule XI A** or any similar instrument by whatsoever name called given in respect of any dispute related to the JCCL Business existing on the Closing Date;
- (iv) deferred tax liabilities as on the Closing Date;
- (v) any contingent liabilities of the Transferor2 as on the Closing Date, being in nature of disputed claims, which are not crystallized on the Closing Date;
- (vi) public deposits, foreign currency convertible bonds, external commercial borrowings.

It is clarified that (a) any liability as mentioned above in relation to the JCCL Business shall neither be ignored nor shall be counted more than once; (b) any liability included in the JCCL Financial Indebtedness will not again be included in current liability and vice versa.

The items to be included in the calculation of the JCCL Financial Indebtedness, based on the accounts of the JCCL Business as on September 30, 2015, provided to the Transferee by the Transferor2, are set out in **Schedule VI**;

- (xx) **"JCCL Holdback Amount"** shall mean Rs. 5,00,00,000 (Rupees five crores) or the JCCL Financial Difference, whichever is higher;
- (yy) **"JCCL Lenders"** means the lenders and creditors of the Transferor2 other than the JCCL RTL Lenders and the JCCL Non-RTL Lenders;
- (zz) **"JCCL NCDs"** means a total of 18,049 (eighteen thousand and forty nine) unsecured non-convertible redeemable debentures of the Transferee, having a face value of Rs. 10,00,000 (Rupees ten lakhs) each and having the terms as set out in **Schedule XIII**;
- (aaa) **"JCCL Net Working Capital"** means, in relation to the JCCL Business, the aggregate value as determined in accordance with GAAP applying consistent accounting policies and procedures, of: all current assets solely of the JCCL Business including the stock in trade, debtors and pre-payments and loans and advances; less the current liabilities and provisions of the JCCL Business including the creditors, advances, deposits, wages and accruals, provisions/accruals including those for product replacement or product warranty, amount payable under all incentive, bonus, retirement or superannuation benefit (however described), unfunded gratuity or other arrangements for payment to employees, any other statutory dues including on account of Taxes;

provided however that the following shall be specifically excluded from the definition of JCCL Net Working Capital:

- (i) deferred tax assets and liabilities;
- (ii) capital expenditure related advances and liabilities other than advances/payments for capital expenditure made by the Transferor2 at the request of the Transferee, upto the Closing Date (it being understood that such capital expenditure related liabilities will form part of JCCL Financial Indebtedness and the capital expenditure advances/payments made by the Transferor2 at the request of the Transferee shall form part of current assets);
- (iii) all deferred revenue expenditure including unamortized financial charges;
- (iv) capital work-in-progress advances;
- (v) JCCL Non Moving Stores;
- (vi) such volume of raw materials, clinker and unpacked cement which is in excess of 10 (ten) days of actual production of each JCCL Cement Plant, calculated on the basis of average of the actual production in three months preceding the month of the Closing Date;
- (vii) such volume of packed cement, which is in excess of 10 (ten) days of the actual sales, at the depots, sidings and in transit, on an aggregate basis, calculated on the basis of average of the actual sales in three months preceding the month of the Closing Date;
- (viii) such volume of printed bags which is in excess of actual cement dispatches from each JCCL Cement Plant during the month preceding the month of the Closing Date;
- (ix) fiscal incentive receivables and any deposits made under protest against any liability;

- (x) Related Party payables or receivables;
- (xi) any contingent liabilities as disclosed in the balance-sheet of Transferor2 as on the Closing Date, being in nature of disputed claims, which are not crystallized on the Closing Date.

It is clarified that the following shall not form part of JCCL Net Working Capital:

- (i) guarantees listed in **Schedule XI B** or any similar instruments by whatsoever name called which have not been advanced against disputes related to the JCCL Business existing on the Closing Date; and
- (ii) guarantees listed in **Schedule XI A** or any similar instrument by whatsoever name called given in respect of any dispute related to the JCCL Business existing on the Closing Date.

It is agreed that the amount paid by Transferor2 for the extension of the mining leases will form part of current assets.

The items to be included in the calculation of the JCCL Net Working Capital, based on the accounts of the JCCL Business as on September 30, 2015, provided to the Transferee by the Transferor2, are given in **Schedule VIII**;

- (bbb) **"JCCL Non Moving Stores"** shall mean the stores and spares which are damaged or obsolete on the Closing Date, the verification of which shall be started by the Transferee 3 (three) months prior to the Closing Date
- (ccc) **"JCCL Non RTL Lenders"** means the lenders and creditors of Transferor2 from whom the Transferee shall assume the JCCL Non RTL Liabilities in terms of Clause 10.3(g) on the Closing Date;
- (ddd) **"JCCL Non RTL Liabilities"** means such amount of liabilities out of the JCCL Financial Indebtedness and the JCCL Net Working Capital, owed by the Transferor2 to the JCCL Non RTL Lenders, to be assumed by the Transferee on the Closing Date, provided however that in no event the aggregate of the JCCL RTL and JCCL Non RTL Liabilities shall exceed Rs. 1195,00,00,000 (Rupees one thousand one hundred and ninety five crores);
- (eee) **"JCCL Remaining Business"** means all the remaining businesses and/or divisions/undertakings of the Transferor2 other than the JCCL Business;
- (fff) **"JCCL RPS"** means a total of 10 (ten) un-listed non-convertible cumulative redeemable preference shares of the Transferee, having a face value of Rs. 1,00,000 (Rupees one lakh) each and having the terms as set out in **Schedule XIV**;
- (ggg) **"JCCL RTL"** means such amount out of the JCCL Financial Indebtedness to be assumed by the Transferee on the Closing Date in the form of a Rupee term loan pursuant to the RTL Agreement;
- (hhh) **"JCCL RTL Lenders"** means the lenders of the Transferor2 from whom the Transferee shall assume the JCCL RTL in terms of Clause 10.3(g) on the Closing Date;
- (iii) **"JCCL Securities"** means the JCCL NCDs and the JCCL RPS;
- (jjj) **"JCCL Transferred Liabilities"** shall have the meaning assigned to it in Clause 5.1.(a);
- (kkk) **"LODR"** means the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015;
- (lll) **"Long Stop Date"** means August 16, 2017 or such other date which is mutually agreed in writing between the Transferor1, the Transferor2 and the Transferee;
- (mmm) **"NSE"** means the National Stock Exchange of India Limited;
- (nnn) **"Person"** means any individual, entity, joint venture, company, corporation, partnership (whether limited or unlimited), proprietorship or other enterprise (whether incorporated or not), hindu undivided family, union, association of persons, government (central, state or otherwise), or any agency, department, authority or political subdivision thereof, and shall include their respective successors and in case of an individual shall include his/her legal representatives, administrators, executors and heirs and in case of a trust shall include the trustee or the trustees and the beneficiary or beneficiaries from time to time;
- (ooo) **"Post Closing Date"** shall have the meaning assigned to it in Clause 11.2 (a);
- (ppp) **"ROC"** means the respective Registrar of Companies having jurisdiction over the Transferor1, the Transferor2 and the Transferee;
- (qqq) **"Regulatory Approvals"** shall have the meaning as set forth in Clause 20;
- (rrr) **"Related Party"** means, with respect to any Party, (i) any of its Affiliates, and (ii) any Person identified as a related party under accounting standard 18 as notified by the Institute of Chartered Accountants of India;

- (sss) **"Relevant Authority"** means any regulatory governmental legislative, administrative, local or supervisory body or banking authority or agency or commission, quasi-regulatory agency or body (including any stock or commodity exchange), or court, tribunal, board, bureau, judicial or arbitral body having jurisdiction in India or any part thereof, including but not limited to the CCI, Reserve Bank of India, SEBI, BSE and NSE, along with the authorities before which appeals against the decisions made by any of the foregoing may be brought;
- (ttt) **"Representatives"** means the duly authorized directors, officers, managers and employees of the Transferor1, the Transferor2 or the Transferee;
- (uuu) **"RPS Escrow Agent"** means the Person appointed as an escrow agent for the purposes of the RPS Escrow Agreement;
- (vvv) **"RPS Escrow Agreement"** means the escrow agreement to be executed between the Transferee, Transferor1 and the RPS Escrow Agent in the form mutually agreed between them;
- (www) **"RTL Agreement"** means the agreement to be entered into between the JAL RTL Lenders and the JCCL RTL Lenders and the Transferee pursuant to which the JAL RTL and the JCCL RTL will be assumed by the Transferee and which agreement will contain, among other things, the terms set out in **Schedule XV**;
- (xxx) **"SEBI"** means the Securities and Exchange Board of India established under the Securities and Exchange Board of India Act, 1992;
- (yyy) **"SEBI Circular"** means Circular No. CIR/CFD/CMD/16/2015 dated November 30, 2015 issued by the SEBI, as amended or replaced from time to time;
- (zzz) **"Series A RPS"** means a total of 1,00,000 (one lakh) un-listed non-convertible cumulative redeemable preference shares of the Transferee, having a face value of Rs. 1,00,000 (Rupees one lakh) each and having the terms as set out in **Schedule XVI**;
- (aaaa) **"Series B RPS"** means a total of 50,000 (fifty thousand) un-listed non-convertible cumulative redeemable preference shares of the Transferee, having a face value of Rs. 1,00,000 (Rupees one lakh) each and having the terms as set out in **Schedule XVI**;
- (bbbb) **"Scheme"** **"the Scheme"** or **"this Scheme"** means this scheme of arrangement in its present form with any amendment/modifications approved or imposed or directed by the Board and/or shareholders and/or creditors and/or by High Courts and/or any Relevant Authority;
- (cccc) **"Stock Exchanges"** means the BSE and the NSE collectively;
- (dddd) **"Tax"** means: (a) all forms of direct tax and indirect tax, fee, levy, royalty on limestone and shale, duty, charge, cess, impost, withholding or other amount whenever or wherever created or imposed by, or payable to, any Tax Authority; and (b) all charges, interest, penalties and fines incidental or relating to any Tax falling within (a) above or which arise as a result of the failure to pay any Tax on its due date or to comply with any obligation relating to Tax; and the term **"Taxes"** shall be construed accordingly;
- (eeee) **"Tax Authority"** means any revenue, customs, fiscal, governmental, statutory, state, provincial, local governmental or municipal authority, body or Person responsible for Tax; and
- (ffff) **"Valuer"** shall have the meaning set forth in Clause 11.1(c).

All terms and words which are used but not defined in this Scheme shall, unless repugnant or contrary to the context or meaning thereof, have the same meaning ascribed to them under the Act and other Applicable Laws, rules, regulations, bye-laws, as the case may be including any statutory modifications, amendments or re-enactment thereof, for the time being in force.

1.2 Interpretation

- (a) In this Scheme, unless the context otherwise requires:
 - (i) words of any gender are deemed to include the other genders;
 - (ii) words using the singular or plural number also include the plural or singular number, respectively;
 - (iii) the terms "hereof", "herein", "hereby", "hereto" and derivative or similar words refer to this entire Scheme or specified Clauses, as the case may be;
 - (iv) the term "Clause" refers to the specified clause of this Scheme;
 - (v) references to any legislation or law or to any provision thereof shall include references to any such law as it may, after the date hereof, from time to time, be amended, supplemented or re-enacted, or to any law

which replaces it, and any reference to a statutory provision shall include any subordinate legislation made from time to time under that provision;

- (vi) the schedules hereto shall form an integral part of this Scheme;
 - (vii) time is of the essence in the performance of the respective obligations of the Transferor1, the Transferor2 and the Transferee. If any time period specified herein is extended, such extended time shall also be of the essence; and
 - (viii) any reference to a “waiver” or “mutually agreed” or “mutual agreement” between the Transferor1, the Transferor2 and the Transferee shall mean a waiver in writing or a mutual agreement in writing, as the case may be.
- (b) Headings, sub-headings and bold typeface are only for convenience and shall be ignored for the purposes of interpretation.

2. SHARE CAPITAL

- 2.1 The authorized, issued, subscribed and paid up share capital of the Transferor1, the Transferor2 and the Transferee as on March 31, 2016 is as under:

Transferor 1:

Authorized Capital	Amount Rs.
Comprising 1609,40,00,000 equity shares of Rs. 2/- each	3218,80,00,000
Comprising 281,20,000 preference shares of Rs. 100/- each	281,20,00,000
Issued, Subscribed and Paid-Up Equity Share Capital	Amount Rs.
Comprising 2,43,24,56,975 equity shares of Rs. 2/- each	486,49,13,950

Transferor2:

Authorized Capital	Amount Rs.
Comprising 150,00,00,000 equity shares of Rs. 10/- each	1500,00,00,000
Comprising 40,00,00,000 preference shares of Rs. 100/- each	4000,00,00,000
Issued, Subscribed and Paid-Up Equity Share Capital	Amount Rs.
Comprising 62,75,00,000 equity shares of Rs. 10/- each	627,50,00,000
Comprising 31,00,00,000 preference shares of Rs. 100/- each	3100,00,00,000

Transferee:

Authorized Capital	Amount Rs.
Comprising 28,00,00,000 equity shares of Rs. 10/- each	2,80,00,00,000
Issued, Subscribed and Paid-Up Capital	Amount Rs.
Comprising 27,44,31,377 equity shares of Rs. 10/- each	27,44,313,770

- 2.2 It is clarified that till the Scheme becomes effective, the Transferor1, the Transferor2 and the Transferee are free to alter their authorized, issued, subscribed or paid up share capital as may be required by respective business requirements.

PART – II
TRANSFER AND VESTING OF THE JAL BUSINESS AND THE JCCL BUSINESS IN THE
TRANSFeree

3. VESTING OF BUSINESS

- 3.1** With effect from the Appointed Date, each of the JAL Business and the JCCL Business in its entirety shall, pursuant to Sections 391 and 394 read with other relevant provisions of the Act and without any further act, instrument, deed, matter or thing be transferred to and vested in or be deemed to have been transferred to and vested in the Transferee on a 'going concern' basis as set out hereinafter, free from all Encumbrances except Encumbrances limited to the JAL Transferred Liabilities and the JCCL Transferred Liabilities.
- 3.2** In the event any asset, contract, liability or property or the benefit thereof, which is a part of the JAL Business and the JCCL Business does not get transferred to the Transferee on the Appointed Date, the Transferor1, the Transferor2 and the Transferee undertake to take all necessary steps, and execute all necessary documents, to ensure the transfer of such asset, contract, liability and property or the benefit thereof to the Transferee forthwith without any further consideration. The Transferor1, the Transferor2 and the Transferee agree that pending such transfer of such assets, contracts, property and benefit to the Transferee, the Transferor1 and the Transferor2 shall hold such assets, contracts, property and benefit in trust for the Transferee, and shall put in place necessary arrangements to allow the Transferee to enjoy the benefit of the same without incurring monetary obligation for such actions.
- 3.3** For avoidance of doubt, the JAL Remaining Business and the JCCL Remaining Business shall continue to vest in the Transferor1 and the Transferor2 respectively.
- 3.4** Upon the Scheme becoming effective, the Transferee shall carry out or perform all such formalities and compliances under various Applicable Laws or to be carried out or performed in relation to or as a consequence of the vesting of the JAL Business and the JCCL Business in the Transferee and the Transferor1 and the Transferor2 shall provide all assistance and sign all the required documents, applications, forms, etc. required in respect of vesting of the JAL Business and JCCL Business with the Transferee, without incurring any monetary obligation for such actions.

4. ASSETS

Without prejudice to the generality of Clause 3 above, the assets of the JAL Business and the JCCL Business shall stand transferred to and vested in the Transferee in the following manner:

- (a) Such of the assets of the JAL Business and the JCCL Business as are movable in nature, and/or otherwise capable of transfer by manual or constructive delivery and/or endorsement and delivery, the same may, upon coming into effect of this Scheme, be so transferred to the Transferee, and shall become the assets of the Transferee and title to the assets will be deemed to have been vested accordingly without requiring any deed or instrument of conveyance pursuant to the provisions of Sections 391 and 394 of the Act and shall upon such transfer become the property and an integral part of the Transferee.
- (b) All immovable properties (including land together with the buildings and structures standing thereon) of the JAL Business and the JCCL Business, whether freehold or leasehold and all documents of title, rights and easements in relation thereto, will stand transferred to and be vested in the Transferee, without any further act, instrument or deed and pursuant to the provisions of Sections 391 to 394 of the Act. The Transferee shall be entitled to exercise all rights and privileges and be liable to fulfill all obligations, in relation to or applicable to such immovable properties.
- (c) In respect of assets of the JAL Business and the JCCL Business other than those dealt with in Clause 4 (a) and (b) above, including but not limited to receivables, bills, credits, loans, advances and deposits if any (other than the Doubtful Receivables, non-recoverable debtors, loans or advances in the books of the Transferor1 and Transferor2 respectively, as excluded from the definition of the JAL Business and the JCCL Business), whether recoverable in cash or in kind or for value to be received, bank balances, etc. the same shall stand transferred to and vested in the Transferee without any notice or other intimation to any Person in pursuance of the provisions of Sections 391 to 394 read with other relevant provisions of the Act to the end and intent that the right of the Transferor1 and the Transferor2 to recover or realise the same stands transferred to the Transferee. The Transferee may, at its sole discretion but without being obliged, give notice in such form as it may deem fit and proper, to such Person, as the case may be, that the said receivables, bill, credit, loan, advance or deposit stands transferred and vested in the Transferee and that appropriate modification should be made in their respective books/records to reflect the aforesaid changes.
- (d) Without prejudice to the generality of the foregoing, upon the coming into effect of the Scheme, all the rights, title, interest and claims of the Transferor1 and the Transferor2 in any leasehold properties, including the mining

leases and the licenses including prospecting licenses, letters of intent, permits etc., (including in each case, any applications made therefor) of the Transferor1 and the Transferor2 in relation to the JAL Business and the JCCL Business respectively, shall, pursuant to Section 394 (2) of the Act, without any further act or deed, be transferred to and vested in or be deemed to have been transferred to and vested in the Transferee. However, in the interest of the transaction, the Transferor1 and Transferor2 shall make necessary applications with the mining authorities about the transaction, immediately after the passing of the High Court Orders but before filing of the same with the ROC under the provisions of the Act, provided that Transferee shall be required to pay any fee, transfer charges or cost for the transfer of the mining lease.

- (e) Without prejudice to the aforesaid and Clause 6, the Transferee may, if so required under any Applicable Law or otherwise, at any time after the Scheme becoming effective, in accordance with the provisions hereof, execute or enter into any arrangements, conveyance, confirmations, deeds, documents, letters or any other instruments relating to any asset of the JAL Business and the JCCL Business with any party to any contract or agreements to which the Transferor1 and the Transferor2 is a party. For such purposes, if so requested by the Transferee, the Transferor1 and the Transferor2 shall provide all the necessary assistance, sign the necessary documents, appear before the Relevant Authorities including for registration of the documents etc., without incurring any monetary obligation for such actions.
- (f) In so far as the assets of the JAL Business and the JCCL Business are concerned, any Encumbrance over them, to the extent that such Encumbrance relates to any liabilities (other than the JAL Transferred Liabilities and the JCCL Transferred Liabilities) of the Transferor1 and the Transferor2 shall without any further act, instrument or deed be released and such assets shall be free from such Encumbrance and shall no longer be available as a security for any liabilities of the JAL Remaining Business and the JCCL Remaining Business of the Transferor1 and the Transferor2 respectively. The absence of any formal amendment which may be required by a lender or a third party to effect such release shall not affect the operation of the foregoing sentence.
- (g) In so far as the assets of the JAL Remaining Business and the JCCL Remaining Business are concerned, any Encumbrance over them, to the extent they relate to the JAL Transferred Liabilities and/or the JCCL Transferred Liabilities shall, without any further act, instrument or deed be released and discharged from such security. The absence of any formal amendment which may be required by a lender or a third party to effect such release shall not affect the operation of the foregoing sentence.
- (h) Without prejudice to what is stated in Clauses 4(f) and 4(g) above, the Transferor1, the Transferor2 and the Transferee shall execute such documents/instruments or do all such acts and deeds including filing of necessary particulars and/or modification of charge with the concerned ROC to give formal effect to the above Clauses, if required.

5. LIABILITIES

5.1 Without prejudice to the generality of Clause 3 above, the liabilities of the JAL Business and the JCCL Business shall stand transferred to and vested in the Transferee in the following manner:

- (a) Upon the Scheme becoming effective, (a) loans, borrowings, debts, liabilities, credit facilities, overdraft facilities, duties and obligations, of the Transferor1 forming part of the JAL Business, which may accrue or arise or relate to the period on or before the Effective Date, (collectively "**JAL Transferred Liabilities**"); and (b) loans, borrowings, debts, liabilities, credit facilities, overdraft facilities, duties and obligations, of the Transferor2 forming part of the JCCL Business, which may accrue or arise or relate to the period on or before the Effective Date, (collectively "**JCCL Transferred Liabilities**"), in each case shall, to the extent they are outstanding on the Effective Date, without any further act or deed become the loans, borrowings, debts, liabilities, credit facilities, overdraft facilities, duties and obligations of the Transferee and all rights, powers, duties and obligations in relation thereto shall stand transferred to, vested in, and shall be exercised by or against the Transferee, as if it has entered into such loans, credit facilities, overdraft facilities or incurred such borrowing, debts, liabilities, duties and obligations. The Transferee shall undertake to meet, discharge and satisfy the same to the exclusion of the Transferor1 and the Transferor2.
- (b) Upon the Scheme becoming effective, loans, borrowings, debts, liabilities, credit facilities, overdraft facilities, duties and obligations of the Transferor1 and the Transferor2 forming part of the JAL Remaining Business and the JCCL Remaining Business respectively, whether provided for or not in the books of account of the Transferor1 and the Transferor2, shall continue to remain as the loans, borrowings, debts, liabilities, duties and obligations of the Transferor1 and the Transferor2 respectively. The Transferor1 and the Transferor2 shall undertake to meet, discharge and satisfy the same to the exclusion of the Transferee.
- (c) On transfer to and vesting of the JAL Business and the JCCL Business in the Transferee, the mortgages and charges, if any affecting the same shall be as hereinafter provided:

- (i) The Encumbrances relating solely to the JAL Business and the JCCL Business, whether existing or those created by the Transferor1 and the Transferor2, over the assets comprised in the JAL Business and the JCCL Business or any parts thereof transferred to the Transferee by virtue of this Scheme, shall, after the Effective Date continue to relate and attach to such assets or any part thereof to which they are related or attached, prior to the Effective Date and as are transferred to the Transferee, so long as they secure the JAL Transferred Liabilities and JCCL Transferred Liabilities. Such Encumbrances shall not relate or attach to any of the other assets of the Transferee or to any other assets forming part of the JAL Business and/or the JCCL Business or to any assets of the Transferor1 and/or the Transferor2.
- (ii) The Encumbrances not relating to the JAL Business and the JCCL Business, whether existing or those created by the Transferor1 and the Transferor2 over the assets comprised in the JAL Remaining Business and the JCCL Remaining Business or any part thereof, shall after the Effective Date continue to relate and attach to such assets or any part thereof to which they are related or attached, prior to the Effective Date, so long as they secure the liabilities of the JAL Remaining Business and the JCCL Remaining Business. Such Encumbrances shall not relate or attach to any of the other assets comprised in the JAL Remaining Business and/or the JCCL Remaining Business or to any assets forming part of the JAL Business and/or the JCCL Business.
- (d) Without any prejudice to the provisions of the foregoing Clauses and with effect from the Effective Date, the Transferor1, the Transferor2 and the Transferee shall enter into and execute such other deeds, instruments, documents and/or writings and/or do all acts and deeds as may be required, including the filing of necessary particulars and/or modification(s) of charge, with the concerned ROC to give formal effect to the provisions of this Clause, if required.
- (e) With effect from the Effective Date, the Transferee alone shall be liable to perform all obligations in respect of the JAL Transferred Liabilities and the JCCL Transferred Liabilities and the Transferor1 and the Transferor2 shall not have any obligations in respect of the JAL Transferred Liabilities and the JCCL Transferred Liabilities.
- (f) With effect from the Effective Date, the Transferor1 and the Transferor2 alone shall be liable to perform all obligations in respect of all debts, liabilities, duties and obligations pertaining to the JAL Remaining Business and the JCCL Remaining Business, respectively, and the Transferee shall not have any obligations in respect of the JAL Remaining Business and the JCCL Remaining Business.
- (g) It is expressly provided that, save as mentioned in this Scheme, no other terms or conditions of the JAL Transferred Liabilities and the JCCL Transferred Liabilities is modified by virtue of this Scheme except to the extent that such amendment is required by necessary implication.
- (h) Subject to the necessary consents being obtained, if required, in accordance with the terms of this Scheme, the provisions of this Clause shall operate, notwithstanding anything to the contrary contained in any instrument, deed or writing or the terms of sanction or issue or any security document all of which instruments, deeds or writings shall stand modified and/or superseded by the foregoing provisions.

5.1A For the removal of doubts, it is provided that after the Effective Date the liabilities which arise out of the activities or operations of the JAL Business and the JCCL Business shall be borne by the Transferee.

5.2 It is clarified that:(a) any liability including contingent liability disclosed in the balance sheet of the JAL Business and the JCCL Business on the Closing Date provided to the Transferee, other than those included in the JAL Financial Indebtedness, JCCL Financial Indebtedness, JAL Net Working Capital and the JCCL Net Working Capital;(b) any guarantees listed in **Schedule III A and XI A** or any similar instruments by whatsoever name and (c) any liability which is excluded in the definition of the JAL Business and the JCCL Business, shall not be acquired by the Transferee and shall not be included in the JAL Transferred Liabilities and the JCCL Transferred Liabilities. It is clarified that any capital commitment made by the Transferor1 and/or the Transferor2 at the request of the Transferee, upto the Closing Date, shall not be included in the JAL Financial Indebtedness and the JCCL Financial Indebtedness and shall be paid by the Transferee.

6. CONTRACTS, DEEDS, ETC

6.1 Without prejudice to the generality of Clause 3 above, the contracts, deeds, etc. relating to the JAL Business and the JCCL Business shall stand transferred to and vested in the Transferee in the following manner:

- (a) Upon the Scheme becoming effective and subject to the other provisions contained in this Scheme, all contracts, deeds, bonds, agreements and other instruments of whatever nature relating to the JAL Business and the JCCL Business to which the Transferor1 and the Transferor2 are parties, and which are subsisting or having effect immediately before the Effective Date shall remain in full force and effect against or in favour of the Transferee and may be enforced as fully and effectively as if the Transferee instead of Transferor1 and the Transferor2, had been a party thereto.

- (b) Upon the Scheme becoming effective, the Transferee shall, wherever necessary, enter into and/or execute deeds, writings, confirmations or novations to which the Transferor1 and the Transferor2 will, if necessary, also be a party in order to give formal effect to the provisions of this Clause. The Transferee shall be deemed to be authorized to execute any such writings on behalf of the Transferor1 and the Transferor2 to carry out or perform all such formalities or compliance in respect of such deeds, writings, confirmations or novations.

6.2 It is clarified that the agreement dated November 26, 2014 between the Transferor1 and Dalmia Cement East Limited does not form part of the JAL Business. The Transferor1 and the Transferee shall enter into a clinker sale agreement, pursuant to which the Transferee shall undertake to supply clinker to Transferor1 upto 1 million tonnes per annum only and for a period of 3 (three) years from the Closing Date, on the same terms and conditions as contained in the agreement executed between Transferor1 and Dalmia Cement East Limited. In the event of any delay in payment by Transferor1 to Transferee, then the Transferee shall have the right to withhold any supply of clinker until the past dues in respect of the clinker supplied under this agreement has been paid by Transferor1 to Transferee.

6.3 Upon the Scheme becoming effective, the Transferee shall be deemed to be authorized to execute any such writings on behalf of the Transferor1 and the Transferor2 to enable the Transferee to carry out or perform all such formalities or compliances as may be required in connection with change of name in any government approvals to vest the JAL Business and the JCCL Business with the Transferee and operate or continue the operation of the JAL Business and the JCCL Business, in the same manner as the Transferor1 and the Transferor2 was doing prior to the Effective Date.

7. LEGAL PROCEEDINGS

7.1 All legal or other proceedings (*whether civil or criminal, including before any statutory or judicial or quasi-judicial authority or tribunal*) by or against the Transferor1 and/or the Transferor2, initiated on or arising and pending before the Effective Date, and relating to the JAL Business and the JCCL Business shall remain with the Transferor1 and/or the Transferor2, as the case may be.

7.2 In the event any case or matter pertaining to contingent liabilities being in the nature of disputed claims, not crystallized on the Closing Date or guarantees listed in **Schedule III A** and **Schedule XI A** or any similar instrument by whatsoever name called which have been advanced against disputes related to the JAL Business or the JCCL Business existing on the Closing Date, or pertaining to NPV of afforestation charges in respect of mining land being Block 1, 2, 3, 4 and Ningha of Dalla Plant and Jaypee Super Plant, by force of law are transferred to the Transferee, then the Transferor1 and the Transferor2, shall have full control in respect of the defence of such proceedings including filing the necessary appeals, revisions, etc. provided that the Transferor1 and the Transferor2, as the case may be, shall not, take any action that is detrimental to the operation of the JAL Business and the JCCL Business. Provided that in respect of such cases pertaining to immovable properties which are part of the JAL Business or the JCCL Business, as the case may be, the Transferee shall have a right to participate in such proceedings to ensure that no action detrimental to the operation of JAL Business and the JCCL Business is taken. It is clarified that: (a) any liabilities in respect of cases or matters referred to in this Clause 7.2 shall be paid by the Transferor1 or the Transferor2 and if paid by the Transferee, the same shall be reimbursed by the Transferor1 or the Transferor2 within 7 (seven) days of such payment; and (b) the aforesaid bank guarantees provided by the Transferor1 and the Transferor2 in respect of the contingent liabilities being in the nature of disputed claims related to the JAL Business or the JCCL Business shall continue wherever required and the Transferee shall have no obligation to replace such bank guarantees on the Closing Date and, in the event the period of any such bank guarantee expires after the Closing Date, the Transferor1 and/or the Transferor2, as the case may be, shall renew or replace such guarantees wherever required.

7.3 The Transferor1, the Transferor2 and the Transferee shall give full and timely cooperation to each other for the pursuit of such case or matter. The Transferee shall promptly give necessary authorization, power of attorney, board resolution, etc. for pursuit of such case or matter to the Transferor1 and the Transferor2.

8. EMPLOYEES

Without prejudice to the generality of Cause 3 above, the employees of the JAL Business and the JCCL Business shall stand transferred to the Transferee in the following manner:

- (a) Upon the Scheme becoming effective, all the employees, other than the JAL Excluded Employees and the JCCL Excluded Employee, relating to the JAL Business and the JCCL Business that were employed by the Transferor1 and the Transferor2, respectively, immediately before the Effective Date, shall become employees of the Transferee without any break or interruption of service and with the benefit of continuity of service on terms and conditions which are not less favourable than the terms and conditions as were applicable to such employees relating to the JAL Business and the JCCL Business of the Transferor1 and the Transferor2 immediately prior to the transfer of the JAL Business and the JCCL Business.

- (b) The Transferee agrees that the service of all employees, other than the JAL Excluded Employees and the JCCL Excluded Employees, pertaining to the JAL Business and the JCCL Business up to the Effective Date shall be taken into account for the purpose of all retirement benefits to which they may be eligible in the Transferor1 and the Transferor2. The Transferee further agrees to pay retrenchment compensation, gratuity and other terminal benefits to the employees transferred to it as part of the JAL Business and the JCCL Business for the full period for which such employees have been given the benefit of continuity of service by the Transferor 1 and the Transferor 2, respectively, provided that the gratuity has been fully funded or provided for by the Transferor1 and the Transferor2 up to the Closing Date on the basis of independent actuarial valuation, a copy of which will be provided to the Transferee. It is clarified that the Transferor1 and the Transferor2 shall pay the provident fund, due and payable, upto the Closing Date, along with interest and penalty, if any, quantified and imposed.
- (c) Upon the Scheme becoming effective, the Transferee shall make all the necessary contributions for such transferred employees relating to the JAL Business and the JCCL Business, and deposit the same in the provident fund, gratuity fund or superannuation fund or any other special fund or staff welfare scheme or any other special scheme. The Transferee will also file relevant intimations in respect of the JAL Business and the JCCL Business to the statutory authorities concerned who shall take the same on record and substitute the name of the Transferee for the Transferor1 and the Transferor2.
- (d) In so far as the existing provident fund, gratuity fund and pension and /or superannuation fund / trusts, retirement funds or employees state insurance schemes or pension scheme or employee deposit linked insurance scheme or any other benefits created by the Transferor1 and the Transferor2 for employees of the JAL Business and the JCCL Business are concerned, such proportion of the funds, contributions to the funds or the scheme or the investments made into the funds relatable to the employees pertaining to the JAL Business and the JCCL Business as on the Effective Date, who are being transferred along with the JAL Business and the JCCL Business in terms of the Scheme, upon the Scheme becoming effective, shall be transferred to the necessary funds, schemes or trusts of the Transferee and till the time such necessary funds, schemes or trusts are created by the Transferee, all contributions shall continue to be made to the existing funds, schemes or trusts of the Transferor1 and the Transferor2.

8A. The Transferor1 covenants and undertakes that, on the Closing Date, the aggregate of the JAL Financial Indebtedness minus the JAL Net Working Capital shall be Rs. 10369,00,00,000 (Rupees ten thousand three hundred and sixty nine crores). The Transferor2 covenants and undertakes that, on the Closing Date, the aggregate of the JCCL Financial Indebtedness minus the JCCL Net Working Capital shall be Rs. 1195,00,00,000 (Rupees one thousand one hundred and ninety five crores). In no event shall the sum of the JAL Financial Indebtedness and the JCCL Financial Indebtedness, minus the aggregate of the JAL Net Working Capital and the JCCL Net Working Capital exceed Rs. 11564,00,00,000 (Rupees eleven thousand five hundred and sixty four crores).

9. PRE CLOSING VERIFICATION

9.1 Transferor deliverables

The Transferor1 and the Transferor2 agree and undertake to deliver to the Transferee within:

- (a) 7 (seven) days in case of (e) below; and
 - (b) 12 (twelve) days in case of (a) to (d), (f) and (g) below
- in each case, of the later of (i) the receipt of the last High Court Orders; (ii) the date of grant of approval under the Competition Act, 2002 and the Combination Regulations; (iii) approval of the SEBI upon sanction of the Scheme by the relevant High Court in terms of the SEBI Circular; and (iv) fulfillment or waiver by the Transferee and the Transferor1 and the Transferor2 of all the applicable Conditions Precedent (as defined in the Master Implementation Agreement) and issue of the respective CP Satisfaction Certificates (as defined in the Master Implementation Agreement) in accordance with clause 4.6 of the Master Implementation Agreement, the following:
- (a) a statement of the estimated JAL Net Working Capital and the estimated JCCL Net Working Capital respectively as of the Closing Date, which estimates should include the provisions required to be made under clauses 5.8, 5.9 and 5.17 of the Master Implementation Agreement;
 - (b) a statement of the estimated JAL Financial Indebtedness and the estimated JCCL Financial Indebtedness respectively as of the Closing Date;
 - (c) the fixed asset register pertaining to the JAL Business and the JCCL Business respectively, as of the Closing Date;
 - (d) the unaudited estimated balance sheet as of the Closing Date and the profit and loss account for the period from the commencement of the financial year in which the Closing shall take place to the Closing Date, in each case of the JAL Business and the JCCL Business respectively;

- (e) the audited balance sheet of the JAL Business (audited by the Transferor1's auditors) and the JCCL Business (audited by the Transferor2's auditors) as on the last day of the month preceding the month of the date which is later of (i) the receipt of the last High Court order; (ii) the date of grant of approval under the Competition Act, 2002 and the Combination Regulations; (iii) approval of the SEBI upon sanction of the Scheme by the relevant High Court in terms of the SEBI Circular; and (iv) fulfillment or waiver by the Transferee and the Transferor1 and the Transferor2 of all the applicable Conditions Precedent (as defined in the Master Implementation Agreement) and issue of the respective CP Satisfaction Certificates (as defined in the Master Implementation Agreement) in accordance with clause 4.6 of the Master Implementation Agreement;
- (f) the letters from all the JAL Lenders and the JCCL Lenders having any Encumbrance over the JAL Business and the JCCL Business respectively confirming that they will not have any Encumbrance on the JAL Business and the JCCL Business on the Closing Date and any such Encumbrance that they may have over the JAL Business and the JCCL Business or any part thereof prior to the Closing Date will be unconditionally and irrevocably released on or prior to the Closing Date;
- (g) the letters from the JAL RTL Lenders and the JCCL RTL Lenders whose loans are forming part of the JAL Financial Indebtedness and the JCCL Financial Indebtedness and which will form part of the JAL RTL and the JCCL RTL, confirming the amounts of each such lender in the JAL RTL and the JCCL RTL and their adherence to the RTL Agreement;
- (h) the letters from the JAL Non RTL Lenders and the JCCL Non RTL Lenders whose loans are forming part of the JAL Financial Indebtedness and the JCCL Financial Indebtedness and which will form part of the JAL Non RTL Liabilities and the JCCL Non RTL Liabilities, confirming the amounts of each such lender in the JAL Non RTL Liabilities and the JCCL Non RTL Liabilities, and that on receipt of such amounts, any Encumbrance that they may have over the JAL Business or the JCCL Business or any part thereof will be unconditionally and irrevocably released within a period of 30 (thirty) days from the receipt of the amounts owed to them; and
- (i) balance confirmations covering at least 90% (ninety percent) in value of all the receivables including debtors (other than Doubtful Receivables), loans and advances forming part of the JAL Net Working Capital and the JCCL Net Working Capital reflected in the statement provided under item (a) above, as of a date not earlier than 3 (three) months prior to the Closing Date.

All financial statements referred to above shall be prepared on the basis of Schedule III of the Companies Act, 2013 and GAAP.

9.2 Inspection by the Transferee

- (a) Within 2 (two) days of the receipt of the above statements, the Transferee, through its Representatives, shall be entitled to conduct a limited review of the financial statements to confirm the JAL Net Working Capital, the JCCL Net Working Capital, the JAL Financial Indebtedness and the JCCL Financial Indebtedness as per the statements provided under Clause 9.1. The Transferor1 and the Transferor2 undertake and agree to provide such information, assistance and access to their books and records to the Transferee and its Representatives as may be necessary for the purposes of carrying out the said limited review.
- (b) Only in the event the Transferee determines, based on its limited review and the information and documents provided by the Transferor1 and the Transferor2 that the Transferor1 and the Transferor2 will be able to ensure that the sum of the JAL Financial Indebtedness and the JCCL Financial Indebtedness, minus the aggregate of the JAL Networking Capital and the JCCL Net Working Capital, will not exceed the amount mentioned in Clause 8A on the Closing Date, the Transferor1, the Transferor2 and the Transferee shall proceed to Closing. If the Transferee determines that the Transferor1 and the Transferor2 will not be able to so ensure, the Transferee shall give a notice to the Transferor1 and the Transferor2 to explain within 7 (seven) days of the receipt of the same as to how they will be able to ensure that the sum of the JAL Financial Indebtedness and the JCCL Financial Indebtedness, minus the aggregate of the JAL Net Working Capital and the JCCL Net Working Capital will not exceed the sum mentioned in Clause 8A on the Closing Date.

9.3 Determination of difference

- (a) The amount determined herein pursuant to sub-clause (i) or sub-clause (ii) shall be the "**JAL Financial Difference**".
 - (i) in the event the Transferee, post its limited review and the explanation provided by the Transferor1, if required, is satisfied that the aggregate of the estimated JAL Financial Indebtedness minus the estimated JAL Net Working Capital as provided in terms of Clause 9.1, will not exceed the amount mentioned in

Clause 8A on the Closing Date, the Transferee will determine the estimated JAL Financial Indebtedness minus estimated JAL Net Working Capital less aggregate of the JAL RTL and the amount of Rs. 1850,00,00,000 (Rupees one thousand eight hundred and fifty crores), which shall be the JAL Financial Difference.

- (ii) in the event the Transferee, post its limited review and the explanation provided by the Transferor1, if required, is not satisfied that the estimated JAL Net Working Capital and the estimated JAL Financial Indebtedness as provided in terms of Clause 9.1, will not exceed the amount mentioned in Clause 8A on the Closing Date, but the Transferee nevertheless decides to proceed to Closing, the JAL Financial Difference shall be agreed upon between the Transferor1 and the Transferee. It is clarified that the JAL Net Working Capital should include the provisions required to be made under clause 5.8, 5.9 and 5.17 of the Master Implementation Agreement.
- (b) The amount determined pursuant to sub-clause (i) or sub-clause (ii) shall be the “**JCCL Financial Difference**”.
 - (i) in the event the Transferee, post its limited review and the explanation provided by the Transferor2, if required, is satisfied that the aggregate of the estimated JCCL Financial Indebtedness minus the estimated JCCL Net Working Capital as provided in terms of Clause 9.1, will not exceed the amount mentioned in Clause 8A on the Closing Date, the Transferee will determine the estimated JCCL Financial Indebtedness minus estimated JCCL Net Working Capital less aggregate of the JCCL RTL and the amount of Rs. 25,00,00,00,000 (Rupees twenty five crores), which shall be the JCCL Financial Difference.
 - (ii) in the event the Transferee, post its limited review and the explanation provided by the Transferor2, if required, is not satisfied that the estimated JCCL Net Working Capital and estimated JCCL Financial Indebtedness as provided in terms of Clause 9.1, will not exceed the amount mentioned in Clause 8A on the Closing Date, but the Transferee nevertheless decides to proceed to Closing, the JCCL Financial Difference shall be agreed upon between the Transferor2 and the Transferee. It is clarified that the JCCL Net Working Capital should include the provisions required to be made under clauses 5.8, 5.9 and 5.17 of the Master Implementation Agreement.

- 9.4** 7 (seven) days prior to the Closing Date, the Transferee shall determine the JAL Non RTL Liabilities, JCCL Non RTL Liabilities, JAL RTL and the JCCL RTL to be assumed on the Closing Date in the following manner:

JAL RTL

The JAL RTL shall be an amount of Rs. 8519,00,00,000 (Rupees eight thousand five hundred and nineteen crores), which shall be assumed by the Transferee on the Closing Date as per the RTL Agreement.

JCCL RTL

The JCCL RTL shall be an amount of Rs. 1170,00,00,000 (Rupees one thousand one hundred and seventy crores), which shall be assumed by the Transferee on the Closing Date as per the RTL Agreement.

JAL Non RTL Liabilities

An amount of Rs. 10369,00,00,000 (Rupees ten thousand three hundred and sixty nine crores) (being the aggregate of the JAL Financial Indebtedness minus the JAL Net Working Capital as mentioned in Clause 8A);

Less an amount of Rs. 8519,00,00,000 (Rupees eight thousand five hundred and nineteen crores) being the JAL RTL;

It is clarified that the JAL Non RTL Liabilities of Rs. 1850,00,00,000 (Rupees one thousand eight hundred and fifty crores) will comprise the following:

- (a) principal amount of Rs. 500,00,00,000 (Rupees five hundred crores), being the Axis Bank loan, taken over by the Transferee; and
- (b) the balance amount of Rs. 1350,00,00,00,000 (Rupees one thousand three hundred and fifty crores), will include
 - (i) the outstanding interest on the Axis Bank loan as above (if not paid by the Transferor1); (ii) the JAL Net Working Capital, which should include the provisions required to be made under clauses 5.8, 5.9 and 5.17 of the Master Implementation Agreement; and (iii) the JAL Financial Indebtedness which is not part of JAL RTL.

JCCL Non RTL Liabilities

An amount of Rs. 1195,00,00,000 (Rupees one thousand one hundred and ninety five crores) (being the aggregate of JCCL Financial Indebtedness minus the JCCL Net Working Capital as mentioned in Clause 8A);

Less an amount of Rs. 1170,00,00,000 (Rupees one thousand one hundred and seventy crores), being the JCCL RTL; and

It is clarified that the JCCL Non RTL Liabilities of Rs. 25,00,00,000 (Rupees twenty five crores) will include (i) the JCCL Net Working Capital, which should include the provisions required to be made under clauses 5.8, 5.9 and 5.17 of the Master Implementation Agreement; and (ii) the JCCL Financial Indebtedness which is not part of JCCL RTL.

10. CLOSING

10.1 Closing shall be on a date mutually agreed between the Transferor1, the Transferor2 and the Transferee but shall not be later than 30 (thirty) days from the later of (i) the date of the receipt of the last High Court Orders (or High Courts orders for condonation of delay in or the order of the appropriate authority granting extension of time for filing form INC - 28, if applicable); (ii) date of the grant of approval under the Competition Act, 2002 and the Combination Regulations; (iii) approval of the SEBI upon sanction of the Scheme by the relevant High Court in terms of the SEBI Circular; and (iv) issue of the CP Satisfaction Certificate by the Transferee, the Transferor1 and the Transferor2 in accordance with clause 4.6. of the Master Implementation Agreement confirming the fulfillment or waiver of the Conditions Precedent (the "**Closing Date**"), subject to the Transferor1 and the Transferor2 fulfilling their obligations under clauses 3.1, 3.2 and 20.2 (other than 20.2.3) of the Master Implementation Agreement. It is clarified that after issue of the CP Satisfaction Certificate by the Transferee in accordance with clause 4.6 of the Master Implementation Agreement, the Transferor1's and the Transferor2's obligations under clause 3.1 and 3.2 of the Master Implementation Agreement for the purpose of this Clause shall be for a period from the date of the CP Satisfaction Certificate till the Closing Date. If such date falls upon a day which is not a Business Day, the Closing Date shall be the preceding Business Day.

10.2 All transactions to be completed on the Closing Date shall be deemed to occur simultaneously and no transaction shall be deemed to have been consummated unless all such transactions have been consummated. It is clarified that the issue of the JAL Securities and the JCCL Securities to the Transferor1 and the Transferor2 respectively shall happen on the Closing Date and the transfer of the JAL Business and the JCCL Business to the Transferee shall be deemed to be complete and absolute with effect from the Closing Date.

10.3 On the Closing Date, each of the following shall be undertaken in the sequence stipulated hereunder:

- (a) the Transferee, the Transferor1 and the Transferor2 shall each file e-form INC 28 on the website of the Ministry of Corporate Affairs.
- (b) the Transferor1 and the Transferor2 shall convene a meeting of their Boards of Directors or committees of directors so authorized for declaring the effectiveness of the Scheme and shall provide a certified true copy of the said resolution to the Transferee; provided that failure to hold such meeting will not render the Scheme ineffective.
- (c) the Transferee shall convene a meeting of its Board of Directors or committee for *inter alia* passing resolutions (a) to declare the effectiveness of the Scheme; (b) for allotting the JAL Securities and the JCCL Securities to the Transferor1 and the Transferor2 respectively.
- (d) the Transferee shall issue the JAL NCDs, out of which the JAL Escrow NCDs shall be issued in the joint name of the Transferor1 and the Escrow Agent in terms of the Escrow Agreement. Such JAL Escrow NCDs shall be transferred to the Transferor1 in terms of Clause 11.2.
- (e) the Transferee shall issue the JCCL NCDs to the Transferor2, out of which JCCL Escrow NCDs shall be issued in the joint name of the Transferor2 and the Escrow Agent in terms of the Escrow Agreement. Such JCCL Escrow NCDs shall be transferred to the Transferor2 in terms of Clause 11.2.
- (f) the Transferee shall issue the JAL RPS to the Transferor1 and the JCCL RPS to the Transferor2. The JAL RPS shall be deposited in an escrow account in terms of the RPS Escrow Agreement.
- (g) the Transferee shall assume the JAL RTL, JCCL RTL, JAL Non RTL Liabilities and JCCL Non RTL Liabilities on the Closing Date.
- (h) the Transferee shall deliver a certified true copy of the resolution referred to above and duly stamped certificates in physical form evidencing the JAL Securities and the JCCL Securities issued to the Transferor1 and the Transferor2 respectively in dematerialized form.

10.4 It is clarified that for the purposes of this Clause 10, the consent of the shareholders of the Transferee to this Scheme shall be sufficient for the purposes of issuing the JAL Securities and the JCCL Securities, and shall be deemed to include consent under any other provisions of the Act that may be applicable and no further resolution under any provision of the Act including Section 42, Section 71, would be required separately.

10.5 Alteration of the memorandum and articles of association of the Transferee

- (a) The capital clause of the memorandum of association and the articles of association of the Transferee shall, as a part of and, upon the coming into effect of this Scheme and without any further act or deed, be replaced by the following clause:

MEMORANDUM OF ASSOCIATION

"V. The authorized share capital of the Company is Rs. 1800,00,00,000/- (Rupees One Thousand Eight Hundred Crores only) divided into 28,00,00,000 equity shares of Rs. 10/- (Rupees Ten only) each aggregating to Rs. 280,00,00,000/- (Rupees Two Hundred and Eighty Crores only) and 1,52,000 cumulative redeemable preference shares of Rs. 1,00,000/- aggregating to Rs. 1520,00,00,000/- (Rupees One Thousand Five Hundred Twenty Crores only), with the rights, privileges and conditions attached thereto with the power to vary, modify or abrogate such rights, privileges and conditions as may be provided by the Articles of Association of the Company for the time being. The Board of Directors shall have the power to classify as and when required the shares as equity or preference shares and attach thereto respectively such preferential, deferred, qualified or special rights, privileges and conditions and also the power to increase or reduce the capital of the Company as may be determined in accordance with the Articles of Association of the Company."

ARTICLES OF ASSOCIATION

"2. The authorized share capital of the Company is Rs. 1800,00,00,000/- (Rupees One Thousand Eight Hundred Crores only) divided into 28,00,00,000 equity shares of Rs. 10/- (Rupees Ten only) each aggregating to Rs. 280,00,00,000/- (Rupees Two Hundred and Eighty Crores only) and 1,52,000 cumulative redeemable preference shares of Rs. 1,00,000/- aggregating to Rs. 1520,00,00,000/- (Rupees One Thousand Five Hundred Twenty Crores only), with the power to increase or reduce such capital from time to time in accordance with the regulations of the Company and the legislative provisions for the time being in force in this behalf and with the power also to divide the shares in the capital for the time being into equity share capital and preference share capital and to attach thereto respectively any preferential, qualified or special rights, privileges or conditions, in accordance with the provisions of the Act and these Articles."

- (b) It is clarified that for the purposes of this Clause 10.5, the consent of the shareholders of the Transferee to this Scheme shall be sufficient for the purposes of effecting the above amendment in the authorised share capital of the Transferee, and shall be deemed to include consent under any other provisions of the Act that may be applicable and no further resolution under any provision of the Act including Section 13, Section 14, Section 61 would be separately required.

10.6 Notwithstanding anything contained in this Scheme or in clause 7 of the Master Implementation Agreement, the Transferee undertakes that:

- (a) All refunds of Tax and levies relating to the JAL Business and/or the JCCL Business not forming a part of the JAL Net Working Capital and/or the JCCL Net Working Capital as on the Closing Date, which relate to the period prior to the Closing Date and have been received by the Transferee shall always belong to the Transferor1 and/or Transferor2, as the case may be, and the Transferee shall immediately notify in writing to the Transferor1 and/or the Transferor2 of such refund and provide such information as the Transferor1 and/or the Transferor2 may reasonably require and shall reimburse the amounts so received to the Transferor1 and/or Transferor2 (net of Taxes and reasonable costs of recovery, if any) within 7 (seven) days of such refund.
- (b) The recovery of any receivable, which has not been considered for the calculation of the JAL Net Working Capital and/or the JCCL Net Working Capital in relation to the JAL Business and/or the JCCL Business respectively, which relates to the period prior to the Closing Date but has been recovered after the Closing Date by the Transferee, shall belong to the Transferor1 and/or Transferor2, as the case may be, and the Transferee shall immediately notify in writing to the Transferor1 and/or Transferor2 of such recovery and provide such information as the Transferor1 and/or Transferor2 may reasonably require and the Transferee shall reimburse the amounts recovered to the Transferor1 and/or Transferor2 (net of Taxes and reasonable costs of recovery, if any) within 7 (seven) days of such recovery.
- (c) Any fiscal benefit/ incentive in respect of the JAL Business and the JCCL Business which relate to the period prior to the Closing Date, whether or not due or claimed that have been received by the Transferee shall always belong to the Transferor1 and Transferor2, as applicable, and the Transferee shall immediately notify in writing to the Transferor1 and Transferor2 of such receipt and provide such information as the Transferor1 and Transferor2 may reasonably require and shall reimburse the amounts so received (net of Taxes and reasonable costs of recovery, if any) to the Transferor1 and Transferor2, as applicable, within 7 (seven) days of such refund.

10.7 Notwithstanding anything contained in this Scheme or in clause 7 of the Master Implementation Agreement, the Transferor1 and the Transferor2 undertake that all liabilities relating to the JAL Business and the JCCL Business, which were known to the Transferor1 and the Transferor2 respectively and relate to the period prior to the Closing Date and did not form a part of the final JAL Net Working Capital or the JAL Financial Indebtedness and the JCCL Net Working Capital or the JCCL Financial Indebtedness respectively must be paid by the Transferor1 and/or Transferor2 respectively; but in the

event it is paid by or recovered from the Transferee, the same shall be paid or reimbursed by the Transferor1 and/or the Transferor2 to the Transferee within 7 (seven) days of any payment made by the Transferee in this regard. It is clarified that any capital commitment made by the Transferor1 at the request of the Transferee, upto the Closing Date, shall not be included in the JAL Financial Indebtedness and shall be paid by the Transferee.

- 10.8** Notwithstanding anything contained in this Scheme or in clause 7 of the Master Implementation Agreement, it is clarified that even after the Closing Date (a) if the Transferor1 or/and the Transferor2 receives or realizes any monies pertaining to the JAL Business and the JCCL Business which formed part of the JAL Net Working Capital and the JCCL Net Working Capital respectively at Closing, the Transferor1 and the Transferor2 shall within 7 (seven) Business Days from the date of such receipt or realization remit such monies to the Transferee; and (b) if the Transferee receives or realizes any monies pertaining to the JAL Business and/or the JCCL Business for a period prior to the Closing and which did not form part of the JAL Net Working Capital and the JCCL Net Working Capital at Closing, including refund of deposits made under protest in relation to a contingent liability, the Transferee shall within 7 (seven) Business Days from the date of such receipt or realization remit such monies to the Transferor1 and/or the Transferor2, as the case may be.
- 10.9** The Transferor1 and the Transferor2 shall provide to the Transferee the financial statements of the JAL Business and the JCCL Business:
- (a) as of September 30, 2015, December 31, 2015 and March 31, 2016 on or prior to the approval of the Scheme by the Board of the Transferor1 and the Transferor2;
 - (b) as of June 30, 2016 and September 30, 2016 within 15 (fifteen) days from the end of each calendar quarter; and
 - (c) as of the end of each month thereafter till the time the Closing Date is determined, within 10 (ten) days from the end of every month.

The Transferee shall be entitled to appoint one of the Big Four to audit the financial statements of the JAL Business and the JCCL Business as provided above for determining the JAL Financial Indebtedness, the JCCL Financial Indebtedness, the JAL Net Working Capital and the JCCL Net Working Capital as per the provisions of the Scheme. The Transferor1 and the Transferor2 shall provide such information, assistance and access to its books and records to such auditor as may be necessary for the purposes of carrying out the said audit. The cost of the audits shall be borne by the Transferee.

- 10.10** From the date of determination of the Closing Date, the Transferee shall be entitled to designate a team for observing the JAL Business and the JCCL Business and the Transferor1 and the Transferor2 covenant and undertake that they shall provide such observers reasonable access to all elements of the JAL Business and the JCCL Business respectively including particularly the JAL Cement Plants and the JCCL Cement Plants, their operations, marketing, procurement, books, records and employees.
- 10.11** Notwithstanding anything to the contrary contained in this Scheme or clause 7 of the Master Implementation Agreement, the Transferor1 undertakes to promptly pay or reimburse the Transferee for any payments made in respect of the JAL Business pursuant to orders issued under the Competition Act, 2002, which relate to the period prior to the Closing Date. Provided however, the Transferee shall not pay or settle any amount pursuant to orders issued under the Competition Act, 2002 as mentioned above if (A) the Transferor1, at its own cost and counsel of its own choice, contests the said order and the final non-appealable order of payment or any part thereof (including deposits required to contest such orders) has not been made by the highest Relevant Authority of appellate jurisdiction under the Competition Act, 2002. Provided, without the consent of the Transferee, the Transferor1 shall not give any undertaking on behalf of the Transferee or seek from the Transferee any such undertaking, which is detrimental to the economic interest of the JAL Business; or (B) the Transferor1 has not given its written consent to the aforesaid payments. The Transferee further undertakes to provide necessary cooperation to the Transferor1 to enable the Transferor1 to contest the order as aforesaid. For the avoidance of doubt, if the Transferor1 does not do (A) or (B) above within a reasonable time (in case where the time limit for an appeal is 60 (sixty) days, the reasonable time shall be 30 (thirty) days) which in case of (A) shall mean the Transferor1's confirmation that it will contest such order, the Transferee shall be entitled to deal with the matter as it deems fit, without prejudice to its rights under this Clause. It is clarified that whenever any notice in respect of any proceedings under the Competition Act, 2002 is received or any decision is required to be made in respect of appeals filed/to be filed under the Competition Act, 2002, the Transferee shall promptly notify the Transferor1 of such proceedings and the Transferor1 shall have a right, but not an obligation, at its expense to participate in the defence, negotiation or settlement of such proceedings through a counsel of its choice and in such a case the Transferor1 and the Transferee shall brief only such counsel and also decide on the filing of the appeal and the conduct thereof in accordance with the provisions herein. The Transferor1 and the Transferee shall cooperate with each other in the defence, negotiation or settlement of such proceedings and the appeals arising therefrom. It is further clarified that in the event the Transferor1 agrees to settle the case and intimates the same to the Transferee in writing, the Transferee shall, at its own expense, still have a right to contest the case, however, the Transferee shall in such case be liable for any liability including legal fees and expense beyond the amount which would have been required to be paid if the Transferor1 would have settled the case as aforesaid.

- 10.12** Further in relation to the appeals under the Competition Act, 2002, the Transferee and the Transferor1 and/or the Transferor2 shall co-operate and exchange information in relation to the JAL Business and/or the JCCL Business for the purpose of defence, negotiation and settlement through their counsel only and only for the period prior to the Closing Date. For the avoidance of doubt, no commercially sensitive or confidential information should be exchanged between the Transferee and the Transferor1 and/or the Transferor2 relating to their respective businesses (however, on or after the Closing Date, the Transferee shall be entitled to obtain all information pertaining to the JAL Business and/or the JCCL Business which relates even prior to the Closing Date once the CCI grants approval for the transfer of the JAL Business and the JCCL Business).
- 10.13** The Transferor1 agrees and undertakes that an amount of Rs. 500,00,00,000 (Rupees five hundred crores) shall form part of the JAL Non RTL Liabilities to be assumed by the Transferee and the Transferee shall pay the same to Axis Bank Limited towards repayment of principal amount of the loan advanced by Axis Bank Limited to the Transferor1 in terms of loan sanction/ agreement dated December 23, 2014 and September 23, 2015 and against which the Transferee had issued a corporate guarantee. The Transferee shall extend the said guarantee upto the Closing Date. The said guarantee will expire upon Axis Bank having received the funds from the Transferee. All interest upto the Closing Date shall be paid by Transferor1. If such interest is outstanding on the Closing Date, the same will form part of the JAL Financial Indebtedness and shall be paid by the Transferee.
- 10.14** Interest free loan/VAT deferment in respect of Sikandarabad, Tanda and Bagheri grinding units will not form a part of the JAL Business and the JCCL Business, subject to receiving the no-objection certificates from the appropriate state government agencies/departments confirming that the Encumbrance over the assets of the JAL Business and the JCCL Business will be released, on or prior to the Closing Date. Any such Encumbrance will be unconditionally and irrevocably released within 30 (thirty) days from the Closing Date.
- If such no-objection is not received prior to the Closing Date, interest free loan/VAT deferment in respect of Sikandarabad, Tanda and Bagheri grinding units will form a part of the JAL Business and the JCCL Business and the bank guarantees submitted by the Transferor1 and the Transferor2 shall be replaced by the Transferee on the Closing Date. In such case, interest free loan/VAT deferment shall be considered for computation of JAL Financial Indebtedness and the JCCL Financial Indebtedness and will be treated as JAL Non RTL Liabilities and the JCCL Non RTL Liabilities respectively.
- 10.15** On the Closing Date, the Transferee will replace the guarantees and letters of credit, given by the Transferor1 and the Transferor2 (other than bank guarantees given in relation to import of project equipment, and other than guarantees given in relation to contingent liabilities and any liabilities excluded from the JAL Business and the JCCL Business), as detailed in **Schedule IIIB and XI B** (which schedule shall be updated by the Transferor1 and the Transferor2 as of the Closing Date).

11. POST CLOSING VERIFICATIONS

11.1 Determination of the final financial statements

- (a) Within 7 (seven) Business Days following the Closing, the Transferor1 and Transferor2 shall provide unaudited financial statements of the JAL Business and the JCCL Business respectively, as of the Closing Date, to the Transferee.
- (b) Within 30 (thirty) Business Days following Closing, (a) the Transferee and the Transferor1 shall endeavour to agree to finalise the financial statements of the JAL Business as of the Closing Date, determined in accordance with the GAAP as consistently applied by the Transferor1 (the "**JAL Closing Balance Sheet**") and actual amounts of the JAL Financial Indebtedness and the JAL Net Working Capital as on the Closing Date; (b) the Transferee and the Transferor2 shall endeavour to agree to finalise the financial statements of the JCCL Business as of the Closing Date, determined in accordance with the GAAP as consistently applied by the Transferor2 (the "**JCCL Closing Balance Sheet**") and actual amounts of the JCCL Financial Indebtedness and the JCCL Net Working Capital as on the Closing Date. The Transferor1 and the Transferor2 agree that in the JAL Closing Balance Sheet and the JCCL Closing Balance Sheet there shall be no inventory that is not available physically and there shall be no (i) Non-Moving Stores; (ii) Doubtful Receivables; and (iii) non recoverable debtors, loans or advances. For this purpose, non recoverable loans or advances shall refer to such loans or advances for which Transferor1 or the Transferor2 has not received any confirmation for the receivables as mentioned in Clause 9.1. It is clarified that the JAL Net Working Capital and the JCCL Net Working Capital should include the provisions required to be made under clauses 5.8, 5.9 and 5.17 of the Master Implementation Agreement.
- (c) In the event, the Transferor1 and the Transferee and/or the Transferor2 and the Transferee are unable to agree on the JAL Closing Balance Sheet and/or the JCCL Closing Balance Sheet and are unable to agree on the JAL Financial Indebtedness and the JAL Net Working Capital and/or the JCCL Financial Indebtedness and the JCCL Net Working Capital respectively as on the Closing Date within the aforesaid period, they shall have a period of 10

(ten) Business Days to agree to the appointment of either EY or KPMG or their respective Indian affiliates (the “Valuer”) to determine the JAL Financial Indebtedness and the JAL Net Working Capital and/or the JCCL Financial Indebtedness and the JCCL Net Working Capital as on the Closing Date and prepare the JAL Closing Balance Sheet and/or the JCCL Closing Balance Sheet. In the event that the Transferor1 and the Transferee or the Transferor2 and the Transferee are unable to agree on the appointment of EY or KPMG or their respective Indian affiliates as the Valuer within the said period of 10 (ten) Business Days, the Transferor1 and the Transferee or the Transferor2 and the Transferee, as the case may be, shall appoint KPMG for this purpose and KPMG or its Indian affiliates shall be regarded as the Valuer. The Transferee and the Transferor1 and/or Transferor2 shall provide to the Valuer all information, documents, clarifications and assistance required to enable it to promptly determine the JAL Financial Indebtedness and the JAL Net Working Capital and/or the JCCL Financial Indebtedness and the JCCL Net Working Capital and prepare the JAL Closing Balance Sheet and/or the JCCL Closing Balance Sheet.

- (d) The Valuer shall provide to the Transferor1 and the Transferee or the Transferor2 and the Transferee, as the case may be, the JAL Closing Balance Sheet and/or JCCL Closing Balance Sheet and a statement of the JAL Financial Indebtedness and the JAL Net Working Capital and/or the JCCL Financial Indebtedness and the JCCL Net Working Capital within 30 (thirty) days of its appointment. The costs of appointment of the Valuer shall be shared equally by the Transferee and the Transferor1 and/or the Transferor2, as the case may be. The JAL Closing Balance Sheet and/or the JCCL Closing Balance Sheet and the statement of the JAL Financial Indebtedness and the JAL Net Working Capital and/or the JCCL Financial Indebtedness and the JCCL Net Working Capital provided by the Valuer shall, in the absence of any manifest error, be final, binding and conclusive on the Transferee and the Transferor1 and/or the Transferor2.

All financial statements referred to in this Clause 11.1 shall be prepared on the basis of Schedule III of the Companies Act, 2013 and GAAP.

11.2 Release of Escrow NCDs

- (a) Subject to the Transferor 1 and the Transferor 2 complying with their obligations under Clause 11.2(b), if applicable, within 1 (one) Business Day of the determination of the actual amounts of (i) JAL Financial Indebtedness, (ii) JCCL Financial Indebtedness, (iii) JAL Net Working Capital; and (iv) JCCL Net Working Capital, (“**Post Closing Date**”), the Escrow Agent shall transfer the JAL Escrow NCDs and the JCCL Escrow NCDs and the monies in the escrow account in terms of the Escrow Agreement to the Transferor1 and the Transferor2.
- (b) Notwithstanding anything to the contrary in this Scheme, the Master Implementation Agreement and the other ancillary documents, in the event that on the Closing Date: the sum of the actual amounts of the JAL Financial Indebtedness and the JCCL Financial Indebtedness, minus the aggregate of the JAL Net Working Capital and JCCL Net Working Capital, is higher than Rs. 11564,00,00,000 (Rupees eleven thousand five hundred and sixty four crores), the Transferor 1 and the Transferor 2 shall, jointly and severally, make good the difference to the Transferee on the Post Closing Date without any demur, delay, or protest of any manner whatsoever.

11.3 JAL RPS

- (a) The Transferor1 agrees that if the condition precedent mentioned in item no. 39 (relating to the JP Super plant) of schedule XVII to the Master Implementation Agreement is satisfied, any penalty, fine, charges, liability, etc. required to be paid or deposited as a part or consequence of the satisfaction of such condition will be paid from the redemption proceeds of Series A RPS.
- (b) The Transferor1 and the Transferee agree that the imposition of any such penalty, fine, charges, liability, etc. may be contested by the Transferor1 and the Transferee will promptly provide a power of attorney or any other appropriate authorization, as may be requested by the Transferor1 only for the purpose of enabling the Transferor1 to contest such imposition and obtain refund of the monies paid. The Transferee undertakes to provide full cooperation and assistance including all the necessary documents that may be required by Transferor1 for such contest. Any refund of such penalty, fine, charges, liability, etc. if received by the Transferee, shall be refunded by the Transferee to the Transferor1 net of taxes and reasonable costs of recovery, if any, within 7 (seven) days of such refund.
- (c) The Transferor1 agrees that if the condition mentioned in item no. 39 (relating to the JP Super plant) of schedule XVII the Master Implementation Agreement is not satisfied till the redemption period of the Series A RPS, the Transferee shall have an option, to be exercised within 2 days from the expiry of the said 5 years period to either (a) waive the said condition listed in item 39 of schedule XVII the Master Implementation Agreement and take the responsibility of obtaining the said approval, and pay the redemption proceeds of the said RPS to the Transferor1 within the said 2 days. The Transferor1 shall extend all necessary cooperation without incurring monetary obligation, to enable the Transferee to obtain the said approval. After the approval is obtained, the Transferor1 shall complete all formalities for transfer of JP Super Plant along with the mines under blocks 1,2, 3 and 4 at the cost of the

Transferee. Further, the Transferor1 shall hold JP Super Plant along with the mines under blocks 1,2, 3 and 4 in trust for the benefit of the Transferee till the transfer is effected; or (b) not to waive the said condition listed in item 39 of schedule XVII the Master Implementation Agreement in which case (a) the Series A RPS shall be redeemed and the redemption proceeds deposited in the RPS Escrow Account (b) the redemption proceeds shall be remitted by the Escrow Agent to the Transferee and (c) the right of the Transferee to obtain the transfer and vesting of JP Super Plant along with the mines under blocks 1,2, 3 and 4, shall cease.

- (d) The Transferor1 agrees that if the condition mentioned in item no. 22 (relating to the Baga plant) of schedule XVII to the Master Implementation Agreement is not satisfied till the redemption period of the Series B RPS, the Series B RPS shall be redeemed and the proceeds deposited with the RPS Escrow Agent in terms of the RPS Escrow Agreement and the Transferor1 will subscribe to new redeemable preference shares on the same terms and conditions as the Series B RPS and the redemption proceeds of the Series B RPS will be utilized towards such subscription.

12. ACCOUNTING TREATMENT IN THE BOOKS OF TRANSFEROR1 AND THE TRANSFEROR2

Upon the Scheme becoming effective:

- (a) The book value of all assets and liabilities which cease to be assets and liabilities of the Transferor1 and the Transferor2 shall be reduced by the Transferor1 and the Transferor2 at their book values.
- (b) The Transferor1 and the Transferor2 shall record all the JAL Securities and the JCCL Securities received pursuant to this Scheme at their respective fair values.
- (c) The difference between the book value of assets of the JAL Business and the JCCL Business over the aggregate of (i) the book value of the liabilities of the JAL Business and the JCCL Business; and (ii) the fair value of the JAL Securities and the JCCL Securities received pursuant to this Scheme shall be debited/ credited to the general reserve account of the Transferor1 and the Transferor2 respectively.
- (d) Accounting will be done based on current accounting standard, as applicable.

13. CONSIDERATION

This Scheme provides for the transfer of the JAL Business and the JCCL Business of the Transferor1 and Transferor2 respectively to and the vesting thereof in the Transferee as a going concern on a slump exchange basis, in accordance with the terms of this Scheme and pursuant to the provisions of sections 391 to 394 and other relevant provisions of the Act and in exchange for which, the following securities shall be issued by the Transferee to the Transferor1 and the Transferor2 respectively.

To Transferor1:

- (a) a total of 13,200 (thirteen thousand two hundred) unsecured non-convertible redeemable debentures of the Transferee, having a face value of Rs. 10,00,000 (Rupees ten lakhs) each and having the terms as set out in **Schedule VII**;
- (b) a total of 1,00,000 (one lakh) un-listed non-convertible cumulative redeemable preference shares of the Transferee, having a face value of Rs. 1,00,000 (Rupees one lakh) each and having the terms as set out in **Schedule XVI**;
- (c) a total of 50,000 (fifty thousand) un-listed non-convertible cumulative redeemable preference shares of the Transferee, having a face value of Rs. 1,00,000 (Rupees one lakh) each and having the terms as set out in **Schedule XVI**;

To Transferor2:

- (d) a total of 18,049 (eighteen thousand and forty nine) unsecured non-convertible redeemable debentures of the Transferee, having a face value of Rs. 10,00,000 (Rupees ten lakhs) each and having the terms as set out in **Schedule XIII**;
- (e) a total of 10 (ten) un-listed non-convertible cumulative redeemable preference shares of the Transferee, having a face value of Rs. 1,00,000 (Rupees one lakh) each and having the terms as set out in **Schedule XIV**;

14. ACCOUNTING TREATMENT IN THE BOOKS OF TRANSFEEE

Upon the Scheme becoming effective:

- (a) The Transferee shall record the fair value of the JAL Securities and the JCCL Securities issued by it to the Transferor1 and the Transferor2 pursuant to this Scheme.

- (b) The Transferee shall record the liabilities taken over under the Scheme at the fair value as on the Appointed Date.
- (c) The Transferee shall record the assets taken over under the Scheme at the fair value as determined by the competent valuer as on the Appointed Date.
- (d) Excess, if any, of the aggregate fair value of the JAL Securities and the JCCL Securities and fair value of liabilities over the aggregate fair value of various assets determined by the valuers will be debited to goodwill. Any deficit will be credit to the capital reserve account.
- (e) Accounting will be done based on current accounting standard/IND AS 103, as applicable.

15. TAX TREATMENT

- (a) Any liabilities on account of income-tax in relation to the Transferor1 and the Transferor2 pertaining to the period prior to the Appointed Date, including all or any liability/refunds/credits/claims pertaining to the period before the Appointed Date shall be treated as liability/refunds/credits/claims of the Transferor1 and the Transferor2.
- (b) For the period after the Appointed Date, all tax holiday including but not limited to benefit under Section 80(IA) of the IT Act including its continuing benefits, incentives, exemptions, concessions, carbon credits and other benefits or privileges enjoyed by the Transferor1 and the Transferor2 in relation to the JAL Business and the JCCL Business, granted by any government body, regulatory authority, local authority, by any other person or law or availed of by the Transferor1 and the Transferor2, are concerned, the same shall, without any further act or deed, in so far as they relate to the JAL Business and the JCCL Business vest with and be available to the Transferee on the same terms and conditions.
- (c) The Transferee shall be claiming depreciation on the fair value of the transferred assets to be recorded in its books.

16. SAVING OF CONCLUDED TRANSACTIONS

Nothing in the Scheme shall affect any transaction or proceeding already concluded by the Transferor1 and the Transferor2 in respect of the JAL Business and the JCCL Business, to the end and intent that the Transferee shall accept and adopt all acts, deeds and things done and executed by the Transferor1 and the Transferor2 in regard to the JAL Business and the JCCL Business as if it is done and executed by the Transferee itself.

17. REMAINING BUSINESS

- 17.1** The JAL Remaining Business and the JCCL Remaining Business and all the assets, liabilities and obligations pertaining thereto shall continue to belong to and be vested in and be managed by the Transferor1 and the Transferor2, respectively.
- 17.2** All legal, taxation or other proceedings (*whether civil or criminal including before any statutory or quasi-judicial authority or tribunal*) by **or** against the Transferor1 and the Transferor2 under any Applicable Laws whether pending on Effective Date or which may be instituted at any time, and in each case relating to the liability, obligation or duties of the Transferor1 and the Transferor2 in respect of the JAL Remaining Business and the JCCL Remaining Business shall be continued and enforced, after the Effective Date, by or against the Transferor1 and the Transferor2 only.

PART – III GENERAL TERMS AND CONDITIONS

18. APPLICATION TO HIGH COURT

The Transferor1, the Transferor2 and the Transferee shall, with all reasonable dispatch, make applications/ petitions to the Hon'ble High Court of Judicature at Allahabad and Hon'ble High Court of Judicature at Bombay, under whose jurisdiction the registered office of the Transferor1, the Transferor2 and the Transferee are situated, for sanctioning this Scheme under Sections 391 to 394 of the Act and other applicable provisions of the Act and for such other orders as the High Courts may deem fit for bringing the Scheme into effect and all matters ancillary or incidental thereto.

19. MODIFICATION OR AMENDMENTS TO THE SCHEME

- 19.1** Notwithstanding anything to the contrary contained in this Scheme, the Transferor1, the Transferor2 and the Transferee by their respective Board of Directors or such other Person or Persons, as the respective Board of Directors, may authorize, may assent to any alterations or modifications in the Scheme or the conditions or limitations which the High Court and/or any other Relevant Authority may deem fit to approve or impose or which may otherwise become necessary.

No further approval of the shareholders or creditors of any of the companies shall be necessary for giving effect to the provisions contained in this clause.

19.2 The Transferor1, the Transferor2 and the Transferee by their respective Board of Directors or such other Person or Persons, as the respective Board of Directors may authorize including any committee or sub-committee thereof, shall be authorised to take all such steps as may be necessary, desirable or proper to resolve any doubts, difficulties or questions whether by reason of any directive or orders of any other authorities or otherwise howsoever arising out of, or under, or by virtue of the Scheme and/or any matter concerned or connected therewith, including but not limited to any questions relating to whether any assets or liabilities of the Transferor1 and the Transferor2 are included in the definition of the “JAL Business” and the “JCCL Business”.

19.3 For the purpose of giving effect to this Scheme or to any modifications or amendments thereof or additions thereto or to extend the date of Closing, the Representatives of the Transferor1, the Transferor2 and the Transferee may jointly give and are hereby jointly authorised to determine and give all such directions as are necessary including directions for settling or removing any question of doubt or difficulty that may arise and such determination or directions, as the case may be, shall be binding on all parties, in the same manner as if the same were specifically incorporated in this Scheme.

20. CONDITIONALITY OF THE SCHEME

The transfer of the JAL Business and the JCCL Business to the Transferee shall require the following regulatory approvals from the Relevant Authorities (“**Regulatory Approvals**”):

- (a) approval of the Scheme by the shareholders and/or creditors of the Transferor1, the Transferor2 and the Transferee, in accordance with Sections 391-394 and all other relevant provisions of the Act;
- (b) obtaining observation letter or no-objection letter from the Stock Exchanges in respect of the Scheme, pursuant to Regulation 37 of the LODR read with SEBI Circular and Regulation 11 and 94 of the LODR;
- (c) approval of the Scheme upon sanction of the same by the relevant High Court, by SEBI in terms of the SEBI Circulars;
- (d) approval of the Scheme by the High Courts in terms of Sections 391 to 394 and all other relevant provisions of the Act; and
- (e) the occurrence of the first of any of the following, if applicable: pursuant to the provisions of the Competition Act, 2002 of India and the rules and regulations thereunder including the Competition Commission of India (Procedure in regard to the transaction of business relating to combinations) Regulations, 2011 (“**Combination Regulations**”), the CCI having either (i) granted approval to the transaction contemplated in the Scheme in the form and substance reasonably acceptable to the Transferor1, the Transferor2 and the Transferee; or (ii) been deemed to have granted approval to the transaction contemplated in the Scheme. The Transferor1, the Transferor2 and the Transferee agree that in the event the CCI does not approve the transaction contemplated in the Scheme pursuant to the Competition Act, 2002 and the Combination Regulations or approves the transaction contemplated in the Scheme on conditions that are not satisfactory to the Transferee by reason of its having a potential material financial impact, the Transferee shall have the right, at its sole discretion, to appeal to the Competition Appellate Tribunal against such non-approval or the conditions that are not satisfactory to the Transferee by reason of its having a potential material financial impact, within the Long Stop Date. If the Transferee desires to exercise the said right, it shall inform the Transferor1 and the Transferor2 within 7 (seven) Business Days of its decision to so appeal and shall file the appeal within the period allowed for such appeal or before the expiry of the Long Stop Date, whichever is earlier. Any appeal against the decision of the Competition Appellate Tribunal shall require the consent of the Transferor1, the Transferor2 and the Transferee. It is clarified that in the event the Transferee decides not to appeal to the Competition Appellate Tribunal and comply with any condition imposed by the CCI, the Parties shall proceed with the transaction and shall achieve Closing within the Long Stop Date; and in such case, the Transferee shall inform the Transferor1 and the Transferor2 within 7 (seven) Business Days of its decision to not appeal, which decision shall be taken within the period allowed for such appeal or before the expiry of the Long Stop Date, whichever is earlier. It is further clarified that unless mutually agreed between the Transferor1, the Transferor2 and the Transferee, the Long Stop Date does not get extended if the appeal is not decided within Long Stop Date.

21. OPERATIONALIZATION OF THE SCHEME

This Scheme shall become effective (irrespective of when any of the individual actions under Clause 19 have been completed), with effect from the Appointed Date.

22. EFFECT OF NON-RECEIPT OF SANCTIONS

In the event any of the Regulatory Approvals are not received prior to the Long Stop Date, this Scheme shall stand revoked, cancelled and be of no effect save and except in respect of any act or deed done prior thereto or as is contemplated

hereunder or as to any rights and/or liabilities which might have arisen or accrued pursuant thereto and which shall be governed and be preserved or worked out as is specifically provided in the Scheme or as mutually agreed upon by the Boards of Directors of the Transferor1, the Transferor2 and the Transferee.

23. SEVERABILITY

If any part of this Scheme is found to be unworkable for any reason whatsoever, the same shall not, subject to the mutual agreement of the Transferor1, the Transferor2 and the Transferee, affect the validity or implementation of the other parts and/or provisions of this Scheme.

24. COST, CHARGES AND EXPENSES

24.1 The Transferee shall pay requisite stamp duty in relation to the JAL Securities and the JCCL Securities issued pursuant to the Scheme.

24.2 Each of the Transferor1, the Transferor2 and Transferee shall pay the fees and costs of any financial or technical advisors, lawyers or accountants engaged by it in relation to the negotiations leading up to the transactions contemplated hereunder and to the preparation, execution and carrying into effect of this Scheme which relate to the transaction contemplated hereunder.

24.3 Each of the Transferor1, the Transferor2 and Transferee shall bear its own costs relating to the High Court process including the filing fees and costs of convening meetings.

24.4 Stamp duty, registration fee, costs related to filing of necessary applications before the CCI and any other relevant Relevant Authority, if any, costs in relation to transfer of mining leases forming part of the JAL Business and JCCL Business including for obtaining consents under the Mines and Minerals (Development and Regulation) Act, 1957 and any other applicable costs, duties and Taxes payable in relation to this Scheme, and the other ancillary documents including stamp duty, registration fee and mutation expenses payable for transfer and vesting of the JAL Business and the JCCL Business with the Transferee, shall be borne by the Transferee.

25. SET OFF

The Transferee may set off any undisputed sums then due and payable by the Transferee to the Transferor1 and/or the Transferor2 against any undisputed sum then due and payable by the Transferor1 and/or the Transferor2 to the Transferee under this Scheme and/ or any the ancillary documents. The Transferee shall promptly and in no event later than 2 (two) days notify the Transferor1 and the Transferor2 of such set off.

The Transferor1 and the Transferor2 may set off any undisputed sums then due and payable by the Transferor1 and/or the Transferor2 to the Transferee against any undisputed sum then due and payable by the Transferee to the Transferor1 and/or the Transferor2 under this Scheme and/or the ancillary documents. The Transferor1 and/or the Transferor2 shall promptly and in no event later than 2 (two) days notify the Transferee of such set off.

26. NO CAUSE OF ACTION

No person claiming to have acted or changed his position in anticipation of this Scheme taking effect, shall get any cause of action against the Transferor1 or Transferor2 or the Transferee or their directors or officers, if the Scheme does not take effect or is withdrawn, amended or modified for any reason whatsoever.

SCHEDULE I DESCRIPTION OF THE JAL BUSINESS

The term “JAL Business” means the undertakings, business, goodwill, activities and operations of Transferor 1 pertaining to their cement units viz. Baga and Bagheri in the State of Himachal Pradesh, Roorkee in the State of Uttarakhand, Dalla (Dalla Cement Factory and JP Super), Tanda and Sikandrabad in the State of Uttar Pradesh, and Bela and Sidhi in the State of Madhya Pradesh on a going concern basis as on the Completion Date, and shall mean and include:

- (1) All assets and properties pertaining to the:
 - (a) integrated cement manufacturing unit at Baga and cement grinding unit at Bagheri, both situated in the State of Himachal Pradesh;
 - (b) cement grinding unit at Roorkee situated in the State of Uttarakhand;
 - (c) integrated cement manufacturing unit at Dalla and the captive power plant of this unit, clinker manufacturing unit at Dalla (JP Super), cement grinding units at Tanda and Sikandrabad, all situated in the State of Uttar Pradesh; and
 - (d) integrated cement manufacturing units at Bela and Sidhi and the captive power plants of these units situated in the State of Madhya Pradesh.

All land as set out in **Schedule I-A** hereto and all buildings as set out in **Schedule I-B**, all mining, heavy equipment, heavy and light vehicles and all other assets as detailed in the fixed assets register of the above units.

- (2) The integrated unit located at **Baga, Himachal Pradesh** and, as part of such integrated unit:
 - (i) All the mines including applications for mining leases with all necessary licenses, approvals, clearances, all mine infrastructures standing on the mining lease land and surface rights; all letters of intent; all prospecting licenses, whether already granted or under application, totalling to 324.4889 Ha;
 - (ii) Land already acquired (as per Schedule-IA) and land in process of acquisition:

Sl. No.	Type of Land	Area (Ha)
1	Mines	324.4889
2	Plant & Other Infrastructure	158.2788
3	Other	9.1582
	Total	491.9259

- (iii) Land in the process of acquisition **6.6503 Ha**.
- (iv) All interest in an area admeasuring 0.1881 Ha (Khasra No. 2007) forming part of the township, subject to the pending litigation.
- (v) Letter of Intent for **172.7434 Ha** for additional mining area, ML-2 (which *inter alia* includes 9.1582 Ha of government/ forest land, for which land has already been diverted and given as other land in (ii) above)
- (vi) Pyro: 6 stage, 4 string, in-line calciner Kiln 10,000 TPD (KHD)
- (vii) Cement Mill: VRM LM 56.3+3 (Loesche) 300 tph
- (viii) Raw Mill: MPS-5000B (Pfeiffer), 400 tph each (2 Nos.)
- (ix) Coal Mill: MPS-3550 BK (Pfeiffer), 80 tph
- (x) DG: 8*1.8 = 14.4 MW (Engine – Cummins & Alternator – Stamford).
- (xi) Water pipeline, including associates pumps, of a length of approx 8 km
- (xii) Limestone Pipe Conveyor of approximately 1 km and 1800 tph
- (xiii) Staff colony including family accommodation, bachelor accommodation as currently in existence
- (xiv) Fiscal incentives: Any fiscal benefit/ incentive, in respect of the unit which relate to the period post the Completion Date, as per applicable policy/order, as under:
 - (a) VAT and CST exemption under Rules Regarding Grant of Incentives, Concessions & Facilities to Industrial Units in Himachal Pradesh, 2004, read with Industrial Policy 2004 of Himachal Pradesh (Presently the

matter happens to be sub-judice before Hon'ble High Court of Himachal Pradesh, consequent to de-notification of Backward Panchayat w.e.f. 27th Feb'15)

- (b) Income Tax Exemption under Section 80IC of the Income Tax Act read with notification No.SO1269(E) dated 4th November 2003, as amended by SO2115(E) dated 27th August 2008.
 - (c) Exemption from payment of any State Taxes under Rule 19.1 of Rules Regarding Grant of Incentives, Concessions & Facilities to Industrial Units in Himachal Pradesh, 2004, read with Industrial Policy 2004 of Himachal Pradesh (exemption from payment of tax under Himachal Pradesh Taxation (on certain goods carried by road) Act 1999 is sub-judice before Hon'ble Supreme Court. Exemption from payment of entry tax under Himachal Pradesh Tax on Entry of Goods Into Local Area Act, 2010 is sub-judice before Appellate Authority Excise and Taxation, Shimla)
 - (d) Exemption from Excise Duty in respect of cement manufacturing under notification no. 50/2003 – CE dated 10th June 2003 (the matter is sub-judice before Hon'ble Supreme Court)
- (3) The grinding unit located at **Bagheri, Himachal Pradesh** and, as part of such integrated unit:
- (i) The plant site measuring **30.9887 Ha** (as per Schedule-IA).
 - (ii) Cement Mill: Ball Mill with Roll Press RP-20-170/180 (KHD) 225 tph + Blender (WAM) 300 tph
 - (iii) DG: 10.89 MW (MAN B&W)
2 additional 10.89 MW DG set are available at Bagheri for which permission to operate from HPSEB/PCB not available therefore not in operation
 - (iv) Staff colony including family accommodation, bachelor accommodation as currently in existence
 - (v) Fiscal incentives: Any fiscal benefit/ incentive, in respect of the unit which relate to the period post the Completion Date, as per applicable policy/order, as under:
 - (a) Excise Exemption vide notification No. 50/2003 dated 10th June 2003.
 - (b) Income Tax Exemption under Section 80IC of the Income Tax Act read with notification No.SO1269(E) dated 4th November 2003, as amended by SO2115(E) dated 27th August 2008
 - (c) VAT deferment vide rule 10.1.3 of Rules Regarding Grant of Incentives, Concession & Facilities to Industrial Units in Himachal Pradesh, 2004 read with Industrial Policy 2004 of Government of Himachal Pradesh (Presently the matter happens to be sub-judice before Hon'ble High Court of Himachal Pradesh, consequent to the order dated 20th December 2012 passed by Commissioner, Excise & Taxation in suo-moto proceedings for withdrawal of VAT deferment facility).
- (4) The grinding unit located at **Roorkee, Uttarakhand** and, as part of such unit:
- (i) The plant site admeasuring **19.077 Ha** (as per Schedule – IA)
 - (ii) Cement Mill: UMS- 5x15 (FLS) 165 tph
 - (iii) DG: 10.89 MW (MANN) (Not commissioned)
 - (iv) Staff colony including family accommodation, bachelor accommodation as currently in existence
 - (v) Fiscal incentives: Any fiscal benefit/ incentive, in respect of the unit which relate to the period post the Completion Date, as per applicable policy/order, as under::
 - (a) Excise Exemption vide notification No. 50/2003 dated 10th June 2003.
 - (b) Income Tax Exemption under Section 80IC of the Income Tax Act read with notification No.SO1269(E) dated 4th November 2003, as amended by SO2115(E) dated 27th August 2009.
- (5) The integrated unit located at **Dalla, Uttar Pradesh** and, as part of such integrated unit:
- (i) All the mines including applications for mining leases with all necessary licenses, approvals, clearances, all mine infrastructures standing on the mining lease land, and surface rights; all letters of intent; all prospecting licenses, whether already granted or under application, totalling to **1865.433 Ha** out of which ML is granted for **1330.247 Ha** and balance 535.186 Ha is the Forest Land, which dispute is pending before the National Green Tribunal;
 - (ii) Land already acquired (as per Schedule-IA)

Sl. No.	Type of Land	Area (Ha)
1	Mines	581.753
2	Plant & Other Infrastructure (including 38.29 Ha of JP Super)	387.607
3	Other	-
	Total	969.360

- (iii) **Pyro: K#4: Four Stage Suspension (without Calciner) Preheater 1500 TPD Kiln (Polysius), including Ball Mill** for raw material and Ball Mill for Coal
K#5: Six Stage In-line Calciner 4500 TPD Kiln (Polysius)
- (iv) Cement Mill: Ball Mill (Fiveslille Cail.) Open Circuit, 35 tph (2 Nos.)
- (v) Raw Mill: K#4: Roller Press (KHD)+ Ball Mill (Polysius (Walchand Nagar Ind.)), 220 tph (Combined)
K#5: VRM RM 54/27 (Polysius) 250 tph
- (vi) Coal Mill: K#4: Ball Mill (Polysius (Walchand Nagar Ind.)), 12 tph
K #5: VRM RM 25/12 (Polysius), 38 tph
- (vii) DG: 10.80 MW (Wartsila) 2 Nos.
- (viii) CPP: 27 MW
- (ix) In-plant Railway Siding
- (x) Water pipeline, including associates pumps, of a length of approx 12 km
- (xi) Limestone Pipe Conveyor of approximately 1.7 km and 375 tph
- (xii) Ropeway of approximately 3 km and 400 tph
- (xiii) Staff colony including family accommodation, bachelor accommodation as currently in existence.
- (xiv) Fiscal incentives: Any fiscal benefit/ incentive, in respect of the unit which relate to the period post the Completion Date, as per applicable policy/order, as under:
- (a) VAT refund vide certificate no. UPVAT XLVII dated 1st February 2010, issued by Commissioner, Commercial Tax, Lucknow.
- (b) Royalty exemption on clinker capacity of 1.2 mtpa
- (6) The clinker unit located at **Dalla (JP Super), Uttar Pradesh** and, as part of such clinker unit:
- (i) The plant site admeasuring **38.290 Ha** (forming a part of the Dalla plant land above)
- (ii) Pyro: Six Stage In-Line Calciner 6000 TPD Kiln (KHD)
- (iii) Raw Mill: VRM MPS5000B (Gebr Pfeiffer) 400 tph + VRM MPS4000B (Gebr Pfeiffer) 190 tph (feeding system yet to be erected)
- (iv) Coal Mill: VRM MPS3070 BK (Gebr Pfeiffer) 50 tph
- (v) DG: 10.89 MW (MAAN) (Yet to be installed)
- (vi) Staff colony including family accommodation, bachelor accommodation as currently in existence
- (7) The grinding unit located at **Tanda, Ambedkarnagar, Uttar Pradesh** and, as part of such grinding unit:
- (i) The plant site and other infrastructure admeasuring **8.5985 Ha** (as per Schedule-IA);
- (ii) Cement Mill: VRM, OK 30.4 (FLS) 150 tph
- (iii) DG: 5.3 MW (3 Nos) (Wartsila Finland)
DG: 500 KVA (Cummins) + 82.5 KVA (Jakson)
- (iv) Staff colony including family accommodation, bachelor accommodation as currently in existence
- (v) Fiscal incentives: Any fiscal benefit/ incentive, in respect of the unit which relate to the period post the Completion Date, as per applicable policy/order, as under:
- (a) Interest Free Loan under Industrial Policy of Uttar Pradesh.

