# CENTURY <br> Textiles and Industries Limited 

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CIN: L17120MH1897PLC000163

## NOTICE OF MEETING OF THE EQUITY SHAREHOLDERS

OF

## CENTURY TEXTILES AND INDUSTRIES LIMITED

(Convened as per the directions of The National Company Law Tribunal, Mumbai Bench)

## MEETING:

| Day | $:$ | Wednesday |
| :--- | :--- | :--- |
| Date | $:$ | $24^{\text {th }}$ October, 2018 |
| Time | $:$ | 11.00 a.m. |
| Venue | $:$ | Ravindra Natya Mandir, P. L. Deshpande Maharashtra Kala Academy, <br> Near Siddhivinayak Temple, Sayani Road, Prabhadevi, Mumbai 400 025 |

## POSTAL BALLOT AND E-VOTING:

| Start Date and Time | $:$ | Monday, 24 ${ }^{\text {th }}$ September, 2018, at 9:00 a.m. (IST) |
| :--- | :--- | :--- |
| End Date and Time | $:$ | Tuesday, 23 ${ }^{\text {rd }}$ October, 2018, at 5:00 p.m. (IST) |


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# IN THE NATIONAL COMPANY LAW TRIBUNAL, MUMBAI BENCH COMPANY APPLICATION NO. 701 OF 2018 

# IN THE MATTER OF SECTIONS 230 TO 232 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 

## AND <br> IN THE MATTER OF THE SCHEME OF DEMERGER AMONGST CENTURY TEXTILES AND INDUSTRIES LIMITED AND ULTRATECH CEMENT LIMITED AND THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS

Century Textiles and Industries Limited, (CIN: L17120MH1897PLC000163), \} a public listed company incorporated on 20th October, 1897 under the Act \} No. VI of 1882 of the Legislative Council of India and now deemed to be \} incorporated under the Companies Act, 2013, having its registered office \} at Century Bhavan, Dr. Annie Besant Road, Worli, Mumbai - 400030 . \} ....APPLICANT COMPANY / DEMERGED COMPANY

## NOTICE CONVENING THE MEETING OF THE EQUITY SHAREHOLDERS OF CENTURY TEXTILES AND INDUSTRIES LIMITED PURSUANT TO THE ORDER DATED $12^{\text {TH }}$ SEPTEMBER, 2018 OF THE NATIONAL COMPANY LAW TRIBUNAL, MUMBAI BENCH

## To,

The Equity Shareholders of Century Textiles and Industries Limited ("the Company")
TAKE NOTICE that by an Order dated $12^{\text {th }}$ September, 2018 the National Company Law Tribunal, Mumbai Bench ("NCLT") has directed that a meeting of the equity shareholders of the Company be convened, for the purpose of considering, and if thought fit, approving with or without modifications, the Scheme of Demerger amongst Century Textiles and Industries Limited and UltraTech Cement Limited and their respective shareholders and creditors ("Scheme").

TAKE FURTHER NOTICE that in pursuance of the said Order and as directed therein, a meeting of the equity shareholders of the Company will be held at Ravindra Natya Mandir, P. L. Deshpande Maharashtra Kala Academy, Near Siddhivinayak Temple, Sayani Road, Prabhadevi, Mumbai 400025 on Wednesday, $24^{\text {th }}$ October, 2018 at 11.00 a.m. and the said equity shareholders of the Company are requested to attend to consider and, if thought fit, approve with or without modification(s), the following resolution under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 with requisite majority:
"RESOLVED THAT pursuant to the provisions of Sections 230 to 232 and other applicable provisions of the Companies Act, 2013, the rules, circulars and notifications made thereunder (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force), the provisions of the Memorandum and Articles of Association of the Company and subject to the approval of the Hon'ble National Company Law Tribunal, Mumbai Bench ("NCLT") and subject to such other approvals, permissions and sanctions of regulatory and other authorities, as may be necessary and subject to such conditions and modifications as may be prescribed or imposed by the NCLT
or by any regulatory or other authorities, while granting such consents, approvals and permissions, which may be agreed to by the Board of Directors of the Company (hereinafter referred to as the "Board", which term shall be deemed to mean and include one or more Committee(s) constituted/ to be constituted by the Board or any person(s) which the Board may nominate to exercise its powers including the powers conferred by this Resolution), the arrangement embodied in the Scheme of Demerger amongst Century Textiles and Industries Limited and UltraTech Cement Limited and their respective shareholders and creditors ("Scheme") placed before this meeting and initialed by the Chairman of the meeting for the purpose of identification, be and is hereby approved.

RESOLVED FURTHER THAT the Board, which includes any Committee thereof and / or any individual(s) authorised by the Board, be and is hereby authorised to do all such acts, deeds, matters and things, as it may, in its absolute discretion deem requisite, desirable, appropriate or necessary to give effect to this Resolution and effectively implement the arrangement embodied in the Scheme and to accept such modifications, amendments, limitations and/or conditions, if any, which may be required and/or imposed by the NCLT while sanctioning the arrangement embodied in the Scheme or by any authorities under law, or as may be required for the purpose of resolving any questions or doubts or difficulties that may arise including passing of such accounting entries and /or making such adjustments in the books of accounts as considered necessary in giving effect to the Scheme, as the Board may deem fit and proper."

TAKE FURTHER NOTICE that you may attend and vote at the said meeting in person or by proxy provided that a proxy in the prescribed form, duly signed by you or your authorised representative(s), is deposited at the registered office of the Company not later than 48 (forty-eight) hours before the commencement of the meeting. The form of proxy can be obtained from the registered office of the Company at "Century Bhavan", Dr. Annie Besant Road, Worli, Mumbai - 400030 or can be downloaded from the website of the Company www.centurytextind.com.

TAKE FURTHER NOTICE that in compliance with the provisions of (i) Section 230(4) read with Sections 108 and 110 of the Companies Act, 2013; (ii) Rule 6(3)(xi) of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016; (iii) Rule 22 read with Rule 20 and other applicable provisions of the Companies (Management and Administration) Rules, 2014, as amended by the Companies (Management and Administration) Amendment Rules, 2015; (iv) Regulation 44 and other applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and (v) Circular No. CFD/DIL3/CIR/2017/21 dated $10^{\text {th }}$ March, 2017 (as amended) issued by the Securities and Exchange Board of India, the Company has provided the facility of voting by postal ballot and e-voting / including remote e-voting so as to enable the equity shareholders to consider and approve the Scheme. The Company shall provide the facility of voting through ballot or poll paper or e-voting through tablet / computer at the venue of the meeting. Accordingly, you may cast your vote either through postal ballot or through e-voting or at the venue of the meeting.

It is clarified that the votes cast by means of postal ballot or remote e-voting does not disentitle an equity shareholder as on the cut-off date from attending the meeting. However, the equity shareholders who have cast their votes by postal ballot or e-voting will not be eligible to cast their votes at the meeting. It is further clarified that votes may be cast personally or by proxy at the meeting as provided in this notice.

Copies of the Scheme and of the Explanatory Statement, under Sections 230(3), 232(1) and (2) and 102 of the Companies Act, 2013 read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016, along with the enclosures as indicated in the Index, can be obtained, free of charge, at the registered office of the Company at "Century Bhavan", Dr. Annie Besant Road, Worli, Mumbai - 400030.

NCLT has appointed Mr. Yazdi P. Dandiwala, Director or in his absence, Mr. Rajan A. Dalal, Director to be the Chairman of the Meeting including for any adjournment or adjournments thereof. The above Scheme, if approved by the equity shareholders, will be subject to the subsequent approval of NCLT.

The Explanatory Statement, under Sections 230(3), 232(1) and (2) and 102 of the Companies Act, 2013 read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016; the Scheme and the other enclosures as indicated in the Index are enclosed.

Dated this $14^{\text {th }}$ day of September, 2018

Registered Office:
Century Bhavan,
Dr. Annie Besant Road,
Worli,
Mumbai - 400030

## Notes:

1. Only registered equity shareholders of the Company may attend and vote either in person or by proxy (a proxy need not be an equity shareholder of the Company) or in the case of a body corporate or Registered Foreign Portfolio Investor ("RFPI") or Foreign Institutional Investor ("FII"), by a representative authorised under Section 113 of the Companies Act, 2013 at the meeting of the equity shareholders of the Company. The authorised representative of a body corporate/RFPI/FII which is a registered equity shareholder of the Company may attend and vote at the meeting of the equity shareholders of the Company provided a copy of the resolution of the Board of Directors or other governing body of the body corporate/RFPI/FII authorising such representative to attend and vote at the meeting of the equity shareholders of the Company, duly certified to be a true copy by a director, the manager, the secretary or other authorised officer of such body corporate/RFPI/FII, is deposited at the registered office of the Company not later than 48 (forty-eight) hours before the scheduled time of the commencement of the meeting of the equity shareholders of the Company.
As per Section 105 of the Companies Act, 2013 and the rules made thereunder, a person can act as proxy on behalf of not more than 50 (fifty) equity shareholders holding in aggregate, not more than $10 \%$ (ten percent) of the total share capital of the Company carrying voting rights. Equity shareholders holding more than $10 \%$ (ten percent) of the total share capital of the Company carrying voting rights may appoint a single person as proxy and such person shall not act as proxy for any other person or equity shareholder.
2. All alterations made in the form of proxy should be initialed.
3. In compliance with Regulation 44(1) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company shall provide the facility of e-voting (including remote e-voting and e-voting through electronic voting system at the venue of the meeting).
4. The Company has engaged the services of National Securities Depository Limited ("NDSL") for facilitating e-voting for the said meeting to be held on Wednesday, $24^{\text {th }}$ October, 2018 at 11.00 a.m. Equity shareholders desiring to exercise their vote by using remote e-voting facility are requested to follow the instructions mentioned in Note 25 below.
5. During the period beginning 24 (twenty-four) hours before the time fixed for the commencement of the meeting and ending with the conclusion of the meeting, an equity shareholder would be entitled to inspect the proxies lodged at any time during the business hours of the Company, provided that not less than 3 (three) days notice in writing is given to the Company.
6. The quorum of the meeting of the equity shareholders of the Company shall be 30 (thirty) equity shareholders of the Company, present in person.
7. A registered equity shareholder or his proxy, attending the meeting, is requested to bring the Attendance Slip duly filled-in and signed.
8. The registered equity shareholders who hold shares in dematerialised form and who are attending the meeting are requested to bring their DP ID and Client ID for easy identification.
9. The registered equity shareholders are informed that in case of joint holders attending the meeting, only such joint holder whose name stands first in the Register of Members of the Company/ list of beneficial owners as received from National Securities Depository Limited ("NSDL")/ Central Depository Services (India) Limited ("CDSL") in respect of such joint holding, will be entitled to vote.
10. The documents referred to in the accompanying Explanatory Statement shall be open for inspection by the equity shareholders at the registered office of the Company between 11.00 a.m. and $1.00 \mathrm{p} . \mathrm{m}$. on all working days other than Saturdays/Sundays and public holidays up to the date of the meeting.
11. The Notice convening the meeting, the date of dispatch of the Notice and the Explanatory Statement along with the postal ballot, amongst others, will be published through advertisement in the following newspapers, namely, (i) The Economic Times in the English language; and (ii) translation thereof in Navshakti in the Marathi language.
12. Mr. Gagan B. Gagrani, Practising Company Secretary, Membership No. FCS 1772 and CP No. 1388 has been appointed by NCLT as the scrutinizer to conduct the postal ballot and e-voting process in a fair and transparent manner.
13. In compliance with the provisions as stated hereinabove, the Company is pleased to offer postal ballot and e-voting facility (including remote e-voting) to its equity shareholders holding equity shares as on Friday, $14^{\text {th }}$ September, 2018, being the cut-off date, to exercise their right to vote on the above resolution. A person, whose name is not recorded in the Register of Members or in the Register of Beneficial Owners maintained by NSDL/CDSL as on the cut-off date shall not be entitled to avail the facility of e-voting or voting through postal ballot or voting at the meeting to be held on Wednesday, $24^{\text {th }}$ October, 2018 at 11.00 a.m. Voting rights shall be reckoned on the paid-up value of the equity shares registered in the name of the equity shareholders as on the cut-off date. Persons who are not equity shareholders of the Company as on the cut-off date should treat this notice for information purposes only.
14. A postal ballot form along with self-addressed postage pre-paid Business Reply Envelope is also enclosed. Equity shareholders voting in physical form are requested to carefully read the instructions printed in the attached postal ballot form. Equity shareholders who have received the postal ballot notice by e-mail and who wish to vote through postal ballot form can download the postal ballot form from the Company's website www.centurytextind.com or seek duplicate postal ballot form from the Company.
15. Equity shareholders shall fill in the requisite details and send the duly completed and signed postal ballot form in the enclosed self-addressed postage pre-paid Business Reply Envelope to the scrutinizer so as to reach the scrutinizer on or before 5:00 p.m. (IST), Tuesday, 23 ${ }^{\text {rd }}$ October, 2018. Postal ballot form, if sent by courier or by registered post/speed post at the expense of an equity shareholder will also be accepted. Any postal ballot form received after the said date and time period shall be treated as if the reply from the equity shareholders has not been received.
16. Incomplete, unsigned, improperly or incorrectly tick marked postal ballot forms will be rejected.
17. The vote on postal ballot cannot be exercised through proxy.
18. There will be only 1 (one) postal ballot form for every registered folio/client ID irrespective of the number of joint equity shareholders.
19. The postal ballot form should be completed and signed by the equity shareholders (as per specimen signature registered with the Company and/or furnished by NSDL and CDSL). In case, shares are jointly held, this form should be completed and signed by the first named equity shareholder and, in his/her absence, by the next named equity shareholder. Holder(s) of Power of Attorney ("PoA") on behalf of an equity shareholder may vote on the postal ballot mentioning the registration number of the PoA with the Company or enclosing a copy of the PoA authenticated by a notary. In case of shares held by companies, societies etc., the duly completed postal ballot form should be accompanied by a certified copy of the board resolution/ authorisation giving the requisite authority to the person voting on the postal ballot form.
20. Kindly note that the equity shareholders of the Company can opt only one mode for voting i.e. either by postal ballot or e-voting. If an equity shareholder has opted for e-voting, then he/she should not vote by postal ballot form also and vice versa. However, in case equity shareholder(s) cast their vote both via postal ballot and e-voting, then voting validly done through e-voting shall prevail and voting done by postal ballot shall be treated as invalid.
21. The equity shareholders of the Company attending the meeting and who have not cast their vote either through postal ballot or e-voting shall be entitled to exercise their vote at the venue of the meeting. Equity shareholders who have already cast their votes through postal ballot or e-voting may also attend the meeting but shall not be entitled to cast their vote again.
22. In addition, the Company is seeking the approval of its equity shareholders to the Scheme by way of voting through postal ballot and e-voting. Circular No. CFD/DIL3/CIR/2017/21 dated $10^{\text {th }}$ March, 2017 ("SEBI Circular") issued by the Securities and Exchange Board of India ("SEBI"), inter alia, provides that approval of public shareholders of the Company to the Scheme shall be obtained by way of voting through e-voting.

