

File No. NA-203/17/2023-NA  
Government of India  
Ministry of Coal  
Office of Nominated Authority  
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120-F, Shastri Bhawan, New Delhi  
Dated: 22<sup>nd</sup> July 2025

**FINAL ORDER**

**Subject: The Coal Mines (Special Provision) Act, 2015 and the Hon'ble High Court of Delhi judgment dated March 09, 2017- Valuation of compensation towards Cost of Geological Report (GR), Cost of Consents (CC), Land & Mine Infrastructure in respect of Datima Coal Mine:-reg**

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In pursuance to Provisional Order dated 22.05.2025, both, prior allottee, M/s UltraTech cement Limited (erstwhile Binani Cement Limited) and successful allottee, M/s Shree Cement Limited were called upon 28.05.2025 at 03:00 PM to present their views/objections, if any, on the determination made by the Nominated Authority.

2. Accordingly, both, prior allottee, M/s UltraTech cement Limited (erstwhile Binani Cement Limited) and present allottee, M/s Shree Cement Limited attended the meeting on 28.05.2025. Subsequently, representative of M/s UltraTech cement Limited (prior allottee) requested for additional time to submit the requisite documents pertaining to GR.

3. Accordingly, additional 10 days were given to the M/s UCL (prior allottee) to submit the requisite documents as per their request. However, vide email dated 18.06.2025, M/s UCL (prior allottee) submitted that they could not locate any documents with respect to GR, accordingly decision may be taken.

5. Hence, the provisional compensation of Cost of Geological Report ("GR"), Cost of Consents ("CC"), Land and Mine infrastructure as determined by the Nominated Authority vide order dated 22.05.2025, which is reiterated as under:-

Cost of Geological Reports (GR) (A)	Cost of Consents (B)	Land Value (C)	Mine Infrastructure (D)	Total Amount {E=A+B+C+D}
NIL	NIL	NIL	NIL	NIL

4. In view of above, it is decided that valuation of compensation for Cost of Geological Report, Cost of Consents, Land and Mine Infrastructure stands settled as mentioned above after the approval of competent authority.

5. Furthermore, based on the above determination, the fixed amount of Rs. 11,81,21,568.32 (total fixed amount deposited by M/s SCL excluding CMPDIL expenses) will be kept deposited with Govt. of India in absence of any legal claim from the prior allottee pertaining to Datima Coal Mine.

6. In accordance with Section 27 of the Act and the judgment dated 09.03.2017, it is open to M/s. Ultratech Cement and M/s. Shree Cements Limited to raise disputes with regard to the quantum of compensation before the Tribunal constituted under the Coal Bearing Areas (Acquisition and Development) Act, 1957.

Enclosure:-

1. Provisional Order Dated 22.05.2025.
2. M/s UCL mail dated 18.06.2025

  
[Rupinder Brar]

Additional Secretary & Nominated Authority

To,

1. **Prior Allottee:** - The Managing Director, M/s UltraTech Cement Limited, B Wing, Ahura Centre, Andheri East, Mumbai (MH). Email: [ajit.ostwal@adityabirla.com](mailto:ajit.ostwal@adityabirla.com)
2. **Successful Allottee:** - The Managing Director, M/s Shree Cement Limited, Bangur Nagar Beawar Rajasthan - 305901.

Copy to :-

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