- (8) The grinding unit located at **Sikandrabad, Uttar Pradesh** and, as part of such grinding unit:
- (i) The plant site and other infrastructure admeasuring **8.654 Ha** (as per Schedule-IA)
 - (ii) Cement Mill: Ball Mill(WIL) + Roll Press RP-10 (KHD), 150 tph (combined)
 - (iii) DG: 2.25 (2 Nos) MW (Cummins)
 - (iv) Staff colony including family accommodation, bachelor accommodation as currently in existence
 - (v) Fiscal incentives: Any fiscal benefit/ incentive, in respect of the unit which relate to the period post the Completion Date, as per applicable policy/order, as under:
 - (a) Interest Free Loan under Industrial Policy of Uttar Pradesh.
 - (b) Electricity Duty exemption under Industrial Policy of Uttar Pradesh.

- (9) The integrated unit located at **Bela, Madhya Pradesh** and, as part of such integrated unit:
- (i) All the mines including applications for mining leases with all necessary licenses, approvals, clearances, all mine infrastructures standing on the mining lease land and surface rights; all letters of intent; all prospecting licenses, whether already granted or under application, totalling to 671.726 Ha for ML and 985.114 Ha for PL granted (Applied for ML);
 - (ii) Land already acquired (as per Schedule-IA)

Sl. No.	Type of Land	Area (Ha)
1	Mines	513.290
2	Plant & Other Infrastructure	124.877
3	Other (incl. 80.578 Ha against Prospecting Lease and Mining Lease applied for)	119.325
	Total	757.492

102.749 Ha land in ML and 906.614 Ha land in PL is to be acquired by the Transferee

- (iii) Pyro: 6 stage separate line calciner 6,500 TPD Kiln (FLS)
 - (iv) Cement Mill: Ball Mill (FLS) 160tph + RP (KHD) 240tph
 - (v) Raw Mill: Loesche 440tph
 - (vi) Coal Mill: Loesche 55tph
 - (vii) DG: 12 MW (2 DG sets of Modi Merlese & Blackstone)
 - (viii) TPP: 25 MW
 - (ix) Railway Siding – inside the Plant
 - (x) Staff colony including family accommodation, bachelor accommodation as currently in existence
 - (xi) Fiscal incentives: Any fiscal benefit/ incentive, in respect of the unit which relate to the period post the Completion Date, as per applicable policy/order, under Udyog Samvardhan Sahayata Scheme for refund of MP VAT and CST
- (10) The integrated unit located at **Sidhi, Madhya Pradesh** and, as part of such integrated unit:

- (i) All the mines including applications for mining leases with all necessary licenses, approvals, clearances, all mine infrastructures standing on the mining lease land and surface rights; all letters of intent; all prospecting licenses, whether already granted or under application, totalling to 1711.85 Ha for ML and 906.653 Ha for PL;
- (ii) Land already acquired (as per Schedule-IA)

Sl. No.	Type of Land	Area (Ha)
1	Mines	764.246
2	Plant & Other Infrastructure	146.964
3	Other	-
	Total	911.210

809.349 Ha land in ML and 906.653 Ha land in PL is to be acquired by the Transferee

- (iii) Pyro: **Line 1:** 6 stage separate line calciner 4500 TPD Kiln (L&T);
Line 2: 6 stage inline calciner 4800 TPD Kiln (FLS)
- (iv) Cement Mill: Ball mills 185tph (L&T) and 165tph (FLS)
- (v) Raw Mill: Line 1:VRM (Polysius) of 325 tph; Line 2: FLS 385 tph
- (vi) Coal Mill: Krupp Polysius 37 tph & FLS 38tph
- (vii) DG: 19 MW (2 DG sets of Wartsilla)
- (viii) TPP: 35 MW (1 No.) + 60 MW (2 Nos.), totalling to 155 MW
- (ix) Staff colony including family accommodation, bachelor accommodation as currently in existence
- (x) Fiscal incentives: Any fiscal benefit/ incentive, in respect of the unit which relate to the period post the Completion Date, as per applicable policy/order, as under:
 - (a) Refund of MP VAT and CST under the Udhog Samvardhan Sahayata Scheme for Line 1 and for Line 2
 - (b) Electricity duty exemption on CPP generation for 35 MW and for 60 MW
 - (c) Exemption from entry tax on raw material and incidental goods for Line 1 and for Line 2.
- (11) As on the Completion Date, all agreements including suppliers contracts.
- (12) All earnest moneys and/or security deposits paid by the Transferor1 and Transferor2 in connection with or exclusively relating to the JAL Business as on the Completion Date;
- (13) All permanent employees employed/engaged with the JAL Business, including security as on the Completion Date other than Excluded Employees;
- (14) all books, records, files, papers, engineering and process information, computer programmes, software licenses (whether proprietary or otherwise), drawings, manuals, data, catalogues, quotations, sales and advertising material, lists of present and former customers and suppliers, customer credit information, customer pricing information, and other records whether in physical or electronic form. It is hereby clarified that any record or document which does not form part of the JAL Business including relating to sales and advertising material, lists of present and former customers, customer credit information, customer pricing information and other similar records whether in physical or electronic form shall not be transferred.
- (15) Insurance Spares – One spare Gearbox at Bela for Roller Press. Gearbox model No. P2SA 32. This will not be included in NWC.
- (16) Insurance Spares – One spare Gearbox at Sidhi for Cement Mill central drive Renk. Gearbox model No. A83/PBLZ-225. This will not be included in NWC.
- (17) It is clarified that Kobelco Crane CKE 135 tonnes at Baga unit, Himachal Pradesh, will form a part of the JAL Business.
- (18) Liabilities
 - (i) the liabilities which arise out of the activities or operations of the JAL Business.
 - (ii) the specific loans or borrowings (including debentures) raised, incurred and utilized solely for the activities, or operations of the JAL Business.

It is clarified that no liability including contingent liability disclosed in the balance sheet of the JAL Business on the Completion Date provided to the Transferee, other than those included in the JAL Financial Indebtedness and JAL Net Working Capital or guarantees listed in **Schedule IV B** of the Master Implementation Agreement or any similar instruments by whatsoever name, shall be acquired by the Transferee and be included in the JAL Business. It is clarified that any capital commitment made by the Transferor1 at the request of the Transferee, upto the Completion Date, shall not be included in the JAL Financial Indebtedness and shall be paid by the Transferee.

Schedule IC and ID comprises list of heavy and light vehicles and other equipments to be transferred to Transferee. In the event there is any inconsistency between Schedule IC and ID on one hand and Schedule II on the other hand, Parties agree that Schedule IC and ID will prevail.

SCHEDULE I A

Baga

Sl. No.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area (Ha)	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra) (to be specified)	Sl. No.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area (Ha)	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra) (to be specified)
A) Details of land acquired (Awarded, Purchased, Diverted & Leased) for Plant area.															
1	Awarded (private land)	Baga, Tehsil Arki District Solan	30/2	0.5870	NA	NA	Plant & Other Infra				260	0.2784			Plant & Other Infra
			164	0.4628			Plant & Other Infra				261	0.2634			Plant & Other Infra
			173	0.4176			Plant & Other Infra				262	0.3462			Plant & Other Infra
			517/175/1	0.5042			Plant & Other Infra				263	0.2370			Plant & Other Infra
			177/2	0.9557			Plant & Other Infra				264	0.0151			Plant & Other Infra
			177/3	0.2333			Plant & Other Infra				266	0.0038			Plant & Other Infra
			219	0.3875			Plant & Other Infra				504/267	0.0075			Plant & Other Infra
			231/2	0.0339			Plant & Other Infra				505/267	0.0075			Plant & Other Infra
			231/3	0.3800			Plant & Other Infra				268	0.0263			Plant & Other Infra
			233/2	0.0414			Plant & Other Infra				269	0.0075			Plant & Other Infra
			234/2	0.1279			Plant & Other Infra				270	0.0113			Plant & Other Infra
			498/235	0.0075			Plant & Other Infra				271	0.0188			Plant & Other Infra
			499/235	0.0339			Plant & Other Infra				272	0.0376			Plant & Other Infra
			237	0.1693			Plant & Other Infra				273	0.0151			Plant & Other Infra
			239	0.2671			Plant & Other Infra				274	0.0790			Plant & Other Infra
			240	0.9331			Plant & Other Infra				275	0.0865			Plant & Other Infra
			241	0.1919			Plant & Other Infra				276	0.0188			Plant & Other Infra
			242	0.1957			Plant & Other Infra				277	0.0075			Plant & Other Infra
			243	0.3085			Plant & Other Infra				278	0.0151			Plant & Other Infra
			245	0.4064			Plant & Other Infra				279	0.0564			Plant & Other Infra
			246	0.5456			Plant & Other Infra				280	0.0301			Plant & Other Infra
			247	0.0188			Plant & Other Infra				281	0.1543			Plant & Other Infra
			488/248	0.0263			Plant & Other Infra				466/282	0.0263			Plant & Other Infra
			249	0.0151			Plant & Other Infra				467/282	0.0640			Plant & Other Infra
			521/251/4	0.4064			Plant & Other Infra				283	0.0151			Plant & Other Infra
			503/252/3	0.4553			Plant & Other Infra				284	0.0075			Plant & Other Infra
			497/253/2	0.0452			Plant & Other Infra				285	0.0075			Plant & Other Infra
			497/253/3	0.3048			Plant & Other Infra				286	0.0489			Plant & Other Infra
			255	0.2897			Plant & Other Infra				287	0.1693			Plant & Other Infra
			256	0.0113			Plant & Other Infra				288	0.3650			Plant & Other Infra
			257	0.3123			Plant & Other Infra				289	0.0263			Plant & Other Infra
			258	0.4402			Plant & Other Infra				290	0.0188			Plant & Other Infra
			259	0.0075			Plant & Other Infra				291	0.0075			Plant & Other Infra

Sl. No.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area (Ha)	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra) (to be specified)
			292	0.0038			Plant & Other Infra
			293	0.0038			Plant & Other Infra
			295	0.0038			Plant & Other Infra
			296	0.0151			Plant & Other Infra
			297	0.1543			Plant & Other Infra
			298	0.2258			Plant & Other Infra
			300	0.0263			Plant & Other Infra
			301	0.0414			Plant & Other Infra
			302	0.0113			Plant & Other Infra
			304	0.2897			Plant & Other Infra
			480/306	0.0075			Plant & Other Infra
			481/306	0.1580			Plant & Other Infra
			307	0.0263			Plant & Other Infra
			308	0.0677			Plant & Other Infra
			310	0.2747			Plant & Other Infra
			312	0.0075			Plant & Other Infra
			313	0.0075			Plant & Other Infra
			314	0.0075			Plant & Other Infra
			315	0.0038			Plant & Other Infra
			317	0.0113			Plant & Other Infra
			318	0.0188			Plant & Other Infra
			319	0.0564			Plant & Other Infra
			320	0.0527			Plant & Other Infra
			321	0.0339			Plant & Other Infra
			322	0.0753			Plant & Other Infra
			323	0.1467			Plant & Other Infra
			324	0.1204			Plant & Other Infra
			325	0.0151			Plant & Other Infra
			326	0.0263			Plant & Other Infra
			327	0.1505			Plant & Other Infra
			328	0.0113			Plant & Other Infra
			330	0.4064			Plant & Other Infra
			331	0.1204			Plant & Other Infra
			332	0.1844			Plant & Other Infra
			333	0.2408			Plant & Other Infra

Sl. No.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area (Ha)	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra) (to be specified)
			334	0.0452			Plant & Other Infra
			468/335	0.0677			Plant & Other Infra
			469/335	0.3010			Plant & Other Infra
			336	0.0226			Plant & Other Infra
			337	0.3574			Plant & Other Infra
			338	0.3951			Plant & Other Infra
			339	0.2559			Plant & Other Infra
			340	0.3349			Plant & Other Infra
			341	0.1016			Plant & Other Infra
			342	0.2032			Plant & Other Infra
			344	0.2483			Plant & Other Infra
			346	0.2709			Plant & Other Infra
			348	0.6321			Plant & Other Infra
			351	0.1467			Plant & Other Infra
			352	0.3951			Plant & Other Infra
			353	0.0113			Plant & Other Infra
			354	0.5117			Plant & Other Infra
			356	0.2559			Plant & Other Infra
			357	0.3236			Plant & Other Infra
			506/358	0.0226			Plant & Other Infra
			507/358	0.2370			Plant & Other Infra
			359	0.0339			Plant & Other Infra
			360	0.0527			Plant & Other Infra
			361	0.0113			Plant & Other Infra
			362	0.4176			Plant & Other Infra
			363	0.0188			Plant & Other Infra
			364	0.0564			Plant & Other Infra
			365	0.0226			Plant & Other Infra
			367	0.1919			Plant & Other Infra
			482/368	0.2784			Plant & Other Infra
			483/368	0.4666			Plant & Other Infra
			369	0.3236			Plant & Other Infra
			371	0.1844			Plant & Other Infra
			372	0.5456			Plant & Other Infra
			470/373	0.6622			Plant & Other Infra

Sl. No.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area (Ha)	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra) (to be specified)
			374	0.3085			Plant & Other Infra
			375	0.0113			Plant & Other Infra
			376	0.3123			Plant & Other Infra
			377	0.2107			Plant & Other Infra
			378	0.4176			Plant & Other Infra
			379	0.1016			Plant & Other Infra
			380	0.3537			Plant & Other Infra
			382	0.5569			Plant & Other Infra
			383	0.0978			Plant & Other Infra
			386	0.0489			Plant & Other Infra
			388	0.6470			Plant & Other Infra
			389	0.4703			Plant & Other Infra
			390	0.5493			Plant & Other Infra
			391	0.0075			Plant & Other Infra
			392	0.6697			Plant & Other Infra
			476/393	0.0301			Plant & Other Infra
			477/393	1.2304			Plant & Other Infra
			394	0.0263			Plant & Other Infra
			398	0.2521			Plant & Other Infra
			399	0.9067			Plant & Other Infra
			404	1.1062			Plant & Other Infra
			405	1.0084			Plant & Other Infra
			458/2	0.1656			Plant & Other Infra
			458/3	1.0121			Plant & Other Infra
			522/459/2	0.0414			Plant & Other Infra
			522/459/3	0.0941			Plant & Other Infra
			523/459/2	0.0075			Plant & Other Infra
			523/459/3	0.1355			Plant & Other Infra
			265	0.2333			Plant & Other Infra
			311	0.1843			Plant & Other Infra
			355	0.2446			Plant & Other Infra
	Total (1)			34.8566			
2	Govt. / forest (Leased)	Baga, Tehsil Arki, District Solan	26	0.1730	NA	NA	Plant & Other Infra
			34	0.1279			Plant & Other Infra

Sl. No.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area (Ha)	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra) (to be specified)
			176	0.1053			Plant & Other Infra
			179	0.1204			Plant & Other Infra
			229	0.1956			Plant & Other Infra
			236	0.1429			Plant & Other Infra
			238	1.4787			Plant & Other Infra
			489/248	0.2633			Plant & Other Infra
			250	0.1241			Plant & Other Infra
			496/253	0.0113			Plant & Other Infra
			254	0.8315			Plant & Other Infra
			294	0.0338			Plant & Other Infra
			299	0.0602			Plant & Other Infra
			303	0.0602			Plant & Other Infra
			316	0.0339			Plant & Other Infra
			329	0.3763			Plant & Other Infra
			343	2.0995			Plant & Other Infra
			345	0.3273			Plant & Other Infra
			347	0.3762			Plant & Other Infra
			349	1.1588			Plant & Other Infra
			370	0.5794			Plant & Other Infra
			471/373	27.9070			Plant & Other Infra
			381	6.6823			Plant & Other Infra
			384	0.2295			Plant & Other Infra
			385	0.0301			Plant & Other Infra
			387	0.2144			Plant & Other Infra
			395	0.0715			Plant & Other Infra
			396	9.2596			Plant & Other Infra
			397	13.3721			Plant & Other Infra
			400	0.1015			Plant & Other Infra
			244	0.1015			Plant & Other Infra
			305	0.0978			Plant & Other Infra
			309	0.2671			Plant & Other Infra
			350	0.9670			Plant & Other Infra
			460/1	22.9328			Plant & Other Infra
			366	0.1278			Plant & Other Infra
			35	0.2860			Plant & Other Infra

Sl. No.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area (Ha)	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra) (to be specified)
			42	0.2408			Plant & Other Infra
			44	0.2822			Plant & Other Infra
			45	0.6509			Plant & Other Infra
			47	0.1731			Plant & Other Infra
			479/53	0.4214			Plant & Other Infra
			65	0.0414			Plant & Other Infra
			66	0.0527			Plant & Other Infra
			70	0.2860			Plant & Other Infra
			72	0.0753			Plant & Other Infra
			74	0.1768			Plant & Other Infra
			80	0.0188			Plant & Other Infra
			158	0.1580			Plant & Other Infra
			174/1	0.4477			Plant & Other Infra
			178	0.1881			Plant & Other Infra
			188	0.9105			Plant & Other Infra
			194/1	1.4034			Plant & Other Infra
			218	0.3048			Plant & Other Infra
			221	0.5079			Plant & Other Infra
	Total (2)			97.6674			
3	Govt. / Forest (Diverted but not Leased)	Baga Karog, Tehsil Arki, District Solan	224	0.0151	NA	NA	Plant & Other Infra
			28	0.0564			Plant & Other Infra
			29	0.0602			Plant & Other Infra
			39	0.0225			Plant & Other Infra
			40	0.1317			Plant & Other Infra
			41	0.0791			Plant & Other Infra
			46	0.0263			Plant & Other Infra
			47	0.0753			Plant & Other Infra
			48	0.1844			Plant & Other Infra
			49	0.0113			Plant & Other Infra
			50	0.0075			Plant & Other Infra
			51	0.0075			Plant & Other Infra
			57/1	1.3620			Plant & Other Infra
			69/60/1	3.8980			Plant & Other Infra
			61/1	0.3386			Plant & Other Infra

Sl. No.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area (Ha)	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra) (to be specified)
			62/1	0.0753			Plant & Other Infra
			67	0.0038			Plant & Other Infra
	Total (3)			6.3550			
	Total A (1+2+3)			138.8790			
B) Details of land acquired (Awarded, Purchased, Diverted & Leased) for Mining area and Support Infrastructure.							
4	Awarded (private land)	Baga, Tehsil Arki, District Solan	162	1.4298	Baga-Bhalag deposit based existing Mining Lease (331.4240 ha) executed on 29.09.2007 and registered vide Deed No. 656 dated 31.10.2007.	ML	Mining
			163	0.5983			Mining
			402	1.7835			Mining
			406	1.0460			Mining
			408	0.7036			Mining
			409	0.6585			Mining
			410	0.8692			Mining
			411	1.0460			Mining
			412	0.3763			Mining
			413	0.6923			Mining
			415	0.9820			Mining
			416	0.7412			Mining
			418	2.2124			Mining
			419	0.7600			Mining
			420	1.2417			Mining
			421	0.6509			Mining
			423	0.8429			Mining
			424	0.5457			Mining
			425	0.5305			Mining
			426	1.1928			Mining
			427	0.7638			Mining
			428	0.3273			Mining
			429	0.7412			Mining
			430	0.0188			Mining
			431	0.7488			Mining
			432	0.4553			Mining
			435	0.4101			Mining
			436	0.3574			Mining
			437	0.4515			Mining
			438	0.9256			Mining
			439	0.8466			Mining
			440	0.2145			Mining
			441	0.0564			Mining
			442	0.5381			Mining
			443	0.2069			Mining
			444	0.0301			Mining
			445	1.3696			Mining
			446	0.4101			Mining
			447	0.5907			Mining
			448	0.8955			Mining
			449	0.9971			Mining
			450	0.0865			Mining
			451	0.0865			Mining
			452	0.6321			Mining
			453	0.6923			Mining
			454	0.7901			Mining
			455	0.3085			Mining
			457	1.3846			Mining
	Total			34.2396			
		Bhalag, Tehsil Arki, District Solan	3	0.3010			Mining
			4	0.4289			Mining
			5	1.5990			Mining
			6	0.1919			Mining
			7	0.1242			Mining
			8	0.0602			Mining
			9	0.1693			Mining
			10	0.0753			Mining
			11	1.1851			Mining
			12	0.8202			Mining
			13	0.0113			Mining

Sl. No.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area (Ha)	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra) (to be specified)
			14	0.0075			Mining
			16	0.0188			Mining
			17	0.0263			Mining
			18	0.0339			Mining
			19	0.0075			Mining
			20	0.0113			Mining
			21	0.0640			Mining
			22	0.2031			Mining
			23	0.6020			Mining
			24	0.4176			Mining
			25	0.0753			Mining
			26	0.3611			Mining
			28	0.1656			Mining
			29	0.0978			Mining
			30	0.0977			Mining
			32	0.0038			Mining
			33	0.0113			Mining
			34	0.0038			Mining
			35	0.1015			Mining
			36	0.0038			Mining
			37	0.0489			Mining
			38	0.0038			Mining
			39	0.0074			Mining
			40	0.0113			Mining
			41	0.0038			Mining
			43	0.0263			Mining
			44	0.0113			Mining
			45	0.1279			Mining
			46	0.0151			Mining
			47	0.0151			Mining
			48	0.0038			Mining
			49	0.0075			Mining
			50	0.0075			Mining
			51	0.1091			Mining
			52	0.0151			Mining
			53	0.0075			Mining
			54	0.0151			Mining
			55	0.0113			Mining
			56	0.2784			Mining
			57	0.0075			Mining
			58	0.0263			Mining
			59	0.0038			Mining
			61	0.1392			Mining
			63	0.0113			Mining
			65	0.0188			Mining
			66	0.0226			Mining
			67	0.0038			Mining
			68	0.0038			Mining
			69	0.0188			Mining
			70	0.0038			Mining
			71	0.0038			Mining
			72	0.0113			Mining
			73	0.0113			Mining
			225/74	0.0038			Mining
			226/74	0.0753			Mining
			75	0.0038			Mining
			76	0.0151			Mining
			77	0.0188			Mining
			78	0.0188			Mining
			231/79	0.0376			Mining
			232/79	0.0263			Mining
			80	0.1806			Mining
			81	0.0753			Mining
			82	0.1543			Mining
			82/1	0.0038			Mining
			83	0.0188			Mining
			84	0.0527			Mining
			86	0.0602			Mining
			87	0.0113			Mining

Sl. No.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area (Ha)	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra) (to be specified)
			88	0.0038			Mining
			89	0.0038			Mining
			90	0.0038			Mining
			91	0.0113			Mining
			92	0.0301			Mining
			93	0.1091			Mining
			94	0.0640			Mining
			95	0.0489			Mining
			96	0.0376			Mining
			97	0.0828			Mining
Total				9.4441			
		Samtiyari,	106	0.3010			Mining
		Tehsil Arki,	109	0.1166			Mining
		District Solan	110	0.0113			Mining
			111	0.1543			Mining
			113	0.2972			Mining
			342/114	0.2446			Mining
			343/114	0.1844			Mining
			115	0.1430			Mining
			116	0.5531			Mining
			117	0.4666			Mining
			118	0.6284			Mining
			119	1.0421			Mining
			121	0.9895			Mining
			122	0.5757			Mining
			123	0.0527			Mining
			124	0.1505			Mining
			126	0.3085			Mining
			127	0.7976			Mining
			344/128	0.1204			Mining
			345/128	0.1204			Mining
			346/128	0.0753			Mining
			129	0.2370			Mining
			130	0.4665			Mining
			131	0.0188			Mining
			132	0.1957			Mining
			133	0.1129			Mining
			134	0.1881			Mining
			135	0.3537			Mining
			348/137	0.0452			Mining
			139	0.1054			Mining
			176	0.3800			Mining
			185	0.1391			Mining
			186	0.1844			Mining
			187	0.1316			Mining
			188	0.1580			Mining
			189	0.2107			Mining
			190	0.0301			Mining
			191	0.0301			Mining
			192	0.2145			Mining
			193	0.1355			Mining
			194	0.0075			Mining
			196	0.0828			Mining
			205	0.2145			Mining
			206	0.2972			Mining
			207	0.0301			Mining
			209	0.7901			Mining
			210	0.1844			Mining
			211	0.0151			Mining
			212	0.1279			Mining
			214	0.0075			Mining
			215	0.0151			Mining
			216	0.0226			Mining
			217	0.2145			Mining
			218	0.1054			Mining
			219	0.3386			Mining
			220	0.2370			Mining
			221	0.3424			Mining

Sl. No.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area (Ha)	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra) (to be specified)
			221/1	0.7488			Mining
			222	0.7600			Mining
			225	0.7036			Mining
			335/226	0.6886			Mining
			228	1.5163			Mining
			229	2.1898			Mining
			232	1.8512			Mining
			235	0.3386			Mining
			236	0.4327			Mining
			237	0.6547			Mining
			240	0.8842			Mining
			241	0.3687			Mining
			242	1.0535			Mining
			243	0.5117			Mining
			244	0.5569			Mining
			245	0.5230			Mining
			246	0.1355			Mining
			247	0.5757			Mining
			248	0.4741			Mining
			249	0.8202			Mining
			250	0.4929			Mining
			252	1.2981			Mining
			253	0.6848			Mining
			254	0.4026			Mining
			255	0.6585			Mining
			256	0.1129			Mining
			257	0.4741			Mining
			258	0.9331			Mining
			259	1.0009			Mining
			364/261	0.0903			Mining
			365/261	0.3048			Mining
			366/262	0.3611			Mining
			367/262	0.6773			Mining
			263	0.0640			Mining
			265	0.0301			Mining
			266	0.0414			Mining
			267	0.4064			Mining
			368/268	0.3010			Mining
			369/268	0.8014			Mining
			269	0.2596			Mining
			270	0.6886			Mining
			271	0.5080			Mining
			329/274	0.2107			Mining
			330/274	0.6284			Mining
			275	0.2935			Mining
			276	0.0489			Mining
			277	0.8466			Mining
			278	0.1467			Mining
			279	0.1317			Mining
Total				42.3894			
		Sehnali, Tehsil Arki, District Solan	2	0.1279			Mining
			3	0.1617			Mining
			4	0.0865			Mining
			5	0.0828			Mining
			6	0.1806			Mining
			7	0.1994			Mining
			419/8	0.2068			Mining
			10	0.0640			Mining
			12	0.4251			Mining
			13	0.1091			Mining
			15	0.3574			Mining
			16	0.1279			Mining
			17	0.0151			Mining
			18	0.6848			Mining
			19	0.1580			Mining
			21	0.0226			Mining
			22	0.1054			Mining
			23	0.2559			Mining

Sl. No.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area (Ha)	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra) (to be specified)
			24	0.1317			Mining
			28	0.1731			Mining
			29	0.0903			Mining
			30	0.2145			Mining
			31	0.2370			Mining
			32	0.0753			Mining
			33	0.0978			Mining
			34	0.2370			Mining
			35	0.1919			Mining
			36	0.1355			Mining
			37	0.0828			Mining
			38	0.0941			Mining
			39	0.1279			Mining
			40	0.0564			Mining
			385/41	0.0903			Mining
			42	0.1316			Mining
			398/43	0.0226			Mining
			399/43	0.0113			Mining
			400/43	0.0151			Mining
			401/43	0.0075			Mining
			44	0.5718			Mining
			45	0.0978			Mining
			46	0.1317			Mining
			50/1	0.0602			Mining
			51	0.0339			Mining
			52	0.1016			Mining
			57	0.0753			Mining
			62	0.5456			Mining
			63	0.4365			Mining
			64	0.5268			Mining
			420/67/1	0.1129			Mining
			421/67/2	0.1392			Mining
			69	0.8052			Mining
			72	0.1543			Mining
			73	0.2145			Mining
			295	0.4967			Mining
			296	0.0376			Mining
			297	0.0113			Mining
			299	0.0452			Mining
			300	0.3048			Mining
			302	0.0715			Mining
			303	0.2333			Mining
			304	0.0263			Mining
			305	0.0376			Mining
			306	0.1957			Mining
			307	0.1881			Mining
			308	0.1881			Mining
			309	0.1994			Mining
			310	0.0640			Mining
			311	0.0226			Mining
			312	0.0113			Mining
			313	0.0301			Mining
			314	0.0339			Mining
			315	0.0564			Mining
			316	0.0452			Mining
			317	0.7488			Mining
			318	0.0263			Mining
			319	0.1355			Mining
			322	0.0263			Mining
			323	0.0790			Mining
			324	0.1505			Mining
			325	0.0414			Mining
			326	0.1844			Mining
			327	0.3198			Mining
			328	0.3198			Mining
			329	0.1392			Mining
Total				14.0721			Mining
Total (4)				100.1452			

Sl. No.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area (Ha)	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra) (to be specified)
			2006	0.0527			Plant & Other Infra
			2000/2	0.2370			Plant & Other Infra
			2004	0.1919			Plant & Other Infra
			1958/2/1	0.2822			Plant & Other Infra
			1960/4	0.1580			Plant & Other Infra
	Total 7			7.5628			
8	Govt. / Forest (Diverted and being leased)	Dhartatoh, Tehsil Sadar, District Bilaspur	1949/1	0.8503	NA	NA	Plant & Other Infra
			1949/2	1.0949			Plant & Other Infra
			2008	0.1881			Plant & Other Infra
			2010	0.1957			Plant & Other Infra
			2013/1	2.2500			Plant & Other Infra
			1957	0.2935			Plant & Other Infra
	Total (8)			4.8725			
	Total C (7 + 8)			12.4353			
D) Details of land acquired (Awarded & Purchased) for Water Supply Scheme.							
9	Awarded (private land)	Padiyar Tehsil Arki, Solan	142/1	0.0113	NA	NA	Plant & Other Infra
			143/1	0.0376			Plant & Other Infra
			165	0.2145			Plant & Other Infra
			167	0.1844			Plant & Other Infra
			168	0.0865			Plant & Other Infra
			169	0.1016			Plant & Other Infra
			146/1	0.0226			Plant & Other Infra
			146/2	0.0038			Plant & Other Infra
			158/1	0.0188			Plant & Other Infra
			161/1	0.0038			Plant & Other Infra
		Hawani Kol, Tehsil Arki, Solan	527/1	0.0301			Plant & Other Infra
			594/528/1	0.0564			Plant & Other Infra
			501/1	0.0000			Plant & Other Infra

Sl. No.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area (Ha)	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra) (to be specified)
			502/1	0.0075			Plant & Other Infra
			502/2	0.0188			Plant & Other Infra
			503/1	0.0640			Plant & Other Infra
			502/3	0.0188			Plant & Other Infra
			503/2	0.0075			Plant & Other Infra
			507/2	0.0339			Plant & Other Infra
			509/1	0.0339			Plant & Other Infra
			510/1	0.0263			Plant & Other Infra
			511/1	0.0113			Plant & Other Infra
			506/1	0.1880			Plant & Other Infra
			99/1	0.0075			Plant & Other Infra
			118/1	0.0226			Plant & Other Infra
			117/1	0.1054			Plant & Other Infra
			98/1	0.0113			Plant & Other Infra
			114/1	0.0489			Plant & Other Infra
			539/73/1	0.0075			Plant & Other Infra
			540/73/1	0.0301			Plant & Other Infra
			540/73/2	0.0075			Plant & Other Infra
			540/73/3	0.0075			Plant & Other Infra
			75/1	0.0038			Plant & Other Infra
			76/1	0.0075			Plant & Other Infra
			76/2	0.0113			Plant & Other Infra
	Purchased (Owned)	Dhartatoh, Tehsil Sadar, District Bilaspur	2189/ 2019, 2020	0.1129			Plant & Other Infra
Total D (9)				1.5652			
Total for Plant and other infrastructure				158.2788			
Total for ML				324.4889			
Other Land				9.1582			
Grand Total				491.9259			

Bagheri

Sl. No.	Type of Land (Purchased/Awarded/ Govt. /Other(to be specified))	Village	Khasra No.	Area (Ha)
DETAILS OF GOVT. LAND (24.5105 Hectare), FOR JHCG & BU BAGHERI MAIN PLANT				
1	Govt./forest land (diverted & leased)	Tikkri, Tehsil Nalagarh (Solan)	1311/1195/ 1103/139/3 1311/1195/ 1103/139/5 169/2 170/2	9.6557 6.1368 3.9093 4.8087
Total (1)				24.5105
DETAILS OF Pvt. LAND (0.5268 Hectare), FOR JHCG & BU BAGHERI TOWNSHIP.				
2	Purchased (Owned)	Tikkri, Tehsil Nalagarh (Solan)	161/1/1 162	0.5079 0.0189
Total (2)				0.5268
DETAILS OF PURCHASED LAND IN THE NAME OF JHCG & BU BAGHERI AT VILLAGE DEHNI FOR DUMP (in Punjab)				
4	Purchased (Owned)	Dehni, Tehsil Anandpur Sahib (Solan)	202 204 206 191 195 196 197 203 329 328 205 188 190 198 201 189 207 208 209 210 215 222 223 224 226 227 324	0.1882 0.0461 0.1728 0.1556 0.2073 0.1710 0.3820 0.1574 0.0826 0.0864 0.1094 0.2668 0.5375 0.1671 0.4223 0.5127 0.0518 0.1517 0.1209 0.3149 0.0365 0.1267 0.1401 0.1037 0.3437 0.2860 0.0787
Total (4)				5.4201
DETAILS OF PURCHASED LAND IN THE NAME OF JHCG & BU BAGHERI AT VILLAGE BHARATGARH FOR APPROACH ROAD TO RAILWAY SIDING (in Punjab)				
5	Purchased (Owned)	Bada Pind, Tehsil & District Roop Nagar	65/1/2 65/2/1 65/3/2/1 65/1/1 65/5 65/26 65 / 4 40/25 41 /21/1/1 41/21/2/1 41/21/1/2 41/21/2/2	0.0278 0.1012 0.0759 0.0937 0.0658 0.0101 0.0531 0.0278 0.0025 0.0152 0.0329 0.0253
Total (5)				0.5313
Grand Total = (1+2+3+4+5)				30.9887

Roorkee

Sl. No.	Type of Land (Purchased/Awarded/ Govt. /Other(to be specified))	Village	Khasra No.	Area (Ha)
1	Purchased	Nalheri Dehviran	148	0.4903
2			149 M	0.485
3			150	0.0644
4			151	0.0644
5			152	0.0644
6			155	0.7878
7			158	0.1267
8			159	0.1272
9			160	0.127
10			161	0.1271
11			162	0.1271
12			163	0.1415
13			164	1.2788
14			165	0.3932
15			166	0.3918
16			167	0.2071
17			168	1.3956
18			169	0.2528
19			170	0.063
20			171	1.1771
21			173	2.133
22			175	2.1487
23			167 / 302	0.2088
Total			23	12.3828
1	Purchased	- do -	41	0.04
2			42	0.4728
3			43	0.7363
4			44	0.7362
5			48	0.6657
6			50 M	1.8823
7			153 M	0.1486
8			154 M	0.1681
9			156	0.0812
10			157	0.036
Total			10	4.9672
1	Purchased	- do -	203	0.4475
2			213	0.4178
3			214	0.4051
Total			3	1.2704
1	Purchased	- do -	186 M	0.1078
2			187 M	0.021
3			190 M	0.0182
4			191 M	0.0224
5			193 M	0.015
6			194 M	0.0568
Total			6	0.2412
1	Purchased	- do -	185	0.0625
2				
Total			1	0.0625
1	Purchased	- do -	1161	0.1536
Total			1	0.1536
Grand Total				19.0777

Dalla

Sl. No.	Type of Land (Purchased/Awarded/Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Details of Mining Leases, against which acquired (if applicable)	Current Use (Mining/Plant & Other Infra) (to be specified)
1	Private Land	Billi-Markundi	2336 Ka	1.518	Julgul/Bhalua Lease	Mining
2	Private Land	Billi-Markundi	2341 Ka	0.266	Julgul/Bhalua Lease	Mining
3	Private Land	Billi-Markundi	2342 Ka	0.063	Julgul/Bhalua Lease	Mining
4	Private Land	Billi-Markundi	2345 Ga	0.183	Julgul/Bhalua Lease	Mining
5	Private Land	Billi-Markundi	2349 Ka	0.468	Julgul/Bhalua Lease	Mining
6	Private Land	Billi-Markundi	2380 Ka	0.126	Julgul/Bhalua Lease	Mining
7	Private Land	Billi-Markundi	2383 Ka	0.506	Julgul/Bhalua Lease	Mining
8	Private Land	Billi-Markundi	2384 Ka	0.974	Julgul/Bhalua Lease	Mining
9	Private Land	Billi-Markundi	2385 Ka	0.253	Julgul/Bhalua Lease	Mining
10	Private Land	Billi-Markundi	2387 Ka	0.304	Julgul/Bhalua Lease	Mining
11	Private Land	Billi-Markundi	2389 Ka	0.032	Julgul/Bhalua Lease	Mining
12	Private Land	Billi-Markundi	2390 Ka	0.031	Julgul/Bhalua Lease	Mining
13	Private Land	Billi-Markundi	2393	0.051	Julgul/Bhalua Lease	Mining
14	Private Land	Billi-Markundi	2394	0.746	Julgul/Bhalua Lease	Mining
15	Private Land	Billi-Markundi	2395	0.013	Julgul/Bhalua Lease	Mining
16	Private Land	Billi-Markundi	2396	0.506	Julgul/Bhalua Lease	Mining
17	Private Land	Billi-Markundi	2397	0.044	Julgul/Bhalua Lease	Mining
18	Private Land	Billi-Markundi	2398	0.354	Julgul/Bhalua Lease	Mining
19	Private Land	Billi-Markundi	2399	0.341	Julgul/Bhalua Lease	Mining
20	Private Land	Billi-Markundi	2409 Ka	0.746	Julgul/Bhalua Lease	Mining
21	Private Land	Billi-Markundi	2415	0.012	Julgul/Bhalua Lease	Mining
22	Private Land	Billi-Markundi	2416	0.062	Julgul/Bhalua Lease	Mining
23	Private Land	Billi-Markundi	2418 Ka	0.284	Julgul/Bhalua Lease	Mining
24	Private Land	Billi-Markundi	2420 Ka	0.598	Julgul/Bhalua Lease	Mining
25	Private Land	Billi-Markundi	2421 Ka	0.481	Julgul/Bhalua Lease	Mining
26	Private Land	Billi-Markundi	2421 Kha	0.942	Julgul/Bhalua Lease	Mining
27	Private Land	Billi-Markundi	2422 Ka	0.127	Julgul/Bhalua Lease	Mining
28	Private Land	Billi-Markundi	2426 Angh	0.038	Julgul/Bhalua Lease	Mining
29	Private Land	Billi-Markundi	2427	0.126	Julgul/Bhalua Lease	Mining
30	Private Land	Billi-Markundi	2428	0.304	Julgul/Bhalua Lease	Mining
31	Private Land	Billi-Markundi	2442 Ka	0.190	Julgul/Bhalua Lease	Mining
32	Private Land	Billi-Markundi	2486 Kha	0.051	Julgul/Bhalua Lease	Mining
33	Private Land	Billi-Markundi	2518 Ka	1.455	Julgul/Bhalua Lease	Mining
34	Private Land	Billi-Markundi	2683 Ka	0.759	Julgul/Bhalua Lease	Mining
35	Private Land	Billi-Markundi	2705 Kha	0.101	Julgul/Bhalua Lease	Mining
36	Private Land	Billi-Markundi	2720	0.316	Julgul/Bhalua Lease	Mining
37	Private Land	Billi-Markundi	2721	0.291	Julgul/Bhalua Lease	Mining
38	Private Land	Billi-Markundi	2722	0.051	Julgul/Bhalua Lease	Mining
39	Private Land	Billi-Markundi	2723	0.132	Julgul/Bhalua Lease	Mining
40	Private Land	Billi-Markundi	2724	0.082	Julgul/Bhalua Lease	Mining
41	Private Land	Billi-Markundi	2725	0.038	Julgul/Bhalua Lease	Mining
42	Private Land	Billi-Markundi	2726	0.202	Julgul/Bhalua Lease	Mining
43	Private Land	Billi-Markundi	2727	0.051	Julgul/Bhalua Lease	Mining
44	Private Land	Billi-Markundi	2728	0.126	Julgul/Bhalua Lease	Mining
45	Private Land	Billi-Markundi	2729	0.126	Julgul/Bhalua Lease	Mining
46	Private Land	Billi-Markundi	2730	0.266	Julgul/Bhalua Lease	Mining
47	Private Land	Billi-Markundi	2731	0.405	Julgul/Bhalua Lease	Mining
48	Private Land	Billi-Markundi	2732	0.063	Julgul/Bhalua Lease	Mining
49	Private Land	Billi-Markundi	2733	0.069	Julgul/Bhalua Lease	Mining
50	Private Land	Billi-Markundi	2739 Ka	3.124	Julgul/Bhalua Lease	Mining
51	Private Land	Billi-Markundi	2740 Me	2.185	Julgul/Bhalua Lease	Mining
52	Private Land	Billi-Markundi	2740 Me	0.243	Julgul/Bhalua Lease	Mining
53	Private Land	Billi-Markundi	2742 Ga	0.245	Julgul/Bhalua Lease	Mining
54	Private Land	Billi-Markundi	2773	0.354	Julgul/Bhalua Lease	Mining
55	Private Land	Billi-Markundi	2778 Ka	0.126	Julgul/Bhalua Lease	Mining
56	Private Land	Billi-Markundi	7985 Kha	0.177	Julgul/Bhalua Lease	Mining
57	Private Land	Billi-Markundi	2741	0.847	Julgul/Bhalua Lease	Mining
58	Private Land	Billi-Markundi	2415 Me	0.003	Julgul/Bhalua Lease	Mining
59	Private Land	Billi-Markundi	2416 Me	0.021	Julgul/Bhalua Lease	Mining
60	Private Land	Billi-Markundi	2426 Gha	0.177	Julgul/Bhalua Lease	Mining
61	Private Land	Billi-Markundi	2339 Ga/1	6.070	Julgul/Bhalua Lease	Mining
62	Private Land	Billi-Markundi	2418 Ga/1	1.265	Julgul/Bhalua Lease	Mining
63	Private Land	Billi-Markundi	7994	0.708	Julgul/Bhalua Lease	Mining
64	Private Land	Billi-Markundi	2443 Ka	0.089	Julgul/Bhalua Lease	Mining
65	Private Land	Billi-Markundi	2447	0.215	Julgul/Bhalua Lease	Mining
66	Private Land	Billi-Markundi	2480	0.430	Julgul/Bhalua Lease	Mining
67	Private Land	Billi-Markundi	2493 Ka	0.177	Julgul/Bhalua Lease	Mining
68	Private Land	Billi-Markundi	2493 Kha	0.354	Julgul/Bhalua Lease	Mining

Sl. No.	Type of Land (Purchased/Awarded/Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Details of Mining Leases, against which acquired (if applicable)	Current Use (Mining/Plant & Other Infra) (to be specified)
69	Private Land	Billi-Markundi	2494	0.139	Julgul/Bhalua Lease	Mining
70	Private Land	Billi-Markundi	2687 Kha	0.057	Julgul/Bhalua Lease	Mining
71	Private Land	Billi-Markundi	2737	0.158	Julgul/Bhalua Lease	Mining
72	Private Land	Billi-Markundi	2742 Kha	0.468	Julgul/Bhalua Lease	Mining
73	Private Land	Billi-Markundi	2742 Ga	1.020	Julgul/Bhalua Lease	Mining
74	Private Land	Billi-Markundi	2744 Kha	0.455	Julgul/Bhalua Lease	Mining
75	Private Land	Billi-Markundi	2778 Ka	0.127	Julgul/Bhalua Lease	Mining
76	Private Land	Billi-Markundi	7979	0.190	Julgul/Bhalua Lease	Mining
77	Private Land	Billi-Markundi	7980	0.367	Julgul/Bhalua Lease	Mining
78	Private Land	Billi-Markundi	2745 Ka	0.288	Julgul/Bhalua Lease	Mining
79	Private Land	Billi-Markundi	2746 Ka	0.164	Julgul/Bhalua Lease	Mining
80	Private Land	Billi-Markundi	2748 Ka	0.152	Julgul/Bhalua Lease	Mining
81	Private Land	Billi-Markundi	2749 Ka	0.177	Julgul/Bhalua Lease	Mining
82	Private Land	Billi-Markundi	2753 Ka	0.733	Julgul/Bhalua Lease	Mining
83	Private Land	Billi-Markundi	2761	0.240	Julgul/Bhalua Lease	Mining
84	Private Land	Billi-Markundi	2762	0.114	Julgul/Bhalua Lease	Mining
85	Private Land	Billi-Markundi	2764	0.329	Julgul/Bhalua Lease	Mining
86	Private Land	Billi-Markundi	2765	0.304	Julgul/Bhalua Lease	Mining
87	Private Land	Billi-Markundi	2766	0.329	Julgul/Bhalua Lease	Mining
88	Private Land	Billi-Markundi	2768 Ka	0.095	Julgul/Bhalua Lease	Mining
89	Private Land	Billi-Markundi	2769	0.019	Julgul/Bhalua Lease	Mining
90	Private Land	Billi-Markundi	2770	0.291	Julgul/Bhalua Lease	Mining
91	Private Land	Billi-Markundi	2771	0.126	Julgul/Bhalua Lease	Mining
92	Private Land	Billi-Markundi	2772 Kha	0.798	Julgul/Bhalua Lease	Mining
93	Private Land	Billi-Markundi	2774	0.152	Julgul/Bhalua Lease	Mining
94	Private Land	Billi-Markundi	2775	0.266	Julgul/Bhalua Lease	Mining
95	Private Land	Billi-Markundi	2776	0.240	Julgul/Bhalua Lease	Mining
96	Private Land	Billi-Markundi	2778 Kha	0.379	Julgul/Bhalua Lease	Mining
97	Private Land	Billi-Markundi	2781	0.228	Julgul/Bhalua Lease	Mining
98	Private Land	Billi-Markundi	2782	0.025	Julgul/Bhalua Lease	Mining
99	Private Land	Billi-Markundi	2783	0.145	Julgul/Bhalua Lease	Mining
100	Private Land	Billi-Markundi	2784	0.215	Julgul/Bhalua Lease	Mining
101	Private Land	Billi-Markundi	2785	0.196	Julgul/Bhalua Lease	Mining
102	Private Land	Billi-Markundi	7013 Ka Me	0.723	Julgul/Bhalua Lease	Plant & Other Infra
103	Private Land	Billi-Markundi	7014 Me	0.036	Julgul/Bhalua Lease	Plant & Other Infra
104	Private Land	Billi-Markundi	7016 Me	0.126	Julgul/Bhalua Lease	Plant & Other Infra
105	Private Land	Billi-Markundi	2742 Ka	0.152	Julgul/Bhalua Lease	Mining
106	Private Land	Billi-Markundi	7981	0.107	Julgul/Bhalua Lease	Mining
107	Private Land	Billi-Markundi	7982	0.266	Julgul/Bhalua Lease	Mining
108	Private Land	Billi-Markundi	2745 Ka/1	0.370	Julgul/Bhalua Lease	Mining
109	Private Land	Billi-Markundi	2760	1.113	Julgul/Bhalua Lease	Mining
110	Private Land	Billi-Markundi	2767	0.051	Julgul/Bhalua Lease	Mining
111	Private Land	Billi-Markundi	2772 Ka	0.670	Julgul/Bhalua Lease	Mining
112	Private Land	Billi-Markundi	7967 Gha	0.101	Julgul/Bhalua Lease	Mining
113	Private Land	Billi-Markundi	7970	0.228	Julgul/Bhalua Lease	Mining
114	Private Land	Kota	818 Kha	0.105	Julgul/Bhalua Lease	Plant & Other Infra
115	Private Land	Kota	799 Kha	0.020	Julgul/Bhalua Lease	Plant & Other Infra
116	Private Land	Kota	807 Kha	0.091	Julgul/Bhalua Lease	Plant & Other Infra
117	Private Land	Kota	811 Ka	0.013	Julgul/Bhalua Lease	Plant & Other Infra
118	Private Land	Kota	811 Kha	1.319	Julgul/Bhalua Lease	Plant & Other Infra
119	Private Land	Kota	811 Ga	1.181	Julgul/Bhalua Lease	Plant & Other Infra
120	Private Land	Kota	812	0.374	Julgul/Bhalua Lease	Plant & Other Infra
121	Private Land	Kota	813	1.113	Julgul/Bhalua Lease	Plant & Other Infra
122	Private Land	Kota	814	0.329	Julgul/Bhalua Lease	Plant & Other Infra
123	Private Land	Kota	818 Ka	0.236	Julgul/Bhalua Lease	Plant & Other Infra

Sl. No.	Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Details of Mining Leases, against which acquired (if applicable)	Current Use (Mining/ Plant & Other Infra) (to be specified)	Sl. No.	Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Details of Mining Leases, against which acquired (if applicable)	Current Use (Mining/ Plant & Other Infra) (to be specified)
124	Private Land	Kota	3201 Kha	12.077	Kajrahat Lime Stone Lease	Mining	218	Through Bid of UPSCCL	Kota	872 ka	0.166	Outside of Lease	Plant & Other Infra
125	Private Land	Kota	3136 Me	0.237	Outside of Lease	Plant & Other Infra	219	Through Bid of UPSCCL	Kota	881 ga	0.103	Outside of Lease	Plant & Other Infra
126	Private Land	Kota	3137	0.440	Outside of Lease	Plant & Other Infra	220	Through Bid of UPSCCL	Kota	886 kha	0.153	Outside of Lease	Plant & Other Infra
127	Private Land	Kota	3120	0.155	Outside of Lease	Plant & Other Infra	221	Through Bid of UPSCCL	Kota	887 kha	0.099	Outside of Lease	Plant & Other Infra
128	Private Land	Kota	3541 Me	0.004	Outside of Lease	Plant & Other Infra	222	Through Bid of UPSCCL	Kota	900 gha	0.013	Outside of Lease	Plant & Other Infra
129	Private Land	Kota	3542 Me	0.059	Outside of Lease	Plant & Other Infra	223	Through Bid of UPSCCL	Kota	901 ka	0.013	Outside of Lease	Plant & Other Infra
130	Private Land	Kota	3227	0.529	Outside of Lease	Plant & Other Infra	224	Through Bid of UPSCCL	Kota	902 kha	0.054	Outside of Lease	Plant & Other Infra
131	Private Land	Kota	3589 Kha	1.186	Outside of Lease	Plant & Other Infra	225	Through Bid of UPSCCL	Kota	912 ga	0.099	Outside of Lease	Plant & Other Infra
191	Through Bid of UPSCCL	Kota	92 kha	0.013	Outside of Lease	Plant & Other Infra	226	Through Bid of UPSCCL	Kota	913 cha	0.255	Outside of Lease	Plant & Other Infra
192	Through Bid of UPSCCL	Kota	112 kha	5.264	Outside of Lease	Plant & Other Infra	227	Through Bid of UPSCCL	Kota	914 anga	0.265	Outside of Lease	Plant & Other Infra
193	Through Bid of UPSCCL	Kota	113	19.740	Outside of Lease	Plant & Other Infra	228	Through Bid of UPSCCL	Kota	915 cha	0.295	Outside of Lease	Plant & Other Infra
194	Through Bid of UPSCCL	Kota	114	0.420	Outside of Lease	Plant & Other Infra	229	Through Bid of UPSCCL	Kota	932	19.780	Outside of Lease	Plant & Other Infra
195	Through Bid of UPSCCL	Kota	115 ka	0.210	Outside of Lease	Plant & Other Infra	230	Through Bid of UPSCCL	Kota	933 kha	26.580	Outside of Lease	Plant & Other Infra
196	Through Bid of UPSCCL	Kota	116	0.180	Outside of Lease	Plant & Other Infra	231	Through Bid of UPSCCL	Kota	970 ga	0.070	Outside of Lease	Plant & Other Infra
197	Through Bid of UPSCCL	Kota	117 ka	0.015	Outside of Lease	Plant & Other Infra	232	Through Bid of UPSCCL	Kota	971	0.150	Outside of Lease	Plant & Other Infra
198	Through Bid of UPSCCL	Kota	118 kha	0.015	Outside of Lease	Plant & Other Infra	233	Through Bid of UPSCCL	Kota	972 ka	0.321	Outside of Lease	Plant & Other Infra
199	Through Bid of UPSCCL	Kota	119 ka	0.038	Outside of Lease	Plant & Other Infra	234	Through Bid of UPSCCL	Kota	977 kha	0.152	Outside of Lease	Plant & Other Infra
200	Through Bid of UPSCCL	Kota	176 ka	0.497	Outside of Lease	Plant & Other Infra	235	Through Bid of UPSCCL	Kota	979 kha	0.165	Outside of Lease	Plant & Other Infra
201	Through Bid of UPSCCL	Kota	177	1.390	Outside of Lease	Plant & Other Infra	236	Through Bid of UPSCCL	Kota	980 ka	0.158	Outside of Lease	Plant & Other Infra
202	Through Bid of UPSCCL	Kota	178 ka	0.986	Outside of Lease	Plant & Other Infra	237	Through Bid of UPSCCL	Kota	981 kha	0.120	Outside of Lease	Plant & Other Infra
203	Through Bid of UPSCCL	Kota	179	13.231	Outside of Lease	Plant & Other Infra	238	Through Bid of UPSCCL	Kota	1031 gha	0.026	Outside of Lease	Plant & Other Infra
204	Through Bid of UPSCCL	Kota	422 kha	0.010	Outside of Lease	Plant & Other Infra	239	Through Bid of UPSCCL	Kota	1032 ka	0.013	Outside of Lease	Plant & Other Infra
205	Through Bid of UPSCCL	Kota	426 ka	34.702	Outside of Lease	Plant & Other Infra	240	Through Bid of UPSCCL	Kota	1042	0.013	Outside of Lease	Plant & Other Infra
206	Through Bid of UPSCCL	Kota	427 ga	3.962	Outside of Lease	Plant & Other Infra	241	Through Bid of UPSCCL	Kota	1045	0.020	Outside of Lease	Plant & Other Infra
207	Through Bid of UPSCCL	Kota	429 kha	0.337	Outside of Lease	Plant & Other Infra	242	Through Bid of UPSCCL	Kota	1046 ka	1.181	Outside of Lease	Plant & Other Infra
208	Through Bid of UPSCCL	Kota	430 gha	0.060	Outside of Lease	Plant & Other Infra	243	Through Bid of UPSCCL	Kota	1084	0.010	Outside of Lease	Plant & Other Infra
209	Through Bid of UPSCCL	Kota	614 ka	0.248	Outside of Lease	Plant & Other Infra	244	Through Bid of UPSCCL	Kota	1085 ka	0.165	Outside of Lease	Plant & Other Infra
210	Through Bid of UPSCCL	Kota	699	0.013	Outside of Lease	Plant & Other Infra	245	Through Bid of UPSCCL	Kota	1086 kha	0.300	Outside of Lease	Plant & Other Infra
211	Through Bid of UPSCCL	Kota	791 ka	0.395	Outside of Lease	Plant & Other Infra	246	Through Bid of UPSCCL	Kota	1087	0.010	Outside of Lease	Plant & Other Infra
212	Through Bid of UPSCCL	Kota	818 ga	0.264	Outside of Lease	Plant & Other Infra	247	Through Bid of UPSCCL	Kota	1088	0.520	Outside of Lease	Plant & Other Infra
213	Through Bid of UPSCCL	Kota	824 kha	0.109	Outside of Lease	Plant & Other Infra	248	Through Bid of UPSCCL	Kota	1089 ka	0.122	Outside of Lease	Plant & Other Infra
214	Through Bid of UPSCCL	Kota	825 ka	4.210	Outside of Lease	Plant & Other Infra	249	Through Bid of UPSCCL	Kota	2568 ka	0.200	Outside of Lease	Plant & Other Infra
215	Through Bid of UPSCCL	Kota	826 ka	2.674	Outside of Lease	Plant & Other Infra	250	Through Bid of UPSCCL	Kota	2574	0.110	Outside of Lease	Plant & Other Infra
216	Through Bid of UPSCCL	Kota	830 ka	0.060	Outside of Lease	Plant & Other Infra	251	Through Bid of UPSCCL	Kota	2576 kha	1.624	Outside of Lease	Plant & Other Infra
217	Through Bid of UPSCCL	Kota	838 ga	0.093	Outside of Lease	Plant & Other Infra	252	Through Bid of UPSCCL	Kota	2608 ka	3.848	Outside of Lease	Plant & Other Infra

Sl. No.	Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Details of Mining Leases, against which acquired (if applicable)	Current Use (Mining/ Plant & Other Infra) (to be specified)
253	Through Bid of UPSCCL	Kota	2820 ka	2.879	Outside of Lease	Plant & Other Infra
254	Through Bid of UPSCCL	Kota	2824 ka	0.433	Outside of Lease	Plant & Other Infra
255	Through Bid of UPSCCL	Kota	3104 ga	2.530	Outside of Lease	Plant & Other Infra
256	Through Bid of UPSCCL	Kota	3185 gha	33.384	Outside of Lease	Plant & Other Infra
257	Through Bid of UPSCCL	Kota	3184	29.160	Outside of Lease	Plant & Other Infra
258	Through Bid of UPSCCL	Kota	3196 kha	3.679	With in Lease	Mining
259	Through Bid of UPSCCL	Kota	3203 kha	3.843	Outside of Lease	Plant & Other Infra
260	Through Bid of UPSCCL	Kota	3197	18.750	Outside of Lease	Plant & Other Infra
261	Through Bid of UPSCCL	Kota	3205 kha	0.100	With in Lease	Mining
262	Through Bid of UPSCCL	Kota	3213 ka	0.360	With in Lease	Mining
263	Through Bid of UPSCCL	Kota	3226	0.050	With in Lease	Mining
264	Through Bid of UPSCCL	Kota	3329	2.900	With in Lease	Mining
265	Through Bid of UPSCCL	Kota	3348 ga	0.172	With in Lease	Mining
266	Through Bid of UPSCCL	Kota	3349 kha	0.005	With in Lease	Mining
267	Through Bid of UPSCCL	Kota	3350	1.888	With in Lease	Mining
268	Through Bid of UPSCCL	Kota	3352	0.190	With in Lease	Mining
269	Through Bid of UPSCCL	Kota	3353 kha	0.030	With in Lease	Mining
270	Through Bid of UPSCCL	Kota	3398	0.114	With in Lease	Mining
271	Through Bid of UPSCCL	Kota	3499 ga	0.343	Outside of Lease	Plant & Other Infra
272	Through Bid of UPSCCL	Kota	3500 ga	0.025	Outside of Lease	Plant & Other Infra
273	Through Bid of UPSCCL	Kota	3502 kha	0.266	Outside of Lease	Plant & Other Infra
274	Through Bid of UPSCCL	Kota	3503	0.040	Outside of Lease	Plant & Other Infra
275	Through Bid of UPSCCL	Kota	3504	0.013	Outside of Lease	Plant & Other Infra
276	Through Bid of UPSCCL	Kota	3505	2.203	Outside of Lease	Plant & Other Infra
277	Through Bid of UPSCCL	Kota	3517	0.028	Outside of Lease	Plant & Other Infra
278	Through Bid of UPSCCL	Kota	3518	0.165	Outside of Lease	Plant & Other Infra
279	Through Bid of UPSCCL	Kota	16269/176	0.070	Outside of Lease	Plant & Other Infra
281	Through Bid of UPSCCL	Kota	933 ka	12.460	Outside of Lease	Plant & Other Infra
282	Through Bid of UPSCCL	Kota	3189	0.700	Outside of Lease	Plant & Other Infra
283	Through Bid of UPSCCL	Kota	3195 kha	2.433	With in Lease	Mining
284	Through Bid of UPSCCL	Kota	3196 ka	7.561	With in Lease	Mining
285	Through Bid of UPSCCL	Kota	3198	21.100	Outside of Lease	Plant & Other Infra
286	Through Bid of UPSCCL	Kota	3199	21.250	Outside of Lease	Plant & Other Infra
287	Through Bid of UPSCCL	Kota	3200	35.760	Outside of Lease	Plant & Other Infra
288	Through Bid of UPSCCL	Kota	3201 ga-me	7.176	With in Lease	Mining
289	Through Bid of UPSCCL	Kota	3202	14.350	With in Lease	Mining
290	Through Bid of UPSCCL	Kota	3203	16.266	With in Lease	Mining
291	Through Bid of UPSCCL	Kota	3204	10.150	With in Lease	Mining
292	Through Bid of UPSCCL	Kota	3205 ka	11.000	With in Lease	Mining
293	Through Bid of UPSCCL	Kota	3206	11.000	With in Lease	Mining
294	Through Bid of UPSCCL	Kota	3211	14.850	With in Lease	Mining
295	Through Bid of UPSCCL	Kota	3212	24.000	With in Lease	Mining
296	Through Bid of UPSCCL	Kota	111	4.710	Outside of Lease	Plant & Other Infra
297	Through Bid of UPSCCL	Kota	3185 ka	22.445	Outside of Lease	Plant & Other Infra
298	Through Bid of UPSCCL	Kota	3187 me	0.669	Outside of Lease	Plant & Other Infra
299	Through Bid of UPSCCL	Kota	3108	4.110	Outside of Lease	Plant & Other Infra
300	Through Bid of UPSCCL	Kota	3208	0.720	With in Lease	Mining
301	Through Bid of UPSCCL	Kota	3201 ga-me	1.770	With in Lease	Mining
302	Through Bid of UPSCCL	Kota	2576 ka-me	1.500	Outside of Lease	Plant & Other Infra
303	Through Bid of UPSCCL	Kota	2602 me	6.604	Outside of Lease	Plant & Other Infra
304	Through Bid of UPSCCL	Kota	2604	0.140	Outside of Lease	Plant & Other Infra
305	Through Bid of UPSCCL	Kota	2607	0.100	Outside of Lease	Plant & Other Infra
306	Through Bid of UPSCCL	Kota	112 ka	0.056	Outside of Lease	Plant & Other Infra
307	Through Bid of UPSCCL	Kota	425 kha-me	3.272	Outside of Lease	Plant & Other Infra
308	Govt Land	Kota	29 me	0.007	ML	Mining
309	Govt Land	Kota	30 me	0.022	ML	Mining
310	Govt Land	Kota	32 me	0.060	ML	Mining
311	Govt Land	Kota	34 me	0.400	ML	Mining
312	Govt Land	Kota	35 me	0.030	ML	Mining
313	Govt Land	Kota	36	0.420	ML	Mining
314	Govt Land	Kota	37	0.037	ML	Mining
315	Govt Land	Kota	38	0.042	ML	Mining
316	Govt Land	Kota	41	0.010	ML	Mining
317	Govt Land	Kota	42	0.237	ML	Mining
318	Govt Land	Kota	44	0.010	ML	Mining
319	Govt Land	Kota	46	0.027	ML	Mining
320	Govt Land	Kota	47	0.035	ML	Mining
321	Govt Land	Kota	50	0.350	ML	Mining
322	Govt Land	Kota	54	0.012	ML	Mining
323	Govt Land	Kota	56	0.040	ML	Mining
324	Govt Land	Kota	57	0.010	ML	Mining
325	Govt Land	Kota	58	0.570	ML	Mining
326	Govt Land	Kota	59	0.024	ML	Mining
327	Govt Land	Kota	60	0.008	ML	Mining
328	Govt Land	Kota	61	0.165	ML	Mining
329	Govt Land	Kota	62	0.008	ML	Mining
330	Govt Land	Kota	65	0.018	ML	Mining
331	Govt Land	Kota	68	0.030	ML	Mining
332	Govt Land	Kota	70	0.090	ML	Mining
333	Govt Land	Kota	71	0.026	ML	Mining
334	Govt Land	Kota	74	0.968	ML	Mining
335	Govt Land	Kota	75	0.010	ML	Mining
336	Govt Land	Kota	76	0.012	ML	Mining
337	Govt Land	Kota	78	0.038	ML	Mining
338	Govt Land	Kota	94	0.013	ML	Mining

Sl. No.	Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Details of Mining Leases, against which acquired (if applicable)	Current Use (Mining/ Plant & Other Infra) (to be specified)	Sl. No.	Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Details of Mining Leases, against which acquired (if applicable)	Current Use (Mining/ Plant & Other Infra) (to be specified)
339	Govt Land	Kota	99	0.005	ML	Mining	408	Govt Land	Kota	374	0.050	ML	Mining
340	Govt Land	Kota	100	0.020	ML	Mining	409	Govt Land	Kota	375	0.087	ML	Mining
341	Govt Land	Kota	105	0.013	ML	Mining	410	Govt Land	Kota	376	0.026	ML	Mining
342	Govt Land	Kota	106	0.110	ML	Mining	411	Govt Land	Kota	377	0.035	ML	Mining
343	Govt Land	Kota	109	0.544	ML	Mining	412	Govt Land	Kota	378	0.035	ML	Mining
344	Govt Land	Kota	110	0.278	ML	Mining	413	Govt Land	Kota	379	0.060	ML	Mining
345	Govt Land	Kota	185	0.020	ML	Mining	414	Govt Land	Kota	380	0.040	ML	Mining
346	Govt Land	Kota	186	0.013	ML	Mining	415	Govt Land	Kota	381	0.020	ML	Mining
347	Govt Land	Kota	187	0.010	ML	Mining	416	Govt Land	Kota	382	0.028	ML	Mining
348	Govt Land	Kota	188	0.022	ML	Mining	417	Govt Land	Kota	383	0.035	ML	Mining
349	Govt Land	Kota	189	0.016	ML	Mining	418	Govt Land	Kota	384	0.052	ML	Mining
350	Govt Land	Kota	190	0.020	ML	Mining	419	Govt Land	Kota	385	0.015	ML	Mining
351	Govt Land	Kota	191	0.014	ML	Mining	420	Govt Land	Kota	386	0.018	ML	Mining
352	Govt Land	Kota	192	0.016	ML	Mining	421	Govt Land	Kota	387	0.020	ML	Mining
353	Govt Land	Kota	193	0.030	ML	Mining	422	Govt Land	Kota	388	0.017	ML	Mining
354	Govt Land	Kota	194	0.005	ML	Mining	423	Govt Land	Kota	389	0.012	ML	Mining
355	Govt Land	Kota	195	0.015	ML	Mining	424	Govt Land	Kota	390	0.025	ML	Mining
356	Govt Land	Kota	196	0.042	ML	Mining	425	Govt Land	Kota	399	0.013	ML	Mining
357	Govt Land	Kota	197	0.046	ML	Mining	426	Govt Land	Kota	400	0.031	ML	Mining
358	Govt Land	Kota	200	0.020	ML	Mining	427	Govt Land	Kota	401	0.022	ML	Mining
359	Govt Land	Kota	201	0.013	ML	Mining	428	Govt Land	Kota	402	0.035	ML	Mining
360	Govt Land	Kota	202	0.007	ML	Mining	429	Govt Land	Kota	403	0.025	ML	Mining
361	Govt Land	Kota	203	0.030	ML	Mining	430	Govt Land	Kota	404	0.065	ML	Mining
362	Govt Land	Kota	204	0.100	ML	Mining	431	Govt Land	Kota	406	0.020	ML	Mining
363	Govt Land	Kota	205	0.240	ML	Mining	432	Govt Land	Kota	407	0.030	ML	Mining
364	Govt Land	Kota	206	0.010	ML	Mining	433	Govt Land	Kota	408	0.032	ML	Mining
365	Govt Land	Kota	208	0.016	ML	Mining	434	Govt Land	Kota	409	0.012	ML	Mining
366	Govt Land	Kota	210	0.022	ML	Mining	435	Govt Land	Kota	410	0.049	ML	Mining
367	Govt Land	Kota	211	0.065	ML	Mining	436	Govt Land	Kota	411	0.025	ML	Mining
368	Govt Land	Kota	212	0.010	ML	Mining	437	Govt Land	Kota	412	0.030	ML	Mining
369	Govt Land	Kota	213	0.035	ML	Mining	438	Govt Land	Kota	419 me	0.220	ML	Mining
370	Govt Land	Kota	214	0.013	ML	Mining	439	Govt Land	Kota	420 me	0.480	ML	Mining
371	Govt Land	Kota	215	0.013	ML	Mining	440	Govt Land	Kota	421 me	0.066	ML	Mining
372	Govt Land	Kota	218	0.080	ML	Mining	441	Govt Land	Kota	422	0.064	ML	Mining
373	Govt Land	Kota	220	0.010	ML	Mining	442	Govt Land	Kota	423	0.043	ML	Mining
374	Govt Land	Kota	222	0.010	ML	Mining	443	Govt Land	Kota	424	0.013	ML	Mining
375	Govt Land	Kota	223	0.023	ML	Mining	444	Govt Land	Kota	428	0.006	ML	Mining
376	Govt Land	Kota	234	0.010	ML	Mining	445	Govt Land	Kota	429	0.010	ML	Mining
377	Govt Land	Kota	251	0.172	ML	Mining	446	Govt Land	Kota	430	0.295	ML	Mining
378	Govt Land	Kota	253	0.165	ML	Mining	447	Govt Land	Kota	431	0.025	ML	Mining
379	Govt Land	Kota	254	0.083	ML	Mining	448	Govt Land	Kota	433	0.038	ML	Mining
380	Govt Land	Kota	258	0.010	ML	Mining	449	Govt Land	Kota	434	0.130	ML	Mining
381	Govt Land	Kota	263	0.018	ML	Mining	450	Govt Land	Kota	435	0.091	ML	Mining
382	Govt Land	Kota	271	0.013	ML	Mining	451	Govt Land	Kota	436	0.030	ML	Mining
383	Govt Land	Kota	278	0.017	ML	Mining	452	Govt Land	Kota	441	0.005	ML	Mining
384	Govt Land	Kota	279	0.013	ML	Mining	453	Govt Land	Kota	442	0.056	ML	Mining
385	Govt Land	Kota	283	0.038	ML	Mining	454	Govt Land	Kota	443	0.236	ML	Mining
386	Govt Land	Kota	286	0.006	ML	Mining	455	Govt Land	Kota	444	0.010	ML	Mining
387	Govt Land	Kota	321 me	0.023	ML	Mining	456	Govt Land	Kota	446	0.010	ML	Mining
388	Govt Land	Kota	327	0.085	ML	Mining	457	Govt Land	Kota	461	0.010	ML	Mining
389	Govt Land	Kota	328	0.010	ML	Mining	458	Govt Land	Kota	472	0.025	ML	Mining
390	Govt Land	Kota	329	0.065	ML	Mining	459	Govt Land	Kota	473	0.025	ML	Mining
391	Govt Land	Kota	332	0.041	ML	Mining	460	Govt Land	Kota	498	0.025	ML	Mining
392	Govt Land	Kota	335	0.017	ML	Mining	461	Govt Land	Kota	505	0.209	ML	Mining
393	Govt Land	Kota	338	0.025	ML	Mining	462	Govt Land	Kota	506	0.560	ML	Mining
394	Govt Land	Kota	339	0.020	ML	Mining	463	Govt Land	Kota	514	0.025	ML	Mining
395	Govt Land	Kota	340	0.015	ML	Mining	464	Govt Land	Kota	521	0.024	ML	Mining
396	Govt Land	Kota	346	0.050	ML	Mining	465	Govt Land	Kota	527	0.036	ML	Mining
397	Govt Land	Kota	347	0.080	ML	Mining	466	Govt Land	Kota	528	0.026	ML	Mining
398	Govt Land	Kota	348	0.098	ML	Mining	467	Govt Land	Kota	529	0.028	ML	Mining
399	Govt Land	Kota	352	0.021	ML	Mining	468	Govt Land	Kota	530	0.020	ML	Mining
400	Govt Land	Kota	358	0.019	ML	Mining	469	Govt Land	Kota	531	0.003	ML	Mining
401	Govt Land	Kota	359	0.013	ML	Mining	470	Govt Land	Kota	532	0.025	ML	Mining
402	Govt Land	Kota	365	0.038	ML	Mining	471	Govt Land	Kota	533	0.008	ML	Mining
403	Govt Land	Kota	366	0.027	ML	Mining	472	Govt Land	Kota	535	0.009	ML	Mining
404	Govt Land	Kota	369	0.089	ML	Mining	473	Govt Land	Kota	537	0.040	ML	Mining
405	Govt Land	Kota	371	0.030	ML	Mining	474	Govt Land	Kota	539	0.013	ML	Mining
406	Govt Land	Kota	372	0.035	ML	Mining	475	Govt Land	Kota	540	0.313	ML	Mining
407	Govt Land	Kota	373	0.016	ML	Mining	476	Govt Land	Kota	556	0.243	ML	Mining

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477	Govt Land	Kota	562	0.040	ML	Mining	546	Govt Land	Kota	426 me	7.477	ML	Mining
478	Govt Land	Kota	564	0.084	ML	Mining	547	Govt Land	Kota	427 me	1.120	ML	Mining
479	Govt Land	Kota	570	0.051	ML	Mining	548	Govt Land	Kota	695 me	0.007	ML	Mining
480	Govt Land	Kota	572	0.020	ML	Mining	549	Govt Land	Kota	749 me	0.150	ML	Mining
481	Govt Land	Kota	573	0.010	ML	Mining	550	Govt Land	Kota	750 me	0.130	ML	Mining
482	Govt Land	Kota	590	0.015	ML	Mining	551	Govt Land	Kota	751 me	0.275	ML	Mining
483	Govt Land	Kota	592	0.010	ML	Mining	552	Govt Land	Kota	752 me	0.096	ML	Mining
484	Govt Land	Kota	593	0.010	ML	Mining	553	Govt Land	Kota	753	0.080	ML	Mining
485	Govt Land	Kota	595	0.100	ML	Mining	554	Govt Land	Kota	756	0.025	ML	Mining
486	Govt Land	Kota	597	2.000	ML	Mining	555	Govt Land	Kota	757	0.030	ML	Mining
487	Govt Land	Kota	602	0.038	ML	Mining	556	Govt Land	Kota	758	0.007	ML	Mining
488	Govt Land	Kota	604	0.013	ML	Mining	557	Govt Land	Kota	759 me	0.100	ML	Mining
489	Govt Land	Kota	605	0.025	ML	Mining	558	Govt Land	Kota	799	0.085	ML	Mining
490	Govt Land	Kota	606	0.038	ML	Mining	559	Govt Land	Kota	801	0.025	ML	Mining
491	Govt Land	Kota	608	0.080	ML	Mining	560	Govt Land	Kota	802	0.013	ML	Mining
492	Govt Land	Kota	610	0.063	ML	Mining	561	Govt Land	Kota	804	0.013	ML	Mining
493	Govt Land	Kota	613	0.013	ML	Mining	562	Govt Land	Kota	805	0.010	ML	Mining
494	Govt Land	Kota	614	0.010	ML	Mining	563	Govt Land	Kota	807	0.063	ML	Mining
495	Govt Land	Kota	623	0.025	ML	Mining	564	Govt Land	Kota	809	0.013	ML	Mining
496	Govt Land	Kota	625	0.010	ML	Mining	565	Govt Land	Kota	810	0.035	ML	Mining
497	Govt Land	Kota	627	0.013	ML	Mining	566	Govt Land	Kota	827 me	0.971	ML	Mining
498	Govt Land	Kota	628	0.367	ML	Mining	567	Govt Land	Kota	828	0.014	ML	Mining
499	Govt Land	Kota	630	0.089	ML	Mining	568	Govt Land	Kota	830	0.242	ML	Mining
500	Govt Land	Kota	631	0.316	ML	Mining	569	Govt Land	Kota	831	0.014	ML	Mining
501	Govt Land	Kota	633	0.038	ML	Mining	570	Govt Land	Kota	843	0.072	ML	Mining
502	Govt Land	Kota	645	0.051	ML	Mining	571	Govt Land	Kota	848	0.010	ML	Mining
503	Govt Land	Kota	649	0.010	ML	Mining	572	Govt Land	Kota	869	0.128	ML	Mining
504	Govt Land	Kota	653	0.025	ML	Mining	573	Govt Land	Kota	871	0.328	ML	Mining
505	Govt Land	Kota	656	0.027	ML	Mining	574	Govt Land	Kota	875	0.060	ML	Mining
506	Govt Land	Kota	687	0.025	ML	Mining	575	Govt Land	Kota	876	0.058	ML	Mining
507	Govt Land	Kota	695 me	0.006	ML	Mining	576	Govt Land	Kota	877	0.005	ML	Mining
508	Govt Land	Kota	709	0.038	ML	Mining	577	Govt Land	Kota	897	0.180	ML	Mining
509	Govt Land	Kota	711	0.101	ML	Mining	578	Govt Land	Kota	899	0.030	ML	Mining
510	Govt Land	Kota	719	0.025	ML	Mining	579	Govt Land	Kota	900	0.253	ML	Mining
511	Govt Land	Kota	736	0.063	ML	Mining	580	Govt Land	Kota	904	0.020	ML	Mining
512	Govt Land	Kota	737	0.013	ML	Mining	581	Govt Land	Kota	906	0.013	ML	Mining
513	Govt Land	Kota	738	0.076	ML	Mining	582	Govt Land	Kota	907	0.025	ML	Mining
514	Govt Land	Kota	744	0.038	ML	Mining	583	Govt Land	Kota	908	0.150	ML	Mining
515	Govt Land	Kota	749 me	0.509	ML	Mining	584	Govt Land	Kota	909	0.016	ML	Mining
516	Govt Land	Kota	750 me	0.009	ML	Mining	585	Govt Land	Kota	913	0.285	ML	Mining
517	Govt Land	Kota	751 me	0.453	ML	Mining	586	Govt Land	Kota	914	0.646	ML	Mining
518	Govt Land	Kota	827 me	0.025	ML	Mining	587	Govt Land	Kota	915	0.113	ML	Mining
519	Govt Land	Kota	3186 me	0.531	ML	Mining	588	Govt Land	Kota	916	0.050	ML	Mining
520	Govt Land	Kota	3326 me	0.211	ML	Mining	589	Govt Land	Kota	919	0.010	ML	Mining
521	Govt Land	Kota	3329 me	0.689	ML	Mining	590	Govt Land	Kota	920	0.013	ML	Mining
522	Govt Land	Kota	3338	0.010	ML	Mining	591	Govt Land	Kota	922 me	0.710	ML	Mining
523	Govt Land	Kota	3343	0.050	ML	Mining	592	Govt Land	Kota	925	0.013	ML	Mining
524	Govt Land	Kota	3344	0.028	ML	Mining	593	Govt Land	Kota	930 me	3.500	ML	Mining
525	Govt Land	Kota	3349	0.005	ML	Mining	594	Govt Land	Kota	931 me	0.500	ML	Mining
526	Govt Land	Kota	3353	0.090	ML	Mining	595	Govt Land	Kota	933 me	0.720	ML	Mining
527	Govt Land	Kota	3354	0.025	ML	Mining	596	Govt Land	Kota	972	0.251	ML	Mining
528	Govt Land	Kota	3355	0.010	ML	Mining	597	Govt Land	Kota	977	0.735	ML	Mining
529	Govt Land	Kota	3360 me	3.283	ML	Mining	598	Govt Land	Kota	983 me	0.060	ML	Mining
530	Govt Land	Kota	3363	0.013	ML	Mining	599	Govt Land	Kota	3185 me	3.470	ML	Mining
531	Govt Land	Kota	3364	0.020	ML	Mining	600	Govt Land	Kota	3229	0.063	ML	Mining
532	Govt Land	Kota	3367 me	0.025	ML	Mining	601	Govt Land	Kota	3230	0.304	ML	Mining
533	Govt Land	Kota	3377	0.015	ML	Mining	602	Govt Land	Kota	3239	0.600	ML	Mining
534	Govt Land	Kota	3379	0.018	ML	Mining	603	Govt Land	Kota	3253 me	1.089	ML	Mining
535	Govt Land	Kota	3381	0.013	ML	Mining	604	Govt Land	Kota	3270	0.025	ML	Mining
536	Govt Land	Kota	3382	0.013	ML	Mining	605	Govt Land	Kota	3285	0.052	ML	Mining
537	Govt Land	Kota	3383	0.025	ML	Mining	606	Govt Land	Kota	3290	0.324	ML	Mining
538	Govt Land	Kota	3384	0.038	ML	Mining	607	Govt Land	Kota	3302	0.060	ML	Mining
539	Govt Land	Kota	3385	0.013	ML	Mining	608	Govt Land	Kota	3312	0.010	ML	Mining
540	Govt Land	Kota	3386	0.025	ML	Mining	609	Govt Land	Kota	3314	0.018	ML	Mining
541	Govt Land	Kota	3390	0.013	ML	Mining	610	Govt Land	Kota	3316	0.100	ML	Mining
542	Govt Land	Kota	3391	0.013	ML	Mining	611	Govt Land	Kota	3320	0.015	ML	Mining
543	Govt Land	Kota	3393	0.013	ML	Mining	612	Govt Land	Kota	3322 me	0.834	ML	Mining
544	Govt Land	Kota	3399	0.150	ML	Mining	613	Govt Land	Kota	3326 me	0.481	ML	Mining
545	Govt Land	Kota	3405m	0.260	ML	Mining	614	Govt Land	Kota	3350 me	0.070	ML	Mining

Sl. No.	Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Details of Mining Leases, against which acquired (if applicable)	Current Use (Mining/ Plant & Other Infra) (to be specified)	Sl. No.	Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Details of Mining Leases, against which acquired (if applicable)	Current Use (Mining/ Plant & Other Infra) (to be specified)
615	Govt Land	Kota	3889	0.190	ML	Mining	684	Govt Land	Kota	4437	0.010	ML	Mining
616	Govt Land	Kota	3890	0.524	ML	Mining	685	Govt Land	Kota	4443	0.013	ML	Mining
617	Govt Land	Kota	3892 me	1.000	ML	Mining	686	Govt Land	Kota	4445	0.013	ML	Mining
618	Govt Land	Kota	4019 me	0.050	ML	Mining	687	Govt Land	Kota	4450	0.051	ML	Mining
619	Govt Land	Kota	4039	0.013	ML	Mining	688	Govt Land	Kota	4451	0.038	ML	Mining
620	Govt Land	Kota	4049	2.010	ML	Mining	689	Govt Land	Kota	4455	0.025	ML	Mining
621	Govt Land	Kota	4052	0.020	ML	Mining	690	Govt Land	Kota	4462	0.038	ML	Mining
622	Govt Land	Kota	4054	1.095	ML	Mining	691	Govt Land	Kota	4463	0.040	ML	Mining
623	Govt Land	Kota	4058	0.920	ML	Mining	692	Govt Land	Kota	4466	0.170	ML	Mining
624	Govt Land	Kota	4060	0.013	ML	Mining	693	Govt Land	Kota	4468 me	0.120	ML	Mining
625	Govt Land	Kota	4062	0.290	ML	Mining	694	Govt Land	Kota	4531 me	0.320	ML	Mining
626	Govt Land	Kota	4063	0.013	ML	Mining	695	Govt Land	Kota	4548	0.063	ML	Mining
627	Govt Land	Kota	4065	0.020	ML	Mining	696	Govt Land	Kota	4588	0.020	ML	Mining
628	Govt Land	Kota	4067	0.208	ML	Mining	697	Govt Land	Kota	4606	0.013	ML	Mining
629	Govt Land	Kota	4068	0.013	ML	Mining	698	Govt Land	Kota	4616	0.025	ML	Mining
630	Govt Land	Kota	4079	0.169	ML	Mining	699	Govt Land	Kota	4622 me	0.041	ML	Mining
631	Govt Land	Kota	4082	2.960	ML	Mining	700	Govt Land	Kota	4625	0.051	ML	Mining
632	Govt Land	Kota	4101 me	0.700	ML	Mining	701	Govt Land	Kota	4629	0.013	ML	Mining
633	Govt Land	Kota	4118	0.056	ML	Mining	702	Govt Land	Kota	4632 me	0.095	ML	Mining
634	Govt Land	Kota	4120	0.015	ML	Mining	703	Govt Land	Kota	4634	0.013	ML	Mining
635	Govt Land	Kota	4125 me	0.007	ML	Mining	704	Govt Land	Kota	4638	2.980	ML	Mining
636	Govt Land	Kota	4128 me	0.040	ML	Mining	705	Govt Land	Kota	4639	0.403	ML	Mining
637	Govt Land	Kota	4153	0.013	ML	Mining	706	Govt Land	Kota	4640	0.013	ML	Mining
638	Govt Land	Kota	4171	0.063	ML	Mining	707	Govt Land	Kota	4641	0.013	ML	Mining
639	Govt Land	Kota	4173	0.031	ML	Mining	708	Govt Land	Kota	4678	0.240	ML	Mining
640	Govt Land	Kota	4174	0.022	ML	Mining	709	Govt Land	Kota	4697	0.349	ML	Mining
641	Govt Land	Kota	4178	0.031	ML	Mining	710	Govt Land	Kota	4699 me	0.852	ML	Mining
642	Govt Land	Kota	4179	0.007	ML	Mining	711	Govt Land	Kota	4704 me	0.022	ML	Mining
643	Govt Land	Kota	4184	0.040	ML	Mining	712	Govt Land	Kota	4712	0.013	ML	Mining
644	Govt Land	Kota	4187	0.111	ML	Mining	713	Govt Land	Kota	4723	0.013	ML	Mining
645	Govt Land	Kota	4190	0.076	ML	Mining	714	Govt Land	Kota	4725	0.030	ML	Mining
646	Govt Land	Kota	4199	0.139	ML	Mining	715	Govt Land	Kota	4726	0.023	ML	Mining
647	Govt Land	Kota	4208	0.025	ML	Mining	716	Govt Land	Kota	4733	1.460	ML	Mining
648	Govt Land	Kota	4209	0.013	ML	Mining	717	Govt Land	Kota	4734	0.038	ML	Mining
649	Govt Land	Kota	4253	0.018	ML	Mining	718	Govt Land	Kota	4738	0.185	ML	Mining
650	Govt Land	Kota	4255	0.083	ML	Mining	719	Govt Land	Kota	4739	0.025	ML	Mining
651	Govt Land	Kota	4260	0.025	ML	Mining	720	Govt Land	Kota	4743	0.780	ML	Mining
652	Govt Land	Kota	4265	0.877	ML	Mining	721	Govt Land	Kota	4747	0.020	ML	Mining
653	Govt Land	Kota	4275	0.010	ML	Mining	722	Govt Land	Kota	4758	0.080	ML	Mining
654	Govt Land	Kota	4279	0.320	ML	Mining	723	Govt Land	Kota	4761	0.040	ML	Mining
655	Govt Land	Kota	4282	0.126	ML	Mining	724	Govt Land	Kota	4766	1.944	ML	Mining
656	Govt Land	Kota	4283 me	0.215	ML	Mining	725	Govt Land	Kota	4767	0.013	ML	Mining
657	Govt Land	Kota	4288	0.051	ML	Mining	726	Govt Land	Kota	4768	0.038	ML	Mining
658	Govt Land	Kota	4308	0.140	ML	Mining	727	Govt Land	Kota	4769 me	0.100	ML	Mining
659	Govt Land	Kota	4314	0.025	ML	Mining	728	Govt Land	Kota	4779	0.013	ML	Mining
660	Govt Land	Kota	4317	0.013	ML	Mining	729	Govt Land	Kota	4796	0.013	ML	Mining
661	Govt Land	Kota	4336	0.028	ML	Mining	730	Govt Land	Kota	5356 me	0.430	ML	Mining
662	Govt Land	Kota	4340	0.051	ML	Mining	731	Govt Land	Kota	5357 me	0.060	ML	Mining
663	Govt Land	Kota	4342	0.076	ML	Mining	732	Govt Land	Kota	5467 me	16.740	ML	Mining
664	Govt Land	Kota	4346	0.126	ML	Mining	733	Govt Land	Kota	5468	0.025	ML	Mining
665	Govt Land	Kota	4347	0.063	ML	Mining	734	Govt Land	Kota	5499	8.347	ML	Mining
666	Govt Land	Kota	4348 me	0.150	ML	Mining	735	Govt Land	Kota	5507	0.089	ML	Mining
667	Govt Land	Kota	4350 me	0.031	ML	Mining	736	Govt Land	Kota	5517	0.046	ML	Mining
668	Govt Land	Kota	4355 me	0.031	ML	Mining	737	Govt Land	Kota	5534	0.210	ML	Mining
669	Govt Land	Kota	4358 me	0.163	ML	Mining	738	Govt Land	Kota	5535	0.020	ML	Mining
670	Govt Land	Kota	4371 me	0.200	ML	Mining	739	Govt Land	Kota	5536	0.013	ML	Mining
671	Govt Land	Kota	4392	0.036	ML	Mining	740	Govt Land	Kota	5537	0.050	ML	Mining
672	Govt Land	Kota	4393	0.017	ML	Mining	741	Govt Land	Kota	5555	0.064	ML	Mining
673	Govt Land	Kota	4397	0.063	ML	Mining	742	Govt Land	Kota	5564	0.051	ML	Mining
674	Govt Land	Kota	4399	0.024	ML	Mining	743	Govt Land	Kota	5566	0.155	ML	Mining
675	Govt Land	Kota	4401	0.012	ML	Mining	744	Govt Land	Kota	5573 me	0.506	ML	Mining
676	Govt Land	Kota	4402	0.032	ML	Mining	745	Govt Land	Kota	5641	0.013	ML	Mining
677	Govt Land	Kota	4403	0.035	ML	Mining	746	Govt Land	Kota	5643	0.013	ML	Mining
678	Govt Land	Kota	4405	0.013	ML	Mining	747	Govt Land	Kota	5647	0.215	ML	Mining
679	Govt Land	Kota	4415	0.595	ML	Mining	748	Govt Land	Kota	5649	0.013	ML	Mining
680	Govt Land	Kota	4416	0.013	ML	Mining	749	Govt Land	Kota	5659	0.025	ML	Mining
681	Govt Land	Kota	4419	0.025	ML	Mining	750	Govt Land	Kota	5662	0.040	ML	Mining
682	Govt Land	Kota	4422	0.202	ML	Mining	751	Govt Land	Kota	5675 me	1.250	ML	Mining
683	Govt Land	Kota	4433	0.013	ML	Mining	752	Govt Land	Kota	5681 me	0.015	ML	Mining