Since, the Company is seeking the approval of its equity shareholders (which includes Public Shareholders) to the Scheme by way of voting through postal ballot and e-voting, this notice will be deemed (i) to be issued in accordance with the provisions of the Act; and (ii) to be the notice sent to the public shareholders of the Company in accordance with the SEBI Circular. For this purpose, the term "Public" shall have the meaning assigned to it in Rule 2(d) of the Securities Contracts (Regulations) Rules, 1957 and the term "Public Shareholders" shall be construed accordingly. In terms of the SEBI Circular, the Company has provided the facility of voting by postal ballot and e-voting to its Public Shareholders.
23. In accordance with the provisions of Sections 230-232 of the Companies Act, 2013, the Scheme shall be acted upon only if a majority in number representing three fourth in value of the equity shareholders (which includes Public Shareholders) of the Applicant Company, voting in person or by proxy or by postal ballot and e-voting, vote in favour of the Scheme.

Further, in accordance with the SEBI Circular, the Scheme shall be acted upon only if the votes cast by the Public Shareholders in favour of the aforesaid resolution for approval of Scheme are more than the number of votes cast by the Public Shareholders against it.
24. The scrutinizer will submit his combined report to the Chairman of the meeting after completion of the scrutiny of the votes cast by the equity shareholders, which includes Public Shareholders, of the Company through (i) e-voting process, (ii) postal ballot and (iii) electronic voting system / polling paper at the venue of the meeting. The scrutinizer will also submit a separate report with regard to the result of the postal ballot and e-voting in respect of Public Shareholders. The scrutinizer's decision on the validity of the vote (including e-votes) shall be final. The results of votes cast through (i) e-voting process, (ii) postal ballot and (iii) electronic voting system / polling paper at the venue of the meeting including the separate results of the postal ballot and e-voting exercised by the Public Shareholders will be announced on or before Thursday, $25^{\text {th }}$ October, 2018 at the registered office of the Company. The results, together with the Scrutinizer's Reports, will be displayed at the registered office of the Company, on the website of the Company at, www.centurytextind.com and on the website of NSDL at www.evoting.nsdl.com besides being communicated to BSE and NSE.

## 25. INSTRUCTIONS FOR ELECTRONIC VOTING BY EQUITY SHAREHOLDERS

I. In compliance with the provisions of Section 108 of the Companies Act, 2013, Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended by the Companies (Management and Administration) Amendment Rules, 2015 and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the Secretarial Standards issued by the Institute of Company Secretaries of India, the Company is pleased to provide equity shareholders the facility to exercise their right to vote on a resolution proposed to be considered at the meeting of the equity shareholders ("NCM") by electronic means and the business may be transacted through e-voting. The facility of casting the votes by the equity shareholders using an electronic voting system from a place other than venue of the NCM ("remote e-voting" or "e-voting") will be provided by NSDL.
II. The facility for casting the vote through electronic system / ballot paper shall be made available at the NCM and the equity shareholders attending the meeting who have not cast their vote by remote e-voting shall be able to exercise their right at the meeting through electronic system / ballot paper.
III. The equity shareholders who have cast their vote by remote e-voting prior to the NCM may also attend the NCM but shall not be entitled to cast their vote again.
IV. The remote e-voting period commences on Monday, $24^{\text {th }}$ September, 2018, at 9:00 a.m. (IST) and ends on Tuesday, $23^{\text {rd }}$ October, 2018, at 5:00 p.m. (IST). During this period, equity shareholders of the Company, holding shares either in physical form or in dematerialised form, as on the cut-off date i.e. Friday, $14^{\text {th }}$ September, 2018, may cast their vote by remote e-voting. The remote e-voting shall be disabled by NSDL after the remote e-voting period ends. Once the vote is cast, the equity shareholder shall not be allowed to change it subsequently.
V. A person, whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by NSDL and CDSL as on the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting at the NCM through electronic system / ballot paper.
VI. The voting rights of equity shareholders shall be in proportion to their shareholding in the paid-up equity share capital of the Company as on the cut-off date.
VII. The process and manner for remote e-voting are as under:

The procedure to login to e-Voting website consists of two steps as detailed hereunder:

## Step 1 : Log-in to NSDL e-Voting system

1. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www. evoting.nsdl.com/.
2. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholders' section.
3. A new screen will open. You will have to enter your User ID, your Password and a Verification Code as shown on the screen. Alternatively, if you are registered for NSDL eservices i.e. IDEAS, you can login at https://eservices.nsdl.com/ with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically.
4. Your User ID details will be as per details given below :
a) For Members who hold shares in demat account with NSDL: 8 Character DP ID followed by 8 Digit Client ID (For example if your DP ID is IN300*** and Client ID is $12^{* * * * * *}$ then your user ID is IN300***12******).
b) For Members who hold shares in demat account with CDSL: 16 Digit Beneficiary ID (For example if your Beneficiary ID is $12 * * * * * * * * * * * * * *$ then your user ID is $12^{* * * * * * * * * * * * * *) . ~}$
c) For Members holding shares in Physical Form: EVEN Number followed by Folio Number registered with the company (For example if folio number is $001^{* * *}$ and EVEN is 101456 then user ID is 101456001***).
5. Your password details are given below:
a. If you are already registered for e-Voting, then you can use your existing password to login and cast your vote.
b. If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.
c. How to retrieve your 'initial password'?
i. If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e. a .pdf file. Open the .pdf file. The password to open the .pdf file is your 8 digit client ID for NSDL account, last 8 digits of client ID for CDSL account or folio number for shares held in physical form. The .pdf file contains your 'User ID' and your 'initial password'.
ii. If your email ID is not registered, your 'initial password' is communicated to you on your postal address.
6. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:
a. Click on "Forgot User Details/Password?"(If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
b. "Physical User Reset Password?" (If you are holding shares in physical mode) option available on www.evoting.nsdl.com.
c. If you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.co.in mentioning your demat account number/folio number, your PAN, your name and your registered address.
7. After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.
8. Now, you will have to click on "Login" button.
9. After you click on the "Login" button, Home page of e-Voting will open.

## Step 2 : Cast your vote electronically on NSDL e-Voting system.

1. After successful login at Step 1, you will be able to see the Home page of e-Voting. Click on e-Voting. Then, click on Active Voting Cycles.
2. After click on Active Voting Cycles, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle is in active status.
3. Select "EVEN" of the Company.
4. Now you are ready for e-Voting as the Voting page opens.
5. Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.
6. Upon confirmation, the message "Vote cast successfully" will be displayed.
7. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
8. Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

## General Guidelines for shareholders:

1. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to gbgagrani@gmail.com with a copy marked to evoting@nsdl.co.in.
2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.
In case of any queries, you may refer to the Frequently Asked Questions (FAQs) for members and e-voting user manual for members available at the Downloads sections of https://www.evoting.nsdl. com or contact NSDL by email at evoting@nsdl.co.in or call on.: 1800222990.
VIII. The Chairman will, at the end of discussion on the resolution on which voting is to be held, allow voting by use of "polling paper / electronic voting system" for all those members who are present at the NCM and have not cast their votes by availing the remote e-voting facility.
IX. The Scrutinizer shall, after the conclusion of voting at the NCM, first count the votes cast at the meeting and thereafter unblock the votes cast through remote e-voting in the presence of at least two witnesses not in the employment of the Company and shall make, not later than three days of the conclusion of the NCM, a consolidated Scrutinizer's Report of the total votes cast in favour or against, to the Chairman or a person authorised by him in writing, who shall countersign the same and declare the result of the voting forthwith.
X. The Results declared alongwith the Report of the Scrutinizer shall be placed on the website of the Company www.centurytextind.com and on the website of NSDL at www.evoting.nsdl.com immediately after the declaration of result by the Chairman or a person authorised by him in writing. The results shall also be immediately forwarded to the stock exchanges where the equity shares of the Company are listed.

# IN THE NATIONAL COMPANY LAW TRIBUNAL, MUMBAI BENCH COMPANY APPLICATION NO. 701 OF 2018 

## IN THE MATTER OF SECTIONS 230 TO 232 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013


#### Abstract

AND

\title{ IN THE MATTER OF THE SCHEME OF DEMERGER AMONGST CENTURY TEXTILES AND INDUSTRIES LIMITED AND ULTRATECH CEMENT LIMITED AND THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS }


Century Textiles and Industries Limited, (CIN: L17120MH1897PLC000163), \} a public listed company incorporated on 20th October, 1897 under the Act \} No. VI of 1882 of the Legislative Council of India and now deemed to be \} incorporated under the Companies Act, 2013, having its registered office \} at Century Bhavan, Dr. Annie Besant Road, Worli, Mumbai - 400030 . \} ....APPLICANT COMPANY / DEMERGED COMPANY

## EXPLANATORY STATEMENT UNDER SECTION 230(3) READ WITH SECTION 232(1) AND (2) AND 102 OF THE COMPANIES ACT, 2013 READ WITH THE COMPANIES (COMPROMISES, ARRANGEMENTS AND AMALGAMATIONS) RULES, 2016