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753	Govt Land	Kota	5733 me	0.976	ML	Mining
754	Govt Land	Kota	5734	0.010	ML	Mining
755	Govt Land	Kota	5736	0.013	ML	Mining
756	Govt Land	Kota	5737	4.505	ML	Mining
757	Govt Land	Kota	5738	0.013	ML	Mining
758	Govt Land	Kota	5740	0.025	ML	Mining
759	Govt Land	Kota	5741	0.030	ML	Mining
760	Govt Land	Kota	5743	0.013	ML	Mining
761	Govt Land	Kota	5744 me	0.100	ML	Mining
762	Govt Land	Kota	5746	0.013	ML	Mining
763	Govt Land	Kota	5753	0.696	ML	Mining
764	Govt Land	Kota	5755	0.210	ML	Mining
765	Govt Land	Kota	5758	1.060	ML	Mining
766	Govt Land	Kota	5760	0.010	ML	Mining
767	Govt Land	Kota	5763	0.038	ML	Mining
768	Govt Land	Kota	5764	0.013	ML	Mining
769	Govt Land	Kota	5766	0.070	ML	Mining
770	Govt Land	Kota	5756	0.013	ML	Mining
771	Govt Land	Kota	5769 me	0.125	ML	Mining
772	Govt Land	Kota	5770	0.015	ML	Mining
773	Govt Land	Kota	5771	0.025	ML	Mining
774	Govt Land	Kota	5772	0.076	ML	Mining
775	Govt Land	Kota	5773	0.025	ML	Mining
776	Govt Land	Kota	5774 me	0.928	ML	Mining
777	Govt Land	Kota	5775	0.090	ML	Mining
778	Govt Land	Kota	5815 me	0.340	ML	Mining
779	Govt Land	Kota	5817 me	0.280	ML	Mining
780	Govt Land	Kota	5821	0.013	ML	Mining
781	Govt Land	Kota	5824	0.240	ML	Mining
782	Govt Land	Kota	5825	0.025	ML	Mining
783	Govt Land	Kota	5826	0.010	ML	Mining
784	Govt Land	Kota	5829	0.010	ML	Mining
785	Govt Land	Kota	5832	0.025	ML	Mining
786	Govt Land	Kota	5834 me	0.230	ML	Mining
787	Govt Land	Kota	5835	0.026	ML	Mining
788	Govt Land	Kota	5836	0.015	ML	Mining
789	Govt Land	Kota	16273/4040	0.013	ML	Mining
790	Govt Land	Billi-Markundi	2443 me	0.598	ML	Mining
791	Govt Land	Billi-Markundi	2444 me	0.063	ML	Mining
792	Govt Land	Billi-Markundi	2446 me	0.240	ML	Mining
793	Govt Land	Billi-Markundi	2456	0.063	ML	Mining
794	Govt Land	Billi-Markundi	2463	0.089	ML	Mining
795	Govt Land	Billi-Markundi	2481	0.076	ML	Mining
796	Govt Land	Billi-Markundi	2489 me	0.630	ML	Mining
797	Govt Land	Billi-Markundi	2496	0.367	ML	Mining
798	Govt Land	Billi-Markundi	2503	0.044	ML	Mining
799	Govt Land	Billi-Markundi	2504	0.600	ML	Mining
800	Govt Land	Billi-Markundi	2507	0.013	ML	Mining
801	Govt Land	Billi-Markundi	2508	0.316	ML	Mining
802	Govt Land	Billi-Markundi	2512	0.014	ML	Mining
803	Govt Land	Billi-Markundi	2517 me	0.038	ML	Mining
804	Govt Land	Billi-Markundi	2552 me	0.129	ML	Mining
805	Govt Land	Billi-Markundi	2608 me	6.641	ML	Mining
806	Govt Land	Billi-Markundi	2610	0.063	ML	Mining
807	Govt Land	Billi-Markundi	2613	0.266	ML	Mining
808	Govt Land	Billi-Markundi	2615	0.164	ML	Mining
809	Govt Land	Billi-Markundi	2617	0.196	ML	Mining
810	Govt Land	Billi-Markundi	2618	0.101	ML	Mining
811	Govt Land	Billi-Markundi	2619	0.119	ML	Mining
812	Govt Land	Billi-Markundi	2641	0.114	ML	Mining
813	Govt Land	Billi-Markundi	2643	0.189	ML	Mining
814	Govt Land	Billi-Markundi	2644	0.051	ML	Mining
815	Govt Land	Billi-Markundi	2654 me	6.822	ML	Mining
816	Govt Land	Billi-Markundi	2738 me	0.126	ML	Mining
817	Govt Land	Billi-Markundi	2742 me	15.407	ML	Mining
818	Govt Land	Billi-Markundi	2743	0.228	ML	Mining
819	Govt Land	Billi-Markundi	2746	0.114	ML	Mining
820	Govt Land	Billi-Markundi	2755	0.076	ML	Mining
821	Govt Land	Billi-Markundi	2777	0.215	ML	Mining

Sl. No.	Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Details of Mining Leases, against which acquired (if applicable)	Current Use (Mining/ Plant & Other Infra) (to be specified)
822	Govt Land	Billi-Markundi	2779	0.202	ML	Mining
823	Govt Land	Billi-Markundi	2780	0.506	ML	Mining
824	Govt Land	Billi-Markundi	2786	0.102	ML	Mining
825	Govt Land	Billi-Markundi	2787	0.166	ML	Mining
826	Govt Land	Billi-Markundi	2788	0.120	ML	Mining
827	Govt Land	Billi-Markundi	2793	0.064	ML	Mining
828	Govt Land	Billi-Markundi	2797	0.507	ML	Mining
829	Govt Land	Billi-Markundi	2801	0.025	ML	Mining
830	Govt Land	Billi-Markundi	2802	0.038	ML	Mining
831	Govt Land	Billi-Markundi	2806	0.076	ML	Mining
832	Govt Land	Billi-Markundi	2809	0.025	ML	Mining
833	Govt Land	Billi-Markundi	2817	0.013	ML	Mining
834	Govt Land	Billi-Markundi	2830	0.076	ML	Mining
835	Govt Land	Billi-Markundi	2831	0.506	ML	Mining
836	Govt Land	Billi-Markundi	2832	13.405	ML	Mining
837	Govt Land	Billi-Markundi	2834	0.392	ML	Mining
838	Govt Land	Billi-Markundi	2835	0.164	ML	Mining
839	Govt Land	Billi-Markundi	2836	0.316	ML	Mining
840	Govt Land	Billi-Markundi	2838	0.405	ML	Mining
841	Govt Land	Billi-Markundi	2839	1.582	ML	Mining
842	Govt Land	Billi-Markundi	2840	0.051	ML	Mining
843	Govt Land	Billi-Markundi	2841	0.063	ML	Mining
844	Govt Land	Billi-Markundi	2846	0.038	ML	Mining
845	Govt Land	Billi-Markundi	2849	0.025	ML	Mining
846	Govt Land	Billi-Markundi	2850	0.012	ML	Mining
847	Govt Land	Billi-Markundi	2852	0.051	ML	Mining
848	Govt Land	Billi-Markundi	2855	0.013	ML	Mining
849	Govt Land	Billi-Markundi	2856	0.986	ML	Mining
850	Govt Land	Billi-Markundi	2857	0.544	ML	Mining
851	Govt Land	Billi-Markundi	2858	0.556	ML	Mining
852	Govt Land	Billi-Markundi	2859	0.379	ML	Mining
853	Govt Land	Billi-Markundi	2860	0.228	ML	Mining
854	Govt Land	Billi-Markundi	2861	0.481	ML	Mining
855	Govt Land	Billi-Markundi	2863	0.006	ML	Mining
856	Govt Land	Billi-Markundi	2865	0.019	ML	Mining
857	Govt Land	Billi-Markundi	2866	0.190	ML	Mining
858	Govt Land	Billi-Markundi	2867	0.038	ML	Mining
859	Govt Land	Billi-Markundi	2868	0.291	ML	Mining
860	Govt Land	Billi-Markundi	2869	0.291	ML	Mining
861	Govt Land	Billi-Markundi	2870	0.670	ML	Mining
862	Govt Land	Billi-Markundi	2871	0.253	ML	Mining
863	Govt Land	Billi-Markundi	2872	0.076	ML	Mining
864	Govt Land	Billi-Markundi	2873	0.038	ML	Mining
865	Govt Land	Billi-Markundi	2877	0.057	ML	Mining
866	Govt Land	Billi-Markundi	2879	0.120	ML	Mining
867	Govt Land	Billi-Markundi	2882	0.038	ML	Mining
868	Govt Land	Billi-Markundi	2883	0.038	ML	Mining
869	Govt Land	Billi-Markundi	2884	0.164	ML	Mining
870	Govt Land	Billi-Markundi	2885	0.936	ML	Mining
871	Govt Land	Billi-Markundi	2892	1.018	ML	Mining
872	Govt Land	Billi-Markundi	2912 me	1.202	ML	Mining
873	Govt Land	Billi-Markundi	2913 me	1.171	ML	Mining
874	Govt Land	Billi-Markundi	3003 me	0.013	ML	Mining
875	Govt Land	Billi-Markundi	3011 me	0.048	ML	Mining
876	Govt Land	Billi-Markundi	3013	0.266	ML	Mining
877	Govt Land	Billi-Markundi	3015	0.031	ML	Mining
878	Govt Land	Billi-Markundi	3017	0.076	ML	Mining
879	Govt Land	Billi-Markundi	3018	0.038	ML	Mining
880	Govt Land	Billi-Markundi	3021	0.010	ML	Mining
881	Govt Land	Billi-Markundi	3023	0.031	ML	Mining
882	Govt Land	Billi-Markundi	3034	0.165	ML	Mining
883	Govt Land	Billi-Markundi	3035	0.784	ML	Mining
884	Govt Land	Billi-Markundi	3040	0.455	ML	Mining
885	Govt Land	Billi-Markundi	3141	0.013	ML	Mining
886	Govt Land	Billi-Markundi	3169	0.152	ML	Mining
887	Govt Land	Billi-Markundi	3170	0.019	ML	Mining
888	Govt Land	Billi-Markundi	3172	0.013	ML	Mining
889	Govt Land	Billi-Markundi	3174	0.019	ML	Mining
890	Govt Land	Billi-Markundi	3193	0.190	ML	Mining

Sl. No.	Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Details of Mining Leases, against which acquired (if applicable)	Current Use (Mining/ Plant & Other Infra) (to be specified)
891	Govt Land	Billi-Markundi	3198	0.019	ML	Mining
892	Govt Land	Billi-Markundi	3203	0.013	ML	Mining
893	Govt Land	Billi-Markundi	3222	0.019	ML	Mining
894	Govt Land	Billi-Markundi	3223	0.005	ML	Mining
895	Govt Land	Billi-Markundi	3272	0.044	ML	Mining
896	Govt Land	Billi-Markundi	3275	0.025	ML	Mining
897	Govt Land	Billi-Markundi	3300	0.006	ML	Mining
898	Govt Land	Billi-Markundi	3303	0.031	ML	Mining
899	Govt Land	Billi-Markundi	3311	0.025	ML	Mining
900	Govt Land	Billi-Markundi	3312	0.025	ML	Mining
901	Govt Land	Billi-Markundi	3321	0.006	ML	Mining
902	Govt Land	Billi-Markundi	3322	0.215	ML	Mining
903	Govt Land	Billi-Markundi	3326	0.019	ML	Mining
904	Govt Land	Billi-Markundi	3328	0.024	ML	Mining
905	Govt Land	Billi-Markundi	3340	0.038	ML	Mining
906	Govt Land	Billi-Markundi	3341	0.076	ML	Mining
907	Govt Land	Billi-Markundi	3349	0.031	ML	Mining
908	Govt Land	Billi-Markundi	3353	0.089	ML	Mining
909	Govt Land	Billi-Markundi	3360	0.013	ML	Mining
910	Govt Land	Billi-Markundi	3367	0.038	ML	Mining
911	Govt Land	Billi-Markundi	3372	0.038	ML	Mining
912	Govt Land	Billi-Markundi	3405	0.025	ML	Mining
913	Govt Land	Billi-Markundi	3406	0.038	ML	Mining
914	Govt Land	Billi-Markundi	3410	0.025	ML	Mining
915	Govt Land	Billi-Markundi	3426	0.031	ML	Mining
916	Govt Land	Billi-Markundi	3468	0.063	ML	Mining
917	Govt Land	Billi-Markundi	3472	0.569	ML	Mining
918	Govt Land	Billi-Markundi	3473	1.252	ML	Mining
919	Govt Land	Billi-Markundi	3474	0.202	ML	Mining
920	Govt Land	Billi-Markundi	3478	0.190	ML	Mining
921	Govt Land	Billi-Markundi	3488	0.202	ML	Mining
922	Govt Land	Billi-Markundi	3490	0.019	ML	Mining
923	Govt Land	Billi-Markundi	3505	0.038	ML	Mining
924	Govt Land	Billi-Markundi	3515	0.164	ML	Mining
925	Govt Land	Billi-Markundi	3535	0.215	ML	Mining
926	Govt Land	Billi-Markundi	3566	0.038	ML	Mining
927	Govt Land	Billi-Markundi	3580	0.025	ML	Mining
928	Govt Land	Billi-Markundi	3616	0.013	ML	Mining
929	Govt Land	Billi-Markundi	3627	0.013	ML	Mining
930	Govt Land	Billi-Markundi	3629	0.013	ML	Mining
931	Govt Land	Billi-Markundi	3641	0.025	ML	Mining
932	Govt Land	Billi-Markundi	3646	0.013	ML	Mining
933	Govt Land	Billi-Markundi	3647	0.038	ML	Mining
934	Govt Land	Billi-Markundi	3657	0.266	ML	Mining
935	Govt Land	Billi-Markundi	3661	0.019	ML	Mining
936	Govt Land	Billi-Markundi	3662	0.013	ML	Mining
937	Govt Land	Billi-Markundi	3663	0.076	ML	Mining
938	Govt Land	Billi-Markundi	3664	0.240	ML	Mining
939	Govt Land	Billi-Markundi	3669	0.013	ML	Mining
940	Govt Land	Billi-Markundi	3670	0.013	ML	Mining
941	Govt Land	Billi-Markundi	3672	0.032	ML	Mining
942	Govt Land	Billi-Markundi	3673	0.038	ML	Mining
943	Govt Land	Billi-Markundi	3675	0.012	ML	Mining
944	Govt Land	Billi-Markundi	3676	0.013	ML	Mining
945	Govt Land	Billi-Markundi	3683	0.025	ML	Mining
946	Govt Land	Billi-Markundi	3685	0.055	ML	Mining
947	Govt Land	Billi-Markundi	3710	0.013	ML	Mining
948	Govt Land	Billi-Markundi	3715	0.031	ML	Mining
949	Govt Land	Billi-Markundi	3725	0.025	ML	Mining
950	Govt Land	Billi-Markundi	3726	0.215	ML	Mining
951	Govt Land	Billi-Markundi	3734	0.037	ML	Mining
952	Govt Land	Billi-Markundi	3735	0.031	ML	Mining
953	Govt Land	Billi-Markundi	3736	0.006	ML	Mining
954	Govt Land	Billi-Markundi	3737	0.018	ML	Mining
955	Govt Land	Billi-Markundi	3738	0.031	ML	Mining
956	Govt Land	Billi-Markundi	3739	0.057	ML	Mining
957	Govt Land	Billi-Markundi	3787	0.013	ML	Mining
958	Govt Land	Billi-Markundi	3798	0.007	ML	Mining
959	Govt Land	Billi-Markundi	3799	0.025	ML	Mining

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960	Govt Land	Billi-Markundi	3804	0.025	ML	Mining
961	Govt Land	Billi-Markundi	3813	0.069	ML	Mining
962	Govt Land	Billi-Markundi	3828	0.013	ML	Mining
963	Govt Land	Billi-Markundi	3835	0.051	ML	Mining
964	Govt Land	Billi-Markundi	3838	0.013	ML	Mining
965	Govt Land	Billi-Markundi	3839	0.013	ML	Mining
966	Govt Land	Billi-Markundi	3840	0.013	ML	Mining
967	Govt Land	Billi-Markundi	3843	0.013	ML	Mining
968	Govt Land	Billi-Markundi	3849	0.013	ML	Mining
969	Govt Land	Billi-Markundi	3851	0.025	ML	Mining
970	Govt Land	Billi-Markundi	3856	0.031	ML	Mining
971	Govt Land	Billi-Markundi	3864	0.006	ML	Mining
972	Govt Land	Billi-Markundi	3868	0.025	ML	Mining
973	Govt Land	Billi-Markundi	3874	0.013	ML	Mining
974	Govt Land	Billi-Markundi	3876	0.025	ML	Mining
975	Govt Land	Billi-Markundi	3897	0.006	ML	Mining
976	Govt Land	Billi-Markundi	3961	1.000	ML	Mining
977	Govt Land	Billi-Markundi	3962	0.809	ML	Mining
978	Govt Land	Billi-Markundi	4019	0.013	ML	Mining
979	Govt Land	Billi-Markundi	4022	0.013	ML	Mining
980	Govt Land	Billi-Markundi	4054	0.177	ML	Mining
981	Govt Land	Billi-Markundi	4110	0.102	ML	Mining
982	Govt Land	Billi-Markundi	4111	0.025	ML	Mining
983	Govt Land	Billi-Markundi	4112	0.120	ML	Mining
984	Govt Land	Billi-Markundi	4113	0.177	ML	Mining
985	Govt Land	Billi-Markundi	4114	0.152	ML	Mining
986	Govt Land	Billi-Markundi	4115	0.253	ML	Mining
987	Govt Land	Billi-Markundi	4116	0.006	ML	Mining
988	Govt Land	Billi-Markundi	4117	0.006	ML	Mining
989	Govt Land	Billi-Markundi	4118	0.379	ML	Mining
990	Govt Land	Billi-Markundi	4119	0.152	ML	Mining
991	Govt Land	Billi-Markundi	4120	0.240	ML	Mining
992	Govt Land	Billi-Markundi	4121	0.101	ML	Mining
993	Govt Land	Billi-Markundi	4122	0.089	ML	Mining
994	Govt Land	Billi-Markundi	4123	0.076	ML	Mining
995	Govt Land	Billi-Markundi	4124	0.051	ML	Mining
996	Govt Land	Billi-Markundi	4125	0.025	ML	Mining
997	Govt Land	Billi-Markundi	4126	0.089	ML	Mining
998	Govt Land	Billi-Markundi	4127	0.101	ML	Mining
999	Govt Land	Billi-Markundi	4128	0.202	ML	Mining
1000	Govt Land	Billi-Markundi	4129	0.253	ML	Mining
1001	Govt Land	Billi-Markundi	4130	0.164	ML	Mining
1002	Govt Land	Billi-Markundi	4169	0.063	ML	Mining
1003	Govt Land	Billi-Markundi	4170	0.013	ML	Mining
1004	Govt Land	Billi-Markundi	4171	0.304	ML	Mining
1005	Govt Land	Billi-Markundi	4176	0.013	ML	Mining
1006	Govt Land	Billi-Markundi	4210	0.126	ML	Mining
1007	Govt Land	Billi-Markundi	4215	0.038	ML	Mining
1008	Govt Land	Billi-Markundi	4216	0.228	ML	Mining
1009	Govt Land	Billi-Markundi	4217	0.326	ML	Mining
1010	Govt Land	Billi-Markundi	4224	0.006	ML	Mining
1011	Govt Land	Billi-Markundi	4225	0.006	ML	Mining
1012	Govt Land	Billi-Markundi	4226	0.411	ML	Mining
1013	Govt Land	Billi-Markundi	4246	0.076	ML	Mining
1014	Govt Land	Billi-Markundi	4247	0.063	ML	Mining
1015	Govt Land	Billi-Markundi	4248	0.051	ML	Mining
1016	Govt Land	Billi-Markundi	4259	0.159	ML	Mining
1017	Govt Land	Billi-Markundi	4261	0.044	ML	Mining
1018	Govt Land	Billi-Markundi	4275	0.051	ML	Mining
1019	Govt Land	Billi-Markundi	4276	0.050	ML	Mining
1020	Govt Land	Billi-Markundi	4335 me	0.052	ML	Mining
1021	Govt Land	Billi-Markundi	4236 me	9.464	ML	Mining
1022	Govt Land	Billi-Markundi	4340	0.019	ML	Mining
1023	Govt Land	Billi-Markundi	4341	0.102	ML	Mining
1024	Govt Land	Billi-Markundi	4342	0.455	ML	Mining
1025	Govt Land	Billi-Markundi	4347	0.069	ML	Mining
1026	Govt Land	Billi-Markundi	4348	0.063	ML	Mining
1027	Govt Land	Billi-Markundi	4367	0.013	ML	Mining
1028	Govt Land	Billi-Markundi	4369	0.019	ML	Mining

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1029	Govt Land	Billi-Markundi	4372	0.063	ML	Mining
1030	Govt Land	Billi-Markundi	4373	0.177	ML	Mining
1031	Govt Land	Billi-Markundi	4375	0.013	ML	Mining
1032	Govt Land	Billi-Markundi	4378	0.481	ML	Mining
1033	Govt Land	Billi-Markundi	4380	0.025	ML	Mining
1034	Govt Land	Billi-Markundi	4382	0.025	ML	Mining
1035	Govt Land	Billi-Markundi	4384	0.013	ML	Mining
1036	Govt Land	Billi-Markundi	4385	0.013	ML	Mining
1037	Govt Land	Billi-Markundi	4386	0.025	ML	Mining
1038	Govt Land	Billi-Markundi	4394	0.101	ML	Mining
1039	Govt Land	Billi-Markundi	4404	0.013	ML	Mining
1040	Govt Land	Billi-Markundi	4405	0.013	ML	Mining
1041	Govt Land	Billi-Markundi	4406	1.011	ML	Mining
1042	Govt Land	Billi-Markundi	4410	0.158	ML	Mining
1043	Govt Land	Billi-Markundi	4412	0.330	ML	Mining
1044	Govt Land	Billi-Markundi	4423 me	0.350	ML	Mining
1045	Govt Land	Billi-Markundi	4482 me	1.000	ML	Mining
1046	Govt Land	Billi-Markundi	4483 me	0.600	ML	Mining
1047	Govt Land	Billi-Markundi	4484 me	1.100	ML	Mining
1048	Govt Land	Billi-Markundi	4708	0.013	ML	Mining
1049	Govt Land	Billi-Markundi	4710	0.019	ML	Mining
1050	Govt Land	Billi-Markundi	4711	0.038	ML	Mining
1051	Govt Land	Billi-Markundi	4712	0.101	ML	Mining
1052	Govt Land	Billi-Markundi	4717	0.481	ML	Mining
1053	Govt Land	Billi-Markundi	4720	0.260	ML	Mining
1054	Govt Land	Billi-Markundi	4722 me	0.007	ML	Mining
1055	Govt Land	Billi-Markundi	4723 me	0.322	ML	Mining
1056	Govt Land	Billi-Markundi	4724	0.132	ML	Mining
1057	Govt Land	Billi-Markundi	4725	0.051	ML	Mining
1058	Govt Land	Billi-Markundi	4738	0.038	ML	Mining
1059	Govt Land	Billi-Markundi	4744	0.063	ML	Mining
1060	Govt Land	Billi-Markundi	4753	0.031	ML	Mining
1061	Govt Land	Billi-Markundi	4754	0.038	ML	Mining
1062	Govt Land	Billi-Markundi	4758	0.025	ML	Mining
1063	Govt Land	Billi-Markundi	4764	0.500	ML	Mining
1064	Govt Land	Billi-Markundi	7500	0.038	ML	Mining
1065	Govt Land	Billi-Markundi	7505	0.101	ML	Mining
1066	Govt Land	Billi-Markundi	7516	0.228	ML	Mining
1067	Govt Land	Billi-Markundi	7521	0.006	ML	Mining
1068	Govt Land	Billi-Markundi	7524	0.006	ML	Mining
1069	Govt Land	Billi-Markundi	7535	0.006	ML	Mining
1070	Govt Land	Billi-Markundi	7536	2.480	ML	Mining
1071	Govt Land	Billi-Markundi	7589	0.051	ML	Mining
1072	Govt Land	Billi-Markundi	7594	0.038	ML	Mining
1073	Govt Land	Billi-Markundi	7595	0.025	ML	Mining
1074	Govt Land	Billi-Markundi	7597	0.025	ML	Mining
1075	Govt Land	Billi-Markundi	7598	0.025	ML	Mining
1076	Govt Land	Billi-Markundi	7599	0.038	ML	Mining
1077	Govt Land	Billi-Markundi	7611 me	0.215	ML	Mining
1078	Govt Land	Billi-Markundi	7618 me	0.810	ML	Mining
1079	Govt Land	Billi-Markundi	7620	0.038	ML	Mining
1080	Govt Land	Billi-Markundi	7629	0.101	ML	Mining
1081	Govt Land	Billi-Markundi	7630 me	0.230	ML	Mining
1082	Govt Land	Billi-Markundi	7636	0.277	ML	Mining
1083	Govt Land	Billi-Markundi	7671	0.082	ML	Mining
1084	Govt Land	Billi-Markundi	7680	0.190	ML	Mining
1085	Govt Land	Billi-Markundi	7696	0.708	ML	Mining
1086	Govt Land	Billi-Markundi	7697	2.200	ML	Mining
1087	Govt Land	Billi-Markundi	7698	0.202	ML	Mining
1088	Govt Land	Billi-Markundi	7714	0.006	ML	Mining
1089	Govt Land	Billi-Markundi	7726	0.051	ML	Mining
1090	Govt Land	Billi-Markundi	7862	0.013	ML	Mining
1091	Govt Land	Billi-Markundi	7882	0.152	ML	Mining
1092	Govt Land	Billi-Markundi	7891	0.019	ML	Mining
1093	Govt Land	Billi-Markundi	7893	0.025	ML	Mining
1094	Govt Land	Billi-Markundi	7900	0.026	ML	Mining
1095	Govt Land	Billi-Markundi	7907	0.101	ML	Mining
1096	Govt Land	Billi-Markundi	7910	0.019	ML	Mining
1097	Govt Land	Billi-Markundi	7925	0.069	ML	Mining

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1098	Govt Land	Billi-Markundi	7927	0.038	ML	Mining
1099	Govt Land	Billi-Markundi	7931	0.031	ML	Mining
1100	Govt Land	Billi-Markundi	7932	0.063	ML	Mining
1101	Govt Land	Billi-Markundi	7935	0.329	ML	Mining
1102	Govt Land	Billi-Markundi	7936	0.006	ML	Mining
1103	Govt Land	Billi-Markundi	7937	0.006	ML	Mining
1104	Govt Land	Billi-Markundi	7939	0.025	ML	Mining
1105	Govt Land	Billi-Markundi	7940	0.063	ML	Mining
1106	Govt Land	Billi-Markundi	7945	0.044	ML	Mining
1107	Govt Land	Billi-Markundi	7946	0.006	ML	Mining
1108	Govt Land	Billi-Markundi	7947	0.847	ML	Mining
1109	Govt Land	Billi-Markundi	7948	0.038	ML	Mining
1110	Govt Land	Billi-Markundi	7950	0.044	ML	Mining
1111	Govt Land	Billi-Markundi	7952	0.057	ML	Mining
1112	Govt Land	Billi-Markundi	7957	0.025	ML	Mining
1113	Govt Land	Billi-Markundi	7959	0.013	ML	Mining
1114	Govt Land	Billi-Markundi	7965	0.114	ML	Mining
1115	Govt Land	Billi-Markundi	7966	0.204	ML	Mining
1116	Govt Land	Billi-Markundi	7967	0.215	ML	Mining
1117	Govt Land	Billi-Markundi	7974	0.013	ML	Mining
1118	Govt Land	Billi-Markundi	7976	2.567	ML	Mining
1119	Govt Land	Billi-Markundi	7977	0.240	ML	Mining
1120	Govt Land	Billi-Markundi	7978	0.132	ML	Mining
1121	Govt Land	Billi-Markundi	7983	0.050	ML	Mining
1122	Govt Land	Billi-Markundi	7985 me	1.620	ML	Mining
1123	Govt Land	Billi-Markundi	8006/2866	0.089	ML	Mining
1124	Govt Land	Billi-Markundi	2333 me	11.730	ML	Mining
1125	Govt Land	Billi-Markundi	2334 me	1.761	ML	Mining
1126	Govt Land	Billi-Markundi	2336	0.126	ML	Mining
1127	Govt Land	Billi-Markundi	2337	0.006	ML	Mining
1128	Govt Land	Billi-Markundi	2338	0.544	ML	Mining
1129	Govt Land	Billi-Markundi	2339	14.276	ML	Mining
1130	Govt Land	Billi-Markundi	2341	0.215	ML	Mining
1131	Govt Land	Billi-Markundi	2342	0.114	ML	Mining
1132	Govt Land	Billi-Markundi	2345	0.519	ML	Mining
1133	Govt Land	Billi-Markundi	2346	0.063	ML	Mining
1134	Govt Land	Billi-Markundi	2347	0.114	ML	Mining
1135	Govt Land	Billi-Markundi	2348	0.417	ML	Mining
1136	Govt Land	Billi-Markundi	2349	0.987	ML	Mining
1137	Govt Land	Billi-Markundi	2350	16.643	ML	Mining
1138	Govt Land	Billi-Markundi	2387	0.063	ML	Mining
1139	Govt Land	Billi-Markundi	2388	0.063	ML	Mining
1140	Govt Land	Billi-Markundi	2389	0.152	ML	Mining
1141	Govt Land	Billi-Markundi	2390	0.291	ML	Mining
1142	Govt Land	Billi-Markundi	2391	0.177	ML	Mining
1143	Govt Land	Billi-Markundi	2392	0.379	ML	Mining
1144	Govt Land	Billi-Markundi	2400	0.266	ML	Mining
1145	Govt Land	Billi-Markundi	2401	0.183	ML	Mining
1146	Govt Land	Billi-Markundi	2402	0.196	ML	Mining
1147	Govt Land	Billi-Markundi	2403	0.107	ML	Mining
1148	Govt Land	Billi-Markundi	2404	0.196	ML	Mining
1149	Govt Land	Billi-Markundi	2405	0.266	ML	Mining
1150	Govt Land	Billi-Markundi	2406	0.025	ML	Mining
1151	Govt Land	Billi-Markundi	2407	0.013	ML	Mining
1152	Govt Land	Billi-Markundi	2408	0.379	ML	Mining
1153	Govt Land	Billi-Markundi	2409	8.321	ML	Mining
1154	Govt Land	Billi-Markundi	2410	0.228	ML	Mining
1155	Govt Land	Billi-Markundi	2411	0.082	ML	Mining
1156	Govt Land	Billi-Markundi	2412	0.228	ML	Mining
1157	Govt Land	Billi-Markundi	2413	0.164	ML	Mining
1158	Govt Land	Billi-Markundi	2417	0.152	ML	Mining
1159	Govt Land	Billi-Markundi	2419	0.013	ML	Mining
1160	Govt Land	Billi-Markundi	2420	0.070	ML	Mining
1161	Govt Land	Billi-Markundi	2421	0.485	ML	Mining
1162	Govt Land	Billi-Markundi	2424	0.114	ML	Mining
1163	Govt Land	Billi-Markundi	2425 me	0.570	ML	Mining
1164	Govt Land	Billi-Markundi	2426	13.630	ML	Mining
1165	Govt Land	Billi-Markundi	2443 me	0.134	ML	Mining
1166	Govt Land	Billi-Markundi	2486	0.128	ML	Mining

Sl. No.	Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Details of Mining Leases, against which acquired (if applicable)	Current Use (Mining/ Plant & Other Infra) (to be specified)
1167	Govt Land	Billi-Markundi	2487 me	0.000	ML	Mining
1168	Govt Land	Billi-Markundi	2516	0.076	ML	Mining
1169	Govt Land	Billi-Markundi	2532	0.019	ML	Mining
1170	Govt Land	Billi-Markundi	2551	0.051	ML	Mining
1171	Govt Land	Billi-Markundi	2553	0.013	ML	Mining
1172	Govt Land	Billi-Markundi	2557	0.026	ML	Mining
1173	Govt Land	Billi-Markundi	2559	0.025	ML	Mining
1174	Govt Land	Billi-Markundi	2565	0.019	ML	Mining
1175	Govt Land	Billi-Markundi	2578	0.031	ML	Mining
1176	Govt Land	Billi-Markundi	2593	0.013	ML	Mining
1177	Govt Land	Billi-Markundi	2595	0.031	ML	Mining
1178	Govt Land	Billi-Markundi	2596	0.019	ML	Mining
1179	Govt Land	Billi-Markundi	2603	0.051	ML	Mining
1180	Govt Land	Billi-Markundi	2604	0.645	ML	Mining
1181	Govt Land	Billi-Markundi	2605	0.126	ML	Mining
1182	Govt Land	Billi-Markundi	2608 me	1.236	ML	Mining
1183	Govt Land	Billi-Markundi	2637	0.152	ML	Mining
1184	Govt Land	Billi-Markundi	2654 me	12.417	ML	Mining
1185	Govt Land	Billi-Markundi	2658 me	0.076	ML	Mining
1186	Govt Land	Billi-Markundi	2659 me	1.028	ML	Mining
1187	Govt Land	Billi-Markundi	2660	0.051	ML	Mining
1188	Govt Land	Billi-Markundi	2664	0.145	ML	Mining
1189	Govt Land	Billi-Markundi	2666	0.013	ML	Mining
1190	Govt Land	Billi-Markundi	2667	0.367	ML	Mining
1191	Govt Land	Billi-Markundi	2673	0.531	ML	Mining
1192	Govt Land	Billi-Markundi	2676	0.177	ML	Mining
1193	Govt Land	Billi-Markundi	2677	0.150	ML	Mining
1194	Govt Land	Billi-Markundi	2678	0.291	ML	Mining
1195	Govt Land	Billi-Markundi	2679	0.120	ML	Mining
1196	Govt Land	Billi-Markundi	2680	0.519	ML	Mining
1197	Govt Land	Billi-Markundi	2681 me	0.080	ML	Mining
1198	Govt Land	Billi-Markundi	2682 me	0.038	ML	Mining
1199	Govt Land	Billi-Markundi	2684 me	0.270	ML	Mining
1200	Govt Land	Billi-Markundi	2685	0.051	ML	Mining
1201	Govt Land	Billi-Markundi	2686 me	0.630	ML	Mining
1202	Govt Land	Billi-Markundi	2687 me	0.470	ML	Mining
1203	Govt Land	Billi-Markundi	2689	0.253	ML	Mining
1204	Govt Land	Billi-Markundi	2690	0.019	ML	Mining
1205	Govt Land	Billi-Markundi	2691	0.316	ML	Mining
1206	Govt Land	Billi-Markundi	2692	0.158	ML	Mining
1207	Govt Land	Billi-Markundi	2693	0.082	ML	Mining
1208	Govt Land	Billi-Markundi	2694	0.130	ML	Mining
1209	Govt Land	Billi-Markundi	2695	0.228	ML	Mining
1210	Govt Land	Billi-Markundi	2696	0.013	ML	Mining
1211	Govt Land	Billi-Markundi	2697	0.064	ML	Mining
1212	Govt Land	Billi-Markundi	2698	0.132	ML	Mining
1213	Govt Land	Billi-Markundi	2699	0.278	ML	Mining
1214	Govt Land	Billi-Markundi	2700	0.278	ML	Mining
1215	Govt Land	Billi-Markundi	2701	0.031	ML	Mining
1216	Govt Land	Billi-Markundi	2702	0.531	ML	Mining
1217	Govt Land	Billi-Markundi	2703	0.063	ML	Mining
1218	Govt Land	Billi-Markundi	2704	0.253	ML	Mining
1219	Govt Land	Billi-Markundi	2705	0.557	ML	Mining
1220	Govt Land	Billi-Markundi	2710	0.278	ML	Mining
1221	Govt Land	Billi-Markundi	2712	0.316	ML	Mining
1222	Govt Land	Billi-Markundi	2713	0.253	ML	Mining
1223	Govt Land	Billi-Markundi	2714	0.014	ML	Mining
1224	Govt Land	Billi-Markundi	2715	1.176	ML	Mining
1225	Govt Land	Billi-Markundi	2716	0.019	ML	Mining
1226	Govt Land	Billi-Markundi	2717	0.202	ML	Mining
1227	Govt Land	Billi-Markundi	2734	12.836	ML	Mining
1228	Govt Land	Billi-Markundi	2738	0.253	ML	Mining
1229	Govt Land	Billi-Markundi	2742	7.750	ML	Mining
1230	Govt Land	Billi-Markundi	2977 me	0.051	ML	Mining
1231	Govt Land	Billi-Markundi	7978 me	0.052	ML	Mining
1232	Govt Land	Billi-Markundi	7984	0.620	ML	Mining
1233	Govt Land	Billi-Markundi	7985	11.368	ML	Mining
1234	Govt Land	Billi-Markundi	7993	2.186	ML	Mining
1235	Govt Land	Billi-Markundi	7995 me	0.126	ML	Mining

Sl. No.	Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Details of Mining Leases, against which acquired (if applicable)	Current Use (Mining/ Plant & Other Infra) (to be specified)
1236	Govt Land	Billi-Markundi	8002 me	0.101	ML	Mining
1237	Govt Land	Billi-Markundi	2330 me	1.250	ML	Mining
1238	Govt Land	Billi-Markundi	2331 me	1.450	ML	Mining
1239	Govt Land	Billi-Markundi	2607	0.822	ML	Mining
1240	Govt Land	Billi-Markundi	2608 me	1.023	ML	Mining
1241	Govt Land	Billi-Markundi	2892 me	0.120	ML	Mining
1242	Govt Land	Billi-Markundi	2896	0.012	ML	Mining
1243	Govt Land	Billi-Markundi	2897	0.013	ML	Mining
1244	Govt Land	Billi-Markundi	2909	0.010	ML	Mining
1245	Govt Land	Billi-Markundi	2911 me	0.600	ML	Mining
1246	Govt Land	Billi-Markundi	2912 me	0.700	ML	Mining
1247	Govt Land	Billi-Markundi	2913	0.700	ML	Mining
1248	Govt Land	Billi-Markundi	2914	0.012	ML	Mining
1249	Govt Land	Billi-Markundi	2915	0.076	ML	Mining
1250	Govt Land	Billi-Markundi	2916	0.013	ML	Mining
1251	Govt Land	Billi-Markundi	2938	0.019	ML	Mining
1252	Govt Land	Billi-Markundi	2940	0.006	ML	Mining
1253	Govt Land	Billi-Markundi	2941	0.082	ML	Mining
1254	Govt Land	Billi-Markundi	2943	0.025	ML	Mining
1255	Govt Land	Billi-Markundi	2953	0.025	ML	Mining
1256	Govt Land	Billi-Markundi	2954	0.013	ML	Mining
1257	Govt Land	Billi-Markundi	2955	0.013	ML	Mining
1258	Govt Land	Billi-Markundi	2956	0.051	ML	Mining
1259	Govt Land	Billi-Markundi	2960	0.013	ML	Mining
1260	Govt Land	Billi-Markundi	2980	0.030	ML	Mining
1261	Govt Land	Billi-Markundi	2982	0.013	ML	Mining
1262	Govt Land	Billi-Markundi	2986	0.013	ML	Mining
1263	Govt Land	Billi-Markundi	2987	0.013	ML	Mining
1264	Govt Land	Billi-Markundi	2988	0.006	ML	Mining
1265	Govt Land	Billi-Markundi	2989	0.006	ML	Mining
1266	Govt Land	Billi-Markundi	2990	0.110	ML	Mining
1267	Govt Land	Billi-Markundi	2993	0.007	ML	Mining
1268	Govt Land	Billi-Markundi	2995	0.253	ML	Mining
1269	Govt Land	Billi-Markundi	2996	0.063	ML	Mining
1270	Govt Land	Billi-Markundi	3000	0.683	ML	Mining
1271	Govt Land	Billi-Markundi	3002	0.114	ML	Mining
1272	Govt Land	Billi-Markundi	3003	0.013	ML	Mining
1273	Govt Land	Billi-Markundi	3044 me	0.037	ML	Mining
1274	Govt Land	Billi-Markundi	3011 me	0.063	ML	Mining
1275	Govt Land	Billi-Markundi	3045	0.771	ML	Mining
1276	Govt Land	Billi-Markundi	3046	0.632	ML	Mining
1277	Govt Land	Billi-Markundi	3047	0.019	ML	Mining
1278	Govt Land	Billi-Markundi	3048	3.059	ML	Mining
1279	Govt Land	Billi-Markundi	3056	0.190	ML	Mining
1280	Govt Land	Billi-Markundi	3057	0.082	ML	Mining
1281	Govt Land	Billi-Markundi	3058	0.031	ML	Mining
1282	Govt Land	Billi-Markundi	3059	14.360	ML	Mining
1283	Govt Land	Billi-Markundi	3064	0.351	ML	Mining
1284	Govt Land	Billi-Markundi	3065	0.025	ML	Mining
1285	Govt Land	Billi-Markundi	3066	0.026	ML	Mining
1286	Govt Land	Billi-Markundi	3069	0.013	ML	Mining
1287	Govt Land	Billi-Markundi	3072	0.075	ML	Mining
1288	Govt Land	Billi-Markundi	3073	0.013	ML	Mining
1289	Govt Land	Billi-Markundi	3074	0.013	ML	Mining
1290	Govt Land	Billi-Markundi	3075	0.007	ML	Mining
1291	Govt Land	Billi-Markundi	3076	0.007	ML	Mining
1292	Govt Land	Billi-Markundi	3080	0.443	ML	Mining
1293	Govt Land	Billi-Markundi	3121	0.099	ML	Mining
1294	Govt Land	Padrach	1699	0.012	ML	Mining
1295	Govt Land	Padrach	1701	0.006	ML	Mining
1296	Govt Land	Padrach	1702	0.101	ML	Mining
1297	Govt Land	Padrach	1703	0.253	ML	Mining
1298	Govt Land	Padrach	1704	0.013	ML	Mining
1299	Govt Land	Padrach	1707/7	0.019	ML	Mining
1300	Govt Land	Padrach	2372	0.013	ML	Mining
1301	Govt Land	Padrach	2384 me	0.127	ML	Mining
1302	Govt Land	Padrach	2389	0.025	ML	Mining
1303	Govt Land	Padrach	2402 me	0.030	ML	Mining
1304	Govt Land	Padrach	2416	0.019	ML	Mining

Sl. No.	Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Details of Mining Leases, against which acquired (if applicable)	Current Use (Mining/ Plant & Other Infra (to be specified))
1305	Govt Land	Padrach	2420	0.038	ML	Mining
1306	Govt Land	Padrach	2421	0.019	ML	Mining
1307	Govt Land	Padrach	2423	0.101	ML	Mining
1308	Govt Land	Padrach	2445	0.038	ML	Mining
1309	Govt Land	Padrach	2452 me	0.013	ML	Mining
1310	Govt Land	Padrach	2491 me	0.013	ML	Mining
1311	Govt Land	Padrach	2494/1 me	0.025	ML	Mining
1312	Govt Land	Padrach	2495	0.520	ML	Mining
1313	Govt Land	Padrach	2496	0.006	ML	Mining
1314	Govt Land	Padrach	2510	0.089	ML	Mining
1315	Govt Land	Padrach	2528	0.076	ML	Mining
1316	Govt Land	Padrach	2537	0.013	ML	Mining
1317	Govt Land	Padrach	2540 me	0.205	ML	Mining
1318	Govt Land	Padrach	2575 me	0.007	ML	Mining
1319	Govt Land	Ningha	211 Me	0.036	ML	Mining
1320	Govt Land	Ningha	225 Me	0.746	ML	Mining
1321	Govt Land	Ningha	612 Me	0.101	ML	Mining
1322	Govt Land	Ningha	609 Me	0.168	ML	Mining
1323	Govt Land	Ningha	610 Me	0.380	ML	Mining
1324	Govt Land	Ningha	622 Me	0.040	ML	Mining
1325	Govt Land	Ningha	626	0.100	ML	Mining
1326	Govt Land	Ningha	627	0.020	ML	Mining
1327	Govt Land	Ningha	629 Me	0.170	ML	Mining
1328	Govt Land	Ningha	635 Me	0.025	ML	Mining
1329	Govt Land	Ningha	638 Me	0.030	ML	Mining
1330	Govt Land	Ningha	666 Me	0.320	ML	Mining
1331	Govt Land	Ningha	608 Me	0.200	ML	Mining
1332	Govt Land	Ningha	629 Me	0.020	ML	Mining
1333	Govt Land	Ningha	635 Me	0.445	ML	Mining
1334	Govt Land	Ningha	638 Me	0.659	ML	Mining
1335	Through Bid of UPSCCL	Billi-Markundi	2659 ga	0.822	Outside of Lease	Plant & Other Infra
1336	Through Bid of UPSCCL	Billi-Markundi	2667 kha	0.367	Outside of Lease	Plant & Other Infra
1337	Through Bid of UPSCCL	Billi-Markundi	2670 kha	0.202	Outside of Lease	Plant & Other Infra
1338	Through Bid of UPSCCL	Billi-Markundi	2673 kha	0.063	Outside of Lease	Plant & Other Infra
1339	Through Bid of UPSCCL	Billi-Markundi	2674 ka	0.291	Outside of Lease	Plant & Other Infra
1340	Through Bid of UPSCCL	Billi-Markundi	7899	0.316	Outside of Lease	Mining
1341	Through Bid of UPSCCL	Kota	970 kha	0.470	Outside of Lease	Plant & Other Infra
1342	Through Bid of UPSCCL	Kota	973 ka	0.170	Outside of Lease	Plant & Other Infra
1343	Through Bid of UPSCCL	Kota	974 ka	0.043	Outside of Lease	Plant & Other Infra
1344	Through Bid of UPSCCL	Kota	975 ka	0.053	Outside of Lease	Plant & Other Infra
1345	Through Bid of UPSCCL	Kota	976 kha	0.114	Outside of Lease	Plant & Other Infra
1346	Through Bid of UPSCCL	Kota	980 kha	0.122	Outside of Lease	Plant & Other Infra
1347	Through Bid of UPSCCL	Kota	981 ka	0.160	Outside of Lease	Plant & Other Infra
1348	Through Bid of UPSCCL	Kota	982	0.303	Outside of Lease	Plant & Other Infra
1349	Through Bid of UPSCCL	Chopan	1704	0.708	Outside of Lease	Plant & Other Infra
1350	Through Bid of UPSCCL	Chopan	1702 kha	0.126	Outside of Lease	Plant & Other Infra
Mining			581.753			
Plant & Infra			387.607			
Grand Total			969.36			

Tanda

Sl. No.	Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Regn. No.
1	Purchased	Kanauda	170	0.3100	1,813
2	Purchased	Kanauda	173	0.2430	1,817
3	Purchased	Kanauda	176	0.6620	1,815
4	Purchased	Kanauda	188	0.3580	1,818
5	Purchased	Kanauda	171	0.6230	1,814
6	Purchased	Kanauda	267	0.2200	1,882
7	Purchased	Kanauda	267	0.2200	1,883
8	Purchased	Kanauda	266	0.3790	1,897
9		Kanauda	172	0.0110	awarded vide SDM order no 6 dt 18.12.2002
10		Kanauda	175	0.0080	awarded vide SDM order no 6 dt 18.12.2002
11		Kanauda	177	0.0230	awarded vide SDM order no 6 dt 18.12.2002
12		Kanauda	189Mi	0.0420	awarded vide SDM order no 6 dt 18.12.2002
13		Kanauda	179	0.0190	awarded vide SDM order no 6 dt 18.12.2002
14		Kanauda	182	0.0090	awarded vide SDM order no 6 dt 18.12.2002
15		Kanauda	185	0.0070	awarded vide SDM order no 6 dt 18.12.2002
16	Purchased	Kanauda	187	0.1320	1,895
17	Purchased	Kanauda	184	0.4790	1,894
18	Purchased	Kanauda	174	0.2790	1,907
19	Purchased	Kanauda	183	0.0540	1,916
20	Purchased	Kanauda	181	0.3340	1,945
21	Purchased	Kanauda	178	0.3410	1,878
22	Purchased	Kanauda	186	0.1680	1,896
23	Purchased	Behra	32	0.5400	1,816
24	Purchased	Behra	142	0.5230	1,865
25	Purchased	Behra	209K	0.3565	awarded vide SDM order no 5 dt 18.12.2002
26		Behra	37	0.0220	awarded vide SDM order no 5 dt 18.12.2002
27		Behra	141	0.0110	awarded vide SDM order no 5 dt 18.12.2002
28		Behra	144	0.0130	awarded vide SDM order no 5 dt 18.12.2002
29	Purchased	Behra	143	0.5230	1,873
30	Purchased	Behra	40	0.1870	1,875
31	Purchased	Behra	35		1,864
32	Purchased	Behra	35	0.3070	1,863
33	Purchased	Behra	35		1,862
34	Purchased	Behra	33	0.0680	1,908
35	Purchased	Behra	33	0.0680	
36	Purchased	Behra	34	0.1860	
37	Purchased	Behra	41	0.4760	2,773
38	Purchased	Behra	41	0.2380	2,952
39	Purchased	Behra	41	0.1590	2,774
Total			8.5985		

Sikandrabad

Sl. No.	Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)
1	Lease from UPSIDC	Sanwali	Plot 19	3.304
2	Lease from UPSIDC		Plot 20	4.322
3	Purchased		408M	0.273
4	Purchased		408M	0.218
5	Purchased		411	0.353
6	Purchased		411	0.006
7	Purchased		411	0.179
Total				8.654

Details of Land Already Acquired
Plant Name: Jaypee Bela Plant

Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Area O/S ML (Ha)	ML / PL (If applicable)	Current Use (Mining /Plant/ Rly Siding/ Township/ Others (to be Specified))
Purchased	Sonra	161	0.113	0.202	ML	Mining
Purchased		162	1.392		ML	Mining
Purchased		137	0.162		ML	Mining
Purchased		138	0.049		ML	Mining
Purchased		139	0.709		ML	Mining
Purchased		136	0.478		ML	Mining
Purchased		149	3.124		ML	Mining
Purchased		149	4.047		ML	Mining
Purchased		149	4.047		ML	Mining
Purchased		136p	0.057		ML	Mining
Purchased		149	1.619		ML	Mining
Purchased		149	2.023		ML	Mining
Purchased		149	2.023		ML	Mining
Purchased		132	3.642	0.255	ML	Mining
Purchased		149p			ML	Mining
Purchased		149			ML	Mining
Purchased		136			ML	Mining
Purchased		145			ML	Mining
Purchased		136			ML	Mining
Purchased		154			ML	Mining
Purchased		155			ML	Mining
Purchased		156			ML	Mining
Purchased		157			ML	Mining
Purchased		156			ML	Mining
Purchased		157			ML	Mining
Purchased		159			ML	Mining
Purchased		160			ML	Mining
Purchased		149p			ML	Mining
Purchased		149			ML	Mining
Purchased		157			ML	Mining
Purchased		156			ML	Mining
Purchased		156			ML	Mining
Purchased		157			ML	Mining
Purchased		156			ML	Mining
Purchased		157			ML	Mining
Purchased		154			ML	Mining
Purchased		155			ML	Mining
Purchased		166 168			ML	Mining
Purchased		166 168			ML	Mining
Purchased		166 168			ML	Mining
Purchased		166 168			ML	Mining
Purchased		166 168			ML	Mining
Purchased		150/2			ML	Mining
Purchased		150/1			ML	Mining
Purchased		150/1			ML	Mining
Purchased	Madheypur	753/2	1.400	0.700	ML	Mining
Purchased		752/2	0.600		ML	Mining
Purchased		753/3	0.259		ML	Mining
Purchased		858	0.348		ML	Mining
Purchased		861	1.068		ML	Mining
Purchased		867	1.465		ML	Mining
Purchased		868	0.178		ML	Mining
Purchased		869	0.454		ML	Mining
Purchased		884	1.376		ML	Mining
Purchased		642/2	0.101		ML	Mining
Purchased	Bajjnath	25	0.183	0.015	ML	Mining
Purchased		29	0.522		ML	Mining
Purchased		30	0.073		ML	Mining
Purchased		34	0.781		ML	Mining
Purchased		35	0.688		ML	Mining
Purchased		35	0.684		ML	Mining
Purchased		36	0.474		ML	Mining
Purchased		48	0.660		ML	Mining

Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Area O/S ML (Ha)	ML / PL (If applicable)	Current Use (Mining /Plant/ Rly Siding/ Township/ Others (to be Specified))	
Purchased		37	0.145	0.033	ML	Mining	
Purchased		50	1.595		ML	Mining	
Purchased		53	0.130		ML	Mining	
Purchased		37	0.088		ML	Mining	
Purchased		50	0.947		ML	Mining	
Purchased		53	0.065		ML	Mining	
Purchased		37	0.045		ML	Mining	
Purchased		50	0.473		ML	Mining	
Purchased		53	0.032		ML	Mining	
Purchased		37	0.045		ML	Mining	
Purchased		50	0.473		ML	Mining	
Purchased		53	0.032		ML	Mining	
Purchased		37	0.089		ML	Mining	
Purchased		50	0.947	ML	Mining		
Purchased		53	0.065	ML	Mining		
Purchased		38	0.814	ML	Mining		
Purchased		49	0.223	ML	Mining		
Purchased		55	0.623	ML	Mining		
Purchased		57	0.060	0.361	ML	Mining	
Purchased		688	2.614		ML	Mining	
Purchased		692	0.295		ML	Mining	
Purchased		49	0.117		ML	Mining	
Purchased		55	0.328		ML	Mining	
Purchased		57	0.214		ML	Mining	
Purchased		688	1.360		ML	Mining	
Purchased		692	0.154		ML	Mining	
Purchased		51	0.048		0.035	ML	Mining
Purchased		52				ML	Mining
Purchased		49				ML	Mining
Purchased		55				ML	Mining
Purchased		57		ML		Mining	
Purchased		688		ML		Mining	
Purchased		692		ML		Mining	
Purchased		51		0.034		ML	Mining
Purchased		52				ML	Mining
Purchased		698/2				ML	Mining
Purchased		698/1				ML	Mining
Purchased		698/3				ML	Mining
Purchased		12				ML	Mining
Purchased		13	ML		Mining		
Purchased		14	ML		Mining		
Purchased		15	ML		Mining		
Purchased		17	ML		Mining		
Purchased		111	1.028		0.178	ML	Mining
Purchased		112				ML	Mining
Purchased		39/2		ML		Mining	
Purchased		42/2		ML		Mining	
Purchased		39/1		ML		Mining	
Purchased		42/1		ML		Mining	
Purchased		98		0.202		ML	Mining
Purchased		99				ML	Mining
Purchased		100				ML	Mining
Purchased		7/1/2				ML	Mining
Purchased		7/1/3				ML	Mining
Purchased		7/1/1				ML	Mining
Purchased		7/1/4				ML	Mining
Purchased		23/1	ML		Mining		
Purchased		24/1	ML		Mining		
Purchased		115/1	ML		Mining		
Purchased		23/3	ML		Mining		
Purchased		24/3	ML		Mining		
Purchased		116/2	ML	Mining			
Purchased		23/2	ML	Mining			
Purchased		24/2	ML	Mining			
Purchased		115/2	ML	Mining			
Purchased		116/2	ML	Mining			
Purchased	Narora	111p	6.012	0.074	ML	Mining	
Purchased		111p	6.012		ML	Mining	
Purchased		111p	1.140		ML	Mining	
Purchased		122	0.117		ML	Mining	

Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Area O/S ML (Ha)	ML / PL (If applicable)	Current Use (Mining /Plant/ Rly Siding/ Township/ Others (to be Specified))
Purchased		124	0.150		ML	Mining
Purchased		125	0.146		ML	Mining
Purchased		123	0.121		ML	Mining
Purchased	Madheypur	879/1	0.344		ML	Mining
Purchased		880/1	0.292		ML	Mining
Purchased		881/1/1	1.927	0.004	ML	Mining
Purchased		881/1	0.324		ML	Mining
Purchased		881/1	0.320		ML	Mining
Purchased	Khamariya	151	0.817		ML	Mining
Purchased		153/2		0.028	ML	Mining
Purchased		206	2.428		ML	Mining
Purchased	Hinoti	15	2.938		ML	Mining
Purchased		15/3	1.469		ML	Mining
Purchased		15/1	0.735		ML	Mining
Purchased		16/1	0.405		ML	Mining
Purchased		16/2	0.405		ML	Mining
Purchased		16/3	0.405		ML	Mining
Purchased		17	1.372		ML	Mining
Purchased		19	3.537		ML	Mining
Purchased		21		0.040	ML	Mining
Purchased		28/2	0.023	0.069	ML	Mining
Purchased		29/2	0.443		ML	Mining
Purchased		28/3	0.023		ML	Mining
Purchased		29/3	0.443		ML	Mining
Purchased		28/1	0.023		ML	Mining
Purchased		29/1	0.444		ML	Mining
Purchased		28/4	0.024		ML	Mining
Purchased		29/4	0.443		ML	Mining
Purchased		30/3	0.017		ML	Mining
Purchased		31/3	0.339		ML	Mining
Purchased		30/2	0.018		ML	Mining
Purchased		31/2	0.338		ML	Mining
Purchased		30/1	0.018		ML	Mining
Purchased		31/1	0.338		ML	Mining
Purchased		45	0.061		ML	Mining
Purchased		49	2.521		ML	Mining
Purchased					ML	Mining
Purchased		52	3.500	0.049	ML	Mining
Purchased					ML	Mining
Purchased		57	1.073		ML	Mining
Purchased		58	0.445		ML	Mining
Purchased		60 P	0.222		ML	Mining
Purchased		60 P	0.219		ML	Mining
Purchased		61	2.965	0.304	ML	Mining
Purchased	Sonra	32/5kha	2.663		ML	Mining
Purchased		37		0.700	ML	Mining
Purchased		164		0.388	ML	Mining
Purchased		165	3.000	5.547	ML	Mining
Purchased		163		3.137	ML	Mining
Purchased		153p	0.405		ML	Mining
Purchased		153p	0.405		ML	Mining
Purchased		153p	0.405		ML	Mining
Purchased		153p	0.405		ML	Mining
Purchased	Bajjnath	18	0.802		ML	Mining
Purchased					ML	Mining
Purchased		114		0.158	ML	Mining
Purchased		127	0.688		ML	Mining
Purchased		128	0.109		ML	Mining
Purchased	Bajjnath	19	0.206		ML	Mining
Purchased	Bajjnath	21	0.049		ML	Mining
Purchased		20/1617	0.202		ML	Mining
Purchased	Bajjnath	20/1617	0.203		ML	Mining
Purchased		21	0.052		ML	Mining
Purchased	Bajjnath	125	0.640		ML	Mining
Purchased	Bajjnath	126	0.777		ML	Mining
Purchased	Bajjnath	137	0.105		ML	Mining
Purchased		139	1.327		ML	Mining

Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Area O/S ML (Ha)	ML / PL (If applicable)	Current Use (Mining /Plant/ Rly Siding/ Township/ Others (to be Specified))
Purchased		145	0.725		ML	Mining
Purchased	Bajjnath	146	0.012		ML	Mining
Purchased		147	0.277	0.010	ML	Mining
Purchased	Hinoti	26	0.105		ML	Mining
Purchased		37	0.947		ML	Mining
Purchased		38	1.368		ML	Mining
Purchased					ML	Mining
Purchased		27/1	0.269		ML	Mining
Purchased		27/2	0.269		ML	Mining
Purchased		27/3	0.269		ML	Mining
Purchased		27/4	0.269		ML	Mining
Purchased		27/5	1.076		ML	Mining
Purchased		33	0.089		ML	Mining
Purchased		34	2.023		ML	Mining
Purchased	Sonra	20	0.024		ML	Mining
Purchased		21	0.372		ML	Mining
Purchased		22	2.485		ML	Mining
Purchased					ML	Mining
Purchased		88p	0.659		ML	Mining
Purchased		89p	0.202		ML	Mining
Purchased		88	0.660		ML	Mining
Purchased		91	0.408		ML	Mining
Purchased		165	0.918		ML	Mining
Purchased	Narora	127	0.690	0.004	ML	Mining
Purchased	Hinoti	1/1	1.036		ML	Mining
Purchased		3/1	0.405		ML	Mining
Purchased		1/2	1.036		ML	Mining
Purchased		3/2	0.408		ML	Mining
Purchased		2/2	0.016		ML	Mining
Purchased		4/2	0.073		ML	Mining
Purchased		5/2	0.344		ML	Mining
Purchased		6	0.854		ML	Mining
Purchased		8	0.206		ML	Mining
Purchased		9	0.045		ML	Mining
Purchased	Sonra	23/2	0.105		ML	Mining
Purchased		24/2	2.023		ML	Mining
Purchased	Narora	17	0.543		ML	Mining
Purchased		30	0.412		ML	Mining
Purchased		31	0.563		ML	Mining
Purchased		32	0.158		ML	Mining
Purchased		38	1.161		ML	Mining
Purchased		84	0.081	0.008	ML	Mining
Purchased		87	1.312		ML	Mining
Purchased		93	1.602		ML	Mining
Purchased		94	0.595		ML	Mining
Purchased		98	1.485		ML	Mining
Purchased		99	1.542		ML	Mining
Purchased		102	0.938		ML	Mining
Purchased		144/2	0.259		ML	Mining
Purchased		147/1	0.069		ML	Mining
Purchased		148/2	0.898		ML	Mining
Purchased		2		0.522	ML	Mining
Purchased		3/9		0.271	ML	Mining
Purchased		5/1		0.275	ML	Mining
Purchased		7/2	0.065	0.065	ML	Mining
Purchased		120/9		0.070	ML	Mining
Purchased		83/2	0.405		ML	Mining
Purchased		88/6		0.303	ML	Mining
Purchased		89/5	0.761		ML	Mining
Purchased		90/2	0.464		ML	Mining
Purchased		90/1	0.309		ML	Mining
Purchased		103	0.441		ML	Mining
Purchased		126		0.065	ML	Mining
Purchased		100/1	0.255		ML	Mining
Purchased		100/2	0.255		ML	Mining
Purchased		100/3	0.255		ML	Mining
Purchased		101/1	0.109		ML	Mining
Purchased		101/2	0.109		ML	Mining
Purchased		101/3	0.109		ML	Mining

Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Area O/S ML (Ha)	ML / PL (If applicable)	Current Use (Mining /Plant/ Rly Siding/ Township/ Others (to be Specified))	Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Area O/S ML (Ha)	ML / PL (If applicable)	Current Use (Mining /Plant/ Rly Siding/ Township/ Others (to be Specified))
Purchased		110/1	0.142		ML	Mining	Purchased		152/2	4.523		ML	Mining
Purchased		110/2	0.142		ML	Mining	Purchased		153	0.028	0.133	ML	Mining
Purchased		110/3	0.142		ML	Mining	Purchased		162			ML	Mining
Purchased		112/1	0.299		ML	Mining	Purchased		163	0.202		ML	Mining
Purchased		112/2	0.304		ML	Mining	Purchased		154	0.174		ML	Mining
Purchased		112/4	0.304		ML	Mining	Purchased		155	0.061		ML	Mining
Purchased		112/6	0.204	0.100	ML	Mining	Purchased		156	1.578		ML	Mining
Purchased		113/1	0.474		ML	Mining	Purchased		164		0.607	ML	Mining
Purchased		113/2	0.474		ML	Mining	Purchased		158/6	2.719		ML	Mining
Purchased		113/3	0.470		ML	Mining	Purchased		160/6	0.255		ML	Mining
Purchased		113/5	0.474		ML	Mining	Purchased		142	3.035		ML	Mining
Purchased		114/1	0.032		ML	Mining	Purchased		166/1	0.142		ML	Mining
Purchased		114/2	0.032		ML	Mining	Purchased		168	0.057		ML	Mining
Purchased		114/3	0.032		ML	Mining	Purchased		169	1.978		ML	Mining
Purchased		117/1		0.069	ML	Mining	Purchased		170	0.065		ML	Mining
Purchased		117/2		0.069	ML	Mining	Purchased		171		1.659	ML	Mining
Purchased		117/3		0.065	ML	Mining	Purchased		176/1	0.142		ML	Mining
Purchased		117/5		0.065	ML	Mining	Purchased		176/2	0.142		ML	Mining
Purchased		118/1		0.085	ML	Mining	Purchased		180/1	1.360		ML	Mining
Purchased		118/2		0.085	ML	Mining	Purchased		180/2	1.360		ML	Mining
Purchased		118/3		0.085	ML	Mining	Purchased		176/5	0.142		ML	Mining
Purchased		118/5		0.085	ML	Mining	Purchased		176/6	0.142		ML	Mining
Purchased		112/3	0.304		ML	Mining	Purchased		180/5	1.360		ML	Mining
Purchased		113/4	0.474		ML	Mining	Purchased		180/6	1.360		ML	Mining
Purchased		114/4	0.032		ML	Mining	Purchased		172		2.776	ML	Mining
Purchased		114/5	0.032		ML	Mining	Purchased		173		0.283	ML	Mining
Purchased		117/4	0.065	0.065	ML	Mining	Purchased		174		3.213	ML	Mining
Purchased		118/4	0.081	0.081	ML	Mining	Purchased		175		1.323	ML	Mining
Purchased		112/5	0.299		ML	Mining	Purchased	Sonra	129	0.040		-	Plant & Other Infra
Purchased		113/6	0.470		ML	Mining	Purchased		169/2	0.101		-	Plant & Other Infra
Purchased		114/6	0.036		ML	Mining	Purchased		127	0.150		-	Plant & Other Infra
Purchased		117/6		0.069	ML	Mining	Purchased		132	0.127		-	Plant & Other Infra
Purchased		118/5		0.085	ML	Mining	Purchased		133	3.760		-	Plant & Other Infra
Purchased		100 P	0.251		ML	Mining	Purchased		133	1.214		-	Plant & Other Infra
Purchased		101 P	0.109		ML	Mining	Purchased		133	0.426		-	Plant & Other Infra
Purchased		110 P	0.142		ML	Mining	Purchased		150	2.805		-	Plant & Other Infra
Purchased		100 P	0.255		ML	Mining	Purchased		150	3.304		-	Plant & Other Infra
Purchased		101 P	0.105		ML	Mining	Purchased		128	0.287		-	Plant & Other Infra
Purchased		110 P	0.142		ML	Mining							
Purchased		100 P	0.255		ML	Mining	Purchased	Madheypur	685/2	2.100		-	Plant & Other Infra
Purchased		101 P	0.109		ML	Mining	Purchased		685/2	2.100		-	Plant & Other Infra
Purchased		110 P	0.142		ML	Mining	Purchased		685/1	1.012		-	Plant & Other Infra
Purchased		130/2	1.365		ML	Mining	Purchased		642/2	0.101		-	Plant & Other Infra
Purchased		132/2	0.059		ML	Mining	Purchased		683	0.226		-	Plant & Other Infra
Purchased		133/2	0.870		ML	Mining	Purchased		684	0.915		-	Plant & Other Infra
Purchased		129/2	0.036		ML	Mining	Purchased		637	0.158		-	Plant & Other Infra
Purchased		130/1/2	0.015	0.208	ML	Mining	Purchased		638	1.214		-	Plant & Other Infra
Purchased		132/1/2	0.006		ML	Mining	Purchased		641	0.109		-	Plant & Other Infra
Purchased		133/1/2	0.200		ML	Mining	Purchased		643	1.854		-	Plant & Other Infra
Purchased		134/2	0.377		ML	Mining	Purchased		750/1	0.255		-	Plant & Other Infra
Purchased		129/3	0.036		ML	Mining							
Purchased		130/3	0.253		ML	Mining							
Purchased		131/2	0.925		ML	Mining							
Purchased		129/6	0.020		ML	Mining							
Purchased		130/5	0.242		ML	Mining							
Purchased		131/5	0.367		ML	Mining							
Purchased		132/4	0.003		ML	Mining							
Purchased		133/4	0.213		ML	Mining							
Purchased		134/4	0.565		ML	Mining							
Purchased		129/4	0.070		ML	Mining							
Purchased		130/2	0.736		ML	Mining							
Purchased		131/3	1.496		ML	Mining							
Purchased		141/1/1	0.202		ML	Mining							
Purchased		6/2		0.299	ML	Mining							
Purchased		141/2	1.215		ML	Mining							
Purchased		141/3	0.490		ML	Mining							
Purchased		141/1/2	0.202		ML	Mining							
Purchased		150	0.198		ML	Mining							
Purchased		151	0.089		ML	Mining							
Purchased		152/1	3.822		ML	Mining							

Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Area O/S ML (Ha)	ML / PL (If applicable)	Current Use (Mining /Plant/ Rly Siding/ Township/ Others (to be Specified))	Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Area O/S ML (Ha)	ML / PL (If applicable)	Current Use (Mining /Plant/ Rly Siding/ Township/ Others (to be Specified))
Purchased		750/2	0.255		-	Plant & Other Infra	Purchased		142	1.154			Plant & Other Infra
Purchased		750/3	0.251		-	Plant & Other Infra	Purchased		143	0.202			Plant & Other Infra
Purchased		750/4	0.251		-	Plant & Other Infra	Purchased		143	2.036			Plant & Other Infra
Purchased		649	1.492		-	Plant & Other Infra	Purchased	Madheypur	638	0.809			Plant & Other Infra
Purchased		646	0.567		-	Plant & Other Infra	Purchased		649	0.562			Plant & Other Infra
Purchased		649	1.664		-	Plant & Other Infra	Purchased		649	2.226			Plant & Other Infra
Purchased		740	0.129		-	Plant & Other Infra	Purchased		341/2	0.101			Plant & Other Infra
Purchased		742	0.097		-	Plant & Other Infra	Purchased		342/5	0.769			Plant & Other Infra
Purchased		743	0.097		-	Plant & Other Infra	Purchased		341/3	0.036			Plant & Other Infra
Purchased		650	0.567		-	Plant & Other Infra	Purchased		342/5	0.251			Plant & Other Infra
Purchased		651/2	0.146		-	Plant & Other Infra	Purchased		349/1	0.332			Plant & Other Infra
Purchased		653/2/1	1.311		-	Plant & Other Infra	Purchased		350	0.113			Plant & Other Infra
Purchased		751/1	0.809		-	Plant & Other Infra	Purchased		339	1.753			Plant & Other Infra
Purchased		751/2 kha	0.809		-	Plant & Other Infra	Purchased		446	0.312			Plant & Other Infra
Purchased		748	0.567		-	Plant & Other Infra	Purchased		658	0.773			Plant & Other Infra
Purchased		688/2 Kha	0.164		-	Plant & Other Infra	Purchased		663	0.069			Plant & Other Infra
Purchased		688/2ka	0.245		-	Plant & Other Infra	Purchased		213	0.049			Plant & Other Infra
Purchased		696/2	0.296		-	Plant & Other Infra	Purchased		214	2.502			Plant & Other Infra
Purchased		696/4	0.299		-	Plant & Other Infra	Purchased		351/1	0.045			Plant & Other Infra
Purchased		647/1	0.291		-	Plant & Other Infra	Purchased		352/1	0.150			Plant & Other Infra
Purchased		647/2	0.295		-	Plant & Other Infra	Purchased		351/2	0.045			Plant & Other Infra
Purchased		689	0.478		-	Plant & Other Infra	Purchased		352/2	0.154			Plant & Other Infra
Purchased		739	0.130		-	Plant & Other Infra	Purchased		661	0.437			Plant & Other Infra
Purchased	Sonra	129	0.045			Plant & Other Infra	Purchased		648/1	0.057			Plant & Other Infra
Purchased		128	1.106			Plant & Other Infra	Purchased		659/2	0.302			Plant & Other Infra
Purchased		130	0.214			Plant & Other Infra	Purchased		506/1	0.113			Plant & Other Infra
Purchased		132	0.128			Plant & Other Infra	Purchased		507/1	0.021			Plant & Other Infra
Purchased		133	0.788			Plant & Other Infra	Purchased		506/3	0.075			Plant & Other Infra
Purchased		133	1.215			Plant & Other Infra	Purchased		507/3	0.010			Plant & Other Infra
Purchased		134	0.174			Plant & Other Infra	Purchased		508/1	0.547			Plant & Other Infra
Purchased		135	0.599			Plant & Other Infra	Purchased		509/1	0.097			Plant & Other Infra
Purchased		141	0.049			Plant & Other Infra	Purchased		510/1	0.129			Plant & Other Infra
Purchased		140	4.492			Plant & Other Infra	Purchased	Sonra	128	1.913			Plant & Other Infra
Purchased		142	2.210			Plant & Other Infra	Purchased		130	0.049			Plant & Other Infra
Purchased		142	1.214			Plant & Other Infra	Purchased		142	0.060			Plant & Other Infra

Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Area O/S ML (Ha)	ML / PL (If applicable)	Current Use (Mining /Plant/ Rly Siding/ Township/ Others (to be Specified))
Purchased		143	0.303			Plant & Other Infra
Purchased	Chhijwar	515/2	0.437			Plant & Other Infra
Purchased		515/2	0.437			Plant & Other Infra
Purchased		510/1	0.004			Plant & Other Infra
Purchased		511/1	0.881			Plant & Other Infra
Purchased		515/1/2	0.319			Plant & Other Infra
Purchased		515/4/2	0.142			Plant & Other Infra
Purchased		515/1/1	0.324			Plant & Other Infra
Purchased		515/4/1	0.142			Plant & Other Infra
Purchased		512	0.049			Plant & Other Infra
Purchased		513	1.036			Plant & Other Infra
Purchased	Bajjnath	695	0.028		ML Applied	
Purchased		696	0.579		ML Applied	
Purchased	Khamariya	158	1.319		ML Applied	
Purchased		181	0.118		ML Applied	
Purchased		182	0.299		ML Applied	
Purchased		229	1.133		ML Applied	
Purchased	Bajjnath	238	0.692		ML Applied	
Purchased	Bajjnath	217	0.454		ML Applied	
Purchased	Bajjnath	221	0.364		ML Applied	
Purchased	Bajjnath	166/1	0.292		ML Applied	
Purchased		167/1	0.015		ML Applied	
Purchased		166/2	0.292		ML Applied	
Purchased		167/2	0.015		ML Applied	
Purchased		310	0.397		ML Applied	
Purchased		373	0.247		ML Applied	
Purchased		306./2	0.073		ML Applied	
Purchased		314/2	0.037		ML Applied	
Purchased		315/2	0.369		ML Applied	
Purchased		275	0.983		ML Applied	
Purchased		276	0.036		ML Applied	
Purchased		305	0.356		ML Applied	
Purchased		220/2	0.364		ML Applied	
Purchased		240/4	0.251		ML Applied	
Purchased		393/1	0.046		ML Applied	
Purchased		398/1	0.049		ML Applied	
Purchased		399/1	0.327		ML Applied	
Purchased		365/2	0.045		ML Applied	
Purchased		378/2	0.330		ML Applied	
Purchased		245	0.765		ML Applied	
Purchased		283	1.602		ML Applied	
Purchased		284	0.069		ML Applied	
Purchased		285	0.113		ML Applied	
Purchased		384	0.227		ML Applied	
Purchased		385	0.040		ML Applied	
Purchased		161	0.454		ML Applied	
Purchased		422	0.614		ML Applied	
Purchased	Hinoti	55	0.672		ML Applied	
Purchased		53	0.093		ML Applied	
Purchased		54	3.468		ML Applied	
Purchased		62/1	0.284		ML Applied	
Purchased		63/1	0.012		ML Applied	
Purchased		66/1	0.109		ML Applied	
Purchased		63/2	0.020		ML Applied	
Purchased		68/2	0.190		ML Applied	
Purchased		72/2	0.073		ML Applied	
Purchased		93	0.178		ML Applied	
Purchased		66/3	0.114		ML Applied	

Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Area O/S ML (Ha)	ML / PL (If applicable)	Current Use (Mining /Plant/ Rly Siding/ Township/ Others (to be Specified))
Purchased		62/2	0.283		ML Applied	
Purchased		63/4	0.008		ML Applied	
Purchased		67/2	0.093		ML Applied	
Purchased		68/3	0.093		ML Applied	
Purchased		72/3	0.037		ML Applied	
Purchased		74/2	0.101		ML Applied	
Purchased		75/3	0.020		ML Applied	
Purchased		79/3	0.048		ML Applied	
Purchased		80/3	0.021		ML Applied	
Purchased		84/2	0.016		ML Applied	
Purchased		85/2	0.133		ML Applied	
Purchased		94/3	0.105		ML Applied	
Purchased		95/2	0.126		ML Applied	
Purchased		96/2	0.101		ML Applied	
Purchased		97	0.166		ML Applied	
Purchased		64	0.109		ML Applied	
Purchased		63/3	0.020		ML Applied	
Purchased		65	0.121		ML Applied	
Purchased		91	0.032		ML Applied	
Purchased		101/1	0.016		ML Applied	
Purchased		127	0.231		ML Applied	
Purchased		128	0.494		ML Applied	
Purchased		198	0.287		ML Applied	
Purchased		199	0.073		ML Applied	
Purchased		200	0.458		ML Applied	
Purchased		206/1	0.476		ML Applied	
Purchased		206/2	0.103		ML Applied	
Purchased		105/1	0.202		ML Applied	
Purchased		136/2	0.308		ML Applied	
Purchased		56	0.817		ML Applied	
Purchased		69	0.267		ML Applied	
Purchased		70	0.275		ML Applied	
Purchased		71	0.825		ML Applied	
Purchased		173/2	0.109		ML Applied	
Purchased		171/3	0.223		ML Applied	
Purchased	Madheypur	757	0.438		ML Applied	
Purchased		730	0.462		ML Applied	
Purchased		872	0.166		ML Applied	
Purchased		854/1	0.464		ML Applied	
Purchased		538/3	0.473		ML Applied	
Purchased		877/3	0.581		ML Applied	
Purchased		877/6	0.097		ML Applied	
Purchased		877/7	0.097		ML Applied	
Purchased		877/5	0.097		ML Applied	
Purchased		847/2		0.684		
Purchased		848	0.934		ML Applied	
Purchased		877/4	0.581		ML Applied	
Purchased		521/5	0.500		ML Applied	
Purchased		787	0.809		ML Applied	
Purchased		768/3	0.086		ML Applied	
Purchased		555/4kha	0.202		ML Applied	
Purchased		847/1		1.412		
Purchased		878/2		0.983		
Purchased		718/1		0.283		
Purchased		719/1		0.020		
Purchased		720/1		1.186		
Purchased	Baheliya	19/5	0.134		ML Applied	
Purchased	Baheliya	18/2	0.324		ML Applied	
Purchased	Chhijwar	706	2.003		ML Applied	
Purchased	Devra	1182	0.441		ML Applied	
Purchased		1188	0.134		ML Applied	
Purchased		1189/2	0.040		ML Applied	
Purchased		1203	0.206		ML Applied	
Purchased		1204	3.520		ML Applied	
Purchased		1205/1		0.028	ML Applied	
Purchased		1186	7.248		ML Applied	
Purchased		1187	0.559		ML Applied	

Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Area O/S ML (Ha)	ML / PL (If applicable)	Current Use (Mining /Plant/ Rly Siding/ Township/ Others (to be Specified))
Purchased		1081/1210		0.073	ML Applied	
Purchased		1178	0.384		ML Applied	
Purchased		1180	3.427		ML Applied	
Purchased		1181	0.109		ML Applied	
Purchased		1180/1211		0.263	ML Applied	
Purchased		1180/1212	0.028		ML Applied	
Purchased		1205/2		0.081	ML Applied	
Purchased		1119/1	0.927		ML Applied	
Purchased		1155	0.134		ML Applied	
Purchased		1156	0.121		ML Applied	
Purchased		1157	3.715		ML Applied	
Purchased		969/1kha	0.857		ML Applied	
Purchased		577/1	0.494		ML Applied	
Purchased		1168/2	0.020		ML Applied	
Purchased		1169/2	0.457		ML Applied	
Purchased		1056/1	0.073		ML Applied	
Purchased		1079/1ka	0.506		ML Applied	
Purchased		1191	1.578		ML Applied	
Purchased		1192	0.089		ML Applied	
Purchased		1193	0.073		ML Applied	
Purchased		1172/2	0.065		ML Applied	
Purchased		1175/1ka	1.625		ML Applied	
Purchased		1176/2	0.057		ML Applied	
Purchased		1175/2	1.214		ML Applied	
Purchased		1166/1	0.648		ML Applied	
Purchased		1166/2	0.648		ML Applied	
Purchased		1167/1	0.044		ML Applied	
Purchased		1167/2	0.045		ML Applied	
Purchased		1171/1/1	0.274		ML Applied	
Purchased		1171/2/1	0.274		ML Applied	
Purchased		566/4/2	0.405		ML Applied	
Purchased		965/1/Kha	0.052		ML Applied	
Purchased		1016/2	0.101		ML Applied	
Purchased		1017/2	0.077		ML Applied	
Purchased		1025/2	0.192		ML Applied	
Purchased		986/2ga	0.146		ML Applied	
Purchased		987/2	0.373		ML Applied	
Purchased		1061/3	0.049		ML Applied	
Purchased		1174/1ka/2	0.161		ML Applied	
Purchased		1174/2/1/2	0.097		ML Applied	
Purchased		1177/2	0.194		ML Applied	
Purchased		1174/2/2	0.825		ML Applied	
Purchased		1174/2/1/1	0.728		ML Applied	
Purchased		587/5	0.202		ML Applied	
Purchased		590/5	0.247		ML Applied	
Purchased		1057/1	0.093		ML Applied	
Purchased		1174/1ka/1/2	0.073		ML Applied	
Purchased	Kothar	33/1kha	0.809		ML Applied	
Purchased					ML Applied	
Purchased					ML Applied	
Purchased					ML Applied	
Purchased					ML Applied	
Purchased		4	2.318		ML Applied	
Purchased		33/2	0.809		ML Applied	
Purchased					ML Applied	
Purchased					ML Applied	
Purchased					ML Applied	
Purchased					ML Applied	
Purchased		51/5/2	0.259		ML Applied	
Purchased		42/2	0.283		ML Applied	
Purchased		43/1	2.931		ML Applied	
Purchased		1/1ka	1.986		ML Applied	
Purchased		2/1ka	0.082		ML Applied	
Purchased		3/1kha	0.304		ML Applied	
Purchased		11/1ka/1	0.818		ML Applied	
Purchased	Narora	14	0.664		PL Applied	
Purchased		54	0.478		PL Applied	

Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Area O/S ML (Ha)	ML / PL (If applicable)	Current Use (Mining /Plant/ Rly Siding/ Township/ Others (to be Specified))
Purchased		57/8	0.025		PL Applied	
Purchased		52	0.032		PL Applied	
Purchased		67/6	0.203		PL Applied	
Purchased		51	0.032		PL Applied	
Purchased		59	0.142		PL Applied	
Purchased		75	0.101		PL Applied	
Purchased		77	0.162		PL Applied	
Purchased		79	0.239		PL Applied	
Award Land	Sonra	156	0.510		ML	Mining
Award Land	Sonra	151	0.053		ML	Mining
Award Land	Sonra	152	1.169		ML	Mining
Award Land	Sonra	40 P	1.250		ML	Mining
Award Land	Sonra	39	0.773		ML	Mining
Award Land	Sonra	40 P	2.023		ML	Mining
Award Land	Sonra	40 P	1.021		ML	Mining
Award Land	Sonra	32	0.911		ML	Mining
Award Land	Sonra	26	1.987		ML	Mining
Award Land	Sonra	32 P	0.405		ML	Mining
Award Land	Sonra	32 P	2.023		ML	Mining
Award Land	Sonra	32 P	2.023		ML	Mining
Award Land	Sonra	25	7.802		ML	Mining
Award Land	Sonra	28	5.467		ML	Mining
Award Land	Sonra	33	0.947		ML	Mining
Award Land	Sonra	41	0.733		ML	Mining
Award Land	Sonra	32 P	7.540		ML	Mining
Award Land	Sonra	45	1.109		ML	Mining
Award Land	Sonra	36	1.522		ML	Mining
Award Land	Sonra	39 P	0.502		ML	Mining
Award Land	Sonra	37 P	0.299		ML	Mining
Award Land	Sonra	38	0.162		ML	Mining
Award Land	Sonra	34	0.045		ML	Mining
Award Land	Sonra	35	1.360		ML	Mining
Award Land	Sonra	27	1.761		ML	Mining
Award Land	Sonra	84	2.399		ML	Mining
Award Land	Sonra	42	3.047		ML	Mining
Award Land	Sonra	82	0.125		ML	Mining
Award Land	Sonra	29	0.049		ML	Mining
Award Land	Sonra	30	0.467	0.966	ML	Mining
Award Land	Sonra	85	2.152		ML	Mining
Award Land	Sonra	94	0.049		ML	Mining
Award Land	Sonra	43	3.699		ML	Mining
Award Land	Sonra	86	0.146		ML	Mining
Award Land	Bajnath	3/1	1.606		ML	Mining
Award Land	Bajnath	5/1	0.045		ML	Mining
Award Land	Bajnath	3/2	0.534		ML	Mining
Award Land	Bajnath	5/2	0.012		ML	Mining
Award Land	Bajnath	20	0.768		ML	Mining
Award Land	Bajnath	118	0.069		ML	Mining
Award Land	Bajnath	119	0.263		ML	Mining
Award Land	Bajnath	120	0.073		ML	Mining
Award Land	Bajnath	123	1.019		ML	Mining
Award Land	Bajnath	124	0.093		ML	Mining
Award Land	Bajnath	8/1	0.929		ML	Mining
Award Land	Bajnath	8/2	0.308		ML	Mining
Award Land	Bajnath	33	0.045		ML	Mining
Award Land	Bajnath	110	0.312		ML	Mining
Award Land	Bajnath	25	0.247		ML	Mining
Award Land	Bajnath	29	0.522		ML	Mining
Award Land	Bajnath	30	0.069		ML	Mining
Award Land	Bajnath	111	0.093		ML	Mining
Award Land	Bajnath	112	0.057		ML	Mining
Award Land	Bajnath	11	5.937		ML	Mining
Award Land	Bajnath	53	0.369		ML	Mining
Award Land	Bajnath	9	0.729		ML	Mining
Award Land	Khamariya	139	0.749		ML	Mining
Award Land	Khamariya	140	0.291		ML	Mining
Award Land	Khamariya	141	0.583		ML	Mining
Award Land	Khamariya	142	0.894		ML	Mining
Award Land	Khamariya	143	0.575		ML	Mining
Award Land	Khamariya	147	0.680		ML	Mining

Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Area O/S ML (Ha)	ML / PL (If applicable)	Current Use (Mining /Plant/ Rly Siding/ Township/ Others (to be Specified))
Award Land	Khamariya	149	0.275		ML	Mining
Award Land	Khamariya	150	0.364		ML	Mining
Award Land	Khamariya	148	0.247		ML	Mining
Award Land	Khamariya	153 P	0.514		ML	Mining
Award Land	Khamariya	153 P	0.486		ML	Mining
Award Land	Khamariya	144	1.271	0.100	ML	Mining
Award Land	Hinoti	35	0.121		ML	Mining
Award Land	Hinoti	36	2.388		ML	Mining
Award Land	Hinoti	39	0.032		ML	Mining
Award Land	Hinoti	40	0.085		ML	Mining
Award Land	Hinoti	23/2	0.065		ML	Mining
Award Land	Hinoti	24/2	1.036		ML	Mining
Award Land	Hinoti	23/1	0.064		ML	Mining
Award Land	Hinoti	24/1	1.032		ML	Mining
Award Land	Hinoti	45	0.740		ML	Mining
Award Land	Hinoti	22/1	0.486		ML	Mining
Award Land	Hinoti	22/2	0.486		ML	Mining
Award Land	Hinoti	22/3	1.445		ML	Mining
Award Land	Hinoti	22/4	1.448		ML	Mining
Award Land	Sonra	11	0.324		ML	Mining
Award Land	Sonra	16	0.401		ML	Mining
Award Land	Sonra	53	0.413		ML	Mining
Award Land	Sonra	55	0.767		ML	Mining
Award Land	Sonra	46	0.121		ML	Mining
Award Land	Sonra	47	2.177		ML	Mining
Award Land	Sonra	44	0.567		ML	Mining
Award Land	Sonra	87	0.421		ML	Mining
Award Land	Sonra	52	0.32		ML	Mining
Award Land	Sonra	102	1.052		ML	Mining
Award Land	Sonra	103	0.660		ML	Mining
Award Land	Sonra	112	1.113		ML	Mining
Award Land	Sonra	113	0.660		ML	Mining
Award Land	Sonra	93	1.100		ML	Mining
Award Land	Sonra	17	0.081		ML	Mining
Award Land	Sonra	18	1.166		ML	Mining
Award Land	Sonra	19	1.011		ML	Mining
Award Land	Sonra	20	0.114		ML	Mining
Award Land	Sonra	21	1.874		ML	Mining
Award Land	Sonra	45	0.020		ML	Mining
Award Land	Sonra	100	0.376		ML	Mining
Award Land	Sonra	101	0.497		ML	Mining
Award Land	Sonra	83	4.257		ML	Mining
Award Land	Sonra	92	0.817		ML	Mining
Award Land	Sonra	89	0.519		ML	Mining
Award Land	Sonra	90	0.769		ML	Mining
Award Land	Sonra	91/2	0.409		ML	Mining
Award Land	Sonra	136/2	0.057		ML	Mining
Award Land	Sonra	148	6.236		ML	Mining
Award Land	Sonra	122	0.239		ML	Mining
Award Land	Sonra	126	1.902		ML	Mining
Award Land	Sonra	136/1	0.028		ML	Mining
Award Land	Sonra	155	0.028		ML	Mining
Award Land	Sonra	159	0.762		ML	Mining
Award Land	Sonra	160	0.069		ML	Mining
Award Land	Madheypur	632	0.000	0.154	ML	Mining
Award Land	Madheypur	633	7.657		ML	Mining
Award Land	Madheypur	636/1	1.780		ML	Mining
Award Land	Madheypur	636/2	4.214		ML	Mining
Award Land	Madheypur	635		0.243	ML	Mining
Award Land	Madheypur	879/2	0.344		ML	Mining
Award Land	Madheypur	880/2	0.291		ML	Mining
Award Land	Madheypur	881/2	2.572		ML	Mining
Award Land	Bajjnath	41	0.401		ML	Mining
Award Land	Bajjnath	144	0.245		ML	Mining
Award Land	Bajjnath	689	0.320		ML	Mining
Award Land	Bajjnath	687	1.497		ML	Mining
Award Land	Bajjnath	690	0.737		ML	Mining
Award Land	Bajjnath	691	0.813		ML	Mining
Award Land	Bajjnath	131	0.462		ML	Mining
Award Land	Bajjnath	132	1.967	0.009	ML	Mining
Award Land	Bajjnath	133	1.246		ML	Mining
Award Land	Bajjnath	134	0.571		ML	Mining
Award Land	Bajjnath	142	0.571		ML	Mining
Award Land	Bajjnath	140	1.068		ML	Mining
Award Land	Khamariya	151	0.004		ML	Mining
Award Land	Khamariya	154/1	2.263		ML	Mining
Award Land	Khamariya	189/1	0.567		ML	Mining
Award Land	Khamariya	190/1	0.303		ML	Mining
Award Land	Khamariya	191/1	0.098		ML	Mining
Award Land	Khamariya	154/2	2.258		ML	Mining
Award Land	Khamariya	155/2	0.028		ML	Mining
Award Land	Khamariya	189/2	0.559	0.011	ML	Mining
Award Land	Khamariya	190/2	0.277	0.023	ML	Mining
Award Land	Khamariya	191/2	0.100		ML	Mining
Award Land	Khamariya	155/1	0.029		ML	Mining
Award Land	Khamariya	207	0.486		ML	Mining
Award Land	Narora	127	0.698		ML	Mining
Award Land	Hinoti	15/1	0.735		ML	Mining
Award Land	Madheypur	639	0.049			Plant & Other Infra
Award Land	Madheypur	640	0.442			Plant & Other Infra
Award Land	Sonra	131	1.010			Plant & Other Infra
Award Land	Sonra	131	1.008			Plant & Other Infra
Award Land	Sonra	114	2.412			Plant & Other Infra
Award Land	Sonra	125	3.618			Plant & Other Infra
Award Land	Sonra	125	0.972			Plant & Other Infra
Govt. Land	Madheypur	642	0.182			Plant & Other Infra
Govt. Land	Madheypur	644	8.051			Plant & Other Infra
Govt. Land	Madheypur	751	5.216			Plant & Other Infra
Govt. Land	Madheypur	645	0.890			Plant & Other Infra
Govt. Land	Madheypur	644	0.890			Plant & Other Infra
Award Land	Madheypur	341	0.073			Plant & Other Infra
Award Land	Madheypur	342/5	0.849			Plant & Other Infra
Award Land	Madheypur	347	0.276			Plant & Other Infra
Award Land	Madheypur	348	0.069			Plant & Other Infra
Award Land	Madheypur	349	0.692			Plant & Other Infra
Award Land	Madheypur	342/1	0.386			Plant & Other Infra
Award Land	Madheypur	342/2	1.840			Plant & Other Infra
Award Land	Madheypur	342/3ka	0.289			Plant & Other Infra
Award Land	Madheypur	342/3kha	0.574			Plant & Other Infra
Award Land	Madheypur	342/4	0.405			Plant & Other Infra
Award Land	Madheypur	351	0.049			Plant & Other Infra
Award Land	Madheypur	352	0.696			Plant & Other Infra
Award Land	Madheypur	576	0.506			Plant & Other Infra
Award Land	Madheypur	370	0.368			Plant & Other Infra

Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Area O/S ML (Ha)	ML / PL (If applicable)	Current Use (Mining /Plant/ Rly Siding/ Township/ Others (to be Specified))
Award Land	Madheypur	582	1.566			Plant & Other Infra
Award Land	Madheypur	400	0.040			Plant & Other Infra
Award Land	Madheypur	401	0.259			Plant & Other Infra
Award Land	Madheypur	406	0.032			Plant & Other Infra
Award Land	Madheypur	402	0.951			Plant & Other Infra
Award Land	Madheypur	404	0.364			Plant & Other Infra
Award Land	Madheypur	581/1	0.182			Plant & Other Infra
Award Land	Madheypur	405	0.429			Plant & Other Infra
Award Land	Madheypur	407	0.328			Plant & Other Infra
Award Land	Madheypur	408	0.441			Plant & Other Infra
Award Land	Madheypur	415	2.886			Plant & Other Infra
Award Land	Madheypur	417	0.368			Plant & Other Infra
Award Land	Madheypur	418	0.016			Plant & Other Infra
Award Land	Madheypur	416	0.221			Plant & Other Infra
Award Land	Madheypur	420/1	0.069			Plant & Other Infra
Award Land	Madheypur	421/2	1.418			Plant & Other Infra
Award Land	Madheypur	420/2	0.065			Plant & Other Infra
Award Land	Madheypur	421/1	2.336			Plant & Other Infra
Award Land	Madheypur	568	0.565			Plant & Other Infra
Award Land	Madheypur	569	0.243			Plant & Other Infra
Award Land	Madheypur	570	0.486			Plant & Other Infra
Award Land	Madheypur	583	0.255			Plant & Other Infra
Award Land	Madheypur	581/2	2.529			Plant & Other Infra
Award Land	Madheypur	571/1	0.939			Plant & Other Infra
Award Land	Madheypur	571/2	0.101			Plant & Other Infra
Award Land	Madheypur	574	0.020			Plant & Other Infra
Award Land	Madheypur	572	0.344			Plant & Other Infra
Award Land	Madheypur	653/2/1/Ka	1.404			Plant & Other Infra
Award Land	Madheypur	657	2.024			Plant & Other Infra
Award Land	Madheypur	653/2/2	0.008			Plant & Other Infra
Award Land	Madheypur	653/2/3	0.008			Plant & Other Infra
Award Land	Madheypur	653/2/4	0.008			Plant & Other Infra
Award Land	Madheypur	653/2/5	0.008			Plant & Other Infra
Award Land	Madheypur	653/1	0.607			Plant & Other Infra
Award Land	Madheypur	654	0.089			Plant & Other Infra
Type of Land (Purchased/ Awarded/ Govt./Other (to be specified))	Village	Khasra No.	Area (Ha)	Area O/S ML (Ha)	ML / PL (If applicable)	Current Use (Mining /Plant/ Rly Siding/ Township/ Others (to be Specified))
Award Land	Madheypur	655	0.283			Plant & Other Infra
Award Land	Madheypur	656	0.648			Plant & Other Infra
Award Land	Madheypur	413/2	0.028			Plant & Other Infra
Award Land	Madheypur	414/2	0.052			Plant & Other Infra
Award Land	Chhijwar	506/1ka	0.243			Plant & Other Infra
Award Land	Chhijwar	510/1	0.073			Plant & Other Infra
Award Land	Chhijwar	511/1	0.911			Plant & Other Infra
Award Land	Chhijwar	515/2	0.995			Plant & Other Infra
Award Land	Chhijwar	514/1ka	0.187			Plant & Other Infra
Award Land	Chhijwar	514/2	0.007			Plant & Other Infra
Govt. Land	Sonra	12	0.320		ML	Mining
Govt. Land	Sonra	13	1.809		ML	Mining
Govt. Land	Sonra	60	0.979		ML	Mining
Govt. Land	Khamariya	152	0.437		ML	Mining
Govt. Land	Bajjnath	148	8.384		ML	Mining
Govt. Land	Bajjnath	471	7.588		ML	Mining
Govt. Land	Bajjnath	472	1.594		ML	Mining
Govt. Land	Bajjnath	474	1.752		ML	Mining
Govt. Land	Bajjnath	10	7.208		ML	Mining
Govt. Land	Bajjnath	16	2.400		ML	Mining
Govt. Land	Bajjnath	27	21.724		ML	Mining
Govt. Land	Bajjnath	28	0.518		ML	Mining
Govt. Land	Bajjnath	31	0.421		ML	Mining
Govt. Land	Bajjnath	32	0.713		ML	Mining
Govt. Land	Bajjnath	54	0.263		ML	Mining
Govt. Land	Bajjnath	143	2.068		ML	Mining
Govt. Land	Hinoti	44	3.471		ML	Mining
Govt. Land	Hinoti	46	4.000		ML	Mining
Govt. Land	Hinoti	47	3.124		ML	Mining
Govt. Land	Hinoti	48	3.132		ML	Mining
Govt. Land	Hinoti	50	7.316		ML	Mining
Govt. Land	Hinoti	59	0.356		ML	Mining
Govt. Land	Sonra	153	25.167		ML	Mining
Govt. Land	Sonra	158	1.246		ML	Mining
Govt. Land	Madheypur	753	5.543		ML	Mining
Govt. Land	Madheypur	859	0.364		ML	Mining
Govt. Land	Madheypur	860	0.259		ML	Mining
Govt. Land	Madheypur	862		1.348	ML	Mining
Govt. Land	Madheypur	863	1.065		ML	Mining
Govt. Land	Madheypur	864	0.462		ML	Mining
Govt. Land	Madheypur	865	0.534		ML	Mining
Govt. Land	Madheypur	866	0.412		ML	Mining
Govt. Land	Madheypur	882	9.923		ML	Mining
Govt. Land	Madheypur	883	0.406		ML	Mining
Govt. Land	Madheypur	883	0.800		ML	Mining
Govt. Land	Sonra	31	1.319		ML	Mining
Govt. Land	Bajjnath	149	0.150		ML	Mining
Govt. Land	Bajjnath	1	0.053		ML	Mining
Govt. Land	Bajjnath	2	0.040		ML	Mining
Govt. Land	Bajjnath	4	0.057		ML	Mining
Govt. Land	Bajjnath	6	0.150		ML	Mining
Govt. Land	Bajjnath	122	0.219		ML	Mining
Govt. Land	Bajjnath	135	0.036		ML	Mining
Govt. Land	Bajjnath	136	0.085		ML	Mining
Govt. Land	Bajjnath	138	0.138		ML	Mining
Govt. Land	Bajjnath	141	0.109		ML	Mining
Govt. Land	Narora	128	0.024		ML	Mining
Govt. Land	Hinoti	46	0.136		ML	Mining

Sidhi

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
1	Awarded	Kariyajhar	113	0.030	Majhigawan ML (362.68)	ML	Mining
2	Awarded	Kariyajhar	204	0.066	Majhigawan ML (362.68)	ML	Mining
3	Awarded	Kariyajhar	205	0.546	Majhigawan ML (362.68)	ML	Mining
4	Awarded	Kariyajhar	280	0.020	Majhigawan ML (362.68)	ML	Mining
5	Awarded	Kariyajhar	281	0.033	Majhigawan ML (362.68)	ML	Mining
6	Awarded	Kariyajhar	282	0.037	Majhigawan ML (362.68)	ML	Mining
7	Awarded	Kariyajhar	285	0.130	Majhigawan ML (362.68)	ML	Mining
8	Awarded	Kariyajhar	288	0.020	Majhigawan ML (362.68)	ML	Mining
9	Awarded	Kariyajhar	213	0.030	Majhigawan ML (362.68)	ML	Mining
10	Awarded	Kariyajhar	122	0.100	Majhigawan ML (362.68)	ML	Mining
11	Awarded	Kariyajhar	124	0.020	Majhigawan ML (362.68)	ML	Mining
12	Awarded	Dhaurahra	29	0.060	Majhigawan ML (362.68)	ML	Mining
13	Awarded	Dhaurahra	38	1.640	Majhigawan ML (362.68)	ML	Mining
14	Awarded	Dhaurahra	41	0.010	Majhigawan ML (362.68)	ML	Mining
15	Awarded	Dhaurahra	66	0.410	Majhigawan ML (362.68)	ML	Mining
16	Awarded	Dhaurahra	138	0.080	Majhigawan ML (362.68)	ML	Mining
17	Awarded	Dhaurahra	139	0.290	Majhigawan ML (362.68)	ML	Mining
18	Awarded	Dhaurahra	144	0.090	Majhigawan ML (362.68)	ML	Mining
19	Awarded	Dhaurahra	145	0.100	Majhigawan ML (362.68)	ML	Mining
20	Awarded	Dhaurahra	146	0.040	Majhigawan ML (362.68)	ML	Mining
21	Awarded	Dhaurahra	147	0.400	Majhigawan ML (362.68)	ML	Mining
22	Awarded	Dhaurahra	55	1.670	Majhigawan ML (362.68)	ML	Mining
23	Awarded	Dhaurahra	70	0.040	Majhigawan ML (362.68)	ML	Mining
24	Awarded	Dhaurahra	42	0.210	Majhigawan ML (362.68)	ML	Mining
25	Awarded	Dhaurahra	43	0.620	Majhigawan ML (362.68)	ML	Mining
26	Awarded	Dhaurahra	59	0.040	Majhigawan ML (362.68)	ML	Mining
27	Awarded	Dhaurahra	39	0.030	Majhigawan ML (362.68)	ML	Mining
28	Awarded	Dhaurahra	40	0.120	Majhigawan ML (362.68)	ML	Mining
29	Awarded	Dhaurahra	56	0.980	Majhigawan ML (362.68)	ML	Mining
30	Awarded	Dhaurahra	65	0.500	Majhigawan ML (362.68)	ML	Mining
31	Awarded	Dhaurahra	67	0.060	Majhigawan ML (362.68)	ML	Mining
32	Awarded	Dhaurahra	130	0.280	Majhigawan ML (362.68)	ML	Mining
33	Awarded	Dhaurahra	37	0.440	Majhigawan ML (362.68)	ML	Mining
34	Awarded	Dhaurahra	27	0.520	Majhigawan ML (362.68)	ML	Mining

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
35	Awarded	Dhaurahra	28	0.500	Majhigawan ML (362.68)	ML	Mining
36	Awarded	Dhaurahra	30	0.060	Majhigawan ML (362.68)	ML	Mining
37	Awarded	Dhaurahra	31	1.160	Majhigawan ML (362.68)	ML	Mining
38	Awarded	Dhaurahra	84 Part	0.210	Majhigawan ML (362.68)	ML	Mining
39	Awarded	Dhaurahra	85 Part	0.090	Majhigawan ML (362.68)	ML	Mining
40	Awarded	Dhaurahra	86 Part	0.260	Majhigawan ML (362.68)	ML	Mining
41	Awarded	Dhaurahra	129	0.140	Majhigawan ML (362.68)	ML	Mining
42	Awarded	Dhaurahra	62	0.200	Majhigawan ML (362.68)	ML	Mining
43	Awarded	Dhaurahra	63	0.410	Majhigawan ML (362.68)	ML	Mining
44	Awarded	Dhaurahra	64	0.050	Majhigawan ML (362.68)	ML	Mining
45	Awarded	Dhaurahra	68	0.230	Majhigawan ML (362.68)	ML	Mining
46	Awarded	Majhigawan	238	0.110	Majhigawan ML (362.68)	ML	Mining
47	Awarded	Majhigawan	19	0.120	Majhigawan ML (362.68)	ML	Mining
48	Awarded	Majhigawan	21	0.075	Majhigawan ML (362.68)	ML	Mining
49	Awarded	Majhigawan	48	0.075	Majhigawan ML (362.68)	ML	Mining
50	Awarded	Majhigawan	262	0.003	Majhigawan ML (362.68)	ML	Mining
51	Awarded	Majhigawan	72	1.010	Majhigawan ML (362.68)	ML	Mining
52	Awarded	Majhigawan	98	0.390	Majhigawan ML (362.68)	ML	Mining
53	Awarded	Majhigawan	101	0.560	Majhigawan ML (362.68)	ML	Mining
54	Awarded	Majhigawan	102	0.040	Majhigawan ML (362.68)	ML	Mining
55	Awarded	Majhigawan	103	0.170	Majhigawan ML (362.68)	ML	Mining
56	Awarded	Majhigawan	114	0.110	Majhigawan ML (362.68)	ML	Mining
57	Awarded	Majhigawan	239	0.030	Majhigawan ML (362.68)	ML	Mining
58	Awarded	Majhigawan	135	0.100	Majhigawan ML (362.68)	ML	Mining
59	Awarded	Majhigawan	165	0.430	Majhigawan ML (362.68)	ML	Mining
60	Awarded	Majhigawan	107	0.450	Majhigawan ML (362.68)	ML	Mining
61	Awarded	Majhigawan	81/690	0.690	Majhigawan ML (362.68)	ML	Mining
62	Awarded	Majhigawan	99	0.080	Majhigawan ML (362.68)	ML	Mining
63	Awarded	Majhigawan	76	0.380	Majhigawan ML (362.68)	ML	Mining
64	Awarded	Majhigawan	80	0.640	Majhigawan ML (362.68)	ML	Mining
65	Awarded	Majhigawan	81	0.610	Majhigawan ML (362.68)	ML	Mining
66	Awarded	Sarda	49	0.015	Majhigawan ML (362.68)	ML	Mining
67	Awarded	Sarda	66	0.090	Majhigawan ML (362.68)	ML	Mining
68	Awarded	Sarda	68	0.180	Majhigawan ML (362.68)	ML	Mining

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
69	Awarded	Sarda	70	0.110	Majhigawan ML (362.68)	ML	Mining
70	Awarded	Sarda	93	0.110	Majhigawan ML (362.68)	ML	Mining
71	Awarded	Sarda	319	0.020	Majhigawan ML (362.68)	ML	Mining
72	Awarded	Sarda	320	1.290	Majhigawan ML (362.68)	ML	Mining
73	Awarded	Sarda	393	0.040	Majhigawan ML (362.68)	ML	Mining
74	Awarded	Sarda	10	0.490	Majhigawan ML (362.68)	ML	Mining
75	Awarded	Sarda	11	0.080	Majhigawan ML (362.68)	ML	Mining
76	Awarded	Sarda	12	0.240	Majhigawan ML (362.68)	ML	Mining
77	Awarded	Sarda	92	0.060	Majhigawan ML (362.68)	ML	Mining
78	Awarded	Sarda	22	0.080	Majhigawan ML (362.68)	ML	Mining
79	Awarded	Sarda	20	0.230	Majhigawan ML (362.68)	ML	Mining
80	Awarded	Sarda	24	0.510	Majhigawan ML (362.68)	ML	Mining
81	Awarded	Sarda	25	0.050	Majhigawan ML (362.68)	ML	Mining
82	Awarded	Sarda	32	0.060	Majhigawan ML (362.68)	ML	Mining
83	Awarded	Sarda	33	0.120	Majhigawan ML (362.68)	ML	Mining
84	Awarded	Sarda	34	0.220	Majhigawan ML (362.68)	ML	Mining
85	Awarded	Sarda	404	0.070	Majhigawan ML (362.68)	ML	Mining
86	Awarded	Sarda	61	1.090	Majhigawan ML (362.68)	ML	Mining
87	Awarded	Sarda	345	0.020	Majhigawan ML (362.68)	ML	Mining
88	Awarded	Sarda	358	0.960	Majhigawan ML (362.68)	ML	Mining
89	Awarded	Sarda	359	0.570	Majhigawan ML (362.68)	ML	Mining
90	Awarded	Sarda	360	0.090	Majhigawan ML (362.68)	ML	Mining
91	Awarded	Sarda	368	0.100	Majhigawan ML (362.68)	ML	Mining
92	Awarded	Sarda	430	0.390	Majhigawan ML (362.68)	ML	Mining
93	Awarded	Sarda	388	0.040	Majhigawan ML (362.68)	ML	Mining
94	Awarded	Sarda	392	1.230	Majhigawan ML (362.68)	ML	Mining
95	Awarded	Sarda	394	0.040	Majhigawan ML (362.68)	ML	Mining
96	Awarded	Sarda	64	0.160	Majhigawan ML (362.68)	ML	Mining
97	Awarded	Sarda	36	0.250	Majhigawan ML (362.68)	ML	Mining
98	Awarded	Sarda	321	0.110	Majhigawan ML (362.68)	ML	Mining
99	Awarded	Sarda	322	0.360	Majhigawan ML (362.68)	ML	Mining
100	Awarded	Sarda	324	0.060	Majhigawan ML (362.68)	ML	Mining
101	Awarded	Sarda	327	0.010	Majhigawan ML (362.68)	ML	Mining
102	Awarded	Sarda	328	0.260	Majhigawan ML (362.68)	ML	Mining
103	Awarded	Sarda	351	0.200	Majhigawan ML (362.68)	ML	Mining

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
104	Awarded	Sarda	352	0.030	Majhigawan ML (362.68)	ML	Mining
105	Awarded	Sarda	353	0.630	Majhigawan ML (362.68)	ML	Mining
106	Awarded	Sarda	391	0.090	Majhigawan ML (362.68)	ML	Mining
107	Awarded	Sarda	410/2	0.050	Majhigawan ML (362.68)	ML	Mining
108	Awarded	Sarda	37	0.050	Majhigawan ML (362.68)	ML	Mining
109	Awarded	Sarda	38	0.940	Majhigawan ML (362.68)	ML	Mining
110	Awarded	Sarda	39	0.930	Majhigawan ML (362.68)	ML	Mining
111	Awarded	Sarda	42	0.020	Majhigawan ML (362.68)	ML	Mining
112	Awarded	Sarda	379/2	0.210	Majhigawan ML (362.68)	ML	Mining
113	Awarded	Sarda	429/1	0.080	Majhigawan ML (362.68)	ML	Mining
114	Awarded	Sarda	399	0.010	Majhigawan ML (362.68)	ML	Mining
115	Awarded	Sarda	412	0.080	Majhigawan ML (362.68)	ML	Mining
116	Awarded	Sarda	65	0.020	Majhigawan ML (362.68)	ML	Mining
117	Awarded	Sarda	74	0.390	Majhigawan ML (362.68)	ML	Mining
118	Awarded	Sarda	84	0.030	Majhigawan ML (362.68)	ML	Mining
119	Awarded	Sarda	329	0.180	Majhigawan ML (362.68)	ML	Mining
120	Awarded	Sarda	333	0.220	Majhigawan ML (362.68)	ML	Mining
121	Awarded	Sarda	410/1	0.050	Majhigawan ML (362.68)	ML	Mining
122	Awarded	Sarda	75/1	1.800	Majhigawan ML (362.68)	ML	Mining
123	Awarded	Sarda	56	0.050	Majhigawan ML (362.68)	ML	Mining
124	Awarded	Sarda	57	0.300	Majhigawan ML (362.68)	ML	Mining
125	Awarded	Sarda	354	0.380	Majhigawan ML (362.68)	ML	Mining
126	Awarded	Sarda	369	0.010	Majhigawan ML (362.68)	ML	Mining
127	Awarded	Sarda	370	0.010	Majhigawan ML (362.68)	ML	Mining
128	Awarded	Sarda	371	0.080	Majhigawan ML (362.68)	ML	Mining
129	Awarded	Sarda	372	0.060	Majhigawan ML (362.68)	ML	Mining
130	Awarded	Sarda	374	0.010	Majhigawan ML (362.68)	ML	Mining
131	Awarded	Sarda	390	0.060	Majhigawan ML (362.68)	ML	Mining
132	Awarded	Sarda	316	0.140	Majhigawan ML (362.68)	ML	Mining
133	Awarded	Sarda	361/1	0.890	Majhigawan ML (362.68)	ML	Mining
134	Awarded	Sarda	362/1	0.050	Majhigawan ML (362.68)	ML	Mining
135	Awarded	Sarda	366/1	0.010	Majhigawan ML (362.68)	ML	Mining
136	Awarded	Sarda	367/1	0.670	Majhigawan ML (362.68)	ML	Mining
137	Awarded	Sarda	380/1	0.010	Majhigawan ML (362.68)	ML	Mining
138	Awarded	Sarda	383/1	0.060	Majhigawan ML (362.68)	ML	Mining

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
139	Awarded	Sarda	384/1	0.250	Majhigawan ML (362.68)	ML	Mining
140	Awarded	Sarda	385/1	0.290	Majhigawan ML (362.68)	ML	Mining
141	Awarded	Sarda	361/2	0.880	Majhigawan ML (362.68)	ML	Mining
142	Awarded	Sarda	362/2	0.050	Majhigawan ML (362.68)	ML	Mining
143	Awarded	Sarda	366/2	0.010	Majhigawan ML (362.68)	ML	Mining
144	Awarded	Sarda	367/2	0.680	Majhigawan ML (362.68)	ML	Mining
145	Awarded	Sarda	380/2	0.010	Majhigawan ML (362.68)	ML	Mining
146	Awarded	Sarda	383/2	0.060	Majhigawan ML (362.68)	ML	Mining
147	Awarded	Sarda	384/2	0.250	Majhigawan ML (362.68)	ML	Mining
148	Awarded	Sarda	385/2	0.290	Majhigawan ML (362.68)	ML	Mining
149	Awarded	Sarda	396/1	1.230	Majhigawan ML (362.68)	ML	Mining
150	Awarded	Sarda	2	0.620	Majhigawan ML (362.68)	ML	Mining
151	Awarded	Sarda	23	0.700	Majhigawan ML (362.68)	ML	Mining
152	Awarded	Sarda	17	0.710	Majhigawan ML (362.68)	ML	Mining
153	Awarded	Sarda	18	1.040	Majhigawan ML (362.68)	ML	Mining
154	Awarded	Sarda	309	0.050	Majhigawan ML (362.68)	ML	Mining
155	Awarded	Sarda	312	0.300	Majhigawan ML (362.68)	ML	Mining
156	Awarded	Sarda	314	0.130	Majhigawan ML (362.68)	ML	Mining
157	Awarded	Sarda	315	0.100	Majhigawan ML (362.68)	ML	Mining
158	Awarded	Sarda	317	0.120	Majhigawan ML (362.68)	ML	Mining
159	Awarded	Sarda	332	0.040	Majhigawan ML (362.68)	ML	Mining
160	Awarded	Sarda	334	0.300	Majhigawan ML (362.68)	ML	Mining
161	Awarded	Sarda	335	0.030	Majhigawan ML (362.68)	ML	Mining
162	Awarded	Sarda	337	0.170	Majhigawan ML (362.68)	ML	Mining
163	Awarded	Sarda	338	0.080	Majhigawan ML (362.68)	ML	Mining
164	Awarded	Sarda	375	0.010	Majhigawan ML (362.68)	ML	Mining
165	Awarded	Sarda	386	0.400	Majhigawan ML (362.68)	ML	Mining
166	Awarded	Sarda	398	0.160	Majhigawan ML (362.68)	ML	Mining
167	Awarded	Sarda	403	0.700	Majhigawan ML (362.68)	ML	Mining
168	Awarded	Sarda	402	0.170	Majhigawan ML (362.68)	ML	Mining
169	Awarded	Sarda	401	0.050	Majhigawan ML (362.68)	ML	Mining
170	Awarded	Sarda	400	0.100	Majhigawan ML (362.68)	ML	Mining
171	Awarded	Sarda	26	0.800	Majhigawan ML (362.68)	ML	Mining
172	Awarded	Sarda	27	0.040	Majhigawan ML (362.68)	ML	Mining
173	Awarded	Sarda	28	0.330	Majhigawan ML (362.68)	ML	Mining

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
174	Awarded	Sarda	29	0.020	Majhigawan ML (362.68)	ML	Mining
175	Awarded	Sarda	30	0.210	Majhigawan ML (362.68)	ML	Mining
176	Awarded	Sarda	41	0.050	Majhigawan ML (362.68)	ML	Mining
177	Awarded	Sarda	43	0.050	Majhigawan ML (362.68)	ML	Mining
178	Awarded	Sarda	44	0.340	Majhigawan ML (362.68)	ML	Mining
179	Awarded	Sarda	45	0.010	Majhigawan ML (362.68)	ML	Mining
180	Awarded	Sarda	46	0.140	Majhigawan ML (362.68)	ML	Mining
181	Awarded	Sarda	47	0.040	Majhigawan ML (362.68)	ML	Mining
182	Awarded	Sarda	50	0.320	Majhigawan ML (362.68)	ML	Mining
183	Awarded	Sarda	67	0.040	Majhigawan ML (362.68)	ML	Mining
184	Awarded	Sarda	72	0.550	Majhigawan ML (362.68)	ML	Mining
185	Awarded	Sarda	73	0.020	Majhigawan ML (362.68)	ML	Mining
186	Awarded	Sarda	109	0.430	Majhigawan ML (362.68)	ML	Mining
187	Awarded	Sarda	310	0.260	Majhigawan ML (362.68)	ML	Mining
188	Awarded	Sarda	311	0.080	Majhigawan ML (362.68)	ML	Mining
189	Awarded	Sarda	318	0.040	Majhigawan ML (362.68)	ML	Mining
190	Awarded	Sarda	323	0.020	Majhigawan ML (362.68)	ML	Mining
191	Awarded	Sarda	325	0.220	Majhigawan ML (362.68)	ML	Mining
192	Awarded	Sarda	326	0.030	Majhigawan ML (362.68)	ML	Mining
193	Awarded	Sarda	331	0.290	Majhigawan ML (362.68)	ML	Mining
194	Awarded	Sarda	341	1.010	Majhigawan ML (362.68)	ML	Mining
195	Awarded	Sarda	342	0.970	Majhigawan ML (362.68)	ML	Mining
196	Awarded	Sarda	343	0.340	Majhigawan ML (362.68)	ML	Mining
197	Awarded	Sarda	346	0.200	Majhigawan ML (362.68)	ML	Mining
198	Awarded	Sarda	347	0.110	Majhigawan ML (362.68)	ML	Mining
199	Awarded	Sarda	407	1.000	Majhigawan ML (362.68)	ML	Mining
200	Awarded	Sarda	414	0.080	Majhigawan ML (362.68)	ML	Mining
201	Awarded	Sarda	415	0.060	Majhigawan ML (362.68)	ML	Mining
202	Awarded	Sarda	307	0.080	Majhigawan ML (362.68)	ML	Mining
203	Awarded	Sarda	405	0.040	Majhigawan ML (362.68)	ML	Mining
204	Awarded	Sarda	406	0.130	Majhigawan ML (362.68)	ML	Mining
205	Awarded	Sarda	80	0.160	Majhigawan ML (362.68)	ML	Mining
206	Awarded	Sarda	408	0.120	Majhigawan ML (362.68)	ML	Mining
207	Awarded	Sarda	5	0.140	Majhigawan ML (362.68)	ML	Mining
208	Awarded	Patna	5	0.020	Majhigawan ML (362.68)	ML	Mining

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
209	Awarded	Patna	34	0.105	Majhigawan ML (362.68)	ML	Mining
210	Awarded	Patna	158	0.020	Majhigawan ML (362.68)	ML	Mining
211	Awarded	Patna	160	0.030	Majhigawan ML (362.68)	ML	Mining
212	Awarded	Patna	159	0.020	Majhigawan ML (362.68)	ML	Mining
213	Awarded	Patna	8	0.030	Majhigawan ML (362.68)	ML	Mining
214	Awarded	Patna	68	0.190	Majhigawan ML (362.68)	ML	Mining
215	Awarded	Patna	10	0.060	Majhigawan ML (362.68)	ML	Mining
216	Awarded	Patna	52	0.020	Majhigawan ML (362.68)	ML	Mining
217	Awarded	Patna	53	0.050	Majhigawan ML (362.68)	ML	Mining
218	Awarded	Patna	58	0.040	Majhigawan ML (362.68)	ML	Mining
219	Awarded	Patna	59	0.040	Majhigawan ML (362.68)	ML	Mining
220	Awarded	Patna	65	0.020	Majhigawan ML (362.68)	ML	Mining
221	Awarded	Patna	76	0.020	Majhigawan ML (362.68)	ML	Mining
222	Awarded	Patna	80	0.010	Majhigawan ML (362.68)	ML	Mining
223	Awarded	Patna	81	0.090	Majhigawan ML (362.68)	ML	Mining
224	Awarded	Patna	113	0.050	Majhigawan ML (362.68)	ML	Mining
225	Awarded	Patna	114	0.020	Majhigawan ML (362.68)	ML	Mining
226	Awarded	Patna	194	0.010	Majhigawan ML (362.68)	ML	Mining
227	Awarded	Patna	200	0.010	Majhigawan ML (362.68)	ML	Mining
228	Awarded	Patna	13	0.020	Majhigawan ML (362.68)	ML	Mining
229	Awarded	Patna	66	0.070	Majhigawan ML (362.68)	ML	Mining
230	Awarded	Patna	15	0.040	Majhigawan ML (362.68)	ML	Mining
231	Awarded	Patna	319/3	0.060	Majhigawan ML (362.68)	ML	Mining
232	Awarded	Patna	319/1	0.050	Majhigawan ML (362.68)	ML	Mining
233	Awarded	Patna	319/2	0.050	Majhigawan ML (362.68)	ML	Mining
234	Awarded	Patna	20	0.590	Majhigawan ML (362.68)	ML	Mining
235	Awarded	Patna	218/2	0.270	Majhigawan ML (362.68)	ML	Mining
236	Awarded	Patna	221	0.120	Majhigawan ML (362.68)	ML	Mining
237	Awarded	Patna	140	0.080	Majhigawan ML (362.68)	ML	Mining
238	Awarded	Patna	141	0.070	Majhigawan ML (362.68)	ML	Mining
239	Awarded	Patna	296/4	0.060	Majhigawan ML (362.68)	ML	Mining
240	Awarded	Patna	298/3	0.040	Majhigawan ML (362.68)	ML	Mining
241	Awarded	Patna	56	0.030	Majhigawan ML (362.68)	ML	Mining
242	Awarded	Patna	57	0.060	Majhigawan ML (362.68)	ML	Mining
243	Awarded	Patna	139/2	0.030	Majhigawan ML (362.68)	ML	Mining

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
244	Awarded	Patna	296/3	0.060	Majhigawan ML (362.68)	ML	Mining
245	Awarded	Patna	298/2	0.050	Majhigawan ML (362.68)	ML	Mining
246	Awarded	Patna	104	0.120	Majhigawan ML (362.68)	ML	Mining
247	Awarded	Patna	298/1	0.050	Majhigawan ML (362.68)	ML	Mining
248	Awarded	Patna	139/1	0.060	Majhigawan ML (362.68)	ML	Mining
249	Awarded	Patna	296/2	0.060	Majhigawan ML (362.68)	ML	Mining
250	Awarded	Patna	18	0.050	Majhigawan ML (362.68)	ML	Mining
251	Awarded	Patna	296/1	0.030	Majhigawan ML (362.68)	ML	Mining
252	Awarded	Patna	320	0.030	Majhigawan ML (362.68)	ML	Mining
253	Awarded	Patna	17	0.110	Majhigawan ML (362.68)	ML	Mining
254	Awarded	Patna	165	0.140	Majhigawan ML (362.68)	ML	Mining
255	Awarded	Patna	166	0.130	Majhigawan ML (362.68)	ML	Mining
256	Awarded	Patna	167	0.150	Majhigawan ML (362.68)	ML	Mining
257	Awarded	Patna	169	0.020	Majhigawan ML (362.68)	ML	Mining
258	Awarded	Patna	170	0.110	Majhigawan ML (362.68)	ML	Mining
259	Awarded	Patna	190	0.040	Majhigawan ML (362.68)	ML	Mining
260	Awarded	Patna	191	0.040	Majhigawan ML (362.68)	ML	Mining
261	Awarded	Patna	192	0.050	Majhigawan ML (362.68)	ML	Mining
262	Awarded	Patna	223	0.230	Majhigawan ML (362.68)	ML	Mining
263	Awarded	Patna	249	0.020	Majhigawan ML (362.68)	ML	Mining
264	Awarded	Patna	309	0.150	Majhigawan ML (362.68)	ML	Mining
265	Awarded	Patna	23	0.380	Majhigawan ML (362.68)	ML	Mining
266	Awarded	Patna	218/1	0.320	Majhigawan ML (362.68)	ML	Mining
267	Awarded	Patna	24	0.370	Majhigawan ML (362.68)	ML	Mining
268	Awarded	Patna	32	0.040	Majhigawan ML (362.68)	ML	Mining
269	Awarded	Patna	33	0.050	Majhigawan ML (362.68)	ML	Mining
270	Awarded	Patna	106	0.120	Majhigawan ML (362.68)	ML	Mining
271	Awarded	Patna	133	0.060	Majhigawan ML (362.68)	ML	Mining
272	Awarded	Patna	134	0.120	Majhigawan ML (362.68)	ML	Mining
273	Awarded	Patna	145	0.070	Majhigawan ML (362.68)	ML	Mining
274	Awarded	Patna	146	0.190	Majhigawan ML (362.68)	ML	Mining
275	Awarded	Patna	147	0.090	Majhigawan ML (362.68)	ML	Mining
276	Awarded	Patna	157	0.020	Majhigawan ML (362.68)	ML	Mining
277	Awarded	Patna	211	0.090	Majhigawan ML (362.68)	ML	Mining
278	Awarded	Patna	42	0.010	Majhigawan ML (362.68)	ML	Mining

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
279	Awarded	Patna	43	0.080	Majhigawan ML (362.68)	ML	Mining
280	Awarded	Patna	46	0.080	Majhigawan ML (362.68)	ML	Mining
281	Awarded	Patna	100	0.110	Majhigawan ML (362.68)	ML	Mining
282	Awarded	Patna	101	0.110	Majhigawan ML (362.68)	ML	Mining
283	Awarded	Patna	128	0.050	Majhigawan ML (362.68)	ML	Mining
284	Awarded	Patna	142	0.140	Majhigawan ML (362.68)	ML	Mining
285	Awarded	Patna	149	0.010	Majhigawan ML (362.68)	ML	Mining
286	Awarded	Patna	150	0.040	Majhigawan ML (362.68)	ML	Mining
287	Awarded	Patna	208	0.020	Majhigawan ML (362.68)	ML	Mining
288	Awarded	Patna	260	0.120	Majhigawan ML (362.68)	ML	Mining
289	Awarded	Patna	50	0.110	Majhigawan ML (362.68)	ML	Mining
290	Awarded	Patna	64	0.070	Majhigawan ML (362.68)	ML	Mining
291	Awarded	Patna	193	0.040	Majhigawan ML (362.68)	ML	Mining
292	Awarded	Patna	60	0.200	Majhigawan ML (362.68)	ML	Mining
293	Awarded	Patna	67	0.380	Majhigawan ML (362.68)	ML	Mining
294	Awarded	Patna	69	0.030	Majhigawan ML (362.68)	ML	Mining
295	Awarded	Patna	71	0.160	Majhigawan ML (362.68)	ML	Mining
296	Awarded	Patna	77	0.030	Majhigawan ML (362.68)	ML	Mining
297	Awarded	Patna	78	0.220	Majhigawan ML (362.68)	ML	Mining
298	Awarded	Patna	99	0.050	Majhigawan ML (362.68)	ML	Mining
299	Awarded	Patna	102	0.370	Majhigawan ML (362.68)	ML	Mining
300	Awarded	Patna	152	0.050	Majhigawan ML (362.68)	ML	Mining
301	Awarded	Patna	153	0.040	Majhigawan ML (362.68)	ML	Mining
302	Awarded	Patna	261	0.040	Majhigawan ML (362.68)	ML	Mining
303	Awarded	Patna	264	0.050	Majhigawan ML (362.68)	ML	Mining
304	Awarded	Patna	295	0.170	Majhigawan ML (362.68)	ML	Mining
305	Awarded	Patna	301	0.100	Majhigawan ML (362.68)	ML	Mining
306	Awarded	Patna	305	0.210	Majhigawan ML (362.68)	ML	Mining
307	Awarded	Patna	306	0.220	Majhigawan ML (362.68)	ML	Mining
308	Awarded	Patna	307	0.220	Majhigawan ML (362.68)	ML	Mining
309	Awarded	Patna	72	0.720	Majhigawan ML (362.68)	ML	Mining
310	Awarded	Patna	171	0.050	Majhigawan ML (362.68)	ML	Mining
311	Awarded	Patna	209	0.050	Majhigawan ML (362.68)	ML	Mining
312	Awarded	Patna	210	0.150	Majhigawan ML (362.68)	ML	Mining
313	Awarded	Patna	94	0.100	Majhigawan ML (362.68)	ML	Mining

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
314	Awarded	Patna	95	0.010	Majhigawan ML (362.68)	ML	Mining
315	Awarded	Patna	96	0.010	Majhigawan ML (362.68)	ML	Mining
316	Awarded	Patna	97	0.080	Majhigawan ML (362.68)	ML	Mining
317	Awarded	Patna	98	0.120	Majhigawan ML (362.68)	ML	Mining
318	Awarded	Patna	299	0.030	Majhigawan ML (362.68)	ML	Mining
319	Awarded	Patna	300	0.020	Majhigawan ML (362.68)	ML	Mining
320	Awarded	Patna	174	0.260	Majhigawan ML (362.68)	ML	Mining
321	Awarded	Patna	175	0.010	Majhigawan ML (362.68)	ML	Mining
322	Awarded	Patna	180	0.070	Majhigawan ML (362.68)	ML	Mining
323	Awarded	Patna	181	0.090	Majhigawan ML (362.68)	ML	Mining
324	Awarded	Patna	182	0.080	Majhigawan ML (362.68)	ML	Mining
325	Awarded	Patna	187	0.060	Majhigawan ML (362.68)	ML	Mining
326	Awarded	Patna	189	0.080	Majhigawan ML (362.68)	ML	Mining
327	Awarded	Patna	120	0.080	Majhigawan ML (362.68)	ML	Mining
328	Awarded	Patna	121	0.020	Majhigawan ML (362.68)	ML	Mining
329	Awarded	Patna	122	0.050	Majhigawan ML (362.68)	ML	Mining
330	Awarded	Patna	126	0.030	Majhigawan ML (362.68)	ML	Mining
331	Awarded	Patna	127	0.070	Majhigawan ML (362.68)	ML	Mining
332	Awarded	Patna	144	0.270	Majhigawan ML (362.68)	ML	Mining
333	Awarded	Patna	172	0.120	Majhigawan ML (362.68)	ML	Mining
334	Awarded	Patna	173	0.050	Majhigawan ML (362.68)	ML	Mining
335	Awarded	Patna	177	0.260	Majhigawan ML (362.68)	ML	Mining
336	Awarded	Patna	178	0.080	Majhigawan ML (362.68)	ML	Mining
337	Awarded	Patna	179	0.090	Majhigawan ML (362.68)	ML	Mining
338	Awarded	Patna	185	0.070	Majhigawan ML (362.68)	ML	Mining
339	Awarded	Patna	186	0.060	Majhigawan ML (362.68)	ML	Mining
340	Awarded	Patna	188	0.090	Majhigawan ML (362.68)	ML	Mining
341	Awarded	Patna	183	0.280	Majhigawan ML (362.68)	ML	Mining
342	Awarded	Patna	184	0.160	Majhigawan ML (362.68)	ML	Mining
343	Awarded	Patna	219	0.030	Majhigawan ML (362.68)	ML	Mining
344	Awarded	Patna	201	0.030	Majhigawan ML (362.68)	ML	Mining
345	Awarded	Patna	202	0.030	Majhigawan ML (362.68)	ML	Mining
346	Awarded	Patna	217	0.120	Majhigawan ML (362.68)	ML	Mining
347	Awarded	Patna	222	0.080	Majhigawan ML (362.68)	ML	Mining
348	Awarded	Patna	203	0.030	Majhigawan ML (362.68)	ML	Mining

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
349	Awarded	Patna	204	0.030	Majhigawan ML (362.68)	ML	Mining
350	Awarded	Patna	205	0.010	Majhigawan ML (362.68)	ML	Mining
351	Awarded	Patna	206	0.090	Majhigawan ML (362.68)	ML	Mining
352	Awarded	Patna	220	0.170	Majhigawan ML (362.68)	ML	Mining
353	Awarded	Patna	225/2	0.220	Majhigawan ML (362.68)	ML	Mining
354	Awarded	Patna	226	0.070	Majhigawan ML (362.68)	ML	Mining
355	Awarded	Patna	228	0.020	Majhigawan ML (362.68)	ML	Mining
356	Awarded	Patna	225	0.200	Majhigawan ML (362.68)	ML	Mining
357	Awarded	Patna	227	0.010	Majhigawan ML (362.68)	ML	Mining
358	Awarded	Patna	229	0.040	Majhigawan ML (362.68)	ML	Mining
359	Awarded	Patna	254	0.040	Majhigawan ML (362.68)	ML	Mining
360	Awarded	Patna	253	0.040	Majhigawan ML (362.68)	ML	Mining
361	Awarded	Patna	259	0.070	Majhigawan ML (362.68)	ML	Mining
362	Awarded	Patna	40	0.005	Majhigawan ML (362.68)	ML	Mining
363	Awarded	Patna	41	0.040	Majhigawan ML (362.68)	ML	Mining
364	Awarded	Patna	116	0.080	Majhigawan ML (362.68)	ML	Mining
365	Awarded	Patna	117	0.170	Majhigawan ML (362.68)	ML	Mining
366	Awarded	Patna	123	0.050	Majhigawan ML (362.68)	ML	Mining
367	Awarded	Patna	129	0.010	Majhigawan ML (362.68)	ML	Mining
368	Awarded	Patna	131	0.120	Majhigawan ML (362.68)	ML	Mining
369	Awarded	Patna	132	0.030	Majhigawan ML (362.68)	ML	Mining
370	Awarded	Patna	135	0.050	Majhigawan ML (362.68)	ML	Mining
371	Awarded	Patna	136	0.110	Majhigawan ML (362.68)	ML	Mining
372	Awarded	Patna	137	0.060	Majhigawan ML (362.68)	ML	Mining
373	Awarded	Patna	138	0.050	Majhigawan ML (362.68)	ML	Mining
374	Awarded	Patna	176	0.070	Majhigawan ML (362.68)	ML	Mining
375	Awarded	Patna	325	0.010	Majhigawan ML (362.68)	ML	Mining
376	Awarded	Patna	22/3	0.130	Majhigawan ML (362.68)	ML	Mining
377	Awarded	Patna	105/3	0.060	Majhigawan ML (362.68)	ML	Mining
378	Awarded	Patna	250	0.020	Majhigawan ML (362.68)	ML	Mining
379	Awarded	Hinauti	495/1gha	0.040	Hinauti ML (378.261)	ML	Mining
380	Awarded	Hinauti	1150/1	0.150	Hinauti ML (378.261)	ML	Mining
381	Awarded	Hinauti	974/1ga	0.006	Hinauti ML (378.261)	ML	Mining
382	Awarded	Hinauti	483	0.016	Hinauti ML (378.261)	ML	Mining
383	Awarded	Hinauti	944	0.214	Hinauti ML (378.261)	ML	Mining

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
384	Awarded	Hinauti	945	1.084	Hinauti ML (378.261)	ML	Mining
385	Awarded	Hinauti	947	0.093	Hinauti ML (378.261)	ML	Mining
386	Awarded	Hinauti	954	0.101	Hinauti ML (378.261)	ML	Mining
387	Awarded	Hinauti	946	0.097	Hinauti ML (378.261)	ML	Mining
388	Awarded	Hinauti	953	0.146	Hinauti ML (378.261)	ML	Mining
389	Awarded	Hinauti	484/2	0.081	Hinauti ML (378.261)	ML	Mining
390	Awarded	Hinauti	550	0.073	Hinauti ML (378.261)	ML	Mining
391	Awarded	Hinauti	502	0.316	Hinauti ML (378.261)	ML	Mining
392	Awarded	Hinauti	503/2	0.190	Hinauti ML (378.261)	ML	Mining
393	Awarded	Hinauti	914/1ka	0.061	Hinauti ML (378.261)	ML	Mining
394	Awarded	Hinauti	934/2	0.693	Hinauti ML (378.261)	ML	Mining
395	Awarded	Hinauti	937	0.045	Hinauti ML (378.261)	ML	Mining
396	Awarded	Hinauti	938	0.380	Hinauti ML (378.261)	ML	Mining
397	Awarded	Hinauti	939/1	0.284	Hinauti ML (378.261)	ML	Mining
398	Awarded	Hinauti	867/2	0.040	Hinauti ML (378.261)	ML	Mining
399	Awarded	Hinauti	878	0.308	Hinauti ML (378.261)	ML	Mining
400	Awarded	Hinauti	877/2	0.004	Hinauti ML (378.261)	ML	Mining
401	Awarded	Hinauti	707/2	0.118	Hinauti ML (378.261)	ML	Mining
402	Awarded	Hinauti	710	0.690	Hinauti ML (378.261)	ML	Mining
403	Awarded	Hinauti	46/4	0.143	Hinauti ML (378.261)	ML	Mining
404	Awarded	Hinauti	496/2	0.313	Hinauti ML (378.261)	ML	Mining
405	Awarded	Hinauti	495/2	0.202	Hinauti ML (378.261)	ML	Mining
406	Awarded	Hinauti	1140/1	1.720	Hinauti ML (378.261)	ML	Mining
407	Awarded	Hinauti	983/1	0.105	Hinauti ML (378.261)	ML	Mining
408	Awarded	Hinauti	983/2 Part	0.121	Hinauti ML (378.261)	ML	Mining
409	Awarded	Hinauti	970/1 Part	0.238	Hinauti ML (378.261)	ML	Mining
410	Awarded	Hinauti	971 Part	0.012	Hinauti ML (378.261)	ML	Mining
411	Awarded	Hinauti	972/2 Part	0.009	Hinauti ML (378.261)	ML	Mining
412	Awarded	Hinauti	970/2	0.243	Hinauti ML (378.261)	ML	Mining
413	Awarded	Hinauti	964/6/1	0.121	Hinauti ML (378.261)	ML	Mining
414	Awarded	Hinauti	931/3	0.136	Hinauti ML (378.261)	ML	Mining
415	Awarded	Hinauti	932/3	0.181	Hinauti ML (378.261)	ML	Mining
416	Awarded	Hinauti	933/3	0.209	Hinauti ML (378.261)	ML	Mining
417	Awarded	Hinauti	931/1	0.141	Hinauti ML (378.261)	ML	Mining
418	Awarded	Hinauti	932/1	0.181	Hinauti ML (378.261)	ML	Mining

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
419	Awarded	Hinauti	933/1	0.169	Hinauti ML (378.261)	ML	Mining
420	Awarded	Hinauti	727/3	0.028	Hinauti ML (378.261)	ML	Mining
421	Awarded	Hinauti	931/2/3	0.036	Hinauti ML (378.261)	ML	Mining
422	Awarded	Hinauti	932/2/3	0.045	Hinauti ML (378.261)	ML	Mining
423	Awarded	Hinauti	933/2/3	0.053	Hinauti ML (378.261)	ML	Mining
424	Awarded	Hinauti	12/3/1/2	0.121	Hinauti ML (378.261)	ML	Mining
425	Awarded	Hinauti	13/3/2/1	0.012	Hinauti ML (378.261)	ML	Mining
426	Awarded	Hinauti	14/3/2	0.004	Hinauti ML (378.261)	ML	Mining
427	Awarded	Hinauti	12/3/1/2	0.060	Hinauti ML (378.261)	ML	Mining
428	Awarded	Hinauti	13/3/1/2	0.004	Hinauti ML (378.261)	ML	Mining
429	Awarded	Hinauti	14/3/1	0.004	Hinauti ML (378.261)	ML	Mining
430	Awarded	Hinauti	964/4	0.197	Hinauti ML (378.261)	ML	Mining
431	Awarded	Hinauti	701	0.008	Hinauti ML (378.261)	ML	Mining
432	Awarded	Hinauti	702	0.016	Hinauti ML (378.261)	ML	Mining
433	Awarded	Hinauti	703	0.016	Hinauti ML (378.261)	ML	Mining
434	Awarded	Hinauti	704	0.093	Hinauti ML (378.261)	ML	Mining
435	Awarded	Hinauti	983/1	0.210	Hinauti ML (378.261)	ML	Mining
436	Awarded	Hinauti	12/3/1/1	0.061	Hinauti ML (378.261)	ML	Mining
437	Awarded	Hinauti	13/3/1/1/1	0.008	Hinauti ML (378.261)	ML	Mining
438	Awarded	Hinauti	927/1	0.372	Hinauti ML (378.261)	ML	Mining
439	Awarded	Hinauti	926	0.061	Hinauti ML (378.261)	ML	Mining
440	Awarded	Hinauti	925/1	0.275	Hinauti ML (378.261)	ML	Mining
441	Awarded	Hinauti	927/2	0.162	Hinauti ML (378.261)	ML	Mining
442	Awarded	Hinauti	929	0.158	Hinauti ML (378.261)	ML	Mining
443	Awarded	Hinauti	872	0.036	Hinauti ML (378.261)	ML	Mining
444	Awarded	Hinauti	873	0.267	Hinauti ML (378.261)	ML	Mining
445	Awarded	Hinauti	874	0.121	Hinauti ML (378.261)	ML	Mining
446	Awarded	Hinauti	875	0.227	Hinauti ML (378.261)	ML	Mining
447	Awarded	Hinauti	925/2	0.053	Hinauti ML (378.261)	ML	Mining
448	Awarded	Hinauti	928	0.166	Hinauti ML (378.261)	ML	Mining
449	Awarded	Hinauti	1140/2	0.672	Hinauti ML (378.261)	ML	Mining
450	Awarded	Hinauti	727/4	0.028	Hinauti ML (378.261)	ML	Mining
451	Awarded	Hinauti	931/2/4	0.032	Hinauti ML (378.261)	ML	Mining
452	Awarded	Hinauti	932/2/4	0.049	Hinauti ML (378.261)	ML	Mining
453	Awarded	Hinauti	933/2/4	0.052	Hinauti ML (378.261)	ML	Mining

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454	Awarded	Hinauti	727/1	0.028	Hinauti ML (378.261)	ML	Mining
455	Awarded	Hinauti	931/2/1	0.036	Hinauti ML (378.261)	ML	Mining
456	Awarded	Hinauti	932/2/1	0.046	Hinauti ML (378.261)	ML	Mining
457	Awarded	Hinauti	933/2/1	0.052	Hinauti ML (378.261)	ML	Mining
458	Awarded	Hinauti	11	0.167	Hinauti ML (378.261)	ML	Mining
459	Awarded	Hinauti	12	0.535	Hinauti ML (378.261)	ML	Mining
460	Awarded	Hinauti	13	0.040	Hinauti ML (378.261)	ML	Mining
461	Awarded	Hinauti	716/2	0.101	Hinauti ML (378.261)	ML	Mining
462	Awarded	Hinauti	14	0.016	Hinauti ML (378.261)	ML	Mining
463	Awarded	Dengraha	29/2	0.101	Hinauti ML (378.261)	ML	Mining
464	Awarded	Dengraha	33/1 Ka	0.490	Hinauti ML (378.261)	ML	Mining
465	Awarded	Dengraha	34/1	0.065	Hinauti ML (378.261)	ML	Mining
466	Awarded	Dengraha	35/1	0.077	Hinauti ML (378.261)	ML	Mining
467	Awarded	Jurmani	1/2 Gha	0.016	Hinauti ML (378.261)	ML	Mining
468	Awarded	Jurmani	1/627	2.767	Hinauti ML (378.261)	ML	Mining
469	Awarded	Biharganj	64/1 Part	0.282	Hinauti ML (378.261)	ML	Mining
470	Awarded	Biharganj	80 Part	0.111	Hinauti ML (378.261)	ML	Mining
471	Awarded	Biharganj	84 Part	0.030	Hinauti ML (378.261)	ML	Mining
472	Awarded	Biharganj	85 Part	0.428	Hinauti ML (378.261)	ML	Mining
473	Awarded	Biharganj	86 Part	0.445	Hinauti ML (378.261)	ML	Mining
474	Awarded	Biharganj	87 Part	0.283	Hinauti ML (378.261)	ML	Mining
475	Awarded	Budhgauna	8/3	0.100	Budhgauna ML (60.67)	ML	Mining
476	Awarded	Budhgauna	9/4	0.200	Budhgauna ML (60.67)	ML	Mining
477	Awarded	Budhgauna	8/2	1.020	Budhgauna ML (60.67)	ML	Mining
478	Awarded	Godhatola	254/1	0.030	Budhgauna ML (60.67)	ML	Mining
479	Awarded	Godhatola	17	0.300	Budhgauna ML (60.67)	ML	Mining
480	Awarded	Godhatola	265	0.090	Budhgauna ML (60.67)	ML	Mining
481	Awarded	Godhatola	260	0.150	Budhgauna ML (60.67)	ML	Mining
482	Awarded	Godhatola	12	0.440	Budhgauna ML (60.67)	ML	Mining
483	Awarded	Godhatola	5	0.800	Budhgauna ML (60.67)	ML	Mining
484	Awarded	Baghwar	23	0.140	Budhgauna ML (60.67)	ML	Mining
485	Awarded	Baghwar	88 Part	0.110	Budhgauna ML (60.67)	ML	Mining
486	Awarded	Baghwar	89 Part	0.100	Budhgauna ML (60.67)	ML	Mining
487	Awarded	Baghwar	90 Part	0.070	Budhgauna ML (60.67)	ML	Mining
488	Awarded	Baghwar	91 Part	0.010	Budhgauna ML (60.67)	ML	Mining

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489	Awarded	Baghwar	92 Part	0.007	Budhgauna ML (60.67)	ML	Mining
490	Awarded	Baghwar	93 Part	0.090	Budhgauna ML (60.67)	ML	Mining
491	Awarded	Baghwar	94 Part	0.130	Budhgauna ML (60.67)	ML	Mining
492	Awarded	Baghwar	95 Part	0.020	Budhgauna ML (60.67)	ML	Mining
493	Awarded	Baghwar	96 Part	0.060	Budhgauna ML (60.67)	ML	Mining
494	Awarded	Baghwar	97 Part	0.040	Budhgauna ML (60.67)	ML	Mining
495	Awarded	Baghwar	98 Part	0.005	Budhgauna ML (60.67)	ML	Mining
496	Awarded	Baghwar	99 Part	0.670	Budhgauna ML (60.67)	ML	Mining
497	Awarded	Baghwar	100 Part	0.060	Budhgauna ML (60.67)	ML	Mining
498	Awarded	Baghwar	36/1	0.280	Budhgauna ML (60.67)	ML	Mining
499	Awarded	Baghwar	32	0.650	Budhgauna ML (60.67)	ML	Mining
500	Awarded	Baghwar	34	0.730	Budhgauna ML (60.67)	ML	Mining
501	Awarded	Baghwar	36/2	0.280	Budhgauna ML (60.67)	ML	Mining
502	Awarded	Baghwar	37/1	1.170	Budhgauna ML (60.67)	ML	Mining
503	Awarded	Baghwar	38/1	0.120	Budhgauna ML (60.67)	ML	Mining
504	Awarded	Baghwar	35	0.030	Budhgauna ML (60.67)	ML	Mining
505	Awarded	Baghwar	37/2	1.560	Budhgauna ML (60.67)	ML	Mining
506	Awarded	Baghwar	38/2	0.120	Budhgauna ML (60.67)	ML	Mining
507	Awarded	Baghwar	39/2	0.500	Budhgauna ML (60.67)	ML	Mining
508	Awarded	Baghwar	39/1	2.480	Budhgauna ML (60.67)	ML	Mining
509	Govt Land	Dhaurahra	23	0.56	Majhiagwan ML (362.68)	ML	Mining
510	Govt Land	Dhaurahra	44	0.50	Majhiagwan ML (362.68)	ML	Mining
511	Govt Land	Dhaurahra	45	0.08	Majhiagwan ML (362.68)	ML	Mining
512	Govt Land	Dhaurahra	58	0.01	Majhiagwan ML (362.68)	ML	Mining
513	Govt Land	Dhaurahra	60	0.06	Majhiagwan ML (362.68)	ML	Mining
514	Govt Land	Dhaurahra	61	0.14	Majhiagwan ML (362.68)	ML	Mining
515	Govt Land	Dhaurahra	69	0.22	Majhiagwan ML (362.68)	ML	Mining
516	Govt Land	Majhigawan	26	0.01	Majhiagwan ML (362.68)	ML	Mining
517	Govt Land	Majhigawan	27	0.02	Majhiagwan ML (362.68)	ML	Mining
518	Govt Land	Majhigawan	36	0.16	Majhiagwan ML (362.68)	ML	Mining
519	Govt Land	Majhigawan	50	0.02	Majhiagwan ML (362.68)	ML	Mining
520	Govt Land	Majhigawan	51	0.08	Majhiagwan ML (362.68)	ML	Mining
521	Govt Land	Majhigawan	54	0.65	Majhiagwan ML (362.68)	ML	Mining
522	Govt Land	Majhigawan	75	0.80	Majhiagwan ML (362.68)	ML	Mining
523	Govt Land	Majhigawan	100	0.75	Majhiagwan ML (362.68)	ML	Mining

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524	Govt Land	Majhigawan	136	0.23	Majhiagwan ML (362.68)	ML	Mining
525	Govt Land	Majhigawan	154/1	1.50	Majhiagwan ML (362.68)	ML	Mining
526	Govt Land	Majhigawan	227	0.14	Majhiagwan ML (362.68)	ML	Mining
527	Govt Land	Majhigawan	141	0.21	Majhiagwan ML (362.68)	ML	Mining
528	Govt Land	Majhigawan	78	0.15	Majhiagwan ML (362.68)	ML	Mining
529	Govt Land	Majhigawan	118	12.39	Majhiagwan ML (362.68)	ML	Mining
530	Govt Land	Kariyajhar	24	0.58	Majhiagwan ML (362.68)	ML	Mining
531	Govt Land	Kariyajhar	30	0.13	Majhiagwan ML (362.68)	ML	Mining
532	Govt Land	Kariyajhar	128	0.08	Majhiagwan ML (362.68)	ML	Mining
533	Govt Land	Kariyajhar	286	0.03	Majhiagwan ML (362.68)	ML	Mining
534	Govt Land	Kariyajhar	112/2	3.87	Majhiagwan ML (362.68)	ML	Mining
535	Govt Land	Sarda	308/2	1.20	Majhiagwan ML (362.68)	ML	Mining
536	Govt Land	Sarda	86/2	0.46	Majhiagwan ML (362.68)	ML	Mining
537	Govt Land	Sarda	87	0.67	Majhiagwan ML (362.68)	ML	Mining
538	Govt Land	Sarda	88	0.12	Majhiagwan ML (362.68)	ML	Mining
539	Govt Land	Sarda	75/2	0.40	Majhiagwan ML (362.68)	ML	Mining
540	Govt Land	Sarda	80	0.16	Majhiagwan ML (362.68)	ML	Mining
541	Govt Land	Sarda	408	0.12	Majhiagwan ML (362.68)	ML	Mining
542	Govt Land	Sarda	410/1/1	0.03	Majhiagwan ML (362.68)	ML	Mining
543	Govt Land	Sarda	410/2	1.00	Majhiagwan ML (362.68)	ML	Mining
544	Govt Land	Sarda	412/2	0.04	Majhiagwan ML (362.68)	ML	Mining
545	Govt Land	Sarda	407/3	0.57	Majhiagwan ML (362.68)	ML	Mining
546	Govt Land	Sarda	115	0.15	Majhiagwan ML (362.68)	ML	Mining
547	Govt Land	Sarda	116	0.10	Majhiagwan ML (362.68)	ML	Mining
548	Govt Land	Sarda	117	0.14	Majhiagwan ML (362.68)	ML	Mining
549	Govt Land	Sarda	118	0.13	Majhiagwan ML (362.68)	ML	Mining
550	Govt Land	Sarda	119	0.16	Majhiagwan ML (362.68)	ML	Mining
551	Govt Land	Sarda	120	0.14	Majhiagwan ML (362.68)	ML	Mining
552	Govt Land	Sarda	121/2	0.04	Majhiagwan ML (362.68)	ML	Mining
553	Govt Land	Sarda	129/2	0.08	Majhiagwan ML (362.68)	ML	Mining
554	Govt Land	Sarda	130/2	0.09	Majhiagwan ML (362.68)	ML	Mining
555	Govt Land	Sarda	430/3	0.04	Majhiagwan ML (362.68)	ML	Mining
556	Govt Land	Sarda	303/3	0.57	Majhiagwan ML (362.68)	ML	Mining
557	Govt Land	Sarda	55/2	0.06	Majhiagwan ML (362.68)	ML	Mining
558	Govt Land	Sarda	92	0.02	Majhiagwan ML (362.68)	ML	Mining

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559	Govt Land	Sarda	93/2	0.04	Majhiagwan ML (362.68)	ML	Mining
560	Govt Land	Sarda	306	0.07	Majhiagwan ML (362.68)	ML	Mining
561	Govt Land	Sarda	396/2	0.08	Majhiagwan ML (362.68)	ML	Mining
562	Govt Land	Sarda	400	0.10	Majhiagwan ML (362.68)	ML	Mining
563	Govt Land	Sarda	401/2	0.04	Majhiagwan ML (362.68)	ML	Mining
564	Govt Land	Sarda	402/2	0.15	Majhiagwan ML (362.68)	ML	Mining
565	Govt Land	Sarda	405/2	0.02	Majhiagwan ML (362.68)	ML	Mining
566	Govt Land	Sarda	406	0.13	Majhiagwan ML (362.68)	ML	Mining
567	Govt Land	Sarda	1	0.98	Majhiagwan ML (362.68)	ML	Mining
568	Govt Land	Sarda	4	0.56	Majhiagwan ML (362.68)	ML	Mining
569	Govt Land	Sarda	16	0.06	Majhiagwan ML (362.68)	ML	Mining
570	Govt Land	Sarda	52	0.04	Majhiagwan ML (362.68)	ML	Mining
571	Govt Land	Sarda	54	0.04	Majhiagwan ML (362.68)	ML	Mining
572	Govt Land	Sarda	53	0.04	Majhiagwan ML (362.68)	ML	Mining
573	Govt Land	Sarda	71	0.20	Majhiagwan ML (362.68)	ML	Mining
574	Govt Land	Sarda	89	0.04	Majhiagwan ML (362.68)	ML	Mining
575	Govt Land	Sarda	90	0.05	Majhiagwan ML (362.68)	ML	Mining
576	Govt Land	Sarda	91	0.05	Majhiagwan ML (362.68)	ML	Mining
577	Govt Land	Sarda	95	0.05	Majhiagwan ML (362.68)	ML	Mining
578	Govt Land	Sarda	97	0.26	Majhiagwan ML (362.68)	ML	Mining
579	Govt Land	Sarda	108/2	0.09	Majhiagwan ML (362.68)	ML	Mining
580	Govt Land	Sarda	313	0.06	Majhiagwan ML (362.68)	ML	Mining
581	Govt Land	Sarda	330	0.03	Majhiagwan ML (362.68)	ML	Mining
582	Govt Land	Sarda	336	0.25	Majhiagwan ML (362.68)	ML	Mining
583	Govt Land	Sarda	339	0.61	Majhiagwan ML (362.68)	ML	Mining
584	Govt Land	Sarda	340	0.07	Majhiagwan ML (362.68)	ML	Mining
585	Govt Land	Sarda	348	0.28	Majhiagwan ML (362.68)	ML	Mining
586	Govt Land	Sarda	365	0.10	Majhiagwan ML (362.68)	ML	Mining
587	Govt Land	Sarda	373	0.01	Majhiagwan ML (362.68)	ML	Mining
588	Govt Land	Sarda	376	0.03	Majhiagwan ML (362.68)	ML	Mining
589	Govt Land	Sarda	397	0.19	Majhiagwan ML (362.68)	ML	Mining
590	Govt Land	Sarda	409	0.04	Majhiagwan ML (362.68)	ML	Mining
591	Govt Land	Patna	2	0.48	Majhiagwan ML (362.68)	ML	Mining
592	Govt Land	Patna	3	0.11	Majhiagwan ML (362.68)	ML	Mining
593	Govt Land	Patna	6	0.07	Majhiagwan ML (362.68)	ML	Mining

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594	Govt Land	Patna	19	0.31	Majhiagwan ML (362.68)	ML	Mining
595	Govt Land	Patna	25	0.39	Majhiagwan ML (362.68)	ML	Mining
596	Govt Land	Patna	26	0.14	Majhiagwan ML (362.68)	ML	Mining
597	Govt Land	Patna	27	0.10	Majhiagwan ML (362.68)	ML	Mining
598	Govt Land	Patna	28	0.97	Majhiagwan ML (362.68)	ML	Mining
599	Govt Land	Patna	29	0.32	Majhiagwan ML (362.68)	ML	Mining
600	Govt Land	Patna	35	0.06	Majhiagwan ML (362.68)	ML	Mining
601	Govt Land	Patna	36	0.04	Majhiagwan ML (362.68)	ML	Mining
602	Govt Land	Patna	37	0.01	Majhiagwan ML (362.68)	ML	Mining
603	Govt Land	Patna	38	0.02	Majhiagwan ML (362.68)	ML	Mining
604	Govt Land	Patna	39	0.01	Majhiagwan ML (362.68)	ML	Mining
605	Govt Land	Patna	51	0.09	Majhiagwan ML (362.68)	ML	Mining
606	Govt Land	Patna	73	0.02	Majhiagwan ML (362.68)	ML	Mining
607	Govt Land	Patna	74	0.11	Majhiagwan ML (362.68)	ML	Mining
608	Govt Land	Patna	207	0.01	Majhiagwan ML (362.68)	ML	Mining
609	Govt Land	Patna	75	0.01	Majhiagwan ML (362.68)	ML	Mining
610	Govt Land	Patna	93	0.05	Majhiagwan ML (362.68)	ML	Mining
611	Govt Land	Patna	109	0.18	Majhiagwan ML (362.68)	ML	Mining
612	Govt Land	Patna	110	0.15	Majhiagwan ML (362.68)	ML	Mining
613	Govt Land	Patna	111	0.31	Majhiagwan ML (362.68)	ML	Mining
614	Govt Land	Patna	112	1.90	Majhiagwan ML (362.68)	ML	Mining
615	Govt Land	Patna	115	0.03	Majhiagwan ML (362.68)	ML	Mining
616	Govt Land	Patna	118	0.14	Majhiagwan ML (362.68)	ML	Mining
617	Govt Land	Patna	119	0.08	Majhiagwan ML (362.68)	ML	Mining
618	Govt Land	Patna	294	0.13	Majhiagwan ML (362.68)	ML	Mining
619	Govt Land	Patna	302	0.07	Majhiagwan ML (362.68)	ML	Mining
620	Govt Land	Patna	303	0.05	Majhiagwan ML (362.68)	ML	Mining
621	Govt Land	Patna	304	0.02	Majhiagwan ML (362.68)	ML	Mining
622	Govt Land	Patna	311	0.03	Majhiagwan ML (362.68)	ML	Mining
623	Govt Land	Patna	295	0.17	Majhiagwan ML (362.68)	ML	Mining
624	Govt Land	Patna	296/2	0.03	Majhiagwan ML (362.68)	ML	Mining
625	Govt Land	Patna	287	0.02	Majhiagwan ML (362.68)	ML	Mining
626	Govt Land	Patna	321	0.24	Majhiagwan ML (362.68)	ML	Mining
627	Govt Land	Patna	322/2	0.20	Majhiagwan ML (362.68)	ML	Mining
628	Govt Land	Patna	320	0.01	Majhiagwan ML (362.68)	ML	Mining

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
629	Govt Land	Patna	318/2	0.09	Majhiagwan ML (362.68)	ML	Mining
630	Govt Land	Patna	319/1	0.16	Majhiagwan ML (362.68)	ML	Mining
631	Govt Land	Patna	316/2	0.06	Majhiagwan ML (362.68)	ML	Mining
632	Govt Land	Patna	317/2	0.01	Majhiagwan ML (362.68)	ML	Mining
633	Govt Land	Patna	323	0.08	Majhiagwan ML (362.68)	ML	Mining
634	Govt Land	Budhgauna	1	0.04	Budhgauna ML (60.67)	ML	Mining
635	Govt Land	Budhgauna	4	0.28	Budhgauna ML (60.67)	ML	Mining
636	Govt Land	Budhgauna	8/1	0.47	Budhgauna ML (60.67)	ML	Mining
637	Govt Land	Budhgauna	9/1	0.27	Budhgauna ML (60.67)	ML	Mining
638	Govt Land	Budhgauna	10	0.64	Budhgauna ML (60.67)	ML	Mining
639	Govt Land	Budhgauna	11	2.00	Budhgauna ML (60.67)	ML	Mining
640	Govt Land	Godhatola	1	0.51	Budhgauna ML (60.67)	ML	Mining
641	Govt Land	Godhatola	13	0.10	Budhgauna ML (60.67)	ML	Mining
642	Govt Land	Godhatola	259	0.43	Budhgauna ML (60.67)	ML	Mining
643	Govt Land	Godhatola	283	0.04	Budhgauna ML (60.67)	ML	Mining
644	Forest Land	Majhiagwan	R- 1121	54.825	Majhiagwan Forest ML (54.825)	ML	Mining
645	Forest Land	Baghwar & Godhatola	R- 1119	66.949	Budhgauna Forest ML (87.992)	ML	Mining
646	Purchased	Baghwar	24	0.04	Budhgauna ML (60.67)	ML	Mining
647	Purchased	Baghwar	25	0.22	Budhgauna ML (60.67)	ML	Mining
648	Purchased	Baghwar	40	1.06	Budhgauna ML (60.67)	ML	Mining
649	Purchased	Baghwar	45	0.06	Budhgauna ML (60.67)	ML	Mining
650	Purchased	Baghwar	46	0.33	Budhgauna ML (60.67)	ML	Mining
651	Purchased	Baghwar	47	0.03	Budhgauna ML (60.67)	ML	Mining
652	Purchased	Baghwar	48	0.24	Budhgauna ML (60.67)	ML	Mining
653	Purchased	Baghwar	49	1.51	Budhgauna ML (60.67)	ML	Mining
654	Purchased	Baghwar	9	0.27	Budhgauna ML (60.67)	ML	Mining
655	Purchased	Baghwar	27	0.59	Budhgauna ML (60.67)	ML	Mining
656	Purchased	Baghwar	31	0.17	Budhgauna ML (60.67)	ML	Mining
657	Purchased	Baghwar	28	0.06	Budhgauna ML (60.67)	ML	Mining
658	Purchased	Baghwar	29	0.06	Budhgauna ML (60.67)	ML	Mining
659	Purchased	Baghwar	30	0.05	Budhgauna ML (60.67)	ML	Mining
660	Purchased	Budgauna	9 Part	0.40	Budhgauna ML (60.67)	ML	Mining
661	Purchased	Godhatola	273 274	1.12	Budhgauna ML (60.67)	ML	Mining
662	Purchased	Godhatola	274	0.10	Budhgauna ML (60.67)	ML	Mining

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663	Purchased	Godhatola	282	2.59	Budhagauna ML (60.67)	ML	Mining
664	Purchased	Godhatola	275	0.67	Budhagauna ML (60.67)	ML	Mining
665	Purchased	Baghwar	5	0.97	Budhagauna Forest (87.992)	ML	Mining
666	Purchased	Baghwar	4	0.70	Budhagauna Forest (87.992)	ML	Mining
667	Purchased	Baghwar	8	0.97	Budhagauna Forest (87.992)	ML	Mining
668	Purchased	Baghwar	2	0.89	Budhagauna Forest (87.992)	ML	Mining
669	Purchased	Baghwar	3	0.08	Budhagauna Forest (87.992)	ML	Mining
670	Purchased	Godhatola	31	1.31	Budhagauna Forest (87.992)	ML	Mining
671	Purchased	Godhatola	30	1.00	Budhagauna Forest (87.992)	ML	Mining
672	Purchased	Godhatola	16	0.05	Budhagauna Forest (87.992)	ML	Mining
673	Purchased	Godhatola	19	0.29	Budhagauna Forest (87.992)	ML	Mining
674	Purchased	Godhatola	20/2	0.05	Budhagauna Forest (87.992)	ML	Mining
675	Purchased	Godhatola	26/3	2.04	Budhagauna Forest (87.992)	ML	Mining
676	Purchased	Godhatola	10	0.080	Budhagauna Forest (87.992)	ML	Mining
677	Purchased	Godhatola	11	0.100	Budhagauna Forest (87.992)	ML	Mining
678	Purchased	Godhatola	15	0.040	Budhagauna Forest (87.992)	ML	Mining
679	Purchased	Godhatola	29	2.840	Budhagauna Forest (87.992)	ML	Mining
680	Purchased	Godhatola	11/491	1.130	Budhagauna Forest (87.992)	ML	Mining
681	Purchased	Godhatola	34	1.345	Budhagauna Forest (87.992)	ML	Mining
682	Purchased	Godhatola	28	2.28	Budhagauna Forest (87.992)	ML	Mining
683	Purchased	Godhatola	36	0.66	Budhagauna Forest (87.992)	ML	Mining
684	Purchased	Godhatola	34	1.345	Budhagauna Forest (87.992)	ML	Mining
685	Purchased	Godhatola	35	0.31	Budhagauna Forest (87.992)	ML	Mining
686	Purchased	Godhatola	25/1	0.10	Budhagauna Forest (87.992)	ML	Mining

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687	Purchased	Godhatola	26/1 Ka	0.19	Budhagauna Forest (87.992)	ML	Mining
688	Purchased	Godhatola	37/1	1.64	Budhagauna Forest (87.992)	ML	Mining
689	Purchased	Godhatola	27	0.33	Budhagauna Forest (87.992)	ML	Mining
690	Purchased	Chhirhai	549/1 Ka/2	0.113	Chhirhai ML (145.484)	ML	Mining
691	Purchased	Chhirhai	550/1 Ka/2	0.069	Chhirhai ML (145.484)	ML	Mining
692	Purchased	Chhirhai	551/1 Kha	0.016	Chhirhai ML (145.484)	ML	Mining
693	Purchased	Chhirhai	552/1 Ka/2	0.024	Chhirhai ML (145.484)	ML	Mining
694	Purchased	Chhirhai	569/1 Kha	0.081	Chhirhai ML (145.484)	ML	Mining
695	Purchased	Chhirhai	570/1 Kha	0.380	Chhirhai ML (145.484)	ML	Mining
696	Purchased	Chhirhai	660/2	0.227	Chhirhai ML (145.484)	ML	Mining
697	Purchased	Chhirhai	662/2	0.186	Chhirhai ML (145.484)	ML	Mining
698	Purchased	Chhirhai	663/2	0.174	Chhirhai ML (145.484)	ML	Mining
699	Purchased	Chhirhai	545/2	0.541	Chhirhai ML (145.484)	ML	Mining
700	Purchased	Chhirhai	544/1	0.412	Chhirhai ML (145.484)	ML	Mining
701	Purchased	Chhirhai	544/2	0.405	Chhirhai ML (145.484)	ML	Mining
702	Purchased	Chhirhai	541/1 Kha	0.675	Chhirhai ML (145.484)	ML	Mining
703	Purchased	Chhirhai	658/2	0.769	Chhirhai ML (145.484)	ML	Mining
704	Purchased	Chhirhai	542/3 Ga	0.384	Chhirhai ML (145.484)	ML	Mining
705	Purchased	Chhirhai	542/2 Kha	0.384	Chhirhai ML (145.484)	ML	Mining
706	Purchased	Chhirhai	541/1 Ka	0.675	Chhirhai ML (145.484)	ML	Mining
707	Purchased	Chhirhai	541/2/1 Ga	0.202	Chhirhai ML (145.484)	ML	Mining
708	Purchased	Chhirhai	541/2/1 Gha	0.202	Chhirhai ML (145.484)	ML	Mining
709	Purchased	Chhirhai	541/2/1 Kha	0.405	Chhirhai ML (145.484)	ML	Mining
710	Purchased	Chhirhai	649/3 Kha	0.101	Chhirhai ML (145.484)	ML	Mining
711	Purchased	Chhirhai	649/3 Ga	0.101	Chhirhai ML (145.484)	ML	Mining
712	Purchased	Chhirhai	649/3 Gha	0.101	Chhirhai ML (145.484)	ML	Mining
713	Purchased	Chhirhai	649/3 Anga	0.101	Chhirhai ML (145.484)	ML	Mining
714	Purchased	Chhirhai	628/1	0.125	Chhirhai ML (145.484)	ML	Mining
715	Purchased	Chhirhai	714/1	0.271	Chhirhai ML (145.484)	ML	Mining
716	Purchased	Chhirhai	628/2	0.125	Chhirhai ML (145.484)	ML	Mining
717	Purchased	Chhirhai	714/2	0.271	Chhirhai ML (145.484)	ML	Mining
718	Purchased	Chhirhai	628/3	0.130	Chhirhai ML (145.484)	ML	Mining
719	Purchased	Chhirhai	714/3	0.271	Chhirhai ML (145.484)	ML	Mining

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720	Purchased	Chhirhai	624/2	0.502	Chhirhai ML (145.484)	ML	Mining
721	Purchased	Chhirhai	625/2	0.575	Chhirhai ML (145.484)	ML	Mining
722	Purchased	Chhirhai	718	0.757	Chhirhai ML (145.484)	ML	Mining
723	Purchased	Chhirhai	696/2/2 Ka	0.858	Chhirhai ML (145.484)	ML	Mining
724	Purchased	Chhirhai	681/2	0.040	Chhirhai ML (145.484)	ML	Mining
725	Purchased	Chhirhai	684/2'	0.061	Chhirhai ML (145.484)	ML	Mining
726	Purchased	Chhirhai	685/1	0.109	Chhirhai ML (145.484)	ML	Mining
727	Purchased	Chhirhai	686	0.372	Chhirhai ML (145.484)	ML	Mining
728	Purchased	Chhirhai	687/2	0.024	Chhirhai ML (145.484)	ML	Mining
729	Purchased	Chhirhai	624/1	0.279	Chhirhai ML (145.484)	ML	Mining
730	Purchased	Chhirhai	625/1	0.295	Chhirhai ML (145.484)	ML	Mining
731	Purchased	Chhirhai	717/2	0.036	Chhirhai ML (145.484)	ML	Mining
732	Purchased	Chhirhai	719/2	0.307	Chhirhai ML (145.484)	ML	Mining
733	Purchased	Chhirhai	542/4/1	0.355	Chhirhai ML (145.484)	ML	Mining
734	Purchased	Chhirhai	659/2 Kha	0.515	Chhirhai ML (145.484)	ML	Mining
735	Purchased	Chhirhai	659/2 Kha	0.605	Chhirhai ML (145.484)	ML	Mining
736	Purchased	Chhirhai	627/2	0.530	Chhirhai ML (145.484)	ML	Mining
737	Purchased	Chhirhai	659/1073/2	0.202	Chhirhai ML (145.484)	ML	Mining
738	Purchased	Chhirhai	541/2/1ka	0.809	Chhirhai ML (145.484)	ML	Mining
739	Purchased	Chhirhai	681/3	0.032	Chhirhai ML (145.484)	ML	Mining
740	Purchased	Chhirhai	682/2	0.081	Chhirhai ML (145.484)	ML	Mining
741	Purchased	Chhirhai	685/2	0.270	Chhirhai ML (145.484)	ML	Mining
742	Purchased	Chhirhai	687/3	0.024	Chhirhai ML (145.484)	ML	Mining
743	Purchased	Argat	275	0.028	Chhirhai ML (145.484)	ML	Mining
744	Purchased	Argat	277	0.077	Chhirhai ML (145.484)	ML	Mining
745	Purchased	Argat	278	1.813	Chhirhai ML (145.484)	ML	Mining
746	Purchased	Argat	279	0.085	Chhirhai ML (145.484)	ML	Mining
747	Purchased	Argat	232/1	0.081	Chhirhai ML (145.484)	ML	Mining
748	Purchased	Argat	266/1	0.563	Chhirhai ML (145.484)	ML	Mining
749	Purchased	Argat	285	0.040	Chhirhai ML (145.484)	ML	Mining
750	Purchased	Argat	286	0.344	Chhirhai ML (145.484)	ML	Mining
751	Purchased	Kothar	76/2	0.753	Chhirhai ML (145.484)	ML	Mining
752	Purchased	Kothar	77/2	1.109	Chhirhai ML (145.484)	ML	Mining
753	Purchased	Kothar	83/2	0.048	Chhirhai ML (145.484)	ML	Mining
754	Purchased	Kothar	84/2	0.504	Chhirhai ML (145.484)	ML	Mining

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755	Purchased	Kothar	88/2	0.486	Chhirhai ML (145.484)	ML	Mining
756	Purchased	Kothar	89/1	0.032	Chhirhai ML (145.484)	ML	Mining
757	Purchased	Kothar	90/2	0.012	Chhirhai ML (145.484)	ML	Mining
758	Purchased	Kothar	88/3	0.486	Chhirhai ML (145.484)	ML	Mining
759	Purchased	Kothar	65/1	0.469	Chhirhai ML (145.484)	ML	Mining
760	Purchased	Kothar	68/1	0.429	Chhirhai ML (145.484)	ML	Mining
761	Purchased	Kothar	80/1 Kha	0.405	Chhirhai ML (145.484)	ML	Mining
762	Purchased	Kothar	81/1	0.061	Chhirhai ML (145.484)	ML	Mining
763	Purchased	Kothar	82/2	0.405	Chhirhai ML (145.484)	ML	Mining
764	Purchased	Kothar	83/3 Kha	0.405	Chhirhai ML (145.484)	ML	Mining
765	Purchased	Kothar	83/3	0.048	Chhirhai ML (145.484)	ML	Mining
766	Purchased	Kothar	84/3 Ka	0.336	Chhirhai ML (145.484)	ML	Mining
767	Purchased	Kothar	89/2kha	0.020	Chhirhai ML (145.484)	ML	Mining
768	Purchased	Kothar	66	2.508	Chhirhai ML (145.484)	ML	Mining
769	Purchased	Kothar	83/5	0.049	Chhirhai ML (145.484)	ML	Mining
770	Purchased	Kothar	84/5	0.504	Chhirhai ML (145.484)	ML	Mining
771	Purchased	Kothar	85/2	0.057	Chhirhai ML (145.484)	ML	Mining
772	Purchased	Kothar	86	0.809	Chhirhai ML (145.484)	ML	Mining
773	Purchased	Kothar	87	0.032	Chhirhai ML (145.484)	ML	Mining
774	Purchased	Kothar	90/5	0.016	Chhirhai ML (145.484)	ML	Mining
775	Purchased	Kothar	78	1.396	Chhirhai ML (145.484)	ML	Mining
776	Purchased	Kothar	80/1 Ka	0.930	Chhirhai ML (145.484)	ML	Mining
777	Purchased	Kothar	70/2	0.028	Chhirhai ML (145.484)	ML	Mining
778	Purchased	Kothar	74/2	0.157	Chhirhai ML (145.484)	ML	Mining
779	Purchased	Kothar	67/5	0.348	Chhirhai ML (145.484)	ML	Mining
780	Purchased	Kothar	75/5	0.120	Chhirhai ML (145.484)	ML	Mining
781	Purchased	Kothar	70/1 Gha	0.036	Chhirhai ML (145.484)	ML	Mining
782	Purchased	Kothar	74/1 Gha	0.200	Chhirhai ML (145.484)	ML	Mining
783	Purchased	Kothar	70/1 Ga	0.036	Chhirhai ML (145.484)	ML	Mining
784	Purchased	Kothar	74/1 Ga	0.199	Chhirhai ML (145.484)	ML	Mining
785	Purchased	Kothar	72/1 Kha	0.378	Chhirhai ML (145.484)	ML	Mining
786	Purchased	Jigna	345/2	0.545	Chhirhai ML (145.484)	ML	Mining
787	Purchased	Jigna	344	1.356	Chhirhai ML (145.484)	ML	Mining
788	Purchased	Argat	9/1	0.914	Argat ML (363.070)	ML	Mining
789	Purchased	Argat	14/2	0.073	Argat ML (363.070)	ML	Mining