1. Pursuant to the order dated $12^{\text {th }}$ September, 2018, passed by the Hon'ble National Company Law Tribunal, Mumbai Bench ("NCLT"), in Company Application No. 701 of 2018 ("Order"), a meeting of the equity shareholders of Century Textiles and Industries Limited ("Applicant Company" or "Demerged Company" or "Company") is being convened at Ravindra Natya Mandir, P. L. Deshpande Maharashtra Kala Academy, Near Siddhivinayak Temple, Sayani Road, Prabhadevi, Mumbai 400025 on Wednesday, $24^{\text {th }}$ October, 2018 at 11.00 a.m. for the purpose of considering, and if thought fit, approving, with or without modification(s), the Scheme of demerger amongst Century Textiles and Industries Limited and UltraTech Cement Limited and their respective shareholders and creditors under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 ("Scheme").
2. In terms of the said Order, the quorum for the said meeting for equity shareholders shall be 30 (thirty) Members present in person. Further in terms of the said Order, NCLT, has appointed Mr. Yazdi P. Dandiwala, Director and in his absence, Mr. Rajan A. Dalal, Director as the Chairman of the meeting of the equity shareholders of the Applicant Company including for any adjournment or adjournments thereof.
3. A copy of the Scheme setting out the terms and conditions of the demerger, inter alia, providing for the transfer of the Cement Business (as defined in the Scheme) of the Demerged Company and the vesting thereof in the Applicant Company which has been approved by the Board of Directors of the Applicant Company at its meeting, held on $20^{\text {th }}$ May, 2018, is enclosed with the notice convening the meeting, to which this Explanatory Statement is also an enclosure.
4. This statement is being furnished as required under Sections 230(3), 232(1) and (2) and 102 of the Companies Act, 2013 ("Act") read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 ("Rules").
5. As stated earlier, NCLT by its said Order has, inter alia, directed that a meeting of the equity shareholders of the Applicant Company shall be convened and held at Ravindra Natya Mandir, P. L. Deshpande Maharashtra Kala Academy, Near Siddhivinayak Temple, Sayani Road, Prabhadevi, Mumbai 400025 on Wednesday, $24^{\text {th }}$ October, 2018 at 11.00 a.m. for the purpose of considering, and if thought fit, approving, with or without modification(s), the arrangement embodied in the Scheme. Equity shareholders would be entitled to vote in the said meeting either in person or through proxy. In addition, the Applicant Company is seeking the approval of its Public Shareholders to the Scheme by way of voting through postal ballot and e-voting.
6. In accordance with the provisions of Sections 230 to 232 of the Act, the Scheme shall be acted upon only if a majority in number representing three-fourths in value of the equity shareholders, or class of equity shareholders, of the Applicant Company, as the case may be, voting in person or by proxy or by postal ballot (which includes e-voting), agree to the Scheme.
In addition, the Applicant Company is seeking the approval of its equity shareholders to the Scheme by way of voting through postal ballot and e-voting. Circular No. CFD/DIL3/CIR/2017/21 dated $10^{\text {th }}$ March, 2017 ("SEBI Circular") issued by the Securities and Exchange Board of India ("SEBI"), inter alia, provides that approval of Public Shareholders of the Company to the Scheme shall be obtained by way of e-voting. Since, the Applicant Company is seeking the approval of its equity shareholders (which includes Public Shareholders) to the Scheme by way of voting through postal ballot and e-voting, this notice will be deemed (i) to be issued in accordance with the provisions of the Act; and (ii) to be the notice sent to the Public Shareholders of the Company in accordance with the SEBI Circular. For this purpose, the term "Public" shall have the meaning assigned to it in Rule 2(d) of the Securities Contracts (Regulations) Rules, 1957 and the term "Public Shareholders" shall be construed accordingly.
7. Background of the companies involved in the Scheme of demerger is as under:

### 7.1. Details of the Resulting Company: UltraTech Cement Limited

a) The Resulting Company is a public listed company. It was incorporated on $24^{\text {th }}$ August, 2000 under the provisions of Companies Act, 1956. The Resulting Company is engaged in, inter alia, the business of manufacture and sale of various grades and types of cement, ready mix concrete and other cement related products.
b) Corporate Identification Number (CIN): L26940MH2000PLC128420
c) Permanent Account Number (PAN): AAACL6442L
d) Registered office: B-Wing, Ahura Centre, $2^{\text {nd }}$ Floor, Mahakali Caves Road, Andheri (East), Mumbai - 400093 E-mail address: sharesutcl@adityabirla.com
e) The equity shares of the Resulting Company are listed on BSE and NSE. The Global Depository Receipts of the Resulting Company are listed on the Luxembourg Stock Exchange.
f) There has been no change in the name, registered office and objects of the Resulting Company during the last five years.
g) The relevant main objects of the Resulting Company as set out in its Memorandum of Association are as follows:
"A. THE MAIN OBJECTS TO BE PURSUED BY THE COMPANY ON ITS INCORPORATION

1. To carry on the business of manufacture of, dealers in and sellers of cement, clinker, lime, plasters, whiting, clay, granule, sand, coke, fuel, artificial stone, builders' requisites \& convenience of all kinds and any products or things which may be manufactured out of or with cement or in which the use of cement may be made."
h) The authorised, issued, subscribed and paid-up share capital of the Resulting Company as on 31 ${ }^{\text {st }}$ August, 2018 is as under:

| Particulars | INR |
| :--- | ---: |
| Authorised Share Capital |  |
| $28,00,00,000$ equity shares of INR 10 each | $2,80,00,00,000$ |
| $1,52,000$ cumulative redeemable preference shares of INR 1,00,000 each | $15,20,00,00,000$ |
| Total | $\mathbf{1 8 , 0 0 , 0 0 , 0 0 , 0 0 0}$ |
| Issued, Subscribed and Paid-Up Capital |  |
| $27,46,24,369$ equity shares of INR 10 each | $2,74,62,43,690$ |
| 100,010 cumulative redeemable preference shares of INR 1,00,000 each | $10,00,10,00,000$ |
| Total | $\mathbf{1 2 , 7 4 , 7 2 , 4 3 , 6 9 0}$ |

The Resulting Company has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in an increase in the issued and paid-up share capital of the Resulting Company. Subsequent to $31^{\text {st }}$ August, 2018, the Resulting Company has issued 1,500 equity shares upon exercise of employee stock options and there has been a corresponding increase in the equity share capital till the date of this notice.
i) Names of the promoters, promoter group and directors along with their addresses and shareholdings:

Details of Promoters and Promoter Group:

| Name of the Promoter and Promoter Group | Address | $\begin{array}{\|c} \text { Shareholding } \\ \text { as on } \\ 31^{\text {st }} \text { August, } 2018 \end{array}$ |
| :---: | :---: | :---: |
| Mr. Kumar Mangalam Birla | Mangal Adityayan, 20 Carmichael Road, Behind Jaslok Hospital, Mumbai - 400 026, Maharashtra, India | 3,837 |
| Mrs. Rajashree Birla | Mangal Adityayan, 20 Carmichael Road, Behind Jaslok Hospital, Mumbai - 400 026, Maharashtra, India | 41,701 |
| Mrs. Neerja Birla | Mangal Adityayan, 20 Carmichael Road, Behind Jaslok Hospital, Mumbai - 400 026, Maharashtra, India | 8,011 |
| Mrs. Vasavadatta Bajaj | 16-A, IL-Palazzo, Little Gibbs Road, Mumbai - 400 006, Maharashtra, India | 13,232 |
| Aditya Vikram Kumarmangalam Birla HUF | Mangal Adityayan, 20 Carmichael Road, Behind Jaslok Hospital, Mumbai - 400 026, Maharashtra, India | 10,228 |
| Grasim Industries Limited | Birlagram Nagda, Ujjain, Madhya Pradesh - 456 331, India | 16,53,35,150 |
| Trapti Trading \& Investments Pvt. Limited | Industry House, 159, Churchgate Reclamation, Mumbai - 400 020, Maharashtra, India | 1 |
| Birla Group Holdings Pvt. Limited | Industry House, $1^{\text {st }}$ Floor, 159, Churchgate Reclamation, Mumbai - 400 020, Maharashtra, India | 1 |
| Turquoise Investment and Finance Pvt. Limited | Creative Castle, 70, Sampatrao Colony Productivity Road, Baroda - 390 007, Gujarat, India | 1 |
| Hindalco Industries Limited | Ahura Centre, $1^{\text {st }}$ Floor, B Wing, Mahakali Caves Road, Mumbai - 400 093, Maharashtra, India | 12,58,515 |
| Rajratna Holdings Pvt. Limited | 212, $2^{\text {nd }}$ Floor, T. V. Industrial Estate, 52, S. K. Ahire Marg, Worli, Mumbai - 400 030, Maharashtra, India | 76 |
| Vaibhav Holdings Pvt. Limited | 212, $2^{\text {nd }}$ Floor, T. V. Industrial Estate, 52, S. K. Ahire Marg, Worli, Mumbai - 400 030, Maharashtra, India | 76 |
| Vikram Holding Pvt. Limited | Industry House, 159 Churchgate Reclamation, Mumbai - 400 020, Maharashtra, India | 85 |

Details of Directors

| Name of the Director | Designation | Address | Director <br> Identification <br> Number (DIN) |
| :---: | :---: | :---: | :---: |
| Mr. Kumar Mangalam Birla | Chairman | Mangal Adityayan, 20 Carmichael Road, Behind Jaslok Hospital, <br> Mumbai - 400 026, Maharashtra, India | 00012813 |
| Mrs. Rajashree Birla | Director | Mangal Adityayan, 20 Carmichael Road, Behind Jaslok Hospital, <br> Mumbai - 400 026, Maharashtra, India | 00022995 |
| Mr. Arun Adhikari | Director | 903 A Wing, $9^{\text {th }}$ Floor, Vivarea, Sane Guruji Marg, Mahalaxmi (E), Mumbai - 400 011, Maharashtra, India | 00591057 |
| Mrs. Alka Bharucha | Director | 7E, Harbour Heights, N. A. Sawant Marg, Colaba, Mumbai - 400 005, Maharashtra, India | 00114067 |
| Mr. Girish M Dave | Director | DAVE \& GIRISH \& CO. Advocates, 1 ${ }^{\text {st }}$ Floor, Sethna Bldg, 55 Maharshi Karve Road, Marine Lines, Mumbai - 400 002, Maharashtra, India | 00036455 |
| Mrs. Sukanya Kripalu | Director | 1703 / 17 ${ }^{\text {th }}$ Floor, Vivarea Tower B-1, Sane Guruji Marg, Hindustan Spinning and Wire Mills Compound, Mahalaxmi, Mumbai - 400 011, Maharashtra, India | 06994202 |
| Mr. Sunil B Mathur | Director | A-10/10, Vasant Vihar-1, Off Poorvi Marg, New Delhi - 110 057, India | 00013239 |
| Mr. O.P. Puranmalka | Director | 701 / 702, Vimal Residency, Corner of $7^{\text {th }}$ and $10^{\text {th }}$ Road, Khar (W), <br> Mumbai - 400 052, Maharashtra, India | 00062212 |
| Mrs. Renuka Ramnath | Director | D-4701/2, Floor: 47, Ashok Tower, 63/74, Dr. S. S. Rao Marg, Parel, Mumbai - 400 012, Maharashtra, India | 00147182 |
| Mr. Krishna Kishore Maheshwari | Managing Director | Chitrakoot Housing Society, <br> Flat No. 22, Altamount Road, Mumbai - 400 026, Maharashtra, India | 00017572 |
| Mr. Atul Daga | Whole-time Director \& Chief Financial Officer | 1302, Supreme Residency, $14^{\text {th }}$ Road, Near Agarwal Nursing Home, Bandra (West), Mumbai - 400 050, Maharashtra, India | 06416619 |

7.2. Details of the Demerged Company: Century Textiles and Industries Limited
a) The Demerged Company is a public listed company. It was incorporated on $20^{\text {th }}$ October, 1897 under the Act No.VI of 1882 of the Legislative Council of India and now deemed to be incorporated under the Companies Act, 2013. The Demerged Company is a diversified conglomerate engaged in, inter alia, the following businesses: (a) production and sale of cotton fabrics ("Textile Business"); (b) production of all types of paper products like writing and printing paper ("Pulp and Paper Business"); (c) business
of manufacture, production, sale and distribution of cement ("Cement Business"); and (d) dealing in commercial and residential property ("Real Estate Business").
b) Corporate Identification Number (CIN): L17120MH1897PLC000163
c) Permanent Account Number (PAN): AAACC2659Q
d) Registered Office: Century Bhavan, Dr Annie Besant Road, Worli, Mumbai - 400030

E-mail address: investorrelations@birlacentury.com
e) The equity shares of the Demerged Company are listed on BSE and NSE.
f) The relevant main objects of the Demerged Company as set out in its Memorandum of Association are as follows:
"III THE OBJECTS FOR WHICH THE COMPANY IS ESTABLISHED ARE THE FOLLOWING:
3(a) To carry on the business of manufacturers and dealers and workers in cement, cement products, lime, plasters, whiting, clay, gravel, sand, concrete, mortar, minerals, earth, coke, fuel, artificial stone and builders' requisites and conveniences of all kinds and to produce, manufacture, purchase, refine, prepare, process, import, export, sell and generally deal in cement, Portland cement, Alumina cement, Plaster of Paris, Lime and Limestone, Kankar and/or bye-products thereof and in connection therewith, to acquire, erect, construct, establish, operate and maintain cement factories, limestone quarries, workshops and other works."
g) There has been no change in the name, registered office and objects of the Demerged Company during the last five years.
h) The authorised, issued, subscribed and paid-up share capital of the Demerged Company as on $31^{\text {st }}$ August, 2018 is as under:

| Particulars |  | INR |
| :---: | :---: | :---: |
| Authorised Share Capital |  |  |
| 14,80,00,000 equity shares of INR 10 each |  | 148,00,00,000 |
| 100,00,000 redeemable cumulative non-convertible preference shares of INR 100 each |  | 100,00,00,000 |
|  | Total | 248,00,00,000 |
| Issued, Subscribed and Paid-up Capital |  |  |
| 11,17,11,090 equity shares of INR 10 each |  | 111,71,10,900 |
|  | Total | 111,71,10,900 |
| Subscribed and Paid-up Share Capital |  |  |
| 11,16,95,680 equity shares of INR 10 each |  | 111,69,56,800 |
|  | Total | 111,69,56,800 |