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790	Purchased	Argat	15/3	0.053	Argat ML (363.070)	ML	Mining
791	Purchased	Kothar	21/97/1 Ga	0.297	Argat ML (363.070)	ML	Mining
792	Purchased	Kothar	51	0.676	Argat ML (363.070)	ML	Mining
793	Purchased	Kothar	52	0.053	Argat ML (363.070)	ML	Mining
794	Purchased	Kothar	57	0.045	Argat ML (363.070)	ML	Mining
795	Purchased	Kothar	58/1	0.765	Argat ML (363.070)	ML	Mining
796	Purchased	Kothar	59/2	0.158	Argat ML (363.070)	ML	Mining
797	Purchased	Kothar	58/2	1.511	Argat ML (363.070)	ML	Mining
798	Purchased	Kothar	36/1ga	0.210	Argat ML (363.070)	ML	Mining
799	Purchased	Kothar	36/2	0.069	Argat ML (363.070)	ML	Mining
800	Purchased	Kothar	37/1	0.561	Argat ML (363.070)	ML	Mining
801	Purchased	Kothar	36/1 Ka	0.210	Argat ML (363.070)	ML	Mining
802	Purchased	Kothar	25/3 Ka/2	0.101	Argat ML (363.070)	ML	Mining
803	Purchased	Kothar	36/1 Kha	0.210	Argat ML (363.070)	ML	Mining
804	Purchased	Kothar	21/97/1kh	0.305	Argat ML (363.070)	ML	Mining
805	Purchased	Kothar	61/1	0.157	Argat ML (363.070)	ML	Mining
806	Purchased	Kothar	4/3	0.197	Argat ML (363.070)	ML	Mining
807	Purchased	Kothar	40/3	0.028	Argat ML (363.070)	ML	Mining
808	Purchased	Kothar	41/3	0.409	Argat ML (363.070)	ML	Mining
809	Purchased	Kothar	42/3	0.339	Argat ML (363.070)	ML	Mining
810	Purchased	Kothar	13/2	0.172	Argat ML (363.070)	ML	Mining
811	Purchased	Kothar	38/98/2	0.176	Argat ML (363.070)	ML	Mining
812	Purchased	Kothar	4/2	0.198	Argat ML (363.070)	ML	Mining
813	Purchased	Kothar	42/2	0.021	Argat ML (363.070)	ML	Mining
814	Purchased	Kothar	11/4	0.546	Argat ML (363.070)	ML	Mining
815	Purchased	Kothar	43/5	0.038	Argat ML (363.070)	ML	Mining
816	Purchased	Kothar	44/5	0.062	Argat ML (363.070)	ML	Mining
817	Purchased	Kothar	36/6	0.421	Argat ML (363.070)	ML	Mining
818	Purchased	Kothar	38/98/4	0.593	Argat ML (363.070)	ML	Mining
819	Purchased	Kothar	48/2	0.962	Argat ML (363.070)	ML	Mining
820	Purchased	Kothar	49	0.575	Argat ML (363.070)	ML	Mining
821	Purchased	Kothar	56/1	0.295	Argat ML (363.070)	ML	Mining
822	Purchased	Kothar	13/1	0.177	Argat ML (363.070)	ML	Mining
823	Purchased	Kothar	38/98/1	0.172	Argat ML (363.070)	ML	Mining
824	Purchased	Kothar	22	0.291	Argat ML (363.070)	ML	Mining

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825	Purchased	Kothar	23	0.575	Argat ML (363.070)	ML	Mining
826	Purchased	Kothar	24	0.579	Argat ML (363.070)	ML	Mining
827	Purchased	Kothar	62	0.692	Argat ML (363.070)	ML	Mining
828	Purchased	Kothar	18	0.571	Argat ML (363.070)	ML	Mining
829	Purchased	Kothar	13/3	0.336	Argat ML (363.070)	ML	Mining
830	Purchased	Kothar	38/98/3	0.241	Argat ML (363.070)	ML	Mining
831	Purchased	Kothar	46/3	0.553	Argat ML (363.070)	ML	Mining
832	Purchased	Kothar	47/3	0.040	Argat ML (363.070)	ML	Mining
833	Purchased	Kothar	48/1	0.930	Argat ML (363.070)	ML	Mining
834	Purchased	Kothar	25/3 Ka/1	0.220	Argat ML (363.070)	ML	Mining
835	Purchased	Kothar	26/3	0.134	Argat ML (363.070)	ML	Mining
836	Purchased	Thadgatiya	75/1ka	0.217	Argat ML (363.070)	ML	Mining
837	Purchased	Thadgatiya	63/1	0.518	Argat ML (363.070)	ML	Mining
838	Purchased	Thadgatiya	69/2 Ka	0.027	Argat ML (363.070)	ML	Mining
839	Purchased	Thadgatiya	70/1	0.028	Argat ML (363.070)	ML	Mining
840	Purchased	Thadgatiya	71/1	0.138	Argat ML (363.070)	ML	Mining
841	Purchased	Thadgatiya	72/1 Ka	0.323	Argat ML (363.070)	ML	Mining
842	Purchased	Thadgatiya	73/1	0.035	Argat ML (363.070)	ML	Mining
843	Purchased	Thadgatiya	74/1	0.009	Argat ML (363.070)	ML	Mining
844	Purchased	Thadgatiya	77/3 Ka	0.025	Argat ML (363.070)	ML	Mining
845	Purchased	Thadgatiya	78/1	1.274	Argat ML (363.070)	ML	Mining
846	Purchased	Thadgatiya	80	0.040	Argat ML (363.070)	ML	Mining
847	Purchased	Thadgatiya	86/2 Ka	0.240	Argat ML (363.070)	ML	Mining
848	Purchased	Thadgatiya	87/2 Ka	0.150	Argat ML (363.070)	ML	Mining
849	Purchased	Thadgatiya	88/2	0.293	Argat ML (363.070)	ML	Mining
850	Purchased	Thadgatiya	90/4	1.311	Argat ML (363.070)	ML	Mining
851	Purchased	Thadgatiya	89/4	0.859	Argat ML (363.070)	ML	Mining
852	Purchased	Jigna	35/2/Kha	0.105	Argat ML (363.070)	ML	Mining
853	Purchased	Jigna	36/2 Kha/2	0.613	Argat ML (363.070)	ML	Mining
854	Purchased	Jigna	38/2/1 Kha/2	0.279	Argat ML (363.070)	ML	Mining
855	Purchased	Jigna	39/2	0.077	Argat ML (363.070)	ML	Mining
856	Purchased	Jigna	38/1 Ga	0.061	Argat ML (363.070)	ML	Mining
857	Purchased	Jigna	50/3	0.293	Argat ML (363.070)	ML	Mining
858	Purchased	Jhopa	239/1	0.053	Argat ML (363.070)	ML	Mining
859	Purchased	Jhopa	240/1	0.068	Argat ML (363.070)	ML	Mining

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860	Purchased	Jhopa	307/2 Ka	0.067	Argat ML (363.070)	ML	Mining
861	Purchased	Jhopa	347/2	0.121	Argat ML (363.070)	ML	Mining
862	Purchased	Jhopa	354	0.024	Argat ML (363.070)	ML	Mining
863	Purchased	Jhopa	355/2	0.081	Argat ML (363.070)	ML	Mining
864	Purchased	Jhopa	363	0.166	Argat ML (363.070)	ML	Mining
865	Purchased	Khodari	604/1 Ka	0.032	Argat ML (363.070)	ML	Mining
866	Purchased	Khodari	606	0.109	Argat ML (363.070)	ML	Mining
867	Purchased	Khodari	605/2	0.081	Argat ML (363.070)	ML	Mining
868	Purchased	Khodari	607/2	0.081	Argat ML (363.070)	ML	Mining
869	Purchased	Bijuri	233	0.012	Argat ML (363.070)	ML	Mining
870	Purchased	Bijuri	234	0.081	Argat ML (363.070)	ML	Mining
871	Purchased	Bijuri	235	0.142	Argat ML (363.070)	ML	Mining
872	Purchased	Bijuri	236/3	0.081	Argat ML (363.070)	ML	Mining
873	Purchased	Hinauti	45/1	0.527	Hinauti ML (378.261)	ML	Mining
874	Purchased	Hinauti	40/1	0.073	Hinauti ML (378.261)	ML	Mining
875	Purchased	Hinauti	42/1 Ka	0.33	Hinauti ML (378.261)	ML	Mining
876	Purchased	Hinauti	42 /1 Kha	0.218	Hinauti ML (378.261)	ML	Mining
877	Purchased	Hinauti	43/1/1	0.113	Hinauti ML (378.261)	ML	Mining
878	Purchased	Hinauti	45/2	0.194	Hinauti ML (378.261)	ML	Mining
879	Purchased	Hinauti	42 /1 Ga	0.218	Hinauti ML (378.261)	ML	Mining
880	Purchased	Hinauti	43/2	0.032	Hinauti ML (378.261)	ML	Mining
881	Purchased	Hinauti	44/1	0.081	Hinauti ML (378.261)	ML	Mining
882	Purchased	Hinauti	45/3	0.198	Hinauti ML (378.261)	ML	Mining
883	Purchased	Hinauti	1144/2 Ka	0.688	Hinauti ML (378.261)	ML	Mining
884	Purchased	Hinauti	1145/2	0.405	Hinauti ML (378.261)	ML	Mining
885	Purchased	Hinauti	1143/2	0.631	Hinauti ML (378.261)	ML	Mining
886	Purchased	Hinauti	1146/1	0.016	Hinauti ML (378.261)	ML	Mining
887	Purchased	Hinauti	968/1	0.405	Hinauti ML (378.261)	ML	Mining
888	Purchased	Hinauti	973/2	0.036	Hinauti ML (378.261)	ML	Mining
889	Purchased	Hinauti	974/2	0.373	Hinauti ML (378.261)	ML	Mining
890	Purchased	Hinauti	977	0.334	Hinauti ML (378.261)	ML	Mining
891	Purchased	Hinauti	978	0.024	Hinauti ML (378.261)	ML	Mining
892	Purchased	Hinauti	980	0.235	Hinauti ML (378.261)	ML	Mining
893	Purchased	Hinauti	981	0.741	Hinauti ML (378.261)	ML	Mining
894	Purchased	Hinauti	983/5	0.210	Hinauti ML (378.261)	ML	Mining

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895	Purchased	Hinauti	964/1/1 Kha	0.513	Hinauti ML (378.261)	ML	Mining
896	Purchased	Hinauti	964/1/1 Ga	0.513	Hinauti ML (378.261)	ML	Mining
897	Purchased	Hinauti	964/1/1ka	0.513	Hinauti ML (378.261)	ML	Mining
898	Purchased	Hinauti	964/1/1 Kha/2	0.170	Hinauti ML (378.261)	ML	Mining
899	Purchased	Hinauti	964/1/1 Ka/2	0.170	Hinauti ML (378.261)	ML	Mining
900	Purchased	Hinauti	964/1/1 ga/2	0.170	Hinauti ML (378.261)	ML	Mining
901	Purchased	Hinauti	1144/3 Kha	0.202	Hinauti ML (378.261)	ML	Mining
902	Purchased	Hinauti	1147	0.482	Hinauti ML (378.261)	ML	Mining
903	Purchased	Hinauti	997/2	0.081	Hinauti ML (378.261)	ML	Mining
904	Purchased	Hinauti	1138/1 Ka	0.052	Hinauti ML (378.261)	ML	Mining
905	Purchased	Hinauti	1000	0.579	Hinauti ML (378.261)	ML	Mining
906	Purchased	Hinauti	1143/1	0.490	Hinauti ML (378.261)	ML	Mining
907	Purchased	Hinauti	1144/1	0.445	Hinauti ML (378.261)	ML	Mining
908	Purchased	Hinauti	1145/1	0.081	Hinauti ML (378.261)	ML	Mining
909	Purchased	Hinauti	952	0.121	Hinauti ML (378.261)	ML	Mining
910	Purchased	Hinauti	953	0.136	Hinauti ML (378.261)	ML	Mining
911	Purchased	Hinauti	955	0.967	Hinauti ML (378.261)	ML	Mining
912	Purchased	Hinauti	956	0.583	Hinauti ML (378.261)	ML	Mining
913	Purchased	Hinauti	992	0.093	Hinauti ML (378.261)	ML	Mining
914	Purchased	Hinauti	994	0.117	Hinauti ML (378.261)	ML	Mining
915	Purchased	Hinauti	970/4 Ga	0.097	Hinauti ML (378.261)	ML	Mining
916	Purchased	Hinauti	970/5 Ga	0.113	Hinauti ML (378.261)	ML	Mining
917	Purchased	Hinauti	972/1 Ga	0.016	Hinauti ML (378.261)	ML	Mining
918	Purchased	Hinauti	973/1 Ga	0.008	Hinauti ML (378.261)	ML	Mining
919	Purchased	Hinauti	974/1 Ga	0.055	Hinauti ML (378.261)	ML	Mining
920	Purchased	Hinauti	976/3	0.142	Hinauti ML (378.261)	ML	Mining
921	Purchased	Hinauti	970/4 Anga	0.101	Hinauti ML (378.261)	ML	Mining
922	Purchased	Hinauti	972/1	0.016	Hinauti ML (378.261)	ML	Mining
923	Purchased	Hinauti	973/1 Anga	0.004	Hinauti ML (378.261)	ML	Mining
924	Purchased	Hinauti	974/1 Anga	0.065	Hinauti ML (378.261)	ML	Mining
925	Purchased	Hinauti	976/5	0.142	Hinauti ML (378.261)	ML	Mining
926	Purchased	Hinauti	970/4 Kha	0.150	Hinauti ML (378.261)	ML	Mining
927	Purchased	Hinauti	972/1 Kha	0.020	Hinauti ML (378.261)	ML	Mining
928	Purchased	Hinauti	973/1 Kha	0.012	Hinauti ML (378.261)	ML	Mining
929	Purchased	Hinauti	974/1 Kha	0.093	Hinauti ML (378.261)	ML	Mining

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930	Purchased	Hinauti	976/2	0.214	Hinauti ML (378.261)	ML	Mining
931	Purchased	Hinauti	970/5 Kha	0.057	Hinauti ML (378.261)	ML	Mining
932	Purchased	Hinauti	65/3/2	0.303	Hinauti ML (378.261)	ML	Mining
933	Purchased	Hinauti	65/3/4	0.303	Hinauti ML (378.261)	ML	Mining
934	Purchased	Hinauti	61/3/2	0.121	Hinauti ML (378.261)	ML	Mining
935	Purchased	Hinauti	62/2/2	0.053	Hinauti ML (378.261)	ML	Mining
936	Purchased	Hinauti	65/3/2	0.158	Hinauti ML (378.261)	ML	Mining
937	Purchased	Hinauti	68/3/2	0.008	Hinauti ML (378.261)	ML	Mining
938	Purchased	Hinauti	61/3/1	0.121	Hinauti ML (378.261)	ML	Mining
939	Purchased	Hinauti	62/2/1	0.053	Hinauti ML (378.261)	ML	Mining
940	Purchased	Hinauti	65/3/1	0.158	Hinauti ML (378.261)	ML	Mining
941	Purchased	Hinauti	68/2/1	0.008	Hinauti ML (378.261)	ML	Mining
942	Purchased	Hinauti	484/1	0.133	Hinauti ML (378.261)	ML	Mining
943	Purchased	Hinauti	487/2	0.061	Hinauti ML (378.261)	ML	Mining
944	Purchased	Hinauti	495/1 Kha	0.040	Hinauti ML (378.261)	ML	Mining
945	Purchased	Hinauti	46/1	0.143	Hinauti ML (378.261)	ML	Mining
946	Purchased	Hinauti	487/1	0.050	Hinauti ML (378.261)	ML	Mining
947	Purchased	Hinauti	495/1 Ka	0.041	Hinauti ML (378.261)	ML	Mining
948	Purchased	Hinauti	46/3	0.117	Hinauti ML (378.261)	ML	Mining
949	Purchased	Hinauti	496/1	0.109	Hinauti ML (378.261)	ML	Mining
950	Purchased	Hinauti	484/2	0.249	Hinauti ML (378.261)	ML	Mining
951	Purchased	Hinauti	498/2	0.332	Hinauti ML (378.261)	ML	Mining
952	Purchased	Hinauti	500/2	0.081	Hinauti ML (378.261)	ML	Mining
953	Purchased	Hinauti	501	0.065	Hinauti ML (378.261)	ML	Mining
954	Purchased	Hinauti	970/4 Ka	0.150	Hinauti ML (378.261)	ML	Mining
955	Purchased	Hinauti	970/5 Ka	0.061	Hinauti ML (378.261)	ML	Mining
956	Purchased	Hinauti	972/1 Ka	0.024	Hinauti ML (378.261)	ML	Mining
957	Purchased	Hinauti	973/1 Ka	0.008	Hinauti ML (378.261)	ML	Mining
958	Purchased	Hinauti	974/1 Ka	0.093	Hinauti ML (378.261)	ML	Mining
959	Purchased	Hinauti	976/1	0.210	Hinauti ML (378.261)	ML	Mining
960	Purchased	Hinauti	970/4 Gha	0.101	Hinauti ML (378.261)	ML	Mining
961	Purchased	Hinauti	972/1 Gha	0.016	Hinauti ML (378.261)	ML	Mining
962	Purchased	Hinauti	973/1 Gha	0.004	Hinauti ML (378.261)	ML	Mining
963	Purchased	Hinauti	974/1 Gha	0.065	Hinauti ML (378.261)	ML	Mining
964	Purchased	Hinauti	976/4	0.142	Hinauti ML (378.261)	ML	Mining

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965	Purchased	Hinauti	1137/1	1.988	Hinauti ML (378.261)	ML	Mining
966	Purchased	Hinauti	1143/3	0.672	Hinauti ML (378.261)	ML	Mining
967	Purchased	Hinauti	1144/3 K	0.724	Hinauti ML (378.261)	ML	Mining
968	Purchased	Hinauti	1145/3	0.279	Hinauti ML (378.261)	ML	Mining
969	Purchased	Hinauti	1146/2	0.016	Hinauti ML (378.261)	ML	Mining
970	Purchased	Hinauti	1141	0.125	Hinauti ML (378.261)	ML	Mining
971	Purchased	Hinauti	1142	0.470	Hinauti ML (378.261)	ML	Mining
972	Purchased	Hinauti	1150/2	0.146	Hinauti ML (378.261)	ML	Mining
973	Purchased	Hinauti	1199	0.340	Hinauti ML (378.261)	ML	Mining
974	Purchased	Hinauti	1200	0.644	Hinauti ML (378.261)	ML	Mining
975	Purchased	Hinauti	1201	0.085	Hinauti ML (378.261)	ML	Mining
976	Purchased	Hinauti	910/1/2	0.106	Hinauti ML (378.261)	ML	Mining
977	Purchased	Hinauti	914/1 K/2/2	0.061	Hinauti ML (378.261)	ML	Mining
978	Purchased	Hinauti	913/1/2	0.049	Hinauti ML (378.261)	ML	Mining
979	Purchased	Hinauti	915/2/1	0.109	Hinauti ML (378.261)	ML	Mining
980	Purchased	Hinauti	910/1/3	0.109	Hinauti ML (378.261)	ML	Mining
981	Purchased	Hinauti	914/1 K/2/3	0.061	Hinauti ML (378.261)	ML	Mining
982	Purchased	Hinauti	913/1/3	0.049	Hinauti ML (378.261)	ML	Mining
983	Purchased	Hinauti	915/3/1	0.109	Hinauti ML (378.261)	ML	Mining
984	Purchased	Hinauti	915/1/2	0.202	Hinauti ML (378.261)	ML	Mining
985	Purchased	Hinauti	915/2/2	0.202	Hinauti ML (378.261)	ML	Mining
986	Purchased	Hinauti	915/3/2	0.202	Hinauti ML (378.261)	ML	Mining
987	Purchased	Hinauti	910/1/1	0.105	Hinauti ML (378.261)	ML	Mining
988	Purchased	Hinauti	914/1 K/2/1	0.057	Hinauti ML (378.261)	ML	Mining
989	Purchased	Hinauti	913/1/1	0.053	Hinauti ML (378.261)	ML	Mining
990	Purchased	Hinauti	915/1/1	0.109	Hinauti ML (378.261)	ML	Mining
991	Purchased	Hinauti	983/4	0.214	Hinauti ML (378.261)	ML	Mining
992	Purchased	Hinauti	61/2/3	0.150	Hinauti ML (378.261)	ML	Mining
993	Purchased	Hinauti	64/3	0.049	Hinauti ML (378.261)	ML	Mining
994	Purchased	Hinauti	65/2/3	0.162	Hinauti ML (378.261)	ML	Mining
995	Purchased	Hinauti	66/2/3	0.032	Hinauti ML (378.261)	ML	Mining
996	Purchased	Hinauti	68/2/3	0.008	Hinauti ML (378.261)	ML	Mining
997	Purchased	Hinauti	62/1/3	0.081	Hinauti ML (378.261)	ML	Mining
998	Purchased	Hinauti	61/2/1	0.154	Hinauti ML (378.261)	ML	Mining
999	Purchased	Hinauti	62/1/1	0.081	Hinauti ML (378.261)	ML	Mining

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1000	Purchased	Hinauti	64/1	0.044	Hinauti ML (378.261)	ML	Mining
1001	Purchased	Hinauti	65/2/1	0.166	Hinauti ML (378.261)	ML	Mining
1002	Purchased	Hinauti	66/2/1	0.024	Hinauti ML (378.261)	ML	Mining
1003	Purchased	Hinauti	68/2/1	0.008	Hinauti ML (378.261)	ML	Mining
1004	Purchased	Hinauti	61/2/4	0.151	Hinauti ML (378.261)	ML	Mining
1005	Purchased	Hinauti	62/1/4	0.081	Hinauti ML (378.261)	ML	Mining
1006	Purchased	Hinauti	64/4	0.049	Hinauti ML (378.261)	ML	Mining
1007	Purchased	Hinauti	65/2/4	0.162	Hinauti ML (378.261)	ML	Mining
1008	Purchased	Hinauti	66/2/4	0.032	Hinauti ML (378.261)	ML	Mining
1009	Purchased	Hinauti	68/2/4	0.008	Hinauti ML (378.261)	ML	Mining
1010	Purchased	Hinauti	61/3/3	0.117	Hinauti ML (378.261)	ML	Mining
1011	Purchased	Hinauti	62/2/3	0.049	Hinauti ML (378.261)	ML	Mining
1012	Purchased	Hinauti	65/3/5	0.458	Hinauti ML (378.261)	ML	Mining
1013	Purchased	Hinauti	68/3/3	0.016	Hinauti ML (378.261)	ML	Mining
1014	Purchased	Hinauti	61/2/2	0.150	Hinauti ML (378.261)	ML	Mining
1015	Purchased	Hinauti	62/1/2	0.081	Hinauti ML (378.261)	ML	Mining
1016	Purchased	Hinauti	64/2	0.049	Hinauti ML (378.261)	ML	Mining
1017	Purchased	Hinauti	65/2/2	0.162	Hinauti ML (378.261)	ML	Mining
1018	Purchased	Hinauti	66/2/2	0.032	Hinauti ML (378.261)	ML	Mining
1019	Purchased	Hinauti	68/2/2	0.008	Hinauti ML (378.261)	ML	Mining
1020	Purchased	Hinauti	1140/1	0.202	Hinauti ML (378.261)	ML	Mining
1021	Purchased	Hinauti	964/3	0.170	Hinauti ML (378.261)	ML	Mining
1022	Purchased	Hinauti	1133/1	0.061	Hinauti ML (378.261)	ML	Mining
1023	Purchased	Hinauti	716/1	0.211	Hinauti ML (378.261)	ML	Mining
1024	Purchased	Hinauti	720	0.081	Hinauti ML (378.261)	ML	Mining
1025	Purchased	Hinauti	721	0.061	Hinauti ML (378.261)	ML	Mining
1026	Purchased	Hinauti	725	0.045	Hinauti ML (378.261)	ML	Mining
1027	Purchased	Hinauti	726	0.020	Hinauti ML (378.261)	ML	Mining
1028	Purchased	Hinauti	983/3	0.214	Hinauti ML (378.261)	ML	Mining
1029	Purchased	Hinauti	970/3	0.214	Hinauti ML (378.261)	ML	Mining
1030	Purchased	Hinauti	910/2	0.324	Hinauti ML (378.261)	ML	Mining
1031	Purchased	Hinauti	911	0.045	Hinauti ML (378.261)	ML	Mining
1032	Purchased	Hinauti	912	0.190	Hinauti ML (378.261)	ML	Mining
1033	Purchased	Hinauti	913/2	0.093	Hinauti ML (378.261)	ML	Mining
1034	Purchased	Hinauti	914/1 Kha	0.081	Hinauti ML (378.261)	ML	Mining

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1035	Purchased	Hinauti	984/2	0.061	Hinauti ML (378.261)	ML	Mining
1036	Purchased	Hinauti	985/2	0.520	Hinauti ML (378.261)	ML	Mining
1037	Purchased	Hinauti	986/2	0.021	Hinauti ML (378.261)	ML	Mining
1038	Purchased	Hinauti	988/2	0.016	Hinauti ML (378.261)	ML	Mining
1039	Purchased	Hinauti	989/2	0.057	Hinauti ML (378.261)	ML	Mining
1040	Purchased	Hinauti	996/2	0.125	Hinauti ML (378.261)	ML	Mining
1041	Purchased	Hinauti	997/3	0.366	Hinauti ML (378.261)	ML	Mining
1042	Purchased	Hinauti	998/2	0.085	Hinauti ML (378.261)	ML	Mining
1043	Purchased	Hinauti	1138/1 Kha	0.199	Hinauti ML (378.261)	ML	Mining
1044	Purchased	Hinauti	1148	0.097	Hinauti ML (378.261)	ML	Mining
1045	Purchased	Hinauti	1149	0.146	Hinauti ML (378.261)	ML	Mining
1046	Purchased	Hinauti	1144/2 Kha/1	0.141	Hinauti ML (378.261)	ML	Mining
1047	Purchased	Hinauti	1144/2 Kha/2	0.101	Hinauti ML (378.261)	ML	Mining
1048	Purchased	Hinauti	1133/3	0.263	Hinauti ML (378.261)	ML	Mining
1049	Purchased	Hinauti	1133/2	0.263	Hinauti ML (378.261)	ML	Mining
1050	Purchased	Hinauti	1138/2	0.202	Hinauti ML (378.261)	ML	Mining
1051	Purchased	Hinauti	979	0.352	Hinauti ML (378.261)	ML	Mining
1052	Purchased	Hinauti	61/1	0.364	Hinauti ML (378.261)	ML	Mining
1053	Purchased	Hinauti	63/1	0.117	Hinauti ML (378.261)	ML	Mining
1054	Purchased	Hinauti	63/2	0.105	Hinauti ML (378.261)	ML	Mining
1055	Purchased	Hinauti	65/1/1	0.376	Hinauti ML (378.261)	ML	Mining
1056	Purchased	Hinauti	1133/5	0.263	Hinauti ML (378.261)	ML	Mining
1057	Purchased	Hinauti	1133/4	0.263	Hinauti ML (378.261)	ML	Mining
1058	Purchased	Hinauti	916/1	0.368	Hinauti ML (378.261)	ML	Mining
1059	Purchased	Hinauti	917	0.138	Hinauti ML (378.261)	ML	Mining
1060	Purchased	Hinauti	918	0.016	Hinauti ML (378.261)	ML	Mining
1061	Purchased	Hinauti	921/1	0.158	Hinauti ML (378.261)	ML	Mining
1062	Purchased	Hinauti	922/1	0.020	Hinauti ML (378.261)	ML	Mining
1063	Purchased	Hinauti	923/1	0.765	Hinauti ML (378.261)	ML	Mining
1064	Purchased	Hinauti	916/3	0.376	Hinauti ML (378.261)	ML	Mining
1065	Purchased	Hinauti	919/2	0.166	Hinauti ML (378.261)	ML	Mining
1066	Purchased	Hinauti	920/2	0.024	Hinauti ML (378.261)	ML	Mining
1067	Purchased	Hinauti	921/3	0.154	Hinauti ML (378.261)	ML	Mining
1068	Purchased	Hinauti	922/3	0.020	Hinauti ML (378.261)	ML	Mining
1069	Purchased	Hinauti	923/3	0.729	Hinauti ML (378.261)	ML	Mining

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
1070	Purchased	Hinauti	916/2	0.376	Hinauti ML (378.261)	ML	Mining
1071	Purchased	Hinauti	919/1	0.162	Hinauti ML (378.261)	ML	Mining
1072	Purchased	Hinauti	920/1	0.024	Hinauti ML (378.261)	ML	Mining
1073	Purchased	Hinauti	921/2	0.154	Hinauti ML (378.261)	ML	Mining
1074	Purchased	Hinauti	922/2	0.020	Hinauti ML (378.261)	ML	Mining
1075	Purchased	Hinauti	923/2	0.729	Hinauti ML (378.261)	ML	Mining
1076	Purchased	Hinauti	966/1/2	0.202	Hinauti ML (378.261)	ML	Mining
1077	Purchased	Hinauti	964/7	0.177	Hinauti ML (378.261)	ML	Mining
1078	Purchased	Hinauti	964/6/2	0.122	Hinauti ML (378.261)	ML	Mining
1079	Purchased	Hinauti	964/5	0.177	Hinauti ML (378.261)	ML	Mining
1080	Purchased	Hinauti	706	0.012	Hinauti ML (378.261)	ML	Mining
1081	Purchased	Hinauti	707/1	0.036	Hinauti ML (378.261)	ML	Mining
1082	Purchased	Hinauti	708	0.097	Hinauti ML (378.261)	ML	Mining
1083	Purchased	Hinauti	709	0.267	Hinauti ML (378.261)	ML	Mining
1084	Purchased	Hinauti	711	0.040	Hinauti ML (378.261)	ML	Mining
1085	Purchased	Hinauti	485	0.150	Hinauti ML (378.261)	ML	Mining
1086	Purchased	Hinauti	487/4	0.052	Hinauti ML (378.261)	ML	Mining
1087	Purchased	Hinauti	46/2	0.136	Hinauti ML (378.261)	ML	Mining
1088	Purchased	Hinauti	495/1 Ga	0.024	Hinauti ML (378.261)	ML	Mining
1089	Purchased	Hinauti	487/3	0.057	Hinauti ML (378.261)	ML	Mining
1090	Purchased	Hinauti	914/1k/1	0.020	Hinauti ML (378.261)	ML	Mining
1091	Purchased	Hinauti	934/2/1	0.231	Hinauti ML (378.261)	ML	Mining
1092	Purchased	Hinauti	937/1	0.016	Hinauti ML (378.261)	ML	Mining
1093	Purchased	Hinauti	938/1	0.125	Hinauti ML (378.261)	ML	Mining
1094	Purchased	Hinauti	939/1	0.093	Hinauti ML (378.261)	ML	Mining
1095	Purchased	Hinauti	1138/1	0.162	Hinauti ML (378.261)	ML	Mining
1096	Purchased	Hinauti	995/2	0.020	Hinauti ML (378.261)	ML	Mining
1097	Purchased	Hinauti	999/2	0.008	Hinauti ML (378.261)	ML	Mining
1098	Purchased	Hinauti	1198	0.328	Hinauti ML (378.261)	ML	Mining
1099	Purchased	Hinauti	547/2	0.146	Hinauti ML (378.261)	ML	Mining
1100	Purchased	Hinauti	548/2	0.040	Hinauti ML (378.261)	ML	Mining
1101	Purchased	Hinauti	1320	0.352	Hinauti ML (378.261)	ML	Mining
1102	Purchased	Hinauti	1321	0.438	Hinauti ML (378.261)	ML	Mining
1103	Purchased	Hinauti	1322	0.040	Hinauti ML (378.261)	ML	Mining
1104	Purchased	Hinauti	719	0.117	Hinauti ML (378.261)	ML	Mining

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1105	Purchased	Hinauti	722	0.061	Hinauti ML (378.261)	ML	Mining
1106	Purchased	Hinauti	868/2	0.109	Hinauti ML (378.261)	ML	Mining
1107	Purchased	Hinauti	15/3/1/1	0.016	Hinauti ML (378.261)	ML	Mining
1108	Purchased	Hinauti	16/3/1/1	0.016	Hinauti ML (378.261)	ML	Mining
1109	Purchased	Hinauti	17/3/1/1	0.004	Hinauti ML (378.261)	ML	Mining
1110	Purchased	Hinauti	933/1	0.036	Hinauti ML (378.261)	ML	Mining
1111	Purchased	Hinauti	15/3/2	0.032	Hinauti ML (378.261)	ML	Mining
1112	Purchased	Hinauti	16/3/2	0.032	Hinauti ML (378.261)	ML	Mining
1113	Purchased	Hinauti	17/3/2	0.008	Hinauti ML (378.261)	ML	Mining
1114	Purchased	Hinauti	15/3/1/2	0.016	Hinauti ML (378.261)	ML	Mining
1115	Purchased	Hinauti	16/3/1/2	0.016	Hinauti ML (378.261)	ML	Mining
1116	Purchased	Hinauti	17/3/1/2	0.004	Hinauti ML (378.261)	ML	Mining
1117	Purchased	Hinauti	1813	0.020	Hinauti ML (378.261)	ML	Mining
1118	Purchased	Hinauti	1809	0.016	Hinauti ML (378.261)	ML	Mining
1119	Purchased	Hinauti	1817	0.012	Hinauti ML (378.261)	ML	Mining
1120	Purchased	Hinauti	1818	0.012	Hinauti ML (378.261)	ML	Mining
1121	Purchased	Hinauti	1819	0.012	Hinauti ML (378.261)	ML	Mining
1122	Purchased	Hinauti	1822	0.012	Hinauti ML (378.261)	ML	Mining
1123	Purchased	Hinauti	1800	0.020	Hinauti ML (378.261)	ML	Mining
1124	Purchased	Hinauti	1823	0.012	Hinauti ML (378.261)	ML	Mining
1125	Purchased	Hinauti	1825	0.020	Hinauti ML (378.261)	ML	Mining
1126	Purchased	Hinauti	1828	0.020	Hinauti ML (378.261)	ML	Mining
1127	Purchased	Hinauti	1829	0.020	Hinauti ML (378.261)	ML	Mining
1128	Purchased	Biharganj	30	0.308	Hinauti ML (378.261)	ML	Mining
1129	Purchased	Biharganj	31	0.769	Hinauti ML (378.261)	ML	Mining
1130	Purchased	Biharganj	32	0.660	Hinauti ML (378.261)	ML	Mining
1131	Purchased	Biharganj	33	0.040	Hinauti ML (378.261)	ML	Mining
1132	Purchased	Biharganj	35	0.745	Hinauti ML (378.261)	ML	Mining
1133	Purchased	Biharganj	36	0.247	Hinauti ML (378.261)	ML	Mining
1134	Purchased	Biharganj	42	0.672	Hinauti ML (378.261)	ML	Mining
1135	Purchased	Biharganj	43	0.175	Hinauti ML (378.261)	ML	Mining
1136	Purchased	Biharganj	46	0.085	Hinauti ML (378.261)	ML	Mining
1137	Purchased	Biharganj	47	0.312	Hinauti ML (378.261)	ML	Mining
1138	Purchased	Biharganj	48/49/50/132	2.740	Hinauti ML (378.261)	ML	Mining
1139	Purchased	Biharganj	65/1ka	1.307	Hinauti ML (378.261)	ML	Mining

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1140	Purchased	Biharganj	74/1	0.284	Hinauti ML (378.261)	ML	Mining
1141	Purchased	Biharganj	75	0.737	Hinauti ML (378.261)	ML	Mining
1142	Purchased	Biharganj	76	0.061	Hinauti ML (378.261)	ML	Mining
1143	Purchased	Biharganj	128	0.053	Hinauti ML (378.261)	ML	Mining
1144	Purchased	Biharganj	131/133/134	1.620	Hinauti ML (378.261)	ML	Mining
1145	Purchased	Biharganj	135	0.036	Hinauti ML (378.261)	ML	Mining
1146	Purchased	Biharganj	281	0.061	Hinauti ML (378.261)	ML	Mining
1147	Purchased	Biharganj	32/487	0.073	Hinauti ML (378.261)	ML	Mining
1148	Purchased	Biharganj	5/486	0.134	Hinauti ML (378.261)	ML	Mining
1149	Purchased	Biharganj	136	0.077	Hinauti ML (378.261)	ML	Mining
1150	Purchased	Biharganj	205	0.109	Hinauti ML (378.261)	ML	Mining
1151	Purchased	Biharganj	127	0.381	Hinauti ML (378.261)	ML	Mining
1152	Purchased	Biharganj	129	0.999	Hinauti ML (378.261)	ML	Mining
1153	Purchased	Biharganj	130	0.340	Hinauti ML (378.261)	ML	Mining
1154	Purchased	Biharganj	54	0.081	Hinauti ML (378.261)	ML	Mining
1155	Purchased	Biharganj	55	0.214	Hinauti ML (378.261)	ML	Mining
1156	Purchased	Biharganj	56	0.214	Hinauti ML (378.261)	ML	Mining
1157	Purchased	Biharganj	22	0.020	Hinauti ML (378.261)	ML	Mining
1158	Purchased	Biharganj	58/1	0.391	Hinauti ML (378.261)	ML	Mining
1159	Purchased	Biharganj	62	0.101	Hinauti ML (378.261)	ML	Mining
1160	Purchased	Biharganj	63	0.028	Hinauti ML (378.261)	ML	Mining
1161	Purchased	Biharganj	65/2	2.120	Hinauti ML (378.261)	ML	Mining
1162	Purchased	Biharganj	66	0.170	Hinauti ML (378.261)	ML	Mining
1163	Purchased	Biharganj	67/3	0.113	Hinauti ML (378.261)	ML	Mining
1164	Purchased	Biharganj	72	0.024	Hinauti ML (378.261)	ML	Mining
1165	Purchased	Biharganj	73	0.548	Hinauti ML (378.261)	ML	Mining
1166	Purchased	Biharganj	74/2	0.284	Hinauti ML (378.261)	ML	Mining
1167	Purchased	Biharganj	52	1.053	Hinauti ML (378.261)	ML	Mining
1168	Purchased	Biharganj	53	0.024	Hinauti ML (378.261)	ML	Mining
1169	Purchased	Biharganj	59	0.518	Hinauti ML (378.261)	ML	Mining
1170	Purchased	Biharganj	60	0.032	Hinauti ML (378.261)	ML	Mining
1171	Purchased	Biharganj	11/2 K	0.405	Hinauti ML (378.261)	ML	Mining
1172	Purchased	Biharganj	67/2 Kh	0.028	Hinauti ML (378.261)	ML	Mining
1173	Purchased	Biharganj	69/3	0.648	Hinauti ML (378.261)	ML	Mining
1174	Purchased	Biharganj	71/3	0.234	Hinauti ML (378.261)	ML	Mining

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1175	Purchased	Biharganj	70/3	0.049	Hinauti ML (378.261)	ML	Mining
1176	Purchased	Biharganj	11/2 Ga/ 19/23/ (15/1)	0.405	Hinauti ML (378.261)	ML	Mining
1177	Purchased	Biharganj	67/2 Ka	0.032	Hinauti ML (378.261)	ML	Mining
1178	Purchased	Biharganj	69/2	0.648	Hinauti ML (378.261)	ML	Mining
1179	Purchased	Biharganj	70/2	0.053	Hinauti ML (378.261)	ML	Mining
1180	Purchased	Biharganj	71/2	0.230	Hinauti ML (378.261)	ML	Mining
1181	Purchased	Biharganj	124	0.397	Hinauti ML (378.261)	ML	Mining
1182	Purchased	Biharganj	125	0.154	Hinauti ML (378.261)	ML	Mining
1183	Purchased	Biharganj	99/126	0.340	Hinauti ML (378.261)	ML	Mining
1184	Purchased	Biharganj	11/2 Kha	0.405	Hinauti ML (378.261)	ML	Mining
1185	Purchased	Biharganj	112/2	0.353	Hinauti ML (378.261)	ML	Mining
1186	Purchased	Biharganj	16/1 Ka	0.894	Hinauti ML (378.261)	ML	Mining
1187	Purchased	Biharganj	17	0.246	Hinauti ML (378.261)	ML	Mining
1188	Purchased	Biharganj	18	0.069	Hinauti ML (378.261)	ML	Mining
1189	Purchased	Biharganj	67/1	0.061	Hinauti ML (378.261)	ML	Mining
1190	Purchased	Biharganj	69/1 K	0.251	Hinauti ML (378.261)	ML	Mining
1191	Purchased	Biharganj	70/1	0.101	Hinauti ML (378.261)	ML	Mining
1192	Purchased	Biharganj	71/1	0.445	Hinauti ML (378.261)	ML	Mining
1193	Purchased	Biharganj	96/483	0.020	Hinauti ML (378.261)	ML	Mining
1194	Purchased	Biharganj	11/1 Anga/ 15/1kha / 19/5 / 23/5	0.619	Hinauti ML (378.261)	ML	Mining
1195	Purchased	Biharganj	11/1 kh / 15/1 / 19/1 / 23/1	0.619	Hinauti ML (378.261)	ML	Mining
1196	Purchased	Biharganj	69/1 Ga	0.462	Hinauti ML (378.261)	ML	Mining
1197	Purchased	Biharganj	112/1	0.364	Hinauti ML (378.261)	ML	Mining
1198	Purchased	Biharganj	11/1 ka / 15/1 / 19/1 / 23/1	0.615	Hinauti ML (378.261)	ML	Mining
1199	Purchased	Biharganj	69/1 KHA	0.077	Hinauti ML (378.261)	ML	Mining
1200	Purchased	Biharganj	58/2	0.202	Hinauti ML (378.261)	ML	Mining
1201	Purchased	Biharganj	68	0.219	Hinauti ML (378.261)	ML	Mining
1202	Purchased	Biharganj	113	0.712	Hinauti ML (378.261)	ML	Mining
1203	Purchased	Biharganj	114	0.016	Hinauti ML (378.261)	ML	Mining
1204	Purchased	Biharganj	116	0.255	Hinauti ML (378.261)	ML	Mining
1205	Purchased	Biharganj	118	0.704	Hinauti ML (378.261)	ML	Mining
1206	Purchased	Biharganj	119	0.328	Hinauti ML (378.261)	ML	Mining
1207	Purchased	Biharganj	120,121	1.356	Hinauti ML (378.261)	ML	Mining

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1208	Purchased	Biharganj	167	0.057	Hinauti ML (378.261)	ML	Mining
1209	Purchased	Biharganj	16/1 Anga	0.162	Hinauti ML (378.261)	ML	Mining
1210	Purchased	Biharganj	16/1/ Chha	0.101	Hinauti ML (378.261)	ML	Mining
1211	Purchased	Biharganj	16/1 Gha	0.208	Hinauti ML (378.261)	ML	Mining
1212	Purchased	Biharganj	16/1 Kha	0.101	Hinauti ML (378.261)	ML	Mining
1213	Purchased	Biharganj	16/1 Ga	0.105	Hinauti ML (378.261)	ML	Mining
1214	Purchased	Biharganj	16/1 Cha/1	0.053	Hinauti ML (378.261)	ML	Mining
1215	Purchased	Biharganj	16/1 Cha/2	0.053	Hinauti ML (378.261)	ML	Mining
1216	Purchased	Biharganj	79/2	0.262	Hinauti ML (378.261)	ML	Mining
1217	Purchased	Biharganj	81	0.737	Hinauti ML (378.261)	ML	Mining
1218	Purchased	Biharganj	82	0.299	Hinauti ML (378.261)	ML	Mining
1219	Purchased	Biharganj	83	0.455	Hinauti ML (378.261)	ML	Mining
1220	Purchased	Biharganj	79/1	1.308	Hinauti ML (378.261)	ML	Mining
1221	Purchased	Biharganj	77	0.117	Hinauti ML (378.261)	ML	Mining
1222	Purchased	Biharganj	78	1.173	Hinauti ML (378.261)	ML	Mining
1223	Purchased	Biharganj	16/1 ja	0.101	Hinauti ML (378.261)	ML	Mining
1224	Purchased	Biharganj	97	0.154	Hinauti ML (378.261)	ML	Mining
1225	Purchased	Biharganj	98	0.032	Hinauti ML (378.261)	ML	Mining
1226	Purchased	Biharganj	101, 102, 103	0.129	Hinauti ML (378.261)	ML	Mining
1227	Purchased	Biharganj	104	0.049	Hinauti ML (378.261)	ML	Mining
1228	Purchased	Biharganj	105	0.032	Hinauti ML (378.261)	ML	Mining
1229	Purchased	Biharganj	106	0.040	Hinauti ML (378.261)	ML	Mining
1230	Purchased	Biharganj	107	1.141	Hinauti ML (378.261)	ML	Mining
1231	Purchased	Biharganj	108,110	0.785	Hinauti ML (378.261)	ML	Mining
1232	Purchased	Biharganj	109	0.049	Hinauti ML (378.261)	ML	Mining
1233	Purchased	Biharganj	111	0.069	Hinauti ML (378.261)	ML	Mining
1234	Purchased	Biharganj	117	0.101	Hinauti ML (378.261)	ML	Mining
1235	Purchased	Biharganj	90	0.518	Hinauti ML (378.261)	ML	Mining
1236	Purchased	Biharganj	89/3	0.150	Hinauti ML (378.261)	ML	Mining
1237	Purchased	Biharganj	89/2	0.138	Hinauti ML (378.261)	ML	Mining
1238	Purchased	Judmani	16/1	0.142	Hinauti ML (378.261)	ML	Mining
1239	Purchased	Judmani	17	0.150	Hinauti ML (378.261)	ML	Mining
1240	Purchased	Judmani	18	0.320	Hinauti ML (378.261)	ML	Mining
1241	Purchased	Judmani	19	0.028	Hinauti ML (378.261)	ML	Mining
1242	Purchased	Judmani	16/621	0.170	Hinauti ML (378.261)	ML	Mining

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1243	Purchased	Judmani	2/2	0.809	Hinauti ML (378.261)	ML	Mining
1244	Purchased	Judmani	2/628/2	2.00	Hinauti ML (378.261)	ML	Mining
1245	Purchased	Dengraha	7	0.036	Hinauti ML (378.261)	ML	Mining
1246	Purchased	Dengraha	8	0.077	Hinauti ML (378.261)	ML	Mining
1247	Purchased	Dengraha	10	0.02	Hinauti ML (378.261)	ML	Mining
1248	Purchased	Dengraha	11	0.093	Hinauti ML (378.261)	ML	Mining
1249	Purchased	Dengraha	12/1	0.154	Hinauti ML (378.261)	ML	Mining
1250	Purchased	Dengraha	13/1	0.012	Hinauti ML (378.261)	ML	Mining
1251	Purchased	Dengraha	14/1	0.854	Hinauti ML (378.261)	ML	Mining
1252	Purchased	Dengraha	31	0.360	Hinauti ML (378.261)	ML	Mining
1253	Purchased	Dengraha	32/1	0.142	Hinauti ML (378.261)	ML	Mining
1254	Purchased	Dengraha	36	0.073	Hinauti ML (378.261)	ML	Mining
1258	Purchased	Dengraha	61/1	0.428	Hinauti ML (378.261)	ML	Mining
1259	Purchased	Dengraha	62/1	0.085	Hinauti ML (378.261)	ML	Mining
1260	Purchased	Dengraha	63/1	0.053	Hinauti ML (378.261)	ML	Mining
1261	Purchased	Dengraha	44/1 kha	0.105	Hinauti ML (378.261)	ML	Mining
1262	Purchased	Dengraha	46/2kha	0.109	Hinauti ML (378.261)	ML	Mining
1263	Purchased	Dengraha	44/1 ka	0.105	Hinauti ML (378.261)	ML	Mining
1266	Purchased	Dengraha	46/2 ka	0.109	Hinauti ML (378.261)	ML	Mining
1267	Purchased	Dengraha	44/2	0.336	Hinauti ML (378.261)	ML	Mining
1268	Purchased	Dengraha	45	0.190	Hinauti ML (378.261)	ML	Mining
1269	Purchased	Dengraha	46/1	0.853	Hinauti ML (378.261)	ML	Mining
1270	Purchased	Dengraha	44/1 g	0.105	Hinauti ML (378.261)	ML	Mining
1271	Purchased	Dengraha	46/2 g	0.109	Hinauti ML (378.261)	ML	Mining
1272	Purchased	Dengraha	44/1 gha	0.105	Hinauti ML (378.261)	ML	Mining
1273	Purchased	Dengraha	46/2 gha	0.109	Hinauti ML (378.261)	ML	Mining
1274	Purchased	Dengraha	44/1 Ang	0.105	Hinauti ML (378.261)	ML	Mining
1275	Purchased	Dengraha	46/2 Ka	0.109	Hinauti ML (378.261)	ML	Mining
1276	Purchased	Dengraha	42/1 gha	0.295	Hinauti ML (378.261)	ML	Mining
1277	Purchased	Dengraha	27	0.287	Hinauti ML (378.261)	ML	Mining
1278	Purchased	Dengraha	28	0.061	Hinauti ML (378.261)	ML	Mining
1279	Purchased	Dengraha	30/1 kha	0.247	Hinauti ML (378.261)	ML	Mining
1280	Purchased	Dengraha	53	0.012	Hinauti ML (378.261)	ML	Mining
1281	Purchased	Dengraha	54	0.247	Hinauti ML (378.261)	ML	Mining

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
1282	Purchased	Kariyajhar	76	0.03	Majhigawan Block (362.68)	ML	Mining
1283	Purchased	Kariyajhar	85	0.28	Majhigawan Block (362.68)	ML	Mining
1284	Purchased	Kariyajhar	201/1	0.10	Majhigawan Block (362.68)	ML	Mining
1285	Purchased	Kariyajhar	283/1	0.07	Majhigawan Block (362.68)	ML	Mining
1286	Purchased	Kariyajhar	284/1	0.03	Majhigawan Block (362.68)	ML	Mining
1287	Purchased	Majhigawan	68	0.63	Majhigawan Block (362.68)	ML	Mining
1288	Purchased	Majhigawan	69	0.31	Majhigawan Block (362.68)	ML	Mining
1289	Purchased	Majhigawan	70	0.71	Majhigawan Block (362.68)	ML	Mining
1290	Purchased	Majhigawan	71	0.23	Majhigawan Block (362.68)	ML	Mining
1291	Purchased	Majhigawan	131	0.54	Majhigawan Block (362.68)	ML	Mining
1292	Purchased	Majhigawan	41	0.01	Majhigawan Block (362.68)	ML	Mining
1293	Purchased	Majhigawan	28	1.67	Majhigawan Block (362.68)	ML	Mining
1294	Purchased	Majhigawan	15	0.42	Majhigawan Block (362.68)	ML	Mining
1295	Purchased	Majhigawan	124	0.52	Majhigawan Block (362.68)	ML	Mining
1296	Purchased	Majhigawan	127	0.42	Majhigawan Block (362.68)	ML	Mining
1297	Purchased	Majhigawan	128	0.04	Majhigawan Block (362.68)	ML	Mining
1298	Purchased	Majhigawan	216/1	0.28	Majhigawan Block (362.68)	ML	Mining
1299	Purchased	Majhigawan	218	0.07	Majhigawan Block (362.68)	ML	Mining
1300	Purchased	Majhigawan	225	0.07	Majhigawan Block (362.68)	ML	Mining
1301	Purchased	Majhigawan	224	0.12	Majhigawan Block (362.68)	ML	Mining
1302	Purchased	Majhigawan	219	0.60	Majhigawan Block (362.68)	ML	Mining
1303	Purchased	Majhigawan	258	0.16	Majhigawan Block (362.68)	ML	Mining
1308	Purchased	Majhigawan	230	0.34	Majhigawan Block (362.68)	ML	Mining

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
1309	Purchased	Majhigawan	12	0.045	Majhigawan Block (362.68)	ML	Mining
1310	Purchased	Majhigawan	77	0.34	Majhigawan Block (362.68)	ML	Mining
1311	Purchased	Majhigawan	82	0.57	Majhigawan Block (362.68)	ML	Mining
1312	Purchased	Majhigawan	79	0.44	Majhigawan Block (362.68)	ML	Mining
1313	Purchased	Majhigawan	86	0.03	Majhigawan Block (362.68)	ML	Mining
1314	Purchased	Majhigawan	92	0.17	Majhigawan Block (362.68)	ML	Mining
1316	Purchased	Majhigawan	106	0.06	Majhigawan Block (362.68)	ML	Mining
1317	Purchased	Majhigawan	241	0.03	Majhigawan Block (362.68)	ML	Mining
1318	Purchased	Majhigawan	73	0.09	Majhigawan Block (362.68)	ML	Mining
1319	Purchased	Majhigawan	66	0.21	Majhigawan Block (362.68)	ML	Mining
1320	Purchased	Majhigawan	83	0.03	Majhigawan Block (362.68)	ML	Mining
1321	Purchased	Majhigawan	84	0.01	Majhigawan Block (362.68)	ML	Mining
1322	Purchased	Majhigawan	110	0.61	Majhigawan Block (362.68)	ML	Mining
1323	Purchased	Majhigawan	112	0.46	Majhigawan Block (362.68)	ML	Mining
1324	Purchased	Majhigawan	105	0.43	Majhigawan Block (362.68)	ML	Mining
1325	Purchased	Majhigawan	240	0.02	Majhigawan Block (362.68)	ML	Mining
1326	Purchased	Majhigawan	23	0.03	Majhigawan Block (362.68)	ML	Mining
1327	Purchased	Majhigawan	24	1.16	Majhigawan Block (362.68)	ML	Mining
1331	Purchased	Majhigawan	25	0.03	Majhigawan Block (362.68)	ML	Mining
1335	Purchased	Majhigawan	32	0.40	Majhigawan Block (362.68)	ML	Mining
1336	Purchased	Majhigawan	33	0.04	Majhigawan Block (362.68)	ML	Mining
1337	Purchased	Majhigawan	44	0.36	Majhigawan Block (362.68)	ML	Mining
1341	Purchased	Majhigawan	45	0.45	Majhigawan Block (362.68)	ML	Mining

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
1342	Purchased	Majhigawan	38	0.10	Majhigawan Block (362.68)	ML	Mining
1343	Purchased	Majhigawan	216/2	0.27	Majhigawan Block (362.68)	ML	Mining
1344	Purchased	Majhigawan	89	0.08	Majhigawan Block (362.68)	ML	Mining
1345	Purchased	Majhigawan	93	0.04	Majhigawan Block (362.68)	ML	Mining
1346	Purchased	Majhigawan	94	0.70	Majhigawan Block (362.68)	ML	Mining
1347	Purchased	Majhigawan	95	0.07	Majhigawan Block (362.68)	ML	Mining
1348	Purchased	Majhigawan	96	0.47	Majhigawan Block (362.68)	ML	Mining
1349	Purchased	Majhigawan	97	0.03	Majhigawan Block (362.68)	ML	Mining
1350	Purchased	Majhigawan	108	0.65	Majhigawan Block (362.68)	ML	Mining
1351	Purchased	Majhigawan	109	0.04	Majhigawan Block (362.68)	ML	Mining
1352	Purchased	Majhigawan	115	0.38	Majhigawan Block (362.68)	ML	Mining
1353	Purchased	Majhigawan	116	0.22	Majhigawan Block (362.68)	ML	Mining
1354	Purchased	Majhigawan	117	0.11	Majhigawan Block (362.68)	ML	Mining
1355	Purchased	Majhigawan	87	0.05	Majhigawan Block (362.68)	ML	Mining
1356	Purchased	Majhigawan	88	0.01	Majhigawan Block (362.68)	ML	Mining
1357	Purchased	Majhigawan	232	0.13	Majhigawan Block (362.68)	ML	Mining
1358	Purchased	Majhigawan	233	0.28	Majhigawan Block (362.68)	ML	Mining
1359	Purchased	Majhigawan	29	0.02	Majhigawan Block (362.68)	ML	Mining
1360	Purchased	Majhigawan	34	0.03	Majhigawan Block (362.68)	ML	Mining
1361	Purchased	Majhigawan	40	0.01	Majhigawan Block (362.68)	ML	Mining
1362	Purchased	Majhigawan	47	0.50	Majhigawan Block (362.68)	ML	Mining
1363	Purchased	Majhigawan	49	0.04	Majhigawan Block (362.68)	ML	Mining
1364	Purchased	Majhigawan	187	0.05	Majhigawan Block (362.68)	ML	Mining

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
1365	Purchased	Majhigawan	201	0.02	Majhigawan Block (362.68)	ML	Mining
1366	Purchased	Majhigawan	121	0.10	Majhigawan Block (362.68)	ML	Mining
1367	Purchased	Majhigawan	55	0.20	Majhigawan Block (362.68)	ML	Mining
1368	Purchased	Majhigawan	60	0.35	Majhigawan Block (362.68)	ML	Mining
1371	Purchased	Majhigawan	63	0.09	Majhigawan Block (362.68)	ML	Mining
1372	Purchased	Majhigawan	85	0.01	Majhigawan Block (362.68)	ML	Mining
1373	Purchased	Majhigawan	168	0.01	Majhigawan Block (362.68)	ML	Mining
1374	Purchased	Majhigawan	67/2	0.40	Majhigawan Block (362.68)	ML	Mining
1375	Purchased	Majhigawan	13	0.10	Majhigawan Block (362.68)	ML	Mining
1376	Purchased	Majhigawan	113/2	0.40	Majhigawan Block (362.68)	ML	Mining
1377	Purchased	Majhigawan	113/1	0.18	Majhigawan Block (362.68)	ML	Mining
1378	Purchased	Majhigawan	74	0.09	Majhigawan Block (362.68)	ML	Mining
1379	Purchased	Majhigawan	67/1	0.10	Majhigawan Block (362.68)	ML	Mining
1380	Purchased	Majhigawan	104/1	0.19	Majhigawan Block (362.68)	ML	Mining
1381	Purchased	Majhigawan	111/1	0.28	Majhigawan Block (362.68)	ML	Mining
1382	Purchased	Majhigawan	16	0.77	Majhigawan Block (362.68)	ML	Mining
1383	Purchased	Majhigawan	17	0.03	Majhigawan Block (362.68)	ML	Mining
1384	Purchased	Majhigawan	39	0.01	Majhigawan Block (362.68)	ML	Mining
1385	Purchased	Majhigawan	57	0.09	Majhigawan Block (362.68)	ML	Mining
1386	Purchased	Majhigawan	62	0.18	Majhigawan Block (362.68)	ML	Mining
1387	Purchased	Majhigawan	237	0.15	Majhigawan Block (362.68)	ML	Mining
1388	Purchased	Majhigawan	91	0.26	Majhigawan Block (362.68)	ML	Mining
1389	Purchased	Sarda	363	0.02	Majhigawan Block (362.68)	ML	Mining

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1390	Purchased	Sarda	364/1	0.05	Majhigawan Block (362.68)	ML	Mining
1391	Purchased	Sarda	3	1.23	Majhigawan Block (362.68)	ML	Mining
1392	Purchased	Sarda	6	0.08	Majhigawan Block (362.68)	ML	Mining
1393	Purchased	Sarda	7	0.36	Majhigawan Block (362.68)	ML	Mining
1394	Purchased	Sarda	8	0.52	Majhigawan Block (362.68)	ML	Mining
1395	Purchased	Sarda	9	0.77	Majhigawan Block (362.68)	ML	Mining
1396	Purchased	Sarda	13	0.12	Majhigawan Block (362.68)	ML	Mining
1397	Purchased	Sarda	14	0.22	Majhigawan Block (362.68)	ML	Mining
1398	Purchased	Sarda	15	1.15	Majhigawan Block (362.68)	ML	Mining
1399	Purchased	Sarda	19	0.60	Majhigawan Block (362.68)	ML	Mining
1400	Purchased	Sarda	21	0.25	Majhigawan Block (362.68)	ML	Mining
1401	Purchased	Sarda	31	0.07	Majhigawan Block (362.68)	ML	Mining
1402	Purchased	Sarda	35	0.10	Majhigawan Block (362.68)	ML	Mining
1403	Purchased	Sarda	58	0.22	Majhigawan Block (362.68)	ML	Mining
1404	Purchased	Sarda	59	0.08	Majhigawan Block (362.68)	ML	Mining
1405	Purchased	Sarda	60	0.40	Majhigawan Block (362.68)	ML	Mining
1406	Purchased	Sarda	62	0.02	Majhigawan Block (362.68)	ML	Mining
1407	Purchased	Sarda	63	0.22	Majhigawan Block (362.68)	ML	Mining
1408	Purchased	Sarda	87	0.67	Majhigawan Block (362.68)	ML	Mining
1409	Purchased	Sarda	88	0.12	Majhigawan Block (362.68)	ML	Mining
1410	Purchased	Sarda	349	0.20	Majhigawan Block (362.68)	ML	Mining
1411	Purchased	Sarda	350	0.23	Majhigawan Block (362.68)	ML	Mining
1412	Purchased	Sarda	387	0.77	Majhigawan Block (362.68)	ML	Mining

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
1413	Purchased	Sarda	389	0.10	Majhigawan Block (362.68)	ML	Mining
1414	Purchased	Sarda	381	0.11	Majhigawan Block (362.68)	ML	Mining
1415	Purchased	Sarda	40	0.07	Majhigawan Block (362.68)	ML	Mining
1416	Purchased	Sarda	382	0.41	Majhigawan Block (362.68)	ML	Mining
1417	Purchased	Sarda	56	0.02	Majhigawan Block (362.68)	ML	Mining
1418	Purchased	Sarda	57	0.15	Majhigawan Block (362.68)	ML	Mining
1419	Purchased	Sarda	354	0.19	Majhigawan Block (362.68)	ML	Mining
1420	Purchased	Sarda	369	0.006	Majhigawan Block (362.68)	ML	Mining
1421	Purchased	Sarda	370	0.006	Majhigawan Block (362.68)	ML	Mining
1422	Purchased	Sarda	371	0.04	Majhigawan Block (362.68)	ML	Mining
1423	Purchased	Sarda	372	0.03	Majhigawan Block (362.68)	ML	Mining
1424	Purchased	Sarda	374	0.003	Majhigawan Block (362.68)	ML	Mining
1425	Purchased	Sarda	390	0.03	Majhigawan Block (362.68)	ML	Mining
1426	Purchased	Sarda	377	0.26	Majhigawan Block (362.68)	ML	Mining
1427	Purchased	Sarda	378	0.17	Majhigawan Block (362.68)	ML	Mining
1428	Purchased	Sarda	395	0.65	Majhigawan Block (362.68)	ML	Mining
1429	Purchased	Sarda	430	0.14	Majhigawan Block (362.68)	ML	Mining
1430	Purchased	Sarda	379/1	0.79	Majhigawan Block (362.68)	ML	Mining
1431	Purchased	Sarda	379/3	0.21	Majhigawan Block (362.68)	ML	Mining
1432	Purchased	Sarda	355	0.29	Majhigawan Block (362.68)	ML	Mining
1433	Purchased	Sarda	356	0.31	Majhigawan Block (362.68)	ML	Mining
1434	Purchased	Sarda	357	0.16	Majhigawan Block (362.68)	ML	Mining
1435	Purchased	Sarda	86/1	0.15	Majhigawan Block (362.68)	ML	Mining

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
1436	Purchased	Sarda	395/1	0.37	Majhigawan Block (362.68)	ML	Mining
1437	Purchased	Patna	47	0.03	Majhigawan Block (362.68)	ML	Mining
1438	Purchased	Patna	48	0.02	Majhigawan Block (362.68)	ML	Mining
1439	Purchased	Patna	49	0.04	Majhigawan Block (362.68)	ML	Mining
1440	Purchased	Patna	195	0.02	Majhigawan Block (362.68)	ML	Mining
1441	Purchased	Patna	196	0.02	Majhigawan Block (362.68)	ML	Mining
1442	Purchased	Patna	199	0.02	Majhigawan Block (362.68)	ML	Mining
1443	Purchased	Patna	61	0.06	Majhigawan Block (362.68)	ML	Mining
1444	Purchased	Patna	62	0.05	Majhigawan Block (362.68)	ML	Mining
1445	Purchased	Patna	86	0.10	Majhigawan Block (362.68)	ML	Mining
1446	Purchased	Patna	262	0.05	Majhigawan Block (362.68)	ML	Mining
1447	Purchased	Patna	263	0.05	Majhigawan Block (362.68)	ML	Mining
1448	Purchased	Patna	321	0.24	Majhigawan Block (362.68)	ML	Mining
1449	Purchased	Patna	87	0.09	Majhigawan Block (362.68)	ML	Mining
1450	Purchased	Patna	14	0.24	Majhigawan Block (362.68)	ML	Mining
1451	Purchased	Patna	297	0.16	Majhigawan Block (362.68)	ML	Mining
1452	Purchased	Patna	11	0.02	Majhigawan Block (362.68)	ML	Mining
1453	Purchased	Patna	82	0.08	Majhigawan Block (362.68)	ML	Mining
1454	Purchased	Patna	83	0.05	Majhigawan Block (362.68)	ML	Mining
1455	Purchased	Patna	72	0.36	Majhigawan Block (362.68)	ML	Mining
1456	Purchased	Patna	171	0.02	Majhigawan Block (362.68)	ML	Mining
1457	Purchased	Patna	209	0.02	Majhigawan Block (362.68)	ML	Mining
1458	Purchased	Patna	210	0.05	Majhigawan Block (362.68)	ML	Mining

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
1459	Purchased	Patna	12	0.02	Majhigawan Block (362.68)	ML	Mining
1460	Purchased	Patna	54	0.04	Majhigawan Block (362.68)	ML	Mining
1461	Purchased	Patna	55	0.04	Majhigawan Block (362.68)	ML	Mining
1462	Purchased	Patna	155	0.08	Majhigawan Block (362.68)	ML	Mining
1463	Purchased	Patna	156	0.07	Majhigawan Block (362.68)	ML	Mining
1464	Purchased	Patna	94	0.18	Majhigawan Block (362.68)	ML	Mining
1465	Purchased	Patna	95	0.017	Majhigawan Block (362.68)	ML	Mining
1466	Purchased	Patna	96	0.017	Majhigawan Block (362.68)	ML	Mining
1467	Purchased	Patna	97	0.13	Majhigawan Block (362.68)	ML	Mining
1468	Purchased	Patna	98	0.21	Majhigawan Block (362.68)	ML	Mining
1469	Purchased	Patna	299	0.06	Majhigawan Block (362.68)	ML	Mining
1470	Purchased	Patna	300	0.02	Majhigawan Block (362.68)	ML	Mining
1471	Purchased	Patna	22/2	0.13	Majhigawan Block (362.68)	ML	Mining
1472	Purchased	Patna	105/2	0.06	Majhigawan Block (362.68)	ML	Mining
1473	Purchased	Patna	164/2	0.16	Majhigawan Block (362.68)	ML	Mining
1474	Purchased	Patna	9	0.06	Majhigawan Block (362.68)	ML	Mining
1475	Purchased	Patna	84	0.04	Majhigawan Block (362.68)	ML	Mining
1476	Purchased	Patna	85	0.08	Majhigawan Block (362.68)	ML	Mining
1477	Purchased	Patna	162	0.23	Majhigawan Block (362.68)	ML	Mining
1478	Purchased	Patna	22/3	0.12	Majhigawan Block (362.68)	ML	Mining
1479	Purchased	Patna	105/3	0.04	Majhigawan Block (362.68)	ML	Mining
1480	Purchased	Patna	163	0.12	Majhigawan Block (362.68)	ML	Mining
1481	Purchased	Patna	250	0.02	Majhigawan Block (362.68)	ML	Mining

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1482	Purchased	Patna	22/1	0.12	Majhigawan Block (362.68)	ML	Mining
1483	Purchased	Patna	215	0.13	Majhigawan Block (362.68)	ML	Mining
1484	Purchased	Patna	21	0.19	Majhigawan Block (362.68)	ML	Mining
1485	Purchased	Patna	30	0.08	Majhigawan Block (362.68)	ML	Mining
1486	Purchased	Patna	31	0.07	Majhigawan Block (362.68)	ML	Mining
1487	Purchased	Patna	107	0.33	Majhigawan Block (362.68)	ML	Mining
1488	Purchased	Patna	108	0.05	Majhigawan Block (362.68)	ML	Mining
1489	Purchased	Patna	130	0.06	Majhigawan Block (362.68)	ML	Mining
1490	Purchased	Patna	105/1	0.06	Majhigawan Block (362.68)	ML	Mining
1491	Purchased	Patna	164/1	0.16	Majhigawan Block (362.68)	ML	Mining
1492	Purchased	Patna	214/1	0.10	Majhigawan Block (362.68)	ML	Mining
1493	Purchased	Patna	213/1	0.10	Majhigawan Block (362.68)	ML	Mining
1494	Purchased	Patna	252	0.03	Majhigawan Block (362.68)	ML	Mining
1495	Purchased	Patna	259	0.02	Majhigawan Block (362.68)	ML	Mining
1496	Purchased	Patna	10	0.04	Majhigawan Block (362.68)	ML	Mining
1497	Purchased	Patna	52	0.01	Majhigawan Block (362.68)	ML	Mining
1498	Purchased	Patna	53	0.03	Majhigawan Block (362.68)	ML	Mining
1499	Purchased	Patna	58	0.03	Majhigawan Block (362.68)	ML	Mining
1500	Purchased	Patna	59	0.03	Majhigawan Block (362.68)	ML	Mining
1501	Purchased	Patna	65	0.03	Majhigawan Block (362.68)	ML	Mining
1502	Purchased	Patna	76	0.03	Majhigawan Block (362.68)	ML	Mining
1503	Purchased	Patna	80	0.02	Majhigawan Block (362.68)	ML	Mining
1504	Purchased	Patna	81	0.06	Majhigawan Block (362.68)	ML	Mining

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
1505	Purchased	Patna	113	0.10	Majhigawan Block (362.68)	ML	Mining
1506	Purchased	Patna	114	0.04	Majhigawan Block (362.68)	ML	Mining
1507	Purchased	Patna	194	0.02	Majhigawan Block (362.68)	ML	Mining
1508	Purchased	Patna	200	0.03	Majhigawan Block (362.68)	ML	Mining
1509	Purchased	Patna	16	0.20	Majhigawan Block (362.68)	ML	Mining
1510	Purchased	Patna	63	0.06	Majhigawan Block (362.68)	ML	Mining
1511	Purchased	Patna	308	0.06	Majhigawan Block (362.68)	ML	Mining
1512	Purchased	Dhaurahara	35	0.44	Majhigawan Block (362.68)	ML	Mining
1513	Purchased	Dhaurahara	50	0.05	Majhigawan Block (362.68)	ML	Mining
1514	Purchased	Dhaurahara	46	0.58	Majhigawan Block (362.68)	ML	Mining
1515	Purchased	Dhaurahara	47	0.33	Majhigawan Block (362.68)	ML	Mining
1516	Purchased	Dhaurahara	53	0.22	Majhigawan Block (362.68)	ML	Mining
1517	Purchased	Dhaurahara	54	0.24	Majhigawan Block (362.68)	ML	Mining
1518	Purchased	Dhaurahara	57	0.25	Majhigawan Block (362.68)	ML	Mining
1519	Purchased	Dhaurahara	51	5.02	Majhigawan Block (362.68)	ML	Mining
1520	Purchased	Dhaurahara	52	0.60	Majhigawan Block (362.68)	ML	Mining
1521	Purchased	Dhaurahara	25	0.39	Majhigawan Block (362.68)	ML	Mining
1522	Purchased	Dhaurahara	32	0.03	Majhigawan Block (362.68)	ML	Mining
1523	Purchased	Dhaurahara	33	0.79	Majhigawan Block (362.68)	ML	Mining
1524	Purchased	Dhaurahara	36	0.065	Majhigawan Block (362.68)	ML	Mining
1525	Purchased	Dhaurahara	37	0.22	Majhigawan Block (362.68)	ML	Mining
Sub Total				505.379			
1526	Purchased	Pipraon	2	0.09	Majhigawan Block (362.68)	ML	Plant and Other Infra

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
1527	Purchased	Pipraon	3	0.06	Majhigawan Block (362.68)	ML	Plant and Other Infra
1528	Purchased	Pipraon	4	0.16	Majhigawan Block (362.68)	ML	Plant and Other Infra
1529	Purchased	Pipraon	7	0.87	Majhigawan Block (362.68)	ML	Plant and Other Infra
1530	Purchased	Pipraon	9	0.05	Majhigawan Block (362.68)	ML	Plant and Other Infra
1531	Purchased	Pipraon	10	0.11	Majhigawan Block (362.68)	ML	Plant and Other Infra
1532	Purchased	Pipraon	11	0.08	Majhigawan Block (362.68)	ML	Plant and Other Infra
1533	Purchased	Pipraon	12	0.10	Majhigawan Block (362.68)	ML	Plant and Other Infra
1534	Purchased	Pipraon	13	0.12	Majhigawan Block (362.68)	ML	Plant and Other Infra
1535	Purchased	Pipraon	14	0.11	Majhigawan Block (362.68)	ML	Plant and Other Infra
1536	Purchased	Pipraon	15	0.12	Majhigawan Block (362.68)	ML	Plant and Other Infra
1537	Purchased	Pipraon	18	0.12	Majhigawan Block (362.68)	ML	Plant and Other Infra
1538	Purchased	Kariyajhar	23	0.67	Majhigawan Block (362.68)	ML	Plant and Other Infra
1539	Purchased	Kariyajhar	23	0.67	Majhigawan Block (362.68)	ML	Plant and Other Infra
1540	Purchased	Kariyajhar	23	0.668	Majhigawan Block (362.68)	ML	Plant and Other Infra
1541	Purchased	Kariyajhar	21	0.20	Majhigawan Block (362.68)	ML	Plant and Other Infra
1542	Purchased	Kariyajhar	26	0.41	Majhigawan Block (362.68)	ML	Plant and Other Infra
1543	Purchased	Kariyajhar	23	0.67	Majhigawan Block (362.68)	ML	Plant and Other Infra
1544	Purchased	Kariyajhar	22	0.095	Majhigawan Block (362.68)	ML	Plant and Other Infra
1545	Purchased	Kariyajhar	1,22	0.11	Majhigawan Block (362.68)	ML	Plant and Other Infra
1546	Purchased	Kariyajhar	1,22	0.44	Majhigawan Block (362.68)	ML	Plant and Other Infra
1547	Purchased	Kariyajhar	1,	0.08	Majhigawan Block (362.68)	ML	Plant and Other Infra
1548	Purchased	Kariyajhar	22	0.49	Majhigawan Block (362.68)	ML	Plant and Other Infra
1549	Purchased	Kariyajhar	1,	0.015	Majhigawan Block (362.68)	ML	Plant and Other Infra

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
1550	Purchased	Kariyajhar	22	0.095	Majhigawan Block (362.68)	ML	Plant and Other Infra
1551	Purchased	Biharganj	24	0.656	Hinauti ML (378.261)	ML	Plant and Other Infra
1552	Purchased	Biharganj	25	0.757	Hinauti ML (378.261)	ML	Plant and Other Infra
1553	Purchased	Biharganj	29	0.061	Hinauti ML (378.261)	ML	Plant and Other Infra
1554	Purchased	Biharganj	34	1.901	Hinauti ML (378.261)	ML	Plant and Other Infra
1555	Purchased	Biharganj	37	0.024	Hinauti ML (378.261)	ML	Plant and Other Infra
1556	Purchased	Biharganj	38	0.057	Hinauti ML (378.261)	ML	Plant and Other Infra
1557	Purchased	Biharganj	39	0.445	Hinauti ML (378.261)	ML	Plant and Other Infra
1558	Purchased	Biharganj	40	0.825	Hinauti ML (378.261)	ML	Plant and Other Infra
1559	Purchased	Biharganj	41	0.858	Hinauti ML (378.261)	ML	Plant and Other Infra
1560	Purchased	Biharganj	26	0.656	Hinauti ML (378.261)	ML	Plant and Other Infra
1561	Purchased	Biharganj	27	0.186	Hinauti ML (378.261)	ML	Plant and Other Infra
1562	Purchased	Biharganj	28	0.032	Hinauti ML (378.261)	ML	Plant and Other Infra
1563	Purchased	Biharganj	21	0.821	Hinauti ML (378.261)	ML	Plant and Other Infra
1564	Purchased	Biharganj	51	0.943	Hinauti ML (378.261)	ML	Plant and Other Infra
1565	Purchased	Biharganj	11/3	1.052	Hinauti ML (378.261)	ML	Plant and Other Infra
1566	Purchased	Biharganj	12	0.445	Hinauti ML (378.261)	ML	Plant and Other Infra
1567	Purchased	Biharganj	13	0.737	Hinauti ML (378.261)	ML	Plant and Other Infra
1568	Purchased	Kariyajhar	6	0.34	Majhigawan Block (362.68)	ML	Plant and other Infra
1569	Purchased	Kariyajhar	32	0.36	Majhigawan Block (362.68)	ML	Plant and other Infra
1570	Purchased	Kariyajhar	61	0.03	Majhigawan Block (362.68)	ML	Plant and other Infra
1571	Purchased	Kariyajhar	68	0.31	Majhigawan Block (362.68)	ML	Plant and other Infra
1572	Purchased	Kariyajhar	73	0.75	Majhigawan Block (362.68)	ML	Plant and other Infra
1573	Purchased	Kariyajhar	75	0.59	Majhigawan Block (362.68)	ML	Plant and other Infra
1574	Purchased	Kariyajhar	77	0.51	Majhigawan Block (362.68)	ML	Plant and other Infra
1575	Purchased	Kariyajhar	79	0.57	Majhigawan Block (362.68)	ML	Plant and other Infra
1576	Purchased	Kariyajhar	83	0.03	Majhigawan Block (362.68)	ML	Plant and other Infra
1577	Purchased	Kariyajhar	84	0.11	Majhigawan Block (362.68)	ML	Plant and other Infra

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
1578	Purchased	Kariyajhar	90	0.14	Majhigawan Block (362.68)	ML	Plant and other Infra
1579	Purchased	Kariyajhar	91	0.52	Majhigawan Block (362.68)	ML	Plant and other Infra
1580	Purchased	Kariyajhar	93	0.14	Majhigawan Block (362.68)	ML	Plant and other Infra
1581	Purchased	Kariyajhar	108	0.09	Majhigawan Block (362.68)	ML	Plant and other Infra
1582	Purchased	Kariyajhar	109	1.73	Majhigawan Block (362.68)	ML	Plant and other Infra
1583	Purchased	Kariyajhar	110	0.03	Majhigawan Block (362.68)	ML	Plant and other Infra
1584	Purchased	Kariyajhar	111	0.92	Majhigawan Block (362.68)	ML	Plant and other Infra
1585	AKVN	Dhaurahra	1	7.99	Majhigawan ML (362.68)	ML	Plant and other Infra
1586	AKVN	Dhaurahra	2	0.27	Majhigawan ML (362.68)	ML	Plant and other Infra
1587	AKVN	Dhaurahra	17	1.97	Majhigawan ML (362.68)	ML	Plant and other Infra
1588	AKVN	Dhaurahra	19	5.04	Majhigawan ML (362.68)	ML	Plant and other Infra
1589	AKVN	Dhaurahra	24	0.64	Majhigawan ML (362.68)	ML	Plant and other Infra
1591	AKVN	Dhaurahra	34	0.10	Majhigawan ML (362.68)	ML	Plant and other Infra
1592	AKVN	Dhaurahra	3	0.08	Majhigawan ML (362.68)	ML	Plant and other Infra
1593	AKVN	Dhaurahra	9	0.06	Majhigawan ML (362.68)	ML	Plant and other Infra
1594	AKVN	Dhaurahra	14	0.59	Majhigawan ML (362.68)	ML	Plant and other Infra
1595	AKVN	Dhaurahra	16	0.11	Majhigawan ML (362.68)	ML	Plant and other Infra
1596	AKVN	Majhigawan	1	3.32	Majhigawan ML (362.68)	ML	Plant and other Infra
1597	AKVN	Majhigawan	2	0.65	Majhigawan ML (362.68)	ML	Plant and other Infra
1598	AKVN	Majhigawan	3	4.84	Majhigawan ML (362.68)	ML	Plant and other Infra
1599	AKVN	Majhigawan	4	0.03	Majhigawan ML (362.68)	ML	Plant and other Infra
1600	AKVN	Majhigawan	5	6.63	Majhigawan ML (362.68)	ML	Plant and other Infra
1601	AKVN	Majhigawan	6	0.03	Majhigawan ML (362.68)	ML	Plant and other Infra
1602	AKVN	Majhigawan	7	1.13	Majhigawan ML (362.68)	ML	Plant and other Infra
1603	AKVN	Majhigawan	8	0.03	Majhigawan ML (362.68)	ML	Plant and other Infra
1604	AKVN	Majhigawan	9	9.78	Majhigawan ML (362.68)	ML	Plant and other Infra
1605	AKVN	Majhigawan	10	0.07	Majhigawan ML (362.68)	ML	Plant and other Infra
1606	AKVN	Majhigawan	11	0.09	Majhigawan ML (362.68)	ML	Plant and other Infra
1607	AKVN	Majhigawan	46	0.04	Majhigawan ML (362.68)	ML	Plant and other Infra
1608	AKVN	Majhigawan	53	0.72	Majhigawan ML (362.68)	ML	Plant and other Infra
1609	AKVN	Majhigawan	14	0.07	Majhigawan ML (362.68)	ML	Plant and other Infra

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
1610	AKVN	Malgaon	1	5.61	Majhigawan ML (362.68)	ML	Plant and other Infra
1611	AKVN	Pipraon	25	0.02	Majhigawan ML (362.68)	ML	Plant and other Infra
1612	AKVN	Kariyajhar	5	7.55	Majhigawan ML (362.68)	ML	Plant and other Infra
1613	AKVN	Kariyajhar	7	0.46	Majhigawan ML (362.68)	ML	Plant and other Infra
1614	AKVN	Kariyajhar	9	1.23	Majhigawan ML (362.68)	ML	Plant and other Infra
1615	AKVN	Kariyajhar	8	0.46	Majhigawan ML (362.68)	ML	Plant and other Infra
1616	AKVN	Kariyajhar	10	0.04	Majhigawan ML (362.68)	ML	Plant and other Infra
1617	AKVN	Kariyajhar	11	0.06	Majhigawan ML (362.68)	ML	Plant and other Infra
1618	AKVN	Kariyajhar	12	0.61	Majhigawan ML (362.68)	ML	Plant and other Infra
1619	AKVN	Kariyajhar	14	0.41	Majhigawan ML (362.68)	ML	Plant and other Infra
1620	AKVN	Kariyajhar	15	0.35	Majhigawan ML (362.68)	ML	Plant and other Infra
1621	AKVN	Kariyajhar	16	0.25	Majhigawan ML (362.68)	ML	Plant and other Infra
1622	AKVN	Kariyajhar	25	0.33	Majhigawan ML (362.68)	ML	Plant and other Infra
1623	AKVN	Kariyajhar	27	2.29	Majhigawan ML (362.68)	ML	Plant and other Infra
1624	AKVN	Kariyajhar	28	0.07	Majhigawan ML (362.68)	ML	Plant and other Infra
1625	AKVN	Kariyajhar	29	0.35	Majhigawan ML (362.68)	ML	Plant and other Infra
1626	AKVN	Kariyajhar	33	0.16	Majhigawan ML (362.68)	ML	Plant and other Infra
1627	AKVN	Kariyajhar	34	2.63	Majhigawan ML (362.68)	ML	Plant and other Infra
1628	AKVN	Kariyajhar	35	0.09	Majhigawan ML (362.68)	ML	Plant and other Infra
1629	AKVN	Kariyajhar	37	0.19	Majhigawan ML (362.68)	ML	Plant and other Infra
1630	AKVN	Kariyajhar	38	0.40	Majhigawan ML (362.68)	ML	Plant and other Infra
1631	AKVN	Kariyajhar	39	2.22	Majhigawan ML (362.68)	ML	Plant and other Infra
1632	AKVN	Kariyajhar	40	0.03	Majhigawan ML (362.68)	ML	Plant and other Infra
1633	AKVN	Kariyajhar	41	2.89	Majhigawan ML (362.68)	ML	Plant and other Infra
1634	AKVN	Kariyajhar	42	0.12	Majhigawan ML (362.68)	ML	Plant and other Infra
1635	AKVN	Kariyajhar	43	1.77	Majhigawan ML (362.68)	ML	Plant and other Infra
1636	AKVN	Kariyajhar	44	0.02	Majhigawan ML (362.68)	ML	Plant and other Infra
1637	AKVN	Kariyajhar	45	0.69	Majhigawan ML (362.68)	ML	Plant and other Infra
1638	AKVN	Kariyajhar	46	0.03	Majhigawan ML (362.68)	ML	Plant and other Infra
1639	AKVN	Kariyajhar	47	0.06	Majhigawan ML (362.68)	ML	Plant and other Infra
1640	AKVN	Kariyajhar	48	0.99	Majhigawan ML (362.68)	ML	Plant and other Infra
1641	AKVN	Kariyajhar	49	0.05	Majhigawan ML (362.68)	ML	Plant and other Infra

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
1642	AKVN	Kariyajhar	50	2.17	Majhigawan ML (362.68)	ML	Plant and other Infra
1643	AKVN	Kariyajhar	51	0.05	Majhigawan ML (362.68)	ML	Plant and other Infra
1644	AKVN	Kariyajhar	52	1.32	Majhigawan ML (362.68)	ML	Plant and other Infra
1645	AKVN	Kariyajhar	53	0.08	Majhigawan ML (362.68)	ML	Plant and other Infra
1646	AKVN	Kariyajhar	54	1.42	Majhigawan ML (362.68)	ML	Plant and other Infra
1647	AKVN	Kariyajhar	55	0.06	Majhigawan ML (362.68)	ML	Plant and other Infra
1648	AKVN	Kariyajhar	56	1.00	Majhigawan ML (362.68)	ML	Plant and other Infra
1649	AKVN	Kariyajhar	59	0.06	Majhigawan ML (362.68)	ML	Plant and other Infra
1650	AKVN	Kariyajhar	62	1.05	Majhigawan ML (362.68)	ML	Plant and other Infra
1651	AKVN	Kariyajhar	63	0.06	Majhigawan ML (362.68)	ML	Plant and other Infra
1652	AKVN	Kariyajhar	64	0.64	Majhigawan ML (362.68)	ML	Plant and other Infra
1653	AKVN	Kariyajhar	65	0.06	Majhigawan ML (362.68)	ML	Plant and other Infra
1654	AKVN	Kariyajhar	36	0.39	Majhigawan ML (362.68)	ML	Plant and other Infra
1655	AKVN	Kariyajhar	66	0.44	Majhigawan ML (362.68)	ML	Plant and other Infra
1656	AKVN	Kariyajhar	67	0.07	Majhigawan ML (362.68)	ML	Plant and other Infra
1657	AKVN	Kariyajhar	86	0.66	Majhigawan ML (362.68)	ML	Plant and other Infra
1658	AKVN	Kariyajhar	69	2.12	Majhigawan ML (362.68)	ML	Plant and other Infra
1659	AKVN	Kariyajhar	70	0.03	Majhigawan ML (362.68)	ML	Plant and other Infra
1660	AKVN	Kariyajhar	71	1.16	Majhigawan ML (362.68)	ML	Plant and other Infra
1661	AKVN	Kariyajhar	72	0.03	Majhigawan ML (362.68)	ML	Plant and other Infra
1662	AKVN	Kariyajhar	74	0.30	Majhigawan ML (362.68)	ML	Plant and other Infra
1663	AKVN	Kariyajhar	78	0.32	Majhigawan ML (362.68)	ML	Plant and other Infra
1664	AKVN	Kariyajhar	80	0.17	Majhigawan ML (362.68)	ML	Plant and other Infra
1665	AKVN	Kariyajhar	81	0.09	Majhigawan ML (362.68)	ML	Plant and other Infra
1666	AKVN	Kariyajhar	82	0.20	Majhigawan ML (362.68)	ML	Plant and other Infra
1667	AKVN	Kariyajhar	87	0.18	Majhigawan ML (362.68)	ML	Plant and other Infra
1668	AKVN	Kariyajhar	89	0.27	Majhigawan ML (362.68)	ML	Plant and other Infra
1669	AKVN	Kariyajhar	92	2.60	Majhigawan ML (362.68)	ML	Plant and other Infra
1670	AKVN	Kariyajhar	94	0.03	Majhigawan ML (362.68)	ML	Plant and other Infra
1671	AKVN	Kariyajhar	95	1.20	Majhigawan ML (362.68)	ML	Plant and other Infra
1672	AKVN	Kariyajhar	96	2.74	Majhigawan ML (362.68)	ML	Plant and other Infra
1673	AKVN	Kariyajhar	97	0.90	Majhigawan ML (362.68)	ML	Plant and other Infra

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
1674	AKVN	Kariyajhar	98	0.02	Majhigawan ML (362.68)	ML	Plant and other Infra
1675	AKVN	Kariyajhar	99	2.08	Majhigawan ML (362.68)	ML	Plant and other Infra
1676	AKVN	Kariyajhar	100	0.15	Majhigawan ML (362.68)	ML	Plant and other Infra
1677	AKVN	Kariyajhar	101	1.51	Majhigawan ML (362.68)	ML	Plant and other Infra
1678	AKVN	Kariyajhar	102	0.13	Majhigawan ML (362.68)	ML	Plant and other Infra
1679	AKVN	Kariyajhar	103	0.15	Majhigawan ML (362.68)	ML	Plant and other Infra
1680	AKVN	Kariyajhar	104	0.03	Majhigawan ML (362.68)	ML	Plant and other Infra
1681	AKVN	Kariyajhar	105	1.51	Majhigawan ML (362.68)	ML	Plant and other Infra
1682	AKVN	Kariyajhar	88	0.12	Majhigawan ML (362.68)	ML	Plant and other Infra
1683	AKVN	Kariyajhar	106	0.08	Majhigawan ML (362.68)	ML	Plant and other Infra
1684	AKVN	Kariyajhar	107	2.52	Majhigawan ML (362.68)	ML	Plant and other Infra
1685	MPSIDC	Dhaurahra	13	1.97	Majhigawan ML (362.68)	ML	Plant and other Infra
1686	MPSIDC	Dhaurahra	15	0.06	Majhigawan ML (362.68)	ML	Plant and other Infra
1687	MPSIDC	Dhaurahra	18	0.32	Majhigawan ML (362.68)	ML	Plant and other Infra
1688	Purchased	Dhaurahra	4	0.98	Majhigawan Block (362.68)	ML	Plant and other Infra
1689	Purchased	Dhaurahra	20	1.43	Majhigawan Block (362.68)	ML	Plant and other Infra
1690	Purchased	Dhaurahra	22/503	0.45	Majhigawan Block (362.68)	ML	Plant and other Infra
1691	Purchased	Malgaon	2	0.74	Majhigawan Block (362.68)	ML	Plant and other Infra
1692	Purchased	Malgaon	3	0.49	Majhigawan Block (362.68)	ML	Plant and other Infra
1693	Purchased	Malgaon	4	0.7	Majhigawan Block (362.68)	ML	Plant and other Infra
1694	Purchased	Malgaon	5	0.01	Majhigawan Block (362.68)	ML	Plant and other Infra
1695	Purchased	Budgauna	207/2	0.40	Budhagauna ML (60.67)	RRP	Plant and other Infra (R&R & School)
1696	Purchased	Budgauna	207/1	0.59	Budhagauna ML (60.67)	RRP	Plant and other Infra (R&R & School)
1697	Purchased	Budgauna	205	0.04	Budhagauna ML (60.67)	RRP	Plant and other Infra (R&R & School)
1698	Purchased	Budgauna	206	0.32	Budhagauna ML (60.67)	RRP	Plant and other Infra (R&R & School)

S. N.	Type of Land (Purchased/ Awarded/ Govt./ Others (to be specified))	Village	Khasra No.	Area in Hect.	Details of Mining Leases, against which acquired (if applicable)	ML/PL (if applicable)	Current Use (Mining/ Plant & Other Infra)
1699	Purchased	Pipraon	154	0.77	NA	NA	Plant and other Infra (R&R & School)
1700	Purchased	Pipraon	157	1.81	NA	NA	Plant and other Infra (R&R & School)
1701	Purchased	Pipraon	158	0.19	NA	NA	Plant and other Infra (R&R & School)
1702	Purchased	Pipraon	160	0.16	NA	NA	Plant and other Infra (R&R & School)
1703	Purchased	Pipraon	169	0.155	NA	NA	Plant and other Infra (R&R & School)
1704	Purchased	Pipraon	169	0.615	NA	NA	Plant and other Infra (R&R & School)
1705	Purchased	Pipraon	152	2.37	NA	NA	Plant and other Infra (R&R & School)
1706	Purchased	Pipraon	159	0.28	NA	NA	Plant and other Infra (R&R & School)
1707	Purchased	Pipraon	153	0.14	NA	NA	Plant and other Infra (R&R & School)
1708	Purchased	Dhaurahra	84	0.87	NA	NA	Plant and other Infra (R&R & School)
Sub Total				146.964			
1709	Forest Land (Yet to be Registered)	Hinauti, Dengraha, Biharganj & Judmani	Hianuti Forest Comptt. No R- 752 & R 753, SATNA	258.867	NA	ML	Mining
Grand Total				911.210			

SCHEDULE I B
DETAILS OF BUILDINGS & STRUCTURES
FORMING PART OF THE JAL BUSINESS
BELA
JAIPRAKASH ASSOCIATES LIMITED
UNIT - JAYPEE BELA PLANT - JAYPEE PURAM
BUILDING & STRUCTURE AT JBP

SR NO	Asset Description	REMARK
PLANT BUILDING		
1	132 KV SUB STATION	
2	AMMONIUM NITRATE STORAGE HOUSE NEAR SARASWATI GATE	
3	AUTO WORKSHOP	
4	BAG GODOWN	
5	BAG HOUSE	
6	BELA MINES WORKSHOP	
7	C.F.SILO & BLOWER RAW MEAL	
8	CABIN FOR RAILWAY CROSSING	
9	CANTEEN	
10	CCR CENTRAL CONTROL ROOM & QC LAB	
11	CEMENT BULK LOADING SYSTEM PACKING PLANT	
12	CEMENT MILL HOPPER (II)	
13	CEMENT MILL HOPPER-1	
14	CEMENT SILO - I,II	
15	CEMENT SILOS III & IV	
16	CLINKER COOLER & CLINKER BREAKER	
17	CLINKER SILO	
18	COAL MILL HOPPER	
19	COAL STACKER/RECLAIMER P.B.STOCKPILE	
20	COMPRESSOR BLOWER HOUSE	
21	COMPRESSOR HOUSE CEMENT MILL	
22	COMPRESSOR HOUSE FOR COAL MILL & BLOWER	
23	COMPRESSOR HOUSE FOR RAW MILL	
24	COOLING TOWER FOR CEMENT MILL	
25	DG HOUSE	
26	E & M WORKSHOP MECH & FABRICATION SHOP	
27	ESP FOR CEMENT MILL - I	
28	ESP FOR CEMENT MILL - II	
29	ESP FOR COAL MILL	
30	ESP FOR COOLER	
31	EXCISE OFFICE	
32	FIRE ALARM SYSTEM	
33	FIRE HYDRANT SYSTEM SUPPORT	
34	FIRE STATION	
35	FLY ASH SILO & HANDLING SYSTEM	
36	GATES, FENCING AND BOUNDARY WALL	
37	GENERAL STORES	
38	HOT AIR DUCT SUPPORT (COOLER HOUSE TO CEMENT MILL)	
39	LATERITE CRUSHER	
40	LATERITE SHED	
41	LOAD CENTRE (I) & M.C.C.ROOM	
42	LOAD CENTRE (II) & MCC ROOM	
43	LOAD CENTRE (III) & MCC ROOM	
44	LOCO PIT SHED	
45	MINES OFFICE	
46	OFFICE BUILDING RAILWAY SIDING	
47	OFFICE COMPLEX	
48	PACKING PLANT	
49	PACKING PLANT - RAILWAY SIDING	
50	PACKING PLANT-TRUCK LOADING	
51	POZZOLONA / GYPSUM STORAGE HOPPER	
52	PREHEATER, PRECALCINATOR & G.C.T.	

SR NO	Asset Description	REMARK
53	PROJECT OFFICE	
54	RAW MATERIAL HOPPERS	
55	RAW MILL BAG HOUSE	
56	ROADS, DRAINAGE AND SEWAGE	
57	STOCK PILE YARD, COAL SHED	
58	STOCK PILE YARD,CLINKER YARD/STOCK PILE	
59	SUPPORTS ELEC.INSTALL.OVERHEAD	
60	SUPPORTS WATER TANK, PIPELINE & INSTALLATION	
61	TEMPORARY CONSTRUCTIONS	
62	UN-BURNT CLINKER LOADING HOPPER & STRUCTURE AT TT6	
63	WAGON LOADING PLATFORM	
64	WEIGH BRIDGE HOUSE	
65	WORKERS DINNING HALL	
66	LIME STONE CRUSHER	
67	COAL CRUSHER	
68	GYPSUM CRUSHER	
69	COAL HANDLING SYSTEM - WGN	
TOWNSHIP		
FIELD HOSTEL		
70	HOSTELS FIELD HOSTEL - I (G-ONLY)	1 BLOCK
71	HOSTELS FIELD HOSTEL - II, III, IV (G-ONLY)	6 BLOCK
72	SECURITY BARRACK (G-ONLY)	3 BLOCK
FAMILY ACCOMODATION		
73	FAMILY QUARTERS C-TYPE QUARTERS (G+1)	2 BLOCK
74	FAMILY QUARTERS D-TYPE QUARTERS (G+1)	3 BLOCK
75	FAMILY QUARTERS E-TYPE QUARTERS (G+2)	4 BLOCK
76	FAMILY QUARTERS F-TYPE QUARTERS (G+2)	3 BLOCK
77	FAMILY QUARTERS H-TYPE QUARTERS (G+2)	3 BLOCK
78	LABOUR COLONY LABOUR HUTMENTS (G-ONLY)	36 BLOCK
79	ROADS,DRAINAGE AND SEWAGE	
80	GATES, FENCING AND BOUNDARY WALL	
OTHER BUILDINGS/STRUCTURE		
81	TEMPLE	
82	ANNAPURNA MESS	
83	SECURITY MESS	
84	LAUNDRY NEAR FH-I/DHOBI GHAT	
85	UTILITY COMPLEX & HOSPITAL	
86	UTILITY SULABH COMPLEX NEAR TRANSPORT CANTEEN	
87	OFFICES TRANSPORTER SHED	
BUILDING CPP		
88	WATER TREATMENT PLANT	
89	TURBINE GENERATOR CPP	
90	COAL HANDLING SYSTEM	
91	CPP-II DRAINAGE & SEWERAGE	
92	COAL SHED	
93	ASH HANDLING SYSTEM	
94	LOAD MANAGEMENT SYSTEM	
95	FIRE HYDRANT SYSTEM	
96	ESP	
97	CHIMNEY	
98	BOILER-I	
99	COOLING TOWER	

SIDHI
JAIPRAKASH ASSOCIATES LIMITED
UNIT - JAYPEE SIDHI CEMENT PLANT
BUILDING & STRUCTURE AT JSCP

SR NO	Asset Description	REMARKS
PLANT UNIT I		
1	LAB. & QUALITY CONTROL ROOM	
2	AMMONIUM STORAGE ROOM	
3	BAG HOUSE	
4	BATCHING PLANT	
5	CEMENT MILL HOPPER	
6	CEMENT SILO	
7	CENTRAL CONTROL ROOM	
8	CLINKER COOLER	
9	COAL CRUSHER	
10	COMPRESSOR	
11	CRUSH BARRIER AT PLANT	
12	DRAINAGE & SEWAGE (PLANT)	
13	FIRE HYDRANT SYSTEM	
14	FLY ASH SILO & DRYER SYSTEM	
15	GYPSUM CRUSHER	
16	HOPPER	
17	LATERITE CRUSHER	
18	LC -II	
19	LC -III	
20	LC -IV	
21	LC-I (HINAUTI)	
22	LIME STONE CRUSHER	
23	LIME STONE RECLAIMER II	
24	MOTOR CYCLE / CAR STAND	
25	OIL & GREASE ROOM	
26	PACKING PLANT	
27	PANEL ROOM	
28	PLANT ROAD	
29	PREHEATER	
30	RAW MILL BAG HOUSE	
31	RECLAIMER/STACKER/YARD COAL	
32	RECLAIMER/STACKER/YARD LIMESTONE	
33	SEWAGES TREATMENT PLANT	
34	SILO CLINKER	
35	SILO RAW MEAL	
36	TOWER COOLING	
37	WATER WORKS, TANK	
38	WEIGH BRIDGE HOUSE	
39	WORK SHOP	
PLANT UNIT II		
40	BAG HOUSE FOR RAW MILL	
41	BEOHARI SIDING	
42	CEMENT MILL HOPPER	
43	CEMENT MILL	
44	CENTRAL CONTROL ROOM	
45	CLINKER COOLER HOUSE	
46	CLINKER SILO	
47	CLINKER TRANSPORTATION SYSTEM	
48	CLINKER YARD	
49	COAL MILL	
50	COMPRESSOR HOUSE (P&M)	
51	CONVEYORS	
52	COOLING TOWER	
53	ESP FOR CEMENT MILL	
54	ESP FOR COOLER HOUSE	
55	FIRE HYDRANT SYSTEM	

SR NO	Asset Description	REMARK
56	GYPSUM YARD	
57	LOAD CENTER-II	
58	LOAD CENTER-III	
59	LOAD CENTER-IV	
60	PACKING PLANT	
61	PLANT ROAD	
62	PREHEATER	
63	RAW MEAL SILO	
64	RAW MILL HOPPERS	
65	WATER TANK PIPE LINE	
FAMILY ACCOMODATION		
66	C TYPE	3 BLOCK
67	D TYPE	6 BLOCK
68	E TYPE	12 BLOCK
69	F TYPE	6 BLOCK
70	H TYPE	5 BLOCK
71	LABOUR COLONY	29 BLOCK
FIELD HOSTEL		
72	FH 1	1 BLOCK
73	FH-2	2 BLOCK
74	FH-3	4 BLOCK
75	FH-4	1 BLOCK
76	FH-4 (HINAUTI)	1 BLOCK
77	FH-5 (HINAUTI)	1 BLOCK
78	FH-5	3 BLOCK
OTHER BUILDING /STRUCTURE		
79	BOUNDARY WALL (TOWNSHIP)	
80	SUB-WAY & WATCH TOWER (TOWNSHIP)	
81	ANNAPURNA (HINAUTI)	
82	ANNAPURNA (SCHOOL)	
83	ANNAPURNA (MESS)	
84	ESTATE OFFICE	
85	JAI JYOTI SCHOOL	
86	SARDAR PATEL SCHOOL	
87	CHILDREN PARK	
88	CONSUMER STORES	
89	DG HOUSE	
90	FIRE STATION	
91	GANDHI VATIKA	
92	GATES FENCING & BOUNDARY WALL	
93	HOSPITAL BUILDING	
94	INDUSTRIAL TRAINING INSTITUTE	
95	LAUNDRY	
96	OFFICES	
97	SECURITY BARRACK	
98	STORES	
99	TEMPLE	
100	UTILITY COMPLEX	
CPP PLANT		
CPP 35 MW		
101	TURBINE GENERATOR	
102	COAL HANDLING SYSTEM	
103	COAL CRUSHER	
104	BOILER-I	
105	BOILER-II	

SR NO	Asset Description	REMARK
106	WATER TREATMENT PLANT	
107	TURBINE GENERATOR	
108	AIR COOLED CONDENSER	
109	WATER COOLED CONDENSER	
110	ASH HANDLING SYSTEM	
111	FIRE HYDRANT SYSTEM	
112	ESP	
113	CHIMNEY	
CPP 60 MW		
114	COAL STOCK PILE YARD, SHED	
115	TURBINE GENERATOR-I	
116	TURBINE GENERATOR-II	
117	OVERHEAD WATER TANK	
118	MCC ROOM	

SR NO	Asset Description	REMARK
119	COAL SILO	
120	AIR COOLED CONDENSER-I	
121	AIR COOLED CONDENSER-II	
122	FLY ASH HANDLING SYSTEM	
123	BOILER-I	
124	BOILER-II	
125	CHIMNEY	
126	COAL HANDLING SYSTEM	
127	ESP FOR CPP-I	
128	ESP FOR CPP-II	
129	RECLAIMER/STACKER/YARD COAL	
130	FLY ASH SILO	
131	COOLING TOWER	
132	WATER TREATMENT PLANT	

JAAGO

JAIPRAKASH ASSOCIATES LIMITED

UNIT - JAYPEE AYODHYA GRINDING OPERATIONS - TANDA

BUILDING & STRUCTURE AT JAAGO

SR NO	Asset Description	REMARKS
FACTORY BUILDINGS		
1	BAG HOUSE FOR CEMENT MILL	
2	HOT AIR GENERATOR	
3	LOAD CENTRE	
4	STOCK PILE YARD, SHED	
5	COMPRESSOR BLOWER HOUSE	
6	HOPPER	
7	PACKING PLANT	
8	CCR	
9	COAL MILL	
10	SUB STATION	
11	ELECTRICAL INSTALLATION & OVERHEAD CABLES	
12	DG HOUSE	
13	STORAGE YARD -GYPSUM	
14	P & V ROOM FOR CEMENT MILL LUBRICANTS	
15	ONLINE M ROOM	
AUXILIARY FACTORY BUILDING		
16	LAB & QUALITY CONTROL ROOM	
17	OVERHEAD WATER TANK	
18	WEIGH BRIDGE HOUSE	
19	WORK SHOP	
20	DRAINAGE & SEWERAGE	
21	DRAINAGE & SEWERAGE	
22	GATES, FENCING & BOUNDRY WALL	
23	TOILET AT TRUCK TIPPLER	
TOWNSHIP BUILDINGS		
A- FIELD HOSTEL		
24	HOSTELS (FH-1)	
25	HOSTELS (FH-2)	
26	HOSTELS (FH-3)	
27	HOSTELS (FH-4)	
28	HOSTELS EXTENSION FH-3/4	
29	HOSTELS (FH-5)	

SR NO	Asset Description	REMARKS
30	FH-5 ONE	
31	FH-5 TWO	
32	FH-5 THREE	
33	LABOUR-CAMP ONE	
34	LABOUR-CAMP TWO	
35	TOWNSHIP ROADS	
36	FACTORY ROADS	
B- FAMILY ACCOMODATION		
37	FAMILY QUARTERS (F)	UNDER CONSTRU- CTION
38	FAMILY QUARTERS (F-1)	
39	FAMILY QUARTERS (E)	UNDER CONSTRU- CTION
40	FAMILY QUARTERS (D)	
41	FAMILY QUARTERS (E-2)	
42	FAMILY QUARTERS (H-1)	
43	FAMILY QUARTERS (H-2)	
NON FACTORY BUILDING		
44	OFFICES	
45	STORES	
46	OFFICES	
47	MESS	
48	FIRE STATION	
49	WATER HARVESTING SYSTEM	
50	LIGHTING	
51	HOSPITAL	
52	TEMPLE	
53	RECORD ROOM	
54	BOUNDARY WALL	

DALLA
JAIPRAKASH ASSOCIATES LIMITED
UNIT - DALLA CEMENT FACTORY
BUILDING & STRUCTURE AT DCF

SR NO	Asset Description	REMARKS
PLANT BUILDING		
1	CENTRAL CONTROL ROOM	
2	QC LABORATORY	
3	AUTO WORKSHOP	
4	MINES OFFICE	
5	STORE BUILDING	
6	EXCISE OFFICE	
9	MAGZINE ROOM	
10	WELFARE OFFICE	
11	ADMINISTRATIVE BUILDING	
12	SECURITY OFFICE	
13	FIRE STATION	
14	TIME OFFICE	
15	DRAWING OFFICE	
16	GAS GODOWN	
17	ENGINEERING DEPTT OFFICE	
18	TELEPHONE EXCHANGE	
20	GYPSUM YARD	
21	BAG GODOWN	
22	PACKING PLANT	
23	DG HOUSE	
24	SUB STATION BUILDING	
25	DG HOUSE	
TOWNSHIP FIELD HOSTEL		NO.S
26	HOSTELS FIELD HOSTEL - I (G-ONLY) D TYPE	8
27	HOSTELS FIELD HOSTEL - II (G+1 ONLY)	2
28	FILED HOSTEL DD TYPE	1
FAMILY ACCOMODATION		
29	FAMILY QUARTERS A-TYPE QUARTERS (G-ONLY)	1
30	FAMILY QUARTERS B-TYPE QUARTERS (G-ONLY)	5
31	FAMILY QUARTERS C-TYPE QUARTERS (G-ONLY)	8
32	FAMILY QUARTERS D-TYPE QUARTERS (G-ONLY)	66

SR NO	Asset Description	REMARKS
33	FAMILY QUARTERS E-TYPE QUARTERS (G+1)	112
34	FAMILY QUARTERS F-TYPE QUARTERS (G+1)	380
35	FAMILY QUARTERS AF-TYPE QUARTERS (G+1)	48
36	FAMILY QUARTERS SF-ATYPE QUARTERS (G+1)	78
37	FAMILY QUARTERS SF-BTYPE QUARTERS (G+1)	198
38	FAMILY QUARTERS LC TYPE QUARTERS (G+1)	100
39	FAMILY QUARTERS G TYPE QUARTERS (G-ONLY)	652
40	ROADS, DRAINAGE AND SEWARAGE	
41	GATES, FENCING AND BOUNDARY WALL	
OTHER BUILDINGS/STRUCTURE		
42	TEMPLE	
43	FACTORY MARKET	
44	CLUB	
45	PRIMARY SCHOOL	
46	INTER COLLEGE	
47	HOSPITAL	
48	BARRACK	
49	CANTEEN	
50	ANNAPURNA MESS	
51	LABOUR QTR(J,K,M TYPE)	
BUILDING CPP		
52	WATER TREATMENT PLANT	
53	TURBINE GENERATOR CPP	
54	COAL HANDLING SYSTEM (INCL COAL BUNKER & COAL SILO)	
55	COAL SHED	
56	ASH HANDLING SYSTEM	
57	LOAD MANAGEMENT SYSTEM	
58	FIRE HYDRANT SYSTEM	
59	ESP	
60	CHIMNEY	
61	BOILER-I	
62	AIR COOLED CONDESER	
63	COOLING TOWER	

BAGA
JAIPRAKASH ASSOCIATES LIMITED
UNIT - JAYPEE BAGA CEMENT PLANT
BUILDING & STRUCTURE AT JHCP

SR NO	Asset Description	REMARKS
PLANT BUILDING		
1	RAW MILL-1	
2	RAW MILL-2	
3	RAW MATERIAL HOPPER	
4	PREHEATER	
5	COAL MILL	
6	KILN	
7	COOLER BUILDING	
8	CENTRAL CONTROL ROOM	
9	SURGE HOOPER TRANSPORT BUILDING	
10	BAG HOUSE FOR RAW MILL	
11	GAS TRANSPORTATION BUILDING	
12	CHIMNEY	

SR NO	Asset Description	REMARKS
13	LIME STONE CRUSHER BAGA	
14	COAL CRUSHER	
15	COAL STACKER RECLAIMER	
16	BAGA STACKERS RECLAIMERS	
17	DRAINAGE SEWERAGE PLANT	
18	CLINKER STOCK YARD	
19	LIME STONE CRUSHER BHALAG	
20	BHALAG STACKER RECLAIMER	
21	GYPSUM STOCK YARD	
22	CEMENT MILL (VRM) BUILDING	
23	BAG HOUSE FOR CEMENT MILL - BUILDING	
24	PACKING PLANT (BUILDING)	
25	MECHANICAL & ELECTRICAL WORK SHOP	

SR NO	Asset Description	REMARKS
26	FLY ASH STORAGE SHED	
27	MAGZINE BUILDING (EXPLOSIVE)	
28	SCRAP STORAGE SHED AT 1370	
29	AUTO WORKSHOP	
30	MAIN STORES	
31	PLANT ROADS	
32	PROJECT OFFICE	
33	MINES OFFICE	
34	BOUNDY WALL (PLANT)	
35	FIRE & SAFETY OFFICE	
36	MINES ROAD	
37	STAGE IN FRONT OF KILN	
38	NEW STORE NEAR COAL DOZING	
39	ENVIRONMENT LABORATORY	
40	SIGN BOARDS IN BAGA PLANT	
41	WATCH TOWER NEAR ADM. BLOCK	
42	TIME OFFICE (PUNCHING ROOM)	
43	ADMINISTRATIVE BUILDING	
44	TEMPORARY CONSTRUCTION (OTHER)	
45	CANTEEN AT 1260	
46	CANTEEN AT 1370 (MAIN PLANT)	
TOWNSHIP		
FIELD HOSTEL		
47	GUEST HOUSE	22 ROOMS
48	BAGA BHAWAN	51 ROOMS
49	VASANT KUNJ (BAGA)	01 BLOCK
50	ANNAPURNA AT TOWNSHIP	01 BLOCK
51	GUEST ACCOMODATION	01 BLOCK
52	RECREATION CENTER BUILDING	01 BLOCK
53	ASSEMBLY HALL AT TOWNSHIP	

SR NO	Asset Description	REMARKS
54	SECURITY OFFICE TEMPORARY CONSTRUCTION	3 124 ROOMS
55	SEWERAGE & DRAINAGE (STP)	
56	TEMPORARY CONSTRUCTION (PANALI CAMP)	
FAMILY ACCOMODATION		
57	C TYPE RESIDENTAIL BLOCK	05 BLOCK
58	D TYPE RESIDENTAIL BLOCK	06 BLOCK
59	E TYPE RESIDENTAIL BLOCK	07 BLOCK
60	F TYPE RESIDENTAIL BLOCK	05 BLOCK
61	H TYPE RESIDENTAIL BLOCK	04 BLOCK
62	LABOUR HUNTMENTS (TEMPORARY CONSTRUCTION)	134 ROOM
63	TOWNSHIP ROAD	01 BLOCK 1
64	SWEEPER ACCOMMODATION AT TOWNSHIP	
65	SEWERAGE & DRAINAGE (STP)	
OTHER BUILDINGS/STRUCTURE		
66	CHECK DAM BHALAG	
67	RETAING WALL	
67	TUNNEL	
68	WATER TANK-TOWNSHIP	
68	JUKHALA BUILDING	
69	SECURITY OFFICE	
69	SHIVA TEMPLE (TOWNSHIP)	
70	APPROACH ROAD BAGA	
70	APPROACH ROAD MANGAL	
71	SCHOOL	
71	ROADS AND CULVERTS BAGA TO JABBAL	
72	TEMPLE (Shalu Ghat)	
72	TRUCK PARKING AT DUMPING BAGA	
73	HANUMAN TEMPLE (MAHAVEER KUNJ)	
73	HOSPITAL	

DEHNI DUMP OUTSIDE PLANT

SR NO	Asset Description	REMARKS
PLANT BUILDING		
1	CLINKER SHED	
2	ROAD	
3	MCC ROOM	

SR NO	Asset Description	REMARKS
4	Boundary Wall	
5	PARKING AREA	
6	RAMP	
7	DG HOUSE (BUILDING)	
8	CHIMENY BUILDING	

BAGHERI

JAIPRAKASH ASSOCIATES LIMITED

UNIT - JAYPEE HIMACHAL CEMENT GRINDING & BLENDING UNIT BAGHERI

BUILDING & STRUCTURE AT BAGHERI

SL NO	Category	REMARKS
PLANT BUILDINGS		
1	CENTRAL CONTROL ROOM	
2	CEMENT MILL INCLUDING ROLL PRESS	
3	PACKING PLANT AND COMPRESSURE HOUSE	
4	RAW MATERIAL HOPPERS	
5	MCC ROOM	
6	PLANT ROADS	
7	MATERIAL STORAGE BUILDING (GYPSUM,FLYASH,COAL)	
8	BAG HOUSE	
9	DG HOUSE	
10	DG SHED (1250 KVA)	
11	MAIN STORES	
12	STORE SPARES ROOM	

SL NO	Category	REMARKS
13	STORE BUILDING 2	6 Security Office 5 Nos
14	PMLC OFFICE AND REST ROOM	
15	GAS CYLINDER STORAGE SHED	
16	DIESEL PUMP	
17	ONLINE MONITORING ROOM	
18	BOREWELLS	
19	CAMP SUBSTATION	
20	ADMINISTRATIVE BUILDING	
21	SECURITY OFFICE	
22	SECURITY POSTS	
23	WEIGHBRIDGE BUILDING 1	
24	WEIGHBRIDGE BUILDING 2	
25	WEIGHBRIDGE BUILDING 3	
26	AUTO WORKSHOP	

SL NO	Category	REMARKS
OTHER STRUCTURES / BUILDINGS		
27	DISPENSARY(Old)	
28	HOSPITAL	
29	DRAINAGE & SEWRAGE	
30	GATES FENCING & BOUNDRY WALL RCC	
31	CANTEEN	
32	ATM BUILDING	
33	CAR & BIKE PARKING STAND	
34	TEMPLE	
35	APPROACH ROAD	
36	SALES EXCISE OFFICE	
37	CEMENT Godown	
38	KHANPUR KHUI CEMENT GODOWN	
39	KIRATPUR RAILWAY SIDING	
40	TRUCK PARKING AREA	
TOWNSHIP		
41	FIELD HOSTEL I	6 Rooms and 6 Beds
42	FIELD HOSTEL II	8 Rooms and 8 Beds
43	FIELD HOSTEL III	6 Rooms and 18 Beds
44	FIELD HOSTEL IV	11 Rooms and 44 Beds
45	FIELD HOSTEL V	12 Rooms and 60 Beds

SL NO	Category	REMARKS
46	FIELD HOSTEL VI	50 Rooms and 200 Beds
47	OLD FIELD HOSTEL I	3 Rooms and 6 Beds
48	OLD FIELD HOSTEL II	3 Rooms and 12 Beds
49	NEW FIELD HOSTEL-II	5 Rooms and 10 Beds
50	LABOUR HUTMENTS	10 Rooms and 40 Beds
51	LABOUR HUTMENTS	21 Room and 210 Beds
52	LABOUR COLONY	14 Room and 56 Bed
53	ANNAPURNA MESS	
54	DHOBI GHAT	
55	CLUB	
56	COW SHED & FEEDER GODOWN	
57	TOILET & SEPTIC TANKS	
58	SEWERAGE TREATMENT PLANT	
FAMILY ACCOMIDATIONS		
59	E TYPE RESIDENTIAL BUILDING	12 BLOCK
60	D TYPE RESIDENTIAL BUILDING	18 BLOCK
61	F TYPE RESIDENTIAL BUILDING	12 BLOCK
62	H TYPE RESIDENTIAL BUILDING	06 BLOCK
63	C TYPE RESIDENTIAL BUILDING	03 BLOCK
64	TOWNSHIP ROAD	

ROORKEE

JAIPRAKASH ASSOCIATES LIMITED

UNIT - JAYPEE ROORKEE CEMENT GRINDING UNIT

BUILDING & STRUCTURE AT JRCGU

SR NO	Asset Description	REMARKS
PLANT BUILDING		
1	CENTRAL CONTROL ROOM (CCR)	
2	CEMENT MILL	
3	PACKING PLANT	
4	RAW MATERIAL STORAGE YARD	
5	RAW MATERIAL DUMP HOPPER	
6	WORKSHOP (BUILDING-ELEC & FABRICATION)	
7	BOUNDRY WALLS	
8	PLANT ROAD	
9	RAIN WATER HARVESTING SYSTEM AT PLANT	
10	BUILDING FOR AMBIT AIR QUALITY MONITORING SYSTEM	
11	CLINKER SILO	
12	FLY ASH SILO	
13	CEMENT SILO	
TOWNSHIP		
FIELD HOSTEL		
14	FIELD HOSTEL - 1	
15	FIELD HOSTEL - 2	
16	FIELD HOSTEL - 3	
17	FIELD HOSTEL - 4	

SR NO	Asset Description	REMARKS
18	FIELD HOSTEL - 5	
FAMILY ACCOMODATION		
19	C TYPE RESIDENTIAL BLOCK	2 BLOCK
20	D TYPE RESIDENTIAL BLOCK	4 BLOCK
21	E TYPE RESIDENTIAL BLOCK	6 BLOCK
22	F TYPE RESIDENTIAL BLOCK	6 BLOCK
22	G TYPE RESIDENTIAL BLOCK	4 BLOCK
23	H TYPE RESIDENTIAL BLOCK	8 BLOCK
OTHER BUILDINGS/STRUCTURE		
24	TEMPLE	
25	HOSPITAL	
26	ANNAPURNA	
27	CLUB	
28	TOWNSHIP ROADS	
29	LABOUR COLONY	
30	ADMINISTRATIVE BLOCK	
31	STORES	
32	CANTEEN	
33	TRANSPORT OFFICE	

JP SUPER
JAIPRAKASH ASSOCIATES LIMITED
UNIT - JAYPEE SUPER CEMENT PROJECT
BUILDING & STRUCTURE AT JP SUPER (AS PER CWIP)

SR NO	Asset Description	REMARKS
UNDER CONSTRUCTION		
PLANT BUILDING		
1	132 KV SUB STATION/ LC -I	1
2	BAG HOUSE	1
3	C.F.SILO & BLOWER RAW MEAL	1
4	CCR CENTRAL CONTROL ROOM & QC LAB	1
5	CLINKER COOLER & CLINKER BREAKER	1
6	CLINKER SILO	1
7	COAL MILL HOPPER	1
8	COAL STACKER/RECLAIMER P.B.STOCKPILE	1
9	COMPRESSOR BLOWER HOUSE	1
10	COMPRESSOR HOUSE FOR COAL MILL & BLOWER	1
11	ESP FOR COOLER	1
12	FIRE HYDRANT SYSTEM SUPPORT	1
13	GENERAL STORES	1
14	LOAD CENTRE (II) & MCC ROOM (BAG HOUSE)	1
15	PREHEATER, PRECALCINATOR & G.C.T.	1

SR NO	Asset Description	REMARKS
16	RAW MATERIAL HOPPERS	1
17	RAW MILL BAG HOUSE	1
18	STOCK PILE YARD, COAL SHED	1
19	STOCK PILE YARD, CLINKER YARD/STOCK PILE	1
20	SUPPORTS WATER TANK, PIPELINE & INSTALLATION	1
21	LIME STONE CRUSHER	1
TOWNSHIP		
FIELD HOSTEL		
22	HOSTELS FIELD HOSTEL - FH1A & 1B(G+1)	1 BLOCK
23	HOSTELS FIELD HOSTEL - III, IV (G + 1)	1 BLOCK
24	SECURITY BARRACK	
FAMILY ACCOMODATION		
25	LABOUR COLONY LABOUR HUTMENTS (G-ONLY)	24 BARRACK
OTHER BUILDINGS/STRUCTURE		
26	ANNAPURNA MESS	1 BLOCK

SIKANDRABAD
JAIPRAKASH ASSOCIATES LIMITED
UNIT - JAYPEE SIKANDRABAD CEMENT GRINDING UNIT
BUILDING & STRUCTURE AT JSCGU

SR NO	Asset Description	REMARKS
A) PLANT BUILDING		
1	AUTO WORKSHOP	
2	BAG GODOWN	
3	BAG HOUSE	
4	CANTEEN	
5	CCR BUILDING	
6	CEMENT SILO I	
7	CEMENT SILO II	
8	CLINKER SILO I	
9	CLINKER SILO II	
10	CLINKER STORAGE YARD	
11	COMPRESSOR ROOM	
12	D G HOUSE	
13	DISPATCH BUILDING	
14	DUMP HOPPER	
15	ELECT.SUBSTATION & MEETRING ROOM	
16	ENVIORNMENT ROOM	
17	ESP FOR CEMENT SILO	
18	FIRE STATION	
19	FLY ASH SILO I	
20	FLY ASH SILO II	
21	GENERAL STORE	
22	GYPSUM SILO	
23	GYPSUM STORAGE YARD	
24	LOAD CENTER	
25	MCC ROOM	

SR NO	Asset Description	REMARKS
26	PACKING PLANT	
27	PLANT BOUNDARY WALL	
28	RAMP - DUMP HOPPER	
29	ROAD, DRAINAGE & SEWERAGE	
30	WEIGH BRIDGE HOUSE	
B) TOWNSHIP BUILDING		
31	FIELD HOSTEL 1	1 BLOCK
32	FIELD HOSTEL 2	1 BLOCK
33	FIELD HOSTEL 3 & 4	1 BLOCK
34	FIELD HOSTEL 5	1 BLOCK
35	LABOUR HUTMENT	1 BLOCK
36	ROAD, DRAINAGE & SEWERAGE	
C) OTHER BUILDING		
37	ADMIN BLOCK	
38	ANNAPURNA BUILDING	
39	DISPENSARY	
40	OFFICE TRANSPOTERS SHED	
41	SECURITY OFFICE	
42	TEMPLE	
D) HARDUAGANJ BUILDING & SILO		
43	ADMIN BUILDING	
44	ROAD	
45	BOUNDARY WALL	
46	COMPRESSOR & MCC ROOM (INSIDE NTPC)	
47	MCC ROOM NEAR SILO	

SCHEDULE I C
1. JAYPEE SIDHI CEMENT PLANT

A. EQUIPMENTS & HEAVY AND LIGHT VEHICLES IN THE BOOKS OF PLANT & PHYSICALLY AVAILABLE AT PLANT

S. N.	EQUIPMENT	WINDOW NO.	VEHICLE REG.NO./ MACHINE NO.	Capacity	REMARKS	S. N.	EQUIPMENT	WINDOW NO.	VEHICLE REG.NO./ MACHINE NO.	Capacity	REMARKS
Mining Equipment:						Light Vehicles					
1	HYDRA CRANE 12T NO.03	3	1935419417	12MT		37	TATA WINGER AMBULANCE	NA	MP-17-DA-0212	NA	
2	PC-400 KOMATSU BACKHOE EXCAVATOR	NA	50713	1.4 CUM		38	AMBULANCE	NA	UP-70 -AT-4852	NA	
3	DOZER D-155A KOMATSU	2	65510	NA		39	AMBULANCE	NA	MP-17- DA-0105	NA	
4	DOZER D-85 E SS 2A KOMATSU	1	4480	NA		40	BIKE	NA	MP-17 MA-8132	NA	
5	REAR DUMPER NO.-01	1	BH35-2/885	35 MT		41	BIKE	NA	MP-17-MB-6898	NA	
6	REAR DUMPER NO.-02	2	BH35-2/886	35 MT		42	BIKE	NA	MP-17-MB-6975	NA	
7	REAR DUMPER NO.-03	3	BH35-2/887	35 MT		43	BIKE	NA	MP-17MC-4238	NA	
8	REAR DUMPER NO.-04	4	BH35-2/888	35 MT		44	BIKE	NA	MP-17-MC-4583	NA	
9	REAR DUMPER NO.-05	5	BH35-2/898	35 MT		45	BIKE	NA	MP-17-MC-8308	NA	
10	REAR DUMPER NO.-07	7	BH35-2/918	35 MT		46	BIKE	NA	MP-17-MB-2459	NA	
11	REAR DUMPER NO.-08	8	BH35-2/919	35 MT		47	BIKE	NA	MP-17MD-6183	NA	
12	REAR DUMPER NO.-09	9	BH35-2/920	35 MT		48	BIKE	NA	MP-17MD -0195	NA	
13	MAN CLA25.280	1	MP17HH0710	25 MT		49	BIKE	NA	MP-17MD -0193	NA	
14	MAN CLA25.280	4	MP17HH0771	25 MT		50	BIKE	NA	MP-17 MD-8986	NA	
15	MAN CLA25.280	5	MP17HH0896	25 MT		51	BIKE	NA	MP-17 MD-2485	NA	
16	MAN CLA25.280	8	MP17HH0901	25 MT		52	BIKE	NA	MP-17-F-6346	NA	
17	ATLAS COPCO IDM-30	2	200906708	150mm Dia Hole		53	BIKE	NA	MP-17-C-6797	NA	
18	ATLAS COPCO IDM-30	3	200906715	150mm Dia Hole		54	BOLERO	NA	MP-17-CA-0772	NA	
19	MAN CLA25.280	11	MP17HH0960	25 MT		55	BOLERO	NA	MP-17-CA-4007	NA	
20	PC-600 KOMATSU HY DRAULIC EXCAVATOR	4	20217	2.8 CUM		56	BOLERO	NA	MP-17-CA-2095	NA	
21	WA-180 KOMATSU LOADER	NA	54789	1.7 CUM		57	BOLERO	NA	MP-17-CA-0293	NA	
22	WA-380 KOMATSU LOADER	NA	54338	3.2 CUM		58	BOLERO	NA	MP-17CA-1362	NA	
23	430Z JCB LOADER	NA	13399056			59	BOLERO	NA	MP-17CA-1946	NA	
24	HYDRAULIC EXCAVATOR PC-450 KOMATSU	NA	20685095Z	2.6 CUM		60	BOLERO	NA	MP-17 BA-0151	NA	
25	DRILL MACHINE ICM-260(1)	1	MHN26013052	100mm Dia Hole		61	CAMPER	NA	MP-17G-0818	NA	
26	DRILL MACHINE ICM-260(2)	2	MHN26013051	100mm Dia Hole		62	CAMPER	NA	MP-17-G-0241	NA	
27	TATA PRIMA DUMPER	21	MP17HH3081	25 MT		63	CAMPER	NA	MP-17-G-0298	NA	
28	TATA PRIMA DUMPER	20	MP17HH3088	25 MT		64	CAMPER	NA	MP-17-G-0594	NA	
29	TATA PRIMA DUMPER	23	MP17HH3082	25 MT		65	CYCLE HERO	NA	N.A.	NA	
30	TATA PRIMA DUMPER	19	MP17HH3085	25 MT		66	FIRE SERVICE	NA	MP-17-G-0255	NA	
31	TATA PRIMA DUMPER	22	MP17HH3087	25 MT		67	HONDA CITY	NA	DL-12-C-1499	NA	
32	TATA PRIMA DUMPER	24	MP17HH3079	25 MT		68	MAHENDRA AUTO	NA	MP-17 R-0423	NA	
33	HYDRAULIC ROCK BRAKER	NA	DEQ130411		FOR KOMATSU PC-450	69	MARSHAL	NA	MP-17-A-5176	NA	
34	EXPLOSIVE VAN (TATA 909)	NA	MP-53-GA-2597	NA		70	MARSHAL	NA	MP-17-A-4974	NA	
35	Hydraulic Excavator Hyundai rolex 200w-7	NA	N60410756			71	MARSHAL	NA	MP-17-BA-0120	NA	
36	Hydraulic Excavator KOMATSU PC-600		20216			72	SCORPIO	NA	MP-17-CA-3084	NA	
						73	SCORPIO	NA	MP-17 CA 1357	NA	
						74	SCORPIO	NA	MP-17-A/5085	NA	
						Heavy Vehicles					
						75	Service Van	NA	MP-17-G-0637	NA	
						76	TATA 709	NA	MP-17G-0167	7 MT	
						77	Tata 407	NA	MP-17-G-0890	4 MT	
						78	FIRE TENDER	NA	MP 17 DA 0199	NA	
						At New CPP/ JSCP Sidhi					
						79	Hydra Crane (new)			1 No.	

2. JAYPEE BELA PLANT

A. EQUIPMENTS & HEAVY and LIGHT VEHICLES IN THE BOOKS OF PLANT & PHYSICALLY AVAILABLE AT PLANT

S. N.	EQUIPMENT/VEHICLE	WINDOW NO.	Capacity/ Vehicle No.	REMARKS	S. N.	EQUIPMENT/VEHICLE	WINDOW NO.	Capacity/ Vehicle No.	REMARKS
Heavy Vehicles					16	HERO HONDA SPLENDER PLUS BADRIKA MOTORS P LTD CHASSIS NO 06E16C65482 ENGINE NO 06E15M64952	—	MP17 MA3805	—
1	BOLERO MAXI TRUCK LX 124 WB FOR EXPLOSIVE VAN GR 5-963895/ 01.12.09 GR 5-1345159/22.03.10 M/S STAR AUTOMOBILES, SATNA EXPLOSIVE VAN ENGINE NO GA91L28262 CHASSIS NO MA1ZP2GAA91L6331	—	MP 17G0809	—	17	BADRIKA MOTORS HERO HONDA SPLENDOR PLUS CHASSIS NO. MBLHA10EJ8 HF 05024 ENG.NO. HA10EA8HF13399	—	MP-17/ MC-1268	—
2	TATA WINGER-AMBULANCE CHASSIS 460103HRZU03479 ENGINE 483DL56HRZ713013 GR 5-187860	—	MP 17DA0124	—	18	BADRIKA MOTORS HERO HONDA SPLENDOR PLUS CHASSIS NO. MBLHA10EJ8 GE17207 BGRFBL/9-36/ 27.05.08 BFPJ/9-34 ENG.NO. HA10EA8GE18684	—	MP-17/ MC-0411	—
3	EXPLOSIVE VAN CHASIS NO.LPT 709/38 M/S TELCO, INV C/4118/31.10.96 FABRICATION OF EXPLOSIVE VAN BODY TATA LPT 709/38 M/S AMIN NITRATES P.LTD	—	MP 17C3296	—	19	HERCULES BICYCLE FNO.2HN23497 22" PRINCE TRADING CO FOR ACCOUTS OFFICE BOY F & A	—	—	—
4	TRUCK (MINI) TATA LPT MAJ : 709 E MODEL M/S TATA ENGG & LOCOMOTIVE CO CHASIS NO. 386321AXZ702195 ENGINE NO. 497TC85AXZ853649 INV 932007211 / 28.02.2002	—	MP 17C4569	—	20	ATLAS CYCLE BGRFBL/8-115/07.03.08 BFPJ/8-131 PRAKASH CYCLE STORE	—	—	—
5	BOLERO DI7STR MDI LDC13/07.02.08 ENG GF71M36193 CHASSIS 71M58511 STAR AUTOMOBILES	—	MP 17CA1519	—	21	AJAY CYCLE STORE,REWACYCLE S.K.PANTHER 22" RED BGRFBL/8-82/ 05.12.07 BFPJ/8-100	—	—	—
6	MAHINDRA BOLERO CAMPER 2WD INDIA2000 UTILITY VAN INV 1150/22.12.03 M/S STAR AUTOMOBILES, SATNA CHASSIS 31M37252 ENGINE AC31M35677	—	MP 17 C 5193	—	22	RICKSHAW FOR ESTATE OFFICE BGRFBL/9-81 BFPJ/9-84BGRFBL/ 900000081 Dt 02-09-2008 MANISH HARDWARE STORESRICKSHAW	—	—	—
Light vehicles					23	RICKSHAW FOR GARBAGE DISPOSAL GR5-830054/16.10.09 PO26-823 SANGAM PLASTIC INDUSTRIES PVT.LTD,DELHI	—	—	—
7	CHASSIS NO 72-C-19336,ENG NO GA74C26675 STAR AUTOMOBILES AJIT BHAWAN BOLERO-LX-TURBO, LDC-05/ 21.08.07 (JPN-MARKETING) INV1336/29.03.2007	—	MP 17CA0953	—	24	RICKSHAW FOR GARBAGE DISPOSAL GR5-830054/16.10.09 PO26-823 SANGAM PLASTIC INDUSTRIES PVT.LTD,DELHI	—	—	—
8	HERO HONDA CD DAWN CHA-MBLHA11 EC89C01852 ENG HA11EA89C06970 BGRFBL/8-133/27.03.08 BADRIKA MOTORS PVT LTD	—	MP 17 MB 8620	—	25	BOLERO MP-17 CA-4147	—	MP 17 CA 4147	—
9	TVS STAR CITY FOR ESTATE OFFICE BANSAL AUTO AGENCIES CHASSIS NO MD625KF5471A49162 ENGINE NO AF5P61761618	—	MP-17/ MA-9439	—	26	BOLERO MP17C 0186 CH. 62B 12310 E/N 64B 28848	—	MP 17 C 0186	—
10	BAJAJ DISCOVER 175 CC ENG JNGBPF11175 CHASSIS MD2DSJNZP CF02257KEY NO 8842 BAT 217-4/653303 BGRFBL/8-71 BFPJ/8-75 UPPAL MOTORS	—	MP 17MB5078	—	27	JEEP MARSHAL MP 17 A 4941	—	MP 17 A 4941	—
11	HERO HONDA CD-DAWN CHASSIS 07M22F00298 ENG 07M22E27489 BGRFBL/8-100/25.01.08 BADRIKA MOTORS PVT LTD	—	MP 17 MB 7289	—	28	RIV BOLERO, MP-17-G0595, CS.83H6227, EN.GG84H91316	—	MP17 G 0595	—
12	HERO HONDA CD-DAWN CHA-07M22 F00738 ENG-07M22E31211BGRFBL/8-98/ 17.01.08 BADRIKA MOTORS PVT LTD	—	MP 17MB7290	—	29	MAHINDRA BOLERO CAMPER MP17C 5441	—	MP 17 C 5441	—
13	BAJAJ DISCOVER INV 1179/15.10.06 M/S UPPAL MOTORS (FOR CIVIL) CHASSIS NO DSGBNF01805 & ENGINE NO M020S0SZNC22304	—	MP 17 MA 6082	—	30	BOLERO MP-17/G-0391 ENG. GG74H66652, CHS. 73H61832	—	MP 17 G 0391	—
14	BAJAJ "KAWASAKI" MOTORCYCLE CHASSIS 31F BFG 14423 UPPAL MORORS ENGINE NO 31M BFG 26059 INV 1075/03.11.99	—	MP 17 HA 7630	—	31	BOLERO CAMPER MP 17C 6103 CH. 33267 E/N 35939	—	MP 17 C 6103	—
15	BAJAJ "KAWASAKI" MOTORCYCLE CHASSIS 31FBEE 64588 UPPAL MOTORS ENGINE NO 31MBEE 51580 INV 870/21.09.1998	—	MP 17 HA 2088	—	32	JEEP MARSHAL MP17A 4874	—	MP 17 A 4874	—
					Mining Equipments				
					33	USHA ATLAS MODEL TC-14 TSW HYDRAULIC CRANE SR.NO.JI/142/ 013/674 DPJ-904/ SEP-95JV 30527/ 31.03.1996 M/S USHA ATLAS HYD. EQPT.LTD. BILL NO 06/95-96/ 05.05.95 (TATA CRANE GRV 7247)	1	—	—
					34	IDH-30 BLAST HOLE DRILLING MACHINE 750 CFM/150 PSIG ROTARY SCREW COMPRESSOR INGERSOLL- RAND (INDIA) LTD. INV 158/01.05.1996 CHASSIS NO 9606460 IDM 30 W/NO 1	1	—	—
					35	REHABILITATION OF IDM 30 BLAST HOLE DRILL MACHINE INGERSOLL- RAND (INDIA) LTD. INV 1299/28.09.1998	1	—	—

S. N.	EQUIPMENT/VEHICLE	WINDOW NO.	Capacity/ Vehicle No.	REMARKS
36	ATLAS COPCO ROCK DRILLS AB, SE-70191 OREBRO SWEDEN ROC L8 HYDRAULIC CRAWLER DRILLWITH CAT C-13 ENGINEDRILL RIG NO 346 SERIAL NO AVO 06A1494 W/NO 1	1	—	—
37	BEML DUMPER,ENG.NO.25213906, CHASIS NO.BEML-SH-35-9304 W/NO 2 M/S BEML INV T5019-I/30.03.96	2	35 TON	—
38	BEML DUMPER,ENG.NO.25213928, CHASIS NO.BEML-SH-35-9263 W/NO 3 M/S BEML INV T4936-I/30.03.96	3	35 TON	—
39	BEML DUMPER,ENG.NO.25214152, CHASIS NO.BEML-SH-35-9276 W/NO 1 M/S BEML INV-T4992-I/30.03.96	1	35 TON	—
40	BEML DUMPER,ENG.NO.25216024, CHASIS NO.BEML-SH-35-9303 W/NO 4 M/S BEML INV T5018-I/30.03.96	4	35 TON	—
41	BEML REAR HAULPAK DUMPER ENG.NO.25217387,CHASIS NO.BEML-BH-35-9355 W/NO 5 M/S BEML INV T6090-I/31.08.96	5	35 TON	—
42	BEML REAR DUMPER MODEL BH35-2 DDC-25/29.01.08 CHASSIS BH35-2-736 ENG 25327530 W/NO 25 BHARAT EARTH MOVERS LIMITED.	25	35 TON	—
43	BEML REAR DUMPER MODEL BH35-2 DDC-23/15.01.08 CHASSIS BH35-2-738 ENG 25322975 BHARAT EARTH MOVERS LIMITED. W/NO 26	26	35 TON	—
44	KOMATSU PC600-7 HYDRAULIC EXCAVATOR (LOADING SHOVEL), DDC-01 & 02/26.07.08 CHASIS NO KMTPC090P02020310 ENGINE SR.NO.118297, SR.NO.20310 KOMATSU ASIA & PACIFIC PTE LTD, SINGAPORE W/NO 6	6	—	—
45	BEML REAR DUMPER CHASSIS NO BH35-2-1280 ENG 2534 5910 W/NO 29 BEML LIMITED, MYSORE GR NO 5-2058434/02.09.10 PO 26-3080	29	35 TON	—
46	BEML REAR DUMPER CHASSIS-BH35-2-1283 ENG 2534 3691 W/NO 28 BEML LIMITED, MYSORE GR NO 5-1923387/ 02.08.10 PO 26-3080	28	35 TON	—
47	BEML REAR DUMPER CHASSIS-BH35-2-1281 ENG 2534 6292 W/NO 27BEML LIMITED, MYSORE GR NO 5-1923388/ 02.08.10 PO 26-3080	27	35 TON	—
48	R200W-7 HYDRAULIC WHEELED EXCAVATOR GR 5-2192647 HYUNDAI CONSTRUCTION EQUIPMENT INDIA PVT LTD, CHENNAI CAPO 26-3215 W/NO 1	1	—	—
49	KOMATSU HYDRAULIC EXCAVATOR MODEL PC600 LC-8R (LS) INV NO. M09313/ 26.11.2010 M/S KOMATSU ASIA & PACIFIC PTE LTD, SINGAPORE, ENGINE NO 630752 GR 5-2864775 PO 26-3112 MACHINE CHASIS NO *KMTPC166K02060046* W/NO 8	8	3.2CUM	—
50	BEML MODEL BH35-2 REAR DUMPER CHASSIS NO BEML BH35-2-1336 ENGINE NO 2535 6873 M/S BEML LIMITED, MYSORE GR 5-5407678/ 31.01.2012 PO 26-5752 INV NO T12766-I / 27.12.2011. W NO 30	30	35 TON	—
51	BEML REAR DUMPER MODEL BH35-2 GR 5-7394135/04.09.12 PO 26-6961 M/S BEML LIMITED, MYSORE CHASSIS NO BEML BH35-2-1368 ENGINE NO 2534	32	35 TON	—

S. N.	EQUIPMENT/VEHICLE	WINDOW NO.	Capacity/ Vehicle No.	REMARKS
	6835 INV NO T12931-I DT 30.07.2012 W.NO 32			
52	BEML REAR DUMPER MODEL BH35-2 GR 5-7394136/11.01.12 PO 26-6961 M/S BEML LIMITED, MYSORE CHASSIS NO BEML BH35-2-1367 ENGINE NO 2537 3366 INV NO T12932-B DT 30.07.2012. W.NO. 31	31	35 TON	—
53	CATERPILLAR INC MODEL D8RQ TRACK TYPE TRACTORS SERIAL NO 9EM07119 GR 5-7947829/09.11.12 PIN*CAT00D8RV9 EM07119* ENG SR.NO. TXC01098 PO 26-6972 M/S GMMCO LIMITED, CHENNAI, INV 100000586/16.08.2012, D8R2	2	11CUM	—
54	KOMATSU HYDRAULIC EXCAVATOR PC600 LC-8R WITH 3.5 CUM BACKHOE BUCKET, CHASIS NO KMTPC 166E02060090, ENGINE SR NO 631981, INV NO M09908 /23.11.2012 M/S KOMATSU ASIA AND PACIFIC PTE LTD, SINGAPORE PO 26-6977 GR 5-8807727/12.02.2013 W/NO 9	9	2.8CUM	—
55	ATLAS COPCO IDM30/SM/HP/W/ALS/ CYCLONE DC DRILL M/C SL.NO:2013 06 810 GR 5010465930/14.08.2013 PO26-7938 M/S ATLAS COPCO (INDIA) LIMITED, NASIK IDM-30 W/NO 2	2	—	—
56	TATA HITACHI HYDRAULIC EXCAVATOR MODEL ZX650H (BE) WITH 600 MM SHOES, 6.6 m BE MOOM, 2.9M BE ARM, 3.3 CU MTR GP BUCKET, AIR CONDITIONER, DOUBLE FUEL FILTER, TROPIC, MATERIAL NO 650Z-0018 M/S TATA HITACHI CONSTRUCTION MACHINERY COMPANY LIMITED, JAMSHEDPUR W/NO 10	10	2.4CUM	—
57	CATERPILLER INC OFF HIGHWAY TRUCK MODEL 773E REARDUMPER, SR NO ASK01086, ENGINE SRN- KPH01282, CHASSIS NO - 671086FE, M/S GMMCO LTD, VIJAYAWADA (M/S CATERPILLAR PRIVATE LTD, THIRUVALLUR) W/NO 2	2	60 TON	—
58	CATERPILLAR 773EQ OFF HIGHWAY TRUCK SR NO AKS01067 ID NO 13M002-03 GR 5-1513260/11.01.14 PO 26-7939 M/S GMMCO LIMITED KOLKATA (PURCHASED FROM CATERPILLER INDIA PRIVATE LTD, MELNALLATHUR THIRUVALLUR) W/NO 1	1	60 TON	—
59	CATERPILLAR 773EQ OFF HIGHWAY TRUCK SR NO AKS01087 ID NO 12M019-01 GR 5-11513432/11.01.14 PO 26-7939 GMMCO LIMITED KOLKATA (PURCHASED FROM CATERPILLER INDIA PRIVATE LTD, MELNALLATHUR THIRUVALLUR) W/NO 3	3	60 TON	—
60	FORK LIFT CAP 5 TON GODREJ GX-SERIES 5T DIESEL	—	—	—
61	HEAVY DUTY INDUSTRIAL DUST SWEEPING MACHINE CHASSIS NO 189200708 ENG NO YPEM001898Y TPS INFRASTRUCTURE LIMITED	—	—	—
62	TELESCOPIC MOVABLE LIGHTING TOWER 9 MTR HEIGHT	—	—	—
63	BEML REAR DUMPER MODEL BH35-2 DDC-26/12.02.08 CHASSIS BH35-2-741 ENG 25327031 BHARAT EARTH MOVERS LIMITED. W/NO 29			

S. N.	EQUIPMENT/VEHICLE	WINDOW NO.	Capacity/ Vehicle No.	REMARKS
64	BEML REAR DUMPER MODEL BH35-2 DDC-24/18.01.08 CHASSIS BH35-2-737 ENG 25325436BHARAT EARTH MOVERS LIMITED. W/NO 28			
65	CRANE ESCORTS HYDRA-12 GR DDC-19 DT 22.12.2004 (INV 10,72,691/-			

S. N.	EQUIPMENT/VEHICLE	WINDOW NO.	Capacity/ Vehicle No.	REMARKS
	FRT 25,000/-) ESCORTS HYDRAULIC MOBILE CRANE MODEL-HYDRA 12 (SLOTTED BOOM) CHASSIS NO 1933039718 ENGINE NO S4 33-070827 INV NO DS-730 DT 04.12.2004 WINDOW NO 4			

3. JAYPEE HIMACHAL CEMENT PLANT BAGA

A. EQUIPMENTS & HEAVY AND LIGHT VEHICLES IN THE BOOKS OF PLANT & PHYSICALLY AVAILABLE AT PLANT

S. N.	EQUIPMENT	WINDOW NO.	Capacity
Mining Equipments			
1	Bull Dozer D275A-5	1	13.7CUM
2	Wheel Loader WA180	2	1.7CU/Y
3	Wheel Loader WA180	3	1.7CU/Y
4	Wheel Loader WA180	4	1.7CU/Y
5	Excavator PC 600 NO 1	1	3.5 CUM
6	Excavator PC 600 NO3	3	3.5 CUM
7	Excavator PC 600 NO4	4	3.5 CUM
8	Excavator PC 600 NO5	5	3.5 CUM
9	JCB	HP11B-9808	1.1 CUM
10	ROC F9 Drill Machine		115MM DIA
11	Rock Drill ROC L8	1	165 MM DIA
12	Rock Drill ROC L-8	2	165 MM DIA
13	Rock Drill ROC L-8	3	165 MM DIA
14	ROCK DRILL DX 800		115MM DIA
15	Mitsubishi Dumper		25 TON
16	Mitsubishi Dumper		25 TON
17	Mitsubishi Dumper		25 TON
18	Mitsubishi Dumper		25 TON
19	Mitsubishi Dumper		25 TON
20	Mitsubishi Dumper		25 TON
21	Dust Sweeping M/c		
22	Sigma Lighting Tower	1	5 KVA
23	Sigma Lighting Tower	2	5 KVA
24	Sigma Lighting Tower	3	5 KVA
25	Sigma Lighting Tower	4	5 KVA
26	Fassi Crane mounted on Tata Chassis	HP11B-9813	5.4 TON
27	Fassi Crane mounted on Tata Chassis	HP11B-9815	5.4 TON
28	Fassi Crane mounted on Tata Chassis	HP11B-9814	5.4 TON
29	Fassi Crane mounted on Tata Chassis	HP11B-9816	5.4 TON
30	DG Set		
31	DG Set		
32	HYDRAULIC EXCAVATOR KOMATSU PC-400		
33	HYDRAULIC CRAWLER DRILL MACHINE		
34	DOZER		
Heavy Vehicles			
35	TATA-709	HP11B-0312	3 TON
36	TATA-407	HP11B-0401	2 TON
37	BUS (SCHOOL BUS)	HP11-4112	41 SEATER
38	BUS	HP11-4339	41 SEATER
39	BUS	HP11-4340	41 SEATER
40	BUS	HP11-4431	25 SEATER
41	BUS (SCHOOL BUS)	HP11-6268	41 SEATER
42	BUS (SCHOOL BUS)	HP11-6845	41 SEATER
43	BOX-TIPPER	HP11B-0369	9 TON
44	BOX-TIPPER	HP11B-0322	9 TON

S. N.	EQUIPMENT	WINDOW NO.	Capacity
45	BOX-TIPPER	HP11B-0323	9 TON
46	BOX-TIPPER	HP11B-0324	9 TON
47	BOX-TIPPER	HP11B-0328	9 TON
48	BOX-TIPPER	HP11B-0329	9 TON
49	SCOOP-TIPPER	HP11B-0349	9 TON
50	SCOOP-TIPPER	HP11B-0350	9 TON
51	SCOOP-TIPPER	HP11B-0351	9 TON
52	DIESAL TANKER	HP11B-0382	11 KL
53	DIESAL TANKER	HP11B-0383	11 KL
54	DIESAL TANKER	HP11B-0357	10 KL
55	DIESAL TANKER	HP11B-0362	11 KL
56	DIESAL TANKER	HP11B-0364	11 KL
57	DIESAL TANKER	HP11B-0365	11 KL
58	WATER TANKER	HP11B-0367	9 TON
59	AMBULANCE	HP11-3904	2 TON
60	SERVICE VAN	HP11B-0387	9 TON
61	SERVICE VAN	HP11B-0388	9 TON
62	FIRE TENDER	HP11-3176	9 TON
LIGHT VEHICLE			
63	MAHINDRA BOLERO	HP11A0441	6+1 SEATER
64	MAHINDRA BOLERO	HP11A0445	6+1 SEATER
65	MAHINDRA BOLERO	HP11A0433	6+1 SEATER
66	MAHINDRA BOLERO	HP11A0438	6+1 SEATER
67	MAHINDRA BOLERO	HP11B0320	6+1 SEATER
68	MAHINDRA SCORPIO	HP11A1800	6+1 SEATER
69	MAHINDRA SCORPIO	HP11A0990	6+1 SEATER
70	MAHINDRA BOLERO	HP11B0416	6+1 SEATER
71	MAHINDRA BOLERO	HP11B0417	6+1 SEATER
72	MAHINDRA BOLERO	HP11A0609	6+1 SEATER
73	MAHINDRA BOLERO	HP11A0586	6+1 SEATER
74	MAHINDRA BOLERO	HP11B0430	6+1 SEATER
75	MAHINDRA BOLERO	HP112792	6+1 SEATER
76	MAHINDRA BOLERO	HP112780	6+1 SEATER
77	MAHINDRA SCORPIO	HP112458	6+1 SEATER
78	BOLERO CAMPER	HP113369	4+1 SEATER
79	MAHINDRA BOLERO	HP113288	6+1 SEATER
80	MAHINDRA BOLERO	HP113292	6+1 SEATER
81	MAHINDRA BOLERO	HP112981	6+1 SEATER
82	MAHINDRA BOLERO	HP112980	6+1 SEATER
83	BOLERO CAMPER	HP113470	4+1 SEATER
84	BOLRO SLX 4WD	HP113864	4+1 SEATER
85	BOLERO CAMPER	HP113861	4+1 SEATER
86	MAHINDRA BOLERO CAMPER	HP113860	4+1 SEATER
87	BOLERO CAMPER	HP112973	4+1 SEATER
88	MAHINDRA BOLERO 2WD	HP114248/ UK07AC6242	6+1 SEATER
89	MAHINDRA BOLERO LX 4WD	HP112605	6+1 SEATER
90	INNOVA	DL4CAE2715	6+1 SEATER
91	BOLERO SLX/2WD HP11-4569	HP114569	6+1 SEATER

S. N.	EQUIPMENT	WINDOW NO.	Capacity
92	TOYOTA COROLLA ALTIS 1.8G (H5-GL)	DL7CG6030	6+1 SEATER
93	MAHINDRA XYLO E8M-EAGLE	HP114867	6+1 SEATER
94	MAHINDRA XYLO E8M-EAGLE	HP114869	6+1 SEATER
95	BOLERO DI 2WD BS3-MICO	HP115296	6+1 SEATER
96	BOLERO LX MDI TCI	HP115640	6+1 SEATER
97	HONDA CITY CAR 1.5 SMT	UK07AM7786	4+1 SEATER
98	BAJAJ MOTOR CYCLE 125CC	HP116863	2 SEATER

S. N.	EQUIPMENT	WINDOW NO.	Capacity
99	BAJAJ MOTOR CYCLE 125CC	HP116861	2 SEATER
Others			
100	Crane - 80 T		
101	Crane - 250 T		
102	Compressor - XA - 320		
103	Compressor - XA - 320		
104	Compressor - CPS - 200		

4. JAYPEE HIMACHAL BAGHERI GRINDING UNIT

A. EQUIPMENTS & HEAVY AND LIGHT VEHICLES IN THE BOOKS OF PLANT & PHYSICALLY AVAILABLE AT PLANT

S. N.	EQUIPMENT	WINDOW NO.	Capacity
Light Vehicles			
1	HERO HONDA MOTOR CYCLE	HP 12C 4778	Two Seater
2	TATA SUMO	HP 11 4863/ HR 67 4087	6+1 Seater
Power			
3	DG SETS (10.89 MW)		
4	DG SETS (10.89 MW)		
5	DG SETS (1250 KVA)		

S. N.	EQUIPMENT	WINDOW NO.	Capacity
Maintenance			
6	HYDRA 12 MOBILE CRANE	Model No 12 SB	
Others			
7	DOZER, KOMATSU		
8	WATER TANKER		
9	Loader HM2021		
10	HYDRA 12 MOBILE CRANE		

5. JAYPEE ROORKEE CEMENT GRINDING UNIT

A. EQUIPMENTS & HEAVY AND LIGHT VEHICLES IN THE BOOKS OF PLANT & PHYSICALLY AVAILABLE AT PLANT

S. N.	EQUIPMENT	WINDOW NO.	Capacity	REMARKS (ASSET NO.)
Mining/Maintenance/Power				
1	INDUSTRIAL DUST SWEEPING MACHINE	VACSWEEP - 3D	71 HP @ 2000 RPM	603171
2	L & T MAKE POCKLAIN (EXCAVATOR)	CK - 90	1.2 CU. M	603515
3	GROOVE CRANE	RT 58D	30 MT	603535
4	DG SET	CUMMINS SUDHIR	1250 KVA	603408
5	DG Set	10.89 MW	Yes (CWIP)	Installed but not commissioned for want of certain spares
6	DG Set	CUMMINS	1250 KVA	

S. N.	EQUIPMENT	WINDOW NO.	Capacity	REMARKS (ASSET NO.)
VEHICLES				
Heavy Vehicles				
7	SCHOOL BUS	UK-07PC-0298	TATA MARCO POLO	110966
8	AMBULANCE	UK-07AC-0283	TATA WINGER	110883
9	TATA TRUCK	UK-07CC-1985	TATA LPT 909	110967
Light Vehicles				
10	M & M JEEP	UK-07U-1139	BOLERO DI	110582
11	M & M BOLERO CAMPER	UK-07U-1108	BOLERO CAMPER	110580
12	CAR	UK-07AM-6600	HONDA CITY	110965
13	MOTOR CYCLE	UK-08M-5499	HERO HONDA SPLENDER	110577

6. JAYPEE DALLA CEMENT PLANT

A. EQUIPMENTS & HEAVY AND LIGHT VEHICLES IN THE BOOKS OF PLANT & PHYSICALLY AVAILABLE AT PLANT

S. N.	Asset No.	EQUIPMENT	Regn. No./ W. NO.	Capacity	REMARKS
Mining Equipment					
1	80005	Scoop Tipper with Front end Tipping System (Ch NO. 396522ASZ201059)	Hyva-08	12 CuM	
2	800011	BEML Make Dumper Chasis no:BH35-2-725	Haulpak-01	31752 Kg	
3	800012	BEML Make Dumper Chasis no:BH35-2-726	Haulpak-02	31752 Kg	
4	800013	BEML Make Dumper Chasis no:BH35-2-730	Haulpak-03	31752 Kg	
5	800014	BEML Make Dumper Chasis no:BH35-2-729	Haulpak-06	31752 Kg	
6	800015	BEML Make Dumper Chasis no:BH35-2-728	Haulpak-05	31752 Kg	

S. N.	Asset No.	EQUIPMENT	Regn. No./ W. NO.	Capacity	REMARKS
7	800016	BEML Make Dumper Chasis no:BH35-2-727	Haulpak-04	31752 Kg	
8	800017	Payload Well Bed Trailer Platform for LPS- 4018/3200	Trailer-07		Capitalized in Dalla Accounts Book in two parts i.e., Trailer (Asset No. 800017) & Prime Mover (Asset No. 800055) at SI No. 8 & 17 respectively

S. N.	Asset No.	EQUIPMENT	Regn. No./ W. NO.	Capacity	REMARKS
9	800019	Hydra Crane-SLBM Escort Make Chasis No: 1936462314	Hydra-06	12 Ton	
10	800021	Hydraulic Excavator (Backhoe) With Arm, Boom, (20215)	PC-600-06	3.5 CuM	
11	800022	Komatsu WA 380-3 Wheel Loader(With Tooth Points) SL NO. 54340	Loader-01	3.2 CuM	
12	800023	Komatsu WA180 Wheel Loader 1.91 CUM Tooth Points SL NO. 54788	Loader-02	1.7 CuM	
13	800025	Man Tipper(6x4), 14 Cu.M 0836 280MBKC5KA87 N000373	MAN-04	14 CuM	
14	800027	Man Tipper(6x4), 14 Cu.M 0836 280 MBKC5LA67 N000404	MAN-03	14 CuM	
15	800028	Man Tipper(6x4), 14 Cu.M 0836 280 MBKC5LA67 N000407	MAN-02	14 CuM	
16	800047	Scoop Tipper with Front end Tipping System (Ch NO.396522MTZ230377)	Hyva-03	12 CuM	
17	800051	Scoop Tipper with Front end Tipping System (Ch No. 396522MTZ230376)	Hyva-04	12 CuM	
18	800054	Fire Tender LPT -1613 TC/4225 EURO-II CH NO. 388342GTZ125257	UP64/H-0944		
19	800055	LPS-4018TC/3200 4X2 BS2 UNIPOLAR REG NO. UP64H/1403	Trailer-07	GVW - 40 Ton	Capitalized in Dalla Accounts Book in two parts i.e., Trailer (Asset No. 800017) & Prime Mover (Asset No. 800055) at Sl No. 8 & 17 respectively
20	800060	JCB 3DX Supper En: 4H2624/0600073, Ch-1250982	JCB-02		
21	800240	DRILL MACHINE (200706674)	IDM-30-03	6-1/2"	
22	800242	MAN TIPPER CLA 25.280 (6X4) 14 CU.M (CH NO. MBKMC5GA38N00107)	MAN-11	14 CuM	
23	800243	MAN TIPPER CLA 25.280 (6X4) 14 CU.M (CH NO. MBKMC5GA38N00104)	MAN-09	14 CuM	
24	800246	BEML MODEL BH35-2 REAR DUMPER SL. NO-895	Haulpak-07	31752 Kg	
25	800249	IDM-30 DIESEL DRIVEN BLASTHOLE DRILL SL NO. 2008 06 687	IDM-30-04	6-1/2"	
26	800250	IDM-30 DIESEL DRIVEN BLASTHOLE DRILL SL NO. 2008 06 707	IDM-30-05	6-1/2"	
27	800251	KOMATSU EXCAVATOR MODEL PC600LC-7 L/S SL NO. 20209	PC-600-05	3.5 CuM	
28	800254	HYUNDAI WHEEL EXCAVATOR R200W-7 FITTED HYDRAULIC BRAKER SL NO. N60410896	Hyundai-07		

S. N.	Asset No.	EQUIPMENT	Regn. No./ W. NO.	Capacity	REMARKS
29	800256	KOMATSU D-155A-5 BULL DOZER WITH SEMI U-BLADE SL NO. 65537	Dozer-02		
30	800257	KOMATSU D-155A-5 BULL DOZER WITH SEMI U-BLADE SL NO. 66014	Dozer-04		
31	800258	KOMATSU D-155A-5 BULL DOZER WITH SEMI U-BLADE SL NO. 66016	Dozer-03		
32	800438	TATA LPK 2518 Scoop Tipper Make TATA MAT44809193H08929	Hyva-11	12 CuM	
33	800483	KOMSTSU MAKE MOTOR GD 555 S No. 11542	Grader-01		
34	800502	LOADER LW 300F S NO. 1300F0092453 ENG- 6B0910	Loader-07		
35	800053	TATA LPK 2518 Scoop Tipper Make TATA MAT44809193H08920	Hyva-12	12 CuM	
36	800252	Crane Tadano-22	561359		
37		Bulldozer -BEML	6	Dalla	
38	800436	TATA Hyva LPK-2518 UP-64H/4470	10	Dalla	
39	800050	TATA Hyva LPK-2516 UP64/H-0940	1	Dalla	
40	800048	TATA Hyva LPK-2516 UP64/H-0994	7	Dalla	
Heavy Vehicles					
41	110064	Ambulance	UP64/K-4335		
42	110971	Ambulance	UP64/H-3253		
43	110837 / 110838	Ambulance Mobile Medical Van	UP64/H-8046		
44	110110	Bus Staff	UP64H/ 1182		
45	110111	Bus Staff	UP64H/ 1183		
41	110970	Fire Tender (Water Mouser)	UP64/H-7856		
42	110976	Fire Tender Bronto Skylift	UP64/H-8519		
43	120173	Mobile Lighting Tower-01	D8.4833/ 0700025		
44	120168	Mobile Lighting Tower-02	D8.4833/ 0700005 Generator Sr. No.-BS1H007 J17612H		
45	172165	Mobile Lighting Tower-03	D3.4811/ 1000081 Generator Sr. No.-BS1G010 D288H		
46		Mobile Lighting Tower-04	D3.4811/ 1000089 Generator Sr. No.-BS1G010 E3341H		
47	123703	Ride On Type Road Sweeper-01	261200910 & TPS-VCAC SWEEP 261		
48	110952 / 110717	Service Van	UP64/H-2916		
49	110072	TATA-407	UP64 H 0426		
50		Bus (Staff) UGQ-9001	6	Dalla	
Equipment recommended for disposal					
51	120584	Forklift M/C (Stores)			B-172
Locomotive					
52	800248	Locomotive SAN DL-800		1 No,	

7. JAYPEE SUPER CEMENT PLANT

A. EQUIPMENTS & HEAVY AND LIGHT VEHICLES IN THE BOOKS OF PLANT & PHYSICALLY AVAILABLE AT PLANT

S. N.	EQUIPMENT	Regn. No./ W. NO.	Capacity	REMARKS
Heavy Vehicles				
1	Fire Tender	UP64/H-5687		
2	TATA 709	UP64/H-4462		
3	TATA 207	UP-64H-4535		
4	TATA ACE	UP-64H/3628		
Light Vehicles				
5	HERO HONDA MOTOR CYCLE	UP-64Q2887		
6	CYCLE	SR364945		
7	TVS STAR MOTOR CYCLE	UP-64Q/8486		
8	HERO HONDA MOTOR CYCLE	UP-64 L 9008		

S. N.	EQUIPMENT	Regn. No./ W. NO.	Capacity	REMARKS
9	HERO HONDA SPL+	UP-64M/8042		
10	MAHINDRA BOLERO DI	UP-64M-3563		
11	HERO HONDA SPL+	UP-64L/9012		
12	BOLERO DI	UP-64L/8856		
13	HERO HONDA SPL+	UP-64M/2923		
Locomotive				
14	Locomotive DLW WDG3A - 3100 HP	2		Asset No. - 0005
Maintenance				
15	Groove Crane RT 890 - 70 T			

8. JAYPEE SIKANDERABAD CEMENT GRINDING UNIT

A. EQUIPMENTS & HEAVY AND LIGHT VEHICLES IN THE BOOKS OF PLANT & PHYSICALLY AVAILABLE AT PLANT

S. N.	EQUIPMENT	WINDOW NO.	Capacity	REMARKS
Light				
1	Motor Cycle— UP 13 X - 6148		125 CC	AVAILABLE IN PLANT
2	Bolero— UP 13 U 7415		2523 CC	AVAILABLE IN PLANT
3	Bolero —UP 85 AA 4140		2523 CC	AVAILABLE IN PLANT
4	Bolero Camper—UP 13 T 0847		2523 CC	AVAILABLE IN PLANT

S. N.	EQUIPMENT	WINDOW NO.	Capacity	REMARKS
Heavy				
5	FIRE TENDER —UP 85 Z – 9714		5883 CC	AVAILABLE IN PLANT
6	AMBULANCE— UP 17 T -2638		2523 CC	AVAILABLE IN PLANT

9. JAAGO TANDA CEMENT GRINDING UNIT

A. EQUIPMENTS & HEAVY AND LIGHT VEHICLES IN THE BOOKS OF PLANT & PHYSICALLY AVAILABLE AT PLANT

S. N.	EQUIPMENT	WINDOW NO.	Capacity	REMARKS
Heavy				
1	TATA 3516 EX BULKER	2	35 Ton	UP/45-T/0671
2	TATA 3516 EX BULKER	3	35 Ton	UP/45-T/0669
3	TATA 1616 Turbo BULKER	4	25 Ton	UP/45-T/0659
4	TATA 3516 EX BULKER	5	35 Ton	UP/45-T/0656
5	TATA-709		10 Ton	UP/70-W/9248
6	M & M BOLERO CAMPER		02 Ton	UP/45-T/0654
7	MARUTI OMNI AMBULANCE		800 cc	UP/45-T/4146
Maintenance				
8	GODREJ FORK LIFT		2.5 Ton	Model- GX250D

S. N.	EQUIPMENT	WINDOW NO.	Capacity	REMARKS
DG Sets				
9	DG Set (Jakson- make)	Model-2010 Cummins 6 BT 5.9G Sr. No. 62796797	82.5 KVA	Required for Plant operation
10	DG Set (Cummins- make)	Model- 2005	500KVA	Required for Plant operation
Equipment for disposal				
11	DG Set (Wartsila- make)	SERIAL NO. - 4635 FOR DG- 1	5.3 MW	Not required for plant operation
12	DG Set (Wartsila- make)	SERIAL NO. - 4636 FOR DG-2	5.3 MW	Not required for plant operation
13	DG Set (Wartsila- make)	SERIAL NO. - 4701 FOR DG-3	5.3 MW	Not required for plant operation

SCHEDULE I D

1. JAYPEE SIDHI CEMENT PLANT

B. EQUIPMENTS & HEAVY AND LIGHT VEHICLES IN THE BOOKS OF OTHER UNITS & PHYSICALLY AVAILABLE AT PLANT

S. No.	Equipment	Vehicle Reg No/ Machine No.	Capacity	Date of Commissioning
Mining Equipment				
1	Scoop Tipper	UA-07-C-9104	16 MT	2001
2	Scoop Tipper	UP-08-5986	16 MT	1999
3	Scoop Tipper	UP-08-5992	16 MT	1999
4	Water Tanker	UP-08-4346	8 KL	1992
5	Water Tanker	UA-09-4654	8 KL	1990
6	Water Tanker	MP-17-C5471	16 KL	2004
7	Water Tanker	MP-17-C-5813	16 KL	2004
8	Water Tanker	SK-03-1749	8 KL	2001
9	Box Tipper	MP-17-G0749	12 MT	1993
10	Box Tipper	MP-17-G0748	12 MT	1991
11	GRADER GD-355-3A/KOMATSU	11309	2007	
12	ROLLER SURELIA-VIBRO TECH T-80	MB-13683		1999
13	J.C.B. Kirlskar / 3-DX	1037660	NA	2005
14	Air Compressor (Diesel) XA-320	POO1050005-862975	320 CFM	NA
15	Air Compressor XAH-320	P001210002	320 CFM	NA
16	Air Compressor XA-280	P001210001	280 CFM	NA
17	Dozer D155A-5 KOMATSU (8)	66060	NA	2007
18	Dozer D155A-5 KOMATSU (3)	66121	NA	2006
19	Wheel Dozer CAT 814 F	6NC19349	NA	2000
20	Hydraulic Excavator PC600 (7)	20270	2.8 CUM	2007
21	Hydraulic Excavator PC400 Komatsu-Shovel	50531	1.4 CUM	2007
22	CAT -LOADER 938-G	8RS 00352		1999
23	Explosive Van (TATA 1210)	MP-17-G0335		1990
24	Explosive Van (TATA 709)	MP-17-G0334		2001
25	Hyva Dumper 2516	MP 17 HH 0179	16 MT	2006
26	Hyva Dumper 2516	MP 17 HH 0180	16 MT	2006
27	Hyva Dumper 2516	MP 17 HH 0181	16 MT	2006
28	Hyva Dumper 2516	MP 17 HH 0208	16 MT	2006
29	Hyva Dumper 2516	HP 26A-0642	16 MT	2007
30	Hyva Dumper 2516	HP26A-0280	16 MT	2005
31	Hyva Dumper 2516	HP-26A-0713	16 MT	2008
32	Hyva Dumper 2516	HP-26A-0287	16 MT	2005
33	Hyva Dumper 2516	HP-26A-0706	16 MT	2007
34	Hyva Dumper 2516	HP-26A-276	16 MT	2005
35	Hyva Dumper 2516	HP-26A-0743	16 MT	2007

S. No.	Equipment	Vehicle Reg No/ Machine No.	Capacity	Date of Commissioning
36	Hyva Dumper 2516	HP-26A-0703	16 MT	2007
37	Hyva Dumper 2516	HP-26A-0734	16 MT	2007
38	Hyva Dumper 2516	HP-26A-0768	16 MT	2007
39	Hyva Dumper 2516	HP26A-0284	16 MT	2005
40	Hyva Dumper 2516	HP-26A-0782	16 MT	2007
Heavy				
41	Service Van	UA-07 C-9324		2000
42	Staff Bus	MP-17-P-0226		1999
43	Diesel Tanker (1)	MP-17-G-0636		2000
44	Diesel Highway Tanker (2)	MP-17-G-0849		1999
45	Tata Trailer	MP-17-C5513		2004
46	TRAILOR	MP-17-5943		2005
47	TATA-TRAILER	HR-55-8766		2001
48	LABOUR BUS	SK-03-2489		1999
49	Labour Bus	KA-18-1808		1992
Maintenance				
50	Welding Set Diesel	26/06095366		NA
51	Welding Set Diesel	29/03114448		NA
52	25 KW Water Pump	DM 28		NA
53	ROAD ROLLER- simson make	DRR-10-2007122387-S4		2007
54	BRONTO SKY LIFT	MP-17-DA-0213		2011
Light				
55	BOLERO	MP-17-CA-0240		NA
56	BOLERO	MP-17CA-1746		NA
57	BOLERO	MP-17CA-1264		NA
58	BOLERO	MP-17-CA-5831		NA
59	BOLERO	MP-17 CA-2149		NA
60	MARSHAL	MP-17-A-4592		NA
61	MARSHAL	MP-08-9392		NA
Power				
62	Diesel Generator	98090137	125 KVA	1999
63	Diesel Generator	82302AL-32	125 KVA	NA
64	Diesel Generator	N.A.	125 KVA	NA
65	Diesel Genrator	KTA-19-G4	500 KVA	2002
66	Diesel Geerator	D8.2001/0500127	15 KVA	2002
67	Diesel Geerator	98E32500,416	25 KVA	2000

2. JAYPEE BELA PLANT

B. EQUIPMENTS & HEAVY AND LIGHT VEHICLES IN THE BOOKS OF OTHER UNITS & PHYSICALLY AVAILABLE AT PLANT

S. No.	Equipment / Vehicle	Capacity / Vehicle No.	Date of Commissioning / Make
Light			
1	MAHINDRA BOLERO	UP64 J 5442	BOLERO
2	BAJAJ BOXER	MP17 MA 6021	BAJAJ
3	HERO HONDA SPLENDER	MP17 HD 2410	HERO
4	HERO HONDA SUPER SPLENDER	MP17 MA 5561	HERO
5	HERO HONDA SPLENDER	MP17 HD 2411	HERO
6	MAHINDRA BOLERO	MP17 B 8139	BOLERO
Mining Equipment			
7	BEML HAULPAK BH35-2 NO. 11	35 TON	1997
8	BEML HAULPAK BH35-2 NO. 17	35 TON	1997

S. No.	Equipment / Vehicle	Capacity / Vehicle No.	Date of Commissioning / Make
9	BEML HAULPAK BH35-2 NO. 19	35 TON	1997
10	BEML HAULPAK BH35-2 NO. 20	35 TON	1997
11	BEML HAULPAK BH35-2 NO. 21	35 TON	1996
12	KOMATSU PC-600-LC6 NO. 2	3.2 CUM	2003
13	KOMATSU PC-600-LC6 NO. 4	3.2 CUM	2008
14	KOMATSU PC-600-LC6 NO. 6 (JRC)	2.8 CUM	2004
15	KOMATSU PC-600-LC6 NO. 7	3.2 CUM	2011
16	ATLAS COPCO IBH-10 NO.3	-	1999
17	ATLAS COPCO ROC-L8 DRILL NO.2	-	2009
18	BEML DOZER D-155-1 NO.3	10 CUM	-

S. No.	Equipment / Vehicle	Capacity / Vehicle No.	Date of Commissioning / Make
19	BEML DOZER D-155-1 NO.4	10 CUM	-
20	CATERPILLAR DOZER D-8R NO.1	11 CUM	2007
21	CATERPILLAR DOZER D-7R NO.1	9 CUM	2004
22	KOMATSU WHEEL DOZER WD420	7 CUM	2008
23	HYVA	25 TON	2002
24	HYVA	25 TON	2008
25	TATA TIPPER	16 TON	2001
26	TATA TIPPER	16 TON	2001
27	TATA TIPPER (OIL VAN)	9 TON	1989
28	TATA TIPPER	9 TON	1990
29	TATA TIPPER (LABOUR BUS-2)	9 TON	1992

S. No.	Equipment / Vehicle	Capacity / Vehicle No.	Date of Commissioning / Make
30	TATA TIPPER	9 TON	1992
31	WATER TANKER	9 TON	1992
32	TATA TIPPER	9 TON	1992
33	WATER TANKER NO.03	8 KL	1992
34	WATER TANKER NO.22	20 KL	1992
35	LABOUR BUS NO 01	9 TON	1992
36	DIESEL TANKER	12 KL	1993
37	SERVICE VAN	9 TON	1992
38	EXPLOSIVE VAN	7 TON	2008
39	TYRE HANDLER	3000 KG	2007
40	FIRE TENDER	DL1GA 1009	TELCO

3. JAYPEE HIMACHAL CEMENT PLANT BAGA

B. EQUIPMENTS & HEAVY AND LIGHT VEHICLES IN THE BOOKS OF OTHER UNITS & PHYSICALLY AVAILABLE AT PLANT

S. No.	Equipment	Capacity	Date of Commissioning / (Mfg. Year)
Mining Equipment			
1	Dozer D9R	13.5 CUM	2002
2	Dozer D9R	13.5 CUM	2002
3	Dozer BD-155	4020X1580MM	1997
4	Dozer BD14W	3600X1000MM	1998
5	Dozer D85		2008
6	Loader HM 2021	1.7CU/Y	1999
7	Excavator PC 600 NO2	2.0m3	2005
8	Excavator PC 600 NO 6	3.5m3	2007
9	Excavator PC 400	2.5M3	2005
10	Excavator PC 200	1.0M3	2004
11	Wheel Excavator 200W-7	0.8CUM	2006
12	EXPLOSIVE VAN	9 TON	1998
13	EXPLOSIVE VAN	2.6 TON	2000
14	Grove Crane NO 2	20 TON	1997
15	Grove Crane NO 1	20 TON	1991
16	Hydra Crane NO 1	12 TON	2005
17	Hydra Crane NO2	12 TON	2005
18	Hydra Crane NO 4	12 TON	2005
19	Hydra Crane NO5	12 TON	2007
20	JCB	1.1 CUM	2004
21	Volvo Dumper	35 TON	2008
22	Volvo Dumper	35 TON	2008
23	Volvo Dumper	35 TON	2008
24	Volvo Dumper	35 TON	2008
25	Volvo Dumper	35 TON	2008
26	Volvo Dumper	35 TON	2008
27	Volvo Dumper	35 TON	2008
28	Volvo Dumper	35 TON	2008
29	Volvo Dumper	35 TON	2008
30	Volvo Dumper	35 TON	2008
31	Volvo Dumper	35 TON	2008
32	Volvo Dumper	35 TON	2008
33	Volvo Dumper	35 TON	2008
34	Volvo Dumper	35 TON	2008
35	Volvo Dumper	35 TON	2008
36	Volvo Dumper	35 TON	2008
37	Volvo Dumper	35 TON	2008
38	Volvo Dumper	35 TON	2008
39	Forklift	1.5 TON	2007
Heavy Vehicles			
40	TRUCK	10 TON	2001
41	TRUCK	10 TON	1997

S. No.	Equipment	Capacity	Date of Commissioning / (Mfg. Year)
42	TATA -709	3 TON	2010
43	TATA-709	3 TON	1998
44	TATA-709	3 TON	1997
45	BUS	41 SEATER	1998
46	BUS	43 SEATER	1987
47	BUS (SCHOOL BUS)	36 SEATER	2001
48	BUS	36 SEATER	2000
49	BUS	43 SEATER	2000
50	LABOUR BUS	24 SEATER	2000
51	LABOUR BUS	24 SEATER	2000
52	LABOUR BUS		1979
53	LABOUR BUS	24 SEATER	1991
54	LABOUR BUS	21SEATER	1999
55	LABOUR BUS	21SEATER	2000
56	BOX-TIPPER	10 TON	1999
57	O/PLATFARM	10 TON	2000
58	O/PLATFARM	10 TON	2000
59	O/PLATFARM	10 TON	2002
60	O/PLATFARM	10 TON	1992
61	TRAILLER	16 TON	1997
62	O/PLATFARM VOLVO	27 TON	2001
63	O/PLATFARM (Jumbo)	10 TON	1982
64	WATER TANKER	9 TON	1999
65	WATER TANKER	9 TON	2000
66	WATER TANKER	9 TON	2001
67	WATER TANKER	9 TON	2001
68	WATER TANKER	15 TON	2004
69	TRACTOR		1999
70	AMBULANCE	2 TON	2006
71	FIRE TENDER	15 TON	2010
72	FIRE TENDER (BRONTO PLATFARM)	15 TON	2010
73	SCHOOL BUS	41 SEATER	2014
74	O/PLATFARM VOLVO HP26A0395	18910 kg	2001
Maintenance			
75	DG SET (500 KVA)	500 KVA	2005
76	DG SET (125 KVA)	125 KVA	1987
77	DG SET (125 KVA)	125 KVA	1988
78	DIESEL WELDING SET		1985
79	DIESEL WELDING SET		1985
80	DIESEL WELDING SET		1982
81	HYVA 01	15 TON	2005