Subsequent to the above date, there has been no change in the authorised, issued, subscribed and paid-up share capital of the Demerged Company till the date of this notice.
i) Names of the promoters, promoter group and directors along with their addresses and shareholdings: Details of Promoters and Promoter Group

| Name of the <br> Promoter and <br> Promoter Group | Address | $\begin{gathered} \text { Shareholding } \\ \text { as on } \\ \text { 31 }^{\text {st }} \text { August } 2018 \end{gathered}$ |
| :---: | :---: | :---: |
| Basant Kumar Birla | Basant Vihar,18, Gurusaday Road, Kolkata - 700 019, West Bengal, India | 1,99,800 |
| Pilani Investment and Industries Corporation Limited | Birla Building, $14^{\text {th }}$ Floor, 9/1, R.N. Mukherjee Road, Kolkata - 700 001, West Bengal, India | 369,66,620 |
| IGH Holdings Private Limited | Industry House, 159, Churchgate Reclamation, Mumbai - 400 020, Maharashtra, India | 111,50,000 |
| Aditya Marketing and Manufacturing Limited | Birla Building, $8^{\text {th }}$ Floor, 9/1, R.N. Mukherjee Road, Kolkata - 700 001, West Bengal, India | 75,60,900 |
| Prakash Educational Society | Birla Building, $7^{\text {th }}$ Floor, 9/1, R.N. Mukherjee Road, Kolkata - 700 001, West Bengal, India | 1,28,000 |
| Birla Educational Institution | Birla Building, 9/1, R.N. Mukherjee Road, Kolkata - 700 001, West Bengal, India | 44,000 |
| Padmavati Investment Limited | Birla Building, $7^{\text {th }}$ Floor, 9/1, R.N. Mukherjee Road, Kolkata - 700 001, West Bengal, India | 16,700 |
| Manav Investment And Trading Co. Limited | Birla Building, $8^{\text {th }}$ Floor, 9/1, R.N. Mukherjee Road, Kolkata - 700 001, West Bengal, India | 11,950 |

Details of Directors

| Name of the Director | Designation | Address | DIN |
| :--- | :--- | :--- | :---: |
| Mr. Basant Kumar Birla | Chairman | Basant Vihar,18, Gurusaday Road, <br> Kolkata - 700 019, West Bengal, India | 00055856 |
| Mr. Kumar Mangalam Birla | Vice-Chairman | Mangal Adityayan, 20 Carmichael Road, <br> Behind Jaslok Hospital, Mumbai - 400 026, <br> Maharashtra, India | 00012813 |
| Mrs. Rajashree Birla | Director | Mangal Adityayan, 20 Carmichael Road, <br> Behind Jaslok Hospital, Mumbai - 400 026, <br> Maharashtra, India | 00022995 |
| Mr. Pradip Kumar Daga | Director | 5, Merlin Park, Gariahat, Kolkata - 700 019, <br> West Bengal, India | 00040692 |
| Mr. Rajan A. Dalal | Director | 21, Nymph, Narayan Dabholkar Road, <br> Mumbai - 400 006, Maharashtra, India | 00546264 |
| Mr. Sohanlal K. Jain | Director | 7, New Bazar, Khadki, Pune - 411 003, <br> Maharashtra, India | 02843676 |
| Mr. Yazdi P. Dandiwala | Director | C-11 Meherzin, Wodehouse Road, Colaba, <br> Mumbai - 400 005, Maharashtra, India | 01055000 |

8. Corporate Approvals

The proposed Scheme was placed before the respective Audit Committee of the Demerged Company and the Resulting Company at their meetings held on $20^{\text {th }}$ May, 2018. The Audit Committees of the Demerged Company and the Resulting Company took into account the Valuation Report dated $20^{\text {th }}$ May, 2018 issued by M/s. Bansi S. Mehta and Co, Chartered Accountants and M/s. Walker Chandiok \& Co LLP, Chartered Accountants, and Fairness Opinion dated $20^{\text {th }}$ May, 2018 issued by M/s. JM Financial Limited to the Demerged Company and $\mathrm{M} / \mathrm{s}$. Axis Capital Limited to the Resulting Company. The Audit Committees of the Demerged Company and the Resulting Company based on the aforesaid, inter alia, recommended the Scheme to their respective Board of Directors.
The Board of Directors of the Demerged Company and the Resulting Company (after taking on record the recommendation of their respective Audit Committee), approved the proposed Scheme on $20^{\text {th }}$ May, 2018, after taking on record Valuation Report dated $20^{\text {th }}$ May, 2018 issued by M/s. Bansi S. Mehta and Co, Chartered Accountants and M/s. Walker Chandiok \& Co LLP, Chartered Accountants, and Fairness Opinion dated $20^{\text {th }}$ May, 2018 issued by M/s. JM Financial Limited to the Board of Directors of the Demerged Company and $\mathrm{M} / \mathrm{s}$. Axis Capital Limited to the Board of Director of the Resuling Company.
A copy of the Scheme setting out in detail the terms and conditions of the demerger as approved by the Board of Directors of the Demerged Company and the Resulting Company at their respective Board Meetings is annexed to this Notice as Annexure A and forms part of this Statement.
The Valuation Report and the Fairness Opinion issued to the Board of Directors of the Demerged Company are annexed as Annexure B-I and B-II respectively to this Notice.
Names of the directors who voted in favour of the resolution, who voted against the resolution and who did not vote or participate in such resolution:
(a) Resulting Company:

| Name of the Director | Designation | Voted in Favouer / Against / <br> Abstained |
| :--- | :---: | :---: |
| Mr. Kumar Mangalam Birla | Chairman | Favour |
| Mrs. Rajashree Birla | Director | Abstained |
| Mr. Arun Adhikari | Director | Favour |
| Mrs. Alka Bharucha | Director | Abstained |
| Mr. Girish M Dave | Director | Favour |
| Mrs. Sukanya Kripalu | Director | Favour |
| Mr. Sunil B Mathur | Director | Favour |
| Mr. O. P. Puranmalka | Director | Favour |
| Mrs. Renuka Ramnath | Director | Abstained |
| Mr. Dwarka Dass Rathi | Director | Favour |
| Mr. Krishna Kishore Maheshwari | Managing Director | Favour |
| Mr. Atul Daga |  <br> Chief Financial Officer | Favour |

(b) Demerged Company:

| Name of the Director | Designation | Voted in Favour / Against / <br> Abstained |
| :--- | :---: | :---: |
| Mr. B. K. Birla | Chairman | Abstained |
| Mr. Kumar Mangalam Birla | Vice-Chairman | Abstained |
| Mrs. Rajashree Birla | Director | Abstained |
| Mr. Pradip Kumar Daga | Director | Favour |
| Mr. Yazdi P. Dandiwala | Director | Abstained |
| Mr. Rajan A. Dalal | Director | Favour |
| Mr. Sohanlal K. Jain | Director | Favour |
| Mr. D. K. Agrawal | Whole-time Director | Abstained |

9. Description of the Scheme

## RATIONALE OF THE SCHEME

(i) The transfer of the Demerged Undertaking (as defined hereinafter) from the Demerged Company to the Resulting Company pursuant to this Scheme (as defined hereinafter) would, inter alia, result in the following benefits for the Demerged Company and the Resulting Company:
(a) in case of the Demerged Company:
A. unlocking the value of the Cement Business for the shareholders of the Demerged Company; and
B. assisting in the de-leveraging of its balance sheet including reduction of debt and outflow of interest as well as creation of value for its shareholders.
(b) in case of the Resulting Company:
A. expansion in markets having good potential demand for cement;
B. creating value for its shareholders by acquiring ready to use assets which shall create operational efficiencies and reduce time to markets vis-à-vis greenfield projects which are time consuming due to challenges in acquisition of land and limestone mining leases;
C. strategic fit for serving existing markets and catering to additional volume requirements in new markets; and
D. synergies in manufacture and distribution process and logistics alignment leading to economies of scale and creation of efficiency by reducing time to market and benefiting customers.
The Scheme is in the best interests of the shareholders, employees and the creditors of each of the Demerged Company and the Resulting Company.

## C. OVERVIEW AND OPERATION OF THE SCHEME

The scheme of demerger ("Scheme", as more particularly defined below) between the Demerged Company and the Resulting Company and their respective shareholders and creditors is presented under Sections 230 to 232 and other applicable provisions of the Act (as defined hereinafter) read with Section 2(19 AA) and other applicable provisions of Income Tax Act (as defined hereinafter).
This Scheme provides for:
(i) the demerger of the Demerged Undertaking from the Demerged Company and its transfer to and vesting in the Resulting Company on a going concern basis; and
(ii) issue of shares by the Resulting Company to the shareholders of the Demerged Company in the manner set out in this Scheme and in accordance with the provisions of Sections 230 to 232 of the Act and other applicable provisions of Applicable Law (as defined hereinafter).

## PART I

## DEFINITIONS AND SHARE CAPITAL

## 1. DEFINITIONS

1.1
"Appointed Date" means the Effective Date;
"Board" in relation to the Demerged Company and the Resulting Company, as the case may be, means the board of directors of such company, and shall include a committee of directors or any person authorized by the board of directors or such committee of directors duly constituted and authorized for the purposes of matters pertaining to this Scheme or any other matter relating thereto;
"CCI" means the Competition Commission of India established under Competition Act, 2002;
"Demerged Company" means Century Textiles and Industries Limited, a public company incorporated under the Act No.VI of 1882 of the Legislative Council of India and now deemed to be incorporated under the Companies Act, 2013, having its registered office at Century Bhavan, Dr. Annie Besant Road, Worli, Mumbai -400030 and Corporate Identification Number L17120MH1897PLC000163;
"Demerged Undertaking" means all of the Cement Business division and ancillary and support services together with all business units, undertakings, assets, properties, investments (direct and indirect), branches (direct and indirect), marketing/dealer network, and liabilities of whatsoever nature and kind, and wherever situated, of the Demerged Company, in relation to and pertaining to the Cement Business division and shall include without limitation:
(a) all assets and liabilities of the Demerged Company pertaining to the business of manufacture, production, sale and distribution of cement;
(b) Without prejudice to the generality of the provisions of paragraph (a) above, the Demerged Undertaking shall include:
(i) all properties and assets, whether moveable or immoveable, including all rights (whether freehold, leasehold or license), title, interest, cash and bank balances, bills of exchange, covenant and undertakings of the Cement Business division in respect of such properties and assets;
(ii) all assets of the Demerged Company [whether movable or immovable (including those set out in Schedule 1), real or personal, corporeal or incorporeal, leasehold or otherwise, present, future, contingent, tangible or intangible] pertaining to the business of manufacture, production, sale and distribution of cement including but not limited to any captive power generating plant and railway system relating to the Cement Business division, plant and machinery, capital work in progress, furniture, fixtures, office equipment, appliances, accessories, vehicles, all stocks, sundry debtors, deposits, provisions, advances, receivables, accumulated losses and unabsorbed depreciation as per books as well as per Income Tax Act, funds, leases, mining leases, licences, tenancy rights, premises, hire purchase and lease arrangements including mining leases, benefits of agreements, contracts and arrangements, powers, authorities, industrial and other licences including prospecting licences, industrial licences, explosive licences, etc., registrations, quotas, permits, allotments, approvals, consents, privileges, liberties, advantages, easements and all the rights, title, interests, goodwill, benefits, fiscal incentives including income tax benefits and exemption including the right to deduction under Section 80-IA of the Income Tax Act in respect of the profits of the undertaking for the residual period (i.e. the period remaining as on the Appointed Date out of the total period for which deduction is available under Applicable Law if the demerger pursuant to this Scheme had not taken place), entitlement and advantages, contingent rights or benefits belonging to or in the ownership, power, possession or the control of or vested in or granted
in favor of or held for the benefit of or enjoyed by the Demerged Company with respect to the Cement Business division;
(iii) all coal linkages, captive power plants, DG sets, logistics, marketing, warehousing, selling and distribution networks (offices, depots, godowns, guest houses and other related facilities), railway system and any other asset pertaining to the Cement Business division;
(iv) all debts, borrowings and liabilities, whether present or future, whether secured or unsecured, of the Cement Business division; and
(v) all other debts, duties, obligations and liabilities including contingent liabilities pertaining to the Cement Business division for its transfer as a going concern to the Resulting Company.
(c) all intellectual property rights of the Demerged Company pertaining to its Cement Business division including brands, patents, trademarks and copyrights more particularly set out in Schedule 2;
(d) all books, records, files, papers, engineering and process information, computer programs, software licenses (whether proprietary or otherwise), drawings, manuals, data, catalogues, quotations, sales and advertising materials, lists of present and former customers and suppliers, customer credit information, customer pricing information, and other records whether in physical or electronic form in connection with or relating to the Cement Business division;
(e) all employees (including employees engaged in marketing) of the Demerged Company engaged in the Cement Business division; and
(f) all earnest monies, security deposits, or other entitlements, if any, in connection with or relating to the Cement Business division.
Any question that may arise as to whether a specific asset (tangible or intangible) or liability pertains or does not pertain to the Demerged Undertaking, shall be mutually decided by the Boards of the Demerged Company and the Resulting Company;
"Effective Date" means the opening hours of the first day of the month immediately succeeding the month in which last of the conditions specified in Clause 18 of this Scheme are complied with or otherwise duly waived. Reference in this Scheme to the date of "coming into effect of this Scheme" or "effectiveness of this Scheme" or "upon the Scheme becoming effective" shall mean the Effective Date;
"Maihar Trust" means the trust which manages the funds in relation to the provident fund and other retiral benefits of the employees engaged at the Maihar Cement plant of the Demerged Undertaking at Tehsil: Maihar, District: Satna, Sarlanagar - 485772 in the State of Madhya Pradesh;
"Resulting Company" means UltraTech Cement Limited, a public company incorporated under the provisions of the Companies Act, 1956, having its registered office at B-Wing, Ahura Centre, $2^{\text {nd }}$ Floor, Mahakali Caves Road, Andheri East, Mumbai - 400093 and Corporate Identification Number L26940MH2000PLC128420;
"Scheme" or "this Scheme" means this scheme of demerger as modified from time to time;
"Stock Exchanges" means BSE Limited ("BSE"), National Stock Exchange of India Limited ("NSE") and any other recognized stock exchange, as the case may be;

## 3. DATE OF TAKING EFFECT AND IMPLEMENTATION OF THIS SCHEME

3.1 This Scheme as set out herein in its present form or with any modification(s), as may be approved or imposed or directed by the Tribunal or made as per Clause 17 of this Scheme, shall become effective and operative from the Appointed Date.

PART II

## DEMERGER AND VESTING OF THE DEMERGED UNDERTAKING

## 4. DEMERGER AND VESTING OF THE DEMERGED UNDERTAKING

4.1 Upon the Scheme becoming effective and with effect from the Appointed Date and subject to the provisions of this Scheme and pursuant to Sections 230 to 232 of the Act and in accordance with Section 2(19AA) of the Income Tax Act, the Demerged Undertaking along with all its assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. shall, without any further act, instrument or deed, be demerged from the Demerged Company and transferred to and be vested in or be deemed to have been vested in the Resulting Company as a going concern so as to become as and from the Appointed Date, the assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Resulting Company by virtue of, and in the manner provided in this Scheme. It is clarified that any question that may arise as to whether a specific asset (tangible or intangible) or liability pertains or does not pertain to the Demerged Undertaking, shall be mutually decided by the Boards of the respective Parties.
4.2 In respect of such of the assets and properties forming part of the Demerged Undertaking which are movable in nature or are otherwise capable of transfer by delivery or possession or by endorsement and/or delivery, the same shall stand transferred by the Demerged Company to the Resulting Company upon coming into effect of this Scheme and shall, ipso facto and without any other order to this effect, become the assets and properties of the Resulting Company without requiring any deed or instrument of conveyance for transfer of the same.
4.3 Subject to Clause 4.4 below, with respect to the assets of the Demerged Undertaking, other than those referred to in Clause 4.2 above, including all rights, title and interests in the agreements (including agreements for lease or license of the properties), investments in shares, mutual funds, bonds and any other securities, sundry debtors, claims from customers or otherwise, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with any Appropriate Authority, customers and other persons, whether or not the same is held in the name of the Demerged Company, shall, without any further act, instrument or deed, be transferred to and vested in and/or be deemed to be transferred to and vested in the Resulting Company, with effect from the Appointed Date by operation of law as transmission in favour of Resulting Company. With regard to the licenses of the properties, the Resulting Company will enter into novation agreements, if it is so required.
4.4 Without prejudice to the aforesaid, the Demerged Undertaking, including all immoveable property of the Demerged Undertaking (including all land acquired as set out in the Schedule 1), whether or not included in the books of the Demerged Company, whether freehold or leasehold (including but not limited to land, buildings, sites, tenancy rights related thereto, and immovable properties and any other document of title, rights, interest and easements in relation thereto, mining leases, prospecting licenses and any applications for mining leases and prospecting licenses), shall stand transferred to and be vested in the Resulting Company with effect from the Appointed Date, without any act or deed being required to be done or executed by the Demerged Company and/or the Resulting Company.
4.5 Notwithstanding anything contained in this Scheme, the immovable properties of the Demerged Company pertaining to the Demerged Undertaking situated within the states of Madhya Pradesh, Chhattisgarh and West Bengal and such other states, whether owned or leased, for the purpose of, inter alia, payment of stamp duty, and vesting into the Resulting Company and if the Resulting Company so decides, the Parties, whether before or after the Effective Date, shall execute and register or cause so to be done, separate deeds of conveyance or deeds of assignment of lease, as the case may be, in favour of the Resulting Company in respect of such immovable properties. Each of the immovable properties, only for the payment of stamp duty (if required under Applicable Law), shall be deemed to be conveyed at a value as determined by the relevant authorities in accordance with the applicable circle rates. The transfer of such immovable properties shall form an integral part of the Scheme.
4.6 The Demerged Company shall, at its sole discretion, but without being obliged, give notice in such form as it may deem fit and proper, to such Persons, as the case may be, that any debt, receivable, bill, credit, loan, advance or deposit relating to the Demerged Undertaking stands transferred to and vested in the Resulting Company and that appropriate modification should be made in their respective books/records to reflect the aforesaid changes.
4.7 Upon effectiveness of the Scheme, all debts, liabilities, loans, obligations and duties of the Demerged Company as on the Appointed Date and relatable to the Demerged Undertaking ("Demerged Liabilities") shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Resulting Company to the extent that they are outstanding as on the Appointed Date and the Resulting Company shall meet, discharge and satisfy the same. The term "Demerged Liabilities" shall include without limitation:
4.7.1 the debts, liabilities and obligations incurred and duties of any kind, nature or description (including contingent liabilities) which arise out of the activities or operations of the Demerged Undertaking;
4.7.2 the specific loans, credit facilities, overdraft facilities and borrowings (including debentures bonds, notes and other debt securities) raised, incurred and utilized solely for the activities or operations of the Demerged Undertaking; and
4.7.3 in cases other than those referred to in Clause 4.7.1 or 4.7.2 above, so much of the amounts of general or multipurpose borrowings, if any, of the Demerged Company, as stand in the same proportion which the value of the assets transferred pursuant to the demerger of the Demerged Undertaking bear to the total value of the assets of the Demerged Company immediately prior to the Appointed Date.
However, the direct tax liabilities and direct tax demands or refunds received or to be received by the Demerged Company for the period prior to the Appointed Date in relation to the Demerged Company shall not be transferred as part of the Demerged Undertaking to the Resulting Company.
4.8 In so far as any Encumbrance in respect of Demerged Liabilities is concerned, such Encumbrance shall, without any further act, instrument or deed being required to be modified, be extended to and shall operate only over the assets comprised in the Demerged Undertaking which have been Encumbered in respect of the Demerged Liabilities as transferred to the Resulting Company pursuant to the Scheme. Provided that, if any of the assets comprised in the Demerged Undertaking which are being transferred to the Resulting Company pursuant to this Scheme have not been Encumbered in respect of the Demerged Liabilities, such assets shall remain unencumbered and the existing Encumbrance referred to above shall not be extended to and shall not operate over such assets. The absence of any formal amendment which may be required by a lender or trustee or third party shall not affect the operation of the above. For the avoidance of doubt, it is hereby clarified that in so far as the assets comprising the Remaining Business are concerned, the Encumbrance, if any, over such assets relating to the Demerged Liabilities, shall without any further act, instrument or deed being required, be released and the Demerged Company shall be discharged from the obligations and Encumbrances relating to the same. Further, in so far as the assets comprised in the Demerged Undertaking are concerned, the Encumbrance over such assets relating to any loans, borrowings or other debts which are not transferred to the Resulting Company pursuant to this Scheme and which shall continue with the Demerged Company, shall without any further act or deed be released from such Encumbrance and shall no longer be available as security in relation to such liabilities.
4.9 If the Demerged Company is entitled to any unutilized credits (including accumulated losses and unabsorbed depreciation), benefits under the state or central fiscal / investment incentive schemes and policies including deduction under Section 35(2AB) of the Income Tax Act and including the right to deduction under Section 80-IA of the Income Tax Act in respect of the profits of the undertaking for the residual period (i.e. the period remaining as on the Appointed Date out of the total period for which deduction is available under Applicable Law if the demerger pursuant to this Scheme had not taken place) or concessions relating to the Demerged

Undertaking under any Tax Law or Applicable Law, the Resulting Company shall be entitled, as an integral part of the Scheme, to claim such benefit or incentives or unutilised credits as the case may be without any specific approval or permission.
4.10 Upon the Scheme becoming effective, the Demerged Company and the Resulting Company shall have the right to revise their respective financial statements and returns along with prescribed forms, filings and annexures under the Tax law and to claim refunds and/or credit for Taxes paid and for matters incidental thereto, if required, to give effect to the provisions of the Scheme. It is further clarified that the Resulting Company shall be entitled to claim deduction under Section 43B of the Income Tax Act in respect of unpaid liabilities transferred to it as part of the Demerged Undertaking to the extent not claimed by the Demerged Company.
4.11 Subject to Clause 4 and any other provisions of the Scheme, in respect of any refund, benefit, incentive, grant or subsidy in relation to or in connection with the Demerged Undertaking, the Demerged Company shall, if so required by the Resulting Company, issue notices in such form as the Resulting Company may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme, the relevant refund, benefit, incentive, grant or subsidy be paid or made good or held on account of the Resulting Company, as the person entitled thereto, to the end and intent that the right of the Demerged Company to recover or realise the same, stands transferred to the Resulting Company and that appropriate entries should be passed in their respective books to record the aforesaid changes.
4.12 On and from the Effective Date and till such time that the name of the bank accounts of the Demerged Company, in relation to or in connection with the Demerged Undertaking, have been replaced with that of the Resulting Company, the Resulting Company shall be entitled to maintain and operate such bank accounts of the Demerged Company, in the name of the Demerged Company for such time as may be determined to be necessary by the Resulting Company. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Demerged Company, in relation to or in connection with the Demerged Undertaking, after the Effective Date shall be accepted by the bankers of the Resulting Company and credited to the account of the Resulting Company, if presented by the Resulting Company.
4.13 Without prejudice to the provisions of the foregoing sub-clauses of this Clause 4 and upon the effectiveness of this Scheme, the Demerged Company and the Resulting Company may execute any and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary particulars and/ or modification(s) of charge, with the concerned Registrar of Companies or filing of necessary applications, notices, intimations or letters with any Appropriate Authority or Person to give effect to the Scheme.

## 7. EMPLOYEES

7.1 With effect from the Effective Date, the Resulting Company undertakes to engage, without any interruption in service, all employees of the Demerged Company, engaged in or in relation to the Demerged Undertaking ("Employees"), on the terms and conditions not less favourable than those on which they are engaged by the Demerged Company. The Resulting Company undertakes to continue to abide by any agreement/ settlement or arrangement, if any, entered into or deemed to have been entered into by the Demerged Company with any of the Employees or union representing them in relation to the Demerged Undertaking. The Resulting Company agrees that the services of all such Employees with the Demerged Company prior to the demerger shall be taken into account for the purposes of all existing benefits to which the said Employees may be eligible, including for the purpose of payment of any retrenchment compensation, gratuity, leave encashment and other retirement/terminal benefits. The decision on whether or not an employee is part of the Demerged Undertaking shall be decided by the Board of the Demerged Company and shall be final and binding on all concerned.
7.2 The accumulated balances, if any, standing to the credit of the Employees (excluding such Employees covered under Clause 7.3 below) in the existing provident fund, gratuity fund and superannuation fund of which they
are members, as the case may be and corresponding investments and fund balances, will be transferred respectively to such provident fund, gratuity fund and superannuation funds nominated by the Resulting Company and/or such new provident fund, gratuity fund and superannuation fund to be established in accordance with Applicable Law and caused to be recognized by the Appropriate Authorities. Pending the transfer as aforesaid, the provident fund, gratuity fund and superannuation fund dues of the said Employees would continue to be deposited in the existing provident fund, gratuity fund and superannuation fund, respectively, of the Demerged Company, if required.
7.3 In relation to the Employees who are not covered under the provident fund trust of the Demerged Company and for whom the Demerged Company is making contributions to the government provident fund, the Resulting Company shall stand substituted for the Demerged Company, for all purposes whatsoever, including in relation to the obligation to make contributions to the said government provident fund in accordance with the provisions of such fund, bye laws, etc. in respect of such Employees.
7.4 If, after giving effect to Clause 7.2, any provident fund, gratuity fund and superannuation fund of the Demerged Company contains no members, then the relevant trust managing such provident fund, gratuity fund and superannuation fund shall stand dissolved and any fund and investment in such trust shall be transferred to the corresponding fund of the Resulting Company. It is clarified that after giving effect to the provisions of Clause 7, the Maihar Trust shall be dissolved and any residual fund and investment beneficially held in its name shall be transferred to the identified fund of the Resulting Company.