S. No.	Equipment	Capacity	Date of Commissioning / (Mfg. Year)
82	HYVA 02	15 TON	2005
83	HYVA 03	15 TON	2005
84	HYVA 04	15 TON	2005
LIGHT VEHICLE			
85	PICKUP CLOSED BODY	HP112767	1999
86	PICKUP	HP112550	1999
87	PICKUP	HP112840	2000
88	PICKUP	HP112528	1999
89	PICKUP	HP112520	1999

S. No.	Equipment	Capacity	Date of Commissioning / (Mfg. Year)
90	Bolero	HP11A0589	2006
91	INNOVA	UK07U1116	2007
92	TATA CAMRY	DL4CAE8964	2007
93	Bolero	UP13U6917	2009
94	PICKUP	HP481870	1999
95	PICKUP	HP112667	2001
96	CAPTIVA	DL9CT0936	2008
97	Bolero	UK07U1106	2007
98	SCORPIO	HP52A0269	2004

4. JAYPEE HIMACHAL BAGHERI GRINDING UNIT

B. EQUIPMENTS & HEAVY AND LIGHT VEHICLES IN THE BOOKS OF OTHER UNITS & PHYSICALLY AVAILABLE AT PLANT

S. No.	Equipment	Capacity
Light		
1	TOYOTA(COROLLA ALTIS 1.8 G(H5-GL)	DL 7C G 5760 - 5 Seater
2	SCORPIO	HP 52A 0228 - 7 Seater
3	XYLO	UK 07 AP 2061- 6 Seater
4	BOLERO SLX	HP 11 4571 - 7 Seater
5	BOLERO SLX	HP 11 4570 - 7 Seater
6	BOLERO SLX	HP 11 0444 - 7 Seater
7	BOLERO JEEP	HP-11A-0432 - 7 Seater
8	BOLERO JEEP	HP-11A-0439- 7 Seater
9	BOLERO CAMPER	HP-11B-0337- 5 Seater
10	BOLERO CAMPER	HP 11B-0336- 5 Seater
11	BOLERO CAMPER	HP11 3469- 5 Seater
12	UTILITY	HP 11 2659- 5 Seater
13	BOLERO CAMPER	HR 67A 3858- 5 Seater
14	PIK-UP	HP-11B-0318- 2 Seater
15	PIK-UP	HR 67 A 3856- 2 Seater
16	HERO HONDA CD DOWN	HP 11 3076 - 2 Seater
Heavy		
17	TRACTOR WITH TROLLEY	HP 11-2552 (50 Cub Ft)
18	TRACTOR WITH TROLLEY	HP 11-2534 (50 Cub Ft)
19	SCHOOL BUS (TELCO LTD)	HP 11- 4113 - 42 Seater
20	FIRE TENDER	HP 12 B 6152 - 3000 Ltr Water Capacity and 500 ltr Foam capacity
21	AMBULANCE	HP 11 0310
22	TATA TRUCK	HP-11B-0311

S. No.	Equipment	Capacity
Equipment		
23	WEIGH BRIDGES (60T)	
24	WEIGH BRIDGES (60T)	
25	WEIGH BRIDGES (50T)	
26	CP 600 COMPRESSOR	
27	BOTTOM COAN OF COLLECTION BIN 4000LGX3583LG DRG NO.1-032-15411-R-O	
28	CASING FOR BOOSTER FAN 581FN1	
29	BOOSTER FAN BOTTOM CASING EQPT NO. 581FN1 FNTD R230	
30	INLET CONE DE8NDE	
31	PEDENTAL DE8NDE	
32	ITEMS OF BOOSTER FAN EQPT NO. 581FN1 FNTDR2303TD8A (SPL) PLATES	
33	BOOSTER FAN TOP INLET BOX EQPT NO.581FN1 FNTDR230 3TD ACSPL	
34	BOOSTER FAN TOP CASING 581FN1 FNTOR 238 3TD8 ACSPL	
35	BOOSTER FAN EVASE 581FN1 FNTDR 230 3TD & A (SPL)	
Maintenance		
36	DIESEL WELDING SET	
37	DIESEL WELDING SET	

5. JAYPEE ROORKEE CEMENT GRINDING UNIT

B. EQUIPMENTS & HEAVY AND LIGHT VEHICLES IN THE BOOKS OF OTHER UNITS & PHYSICALLY AVAILABLE AT SITE

S. No.	Equipment	Capacity	Date of Commissioning
Maintenance			
1	D.G.SET 250 KVA	KIRLOSKAR CUMMINS	07.02.2013
2	ESCORT JCB 3DX	ESCORT	05.04.2015
Heavy			
3	DOZER	BEML BD-155	25.08.2013
4	BOX TIPPER (TATA 1613 SK)	UP-08-5838	15.12.2009
5	LOADER H.M.2021	HINDUSTAN HM-2021	01.04.2015
Light			
6	MAHENDRA BOLERO DI	UK-07U-1105	24.02.2011
7	TOYATA CORROLA ALTIS	DL-07CG-5751	29.01.2010
8	MAHENDRA BOLERO SLX	UK-07AB-0274	20.08.2009

TRANSFERRED FROM CONSTRUCTION SITES / HOTEL (NOT ON BOOKS)

S. No.	Equipment	Capacity	Date of Commissioning
Maintenance Equipment			
9	BULL DOZER	KOMATSU D-85-ESS-2A	08.02.2010
10	DIESEL AIR COMPRESSOR	ATLAS COPCO CPS 600	13.04.2008
11	DIESEL WELDING SET	ESAB 500 KHH	29.04.2008
12	HYDRA CRANE	ESCORT C-8000	28.12.2007
13	MARSHAL DEMAG CRANE (SCRAP)	V-72	10.12.2009
14	ESCORT JCB	3D	12.04.2008
15	LOADER H.M.2021	HINDUSTAN HM-2021	12.12.2007
Heavy Vehicles			
16	FIRE TENDER (TATA LP1612)	UP-08-4969	20.02.2008
17	STAFF BUS (TATA LP 1510)	UP-08-5968	25.02.2008
18	SCOOP TIPPER (TATA 1615 TC)	UA-07C-9096	20.12.2007
19	SCOOP TIPPER (TATA 1615 TC)	UA-07C-9098	31.03.2008

S. No.	Equipment	Capacity	Date of Commissioning	
20	BOX TIPPER (TATA 1615 TC)	UA-07C-9144	07.03.2008	
21	BOX TIPPER (TATA 1615 TC)	UA-07C-9146	19.05.2008	
22	WATER TANKER (TATA 1613)	UP-08-5840	08.02.2007	
23	WATER TANKER (TATA 1210)	UP-08-4208	30.04.2008	
24	FUEL FIELD SERVICE (TATA 1613)	UP-08-5855	05.01.2008	
25	OPEN PLATFORM (TATA 1613)	UA-09-4552	28.11.2008	
26	AMBULANCE (TATA 407)	UP-08-5369	07.02.2008	
27	CLOSED BODY TRUCK (TATA 407)	UP-08-4795	03.05.2008	
Light Vehicles				
28	MAHENDRA BOLERO DI	UA07AA-7416		
29	M & M PICK UP (M&M 950 MDI)	UP-08-6342	02.05.2008	
VEHICLES PHYSICALLY AVAILABLE ON SITE BUT ON LEASE				
S. No.	Equipment	Capacity	Date of Commissioning	On Lease
30	FLYASH BULKER (TATA 4923 C)	HR-55P-5091		SREI EQUIPMENT FIN LTD
31	FLYASH BULKER (TATA 4923 C)	HR-55P-5092		SREI EQUIPMENT FIN LTD
32	FLYASH BULKER (TATA 4923 C)	HR-55P-5093		SREI EQUIPMENT FIN LTD
33	FLYASH BULKER (TATA 4923 C)	HR-55P-5701		SREI EQUIPMENT FIN LTD
34	FLYASH BULKER (TATA 4923 C)	HR-55P-5702		SREI EQUIPMENT FIN LTD
35	FLYASH BULKER (TATA 4923 C)	HR-55P-5703		SREI EQUIPMENT FIN LTD

S. No.	Equipment	Capacity	Date of Commissioning	On Lease
36	FLYASH BULKER (TATA 4923 C)	HR-55P-5704		SREI EQUIPMENT FIN LTD
37	FLYASH BULKER (TATA 4923 C)	HR-55P-5707		SREI EQUIPMENT FIN LTD
38	FLYASH BULKER (TATA 4923 C)	HR-55P-6701		SREI EQUIPMENT FIN LTD
39	FLYASH BULKER (TATA 4923 C)	HR-55P-6702		SREI EQUIPMENT FIN LTD
40	FLYASH BULKER (TATA 4923 C)	HR-55P-7352		SREI EQUIPMENT FIN LTD
41	FLYASH BULKER (TATA 4923 C)	HR-55P-8333		SREI EQUIPMENT FIN LTD
42	FLYASH BULKER (TATA 4923 C)	HR-55P-8334		SREI EQUIPMENT FIN LTD
43	FLYASH BULKER (TATA 4923 C)	HR-55P-8335		SREI EQUIPMENT FIN LTD
44	FLYASH BULKER (TATA 4923 C)	HR-55P-8337		SREI EQUIPMENT FIN LTD
45	FLYASH BULKER (TATA 4923 C)	HR-55P-9034		SREI EQUIPMENT FIN LTD
46	FLYASH BULKER (TATA 4923 C)	HR-55P-9035		SREI EQUIPMENT FIN LTD
47	FLYASH BULKER (TATA 4923 C)	HR-55P-9037		SREI EQUIPMENT FIN LTD
48	FLYASH BULKER (TATA 4923 C)	HR-55P-9039		SREI EQUIPMENT FIN LTD
49	FLYASH BULKER (TATA 4923 C)	HR-55Q-1464		SREI EQUIPMENT FIN LTD
50	FLYASH BULKER (TATA 4923 C)	HR-55Q-1465		SREI EQUIPMENT FIN LTD

6. JAYPEE DALLA CEMENT PLANT

B. EQUIPMENTS & HEAVY AND LIGHT VEHICLES IN THE BOOKS OF OTHER UNITS & PHYSICALLY AVAILABLE AT PLANT

S. No.	Equipment	Regn. No. / W. No.	Capacity	Date of Commissioning	
Equipments					
1	Air Compressor CPS-600	2			
Heavy Vehicles					
2	Ambulance	WB73-5902			
3	Ambulance Mobile Medical Van	UP81/AB-9946			
4	Bus Staff	UP64/H-6668			
5	Bus Worker	UP 08 -6586			
6	Bus Worker	HP25- 0427			
Power					
7	D.G.Set 125 KVA	1	125 KVA		
8	D.G.Set 180 KVA	6	180 KVA		
9	D.G.Set 320 KVA	8	320 KVA		
10	D.G.Set 82.5 KVA	10	82.5 KVA		
11	D.G.Set 320 KVA	12	320 KVA		
12	D.G.Set 100 KVA	14	100 KVA		
Mining					
13	Diesel Tanker (fuel filled)	SK03- 1839			
14	Crane Hydra 12T	9			
15	Explosive Van	UP08- 6131			
16	Explosive Van	HP11B- 0403			
17	Fork Lift (Godrej Tyre Handler	2			
18	Hydraulic Excavator EX-200	1			
19	Hydraulic Excavator EX-200	4			
20	Hydraulic Excavator PC-600 LC-7	11	4.0 CuM		
21	Hydraulic Excavator PC-600 LC-7	13	3.5 CuM		
22	Hydraulic Excavator PC-400	15			
23	Hydraulic Excavator PC-400	16			
24	Hydraulic Excavator PC-600 LC-7	19	3.5 CuM		

S. No.	Equipment	Regn. No. / W. No.	Capacity	Date of Commissioning	
25	L&T 90-3 Clamp Shell	1			
26	L&T 90-3 Clamp Shell	2			
27	MAN Tipper-05	MP17/HH-0650	14 CuM		
28	MAN Tipper-06	MP17/HH-0651	14 CuM		
29	MAN Tipper-07	MP17/HH-0648	14 CuM		
30	MAN Tipper-17	MP-17HH/0838	14 CuM		
31	MAN Tipper-18	MP-17HH/0839	14 CuM		
32	MAN Tipper-19	MP-17HH/0841	14 CuM		
HEAVY VEHICLES					
33	Service Van	UP08/5157			
34	Trailer Renault	JK 02 L 0954	57 Ton		
35	Water Tanker-04 TATA-3516	MP17C/ 5692			
36	Water Tanker-11 TATA-1210	JK-02/2658			
37	Water Tanker-16 TATA-1210	MP17-8479			
38	Ride On Type Road Sweeper TPS VAC Sweep	2			
39	Diesel Engine driven high pressure water jet wasing/clearing machine (Make-UT)	H-40937-2-13			
40	Flyash Bulker TATA-3516	HR67-8537			
41	Primary Breaker JISAN				
42	Primary Hydraulic Breaker HB-3600 Dust	131			
43	Primary Hydraulic Breaker HB-4200 Dust	1763			
44	Trailer TATA-3516	MP17/C-5944			
45	Vibratory Roller	*10575075			

S. No.	Equipment	Regn. No. / W. No.	Capacity	Date of Commissioning	
Light Vehicles					
46	Scorpio	CG07/MB-0184			
47	Splender	UP64-M-2925			
48	Splender	UP64-M-2926			
49	Hero puch	Without Reg. No.			
50	Hero puch	UP64-J-6817			
51	Splender	UP64-K-4508			
52	Bullet	Not available			
53	Hero Puch	Not available			
54	Rajdoot	ex-UPCL			
55	Hero puch	ex-UPCL			
56	Hero puch	ex-UPCL			
57	Mahindra Champion	UP65/AR-0912			
58	Mahindra Champion	UP64/H-1374			
59	HERO HONDA	UP 65 AF-0289			
60	HERO HONDA SPL +	UP-65AF/0290			
61	HERO HONDA SPL+	UP65/AF-0291			
62	HERO PUCH	UP-64J/6818			
63	HONDA CITY	DL-12C/1498			
64	BULLET	USM 6095			
65	TVS SUZUKI	UP-64C/8847			
66	BOLERO DI	UP-64P/2473			
67	INNOVA	UP-64M/0809			
68	HERO HONDA CD Delux	UP-44L/4588			
69	BOLERO DI	MP-17CA/0296			
70	BOLERO SLE	MP-17CA/2104			
71	BOLERO DI	UP-45H/3466			
72	TOYOTA INOVA	DL-4CAE-2714			
73	TOYOTA CAMRY V3	UP-16S/9180			
74	BOLERO	MP-17CA/4307			
75	BOLERO	UP13/U-7416			
76	Hero Honda Spl+	UP65/AF-0293			
77	Hero puch	UP64/J-6860			
78	Hero puch	UP64/J-6819			
79	Hero puch	WC62-2182			
Equipment Recommended for Disposal-					
80	Bus Worker	KA18- 1754			
81	Bus Worker	KA18- 1829			
82	Water Tanker-07 TATA-1210	UHA 4071			
83	Water Tanker-09 TATA-1210	UHA-844			
84	Water Tanker-10 TATA-1210	USM-3266			
85	Water Tanker-15 Leyland	USM-7252			
86	Trailer TATA-3516	HR 46A/6979			
87	Trailer TATA-3516	MP17C/ 5785			
88	Trailer TATA-3516	MP17C-5446	57 Ton		
89	Water Tanker TATA-1210	UP-08/4409			
90	Water Tanker TATA-3516	MP17C/ 5424			
91	Water Tanker TATA-1210	USM-5219			
92	Welding Set Ador Superchallenger-400	1			
93	Welding Set Ador Superchallenger-400	2			
94	TATA Truck-1613	UP08-6159			
95	Platform Trailer TATA-2516	UP08-5964			
96	Hyva TATA-2516	JK02V-8410	12 CuM		
97	Hyva TATA-2516	JK02V-8506	12 CuM		
98	Tipper TATA-1613	UA07C-9089			
99	Platform Trailer TATA-2516	HP11-2670			
100	Bus Worker TATA-1312	UP08-6605			
101	Workers Bus TATA-1210	KA18-1694			
102	Dozer BD-65	G-10144			
103	Dozer BD-155	11886			
S. No.	Equipment	Regn. No. / W. No.	Capacity	Date of Commissioning	
104	Fortuner	UP70/BQ-8199			
105	Honda Accord	UP70/AP-5409			
106	Honda City	DL12/C-1500			
107	Captiva	DL9/CT-1845			
108	Bolero	MP17/CA-0605			
109	Bolero	UP64/L-7973			
110	Bolero	UP64/L-1524			
111	Bolero	MP17/CA-0182			
112	Bolero	UP64/J-6848			
113	Jeep RAF	UP64/H-2803			
114	Bolero Camper	UP64/H-9016			
115	Jeep Major	UP64/L-3905			
116	Bolero Camper	UP64/H-0776			
117	Bolero	UP64/J-5272			
118	Bolero	UP64/M-3644			
119	Bolero	UP64/R-3981			
120	Bolero	MP17/CA-0362			
121	Bolero	UP64/P-6440			
122	Bolero	UP64/J-7091			
123	Bolero	UP64/K-0429			
124	Bolero	UP64/P-7480			
125	Bolero	UP64/L-7971			
126	Bolero	UP64/M-7502			
127	Bolero	UP64/M-6441			
128	TATA-207	UP64/H-0817			
129	TATA-207	UP64/H-5079			
130	TATA-207	UP64/H-1334			
131	TATA-207	UP64/H-2351			
132	Splender	UP65-AD-5621			
133	Splender	UP65-AD-9723			
134	Splender	UP65-AD-8286			
135	Splender	UP64-J-7366			
136	Splender	UP65-AD-4727			
137	Splender	UP64-J-1184			
138	Splender	UP64-N-2140			
139	Splender	UP64-J-7365			
140	Splender	UP64-J-7364			
141	Splender	UP64-K-4189			
142	Splender	UP64-K-4190			
143	Splender	UP64-M-6573			
144	CD100	UP64-C-2743			
145	Splender	UP64-K-4506			
146	Splender	UP64-L-9013			
147	Hero pleassure	UP64-J-7358			
148	Splender	UP64-N-2139			
149	Mahindra Champion	UP64/H-0986			
150	Drill Machine	CM-341 (4" DTH)	2		
151	JCB Backhoe-Loader 3D		1		
152	JCB Backhoe-Loader 3D		5		
153	MAN Tipper	CLA 25.280			
154	Medical Van	MP17/ HH -0715	13		
155	TATA 709 HP26/ A-0933		3		
156	Tipper HP48-2146		17		
157	Tipper UA 07C/ 9107 TATA-1613		3		
158	Tipper UP-07C/ 9095 TATA-1613		12		

S. No.	Equipment	Regn. No. / W. No.	Capacity	Date of Commissioning	
159		Trailer TATA-2516 UP08-5469	13		
160		Drill Machine CM-341 (Drifter)	1		
161		Tipper MP17 C/3688	1		
162		Tipper MP17 C/3941	2		
163		Tipper UA07/ C-9114	7		
164		TATA-1613	7		
165		Trailer TATA-3516 WB-76-4607	9		
166		Bus (Staff) UP08-4221	2		
167		Bus (Worker) HP11/B-0425	18		
168		Bus (Worker) KA18- 1830	10		
169		Bus (Worker) MP12- 8145	14		
170		Bus (Worker) UP45/T-0668	19		
171		Crane JK06-0825 mounted on TATA-1210	14		
172		Tipper UA 07C/ 9101	4		
173		TATA-1613	8		
174		Trailer TATA-1616 HR46-0830	11		
		Trailer TATA-2416 HP-06/1825	1		

S. No.	Equipment	Regn. No. / W. No.	Capacity	Date of Commissioning	
175		Drill Machine CM-341 (4" DTH)	6		
176	DCF	Kiln Shell Pieces (4.2 diax10.2 Mtr. Long)	1 No.		
177	DCF	K#3 Kiln Supporting Roller	3 Nos.		
178	DCF	K#3 Kiln Tyres	2 Nos.		
179	DCF	Helical Girth Gear (Cement Mill)	1 Set		
180	DCF	Raw Mill Drive End Head Shell	1 No.		
181	DCF	Raw Mill Non Drive End Head Shell	1 No.		
182	DCF	Vessel Valves (Fly Ash Transporting System)	13 Sets		
183	DCF	Power Transformer 20/25 MAV, 132/6.9KV, Ynyno	1 No		
184	DCF	Power Transformer 12.5 MAV, 33/6.9KV, Ynyno	1 No		
185	DCF	5000KW HT Motor	1 No		
186	DCF	90 KW Slipring Motor 355S	3 No		
187	DCF	90 KW Slipring Motor 250 M	2 No		
188	DCF	225 KW Motor AVMW560L	1 No		
189	DCF	190 KW HT, Slip Ring Motor	1 No		
190	DCF	751 KW HT, Slip Ring Motor	1 No		

7. JAYPEE SUPER CEMENT PLANT

B. EQUIPMENTS & HEAVY AND LIGHT VEHICLES IN THE BOOKS OF OTHER UNITS & PHYSICALLY AVAILABLE AT PLANT

S. No.	Equipment	Regn. No. / W. No.	Capacity	Date of Commissioning
Equipment				
1	Air Compressor-08 (CPS-450)	1429011		
2	Crane Hydra-19	1959225522	14 Ton	
Power				
3	D.G.Set 320 KVA	CJS10050802	320 KVA	
Mining Equipment				
4	Bulldozer-05 Komatsu D155 A-5	65985		
5	MAN Tipper-15	MP17/HH-0840	14 CuM	

S. No.	Equipment	Regn. No. / W. No.	Capacity	Date of Commissioning
6	MAN Tipper-16	MP17/HH-0716	14 CuM	
7	Tipper-16 TATA-1613	HP48-2166		
8	Tipper-18 TATA-1312	SK03-1728		
9	Trailer-12 (Converted into Flyash Bulker) TATA-2516	UP08-5452		
10	Trailer-14 TATA-3516	MP17/C-5942		
11	MAN Tipper-13	MP17/ HH-0715	14 CuM	
12	MAN Tipper-14	MP17HH-0837	14 CuM	

8. JAYPEE SIKANDERABAD CEMENT GRINDING UNIT

B. EQUIPMENTS & HEAVY AND LIGHT VEHICLES IN THE BOOKS OF OTHER UNITS & PHYSICALLY AVAILABLE AT PLANT

S. No.	Equipment	Capacity	Date of Commissioning	Remarks
A Mining Equipments				
1	JCB -3 D X Supper	3D X Supper		
2	JCB -3 D	3 D		
3	HYDRA CRANE	12 Ton		
4	Box Tipper UP 13 T- 3580	5675 CC		
5	Box Tipper UP 13 T- 3582	5675 CC		

S. No.	Equipment	Capacity	Date of Commissioning	Remarks
6	Box Tipper UP 13 T- 0781	5675 CC		
7	BUS UP- 64 H -1175	5675 CC		
B LMV				
8	Scarpio (UK 07 U 1818	2523 CC		
9	Bolero UK 07 AB -0273	2523 CC		

S. No.	Equipment	Capacity	Date of Commissioning	Remarks
C Fly Ash Bulkers(H MV)				
10	HR 55 P -8336	5883 cc,		
11	HR 55 P -8338	5883 cc,		
12	HR 55 P- 9038	5883 cc,		
13	HR 55 P- 5705	5883 cc,		
14	HR 55 P -5706	5883 cc,		
15	HR 55 P -6703	5883 cc,		
16	HR 55 P -6704	5883 cc,		
17	HR 55 Q -1463	5883 cc,		
18	HR 67 - 6787	5883 cc,		

S. No.	Equipment	Capacity	Date of Commissioning	Remarks
19	HR 67-6166	5883 cc,		
20	HR 67-6903	5883 cc,		
21	HR 67-8538	5883 cc,		
22	HR 67-7138	5883 cc,		
23	UP 45 T -0657	5883 cc,		
24	UP45 T- 0670	5883 cc,		
D Equipment Recommended for Disposal				
25	HR 67-8536	5883 cc,		
26	Dozer BD -65 E -8	BD-65E -8		

9. JAAGO TANDA CEMENT GRINDING UNIT

B. EQUIPMENTS & HEAVY AND LIGHT VEHICLES IN THE BOOKS OF OTHER UNITS & PHYSICALLY AVAILABLE AT PLANT

S. No.	Equipment	Capacity	Date of Commissioning
Equipment			
1	WHEEL LOADER WA-180	1.65 Cubic Mtr	December-05
2	WHEEL LOADER BL-200	2.0 Cubic Mtr	November-04
3	HYDRAULIC EXCAVATOR EX-200	.70 Cubic Mtr	February-08
4	BULLDOZER D65E-8	Model- D65E-8	September-02
5	ESCORT HYDRA CRANE	12 Ton	December-02
6	PPM CRANE A-580	50 Ton	July-03
7	TATA 3516 EX BULKER (MP-17/C/5436)	35 Ton	December-06
8	HYVA 2516 TC (UP/45-T/0662)	25 Ton	March-07
9	HYVA 2516 TC (UP/45-T/0658)	25 Ton	September-06
10	HYVA 2516 TC (UP/45-T/0664)	25 Ton	November-02
Heavy			
11	WATER TANKER-1 (UP/45-T/0665)	10KL	April-05
12	WATER TANKER-2 (UP/45-T/0655)	10KL	April-04
13	PLATEFORM NO.-111 (UP/45-T/0683)	15 TON	April-04
14	SERVICE VAN (UP/45-T/0661)	Model- 1210SE	September-06

S. No.	Equipment	Capacity	Date of Commissioning
15	FIRE TENDER (UP/45-T/0672)	4 KL	December-05
16	SCHOOL BUS (MP/17-8343)	55 seater	March-07
20	DG Set (Make- Kirloskar)	Model 1998	15 KVA
21	CONCRETE MIXER (DIESEL OPERATED)		
22	MOTORISED SLUICE GATE MFD. BY M/S HEW FOR BELT CONV.(K11BC2 A) OPTIONAL (QTY.-01 NO.)		
23	PNEUMATIC PLATE VALVES (SIZE-300 & 350 NB) DISMANTLED FROM DFA HANDLING SYSTEM INSTALLED INSIDE NTPC (QTY.- 20 NO.)		
24	DG Set (Make- Kirloskar)	Model 1998	5 KVA
Light			
25	M & M BOLERO CAMPER (UP/45-T/0653)	02 TON	October-07
26	M & M BOLERO DI (UP/64-K/4413)	07 seater	August-15
27	THREE WHEELER (TEMPO)(UP/70-AC/2554)	09 Seater	December-04

SCHEDULE II
1. JAYPEE SIDHI CEMENT PLANT

S.No.	Description	Vehicle No./Machine No.
Mining Equipments :		
1	ATLAS COPCO IDM 30	200706675
2	REAR DUMPER BH 35-2	BH35-2/899
3	MAN CLA25.280	MP-17-HH-0714
4	MAN CLA25.280	MP-17-HH-770
5	MAN CLA25.280	MP-17-HH-0897
6	MAN CLA25.280	MP17HH/0898
7	MAN CLA25.280	MP-17-HH-903
8	MAN CLA25.280	MP-17-HH-0958
9	REAR DUMPER BH 35-2	BH35-2/1222
10	REAR DUMPER BH 35-2	BH35-2/1223
11	Hydraulic Excavator KOMATSU PC-600	20218
Heavy Vehicles		
12	VOLVO TRAILER FM-400	YV2JSGOD968870114*H9*
Light Vehicles		
13	BOLERO	MP-17/CA-0563
14	BOLERO	MP-17/CA-0946
15	BOLERO	MP-17/CA-1708
16	BOLERO	MP-17/CA-1271
17	BOLERO	MP-17/CA-2137
18	BOLERO	MP-17 BA-0150
19	CAMPER	MP-17-G-0185
20	CAMPER	MP-17-G-0186
21	BATCHING PLANT	1
22	TRANSIT MIXER HP-26-0630	1
23	TRANSIT MIXER HP-26A-0787	1
24	TRANSIT MIXER -HP-26A-1046	1
25	TRANSIT MIXER- HP-26A-0652	1
26	AGGREGATE PLANT 50 MT (PER HOUR)	1
27	L&T KOMATSU PC-200	1
28	KOMATSU-D-41E-6	1
29	Hydra Crane (new)	1
30	Groove Crane RT 700 - 50 T	1

2. JAYPEE BELA PLANT

S.No.	Description	Vehicle No./Machine No.
Light Vehicles		
1	MAHINDRA 'MARSHAL' CHASSIS NO DX 30377 INV 199/19.05.1999 M/S STAR AUTOMOBILES, SATNA	MP17 A 4592
2	BOLERO DI 7STR MDI CHA 81A13867 ENG GF81A65018 BGRFBL/8-134/31.03.08 STAR AUTOMOBILES	MP17 CA 1623
3	MAHINDRA BOLERO DI 757R 2WD MDI 3200 CHASSIS NO 61G27779 ENGINE NO GA61G26937	MP17 CA 0654
4	MAHINDRA BOLERO DI2WD 75 R ENG NO GA74G63959 CHASSIS 72G37750 LDC-12/27.09.07 STAR AUTOMOBILES	MP17 CA 1262
5	BOLERO DI 7STR MDI LDC14/07.02.08 ENG GF71M36186 CHASSIS 71M57855 STAR AUTOMOBILES	MP17 CA 1531
6	BAJAJ "KAWASAKI" BOXER MOTORCYCLE CHASSIS DMF BJJ 29231 ENGINE NO DMM BJJ 85561 UPPAL MOTORS INV 67/21.04.2003	MP17 HC 5536
7	BAJAJ "CHETAK" SCOOTER CHASSIS NO 06F BFF 81120 UPPAL MOTORS ENGINE NO CDM BFF 33396 INV 916/23.09.1999	MP17 HA 7236
8	HERO HONDA MOTOR CYCLE GR 5-1161986/01.02.10 PO 26-1604 BADRIKA MOTORS P. LTD CHASSIS MBLJA06ESA GA06845 ENGINE JA06EBAGA07002	MP17 MD 5776
9	BOLERO SLE MP-17/CA-4308	MP17 CA 4308
10	MAHINDRA BOLERO, MP-17 CA/0728, CHS. 62K47156, EN.	MP17 CA 0728

S.No.	Description	Vehicle No./Machine No.
11	BOLERO, MP17 CA1070, C. 72E27700, E. GF74E61242	MP17 CA 1070
12	B.G.PUSH TROLLY COMPELETE WITH UMBRELLA & CHAIR.	-
Heavy Vehicles		
13	TATA WINGER AMBULANCE MP17DA0181 GR 5-3155716 INV S-1011-01631/07.03.11 AGARWAL MPTORS, SATNA, ENG 483DLT C55PZY723308 CHASSIS MAT460124 AUP06824	MP17 DA 0181
14	EICHER 10.75 SCHOOL BUS GR 5-3155715/17.03.11 PO 26-4328 INV 244/01.03.11 SINGH ENTERPRISES, REWA ENG E483CDBB523562 CHASSIS MC219HRF0 BB219223	MP17 P 0431
15	MAHINDRA TOURISTOR 42 SEATER BUS GR 5-2468375/19.11.2010 INV 1071/10.11.10 STAR AUTOMOBILES (M.P.LTD.) JABALPUR, ENG A4H11173 CHASSIS A3J18583 PO 26-3868	MP17 P 0410
Mining Equipment		
16	KOMATSU WA380-3 WHEEL LOADER (BUCKET FITTED WITH TOOTH POINT) LDC/8/ 21.09.2007 CHASSIS NO 54341 SR NO 38525 MPH0/2006/23/09.05.06 KOMATSU ASIA & PACIFIC PTE LTD	-
17	IDM30/TM-1 RC/HP/WI/ALS M/C SL NO 2011 06 758 GR 5-5653307/25.02.12 PO26-5751 M/S ATLAS COPCO (I) LTD. INV NO NM 200061 / 06.02.2012 PART NO 2011 0675 8	-
18	B.G.PUSH TROLLY COMPELETE WITH UMBRELLA & CHAIR.	-
19	1400 KW, 6.6 KV 6P TETV MOTOR PFR 203460034, 1 NO.	-
Office Equipment		
20	1 NO FAX MACHINE XEROX X-7242 P	-
21	BATCHING PLANT	1
22	AGGREGATE CRUSHER-JAW CRUSHER	1
23	CONCRETE BATCHING/MIXING PLANT MAXOMIX	1

3. JAYPEE HIMACHAL CEMENT PLANT BAGA

S.No.	Description	Vehicle No./Machine No.
Mining Equipments		
1	ESCORTS HYDRAULIC MOBILE CRANE	HP11B9811
2	COST ADJUSTMENT ESCORT HYDRULIC CRANE	HP11B9811
3	ESCORTS HYDRAULIC MOBILE CRANE	
4	COMPRESSOR	
5	GROVE CRANE RT	890
6	SCOOP TIPPER	
7	JCB EXCAVATOR	HP11B9807
8	L&T EXCAVATOR	
9	D G SET 1010 KVA, 6PNGS00180	
10	ARTICULATED MITSUBISHI DUMPER	
11	TIPPER	HP11B0368
12	WHEEL LOADER	
13	TIPPERS	HP11B9812
14	ARTICULATED MITSUBISHI DUMPER	
15	ARTICULATED MITSUBISHI DUMPER	
16	ARTICULATED MITSUBISHI DUMPER	
17	HYDROLIC EXCAVATOR KAMATSU PC 600	
18	16CUM BOX TIPPER ON LPK2523 TC/38	
19	16CUM BOX TIPPER ON LPK2523 TC/38	
20	16CUM BOX TIPPER ON LPK2523 TC/38	
21	16CUM BOX TIPPER ON LPK2523 TC/38	
22	16CUM BOX TIPPER ON LPK2523 TC/38	

S.No.	Description	Vehicle No./Machine No.
23	16CUM BOX TIPPER ON LPK2523 TC/38	
24	16CUM BOX TIPPER ON LPK2523 TC/38	
25	16CUM BOX TIPPER ON LPK2523 TC/38	
26	16CUM BOX TIPPER ON LPK2523 TC/38	
27	16CUM BOX TIPPER ON LPK2523 TC/38	
28	16CUM BOX TIPPER ON LPK2523 TC/38	
29	16CUM BOX TIPPER ON LPK2523 TC/38	
30	16CUM BOX TIPPER ON LPK2523 TC/38	
31	TIPPER	
32	TIPPER	
Heavy Vehicles		
33	TRACTOR VOLVO	
34	TATA LPS 4018TC	HP112614
35	TRAILLER	
36	TATA CIVILIAN CAB SA 1212TC	HP11B0386
37	TATA LPS 4018TC-LPS	HP112615
38	TRAILLER	
Light Vehicles		
39	MAHINDRA BOLERO	HP11A0436
40	MAHINDRA BOLERO	HP11A0435
41	MAHINDRA BOLERO	HP11A0430/UK07Y2941
42	MAHINDRA BOLERO	HP11A0444
43	MAHINDRA BOLERO	HP11A0429
44	MAHINDRA BOLERO	HP11A0432
45	MAHINDRA BOLERO	HP11A0439
46	MAHINDRA BOLERO	HP11B0318
47	MAHINDRA BOLERO	HP11B0337
48	MAHINDRA BOLERO	HP11B0336
49	MAHINDRA BOLERO	HP11B0338/HR67A3858
50	MAHINDRA BOLERO	HP11B0319HR67A3856
51	MAHINDRA BOLERO	HP11A0587
52	MAHINDRA BOLERO	HP11B0429
53	MAHINDRA BOLERO	HP11B0431
54	BOLERO CAMPER	HP113469
55	HERO HONDA (CD DOWN)	HP113076
56	MAHINDRA BOLERO DI 2WD	UK07U1105
57	MAHINDRA BOLERO SLX 2WD	UK07AB0274
58	BOLRO SLX 4WD	HP113862
59	MAHINDRA BOLERO SLX 2WD	UK07AB0273
60	BOLERO SLX/2WD	HP114571
61	BOLERO SLX/2WD	HP114570
62	TOYOTA COROLLA ALITS 1.8G (H5-GL)	DL7CG5751
63	TOYOTA COROLLA ALITS 1.8G (H5-GL)	DL7CG5760
64	BOLERO-DI/2WD HP 11 4639	HP114639
65	TATA INDIGO MANZA Q-JET	HP114982
66	TOYOTA COROLLA ALITS 1.8G (H5-GL)	DL7CG5769
67	MOTOR CYCLE	HP113467
68	BOLERO CAMPER	HP113472
69	BOLERO DI 4WD	HP691026
70	BOLERO DI 4WD	HP113380
71	AMBASSADOR	
72	MARUTI OMNI MPI STD BS III	
73	MAHINDRA BOLERO	HP11B0431
74	MAHINDRA BOLERO	HP11B0338
75	MAHINDRA BOLERO	HP11B0319
76	TATA SCHOOL BUS	HP114113
77	TATA SCHOOL BUS	
78	Concrete batching plant (With Cement silo 80 MT capacity and conveyor 85 m long) Cap - 30m ³ / hr Model - Shirke 30 Make - Shirke	1
80 to 83	Aggregate processing plant Cap - 100 TPH	

S.No.	Description	Vehicle No./Machine No.
	Size of screen - 0 to 40mm Cone crusher HP-100 (Make- Nardberg) Jaw crusher C- 100B (Make - Nardberg) Jaw crusher 9 X 16 (Make - SAYAJI) VSI - NAWAPACTOR Make : N/A (Assembled) Transit mixer (Cap- 4.0m³) mounted over Tata trucks 1. HP11-2988 Chasis No. - 388045GVZ124440 Engine No. - 40G62344630 Model - 2004 2. HP11-2985 Chasis No. - 388045GVZ124439 Engine No. - 40G62344350 Model - 2004 3. HP48-2293 Chasis No. - 388045EYZ109448 Engine No. - 10D62192196 Model- 2001 4. HP48-2281 Chasis No. -388045DXZ108708 Engine No. - 10D62191992 Model - 2001	
84	Concrete Pump	
85	Batching Plant CP-30 SR. NO-80200405/840	

4. JAYPEE HIMACHAL BAGHERI GRINDING UNIT

S.No.	Description	Vehicle No./Machine No.
Light Vehicles		
1	BOLERO	HP 11A 0589 (7 Seater)
2	BOLERO LX	HP 11A 3379 (7 Seater)
3	MAHINDRA XYLO E8M EAGLE CRD	CH 01AD 7640 (6 Seater)
4	BOLERO JEEP	CH 04L 7316 (7 Seater)
5	INNOVA 2.5 V (M)-7S-(VX)	CH 01AA 8749 (8 Seater)
6	MAHINDRA	CH 04L 6376 (7 Seater)
7	MAHINDRA BOLERO SLX FOR AMO LUDHIANA OFFICE PUR	CH 01AJ 3287 (7 Seater)
8	MAHINDRA XYLO D2 BS4 -HR-67A-3150 FOR MARKETING DE	HR 67A 3150 (6 Seater)
Heavy Vehicles		
9	AMBULANCE	HP 11B 0400
Maintenance/ Mining		
10	HYDRAULIC MOBIL CRANE	Model No 12 SB
11	CRANE ESCORTS HYDRA-12	Model No 12 SB
12	Potain H4/36 A - 12 T capacity	
13	FASSI CRANE TATA Sa 1212c (CAB) (CRANE open body)	1
14	BOX TIPPER	1
15	BOX TIPPER	1
16	DIESEL TANKER	1
17	HYVA	1
18	Dozer (Old) D-65 E-8	1
19	GROVE CRANE (50T)	1
20	ROTEX TOWER CRANE	1
21	HYDRA 12 MOBILE CRANE	1
22	HYDRAULIC MOBIL CRANE	1
23	HYDRAULIC MOBILE CRANE	1
24	HYDRAULIC TRAILER	1
25	H Beam Assembling Machine	1

5. JAYPEE ROORKEE CEMENT GRINDING UNIT

S.No.	Description	Vehicle No./Machine No.
1	M & M SCORPIO	UK07U-1818
2	TOYOTA QUALIS	UK07U-1116
3	M & M XYLO	UK07AP-2061
4	MOTOR CYCLE (HERO HONDA)	UK-08M-5501
5	DIESEL WELDING SET ESAB 500-KHH	

6. JAYPEE DALLA CEMENT PLANT

S. No.	Asset No.	Description	Vehicle No.	Remarks
Mining				
1	800010	LIEBHERR Telescope Mobile Crane LTM 1070-4.1, SL.No. 59397	Liebherr Crane-08	
2	800020	Hydra Crane-SLBM Escort Make Chasis No: 1936461614		
3	800044	Hydraulic Mobile Crane (1935425118)	Hydra Crane-03	
4	800045	Hydraulic Mobile Crane (1935421817)	Hydra-02	
5	800252	TADANO ROUGH TERRAIN CRANE MODEL GR-700 EX SL NO. 546248	Tadano Crane-10	
6	800253	SANY CONCRETE BOOM PLACER PUMP MODEL-SY5392THB-42 SL NO. 07BC53920105	SANY CONCRETE BOOM	
7	800255	KOMATSU D85ESS-2A BULL DOZER SL NO. 4481	Dozer D85ESS-2	
8	800435	TATA LPK 2518 Scoop Tipper Make TATA MAT44809193N12430	Hyva-15	
9	800437	TATA LPK 2518 Scoop Tipper Make TATA MAT44809192K17847	UP-64H/4473	
10	800440	TATA LPK 2518 Scoop Tipper Make TATA MAT44809193N11685	Hyva-16	
11	800441	TATA LPK 2518 Scoop Tipper Make TATA MAT44809192K17119	UP-64H/4469	
12	800018	HYDRA (CH NO. 1936450912)	Hydra Crane-05	
13	800043	Komatsu PC200 Excavator - L & T SL NO. NL-13045	PC 200-6 (03)	
14	800494	JCB EXCAVATOR LOADER 430Z Wheel Loaderwith BS-11	Loader - 430Z	
15	800052	TATA Hyva UP64H-0936	5	
16	800439	TATA Hyva UP-64H/4472	9	
17	800053	TATA Hyva UP64H-0942	2	
Heavy				
18		Trailer TATA-2416 HP26A/0398	4	
19		Trailer TATA-2416 HP26A/0399	2	
20	110068	TATA 709 UP64/H-1814	1	
21	110109	Fire Tender(Co2 Tender on TATA 1613/42)	HP11-4824	
22	800487	Fire Tender Bronto (Sky Lift) C-MAT448025A2A00443 (Engine no. - 90M62825081)	Fire Tender	
23	800488	Fire Tender-Water Bouzer Mougier MAT46910191K26243 (Engine No. - 697TC58KQZ117780)	Fire Tender	
24	110112	TATA Bus Model 54SH/ Back Seat LP0b(UP64H/ 1175)	UP64H/1175	
Light				
25	110089	TATA INDICA DLS-II(MP17CA-0591)	MP17CA-0591	
26	110090	HONDA LK CITY ZX VTEC MT	UP-70AP-9909	
27	110108	LK CITY ZX VTEC E No:L1510009616 (UP 70 AP 9909)	UP-70AP-9909	
28	110092	MAHINDRA SCORPIO/SLX DIESEL(UP64J2718)	UP64J 2718	
29	110077	Motor Cycles Splendor Plus (UP-64K/4509)	UP-64K/4509	
30	110091	MAHINDRA BOLERO DI 751 R (MP17CA0588)	MP17CA0588	
31	110103	Mahindra Scorpio/Bolero/D-5/240 (MP17BA0143)	MP17BA0143	
32	110119	BOLERO CAMPER (MP-17BA/0120)	MP-17BA/0120	
33	110444	MAHINDRA BOLERO DIZ "AC" (UP-64K/4890)	UP-64K/4890	
34	110452	MAHINDRA BOLERO CAMPER 2WD PU(UP64H/2353)	UP64H/2353	
35	110053	MotorCycle Splendor Plus (UP-64K/4507)	UP-64K/4507	
36	110061	Bolero Campre Reg.No. UP64H/1306	UP 64 H 1306	
37	110063	Bolero DD 2WD Reg.No. UP64J/7590	UP 64 J 7590	

S. No.	Asset No.	Description	Vehicle No.	Remarks
38	110080	Mahindra, Model Bolero GLX 2WD 52K(UP-64/K-4415)	UP 64K 4415	
39	110095	MotorCycle Splendor Plus (UP65AE3901)	UP65AE3901	
40	110099	MotorCycle Splendor Plus (UP-64J/7344)	UP-64J/7344	
41	110115	BOLERO CAMPER (UP 64 J 1306)	UP 64 J 1306	
42	110451	MAHINDRA BOLERO CAMPER 2WD PU/BS2(UP64H/2352)	UP64H/2352	
43	110454	MAHINDRA BOLERO DI REFRESH 7 SEATER(UP64K/4414)	UP64K/4414	
44	110062	Bolero SLE 2WD 7STR Reg.No. UP64J/5442	UP 64 J 5442	
45	110834	"Mahindra e-tech" 24 seater BUS (UP78 BT9193)	UP78BT9193	
46	110102	Mahindra Vehicle Scorpio/2WD MP17CA0743	MP17CA0743	
47	110078	Mahindra, Model Bolero DI 2WD (MP17CA0181)	MP17CA0181	
48	110106	Bolero DI /2WD Engine No: GA62H40374 (MP17CA0712)	MP17CA0712	
49	110067	Bolero Di 7STR MDI TC 2WD Reg.No. UP64J/5443	UP64J5443	
50	110706	HERO HONDA - MOTOR CYCLE (UP-64 M /2925)	UP-64M/2925	
51	110052	MotorCycle Splendor Plus (UP-64J/7363)	UP-64J/7363	
52	110101	Mahindra Vehicle Scorpio/4WD (MP17CA0590)	MP17CA0590	
53	110453	MAHINDRA BOLERO DIZ AC 7 SEATER(UP64K/4413)	UP64K/4413	
54	110993	BOLERO MAHINDRA(CH No. C5G40250) UP64R-3588	UP 64 R-3588	
55		Air Compressor CPS-600	12	
56		Air Compressor XA-280	10	
57		Air Compressor XA-280	11	
58		Box Tipper UP13/T-0782	19	
59		Box Tipper UP13/T-3199	20	
60		Bulldozer-D6H	1	
61		Hydraulic Excavator Komatsu PC-200	18	
62		JCB Backhoe-Loader 3D	3	
63		Road Roller Speedcraft	1	
64		Transit Mixer HP26/A-1045	17	
65		Transit Mixer UA09-4963 TATA-1613	12	
66		Transit Mixer - HR 67-4620 tata 1613	16	
67	21-05-4090	Hydraulic Excavator PC-600 LC-7	9	
68		Hydraulic Excavator TATA Hitachi EX-400	14	
69		MAN Tipper CLA 25.280 MP-17HH/0853	20	
70	28-12-4090	MAN Tipper CLA 25.280 UP64/H-2912	12	
71	27-12-4090	MAN Tipper CLA 25.280 UP64/H-2913	10	
72	JALEC	MAN Tipper CLA 25.280 MP17HH- 0837	14	
73	23-05-4090	MAN Tipper CLA 25.280 UP64/H-2168	1	
74		MAN Tipper CLA 25.280 MP17/HH-0654	8	
75		Trailer Hippo HR38/J-0546	21	
76		Transit Mixer HP48-2280	20	
77		Transit Mixer UA07-7335	13	
78		Transit Mixer UA09/5128	15	
79		DG Set 20 KVA	1	
80		Batching Plant (Schwing Stetter Make) Cap. 30 CuM. Per hour	1	
81		APP consisting of Primary Crusher Model C63B, Secondary Crusher		

S. No.	Asset No.	Description	Vehicle No.	Remarks
		Model G-258, HP-100SX, Make Nordberg Finland, & Vibrating Screen (02 nos.) Make Sayaji Capacity - Primary 140 TPH, Secondary - 200 TPH	1	
82		APP Capacity 50 TPH, consisting of Vibro Feeder, Primary Crusher, Vibrating Screen (02 nos.), Secondary Crusher-01 no.		
Equipment Recommended for disposal -				
83		Bulldozer BD-155	9	
84		Hydraulic Excavator TATA Hitachi EX-400	8	
85		Transit Mixer HP06-1837		
86		Transit Mixer HP26-0624	6	
87		Transit Mixer UA09/ 5001	10	
88		Transit Mixer UA09/ 4961	8	

LIST OF CONSTRUCTION MATERIAL

Sr. No.	Asset Description	Available Qty	Name of Plant in Whose Book of Account Asset is Available
89	MS Pipe (6m long)	250	DALLA
90	MS Pipe (4-6m long)	200	DALLA
91	MS Pipe (3-4m long)	1600	DALLA
92	MS Pipe (2m long)	280	DALLA
93	APS Pipe (2m long)	4000	DALLA
94	APS Pipe (1.5m long)	272	DALLA
95	Cross bar	17500	DALLA
96	Base plate	315	DALLA
97	Adjustable stirrup	135	DALLA
98	Clamp	2500	DALLA
99	Acrow span	37	DALLA
100	Steel shuttering plate	250	DALLA
101	CI Pipe 350mm dia & 400mm dia	200	DALLA

7. JAYPEE SUPER CEMENT PLANT

S. No.	Description	Regn. No./ W. No.	Location	Remarks
Heavy				
1	AMBULANCE (WINGER)	UP-64H/4463	Transferred to Churk in	Dec'13
Light				
2	HERO HONDA SPL+	UP-64M 2926	Transferred to Chunar	
3	Potain MD 1100 - 40 T For Preheater			
4	Liebherr TC-280, 16 T Capacity, 35 Mtrs. Height			

8. JAYPEE SIKANDERABAD CEMENT GRINDING UNIT

S. No.	Description	Vehicle No.
Light		
1	Bolero	UP - 13 U -7416
2	Bolero	UP - 13 U -6917
Heavy		
3	Tata Truck (709)	UP13T -2434
4	DG: 1.01 MW (Caterpillar)	

9. JAAGO TANDA CEMENT GRINDING UNIT

S. No.	Description	Vehicle No.
Heavy		
1	TATA 3516 EX BULKER	UP/45-T/0670
2	TATA 3516 EX BULKER	UP/45-T/0657
3	TATA TRAILOR	HR/67-7138
Maintenance		
4	ROAD SWEEPING MACHINE	
Light		
5	M & M BOLERO CHAMPER	UP/45-T/0652
6	M & M BOLERO DI	UP/45-H/3466

SCHEDULE III A

LIST OF BANK GUARANTEES TO BE RETAINED BY TRANSFEROR1 IN CASE OF PART A OF THE AGREEMENT

(A) Details of Bank Guarantee in normal course of business for the cements plants not proposed to be acquired by Transferee in case of Part A of the Agreement

Sl. No.	Bank	B.G. no.	Date of Issue	Favouring	Amount	Date of Expiry	Nature
1	SYND	138BGFG151730002	22.06.15	THE PRADESHIYA INDUSTRIAL & INVESTMENT CORP. OF U P LTD. (PICUP), LUCKNOW	2,430,691	21.06.22	Interest free loan - Asbestos Chunar
2	SYND	138BGFG151730001	22.06.15	THE PRADESHIYA INDUSTRIAL & INVESTMENT CORP. OF U P LTD. (PICUP), LUCKNOW	36,073,285	21.06.22	Interest free loan - Asbestos Chunar
3	SYND	138BGFG151740001	23.06.15	THE PRADESHIYA INDUSTRIAL & INVESTMENT CORP. OF U P LTD. (PICUP), LUCKNOW	37,600,000	22.06.22	Interest free loan - Asbestos Chunar
4	SYND	138BGFG143310001	27.11.14	UTTAR PRADESH FINANCIAL CORPORATION, KANPUR	93,500,000	26.11.24	Interest free loan - Asbestos Sadva
5	SYND	138BGFG152710001	28.09.15	UTTAR PRADESH FINANCIAL CORPORATION, KANPUR	105,798,000	27.09.25	Interest free loan - Asbestos Sadva
6	BOM	BOM/0392/87/09-10 (0039211BG0000166)	14.01.10	The Commissioner of Customs	985,909	13.01.17	Regn. Of Project Imports
7	BOM	0039211BG0000217 or 219	20.04.11	The Commissioner of Customs	3,856,063	19.04.16	Regn. Of Project Imports
8	BOM	0039212BG0000364	15.02.12	The Commissioner of Customs	17,938,071	20.05.16	Regn. Of Project Imports
9	PNB	2164ILG000807 (2164ILG035309)	19.01.07	The Commissioner of Customs	8,799,160	18.01.17	Regn. Of Project Imports
10	SBI	0999614BG0001030	25.03.14	SOUTH EASTERN COALFIELDS LTD, BAIKUNTHPUR-497335, DISTT. KOREA CHATTISGARH	29,644,298	25.03.19	Coal supply
11	UBI,Rewa	37300IGL0000712	25.04.2012	M.P. Rural Development Authority, Bhopal	128,000	24.04.2017	Construction of road 1.1Km Bankuiyan ML 407.005 hect.
12	UBI,Rewa	373001GL0000201	03-05-2015	M/s SECL, Bilaspur	3,200,000	02-05-2016	CST on Coal - Nov.2K to
13	SBH	2027814BG0000135	15.12.14	YANTRA HARVEST ENERGY PVT. LTD., PUNA	7,240,000	31.03.18	Equipment purchase security
14	SBM	4041515BG0000043	11.03.15	THE GOVERNOR OF HARYANA, DIRECTOR OF INDUSTRIES, CHANDIGARH (IFL)	7,500,000	07.09.20	Interest free loan - Panipat
15	SBH	2027814BG0000064	20.06.14	THE GOVERNOR OF HARYANA: DIRECTOR OF IND., CHANDIGARH (IFL)	11,639,951	31.12.19	Interest free loan - Panipat
16	SBH	2027812BG0000102	31.08.12	THE GOVERNOR OF HARYANA: DIRECTOR OF IND., CHANDIGARH	12,600,000	31.03.18	Interest free loan - Panipat
17	SBM	4041514BG0000132	24.07.14	THE GOVERNOR OF HARYANA, DIRECTOR OF INDUSTRIES, CHANDIGARH (IFL)	14,520,315	31.01.20	Interest free loan - Panipat
18	SBH	2027814BG0000130	13.12.14	THE GOVERNOR OF HARYANA, DIRECTOR OF IND., CHANDIGARH- IFL BG	16,850,000	30.06.20	Interest free loan - Panipat
19	OBC	04070003912	20.03.12	GOVERNOR OF HARAYANA, DIRECTOR OF INDUSTRIES, CHANDIGARH	18,000,000	30.06.17	Interest free loan - Panipat
20	OBC	04070001113	25.02.13	GOVERNOR OF HARAYANA, DIRECTOR OF INDUSTRIES, CHANDIGARH	19,900,000	31.08.18	Interest free loan - Panipat
21	SBM	4041515BG0000032	13.02.15	THE GOVERNOR OF HARYANA, DIRECTOR OF INDUSTRIES, CHANDIGARH (IFL)	20,000,000	31.07.20	Interest free loan - Panipat
22	SBH	2027811BG0000151	12.10.11	THE GOVERNOR OF HARYANA: DIRECTOR OF IND., CHANDIGARH	27,000,000	31.12.16	Interest free loan - Panipat
23	SBH	2027814BG0000018	20.02.14	THE GOVERNOR OF HARYANA: DIRECTOR OF IND., CHANDIGARH (IFL)	36,342,416	31.08.19	Interest free loan - Panipat
24	OBC	04070003711	26.04.11	THE GOVERNOR OF HARYANA, TH DIRECTOR OF INDUSTRIES, CHANDIGARH	71,039,848	30.06.16	Interest free loan - Panipat
25	UBI, Rewa	37300IGL0000813	30.03.2013	The Regional Controller of Mines IBM, Jabalpur	351,500	31.03.2018	Progressive/ Mine Closure Plan
26	UBI, Rewa	37300IGL0000413	15.03.2013	The Regional Controller of Mines IBM, Jabalpur	693,500	31.03.2018	Progressive/ Mine Closure Plan
27	UBI, Rewa	37300IGL0000112	17.01.2012	The Regional Controller of Mines IBM, Jabalpur	318,750	31.03.2017	Progressive/ Mine Closure Plan
28	UBI, Rewa	37300IGL0000111	18.01.2011	The Regional Controller of Mines IBM, Jabalpur	800,000	31.03.2016	Progressive/ Mine Closure Plan
29	UBI,Rewa	37300IGL0000514	02.05.2014	The Regional Controller of Mines IBM, Jabalpur	5,951,375	31.03.2019	Progressive/ Mine Closure Plan
30	UBI, Rewa	37300IGL0000614	02.05.2014	The Regional Controller of Mines IBM, Jabalpur	377,300	31.03.2019	Progressive/ Mine Closure Plan

Sl. No.	Bank	B.G. no.	Date of Issue	Favouring	Amount	Date of Expiry	Nature
31	OBC	04070002712	16.02.12	The Regional Controller of Mines IBM, Nagpur	577,025	28.02.17	Progressive/ Mine Closure Plan
32	UBI, Rewa	37300IGL0001814	18.12.2014	The Regional Controller of Mines IBM, Jabalpur	1,582,250	31.03.2019	Progressive/ Mine Closure Plan
33	UBI, Rewa	37300IGL0001414	17.11.2014	The Regional Controller of Mines IBM, Jabalpur	200,000	31.03.2018	Progressive/ Mine Closure Plan
34	UBI, Rewa	37300IGL0000515	23.07.2015	The Regional Controller of Mines IBM, Jabalpur	962,900	31.03.2020	Progressive/ Mine Closure Plan
35	UBI, Rewa	37300IGL0001115	23.09.2015	The Regional Controller of Mines IBM, Jabalpur	429,825	31.03.2020	Progressive/ Mine Closure Plan
36	UBI, Rewa	37300IGL0001015	23.09.2015	The Regional Controller of Mines IBM, Jabalpur	663,000	31.03.2020	Progressive/ Mine Closure Plan
37	UBI, Rewa	37300IGL0000315	14.05.2015	The Regional Controller of Mines IBM, Jabalpur	440,000	31.03.2018	Progressive/ Mine Closure Plan
38	SBH	2027813BG0000075	31.05.13	THE PRESIDENT OF INDIA, NORTH CENTRAL RAILWAY, ADMINISTRATION, ALLAHABAD	5,000,000	31.05.16	Railway freight
39	SBM	4041515BG0000092	29.05.15	THE PRESIDENT OF INDIA, THE CHIEF COMMERCIAL MANAGER, WEST CENTRAL RAILWAYS, JABALPUR	8,740,138	30.06.16	Railway freight
40	SBM	4041515BG0000094	29.05.15	THE PRESIDENT OF INDIA, THE CHIEF COMMERCIAL MANAGER, WEST CENTRAL RAILWAYS, JABALPUR	29,029,016	30.06.16	Railway freight
41	UBI, Rewa	37300IGL0000415	18.06.2015	IFFCO-Phoolpur	239,200	30.09.2016	Security Amount - For lifting of Dry Fly Ash
42	SBI	0999614BG0001027	25.03.14	SOUTH EASTERN COALFIELDS LTD, BHATAON AREA, DISTT. SURAJPUR, CHATTISGARH	11,309,470	25.03.19	Coal supply
43	SBM	4074710BG0000024	22.02.10	COAL INDIA LTD/NORTHERN COALFIELDS LTD., KOLKATA (CHUNAR FSA)	20,500,000	15.10.15	Coal supply
44	SBH	2027810BG0000042	19.03.10	CIL/NORTHERN COALFIELDS LTD., KOLKATA (CHUNAR 38 MW CPP)	27,500,000	18.12.15	Coal supply
45	SBH	2027815BG0000168	10.12.15	NORTHERN COALFIELDS LTD., PO SINGRAULI COLLIERY, DISTT SINGRAULI-MP-486889	27,500,000	31.12.16	Coal supply
46	SBH	2027813BG0000137	09.11.13	COAL INDIA LTD., / SOUTH EASTERN CLALFIELDS LTD. KOLKATA FSA JRP	60,000,000	31.07.16	Coal supply
47	UBI, Rewa	37300IGL0001711	09.04.2011	The Regional Controller of Mines IBM, Jabalpur	2,978,075	31.03.2016	Progressive/ Mine Closure Plan
48	SBM	4074710BG0000070	22.07.10	THE PRESIDENT OF INDIA, THE CHIEF COMMERCIAL MANAGER, N.C.R, ALLAHABAD	2,357,000	30.11.16	Railway freight
49	SBH	2027812BG0000136	10.10.12	THE PRADESHIYA INDUSTRIAL & INVESTMENT CORP. OF U P LTD., LUCKNOW	101,516,620	09.10.22	Interest free loan - S'bad
50	SYND	138BGF151670001	16.06.15	THE PRADESHIYA INDUSTRIAL & INVESTMENT CORP. OF U P LTD. (PICUP), LUCKNOW	115,561,020	15.06.25	Interest free loan - S'bad
51	SYND	138BGF151660001	15.06.15	THE PRADESHIYA INDUSTRIAL & INVESTMENT CORP. OF U P LTD. (PICUP), LUCKNOW	126,763,907	16.06.25	Interest free loan - S'bad
52	CB	004GOPG111250004	05.05.11	UTTAR PRADESH FINANCIAL CORPN. LTD., KANPUR	50,300,000	04.06.21	Interest free loan - Tanda
53	OBC	04070005813	05.10.13	UTTAR PRADESH FINANCIAL CORPORATION, KANPUR	162,000,000	04.10.23	Interest free loan - Tanda
54	SYND	138BGF143220003	17.11.14	UTTAR PRADESH FINANCIAL CORPN. LTD., KANPUR (OLD BG NO. 81/2014)	184,400,000	16.11.24	Interest free loan - Tanda
55	OBC	04070005213	07.09.13	UTTAR PRADESH FINANCIAL CORPORATION, KANPUR	200,000,000	06.09.23	Interest free loan - Tanda
56	CB	004GOPG110730002	14.03.11	UTTAR PRADESH FINANCIAL CORPN. LTD., KANPUR	226,000,000	13.04.21	Interest free loan - Tanda
57	SBH	2027812BG0000130	28.09.12	UTTAR PRADESH FINANCIAL CORPORATION, 14/88, CIVIL LINES, KANPUR (U.P.)	395,100,000	27.09.22	Interest free loan - Tanda
58	CB	004GOPG111330001	13.05.11	UTTAR PRADESH FINANCIAL CORPN. LTD., KANPUR	405,800,000	12.06.21	Interest free loan - Tanda
122	SBM	4041513BG0000193	02.11.13	THE ASSTT. EXCISE & TAXATION COMMISSIONER, SHIMLA, H.P.	50,000,000	31.10.18	Vat deferment Loan
123	OBC	04070011312	17.12.12	ASSTT. EXCISE & TAXATION COMM. EXCISE & TAXATION DEPT. SOLAN (H.P.)	60,000,000	31.03.18	Vat deferment Loan
124	SBH	2027814BG0000049	02.05.14	THE ASSTT. EXCISE & TAXATION COMM. GOVT. OF H.P., DIST : SOLAN	63,000,000	30.04.19	Vat deferment Loan
125	IDBI	110127IBGF00054	09.02.11	THE ASSTT. EXCISE & TAXATION COMMISSIONER, SHIMLA	70,000,000	31.03.16	Vat deferment Loan
126	IDBI	2010127IBGF0296	17.06.10	THE ASSTT. EXCISE & TAXATION COMMISSIONER, SHIMLA	100,000,000	30.06.16	Vat deferment Loan
127	OBC	04070004811	20.05.11	THE ASSTT. EXCISE & TAXATION COMMISSIONER, SHIMLA	100,000,000	30.06.16	Vat deferment Loan
128	OBC	04070009311	03.10.11	THE ASSTT. EXCISE & TAXATION COMMISSIONER, SHIMLA	100,000,000	30.11.16	Vat deferment Loan
129	OBC	04070001212	28.01.12	THE ASSTT. EXCISE & TAXATION COMMISSIONER, SHIMLA	100,000,000	28.02.17	Vat deferment Loan
		SUB TOTAL-(A)			3,421,527,878		

(B) Details of Bank Guarantee Against Contingent Liabilities

Sl. No.	Bank	B.G. no.	Date of Issue	Favouring	Amount	Date of Expiry	Nature
1	ICICI	0007BGFD008816	20.01.16	ASSTT. EXCISE & TAXATION COMMISSIONER, EXCISE & TAXATION DEPT. SOLAN, H.P.	17,570,000	31.03.17	CGCR
2	AXIS	16090100003536	06.10.15	ASSTT. EXCISE & TAXATION COMMISSIONER, EXCISE & TAXATION DEPT. SOLAN, H.P.	27,000,000	31.03.17	CGCR
3	AXIS	16090100003330	04.08.15	ASSTT. EXCISE & TAXATION COMMISSIONER, EXCISE & TAXATION DEPT. SOLAN, H.P.	39,035,000	31.03.17	CGCR
4	OBC	04070002413	23.04.13	ASSTT. EXCISE & TAXATION COMM. EXCISE & TAXATION DEPT. SOLAN (H.P.)	92,500,000	31.10.15	CGCR
5	SBM	4041515BG0000016	06.02.15	THE ASSTT. EXCISE & TAXATION COMMISSIONER, SHIMLA, H.P.	110,000,000	31.03.16	CGCR
6	IDBI	140127IBGF00282	13.06.14	THE ASSTT. EXCISE & TAXATION COMMISSIONER, GOVT. OF H.P., SOLAN (H.P.)	130,000,000	31.10.15	CGCR
7	OBC	04070010512	30.10.12	ASSTT. EXCISE & TAXATION COMM. EXCISE & TAXATION DEPT. SOLAN (H.P.)	130,000,000	31.10.15	CGCR
8	SBM	4041513BG0000192	02.11.13	THE ASSTT. EXCISE & TAXATION COMMISSIONER, SHIMLA, H.P.	130,000,000	31.10.15	CGCR
9	OBC	04070000203	18.08.03	M/S SOUTH EASTERN COALFIELDS LTD., BILASPUR, CHHATTISGARH	5,000,000	31.08.16	CST Case
10	J & K	VV/BG-005/2006	21.02.06	SOUTH EASTERN COALFIELDS LTD. BILASPUR, CHHATTISGARH	7,500,000	28.02.16	CST Case
11	J & K	BG-022/2002	13.12.02	SOUTH EASTERN COALFIELDS LTD. BILASPUR, CHHATTISGARH	7,500,000	30.06.16	CST Case
12	SBM	4041513BG0000173	04.10.13	THE ASSTT. EXCISE & TAXATION COMMISSIONER, SOLAN, (H. P.)	3,690,000	30.09.16	HP Entry Tax case
13	SBM	4041514BG0000221	13.11.14	THE ASSTT. EXCISE & TAXATION COMMISSIONER, SOLAN, (H. P.)	4,127,000	30.09.16	HP Entry Tax case
14	SBM	4074712BG0000496	11.09.12	THE ASSTT. EXCISE & TAXATION COMMISSIONER, SHIMLA, H.P.	12,600,000	30.09.16	HP Entry Tax case
15	OBC	04070006212	16.05.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	106,945	30.06.16	MP Entry Tax case
16	SBM	4041515BG0000066	07.05.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	209,431	31.03.16	MP Entry Tax case
17	OBC	04070004011	06.05.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	400,000	30.06.16	MP Entry Tax case
18	OBC	04070003911	06.05.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	477,909	30.06.16	MP Entry Tax case
19	OBC	04070006012	16.05.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	500,000	30.06.16	MP Entry Tax case
20	SBM	4041514BG0000092	08.05.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	500,000	30.06.16	MP Entry Tax case
21	OBC	04070008911	21.09.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	631,418	31.03.16	MP Entry Tax case
22	OBC	04070002313	15.04.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	791,061	30.06.16	MP Entry Tax case
23	SBM	4041515BG0000171	04.11.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	843,029	31.12.16	MP Entry Tax case
24	OBC	04070002213	15.04.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	900,000	30.06.16	MP Entry Tax case
25	SBM	4041515BG0000065	07.05.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	1,000,000	31.03.16	MP Entry Tax case
26	OBC	04070010111	17.10.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	1,012,703	31.03.16	MP Entry Tax case
27	SBM	4041514BG0000093	08.05.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	1,182,689	30.06.16	MP Entry Tax case
28	OBC	04070011311	13.12.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	1,203,771	31.03.16	MP Entry Tax case
29	OBC	04070000312	17.01.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	1,275,762	31.03.16	MP Entry Tax case
30	OBC	04070006011	15.06.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	1,295,309	30.06.16	MP Entry Tax case
31	OBC	04070003111	06.04.11	THE PRESIDENT OF INDIA, CTO, REWA (M.P.) - FOR SIDHI PLANT	1,295,371	30.06.16	MP Entry Tax case
32	OBC	04070006411	11.07.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	1,306,174	31.03.16	MP Entry Tax case
33	OBC	04070010811	21.11.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	1,320,338	31.03.16	MP Entry Tax case
34	OBC	04070003012	16.02.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	1,330,271	30.06.16	MP Entry Tax case
35	OBC	04070005012	09.04.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	1,400,000	30.06.16	MP Entry Tax case
36	OBC	04070006312	16.05.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	1,422,637	30.06.16	MP Entry Tax case
37	OBC	04070003612	15.03.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	1,423,784	30.06.16	MP Entry Tax case
38	SBM	4041515BG0000152	16.09.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	1,474,117	31.12.16	MP Entry Tax case
39	SBM	4041515BG0000122	07.07.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	1,515,246	31.12.16	MP Entry Tax case
40	SBM	4041515BG0000103	08.06.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	1,540,307	30.06.16	MP Entry Tax case
41	OBC	04070004411	19.05.11	THE PRESIDENT OF INDIA, CTO, REWA (M.P.) - FOR SIDHI PLANT	1,547,446	30.06.16	MP Entry Tax case
42	SBM	4041515BG0000155	16.09.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	1,580,366	31.12.16	MP Entry Tax case
43	OBC	04070008811	21.09.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	1,596,421	31.03.16	MP Entry Tax case
44	OBC	04070000811	14.02.11	THE PRESIDENT OF INDIA, CTO, REWA (M.P.) - FOR SIDHI PLANT	1,644,332	30.06.16	MP Entry Tax case
45	OBC	04070003411	09.04.11	THE PRESIDENT OF INDIA, CTO, REWA (M.P.) - FOR SIDHI PLANT	1,718,833	30.06.16	MP Entry Tax case
46	OBC	04070008212	20.07.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	1,911,890	30.06.16	MP Entry Tax case
47	SBM	4041515BG0000134	28.07.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	1,913,724	31.12.16	MP Entry Tax case
48	OBC	04070001710	08.04.10	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	2,000,000	30.06.16	MP Entry Tax case
49	OBC	04070007512	15.06.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	2,023,156	30.06.16	MP Entry Tax case
50	SBM	4041515BG0000026	11.02.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	2,172,380	31.03.16	MP Entry Tax case
51	OBC	04070009412	24.09.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	2,294,398	30.06.16	MP Entry Tax case
52	OBC	04070010212	17.10.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	2,314,460	30.06.16	MP Entry Tax case
53	OBC	04070008712	17.08.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	2,377,501	30.06.16	MP Entry Tax case
54	OBC	04070003210	15.07.10	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	2,500,000	30.06.16	MP Entry Tax case
55	SBH	2027810BG0000084	21.05.10	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	2,500,000	31.05.16	MP Entry Tax case
56	SBH	2027810BG0000106	11.06.10	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	2,500,000	31.05.16	MP Entry Tax case
57	SBM	4041515BG0000051	19.03.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	2,500,000	31.03.16	MP Entry Tax case

Sl. No.	Bank	B.G no.	Date of Issue	Favouring	Amount	Date of Expiry	Nature
58	OBC	04070011012	12.12.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	2,652,400	30.06.16	MP Entry Tax case
59	SBM	4041514BG0000226	17.11.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	2,668,946	31.03.16	MP Entry Tax case
60	OBC	04070000313	11.01.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	2,691,403	30.06.16	MP Entry Tax case
61	SBM	4041515BG0000037	24.02.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	2,723,946	31.03.16	MP Entry Tax case
62	SBM	4041513BG0000169	21.09.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	2,737,331	31.12.15	MP Entry Tax case
63	SBM	4041516BG0000034	15.02.16	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	2,741,085	31.12.17	MP Entry Tax case
64	OBC	04070004713	20.08.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	2,779,486	31.12.15	MP Entry Tax case
65	SBM	4041515BG0000191	19.11.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	2,788,377	31.12.16	MP Entry Tax case
66	SBM	4041515BG0000050	19.03.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	2,813,681	31.03.16	MP Entry Tax case
67	SBM	4041514BG0000010	08.01.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	2,863,943	31.12.15	MP Entry Tax case
68	OBC	04070003211	06.04.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	2,900,000	30.06.16	MP Entry Tax case
69	OBC	04070010812	20.11.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	2,937,421	30.06.16	MP Entry Tax case
70	SBM	4041516BG0000030	09.02.16	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	2,939,929	31.12.17	MP Entry Tax case
71	SBM	4041515BG0000206	29.12.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	2,949,462	31.12.16	MP Entry Tax case
72	SBM	4041514BG0000018	17.01.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	2,965,703	31.12.15	MP Entry Tax case
73	OBC	04070001410	15.03.10	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,000,000	30.06.16	MP Entry Tax case
74	OBC	04070003910	20.08.10	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,000,000	30.06.16	MP Entry Tax case
75	OBC	04070004610	14.09.10	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,000,000	30.06.16	MP Entry Tax case
76	OBC	04070005510	19.10.10	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,000,000	31.03.16	MP Entry Tax case
77	OBC	04070002609	23.03.09	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,064,000	30.06.16	MP Entry Tax case
78	OBC	04070007709	21.08.09	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,300,000	30.06.16	MP Entry Tax case
79	OBC	04070008309	15.09.09	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,300,000	30.06.16	MP Entry Tax case
80	OBC	04070009409	13.10.09	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,300,000	30.06.16	MP Entry Tax case
81	OBC	04070010709	18.11.09	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,300,000	30.06.16	MP Entry Tax case
82	OBC	04070011809	17.12.09	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,300,000	30.06.16	MP Entry Tax case
83	OBC	04070000310	16.01.10	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,300,000	30.06.16	MP Entry Tax case
84	OBC	04070006010	22.11.10	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,300,000	31.03.16	MP Entry Tax case
85	OBC	04070006310	21.12.10	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,300,000	31.03.16	MP Entry Tax case
86	OBC	04070000211	13.01.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,300,000	31.03.16	MP Entry Tax case
87	OBC	04070000911	14.02.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,300,000	30.06.16	MP Entry Tax case
88	OBC	04070002411	23.03.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,300,000	30.06.16	MP Entry Tax case
89	OBC	04070004611	19.05.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,300,000	30.06.16	MP Entry Tax case
90	OBC	04070005911	15.06.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,300,000	30.06.16	MP Entry Tax case
91	OBC	04070006311	11.07.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,300,000	31.03.16	MP Entry Tax case
92	OBC	04070008611	21.09.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,300,000	31.03.16	MP Entry Tax case
93	OBC	04070008711	21.09.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,300,000	31.03.16	MP Entry Tax case
94	OBC	04070010011	17.10.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,300,000	31.03.16	MP Entry Tax case
95	OBC	04070010711	21.11.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,300,000	31.03.16	MP Entry Tax case
96	OBC	04070004912	09.04.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,300,000	30.06.16	MP Entry Tax case
97	SBM	4041513BG0000187	21.10.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,458,280	31.12.15	MP Entry Tax case
98	SBM	4041514BG0000230	25.11.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,500,000	31.03.16	MP Entry Tax case
99	SBM	4041514BG0000177	16.09.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,563,763	31.03.16	MP Entry Tax case
100	SBM	4041514BG0000218	13.11.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,728,143	31.03.16	MP Entry Tax case
101	OBC	04070003313	22.06.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,759,176	31.12.15	MP Entry Tax case
102	OBC	04070008408	24.11.08	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,800,000	30.06.16	MP Entry Tax case
103	OBC	04070010708	18.12.08	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,800,000	30.06.16	MP Entry Tax case
104	OBC	04070001609	23.02.09	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,800,000	30.06.16	MP Entry Tax case
105	OBC	04070002709	23.03.09	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,800,000	30.06.16	MP Entry Tax case
106	OBC	04070004209	15.05.09	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,800,000	30.06.16	MP Entry Tax case
107	OBC	04070006309	13.06.09	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,800,000	30.06.16	MP Entry Tax case
108	OBC	04070007109	17.07.09	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,800,000	30.06.16	MP Entry Tax case
109	OBC	04070000610	09.02.10	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,800,000	30.06.16	MP Entry Tax case
110	OBC	04070001310	15.03.10	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,800,000	30.06.16	MP Entry Tax case
111	OBC	04070011211	13.12.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,800,000	31.03.16	MP Entry Tax case
112	OBC	04070000412	17.01.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,800,000	31.03.16	MP Entry Tax case
113	OBC	04070002912	16.02.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,800,000	30.06.16	MP Entry Tax case
114	OBC	04070003712	15.03.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,800,000	30.06.16	MP Entry Tax case
115	OBC	04070007312	15.06.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,800,000	30.06.16	MP Entry Tax case
116	OBC	04070008112	20.07.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,800,000	30.06.16	MP Entry Tax case
117	OBC	04070008912	17.08.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,800,000	30.06.16	MP Entry Tax case
118	OBC	04070009512	24.09.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,800,000	30.06.16	MP Entry Tax case
119	OBC	04070010112	17.10.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,800,000	30.06.16	MP Entry Tax case
120	OBC	04070010612	20.11.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,800,000	30.06.16	MP Entry Tax case
121	OBC	04070011112	12.12.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,800,000	30.06.16	MP Entry Tax case

Sl. No.	Bank	B.G. no.	Date of Issue	Favouring	Amount	Date of Expiry	Nature
122	OBC	04070000413	11.01.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,800,000	30.06.16	MP Entry Tax case
123	SBM	4041514BG0000080	17.04.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,800,000	30.06.16	MP Entry Tax case
124	OBC	04070003913	17.07.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,967,715	31.12.15	MP Entry Tax case
125	SBM	4041514BG0000043	19.02.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	3,968,301	30.06.16	MP Entry Tax case
126	SBM	4041514BG0000057	18.03.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,000,000	30.06.16	MP Entry Tax case
127	SBM	4041515BG0000121	07.07.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,000,000	31.12.16	MP Entry Tax case
128	SBM	4041515BG0000133	28.07.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,000,000	31.12.16	MP Entry Tax case
129	SBM	4041515BG0000150	16.09.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,000,000	31.12.16	MP Entry Tax case
130	SBM	4041515BG0000154	16.09.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,000,000	31.12.16	MP Entry Tax case
131	SBM	4041515BG0000170	04.11.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,000,000	31.12.16	MP Entry Tax case
132	SBM	4041513BG0000206	30.11.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,006,606	31.12.15	MP Entry Tax case
133	SBM	4041514BG0000116	27.05.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,042,229	30.06.16	MP Entry Tax case
134	J & K	0369FBGJALE72014	14.07.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,183,420	31.12.15	MP Entry Tax case
135	J & K	0369FBG14JALE14	25.08.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,189,017	31.12.15	MP Entry Tax case
136	OBC	04070000813	13.02.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,263,052	30.06.16	MP Entry Tax case
137	J & K	0369FBGJALE62014	14.07.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,300,000	31.12.15	MP Entry Tax case
138	J & K	0369FBG14JALE12	25.08.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,300,000	31.12.15	MP Entry Tax case
139	SBM	4041514BG0000044	19.02.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,300,000	30.06.16	MP Entry Tax case
140	SBM	4041514BG0000103	27.05.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,300,000	30.06.16	MP Entry Tax case
141	SBM	4041514BG0000115	20.06.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,300,000	30.06.16	MP Entry Tax case
142	OBC	04070001913	15.04.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,400,000	30.06.16	MP Entry Tax case
143	OBC	04070002013	15.04.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,474,213	30.06.16	MP Entry Tax case
144	SBM	4041514BG0000104	27.05.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,492,708	30.06.16	MP Entry Tax case
145	SBM	4041515BG0000049	19.03.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,500,000	31.03.16	MP Entry Tax case
146	OBC	04070001213	13.03.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,601,000	30.06.16	MP Entry Tax case
147	OBC	04070002813	24.05.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,613,048	30.06.16	MP Entry Tax case
148	OBC	04070006112	16.05.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,800,000	30.06.16	MP Entry Tax case
149	SBM	4041513BG0000188	21.10.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,800,000	31.12.15	MP Entry Tax case
150	SBM	4041513BG0000207	30.11.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,800,000	31.12.15	MP Entry Tax case
151	SBM	4041514BG0000009	08.01.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,800,000	31.12.15	MP Entry Tax case
152	SBM	4041514BG0000016	17.01.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,800,000	31.12.15	MP Entry Tax case
153	SBM	4041514BG0000058	18.03.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,862,976	30.06.16	MP Entry Tax case
154	SBM	4041514BG0000079	17.04.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	5,000,000	30.06.16	MP Entry Tax case
155	SBM	4041515BG0000190	19.11.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	5,000,000	31.12.16	MP Entry Tax case
156	SBM	4041515BG0000205	29.12.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	5,000,000	31.12.16	MP Entry Tax case
157	SBM	4041516BG0000029	09.02.16	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	5,000,000	31.12.17	MP Entry Tax case
158	SBM	4041516BG0000033	15.02.16	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	5,000,000	31.12.17	MP Entry Tax case
159	OBC	04070000713	13.02.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	5,300,000	30.06.16	MP Entry Tax case
160	OBC	04070001313	13.03.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	5,300,000	30.06.16	MP Entry Tax case
161	OBC	04070002613	24.05.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	5,300,000	30.06.16	MP Entry Tax case
162	OBC	04070003513	22.06.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	5,300,000	31.12.15	MP Entry Tax case
163	OBC	04070004013	17.07.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	5,300,000	31.12.15	MP Entry Tax case
164	OBC	04070004913	20.08.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	5,300,000	31.12.15	MP Entry Tax case
165	SBM	4041513BG0000167	21.09.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	5,300,000	31.12.15	MP Entry Tax case
166	SBM	4041515BG0000025	11.02.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	5,500,000	31.03.16	MP Entry Tax case
167	SBM	4041515BG0000038	24.02.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	5,500,000	31.03.16	MP Entry Tax case
168	SBM	4041515BG0000048	19.03.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	5,500,000	31.03.16	MP Entry Tax case
169	SBM	4041515BG0000102	08.06.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	5,500,000	30.06.16	MP Entry Tax case
170	SBM	4041514BG0000178	16.09.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,000,000	31.03.16	MP Entry Tax case
171	SBM	4041514BG0000220	13.11.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,000,000	31.03.16	MP Entry Tax case
172	SBM	4041514BG0000225	17.11.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,000,000	31.03.16	MP Entry Tax case
173	SBM	4041514BG0000229	25.11.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,000,000	31.03.16	MP Entry Tax case
174	UBI,Rewa	37300IGL0000808	11.04.2015	The President of India [Commercial Tax Deptt.]	3,268,000	10.04.2016	MP Entry Tax case
175	UBI,Rewa	37300IGL0001008	11.04.2015	The President of India [Commercial Tax Deptt.]	3,008,574	10.04.2016	MP Entry Tax case
176	UBI,Rewa	37300IGL0000812	28.07.2015	The President of India [Commercial Tax Deptt.]	1,016,422	27.07.2016	MP Entry Tax case
177	OBC	04070001912	10.02.12	JOINT COMMISSIONER (CORPORATE CIRCLE), COMMERCIAL TAX, ALLD	172,301,794	31.03.16	UP Entry tax case
178	OBC	04070001812	10.02.12	JOINT COMMISSIONER (CORPORATE CIRCLE), COMMERCIAL TAX, ALLD	600,000,000	31.03.16	UP Entry tax case
		SUB TOTAL-(B)			2,017,260,729		

(C) Details of Bank Guarantee Against Contingent Liabilities for excluded Plants

Sl. No.	Bank	B.G. no.	Date of Issue	Favouring	Amount	Date of Expiry	Nature
1	OBC	04070004111	06.05.11	THE PRESIDENT OF INDIA, CTO, REWA (M.P.) - FOR SIDHI PLANT	900,000	30.06.16	MP Entry Tax case
2	OBC	04070005812	16.05.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	1,000,000	30.06.16	MP Entry Tax case
3	SBM	4041514BG0000091	08.05.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	1,000,000	30.06.16	MP Entry Tax case
4	SBM	4041515BG0000064	07.05.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	1,000,000	31.03.16	MP Entry Tax case
5	OBC	04070002113	15.04.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	1,200,000	30.06.16	MP Entry Tax case
6	OBC	04070001810	08.04.10	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	2,000,000	30.06.16	MP Entry Tax case
7	SBM	4041515BG0000120	07.07.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,400,000	31.12.16	MP Entry Tax case
8	SBM	4041515BG0000132	28.07.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,400,000	31.12.16	MP Entry Tax case
9	SBM	4041515BG0000149	16.09.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,400,000	31.12.16	MP Entry Tax case
10	SBM	4041515BG0000153	16.09.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,400,000	31.12.16	MP Entry Tax case
11	SBM	4041515BG0000169	04.11.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	4,400,000	31.12.16	MP Entry Tax case
12	SBM	4041514BG0000081	17.04.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	5,000,000	30.06.16	MP Entry Tax case
13	SBM	4041515BG0000047	19.03.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	5,000,000	31.03.16	MP Entry Tax case
14	SBM	4041514BG0000056	18.03.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	5,500,000	30.06.16	MP Entry Tax case
15	OBC	04070001210	15.03.10	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,000,000	30.06.16	MP Entry Tax case
16	SBM	4041514BG0000045	19.02.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,000,000	30.06.16	MP Entry Tax case
17	SBM	4041515BG0000026	11.02.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,000,000	31.03.16	MP Entry Tax case
18	SBM	4041515BG0000039	24.02.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,000,000	31.03.16	MP Entry Tax case
19	SBM	4041515BG0000046	19.03.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,000,000	31.03.16	MP Entry Tax case
20	SBM	4041515BG0000101	08.06.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,000,000	30.06.16	MP Entry Tax case
21	OBC	04070002809	23.03.09	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,048,000	30.06.16	MP Entry Tax case
22	OBC	04070001813	15.04.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,300,000	30.06.16	MP Entry Tax case
23	J & K	0369FBGJALE52014	14.07.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,500,000	31.12.15	MP Entry Tax case
24	J & K	0369FBG14JALE13	25.08.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,500,000	31.12.15	MP Entry Tax case
25	OBC	04070003110	15.07.10	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,500,000	30.06.16	MP Entry Tax case
26	OBC	04070004010	20.08.10	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,500,000	30.06.16	MP Entry Tax case
27	OBC	04070004510	14.09.10	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,500,000	30.06.16	MP Entry Tax case
28	OBC	04070005610	19.10.10	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,500,000	31.03.16	MP Entry Tax case
29	OBC	04070005112	09.04.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,500,000	30.06.16	MP Entry Tax case
30	SBM	4041513BG0000189	21.10.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,500,000	31.12.15	MP Entry Tax case
31	SBM	4041513BG0000208	30.11.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,500,000	31.12.15	MP Entry Tax case
32	SBM	4041514BG0000008	08.01.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,500,000	31.12.15	MP Entry Tax case
33	SBM	4041514BG0000019	17.01.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,500,000	31.12.15	MP Entry Tax case
34	SBM	4041514BG0000102	27.05.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,500,000	30.06.16	MP Entry Tax case
35	SBM	4041514BG0000117	27.05.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,500,000	30.06.16	MP Entry Tax case
36	SBM	4041514BG0000176	16.09.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,500,000	31.03.16	MP Entry Tax case
37	SBM	4041514BG0000219	13.11.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,500,000	31.03.16	MP Entry Tax case
38	SBM	4041514BG0000227	21.11.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,500,000	31.03.16	MP Entry Tax case
39	SBM	4041514BG0000228	25.11.14	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,500,000	31.03.16	MP Entry Tax case
40	SBH	2027810BG0000085	21.05.10	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,500,000	31.05.16	MP Entry Tax case
41	SBH	2027810BG0000105	11.06.10	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,500,000	31.05.16	MP Entry Tax case
42	SBM	4041515BG0000189	19.11.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,500,000	31.12.16	MP Entry Tax case
43	SBM	4041515BG0000204	29.12.15	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,500,000	31.12.16	MP Entry Tax case
44	SBM	4041516BG0000028	09.02.16	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,500,000	31.12.17	MP Entry Tax case
45	SBM	4041516BG0000032	15.02.16	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,500,000	31.12.17	MP Entry Tax case
46	OBC	04070003311	06.04.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	6,600,000	30.06.16	MP Entry Tax case
47	OBC	04070011511	13.12.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,000,000	31.03.16	MP Entry Tax case
48	OBC	04070000512	17.01.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,000,000	31.03.16	MP Entry Tax case
49	OBC	04070002812	16.02.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,000,000	30.06.16	MP Entry Tax case
50	OBC	04070008308	24.11.08	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,500,000	30.06.16	MP Entry Tax case
51	OBC	04070010608	18.12.08	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,500,000	30.06.16	MP Entry Tax case
52	OBC	04070001509	23.02.09	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,500,000	30.06.16	MP Entry Tax case
53	OBC	04070002909	23.03.09	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,500,000	30.06.16	MP Entry Tax case
54	OBC	04070004109	15.05.09	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,500,000	30.06.16	MP Entry Tax case
55	OBC	04070006209	13.06.09	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,500,000	30.06.16	MP Entry Tax case
56	OBC	04070007009	17.07.09	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,500,000	30.06.16	MP Entry Tax case
57	OBC	04070007609	21.08.09	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,500,000	30.06.16	MP Entry Tax case
58	OBC	04070005910	22.11.10	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,500,000	31.03.16	MP Entry Tax case
59	OBC	04070006210	21.12.10	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,500,000	31.03.16	MP Entry Tax case
60	OBC	04070000311	13.01.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,500,000	31.03.16	MP Entry Tax case
61	OBC	04070001011	14.02.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,500,000	30.06.16	MP Entry Tax case
62	OBC	04070002311	23.03.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,500,000	30.06.16	MP Entry Tax case
63	OBC	04070004711	19.05.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,500,000	30.06.16	MP Entry Tax case