## 8. LEGAL PROCEEDINGS

8.1 Upon the coming into effect of this Scheme, all suits, actions, administrative proceedings, tribunals proceedings, show cause cases, demands and legal proceedings of whatsoever nature (except proceedings with respect to direct tax) by or against the Demerged Company pending and/or arising on or before the Appointed Date or which may be instituted any time thereafter and in each case relating to the Demerged Undertaking shall not abate or be discontinued or be in any way prejudicially affected by reason of the Scheme or by anything contained in this Scheme but shall be continued and be enforced by or against the Resulting Company with effect from the Appointed Date in the same manner and to the same extent as would or might have been continued and enforced by or against the Demerged Company. Except, as otherwise provided herein, the Demerged Company shall in no event be responsible or liable in relation to any such legal or other proceedings that stand transferred to the Resulting Company. The Resulting Company shall be replaced/added as party to such proceedings and shall prosecute or defend such proceedings at its own cost, in cooperation with the Demerged Company and the liability of the Demerged Company shall consequently stand nullified. The Demerged Company shall in no event be responsible or liable in relation to any such legal or other proceedings in relation to the Demerged Undertaking.
8.2 The Resulting Company undertakes to have all legal and other proceedings (except proceedings with respect to direct tax) initiated by or against the Demerged Company referred to in Clause 8.1 above transferred to its name as soon as is reasonably practicable after the Effective Date and to have the same continued, prosecuted and enforced by or against the Resulting Company to the exclusion of the Demerged Company on priority. Both Parties shall make relevant applications and take steps as may be required in this regard.
8.3 Notwithstanding anything contained above, in the event any time after the Effective Date, if the Demerged Company in relation to the Demerged Undertaking, is in receipt of any demand, claim, notice and/ or impleaded as a party in any of the proceedings before Appropriate Authority, the Demerged Company, in view of the transfer and vesting of the Demerged Undertaking pursuant to this Scheme, shall take all such steps in the proceedings before the Appropriate Authority to replace the Demerged Company with the Resulting Company. However, if Demerged Company is unable to get the Resulting Company replaced in such proceedings, the Demerged Company shall defend the same or deal with such demand in accordance with the advice of the Resulting Company and at the cost of the Resulting Company and the latter shall reimburse and indemnify the Demerged Company against all liabilities and obligations incurred by or against the Demerged Company in respect thereof.
8.4 This Scheme complies with definition of "demerger" as per Sections 2(19AA), 2(19AAA), 2(41A), 47, 72A and other provisions of the Income Tax Act. If any terms are found to be or interpreted to be inconsistent with provisions of Income Tax Act, the Parties shall negotiate in good faith to be in compliance with such provisions.

## 9. CONSIDERATION

9.1 Upon the Scheme coming into effect and in consideration of and subject to the provisions of this Scheme, the Resulting Company shall, without any further application, act, deed, consent, acts, instrument or deed, issue and allot, on a proportionate basis to each shareholder of the Demerged Company, 1 (One) fully paid-up equity share(s) of INR 10 (Ten) each of the Resulting Company ("New Equity Shares") for every 8 (Eight) fully paid-up equity share of INR 10 (Ten) each of the Demerged Company held by such shareholder whose name is recorded in the register of members and records of the depository as a member of the Demerged Company as on the Record Date.
9.2 The New Equity Shares shall be subject to the provisions of the memorandum of association and articles of association of Resulting Company, as the case may be, and shall rank pari passu in all respects with any existing equity shares of the Resulting Company, as the case may be, after the Effective Date including with respect to dividend, bonus, right shares, voting rights and other corporate benefits attached to the equity shares of the Resulting Company.
9.3 The issue and allotment of the New Equity Shares is an integral part hereof and shall be deemed to have been carried out under the orders passed by the Tribunal without requiring any further act on the part of the Resulting Company or the Demerged Company or their shareholders and as if the procedure laid down under the Act and such other Applicable Law as may be applicable, were duly complied with. It is clarified that the approval of the members and creditors of the Resulting Company and/or the Demerged Company to this Scheme, shall be deemed to be their consent/approval for the issue and allotment of the New Equity Shares.
9.4 The New Equity Shares shall be issued in dematerialized form unless otherwise notified in writing by a shareholder of the Demerged Company to the Resulting Company on or before such date as may be determined by the Board of the Demerged Company. In the event that such notice has not been received by the Resulting Company in respect of any of the shareholders of Demerged Company, the equity shares, shall be issued to such shareholders in dematerialized form provided that the shareholders of Demerged Company shall be required to have an account with a depository participant and shall be required to provide details thereof and such other confirmations as may be required. In the event that the Resulting Company has received notice from any shareholder that the equity shares are to be issued in physical form or if any shareholder has not provided the requisite details relating to his/her/its account with a depository participant or other confirmations as may be required or if the details furnished by any shareholder do not permit electronic credit of the shares of Resulting Company, then Resulting Company shall issue the equity shares in physical form to such shareholder or shareholders.
9.5 In case any shareholder's shareholding in the Demerged Company is such that such shareholder becomes entitled to a fraction of an equity share of the Resulting Company, the Resulting Company shall not issue fractional share certificate to such shareholder but shall consolidate such fractions and round up the aggregate of such fractions to the next whole number and issue and allot the consolidated shares directly to a trustee nominated by the Board of Resulting Company in that behalf, who shall sell such shares in the market for and on behalf of the shareholders entitled to such fractions at such price or prices and on such time or times as the trustee may in its sole discretion decide and on such sale, shall pay to the Resulting Company, the net sale proceeds (after deduction of applicable taxes and other expenses incurred), whereupon the Resulting Company shall, subject to withholding tax, if any, distribute such sale proceeds to the concerned shareholders of the Demerged Company in proportion to their respective fractional entitlements so sold by the trustee.
9.6 The New Equity Shares to be issued in respect of the shares of the Demerged Company held in the unclaimed
suspense account, if any, shall be issued to a new unclaimed suspense account created for the shareholders of the Resulting Company.
9.7 New Equity Shares to be issued by the Resulting Company pursuant to Clause 9.1 above in respect of such of the equity shares of the Demerged Company which are held in abeyance under the provisions of Section 126 of the Act or otherwise shall, pending allotment or settlement of dispute by order of Court or otherwise, also be kept in abeyance by the Resulting Company.
9.8 In the event of there being any pending share transfers, whether lodged or outstanding, of any shareholder of the Demerged Company, the Board of the Demerged Company shall be empowered in appropriate cases, prior to or even subsequent to the Record Date, to effectuate such a transfer in the Demerged Company as if such changes in registered holder were operative as on the Record Date, in order to remove any difficulties arising to the transferor of the share in the Resulting Company and in relation to the shares issued by the Resulting Company after the effectiveness of the Scheme. The Board of the Demerged Company shall be empowered to remove such difficulties as may arise in the course of implementation of this Scheme and registration of new members in the Resulting Company on account of difficulties faced in the transition period.
9.9 In the event, the Parties restructure their equity share capital by way of share split/consolidation/issue of bonus shares during the pendency of the Scheme, the share allotment ratio per Clause 9.1 shall be adjusted accordingly to consider the effect of any such corporate actions and without any further approval from the Appropriate Authority.
9.10 The Resulting Company shall apply for listing of the New Equity Shares on the Stock Exchanges in terms of and in compliance of SEBI Circular and other relevant provisions as may be required under Applicable Law. The New Equity Shares shall remain frozen in the depository system till listing/trading permission is given by the designated Stock Exchange.
9.11 The Resulting Company shall enter into such arrangements and give such confirmations and/or undertakings as may be necessary in accordance with Applicable Law for complying with the requirements of the Stock Exchanges.
9.12 The approval of the members of the Resulting Company to this Scheme shall be deemed to constitute due compliance with Section 62 and any other applicable provisions of the Act, the SEBI LODR Regulations, and the articles of association of the Resulting Company, and no other consent shall be required under the Act or the articles of association of the Resulting Company, for the issue of New Equity Shares under the Scheme.

## 10. ACCOUNTING TREATMENT

### 10.1 In the books of the Demerged Company:

Pursuant to the Scheme coming into effect, with effect from the Effective Date, the Demerged Company shall account for the demerger, in its books of account in accordance with the accounting standards prescribed under section 133 of the Act in the following manner:
10.1.1 The Demerged Company shall transfer all assets and liabilities pertaining to the Demerged Undertaking as on the Effective Date at the values appearing in its books of account immediately before the Effective Date and correspondingly reduce from its books of account, the book values appearing on such date in accordance with the provisions of section 2(19AA) of the Income Tax Act;
10.1.2 For the sake of compliance with Indian Accounting Standard ("Ind AS") 10, the Demerged Company shall debit the fair value of the Demerged Undertaking to the general reserve/ retained earnings and create a corresponding liability;
10.1.3 The book value of net assets derecognised at 10.1.1 above will be adjusted against the liability recognised at paragraph 10.1.2 above. The difference, if any, shall be recognised in the statement of profit and loss for the period in accordance with Annexure A to Ind AS 10.

### 10.2 In the books of the Resulting Company:

Recording the transfer of assets and liabilities on demerger:
Pursuant to the Scheme coming into effect, with effect from the Effective Date, the Resulting Company shall account for the demerger, in its books of accounts such that:
10.2.1 The Resulting Company shall initially record the assets and liabilities of the Demerged Undertaking, transferred to and vested in it pursuant to this Scheme, at their respective book values as appearing in the books of account of the Demerged Company immediately before the demerger in accordance with the provisions of section 2(19AA) of the Income Tax Act;
10.2.2 The Resulting Company shall credit its share capital account with the face value of New Equity Shares issued in accordance with Clause 9.1.
10.2.3 The surplus / deficit between the value of Net Assets ("Net Assets" means excess of value of assets over the value of liabilities as per Clause 10.2.1) pertaining to the Demerged Undertaking and the amount of New Equity Shares issued under Clause 9.1 above shall be credited to capital reserve / debited to goodwill as the case may be.
10.2.4 Having recorded the transfer of the assets and the liabilities as aforesaid, the Resulting Company shall make necessary adjustments such that all the assets and liabilities acquired (including assets and liabilities not specifically recognized by the Demerged company in its financial statements), as well as shares issued and the resultant goodwill/capital reserve arising on demerger are reflected at their acquisition date fair values as required for compliance with the mandatory Indian Accounting Standards, specifically, Ind AS 103 'Business Combinations', notified under Section 133 of the Act, read with the rules made there under and other Generally Accepted Accounting Principles. Further, acquisition related costs will also be accounted in accordance with the requirements of Ind AS 103 'Business Combinations'.

## 11. RECLASSIFICATION OF AUTHORISED SHARE CAPITAL OF THE RESULTING COMPANY

11.1 Upon coming into effect of this Scheme, authorized share capital of the Resulting Company classified as preference share capital shall be partly reclassified as equity share capital. Accordingly, Capital Clause of the Memorandum of Association and Articles of Association of the Resulting Company shall automatically stand amended so as to read as under:

## 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 78,00,00,000 equity shares of Rs. 10/- (Rupees Ten only) each aggregating to Rs. 780,00,00,000/- (Rupees Seven Hundred and Eighty Crores only) and 1,02,000 cumulative redeemable preference shares of Rs. 1,00,000/- each aggregating to Rs. 1020,00,00,000/- (Rupees One Thousand 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 shall be such amount as is given in Clause $V$ of the Memorandum of Association."
11.2 It is clarified that the approval of the members of the Resulting Company to the Scheme shall be deemed to be their consent / approval also to the alteration of the Memorandum and Articles of Association of the Resulting Company and the Resulting Company shall not be required to seek separate consent/approval of its shareholders for the alteration of the Memorandum and Articles of Association of the Resulting Company as
required under Sections 13, 14, 61, 62, 64 and other applicable provisions of the Act. However, the Resulting Company shall file the required returns / information / the amended copy of its Memorandum and Articles of Association with the RoC."
NOTE: THE FEATURES / DETAILS SET OUT ABOVE BEING ONLY THE SALIENT FEATURES OF THE SCHEME, THE EQUITY SHAREHOLDERS OF THE COMPANY ARE REQUESTED TO READ THE ENTIRE TEXT OF THE SCHEME TO GET THEMSELVES FULLY ACQUAINTED WITH THE PROVISIONS THEREOF.
10. Summary of Valuation Report:

The Share Entitlement Ratio has been arrived at on the basis of the relative equity valuation of the Demerged Undertaking and the Resulting Company. The Share Entitlement ratio is based on various valuation methodologies and various qualitative factors relevant to each company and the business dynamics and growth potential of the businesses of the companies, having regard to information base, key underlying assumptions and limitations.
The equity value for the Demerged Undertaking and the Resulting Company is arrived at by assigning appropriate weightage to the values derived under various valuation methodologies to the extent considered relevant. To arrive at the consensus on the Share Entitlement Ratio suitable averaging and rounding off in the values has been done.
Based on the consideration of various factors, the valuers have recommended the following Share Entitlement Ratio for the demerger of the Demerged Undertaking into the Resulting Company:
1 (one) equity share of the Resulting Company of INR 10 each fully paid-up for every 8 (eight) equity shares of the Demerged Company of INR 10 each fully paid-up.
11. Observation Letters dated $20^{\text {th }}$ July, 2018 from BSE and NSE conveying no objection to the Scheme are enclosed herewith as Annexure C - I and C - II. Complaints Report dated $26^{\text {th }}$ June, 2018 submitted by the Company to BSE and $26^{\text {th }}$ June, 2018 submitted by the Company to NSE are enclosed herewith as Annexure D - I and D - II.
12. The Competition Commission of India ("CCI"), by its letter dated $21^{\text {st }}$ August, 2018, has informed the Resulting Company that the Scheme has been approved by the CCI, at its meeting held on $21^{\text {st }}$ August, 2018.
13. The unaudited Financial Results of the Demerged Company and the Resulting Company for the quarter ended $30^{\text {th }}$ June, 2018 are enclosed as Annexure F - I and F - II respectively. For brevity's sake, schedules to Balance Sheet and Statement of Profit and Loss have not been annexed to this Notice. The same are available on the respective websites of the Demerged Company at www.centurytextind.com and the Resulting Company at www.ultratechcement.com;
14. Pre and Post Scheme shareholding pattern of the Demerged Company and the Resulting Company are enclosed as Annexure G-I and G-II respectively.
15. Amounts due to creditors (including debentureholders) as on $30^{\text {th }}$ June, 2018:

|  | Demerged Company |  | Resulting Company |  |
| :--- | :---: | :---: | :---: | :---: |
|  | Number | Amount (INR) | Number | Amount (INR) |
| Secured | 33 | $2,910.54$ crores | 64 | $12,976.42$ crores |
| Unsecured | 12,349 | $1,679.63$ crores | 21,833 | $4,605.47$ crores |

16. Effect of the Scheme on various parties:

## A. Key Managerial Personnel (KMPs) and Directors

None of the Directors, the KMPs (as defined under the Act and Rules framed thereunder) of the Demerged Company and the Resulting Company and their respective relatives (as defined under the Act and Rules framed thereunder) have any interest in the Scheme except to the extent of the equity shares held by them in the Demerged Company and the Resulting Company and/or to the extent that the said Director(s)
are common director(s) of the said companies and/or to the extent that the KMPs are holding shares in the said companies as nominees and/or to the extent that the said Director(s), KMPs and their respective relatives are the directors/ members of the companies that hold shares in the respective companies. Save as aforesaid, none of the said Directors or the KMPs has any material interest in the Scheme.
Details of shares held by the present Directors and KMPs of the Demerged Company and the Resulting Company either individually or jointly as a first holder or second holder or as a nominee and by their relatives, in the respective companies are as under:

Demerged Company

| Sr. <br> No. | Name of the Director/ KMPs <br> and relatives of directors and <br> KMPs | Designation | Number of equity <br> shares held as on <br> $\mathbf{3 1}^{\text {st }}$ August, 2018 <br> in the Demerged <br> Company | Number of equity <br> shares held as on <br> $\mathbf{3 1}^{\text {st }}$ August, 2018 <br> in the Resulting <br> Company |
| :---: | :--- | :--- | :---: | :---: |
| 1 | Mr. Basant Kumar Birla | Chairman and <br> Non-Executive Director | $1,99,800$ | Nil |
| 2 | Mr. Kumar Mangalam Birla | Vice Chairman and <br> Non-Executive Director | Nil | 14,065 |
| 3 | Mrs. Rajashree Birla | Non-Executive Director | Nil | $\mathrm{41,701}$ |
| 4 | Mr. Pradip Kumar Daga | Independent Director | 80 | Nil |
| 5 | Mr. Yazdi P. Dandiwala | Independent Director | Nil | Nil |
| 6 | Mr. Rajan A. Dalal | Independent Director | Nil | 113 |
| 7 | Mr. Sohanlal K. Jain | Independent Director | Nil | Nil |
| 8 | Mr. R. K. Dalmia | Chief Financial Officer | 7,150 | Nil |
| 9 | Mr. Atul K. Kedia | Company Secretary | 496 | Nil |

Resulting Company

| Sr. <br> No. | Name of the Director/ KMPs and relatives of directors and KMPs | Designation | Number of equity shares held as on 31 ${ }^{\text {st }}$ August, 2018 in the Resulting Company | Number of equity shares held as on 31 ${ }^{\text {st }}$ August, 2018 in the Demerged Company |
| :---: | :---: | :---: | :---: | :---: |
| 1. | Mr. Kumar Mangalam Birla | Chairman and Non-Executive Director | 14,065 | Nil |
| 2. | Mrs. Rajashree Birla | Non-Executive Director | 41,701 | Nil |
| 3. | Mr. Arun Adhikari | Independent Director | Nil | Nil |
| 4. | Mrs. Alka Bharucha | Independent Director | Nil | Nil |
| 5. | Mr. Girish M. Dave | Independent Director | Nil | Nil |
| 6. | Mrs. Sukanya Kripalu | Independent Director | Nil | Nil |
| 7. | Mr. Sunil B. Mathur | Independent Director | Nil | Nil |
| 8. | Mr. O.P. Puranmalka | Non-Executive Director | 60,571 | 400 |
| 9. | Mrs. Renuka Ramnath | Independent Director | Nil | Nil |
| 10. | Mr. Krishna Kishore Maheshwari | Managing Director | 8 | Nil |
| 11. | Mr. Atul Daga | Whole-time Director \& Chief Financial Officer | 6,758 | Nil |
| 12. | Mr. S. K. Chatterjee | Company Secretary | 2,007 | Nil |

B. Promoter and Non-Promoter Equity Shareholders of the Demerged Company and the Resulting Company In compliance with the provisions of Section 232(2)(c) of the Act, the Board of Directors of the Demerged Company and the Resulting Company, in their meetings held on $20^{\text {th }}$ May, 2018 have adopted a report, inter alia, explaining the effect of the Scheme on each class of shareholders, key managerial personnel, promoter and non-promoter shareholders amongst others. Copy of the reports adopted by the respective Board of Directors of the Demerged Company and the Resulting Company are enclosed as Annexure E-I and E-II.
C. Depositors

Neither the Demerged Company nor the Resulting Company have accepted any deposits.
D. Creditors \& Debenture-Holders

The proposed Scheme does not involve any compromise or arrangement with the creditors, debenture holders or debenture trustee. The rights of the creditors, debenture holders or debenture trustee shall not be affected by the Scheme. There will be no reduction in their claims on account of the Scheme. The creditors will be paid in the ordinary course of business as and when their dues are payable. There is no likelihood that the creditors would be prejudiced in any manner as a result of the Scheme being sanctioned.
E. Employees

With effect from the Effective Date, the Resulting Company undertakes to engage, without any interruption in service, all employees of the Demerged Company, engaged in or in relation to the Demerged Undertaking ("Employees"), on the terms and conditions not less favourable than those on which they are engaged by the Demerged Company. The Resulting Company undertakes to continue to abide by any agreement/settlement or arrangement, if any, entered into or deemed to have been entered into by the Demerged Company with any of the Employees or union representing them in relation to the Demerged Undertaking. The Resulting Company agrees that the services of all such Employees with the Demerged Company prior to the demerger shall be taken into account for the purposes of all existing benefits to which the said Employees may be eligible, including for the purpose of payment of any retrenchment compensation, gratuity, leave encashment and other retirement/ terminal benefits. The decision on whether or not an employee is part of the Demerged Undertaking shall be decided by the Board of the Demerged Company and shall be final and binding on all concerned.
17. Pre and Post Scheme Capital Structure:

The Pre-Scheme capital structure of the Resulting Company and the Demerged Company is detailed in clause 7.1(h) and 7.2(h) above.

The Post-Scheme capital structure of the Demerged Company shall be same as the Pre-Scheme capital structure:
The Post-Scheme capital structure of the Resulting Company is as follows:

| Particulars | INR |  |  |  |
| :--- | ---: | :---: | :---: | :---: |
| Authorised Share Capital |  |  |  |  |
| $78,00,00,000$ equity shares of INR 10 each | $7,80,00,00,000$ |  |  |  |
| $1,02,000$ cumulative redeemable preference shares of INR 1,00,000/- each | $10,20,00,00,000$ |  |  |  |
| Total | $\mathbf{1 8 , 0 0 , 0 0 , 0 0 , 0 0 0}$ |  |  |  |
| Issued, Subscribed and Paid-up Capital |  |  |  |  |
| $28,85,86,329$ equity shares of INR 10 each | $\mathbf{2 , 8 8 , 5 8 , 6 3 , 2 9 0}$ |  |  |  |
| $1,00,010$ cumulative redeemable preference shares of INR 1,00,000 each | $10,00,10,00,000$ |  |  |  |
| Total |  |  |  | $\mathbf{1 2 , 8 8 , 6 8 , 6 3 , 2 9 0}$ |

18. Investigation or proceedings, if any, pending against the Company under the Companies Act, 2013

No investigation proceedings have been instituted or are pending in relation to the Demerged Company and the Resulting Company under Sections 210 to 229 of Chapter XIV of the Act or under the corresponding provisions of the Act of 1956.
To the knowledge of the Demerged Company and the Resulting Company, no winding up proceedings have been filed or are pending against them under the Act or the corresponding provisions of the Act of 1956.
19. Approvals/Sanctions/ No-Objections from Regulatory or any Governmental Authorities

Unless otherwise decided (or waived) by the relevant Parties, the Scheme is conditional upon and subject to the following conditions precedent:
i. $\quad \mathrm{CCI}$ (or any appellate authority in India which has appropriate jurisdiction) having granted approval (or being deemed, under Applicable Law, to have granted approval) for the transactions set out in this Scheme, such approval to be in form and substance acceptable to the Parties, acting reasonably; and any conditions contained in such approval (or deemed approval) that are required to be satisfied at any time prior to the Effective Date having been so satisfied (or, where applicable, waived);
ii. obtaining no-objection/ observation letter from the Stock Exchanges in relation to the Scheme under Regulation 37 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirement) Regulations, 2015;
iii. approval of the Scheme by the requisite majority of each class of shareholders of the Demerged Company and the Resulting Company and such other classes of persons of the said Companies, if any, as applicable or as may be required under the Act and as may be directed by the Tribunal;
iv. the Parties, as the case may be, complying with other provisions of the SEBI Circular, including seeking approval of the shareholders of the Demerged Company and the Resulting Company through e-voting, as applicable. The Scheme shall be acted upon only if the votes cast by the public shareholders of the Demerged Company in favour of the proposal contemplated herein are more than the number of votes cast by the public shareholders of the Demerged Company against the proposal contemplated herein, as required under the SEBI Circular and if the votes cast by the public shareholders of the Resulting Company in favour of the proposal contemplated herein are more than the number of votes cast by the public shareholders of the Resulting Company against the proposal contemplated herein, as required under the SEBI Circular. The term 'public' shall carry the same meaning as defined under Rule 2 of Securities Contracts (Regulation) Rules, 1957;
v. the sanctions and orders of the Tribunals, under Sections 230 to 232 of the Act for approving the Scheme, being obtained by the Demerged Company and the Resulting Company;
vi. certified/ authenticated copies of the orders of the Tribunal, sanctioning the Scheme, being filed with the concerned Register of Companies having jurisdiction over the Parties, by all the Parties;
vii. the Demerged Company having obtained all consents and approvals from Appropriate Authorities as required for the transfer of the mining leases entered into by the Demerged Company in favour of the Resulting Company and the Demerged Company having taken all such actions required to be completed for the transfer of the mining leases in favour of the Resulting Company; and
viii. any other matters expressly agreed as conditions precedent to the effectiveness of the Scheme as amongst the Parties in writing.
20. Inspection

The following documents will be open for inspection by the shareholders of the Demerged Company at its registered office at Century Bhavan, Dr. Annie Besant Road, Worli, Mumbai - 400030 between 11:00 a.m. and 1:00 p.m. on all working days (except Saturdays/Sundays and Public Holidays) up to the date of the meeting:
i. Copy of the order passed by NCLT in Company Application No. 701 of 2018, dated $12^{\text {th }}$ September, 2018 directing the Demerged Company to, inter alia, convene the meetings of its equity shareholders;
ii. Copy of the Memorandum and Articles of Association of all the companies;
iii. Copy of the annual reports of all the companies for the financial year ended $31^{\text {st }}$ March, 2018;
iv. Copy of the unaudited financial statements of the Demerged Company and the Resulting Company for the quarter ended $30^{\text {th }}$ June, 2018;
v. Copy of the Statutory Auditors' certificate dated $23^{\text {rd }}$ May, 2018 issued by S R B C \& Co. LLP, Chartered Accountants, to the effect that the accounting treatment, if any, proposed in the scheme of compromise or arrangement is in conformity with the Accounting Standards prescribed under Section 133 of the Companies Act, 2013; and
vi. Copy of the Scheme.
21. This statement may be treated as an Explanatory Statement under Sections 230(3), 232(1) and (2) and 102 of the Act read with Rule 6 of the Rules. A copy of the Scheme, Explanatory Statement and Form of Proxy shall be furnished by the Demerged Company to its shareholders, free of charge, within 1 (one) working day (except Saturdays/Sundays/Public Holidays) on a requisition being so made for the same by the shareholders of the Demerged Company.
22. After the Scheme is approved by the equity shareholders, of the Demerged Company, it will be subject to the approval/sanction by NCLT.