Sl. No.	Bank	B.G. no.	Date of Issue	Favouring	Amount	Date of Expiry	Nature
64	OBC	04070005811	15.06.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,500,000	30.06.16	MP Entry Tax case
65	OBC	04070006211	11.07.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,500,000	31.03.16	MP Entry Tax case
66	OBC	04070008411	21.09.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,500,000	31.03.16	MP Entry Tax case
67	OBC	04070008511	21.09.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,500,000	31.03.16	MP Entry Tax case
68	OBC	04070009911	17.10.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,500,000	31.03.16	MP Entry Tax case
69	OBC	04070010611	21.11.11	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,500,000	31.03.16	MP Entry Tax case
70	OBC	04070003812	15.03.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,500,000	30.06.16	MP Entry Tax case
71	OBC	04070000913	13.02.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,500,000	30.06.16	MP Entry Tax case
72	OBC	04070001413	13.03.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,500,000	30.06.16	MP Entry Tax case
73	OBC	04070002713	24.05.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,500,000	30.06.16	MP Entry Tax case
74	OBC	04070003413	22.06.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,500,000	31.12.15	MP Entry Tax case
75	OBC	04070004113	17.07.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,500,000	31.12.15	MP Entry Tax case
76	OBC	04070004813	20.08.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,500,000	31.12.15	MP Entry Tax case
77	SBM	4041513BG0000168	21.09.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	7,500,000	31.12.15	MP Entry Tax case
78	OBC	04070008409	15.09.09	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	8,000,000	30.06.16	MP Entry Tax case
79	OBC	04070009309	13.10.09	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	8,000,000	30.06.16	MP Entry Tax case
80	OBC	04070010809	18.11.09	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	8,000,000	30.06.16	MP Entry Tax case
81	OBC	04070011709	17.12.09	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	8,000,000	30.06.16	MP Entry Tax case
82	OBC	04070000210	16.01.10	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	8,000,000	30.06.16	MP Entry Tax case
83	OBC	04070000710	09.02.10	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	8,000,000	30.06.16	MP Entry Tax case
84	OBC	04070001110	15.03.10	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	8,000,000	30.06.16	MP Entry Tax case
85	OBC	04070005912	16.05.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	9,000,000	30.06.16	MP Entry Tax case
86	OBC	04070007612	15.06.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	9,000,000	30.06.16	MP Entry Tax case
87	OBC	04070008012	20.07.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	9,000,000	30.06.16	MP Entry Tax case
88	OBC	04070008812	17.08.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	9,000,000	30.06.16	MP Entry Tax case
89	OBC	04070009612	24.09.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	9,000,000	30.06.16	MP Entry Tax case
90	OBC	04070010012	17.10.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	9,000,000	30.06.16	MP Entry Tax case
91	OBC	04070010712	20.11.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	9,000,000	30.06.16	MP Entry Tax case
92	OBC	04070011212	12.12.12	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	9,000,000	30.06.16	MP Entry Tax case
93	OBC	04070000213	11.01.13	THE PRESIDENT OF INDIA, COMMERCIAL TAX OFFICER, REWA (M.P.)	9,000,000	30.06.16	MP Entry Tax case
94	UBI,Rewa	373001GL0000708	11.04.2015	The President of India [Commercial Tax Deptt.]	9,028,000	10.04.2016	MP Entry Tax case
95	UBI,Rewa	373001GL0000908	11.04.2015	The President of India [Commercial Tax Deptt.]	6,322,596	10.04.2016	MP Entry Tax case
96	UBI,Rewa	373001GL0000209	28.07.2015	The President of India [Commercial Tax Deptt.]	4,800,093	27.07.2016	MP Entry Tax case
SUB TOTAL-(c)					637,198,689		
GRAND TOTAL-(A)+(B)+(c)					6,075,987,296		

SCHEDULE III B

List of Bank Guarantees to be Transferred to the Transferee in case of Part A of the Agreement

Sl. No.	Bank	B.G. no.	Date of Issue	Favouring	Amount	Date of Expiry	Nature
1	SBH	2027813BG0000094	28.06.13	COAL INDIA LTD., KOLKATA / NORTHERN COALFIELDS LTD (DALLA - FSA)	3,279,000	30.04.16	Coal supply
2	OBC	04070001613	28.03.13	COAL INDIA LTD., KOLKATA / NORTHERN COALFIELDS LTD (DALLA - FSA)	6,230,270	30.04.16	Coal supply
3	SBI	0999614BG0001028	25.03.14	SOUTH EASTERN COALFIELDS LTD, BHATAON AREA, DISTT. SURAJPUR, CHATTISGARH	6,937,476	25.03.19	Coal supply
4	SBM	4074710BG0000026	22.02.10	COAL INDIA LTD/NORTHERN COALFIELDS LTD., KOLKATA (DALLA FSA)	15,200,000	15.10.15	Coal supply
5	SBI	0999614BG0001029	25.03.14	SOUTH EASTERN COALFIELDS LTD, BAIKUNTHPUR-497335, DISTT. KOREA CHATTISGARH	16,889,040	25.03.19	Coal supply
6	SBM	4074710BG0000025	22.02.10	COAL INDIA LTD/NORTHERN COALFIELDS LTD., KOLKATA (SIDHI FSA)	18,900,000	15.10.15	Coal supply
7	OBC	04070000514	24.03.14	SOUTH EASTERN COLFIELDS LTD., 13, RN.MUKHERJEE ROAD, KOLKATA	19,300,000	31.07.16	Coal supply
8	OBC	04070000614	24.03.14	SOUTH EASTERN COLFIELDS LTD., 13, RN.MUKHERJEE ROAD, KOLKATA	19,300,000	31.07.16	Coal supply
9	OBC	04070000414	24.03.14	SOUTH EASTERN COLFIELDS LTD., 13, RN.MUKHERJEE ROAD, KOLKATA	19,900,000	31.07.16	Coal supply
10	SBH	2027810BG0000043	19.03.10	CIL/NORTHERN COALFIELDS LTD., KOLKATA (DALLA 27 MW CPP)	20,400,000	18.12.15	Coal supply
11	SBH	2027815BG0000169	10.12.15	NORTHERN COALFIELDS LTD., PO SINGRAULI COLLIERY, DISTT SINGRAULI-MP-486889	20,400,000	31.12.16	Coal supply
12	SBH	2027810BG0000041	19.03.10	CIL/NORTHERN COALFIELDS LTD., KOLKATA (DALLA 35 MW CPP)	25,400,000	18.12.15	Coal supply
13	SBH	2027815BG0000167	10.12.15	NORTHERN COALFIELDS LTD., PO SINGRAULI COLLIERY, DISTT SINGRAULI-MP-486889	25,400,000	31.12.16	Coal supply
14	OBC	04070000812	24.01.12	COAL INDIA LTD., KOLKATA / NORTHERN COALFIELDS LTD (DALLA - FSA)	26,690,730	30.04.16	Coal supply

Sl. No.	Bank	B.G. no.	Date of Issue	Favouring	Amount	Date of Expiry	Nature
15	SBH	2027813BG0000136	09.11.13	COAL INDIA LTD.,/SOUTH EASTERN CLALFIELDS LTD. KOLKATA FSA JBP	35,000,000	31.07.16	Coal supply
16	SBH	2027812BG0000018	10.02.12	COAL INDIA LTD., KOLKATA / NORTHERN COALIELDS LTD (DALLA - FSA)	39,900,000	30.04.16	Coal supply
17	SBH	2027815BG0000089	30.07.15	THE CHAIRMAN -CUM MANAGING DIRECTO, SECL, SEEPAT ROAD, BILASPUR (M.P.)	46,200,000	31.07.16	Coal supply
18	SBM	4027806BG0000107	02.02.06	EXCISE AND TAXATION OFFICER CUM ASSESSING AUTHORITY, RAJPURA	50,000	31.03.16	CST Registration
19	SBM	4027806BG0000109	02.02.06	EXCISE AND TAXATION OFFICER CUM ASSESSING AUTHORITY, RAJPURA	50,000	31.03.16	CST Registration
20	SBM	4027806BG0000110	03.02.06	EXCISE AND TAXATION OFFICER CUM ASSESSING AUTHORITY, PANIPAT	50,000	31.03.16	CST Registration
21	SBM	4027806BG0000111	03.02.06	EXCISE AND TAXATION OFFICER CUM ASSESSING AUTHORITY, PANIPAT	50,000	31.03.16	CST Registration
22	SBM	4027806BG0000132	24.04.06	EXCISE AND TAXATION OFFICER CUM ASSESSING AUTHORITY, PANIPAT	100,000	30.09.15	CST Registration
23	OBC	04070003312	09.03.12	HIMACHAL PRADESH STATE ELECTRICITY BOARD, SHIMLA	8,000,000	31.03.16	Electricity security
24	SBH	2027814BG0000069	30.06.14	HIMACHAL PRADESH STATE ELECTRICITY BOARD, VIDUT BHAWAN, SHIMLA	10,000,000	31.12.16	Electricity security
25	SBM	4074710BG0000059	22.06.10	HIMACHAL PRADESH STATE ELECTRICITY BOARD, SHIMLA	140,000,000	31.12.16	Electricity security
26	BoM-South Ext	BOM/0392/06/07-08 (0039211BG0000080)	03.05.07	U P Rajya Vidyut Utpadan Nigam Ltd	1,000,000	02.05.17	Electricity security
27	BoM-South Ext	BOM/0392/07/07-08 (0039211BG0000083)	03.05.07	U P Rajya Vidyut Utpadan Nigam Ltd	1,000,000	02.05.17	Electricity security
28	BoM-South Ext	BOM/0392/08/07-08 (0039211BG0000085)	03.05.07	U P Rajya Vidyut Utpadan Nigam Ltd	1,000,000	02.05.17	Electricity security
29	PNB	2164ILG003112	22.02.12	Himachal Pradesh State Electricity Board	10,000,000	27.02.17	Electricity security
30	SBH	2027815BG0000036	27.03.15	NTPC LTD., FERROZ GANDHI UNCHAHAR THERMAL POWER STATION, DISTT RAEBARELI	81,000	15.02.16	EMD against cement supply
31	SBM	4041515BG0000128	16.07.15	MEJA URJA NIGAM PVT. LTD., 5TH FLOOR, SANGAM PALACE, CIVIL LINES, ALLAHABAD	89,000	21.05.16	EMD against cement supply
32	SBM	4041515BG0000116	27.06.15	NTPC LTD., KAHALGAON SUPER THERMAL POWER PROJECT, KAHALGAON, BIHAR	93,000	03.11.15	EMD against cement supply
33	SBM	4041515BG0000146	10.09.15	BHARTIYA RAIL BIJLEE CO. LTD., DEHRI ON SONE, DISTT. ROHTAS, BIHAR	93,000	03.02.16	EMD against cement supply
34	SBM	4041515BG0000147	14.09.15	NTPC LIMITED, SINGRAULI SUPER THERMAL POWER STATION, SHAKTI NAGAR, SONEBHADRA	176,000	21.12.15	EMD against cement supply
35	SBH	2027815BG0000131	07.09.15	NTPC LTD. KAHALGAON SUPER THERMAL POWER PROJECT, BHAGALPUR (BIHAR)	390,000	29.03.16	EMD against cement supply
36	SBH	2027814BG0000122	02.12.14	U P RAJKIYA NIRMAN NIGAM LTD., VISHVESWARIYA BHAWAN, LUCKNOW	400,000	31.03.16	EMD against cement supply
37	SBM	4041515BG0000090	28.05.15	RAIL BIJLEE COMPANY LTD., DEHRI ON SON, DISTT. ROHTAS, BIHAR	429,000	30.09.15	EMD against cement supply
38	SBH	2027813BG0000037	23.03.13	U P STATE BRIDGE CORPORATION LTD., LUCKNOW	500,000	31.12.15	EMD against cement supply
39	SBH	2027813BG0000038	23.03.13	U P STATE BRIDGE CORPORATION LTD., LUCKNOW	500,000	31.12.15	EMD against cement supply
40	SBM	4041515BG0000156	17.09.15	NTPC LTD., TANDA THERMAL POWER PROJECT, VIDUT NAGAR, DISTT: AMBEDKARNAGR	520,000	31.03.16	EMD against cement supply
41	SBM	4041515BG0000091	28.05.15	NTPC LIMITED, TANDA THERMAL POWER PROJECT, AMBEDKARNAGAR	700,000	31.03.16	EMD against cement supply
42	SBM	4041515BG0000089	28.05.15	MEJA URJA NIGAM PVT. LTD., 5TH FLOOR, SANGAM PALACE, CIVIL LINES, ALLAHABAD	734,000	31.12.15	EMD against cement supply
43	SBH	2027813BG0000013	15.01.13	EXECUTIVE ENG. PARIYOJNA BHANDER, KHAND KANPUR, VINOBA NAGAR, JUHI.KANPUR	2,000,000	31.03.16	EMD against cement supply
44	SBM	4074709BG0000059	14.07.09	GOV. OF HARYANA, DIRECTOR, SUPPLIES & DISPOSAL, CHANDIGARH	2,085,000	30.11.15	EMD against cement supply
45	SBM	4041515BG0000100	08.06.15	NHPC LIMITED, NHPC OFFICE COMPLEX, SECTOR - 33, FARIDABAD-121003, HARYANA	8,060,834	31.05.16	EMD against cement supply
46	SBM	4041516BG0000031	15.02.16	NTPC LIMITED, FERROZ GANDHI UNCHAHAR THERMAL POWER STATION, REABARELI	65,000	27.08.16	EMD against cement supply
47	SBM	4041515BG0000203	29.12.15	MEJA URJA NIGAM PVT. LTD., 5TH FLOOR, SANGAM PALACE, CIVIL LINES, ALLAHABAD	70,000	17.10.16	EMD against cement supply
48	SBH	2027816BG0000008	13.01.16	KANTI BIJLEE UTPADAN NIGAM LTD., P.O.-KANTI THERMAL DISTT: MUZAFFARPUR	104,000	15.04.16	EMD against cement supply
49	SBM	4041516BG0000025	04.02.16	MEJA URJA NIGAM PVT. LTD., 5TH FLOOR, SANGAM PALACE, CIVIL LINES, ALLAHABAD	146,000	05.08.16	EMD against cement supply
50	SBM	4041515BG0000186	19.11.15	NTPC LTD., NTPC BHAWA, SCOPE COMPLEX-7, INSTITUTIONAL AREA, LODHI ROAD, ND.	149,000	16.05.16	EMD against cement supply

Sl. No.	Bank	B.G. no.	Date of Issue	Favouring	Amount	Date of Expiry	Nature
51	SBM	4041515BG0000188	19.11.15	NTPC LTD., NTPC BHAWA, SCOPE COMPLEX-7, INSTITUTIONAL AREA, LODHI ROAD, ND.	171,000	19.05.16	EMD against cement supply
52	SBM	4041516BG0000026	04.02.16	NTPC LIMITED, SHAKTI NAGAR, SONEBHADRA	176,000	24.05.16	EMD against cement supply
53	SBM	4041516BG0000037	18.02.16	NTPC LTD. BARH SUPER THERMAL POWER PROJECT, BARH, DISTT PATNA (BIHAR)	182,000	12.06.16	EMD against cement supply
54	SBH	2027815BG0000173	16.12.15	NTPC LTD. BARH SUPER THERMAL POWER PROJECT, BARH, DISTT PATNA (BIHAR)	245,000	15.04.16	EMD against cement supply
55	SBM	4041516BG0000035	15.02.16	MEJA URJA NIGAM PVT. LTD., 5TH FLOOR, SANGAM PALACE, CIVIL LINES, ALLAHABAD	287,000	18.12.16	EMD against cement supply
56	SBH	2027815BG0000179	29.12.15	NABINAGAR POWER GENERATING COMPANY PVT. LTD., DISTT. AURANGABAD, BIHAR	341,000	25.04.16	EMD against cement supply
57	SBM	4041515BG0000185	16.11.15	MEJA URJA NIGAM PVT. LTD., 5TH FLOOR, SANGAM PALACE, CIVIL LINES, ALLAHABAD	378,000	17.09.16	EMD against cement supply
58	SBM	4041516BG0000009	21.01.16	NTPC LTD, RIHAND SUPER THERMAL POWER PROJECT, RIHANDNAGAR, SONEBHADRA	408,000	31.08.16	EMD against cement supply
59	SBM	4041515BG0000178	06.11.15	BHARTIYA RAIL BIJLEE CO. LTD., DEHRI ON SONE, DISTT. ROHTAS, BIHAR	498,000	15.03.16	EMD against cement supply
60	SBM	4041515BG0000166	30.10.15	NTPC LTD., TANDA THERMAL POWER PROJECT, VIDUT NAGAR, DISTT: AMBEDKARNAGR	518,894	31.01.17	EMD against cement supply
61	SBH	2027815BG0000180	29.12.15	MEJA URJA NIGAM PVT. LTD., ALLAHABAD	615,000	02.11.16	EMD against cement supply
62	SBM	4041515BG0000193	03.12.15	NABINAGAR POWER GENERATING CO., AURAANGABAD, BIHAR	1,020,000	28.02.16	EMD against cement supply
63	SBM	4041515BG0000177	06.11.15	NTPC LTD., TANDA THERMAL POWER PROJECT, VIDUT NAGAR, DISTT: AMBEDKARNAGR	1,516,000	31.03.17	EMD against cement supply
64	SBM	4041516BG0000010	22.01.16	NHPC LIMITED, NHPC OFFICE COMPLEX, SECTOR - 33, FARIDABAD-121003, HARYANA	3,600,000	31.08.16	EMD against cement supply
65	SBM	4041515BG0000164	20.10.15	NHPC LIMITED, NHPC OFFICE COMPLEX, SECTOR - 33, FARIDABAD-121003, HARYANA	10,353,600	31.08.16	EMD against cement supply
66	J & K	0369FBGJALE82014	18.07.14	ENVIRONMENTAL ENGINEER, PUNJAB POLLUTION CONTROL BOARD, SAS NGR, PATIALA	300,000	31.07.16	Environmental security
67	SBM	4041515BG0000082	20.05.15	TATA MOTORS LIMITED, BOMBAY HOUSE, 24 HOMI MODY STREET, FORT MUMBAI-400 001	200,000	31.03.17	Equipment purchase security
68	J&K Bank	VV/BG-003/2005	09.02.05	Asstt. Excise & Taxation Commissioner, Shimla	500,000	08.02.20	Excise security
69	SBH	2027814BG0000068	30.06.14	NATIONAL FERTILIZERS LTD., CORE-III, SCOPE COMPLEX, LODHI ROAD, ND.	255,100	30.06.16	Fly ash purchase security
70	SBH	2027814BG0000050	02.05.14	NABHA POWER LIMITED, RAJPURA, DISTT PATIALA (PUNJAB)-BAGHER	14,200,000	28.07.16	Fly ash purchase security
71	SBH	2027811BG0000082	20.04.11	CHIEF ENGG. /TH DESIGNS, PUNJAB STATE POWER CORPN LTD, PATIALA	15,535,800	30.04.16	Fly ash purchase security
72	OBC	04070006413	06.12.13	GENERAL MANAGER, DISTRICT INDUSTRIES CENTRE, GOVT. OF HP, SOLAN - FOR BAGA	3,000,000	15.01.17	Industry registration
73	BoM-South Ext	0392/90/05-06 (0039211BG0000056)	10.01.06	Municipal Corporation of Chandigarh	11,645,000	30.04.11	Performance Guarantee
74	OBC	04070007212	15.06.12	PUNJAB POLLUTION CONTROL BOARD, PLOT NO. 55, PHASE - II, MOHALI	2,000,000	30.07.16	Pollution security
75	SBM	4041516BG0000038	24.02.16	HIMACHAL PRADESH STATE ELECTRICITY BOARD, SHIMLA	2,000,000	31.03.17	POWER CONNECTION
76	SBM	4041515BG0000081	20.05.15	PASCHIMANCHAL VIDYUT VITRAN NIGAM LTD., EEEDD-I, UPPCL, BULANDSHAHR	8,718,202	30.06.16	Power supply security
77	UBI, Rewa	37300IGL0001811	09.04.2011	The Regional Controller of Mines IBM, Jabalpur	476,475	31.03.2016	Progressive/ Mine Closure Plan
78	UBI, Rewa	37300IGL0001911	18.04.2011	The Regional Controller of Mines IBM, Jabalpur	2,637,500	31.03.2016	Progressive/ Mine Closure Plan
79	UBI, Rewa	37300IGL0001013	12.04.2013	The Regional Controller of Mines IBM, Jabalpur	368,750	31.03.2018	Progressive/ Mine Closure Plan
80	UBI, Rewa	37300IGL0000612	25.04.2012	The Regional Controller of Mines IBM, Jabalpur	363,250	24.04.2017	Progressive/ Mine Closure Plan
81	UBI, Rewa	37300IGL0000913	12.04.2013	The Regional Controller of Mines IBM, Jabalpur	343,750	31.03.2018	Progressive/ Mine Closure Plan
82	UBI, Rewa	37300IGL0000814	24.05.2014	The Regional Controller of Mines IBM, Jabalpur	1,664,250	31.03.2019	Progressive/ Mine Closure Plan
83	UBI, Rewa	37300IGL0000914	24.05.2014	The Regional Controller of Mines IBM, Jabalpur	1,356,200	31.03.2019	Progressive/ Mine Closure Plan
84	OBC	04070004812	07.04.12	The Regional Controller of Mines IBM, Jabalpur	687,250	31.03.17	Progressive/ Mine Closure Plan
85	SBH	2027810BG0000142	06.09.10	The Regional Controller of Mines IBM, Jabalpur	995,000	31.12.15	Progressive/ Mine Closure Plan

Sl. No.	Bank	B.G. no.	Date of Issue	Favouring	Amount	Date of Expiry	Nature
86	SBH	2027814BG0000074	15.07.14	The Regional Controller of Mines IBM, Jabalpur	1,258,500	31.03.19	Progressive/ Mine Closure Plan
87	SBM	4041514BG0000095	13.05.14	The Regional Controller of Mines IBM, Dehradun	1,458,250	30.03.19	Progressive/ Mine Closure Plan
88	OBC	04070004012	22.03.12	The Regional Controller of Mines IBM, Jabalpur	3,058,525	31.03.17	Progressive/ Mine Closure Plan
89	SBH	2027814BG0000073	15.07.14	The Regional Controller of Mines IBM, Jabalpur	4,748,750	31.03.19	Progressive/ Mine Closure Plan
90	BoM-South Ext	BOM/0392/29/07-08 (0039211BG0000105)	11.09.07	The Regional Controller of Mines IBM, Dehradun	1,244,750	10.09.17	Progressive/ Mine Closure Plan
91	BoM-South Ext	BOM/0392/26/07-08 (0039211BG0000103)	11.08.07	The Regional Controller of Mines IBM, Jabalpur	1,605,250	10.08.17	Progressive/ Mine Closure Plan
92	BoM-South Ext	BOM/0392/28/07-08 (0039211BG0000104)	11.09.07	The Regional Controller of Mines IBM, Jabalpur	5,987,500	10.09.17	Progressive/ Mine Closure Plan
93	BoM-South Ext	0039212BG0000371	01.03.12	The Regional Controller of Mines IBM, Hyderabad	1,594,000	28.02.17	Progressive/ Mine Closure Plan
94	UBI,Rewa	37300IGL0001214	28.07.2014	The Regional Controller of Mines IBM, Jabalpur	1,625,000	31.03.2019	Progressive/ Mine Closure Plan
95	UBI,Rewa	37300IGL0001314	17.10.2014	The Regional Controller of Mines IBM, Jabalpur	153,500	31.03.2019	Progressive/ Mine Closure Plan
96	SBM	4041515BG0000112	25.06.15	THE PRESIDENT OF INDIA, THROUGH FA&CAO WST CENTRAL RAILWAYS, JABALPUR, MP.	3,000,000	31.12.17	Railway freight
97	SBM	4041515BG0000093	29.05.15	THE PRESIDENT OF INDIA, THE CHIEF COMMERCIAL MANAGER, WEST CENTRAL RAILWAYS, JABALPUR	15,597,641	30.06.16	Railway freight
98	SBM	4041515BG0000108	19.06.15	THE ADDITIONAL CONTROLLER OF STORES, SHIMLA (H.P.)	1,000,000	30.06.16	Registration security
99	BoM-South Ext	0392/100/05-06 (0039211BG0000058)	02.02.06	The Commissioner of Customs	32,819,284	01.02.17	Regn. of Project Imports
100	BoM-South Ext	BOM/0392/12/08-09 (0039211BG0000112)	07.07.08	The Commissioner of Customs	709,628	06.07.16	Regn. of Project Imports
101	BoM-South Ext	BOM/0392/66/09-10 (0039211BG0000150)	28.10.09	The Commissioner of Customs	42,787,406	27.10.16	Regn. of Project Imports
102	BoM-South Ext	BOM/0392/71/09-10 (0039211BG0000153)	24.11.09	The Commissioner of Customs	2,802,005	23.11.16	Regn. of Project Imports
103	BoM-South Ext	BOM/0392/88/09-10 (0039211BG0000167)	14.01.10	The Commissioner of Customs	11,118,277	13.01.17	Regn. of Project Imports
104	BoM-South Ext	BOM/0392/37/10-11 (0039211BG0000100)	03.07.10	The Commissioner of Customs	2,751,354	02.07.16	Regn. of Project Imports
105	BoM-South Ext	BOM/0392/50/10-11 (0039210BG0000110)	16.08.10	The Commissioner of Customs	6,183,000	14.08.16	Regn. of Project Imports
106	BoM-South Ext	BOM/0392/106/10-11 (0039211BG0000018)	19.02.11	The Commissioner of Customs	8,852,835	18.02.17	Regn. of Project Imports
107	BoM-South Ext	BOM/0392/122/10-11 (0039211BG0000036)	07.03.11	The Commissioner of Customs	9,857,734	06.03.17	Regn. of Project Imports
108	BoM-South Ext	0039211BG0000224	26.05.11	The Commissioner of Customs	4,431,044	25.05.16	Regn. of Project Imports
109	BoM-South Ext	0039211BG0000248	07.07.11	The Commissioner of Customs	3,448,800	06.07.16	Regn. of Project Imports
110	BoM-South Ext	0039211BG0000247	07.07.11	The Commissioner of Customs	200,100	06.07.16	Regn. of Project Imports
111	BoM-South Ext	0039211BG0000269	25.08.11	The Commissioner of Customs	1,643,895	24.08.16	Regn. of Project Imports
112	BoM-South Ext	0039211BG0000268	25.08.11	The Commissioner of Customs	1,169,223	24.08.16	Regn. of Project Imports
113	BoM-South Ext	0039211BG0000267	25.08.11	The Commissioner of Customs	540,529	24.08.16	Regn. of Project Imports
114	BoM-South Ext	0039211BG0000271	30.08.11	The Commissioner of Customs	10,000,000	29.08.16	Regn. of Project Imports
115	OBC VV	04070004908 (04070011108)	17.09.08	The Commissioner of Customs	14,319,163	16.09.16	Regn. of Project Imports
116	OBC VV	04070003909	30.04.09	The Commissioner of Customs- JHCP -I	935,983	29.04.16	Regn. of Project Imports
117	SBM	4027806BG0000133	24.04.06	EXCISE AND TAXATION OFFICER CUM ASSESSING AUTHORITY, PANIPAT	100,000	30.09.15	Sales Tax Registration
118	BoM-South Ext	BOM/0392/19/09-10 (0039211BG0000132)	13.06.09	Indian Oil Corporation Limited	5,000,000	31.03.17	Security to IOCL
119	BoM-South Ext	BOM/0392/39/09-10 (0039210BG0000046)	16.07.09	Indian Oil Corporation Limited	5,000,000	31.03.17	Security to IOCL
120	OBC	000704070000214	08.02.14	POWER GRID CORPORATION INDIA LTD. B-9 QUTAB IND. AREA, N.D.	100,000	15.02.17	TRANSMISSION LINE
121	OBC	000704070000314	08.02.14	POWER GRID CORPORATION INDIA LTD. B-9 QUTAB IND. AREA, N.D.	100,000	15.02.17	TRANSMISSION LINE
130	SBM	4041515BG0000063	25.04.15	THE F A & CAO, PARADIP PORT TRUST, JAGATSINGHPUR, ODISHA	1,935,000	30.06.16	Warehouse Rent security
		SUB TOTAL			850,704,297		

SCHEDULE IV
LIST OF JAL CEMENT PLANTS

Sr	Location	Plant Type	Operational		Under Implementation		Total	
			Clinker	Cement	Clinker	Cement	Clinker	Cement
1	Dalla	IC	2.1	0.5			2.1	0.5
2	JP Super	C			2.3		2.3	
3	Tanda	GU		1.0				1.0
4	Sikanderabad	GU		1.0				1.0
5	Baga	IC	3.3	1.7			3.3	1.7
6	Bagheri	GU		2				2.0
7	Roorkee	GU		1.1				1.1
8	Bela	IC	2.1	2.6			2.1	2.6
9	Sidhi	IC	3.1	2.3			3.1	2.3
	TOTAL		10.6	12.2	2.3	0	12.9	12.2

IC: Integrated Plant ; GU: Grinding Unit

Includes the Bara cement grinding unit, an under implementation 4 million tones per annum cement grinding unit in Bara, Uttar Pradesh, is an unit of PPGCL which is a subsidiary of JPVL, which in turn is a subsidiary of the Transferor1.

SCHEDULE V
IDENTIFIED CAPITAL COMMITMENTS

Particulars	Rs. Crores
Mining land at Dalla (Blocks 1 to 4)	29
Hinauti Mines	22
Total	51

SCHEDULE VI
LINE ITEMS FOR CALCULATION OF FINANCIAL INDEBTEDNESS

Heads of Financial Indebtedness

Particulars
Other Long-term Liabilities (SD of SPs' and Transporters)
Borrowings / Term Loans
Capital Suppliers & Retention money
Total Financial Indebtness

SCHEDULE VII
TERMS OF THE JAL NCDS

Face Value: Rs. 10,00,000/- (Rupees Ten Lakhs) per NCD

Tenor: 3 months

Coupon: Prevailing yield for a similar issuer and instrument (of same tenor and rating, if applicable) arrived at on the basis of quotes from select banks taken on the Business Day prior to the Closing Date

Coupon maturity: On maturity

SCHEDULE VIII
LINE ITEMS FOR CALCULATION OF NET WORKING CAPITAL

Head of Net Working Capital

PARTICULARS	
CURRENT ASSETS	
1. INVENTORIES	
(As per inventories taken, valued & certified by the Management)	
a) Raw Materials	
b) Stores & Spare Parts	
c) Finished Goods	
d) Stock-in-Process	
2. TRADE RECEIVABLES	
3A CASH AND BANK BALANCES	
a) Cash	
b) Balance with Scheduled Banks	
- In Current Accounts in INR	
c) Term Deposit with Original Maturity of three months or less	
3B OTHER BANK BALANCES	
a) Short Term Deposits with Banks	
(as per Remaining Maturity as on balance sheet date)	
(pledged with banks & government deptt.)	

PARTICULARS	
b)	Long term Deposits with Banks (more than 12 months)
4.	LOANS AND ADVANCES
a)	IncomeTax deducted at source*
b)	Deposits with Public Bodies & Government Deptts. Govt. Deptts & Public Bodies Other Deposits
c)	Deposit with SEB
d)	Advances to Suppliers, Contractors & Others
e)	Advances to Capital Suppliers in normal course of business
f)	Staff Imprest & Advances in normal course of business
g)	Prepaid Expenses
h)	Claims and Refunds Receivable in normal course of business
5.	OTHERS CURRENT ASSETS
a)	Interest accrued on Fixed Deposits & others
b)	Other receivable
	TOTAL CURRENT ASSETS
	CURRENT LIABILITIES
1.	SHORT-TERM BORROWINGS
	SECURED LOANS
	Working Capital Loans from Banks (Secured against hypothecation of Stocks & Debtors and Fixed Deposits)
a)	Loans from Banks (Cash Credit)
b)	Short Term Loan from Banks (Preshipment/Demand Loan)
c)	Short Term Loan – Devolved LC
d)	Bills Discounting
2.	TRADE PAYABLES
	Sundry Creditors - Others
3.	OTHER CURRENT LIABILITIES
	Current maturities of Long term Debt (Secured Loans)
a)	Advances from Customers
b)	Other Payables — Statutory Dues — Staff Dues — Other Creditors
4.	SHORT-TERM PROVISIONS
a)	Gratuity
b)	Leave Encashment
5.	Provision for Adjustments (if unpaid on closing) As per table in Annexure A
	TOTAL CURRENT LIABILITIES
	NET WORKING CAPITAL (CA-CL)

* Applicable only in case of Part B

ANNEXURE A

Heads - Provision for Adjustments (if unpaid on closing)

PARTICULARS
Capital Commitment - Dalla Mining land and Hinauti Forest land
NPV adjustment for UP Super to the extent pending by closing - if liability is crystalised before closing but not paid
Royalty on Shale for past period along with interest and penalty, if any
Site Restoration for mines
Cenvat Credit wrongly availed on Steel, etc along with interest and penalty, if any
Cenvat on GTA (Dalla and Baga Plant) along with interest and penalty, if any
Liability for Bonus as per amendment in POBA
Liability for payment under Wage Board Settlement
RPO liability
PAT liability
Statutory Liabilities along with interest on delayed payment and penalty (which are unpaid and not provided in the books)
Unfunded and Unprovided dues related to PF along with Interest

SCHEDULE IX

DESCRIPTION OF THE JCCL BUSINESS

The term "JCCL Business" means the undertakings, business, goodwill, activities and operations of Transferor 2 pertaining to its integrated cement manufacturing unit Balaji at Budawada, Krishna District, State of Andhra Pradesh on a going concern basis as on the Completion Date, and shall mean and include:

- (1) All assets and properties pertaining to the integrated cement manufacturing unit Balaji and the captive power plants of this unit situated in at Budawada, Krishna District, State of Andhra Pradesh;

All land as set out in **Schedule IX-A** hereto and all buildings as set out in **Schedule IX-B**, all mining, heavy equipment, heavy and light vehicles and all other assets as detailed in the fixed assets register of the above units.

- (2) The integrated unit located at **Balaji, Budawada** and as part of such integrated unit:

- (i) All the mines including applications for mining leases with all necessary licenses, approvals, clearances, all mine infrastructures standing on the mining lease land and surface rights; all letter of intent; all prospecting licenses, whether already granted or under application, totalling to 629.22 Ha;

- (ii) Land already acquired (as per Schedule-1X A)

Sl. No.	Type of Land	Area (Ha)
1	Mines	629.22
2	Plant & Other Infrastructure	169.743
3	Other	-
	Total	798.963

- (iii) Government land in the process of acquisition 18.53 Ha

- (iv) Pyro: 6 stage, 2 string, in-line calciner 10000 TPD Kiln (FLS 6M Dia X 95 M Long)

- (a) Cement Mill: HRP(3.0)+Ball Mill UMS 4.6 X 16 M(FLS) : 280 (PPC) TPH

- (b) Cement Mill: Ball Mill UMS 4.6 X 16 M (FLS): 160 (OPC) TPH

- (c) Cement Mill: MVR5600 (PFEIFFER): 320 (PPC) TPH

- (v) Raw Mill: PFEIFFER (MPS 5000B): 450 tph (2 Nos.)

- (vi) Coal Mill: PFEIFFER (MPS 3070 BK) 58 tph (2 Nos)

- (vii) DG: 2.25 MVA (Cummins/ Stamford) : 8 Nos.

- (viii) CPP: (25+35= 60) MW

- (ix) In plant Railway Siding

- (x) Water pipeline, including associates pumps, of a length of approx. 12 km

- (xi) Staff colony including family accommodation, bachelor accommodation as currently in existence

- (xii) Fiscal incentives: Any fiscal benefit/ incentive, in respect of the unit which relate to the period post the Completion Date, as per applicable policy/order, under Andhra Pradesh Industrial Investment Promotion Policy 2005-2010 for reimbursement of Power Consumption Charges and refund of AP VAT and CST.

- (3) As on the Completion Date, all agreements including suppliers contracts.

- (4) All earnest moneys and/or security deposits paid by Transferor2 in connection with or exclusively relating to JCCL Business as on the Completion Date;

- (5) All permanent employees employed/engaged with the JCCL Business, including security as on the Completion Date other than Excluded Employees;

- (6) all books, records, files, papers, engineering and process information, computer programmes, software licenses (whether proprietary or otherwise), drawings, manuals, data, catalogues, quotations, sales and advertising material, lists of present and former customers and suppliers, customer credit information, customer pricing information, and other records whether in physical or electronic form. It is hereby clarified that any record or document which does not form part of the JCCL Business including relating to sales and advertising material, lists of present and former customers, customer credit information, customer pricing information and other similar records whether in physical or electronic form shall not be transferred.

- (7) Liabilities

- (i) the liabilities which arise out of the activities or operations of the JCCL Business:

- (ii) the specific loans or borrowings (including debentures) raised, incurred and utilized solely for the activities, or operations of the JCCL Business,

It is clarified that no liability including contingent liability disclosed in the balance sheet of the JCCL Business on the Completion Date provided to the Transferee, other than those included in the JCCL Financial Indebtedness and JCCL Net Working Capital or guarantees listed in **Schedule XI B** of the Master Implementation Agreement or any similar instruments by whatsoever name, shall be acquired by the Transferee and be included in and JCCL Business. It is clarified that any capital commitment made by Transferor2 at the request of the Transferee, upto the Completion Date, shall not be included in the JCCL Financial Indebtedness and shall be paid by the Transferee.

Schedule IX C and IX D comprises list of heavy and light vehicles and other equipment's to be transferred to Transferee. In the event there is any inconsistency between Schedule IX C and IX D on one hand and Schedule X on the other hand, Parties agree that Schedule IX C and IX D will prevail.

SCHEDULE IXA

Balaji

Sl. No.	Type of Land (Purchased/ Awarded/Govt./ Others (to be specified))	Village	Khasra No.	Area (Ha)	ML/PL (if applicable)	Current Use (Mining/Plant & Other Infra) (to be specified)
1	Patta Land (Purchased)	Budawada	One third share of '81/3, 82/1, 82/2,83/3, 84/2, 85/1,87	3.343	NA	Plant & Other Infra
2	Patta Land (Purchased)	Budawada	one third share of '81/3,82/1, 82/2,83/3,84/2, 85/1,87	3.343	NA	Plant & Other Infra
3	Patta Land (Purchased)	Budawada	one third share of '81/3,82/1, 82/2,83/3,84/2, 85/1,87	3.343	NA	Plant & Other Infra
4	Patta Land (Purchased)	Budawada	85/2	0.911	NA	Plant & Other Infra
5	Patta Land (Purchased)	Budawada	86	1.542	NA	Plant & Other Infra
6	Patta Land (Purchased)	Budawada	97/1,98,99,100, 101/1,101/3, 97/3	6.653	NA	Plant & Other Infra
7	Patta Land (Purchased)	Budawada	105/4	0.776	NA	Plant & Other Infra
8	Patta Land (Purchased)	Budawada	105/5	0.110	NA	Plant & Other Infra
9	Patta Land (Purchased)	Budawada	105/8	0.567	NA	Plant & Other Infra
10	Patta Land (Purchased)	Budawada	105/9	0.647	NA	Plant & Other Infra
11	Patta Land (Purchased)	Budawada	88/2	0.983	NA	Plant & Other Infra
12	Patta Land (Purchased)	Budawada	88/1	0.983	NA	Plant & Other Infra
13	Patta Land (Purchased)	Budawada	83/1,84/1	0.478	NA	Plant & Other Infra
14	Patta Land (Purchased)	Budawada	83/1,84/1	0.453	NA	Plant & Other Infra
15	Patta Land (Purchased)	Budawada	313/2	0.295	NA	Plant & Other Infra
16	Patta Land (Purchased)	Budawada	314	1.103	NA	Plant & Other Infra
17	Patta Land (Purchased)	Budawada	315	1.137	NA	Plant & Other Infra
18	Patta Land (Purchased)	Budawada	105/5	0.414	NA	Plant & Other Infra
19	Patta Land (Purchased)	Budawada	83/1,'84/1	0.478	NA	Plant & Other Infra
20	Patta Land (Purchased)	Budawada	90	0.967	NA	Plant & Other Infra
21	Patta Land (Purchased)	Budawada	83/1,84/1	0.453	NA	Plant & Other Infra
22	Patta Land (Purchased)	Budawada	102/2	0.385	NA	Plant & Other Infra
23	Patta Land (Purchased)	Budawada	102/2	0.656	NA	Plant & Other Infra
24	Patta Land (Purchased)	Budawada	102/2	0.656	NA	Plant & Other Infra
25	Patta Land (Purchased)	Budawada	102/2	2.465	NA	Plant & Other Infra
26	Patta Land (Purchased)	Budawada	82/3	1.530	NA	Plant & Other Infra
27	Patta Land (Purchased)	Budawada	82/3	0.809	NA	Plant & Other Infra
28	Patta Land (Purchased)	Budawada	93,97/1	0.906	NA	Plant & Other Infra
29	Patta Land (Purchased)	Budawada	93,97/1	0.906	NA	Plant & Other Infra

Sl. No.	Type of Land (Purchased/ Awarded/Govt./ Others (to be specified))	Village	Khasra No.	Area (Ha)	ML/PL (if applicable)	Current Use (Mining/Plant & Other Infra) (to be specified)
30	Patta Land (Purchased)	Budawada	93,97/1	0.906	NA	Plant & Other Infra
31	Patta Land (Purchased)	Budawada	105/7	0.320	NA	Plant & Other Infra
32	Patta Land (Purchased)	Budawada	104/3	0.395	NA	Plant & Other Infra
33	Patta Land (Purchased)	Budawada	105/10	0.609	NA	Plant & Other Infra
34	Patta Land (Purchased)	Budawada	36/3	0.328	NA	Plant & Other Infra
35	Patta Land (Purchased)	Budawada	41/1	0.293	NA	Plant & Other Infra
36	Patta Land (Purchased)	Budawada	104/2	0.342	NA	Plant & Other Infra
37	Patta Land (Purchased)	Budawada	40/2	1.457	NA	Plant & Other Infra
38	Patta Land (Purchased)	Budawada	41/1	0.206	NA	Plant & Other Infra
39	Patta Land (Purchased)	Budawada	41/1	0.603	NA	Plant & Other Infra
40	Patta Land (Purchased)	Budawada	40/2	0.728	NA	Plant & Other Infra
41	Patta Land (Purchased)	Budawada	41/1	0.293	NA	Plant & Other Infra
42	Patta Land (Purchased)	Budawada	104/2	0.342	NA	Plant & Other Infra
43	Patta Land (Purchased)	Budawada	104/3	0.395	NA	Plant & Other Infra
44	Patta Land (Purchased)	Budawada	40/2	0.728	NA	Plant & Other Infra
45	Patta Land (Purchased)	Budawada	85/2,86	0.704	NA	Plant & Other Infra
46	Patta Land (Purchased)	Budawada	85/2,86	0.704	NA	Plant & Other Infra
47	Patta Land (Purchased)	Budawada	101	1.420	NA	Plant & Other Infra
48	Patta Land (Purchased)	Budawada	97/3,98,99,100	1.926	NA	Plant & Other Infra
49	Patta Land (Purchased)	Budawada	97/3,98,99,100	1.926	NA	Plant & Other Infra
50	Patta Land (Purchased)	Budawada	89	0.291	NA	Plant & Other Infra
51	Patta Land (Purchased)	Budawada	83/1,84/1	2.396	NA	Plant & Other Infra
52	Patta Land (Purchased)	Budawada	105/5	0.741	NA	Plant & Other Infra
53	Patta Land (Purchased)	Budawada	104/3	0.395	NA	Plant & Other Infra
54	Patta Land (Purchased)	Budawada	86	0.607	NA	Plant & Other Infra
55	Patta Land (Purchased)	Budawada	37	0.769	NA	Plant & Other Infra
56	Patta Land (Purchased)	Budawada	85/2	0.498	NA	Plant & Other Infra
57	Patta Land (Purchased)	Budawada	40/4	0.202	NA	Plant & Other Infra
58	Patta Land (Purchased)	Budawada	36/1	0.478	NA	Plant & Other Infra
59	Patta Land (Purchased)	Budawada	89	0.295	NA	Plant & Other Infra
60	Patta Land (Purchased)	Budawada	83/1,84/1	0.530	NA	Plant & Other Infra
61	Patta Land (Purchased)	Budawada	41/1	0.550	NA	Plant & Other Infra
62	Patta Land (Purchased)	Budawada	41/1	0.538	NA	Plant & Other Infra

Sl. No.	Type of Land (Purchased/Awarded/Govt./Others (to be specified))	Village	Khasra No.	Area (Ha)	ML/PL (if applicable)	Current Use (Mining/Plant & Other Infra) (to be specified)
63	Patta Land (Purchased)	Budawada	36/2	0.461	NA	Plant & Other Infra
64	Patta Land (Purchased)	Budawada	160	0.688	NA	Plant & Other Infra
65	Patta Land (Purchased)	Budawada	223/1	1.619	NA	Plant & Other Infra
66	Patta Land (Purchased)	Budawada	224/1	0.065	NA	Plant & Other Infra
67	Patta Land (Purchased)	Budawada	35	0.809	NA	Plant & Other Infra
68	Patta Land (Purchased)	Budawada	36/2	0.461	NA	Plant & Other Infra
69	Patta Land (Purchased)	Budawada	35	0.809	NA	Plant & Other Infra
70	Patta Land (Purchased)	Budawada	36/2	0.461	NA	Plant & Other Infra
71	Patta Land (Purchased)	Budawada	105/6	0.513	NA	Plant & Other Infra
72	Patta Land (Purchased)	Budawada	160	0.609	NA	Plant & Other Infra
73	Patta Land (Purchased)	Budawada	218/1B	0.500	NA	Plant & Other Infra
74	Patta Land (Purchased)	Budawada	220/2A	0.449	NA	Plant & Other Infra
75	Patta Land (Purchased)	Budawada	220/2C	0.259	NA	Plant & Other Infra
76	Patta Land (Purchased)	Budawada	221/3	1.214	NA	Plant & Other Infra
77	Patta Land (Purchased)	Budawada	35	0.607	NA	Plant & Other Infra
78	Patta Land (Purchased)	Budawada	233	0.170	NA	Plant & Other Infra
79	Patta Land (Purchased)	Budawada	35	0.607	NA	Plant & Other Infra
80	Patta Land (Purchased)	Budawada	96	0.162	NA	Plant & Other Infra
81	Patta Land (Purchased)	Budawada	223/1	0.142	NA	Plant & Other Infra
82	Patta Land (Purchased)	Budawada	35	0.202	NA	Plant & Other Infra
83	Patta Land (Purchased)	Budawada	96,223/1	0.405	NA	Plant & Other Infra
84	Patta Land (Purchased)	Budawada	35	0.607	NA	Plant & Other Infra
85	Patta Land (Purchased)	Budawada	221/1	0.131	NA	Plant & Other Infra
86	Patta Land (Purchased)	Budawada	35	0.202	NA	Plant & Other Infra
87	Patta Land (Purchased)	Budawada	222/1	0.045	NA	Plant & Other Infra
88	Patta Land (Purchased)	Budawada	35	0.607	NA	Plant & Other Infra
89	Patta Land (Purchased)	Budawada	37	0.174	NA	Plant & Other Infra
90	Patta Land (Purchased)	Budawada	71/3	0.253	NA	Plant & Other Infra
91	Patta Land (Purchased)	Budawada	104/2	0.405	NA	Plant & Other Infra
92	Patta Land (Purchased)	Budawada	95/3	1.323	NA	Plant & Other Infra
93	Patta Land (Purchased)	Budawada	35	1.214	NA	Plant & Other Infra
94	Patta Land (Purchased)	Budawada	71/3	0.443	NA	Plant & Other Infra
95	Patta Land (Purchased)	Budawada	104/2	0.607	NA	Plant & Other Infra

Sl. No.	Type of Land (Purchased/Awarded/Govt./Others (to be specified))	Village	Khasra No.	Area (Ha)	ML/PL (if applicable)	Current Use (Mining/Plant & Other Infra) (to be specified)
96	Patta Land (Purchased)	Budawada	72	0.405	NA	Plant & Other Infra
97	Patta Land (Purchased)	Budawada	96	0.769	NA	Plant & Other Infra
98	Patta Land (Purchased)	Budawada	35	1.012	NA	Plant & Other Infra
99	Patta Land (Purchased)	Budawada	36/3	0.304	NA	Plant & Other Infra
100	Patta Land (Purchased)	Budawada	36/3	0.478	NA	Plant & Other Infra
101	Patta Land (Purchased)	Budawada	35	0.809	NA	Plant & Other Infra
102	Patta Land (Purchased)	Budawada	36/2	0.461	NA	Plant & Other Infra
103	Patta Land (Purchased)	Budawada	104/3	0.393	NA	Plant & Other Infra
104	Patta Land (Purchased)	Budawada	96	0.202	NA	Plant & Other Infra
105	Patta Land (Purchased)	Budawada	223/1	0.055	NA	Plant & Other Infra
106	Patta Land (Purchased)	Budawada	97/1,97/3,100,101/1,101/3	6.851	NA	Plant & Other Infra
107	Patta Land (Purchased)	Budawada	95/1	0.427	NA	Plant & Other Infra
108	Patta Land (Purchased)	Budawada	95/3	1.679	NA	Plant & Other Infra
109	Patta Land (Purchased)	Budawada	222/1,223/1	0.809	NA	Plant & Other Infra
110	Patta Land (Purchased)	Budawada	186	0.607	NA	Plant & Other Infra
111	Patta Land (Purchased)	Budawada	146/1	0.769	NA	Plant & Other Infra
112	Patta Land (Purchased)	Budawada	146/3	0.623	NA	Plant & Other Infra
113	Patta Land (Purchased)	Budawada	145/1	0.352	NA	Plant & Other Infra
114	Patta Land (Purchased)	Budawada	148	0.405	NA	Plant & Other Infra
115	Patta Land (Purchased)	Budawada	186	0.405	NA	Plant & Other Infra
116	Patta Land (Purchased)	Budawada	147/3	0.275	NA	Plant & Other Infra
117	Patta Land (Purchased)	Budawada	186	0.214	NA	Plant & Other Infra
118	Patta Land (Purchased)	Budawada	186	0.214	NA	Plant & Other Infra
119	Patta Land (Purchased)	Budawada	107/1	0.304	NA	Plant & Other Infra
120	Patta Land (Purchased)	Budawada	153	1.190	NA	Plant & Other Infra
121	Patta Land (Purchased)	Budawada	186	0.202	NA	Plant & Other Infra
122	Patta Land (Purchased)	Budawada	145/3	0.482	NA	Plant & Other Infra
123	Patta Land (Purchased)	Budawada	145/2A	0.121	NA	Plant & Other Infra
124	Patta Land (Purchased)	Budawada	145/2C	0.198	NA	Plant & Other Infra
125	Patta Land (Purchased)	Budawada	186	0.405	NA	Plant & Other Infra
126	Patta Land (Purchased)	Budawada	147/1	0.304	NA	Plant & Other Infra
127	Patta Land (Purchased)	Budawada	145/3	0.631	NA	Plant & Other Infra
128	Patta Land (Purchased)	Budawada	148	0.425	NA	Plant & Other Infra

Sl. No.	Type of Land (Purchased/Awarded/Govt./Others (to be specified))	Village	Khasra No.	Area (Ha)	ML/PL (if applicable)	Current Use (Mining/Plant & Other Infra) (to be specified)
129	Patta Land (Purchased)	Budawada	145/1	0.386	NA	Plant & Other Infra
130	Patta Land (Purchased)	Budawada	154/3	0.174	NA	Plant & Other Infra
131	Patta Land (Purchased)	Budawada	148	0.093	NA	Plant & Other Infra
132	Patta Land (Purchased)	Budawada	154/1	1.133	NA	Plant & Other Infra
133	Patta Land (Purchased)	Budawada	146/1	0.765	NA	Plant & Other Infra
134	Patta Land (Purchased)	Budawada	187	0.809	NA	Plant & Other Infra
135	Patta Land (Purchased)	Budawada	187	0.809	NA	Plant & Other Infra
136	Patta Land (Purchased)	Budawada	151	0.575	NA	Plant & Other Infra
137	Patta Land (Purchased)	Budawada	153	0.231	NA	Plant & Other Infra
138	Patta Land (Purchased)	Budawada	223/1	0.304	NA	Plant & Other Infra
139	Patta Land (Purchased)	Budawada	152	0.202	NA	Plant & Other Infra
140	Patta Land (Purchased)	Budawada	147/1	0.591	NA	Plant & Other Infra
141	Patta Land (Purchased)	Budawada	38/2	1.234	NA	Plant & Other Infra
142	Patta Land (Purchased)	Budawada	40/3	1.603	NA	Plant & Other Infra
143	Patta Land (Purchased)	Budawada	38/2	0.745	NA	Plant & Other Infra
144	Patta Land (Purchased)	Budawada	41/2	0.882	NA	Plant & Other Infra
145	Patta Land (Purchased)	Budawada	38/2	0.643	NA	Plant & Other Infra
146	Patta Land (Purchased)	Budawada	41/1	0.101	NA	Plant & Other Infra
147	Patta Land (Purchased)	Budawada	38/3	2.307	NA	Plant & Other Infra
148	Patta Land (Purchased)	Budawada	86	0.607	NA	Plant & Other Infra
149	Patta Land (Purchased)	Budawada	71/3	0.607	NA	Plant & Other Infra
150	Patta Land (Purchased)	Budawada	72	0.405	NA	Plant & Other Infra
151	Patta Land (Purchased)	Budawada	72	0.607	NA	Plant & Other Infra
152	Patta Land (Purchased)	Budawada	72	0.304	NA	Plant & Other Infra
153	Patta Land (Purchased)	Budawada	71/3	0.607	NA	Plant & Other Infra
154	Patta Land (Purchased)	Budawada	36/1	0.231	NA	Plant & Other Infra
155	Patta Land (Purchased)	Budawada	36/1	0.231	NA	Plant & Other Infra
156	Patta Land (Purchased)	Budawada	35	0.182	NA	Plant & Other Infra
157	Patta Land (Purchased)	Budawada	72	0.607	NA	Plant & Other Infra
158	Patta Land (Purchased)	Budawada	72, 102/1	0.809	NA	Plant & Other Infra
159	Patta Land (Purchased)	Budawada	145/2C	0.121	NA	Plant & Other Infra
160	Patta Land (Purchased)	Budawada	145/2C	0.749	NA	Plant & Other Infra
161	Patta Land (Purchased)	Budawada	142	0.834	NA	Plant & Other Infra

Sl. No.	Type of Land (Purchased/Awarded/Govt./Others (to be specified))	Village	Khasra No.	Area (Ha)	ML/PL (if applicable)	Current Use (Mining/Plant & Other Infra) (to be specified)
162	Patta Land (Purchased)	Budawada	142	0.858	NA	Plant & Other Infra
163	Patta Land (Purchased)	Budawada	96	0.809	NA	Plant & Other Infra
164	Patta Land (Purchased)	Budawada	145/1	0.405	NA	Plant & Other Infra
165	Patta Land (Purchased)	Budawada	35	0.198	NA	Plant & Other Infra
166	Patta Land (Purchased)	Budawada	161	0.263	NA	Plant & Other Infra
167	Patta Land (Purchased)	Budawada	162	0.445	NA	Plant & Other Infra
168	Patta Land (Purchased)	Budawada	221/1	0.202	NA	Plant & Other Infra
169	Patta Land (Purchased)	Budawada	221/1	0.405	NA	Plant & Other Infra
170	Patta Land (Purchased)	Budawada	221/1	0.202	NA	Plant & Other Infra
171	Patta Land (Purchased)	Budawada	222/3	1.267	NA	Plant & Other Infra
172	Patta Land (Purchased)	Budawada	229	1.052	NA	Plant & Other Infra
173	Patta Land (Purchased)	Budawada	224/3	0.490	NA	Plant & Other Infra
174	Patta Land (Purchased)	Budawada	222/3	0.320	NA	Plant & Other Infra
175	Patta Land (Purchased)	Budawada	231	0.455	NA	Plant & Other Infra
176	Patta Land (Purchased)	Budawada	231	0.455	NA	Plant & Other Infra
177	Patta Land (Purchased)	Budawada	228	1.012	NA	Plant & Other Infra
178	Patta Land (Purchased)	Budawada	229	0.032	NA	Plant & Other Infra
179	Patta Land (Purchased)	Budawada	228	0.125	NA	Plant & Other Infra
180	Patta Land (Purchased)	Budawada	229	0.886	NA	Plant & Other Infra
181	Patta Land (Purchased)	Budawada	216	0.862	NA	Plant & Other Infra
182	Patta Land (Purchased)	Budawada	224/3	0.405	NA	Plant & Other Infra
183	Patta Land (Purchased)	Budawada	142	0.405	NA	Plant & Other Infra
184	Patta Land (Purchased)	Budawada	95 /1	0.121	NA	Plant & Other Infra
185	Patta Land (Purchased)	Budawada	95/3	0.607	NA	Plant & Other Infra
186	Patta Land (Purchased)	Budawada	196/1	0.942	NA	Plant & Other Infra
187	Patta Land (Purchased)	Budawada	314	0.461	NA	Plant & Other Infra
188	Patta Land (Purchased)	Budawada	315	0.239	NA	Plant & Other Infra
189	Patta Land (Purchased)	Budawada	316/2	0.142	NA	Plant & Other Infra
190	Patta Land (Purchased)	Budawada	152	0.672	NA	Plant & Other Infra
191	Patta Land (Purchased)	Budawada	95/1	0.257	NA	Plant & Other Infra
192	Patta Land (Purchased)	Budawada	316/2	0.142	NA	Plant & Other Infra
193	Patta Land (Purchased)	Budawada	222/1	0.405	NA	Plant & Other Infra
194	Patta Land (Purchased)	Budawada	222/1	0.405	NA	Plant & Other Infra

Sl. No.	Type of Land (Purchased/Awarded/Govt./Others (to be specified))	Village	Khasra No.	Area (Ha)	ML/PL (if applicable)	Current Use (Mining/Plant & Other Infra) (to be specified)
195	Patta Land (Purchased)	Budawada	71/1	0.761	NA	Plant & Other Infra
196	Patta Land (Purchased)	Budawada	40/3	0.243	NA	Plant & Other Infra
197	Patta Land (Purchased)	Budawada	219/1	0.166	NA	Plant & Other Infra
198	Patta Land (Purchased)	Budawada	196/1	0.937	NA	Plant & Other Infra
199	Patta Land (Purchased)	Budawada	196/3	0.057	NA	Plant & Other Infra
200	Patta Land (Purchased)	Budawada	196/1	0.931	NA	Plant & Other Infra
201	Patta Land (Purchased)	Budawada	196/1	0.933	NA	Plant & Other Infra
202	Patta Land (Purchased)	Budawada	196/1	0.931	NA	Plant & Other Infra
203	Patta Land (Purchased)	Budawada	71/1	0.761	NA	Plant & Other Infra
204	Patta Land (Purchased)	Budawada	40/3	0.239	NA	Plant & Other Infra
205	Patta Land (Purchased)	Budawada	71/1	0.732	NA	Plant & Other Infra
206	Patta Land (Purchased)	Budawada	40/3	0.243	NA	Plant & Other Infra
207	Patta Land (Purchased)	Budawada	163	0.425	NA	Plant & Other Infra
208	Patta Land (Purchased)	Budawada	164	0.053	NA	Plant & Other Infra
209	Patta Land (Purchased)	Budawada	71/1	0.761	NA	Plant & Other Infra
210	Patta Land (Purchased)	Budawada	40/3	0.243	NA	Plant & Other Infra
211	Patta Land (Purchased)	Budawada	71/1	0.753	NA	Plant & Other Infra
212	Patta Land (Purchased)	Budawada	40/3	0.243	NA	Plant & Other Infra
213	Patta Land (Purchased)	Budawada	164	0.575	NA	Plant & Other Infra
214	Patta Land (Purchased)	Budawada	163	0.329	NA	Plant & Other Infra
215	Patta Land (Purchased)	Budawada	164	0.129	NA	Plant & Other Infra
216	Patta Land (Purchased)	Budawada	222/1	0.405	NA	Plant & Other Infra
217	Patta Land (Purchased)	Budawada	223/1	0.809	NA	Plant & Other Infra
218	Patta Land (Purchased)	Budawada	222/1	0.202	NA	Plant & Other Infra
219	Patta Land (Purchased)	Budawada	223/1	0.202	NA	Plant & Other Infra
222	Patta Land (Purchased)	Budawada	315	0.405	NA	Plant & Other Infra
223	Patta Land (Purchased)	Budawada	108	0.384	NA	Plant & Other Infra
224	Patta Land (Purchased)	Budawada	108	0.178	NA	Plant & Other Infra
225	Patta Land (Purchased)	Budawada	230	0.405	NA	Plant & Other Infra
226	Patta Land (Purchased)	Budawada	230	0.405	NA	Plant & Other Infra
227	Patta Land (Purchased)	Budawada	230	0.607	NA	Plant & Other Infra
228	Patta Land (Purchased)	Budawada	230	0.437	NA	Plant & Other Infra
229	Patta Land (Purchased)	Budawada	230	0.429	NA	Plant & Other Infra

Sl. No.	Type of Land (Purchased/Awarded/Govt./Others (to be specified))	Village	Khasra No.	Area (Ha)	ML/PL (if applicable)	Current Use (Mining/Plant & Other Infra) (to be specified)
230	Patta Land (Purchased)	Budawada	231	0.906	NA	Plant & Other Infra
231	Patta Land (Purchased)	Budawada	232	0.453	NA	Plant & Other Infra
233	Patta Land (Purchased)	Budawada	221/1	0.202	NA	Plant & Other Infra
234	Patta Land (Purchased)	Budawada	221/1	0.202	NA	Plant & Other Infra
236	Patta Land (Purchased)	Budawada	219/2C	0.111	NA	Plant & Other Infra
237	Patta Land (Purchased)	Budawada	196/1	0.971	NA	Plant & Other Infra
238	Patta Land (Purchased)	Budawada	164	0.243	NA	Plant & Other Infra
239	Patta Land (Purchased)	Budawada	313/2	0.146	NA	Plant & Other Infra
240	Patta Land (Purchased)	Budawada	314/2	0.322	NA	Plant & Other Infra
241	Patta Land (Purchased)	Budawada	313/2	0.146	NA	Plant & Other Infra
242	Patta Land (Purchased)	Budawada	314/2	0.322	NA	Plant & Other Infra
243	Patta Land (Purchased)	Budawada	219/2A	1.093	NA	Plant & Other Infra
244	Patta Land (Purchased)	Budawada	216	0.287	NA	Plant & Other Infra
245	Patta Land (Purchased)	Budawada	215	0.125	NA	Plant & Other Infra
246	Patta Land (Purchased)	Budawada	218/1 A	0.229	NA	Plant & Other Infra
247	Patta Land (Purchased)	Budawada	218/1 B	0.202	NA	Plant & Other Infra
248	Patta Land (Purchased)	Budawada	221/1A	0.202	NA	Plant & Other Infra
249	Patta Land (Purchased)	Budawada	221/1A	0.202	NA	Plant & Other Infra
250	Patta Land (Purchased)	Budawada	32	1.918	NA	Plant & Other Infra
251	Patta Land (Purchased)	Budawada	221/3	0.465	NA	Plant & Other Infra
252	Patta Land (Purchased)	Budawada	221/3	0.405	NA	Plant & Other Infra
253	Patta Land (Purchased)	Budawada	224/3	0.405	NA	Plant & Other Infra
254	Patta Land (Purchased)	Budawada	224/3	0.502	NA	Plant & Other Infra
255	Patta Land (Purchased)	Budawada	224/3	0.405	NA	Plant & Other Infra
256	Patta Land (NSLBCOM Land)	Budawada	102, 101, 97, 98, 95, 224, 223, 222, 221, 220, 219, 218 (Land Transferred from NSLBCOM Dept)	2.695	NA	Plant & Other Infra
	Forest Land	Budawada	R.F No: 376 (Compt. No.05&06)	4.626		Plant & Other Infra
Total Land In Ha				169.743		
256	Forest Land	Budawada	R.F No: 376 (Compt. No.05&06)	629.22	ML	Mining
Grand Total				798.963		

SCHEDULE IX – B
DETAILS OF BUILDINGS & STRUCTURES FORMING PART OF JAL BUSINESS
BALAJI

A UNIT OF JAYPEE CEMENT CORPORATION LIMITED
JAYPEE BALAJI CEMENT PLANT

Buildings & Structures details

Plant Buildings

Sr. No.	Asset Description	Remarks
1	Cement Mill Ball Mill -2	
2	Cement Mill Hopper	
3	Gypsum Storage Yard	
4	Packing Plant	
5	Cement Mill Ball Mill -1 Building	
6	Cement Mill MVR Including Bag House	
7	Fly Ash Separator Building	
8	HRP Roller Press Building	
9	Coal Crusher	
10	Coal Dosing	
11	Coal Mill House 1	
12	Coal Mill House 2	
13	Coal Stacker & Reclaimer	
14	Electrical Sub-Station	
15	Load Centre -2	
16	Load Centre -3	
17	Load Centre -4	
18	DG building	
19	Clinker Cooler & ESP	
20	Central Control Room	
21	Preheater -Building	
22	Raw Mill-1 Building	
23	Raw Mill-2 Building	
24	Reverse Air Bag House	
25	Raw Material Hopper Building	
26	ESP Kiln & Cooler Building	
27	Mining Office	
28	Magazine Store Building	
29	Mining Workshop	
30	Lime Stone Crusher	
31	Lime Stone Stacker & Reclaimer Building	
32	Mining Road	
33	Administrative Building	
34	Weigh Bridge	
35	Despatch Office	
36	Fire Station	
37	Main Stores	
38	Time & Security Office	
39	Main Gate & Despatch Gate	
40	Plant Road	
41	Security Office	
42	Transporters Office / Shed	
43	Electrical Workshop	
44	Auto Workshop	
45	Wagon Loading Platform Phase 1	
46	CPP Air Cooled Condensor	
47	CPP Ash Handling System Building	
48	CPP TG Building	
49	Boundary Wall	
Family Accomodation		
50	Residential Building Block FH 1	2 Blocks
51	Senior Officials Residence	1 Block
52	Residential Building Block C	1 Block
53	Residential Building Block D	3 Blocks
54	Residential Building Block E	3 Blocks
55	Residential Building Block F	7 Blocks
56	Residential Building Block H	8 Blocks
57	Residential Building FH 2	6 Blocks

Sr. No.	Asset Description	Remarks
58	Residential Building FH 3	5 Blocks
59	Residential Building FH 4	8 Blocks
60	Residential Building FH 5	14 Blocks
61	Residential Building Block New FH 2	1 Block
Township/Other Buildings & Structures		
62	Annapurna Mess	
63	Overhead Tank	
64	Sewerage Treatment Plant	
65	Temple	
66	Labour Camo	
67	Drainage & Sewerage Plant	
68	School Building	
69	Shopping Complex	
70	Canteen	
71	Carpentry Workshop	

Buildings & Structures under construction details as on 16.03.2016

Sr. No.	Asset Description	Remarks
1	Residential Building Block FH 1	
2	Residential Building Block C	3 Blocks
3	Residential Building Block D	3 Blocks
4	Residential Building Block E	5 Blocks
5	Residential Building Block F	1 Block
6	Hospital	
7	Road Railway Siding	
8	Fly Ash Dump Hopper	
9	Wagon Tippler	
10	Plant & Approach Road	
11	Fly Ash Separator Building	
12	New Time Office	

SCHEDULE IX C

JAYPEE BALAJI CEMENT PLANT

A. EQUIPMENTS & HEAVY AND LIGHT VEHICLES IN THE BOOKS OF PLANT & PHYSICALLY AVAILABLE AT PLANT

S. No.	Description	Regn. No/S.No.	D/No.	SAP Code
Mining				
1	TATA SCOOP TIPPERS	AP 16TY 7111	7	600615
2	TATA SCOOP TIPPERS	AP-16TY-3220	8	600616
3	TATA SCOOP TIPPERS	AP 16TY 7113	9	600617
4	TATA SCOOP TIPPERS	AP 16TY 7112	11	600618
5	PC 1250-8R(LS)HYDRAULIC EXCAVATOR	KMTPC 290602035386	1	800086
6	PC 1250-8R(LS) HYDRAULIC EXCAVATOR	KMTPC 290602035392	2	800087
7	Hyundai Wheel Excavator/Breaker	HHIHN 604VB0002661	1	122278
8	ASKA lighting Tower NLT -9	563	1	701838
9	ASKA lighting Tower NLT -9	564	2	701839
10	D275A-5R	35045	1	800088
11	D275A-5R	35046	2	800089
12	Hydra-12	1936461614	1	122052
13	Hydra-12	1935421817	2	122054
14	Hydra-14 (AP16BV7261)	1958170416	9	122053
15	Fork Lift AF 50D(Reg.AP16BV7259)	F 290840	1	122030
16	Fork Lift AF 50D	F 290922	2	122047
17	Godrej Tyre Handler G600D	12620	1	800084
18	Dust Sweeping Machine	360201213	1	122554
19	5KVA Power Generator Set	11039H	2	601436
20	Atlas Copco.Roc L8-25	AVO 11A 1400	1	800090
21	Atlas Copco.Roc L8-25	AVO 11A 1373	3	800091
22	KOMATSU HD 465-7E0	N10205	1	Under Lease wih SREI Finance Equipment Ltd.
23	KOMATSU HD 465-7E0	N10206	2	
24	KOMATSU HD 465-7E0	N10207	3	
25	KOMATSU HD 465-7E0	N10213	4	
26	KOMATSU HD 465-7E0	N10214	5	
27	KOMATSU HD 465-7E0	N10215	6	
28	KOMATSU HD 465-7E0	N10216	7	

S. No.	Description	Regn. No/s.No.	D/No.	SAP Code
29	KOMATSU HD 465-7E0	N10217	8	Under Lease wih SREI Finance Equipment Ltd.
30	KOMATSU HD 465-7E0	N10218	9	
31	KOMATSU HD 465-7E0	N10219	10	
32	KOMATSU HD 465-7E0	N10220	11	
33	KOMATSU HD 465-7E0	N10221	12	
34	PC 600 -7 -Excavator	20271		
35	BD 155- Dozer	G11886		
36	D275A-5R	35046		
37	Motor Grader	10949		
38	Loader (BP2-1148)	98C-BC-591		
Heavy				
39	Prima 2528.K	AP16TY-8534	3P	800079
40	Prima 2528.K	AP16TY-8536	4P	800080
41	PUNJAB BODY TRUCK	AP-16TY-3309	1	600620
42	PUNJAB BODY TRUCK	AP-16TY-3319	2	600619
43	Tata Ace Chassis No. MAT445051 AVD27231	AP16TY4703		110179
44	Mobile Service Van	AP 16TY 5237	1	110154
45	Fire service on Tata LPT 1613/42 BSII	AP16TY-5936	1	110185
46	Fire service on Tata LPT 2516/48	AP 16TY 6204	2	110186
47	Bronto sky Lift F-32HDT on Tata 2518EX	AP 16TY 6203	3	110187
48	Staff Bus Tata (Star Bus)	AP16TY2754	1	110149
49	Staff Bus Tata	AP16TY3710	2	110171
50	Staff Bus - Ashok Leyland	AP16TY6524	3	110188
51	TRAILERS	AP16TY2419	1	600619 & 600621
52	AMBULANCE	AP16TY-2770	2	110151
53	AMBULANCE	AP 16TY 7870	3	110195
54	Mahindra Tractor DOZER (ARJUN)	AP 16BP 7307	2	110184
55	Trolley Tractor	AP16TY5901	1	600529 & 122609
56	R.I.V on Bolero Camper D/C	AP-16TY-5380	9	110178
Light				
57	Scorpio	AP-09-BZ-2755	4	110175
58	SCORPIO	AP16BD7956		110159
59	Innova Car	AP16BL0601	1	110150
60	Innova Car	AP09BY1020	2	110180
61	Honda accord	AP09BZ0423	-	110176
62	Corolla	AP09CB9382	-	110183
63	Bolero	AP16BD-9894		110165
64	Bolero SLE	AP16BD 7957	3	110157
65	Bolero SLE	AP16BD7955	6	110156
66	Bolero SLE	AP16BP0332	8	110168
67	Bolero SLE	AP16BP0331	7	110169
68	Bolero SLE	AP16BP2442	9	110174
69	Bolero SLE	AP16BP7014	11	110148
70	Bolero Campr D/C	AP16TY2769	3	110181
71	Bolero Camper D/C	AP16TY3049	4	110158
72	Bolero Camper D/C	AP16TY3179	6	110161
73	Bolero Camper D/C	AP16TY3180	7	110164
74	Bolero Camper D/C	AP16TY2422	8	110146
75	Bolero Camper D/C	AP16TY2421	2	110147
76	Tata Winger	AP16TY3600	1	110170
77	Hero Honda Splender Plus	AP16BD7624	1	110162
78	Hero Honda CD Delux	AP16BD7610	2	110163
79	Hero Honda Splender Plus	AP16BP1158	3	110152
80	Hero Honda Splender Plus	AP16BP2209	4	110153
81	Hero Honda Splender Plus	AP16BP5593	-	110177
82	Hero Honda Splender Plus	AP16BV2148	-	110190
83	Hero Honda Splender Plus	AP 6BP3137	-	110191
84	MAHINDRA XYLO E8	AP09CD1776		110194
85	MAHINDRA XYLO E8	TN07BP0219		110192
86	MAHINDRA XYLO E8 M-EAGLE CRDE 2WD 7CC BS4 W DW	KA03MP0548		110193
87	INNOVA 2.5V (M4) VX -7S ENG NO-2KD6784713	AP09CE0622		110196
88	AVP	AP16TE0512		110216
89	TVS MOPED	AP16BM6702		110172
90	Loco Shunter	739	1	800101
91	D.G SET 15 K.V.A	430150 - 19	1	
92	D.G SET 1000 K.V.A	HGC634YZ	1	
93	HYDRA	1936461614	1	

S. No.	Description	Regn. No/s.No.	D/No.	SAP Code
94	HYDRA	1935421817	1	
95	HYDRA (AP16BV7261)	1958170416	1	
96	FORK LIFT	AP16BV7259	1	
97	FORK LIFT	F 290922	1	
98	Diesel Welding Set	SIMPSON/S325	1	
99	JCB-3D	3D/9-814596	1	
100	HYVA	AP16TE0911	1	
101	HYVA	AP16TE0912	1	
102	HYVA	AP16TE0908	1	
103	HYVA	AP24Y7902		
104	Water Pump 5 HP Diesel	AVN1LON520		
105	Water Pump 5 HP Diesel	Kirloskar		

**SCHEDULE IX D
JAYPEE BALAJI CEMENT PLANT**

B. EQUIPMENTS & HEAVY AND LIGHT VEHICLES IN THE BOOKS OF OTHER UNITS & PHYSICALLY AVAILABLE AT PLANT

S. No.	Equipment/Vehicle	Regn.No/ Sr.No.	Remarks
Mining Equipment			
1	MOTOR GRADER Komatsu GD511A -1	10949	Mining Equipment
2	DG SETS 15 KVA	430150.19	Mining Equipment
3	DIESEL WELDING SET SIMPSON	S325	Mining Equipment
4	MITSUBISHI AD250 DUMPER	HP26A9842	Mining Equipment
5	EXPLOSIVE VAN	AP16TY 8077	Mining Equipment
Light			
6	Bolero camper	AP16TY9835	LMV in HYD Purchase Office
7	Bolero SLE	AP16BD8782	LMV
8	Utility	AP16BD8781	LMV
9	Marshal	AP16BD8780	LMV
10	TRACTOR	AP 16TY 5240	LMV
11	Mahindra XUV 500	UP16AH-1691	LMV
12	Bolero DI,Turbo	KL-13U-8391	LMV
13	Tata Magic	AP24AB2092	LMV
Heavy			
14	TRAILERS	AP16TY3318	HMV
15	TRAILERS	AP16TY3310	HMV
16	Volvo Trailer	MP17HH0391	HMV
17	HALF BODY TRUCK	AP-16TY-3320	HMV
18	PUNJAB BODY TRUCK	AP-16TY-3208	HMV
19	WATER TANKER	AP-16TY-3217	HMV
20	WATER TANKER	AP 16TY 5233	HMV
21	WATER TANKER	AP 16TY 5242	HMV
22	WATER TANKER	AP 16TY 5241	HMV
23	Fuel Field Service 10 KL	AP07TD-2677	HMV
24	Tata Staff Bus	AP16TE2743	HMV
25	Tata Staff Bus	AP16TE2744	HMV
Construction Equipment			
26	PC 600 -7	20271	Construction Equipment
27	Tata Hitachi EX-400 Excavator	4001-0125	Construction Equipment
28	Dozer BD 155	G11885	Construction Equipment
29	BL - 200 Loader	96MBC-591	Construction Equipment
30	BL - 200 Loader	G10-692	Construction Equipment
31	Grove RT 528 C	220507	Construction Equipment
32	JCB-3D	3D/9-814596	Construction Equipment
33	DG SETS 1000 KVA	HCG634YZ	Construction Equipment
34	COMPACTOR Bomag BW 216 D3	101580400130	Construction Equipment
35	5 HP (Diesel) WATER PUMP	AVNI LOM 520	construction Equipment
36	5 HP (Diesel) WATER PUMP	KIRLOSKAR	Construction Equipment
37	HYVA	AP24Y-7902	Construction Equipment
38	HYVA	AP16TE-0910	Construction Equipment
39	HYVA	AP16TE-0912	Construction Equipment
40	HYVA	AP16TE-0908	Construction Equipment
41	HYVA	AP16TE-0911	Construction Equipment
42	TATA SCOOP TIPPER	AP-16TY-3226	Construction Equipment
43	PLATFORM	AP-16TY-3982	Construction Equipment

SCHEDULE X
JAYPEE BALAJI CEMENT PLANT

S. No	Description	M/C Sl. No. / Regn. No.	SAP code	Others		
Mining				Sr. No.	Asset Description	Sr. No. / Regn. No.
1	Atlas Copco.Roc L8-25 DRILL RIG	8992007394	800092	17	Potain Tower Crane, MD – 1100, (Fix, 190 M)	
2	HUDRAULIC MOBILE CRANE	AP16CR1263	122031	18	Terex Comedil CTT-331 – HD20	
3	HUDRAULIC MOBILE CRANE	AP16CR1264	122032	19	Loader	96M - BC - 559
4	ESCORTS HYDRA CRANE	AP16CR1266	122055	20	DIESEL Compressor CPS600	1329016 /79014
5	ESCORTS HYDRA CRANE	AP16BV7262	122056	21	DIESEL Compressor XA85	PNE-98297 /041047
6	ESCORTS HYDRA CRANE	AP16BV7258	122057	22	Batching Plant	M/C-80
Heavy				23	D.G SET 5 K.V.A- NO.02	100320/11039H
7	Prima 2528.K HYVA LPK 2516C (6x4)	AP16TY8531	800081	24	Ajax Fiori Mobile Transit	U8620320
8	Prima 2528.K HYVA LPK 2516C (6x4)	AP16TY8533	800082	25	TADANO GR 700 CRANE	RF80 M 77K0
9	TRAILER	AP16TY2420	600620,22	26	SCHWING C.P BP 1800	105433
Light				27	Transit Mixer	AP24W8564
10	Bolero	AP16BD-9995	110167	28	SCHWING Stetter	BP911
11	Bolero	AP16BP-2443	110173	29	Concrete Mixer E750	
12	Bolero Camper	AP16TY2969	110160	30	Concrete Pump	105433
13	Hero Honda Splendor Plus	AP16BV2147	110189	31	Batching Plant	BMPE-3040
14	P&H Crane AS 550 (Fab Yard)	1		32	TRANSIT MIXER	AP 16TY 7108
15	Groove Crane RT 865 B - 65 T	1		33	TRANSIT MIXER	AP 16TY 3222
16	Liebherr 200 At-200 T (New)	1		34	TRANSIT MIXER	AP-16TY-3212
				35	Shirke	AP24W-8564
				36	Ajax Fiori	BP-2-1126

SCHEDULE XI A

LIST OF BANK GUARANTEES TO BE RETAINED BY TRANSFEROR2 IN CASE OF PART A OF THE AGREEMENT

Sr. No	Bank	B.G. no.	Date of Issue	Favouring	Amount	Date of Expiry	Nature
1	P&SB	0606-BG0015-11	19.04.2011	Sr. Geologist, Deptt. of Mines & Geogoly. Gulbarga, Karnataka	13,800,000	18.04.2016	Enviornment Fee
1	YES Bank	003GM03123660001	31.12.2012	President of India through Commissioner of Customs, Nhava Sheva	10,000,000	30.12.2016	Regn. Of Project Imports
2	AXIS Bank	16090100000691	18.03.2013	The Regional Controller of Mines, Indian Bureau of Mines, Bangalore	1,915,875	31.03.2020	Mines Security
3	AXIS Bank	16090100001367	19.02.2014	The Regional Controller of Mines, Indian Bureau of Mines, Bangalore	1,905,750	31.03.2020	Mines Security
4	YES Bank	003GM03151800001	29.06.15	Astt. Comm. Central Excise and Service Tax-Mirzapur	1,500,000	28.06.16	Excise
5	YES Bank	003GM03152110001	29.07.15	Astt. Comm. Central Excise and Service Tax-Mirzapur	1,500,000	29.07.16	Excise
6	YES Bank	003GM03153240001	19.11.15	Astt. Comm. Central Excise and Service Tax-Mirzapur	1,500,000	19.11.16	Excise
7	YES Bank	003GM03160300001	29.01.16	Astt. Comm. Central Excise and Service Tax-Mirzapur	1,500,000	29.01.17	Excise
8	IDBI	120127IBGF00415	13.10.12	UTTAR PRADESH FINANCIAL CORPORATION, KANPUR	64,500,000	15.10.22	Interest Free Loan
9	IDBI	130127IBGF00461	25.10.13	UTTAR PRADESH FINANCIAL CORPORATION, KANPUR	85,400,000	25.10.23	Interest Free Loan
10	YES Bank	003GM01151050001	15.04.2015	Nominated Authority, Delhi	140,860,000	31.03.2018	Coal Block Mandla South
11	YES Bank	003GM01151050003	15.04.2015	Nominated Authority, Delhi	500,000,000	31.03.2018	Coal Block Mandla South
12	AXIS Bank	16090100003500	28.09.15	Nominated Authority, Delhi	726,816,000	27.09.2018	Coal Block Mazra
	TOTAL				1,551,197,625		

SCHEDULE XI B

LIST OF BANK GUARANTEES TO BE TRANSFERRED TO THE TRANSFEREE IN CASE OF PART A OF THE AGREEMENT

Sr. No.	Bank	B.G. no.	Date of Issue	Favouring	Amount	Date of Expiry	Nature

SCHEDULE XII

LIST OF JCCL CEMENT PLANT

	Location	Plant Type	Operational		Under Implementation		Total	
			Clinker	Cement	Clinker	Cement	Clinker	Cement
1.	Balaji	IC	3.3	5.0			3.3	5.0

IC: Integrated Plant ; GU: Grinding Unit

SCHEDULE XIII

TERMS OF THE JAL JCCL NCDS

Face Value : Rs. 10,00,000/- (Rupees Ten Lakhs) per NCD

Tenor : 3 months

Coupon : Prevailing yield for a similar issuer and instrument (of same tenor and rating, if applicable) arrived at on the basis of quotes from select banks taken on the Business Day prior to the Closing Date

Coupon maturity : On maturity

SCHEDULE XIV

TERMS OF THE JCCL RPS

Face Value : Rs. 1,00,000/- (Rupees One Lakh) per RPS

Tenor : 5 (five) years from issuance

Dividend : (10) Ten percent per annum

SCHEDULE XV

RTL TERMS

Terms of JAL RTL and the JCCL Terms								
Description	JAL RTL Lenders and JCCL RTL Lenders will sanction/ provide the JAL RTL and JCCL RTL as per terms below:							
Amount of JAL RTL and JCCL RTL	In the event of acquisition of the JAL Business and the JCCL Business by the Transferee, then an amount of Rs. 11189,00,00,000 (Rupees Eleven Thousand One Hundred Eighty Nine crores only);							
New Adjustment	The New RTL assumed for the JAL Business and the JCCL Business, upon consummation of the Transaction shall stand adjusted by the amounts as set out in the Master Implementation Agreement. In the event any additional rupee term loan is assumed by the Transferee (in the event of acquisition of the JAL Business and the JCCL Business by the Transferee) or the Transferor1 (in the event of acquisition of the JAL Shares by the Transferee), within the sums mentioned above, as the case may be, such additional rupee term loan shall also be on the same terms and conditions as stated in this Schedule.							
Tenor	20 (twenty) years from the date of assumption of the JAL RTL and the JCCL RTL by the Transferee (in the event of acquisition of JAL Business and the JCCL Business by the Transferee) or the Transferor1 and the Transferor2 (in the event of acquisition of the JAL Shares by the Transferee).							
Pricing	Base Rate (as defined currently) for each bank or 9.5%, whichever is lower, as on the Completion Date (payable on monthly basis). It is clarified that the Base Rate may be modified with an alternate benchmark rate, if so required/ prescribed by RBI.							
Principal Repayment	Till Year 5: No repayment Year 6 th to Year 10 th : 4% of Principal Amount payable each year Year 10 th to Year 15 th : 6% of Principal Amount payable each year Year 16 th to Year 20 th : 10% of Principal Amount payable each year)							
Security	<ul style="list-style-type: none"> • <i>First ranking Pari passu</i> charge on the fixed assets as provided below, along with the associated mines and captive power plants. • Working capital borrowings will be permissible on generally applicable terms as agreed with the lenders, including security against current assets and fixed assets of the JAL Business and the JCCL Business (on reciprocal basis). 							
	Sr.	Location	Plant Type	Operational		Under Implementation		Total
				Clinker	Cement	Clinker	Cement	Clinker Cement
	1	Dalla	IC	2.1	0.5			2.1 0.5
	2	JP Super	C			2.3		2.3
	3	Tanda	GU		1.0			1.0
	4	Sikanderabad	GU		1.0			1.0
	5	Baga	IC	3.3	1.7			3.3 1.7
	6	Bagheri	GU		2			2.0
	7	Roorkee	GU		1.1			1.1
	8	Bela	IC	2.1	2.6			2.1 2.6
	9	Sidhi	IC	3.1	2.3			3.1 2.3
	Unit of JAL (A)			10.6	12.2	2.3		12.9 12.2
	10	Balaji	IC	3.3	5.0			3.3 5.0
	Unit of JCCL (B)			3.3	5.0			3.3 5.0
	11	Bara	GU				4.0	4.0
	Unit of PPGCL (C)						4.0	4.0
	Total (A) + (B) + (C)			13.9	17.2	2.3	4.0	16.2 21.2
Other Conditions	<ul style="list-style-type: none"> • Prepayment with a notice of 15 (fifteen) days without any prepayment charges. • No financial covenants for the term of the facility. • Terms of the loans will not be changed, even if the loan is sold down. 							
UTCL obligations	<ul style="list-style-type: none"> • In the event the acquisition of the JAL Business and the JCCL Business is consummated through acquisition of the JAL Shares, the Transferee shall undertake to comply with the following, till such time that the Transferor1 is merged with the Transferee: <ul style="list-style-type: none"> o Acquire and maintain management control and at least 36.09% shareholding in the Transferor1 during the tenor of the JAL RTL and the JCCL RTL. The shareholding of 36.09% will be adjusted on a diluted basis, post issuance of any equity of the Transferor1 to the lenders. o Meet any shortfall in cashflows of the Transferor1 to meet its debt servicing obligations, through equity or in case through any other means, the same would be without recourse to the Transferor1. 							

IC: Integrated Plant; Go: Grinding Unit.



**SCHEDULE XVI
TERMS OF THE JAL RPS**

SERIES A RPS

Face Value: Rupees 100000/- per RPS

Tenor: (i) 5 years or such longer period as may be agreed by the Parties or (ii) satisfaction of the condition listed in item 39 (relating to the JP Super plant) of **Schedule XVII** whichever is earlier.

In the event that the said condition listed in item 39 of Schedule XVII is not complied with on the expiry of the aforesaid 5 year period or such longer period as may be agreed by the Parties, the Transferee shall have an option, to be exercised within 2 days from the expiry of the said 5 years period to either:

- a. waive the said condition listed in item 39 of Schedule XVII and take the responsibility of obtaining the said approval, and pay the redemption proceeds of the said RPS to the Transferor1 within the said 2 days. The Transferor1 shall extend all necessary cooperation without incurring monetary obligation, to enable the Transferee to obtain the said approval. After the approval is obtained, the Transferor1 shall complete all formalities for transfer of JP Super Plant along with the mines under blocks 1,2, 3 and 4 at the cost of the Transferee. Further, the Transferor1 shall hold JP Super Plant along with the mines under blocks 1,2, 3 and 4 in trust for the benefit of the Transferee till the transfer is effected; or
- b. not to waive the said condition listed in item 39 of Schedule XVII in which case (a) the Series A RPS shall be redeemed and the redemption proceeds deposited in the RPS Escrow Account (b) the redemption proceeds shall be remitted by the Escrow Agent to the Transferee and (c) the right of the Transferee to obtain the transfer and vesting of JP Super Plant along with the mines under blocks 1,2, 3 and 4, shall cease.

Dividend: Rs. 10,000 (Rupees Ten Thousand only) per annum on the entire Series A RPS.

SERIES B RPS

Face Value: Rupees 100000/- per RPS

Tenor: (i) 20 twenty years or (ii) satisfaction of the condition listed in item 22 (relating to the Baga plant) of **Schedule XVII** whichever is earlier. The redemption amount shall be deposited in an escrow account in terms of the RPS Escrow Agreement and shall be released as per the terms of the said agreement.

Dividend: Rs. 5,000 (Rupees Five Thousand only) per annum on the entire Series B RPS.