Dated this $14^{\text {th }}$ day of September, 2018

Registered Office:
Century Bhavan, Dr. Annie Besant Road,
Worli,
Mumbai - 400030

# SCHEME OF DEMERGER 

## AMONGST <br> CENTURY TEXTILES AND INDUSTRIES LIMITED

AND<br>ULTRATECH CEMENT LIMITED

AND

THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS

## UNDER SECTIONS 230 TO 232 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013

## A. BACKGROUND OF THE COMPANIES

(i) Century Textiles and Industries Limited is a public company incorporated under the Act No.VI of 1882 of the Legislative Council of India and now deemed to be incorporated under the Companies Act, 2013, having its registered office at Century Bhavan, Dr. Annie Besant Road, Worli, Mumbai 400030 and Corporate Identification Number L17120MH1897PLC000163 (hereinafter referred to as the "Demerged Company"). The Demerged Company is a diversified conglomerate engaged in, inter alia, the following businesses: (a) production and sale of cotton fabrics ("Textile Business"); (b) production of all types of paper products like writing and printing paper ("Pulp and Paper Business"); (c) business of manufacture, production, sale and distribution of cement ("Cement Business"); and (d) dealing in commercial and residential property ("Real Estate Business").
(ii) UltraTech Cement Limited is a public company incorporated under the provisions of the Companies Act, 1956, having its registered office at B-Wing, Ahura Centre, $2^{\text {nd }}$ Floor, Mahakali Caves Road, Andheri East, Mumbai - 400093 and Corporate Identification Number L26940MH2000PLC128420 (hereinafter referred to as the "Resulting Company"). The Resulting Company is engaged in, inter alia, the business of manufacture and sale of various grades and types of cement, ready mix concrete and other cement related products.

## B. RATIONALE OF THE SCHEME

(i) The transfer of the Demerged Undertaking (as defined hereinafter) from the Demerged Company to the Resulting Company pursuant to this Scheme (as defined hereinafter) would, inter alia, result in the following benefits for the Demerged Company and the Resulting Company:
(a) in case of the Demerged Company:
A. unlocking the value of the Cement Business for the shareholders of the Demerged Company; and
B. assisting in the de-leveraging of its balance sheet including reduction of debt and outflow of interest as well as creation of value for its shareholders.
(b) in case of the Resulting Company:
A. expansion in markets having good potential demand for cement;
B. creating value for its shareholders by acquiring ready to use assets which shall create operational efficiencies and reduce time to markets vis-à-vis greenfield projects which are time consuming due to challenges in acquisition of land and limestone mining leases;
C. strategic fit for serving existing markets and catering to additional volume requirements in new markets; and
D. synergies in manufacture and distribution process and logistics alignment leading to economies of scale and creation of efficiency by reducing time to market and benefiting customers.

The Scheme is in the best interests of the shareholders, employees and the creditors of each of the Demerged Company and the Resulting Company.

## C. OVERVIEW AND OPERATION OF THE SCHEME

The scheme of demerger ("Scheme", as more particularly defined below) between the Demerged Company and the Resulting Company and their respective shareholders and creditors is presented under Sections

230 to 232 and other applicable provisions of the Act (as defined hereinafter) read with Section 2(19 AA) and other applicable provisions of Income Tax Act (as defined hereinafter).

This Scheme provides for:
(i) the demerger of the Demerged Undertaking from the Demerged Company and its transfer to and vesting in the Resulting Company on a going concern basis; and
(ii) issue of shares by the Resulting Company to the shareholders of the Demerged Company in the manner set out in this Scheme and in accordance with the provisions of Sections 230 to 232 of the Act and other applicable provisions of Applicable Law (as defined hereinafter).

## D. PARTS OF THE SCHEME

The Scheme is divided into the following parts:
(i) PART I deals with the definitions of capitalized terms used in this Scheme and the details of share capital of the Demerged Company and the Resulting Company;
(ii) PART II deals with the transfer and vesting of the Demerged Undertaking from the Demerged Company as a going concern into the Resulting Company, in compliance with Section 2(19AA) of Income Tax Act, and the consideration thereof; and
(iii) PART III deals with the general terms and conditions that would be applicable to this Scheme.
E. The Demerged Company will continue to pursue its interests in and carry on the Remaining Business (as defined hereinafter) as is presently being carried on.

## PART I

## DEFINITIONS AND SHARE CAPITAL

## 1. DEFINITIONS

1.1 In this Scheme, unless inconsistent with the subject or context thereof, (i) capitalised terms defined by inclusion in quotations and/or parenthesis have the meanings so ascribed; (ii) subject to (iii) below, all terms and words not defined in this Scheme shall have the same meaning ascribed to them under any definitive agreements executed between the Parties in relation to this Scheme and other Applicable Law, rules, regulations, bye laws, as the case may be, including any statutory modification or re-enactment thereof from time to time; and (iii) the following expressions shall have the following meanings:
"Act" means the Companies Act, 2013 and shall include any other statutory amendment or re-enactment or restatement and the rules and/ or regulations and/ or other guidelines or notifications under Applicable Laws, made thereunder from time to time;
"Appointed Date" means the Effective Date;
"Applicable Law" or "Law" means any applicable national, foreign, provincial, local or other law including all applicable provisions of all (a) constitutions, decrees, treaties, statutes, laws (including the common law), codes, notifications, rules, regulations, policies, guidelines, circulars, directions, directives, ordinances or orders of any Appropriate Authority, statutory authority, court, tribunal having jurisdiction over the Parties; (b) approvals; and (c) orders, decisions, injunctions, judgments, awards and decrees of or agreements with any Appropriate Authority having jurisdiction over the Parties as may be in force from time to time;
"Appropriate Authority" means:
(a) the government of any jurisdiction (including any national, state, municipal or local government or any political or administrative subdivision thereof) and any department, ministry, agency, instrumentality, court, tribunal, central bank, commission or other authority thereof;
(b) any public international organisation or supranational body and its institutions, departments, agencies and instrumentalities;
(c) any governmental, quasi-governmental or private body or agency lawfully exercising, or entitled to exercise, any administrative, executive, judicial, legislative, regulatory, licensing, competition, tax, importing, exporting or other governmental or quasi-governmental authority; and
(d) any Stock Exchange;
"Board" in relation to the Demerged Company and the Resulting Company, as the case may be, means the board of directors of such company, and shall include a committee of directors or any person authorized by the board of directors or such committee of directors duly constituted and authorized for the purposes of matters pertaining to this Scheme or any other matter relating thereto;
"Business Day" means any day, other than a Saturday and Sunday, on which scheduled commercial banks in Mumbai remain open for normal business;
"CCI" means the Competition Commission of India established under Competition Act, 2002;
"Demerged Company" means Century Textiles and Industries Limited, a public company incorporated under the Act No.VI of 1882 of the Legislative Council of India and now deemed to be incorporated under the Companies Act, 2013, having its registered office at Century Bhavan, Dr. Annie Besant Road, Worli, Mumbai - 400030 and Corporate Identification Number L17120MH1897PLC000163;
"Demerged Undertaking" means all of the Cement Business division and ancillary and support services together with all business units, undertakings, assets, properties, investments (direct and indirect), branches (direct and indirect), marketing/dealer network, and liabilities of whatsoever nature and kind, and wherever situated, of the Demerged Company, in relation to and pertaining to the Cement Business division and shall include without limitation:
(a) all assets and liabilities of the Demerged Company pertaining to the business of manufacture, production, sale and distribution of cement;
(b) Without prejudice to the generality of the provisions of paragraph (a) above, the Demerged Undertaking shall include:
(i) all properties and assets, whether moveable or immoveable, including all rights (whether freehold, leasehold or license), title, interest, cash and bank balances, bills of exchange, covenant and undertakings of the Cement Business division in respect of such properties and assets;
(ii) all assets of the Demerged Company [whether movable or immovable (including those set out in Schedule 1), real or personal, corporeal or incorporeal, leasehold or otherwise, present, future, contingent, tangible or intangible] pertaining to the business of manufacture, production, sale and distribution of cement including but not limited to any captive power generating plant and railway system relating to the Cement Business division, plant and machinery, capital work in progress, furniture, fixtures, office equipment, appliances, accessories, vehicles, all stocks, sundry debtors, deposits, provisions, advances, receivables,
accumulated losses and unabsorbed depreciation as per books as well as per Income Tax Act, funds, leases, mining leases, licences, tenancy rights, premises, hire purchase and lease arrangements including mining leases, benefits of agreements, contracts and arrangements, powers, authorities, industrial and other licences including prospecting licences, industrial licences, explosive licences, etc., registrations, quotas, permits, allotments, approvals, consents, privileges, liberties, advantages, easements and all the rights, title, interests, goodwill, benefits, fiscal incentives including income tax benefits and exemption including the right to deduction under Section 80-IA of the Income Tax Act in respect of the profits of the undertaking for the residual period (i.e. the period remaining as on the Appointed Date out of the total period for which deduction is available under Applicable Law if the demerger pursuant to this Scheme had not taken place), entitlement and advantages, contingent rights or benefits belonging to or in the ownership, power, possession or the control of or vested in or granted in favor of or held for the benefit of or enjoyed by the Demerged Company with respect to the Cement Business division;
(iii) all coal linkages, captive power plants, DG sets, logistics, marketing, warehousing, selling and distribution networks (offices, depots, godowns, guest houses and other related facilities), railway system and any other asset pertaining to the Cement Business division;
(iv) all debts, borrowings and liabilities, whether present or future, whether secured or unsecured, of the Cement Business division; and
(v) all other debts, duties, obligations and liabilities including contingent liabilities pertaining to the Cement Business division for its transfer as a going concern to the Resulting Company.
(c) all intellectual property rights of the Demerged Company pertaining to its Cement Business division including brands, patents, trademarks and copyrights more particularly set out in Schedule 2;
(d) all books, records, files, papers, engineering and process information, computer programs, software licenses (whether proprietary or otherwise), drawings, manuals, data, catalogues, quotations, sales and advertising materials, lists of present and former customers and suppliers, customer credit information, customer pricing information, and other records whether in physical or electronic form in connection with or relating to the Cement Business division;
(e) all employees (including employees engaged in marketing) of the Demerged Company engaged in the Cement Business division; and
(f) all earnest monies, security deposits, or other entitlements, if any, in connection with or relating to the Cement Business division.

Any question that may arise as to whether a specific asset (tangible or intangible) or liability pertains or does not pertain to the Demerged Undertaking, shall be mutually decided by the Boards of the Demerged Company and the Resulting Company;
"Effective Date" means the opening hours of the first day of the month immediately succeeding the month in which last of the conditions specified in Clause 18 of this Scheme are complied with or otherwise duly waived. Reference in this Scheme to the date of "coming into effect of this Scheme" or "effectiveness of this Scheme" or "upon the Scheme becoming effective" shall mean the Effective Date;
"Encumbrance" means (i) any charge, lien (statutory or other), or mortgage, any easement, encroachment, right of way, right of first refusal or other encumbrance or security interest securing any obligation of any person; (ii) pre-emption right, option, right to acquire, right to set off or other third party right or claim
of any kind, including any restriction on use, voting, transfer, receipt of income or exercise; or (iii) any hypothecation, title retention, restriction, power of sale or other type of preferential arrangements; or (iv) any agreement to create any of the above; the term "Encumber" shall be construed accordingly;
"Income Tax Act" means the Income-tax Act, 1961;
"INR" means Indian Rupee, the lawful currency of the Republic of India;
"Maihar Trust" means the trust which manages the funds in relation to the provident fund and other retiral benefits of the employees engaged at the Maihar Cement plant of the Demerged Undertaking at Tehsil: Maihar, District: Satna, Sarlanagar - 485772 in the State of Madhya Pradesh;
"Parties" means collectively the Demerged Company and the Resulting Company and "Party" shall mean each of them, individually;
"Permits" means all consents, licences, permits, certificates, permissions, authorisations, rights, clarifications, approvals, clearances, confirmations, declarations, waivers, exemptions, registrations, filings, whether governmental, statutory or regulatory as required under Applicable Law;
"Person" means an individual, a partnership, a corporation, a limited liability partnership, a limited liability company, an association, a joint stock company, a trust, a joint venture, an unincorporated organization or an Appropriate Authority;
"Record Date" means the date which may be fixed by the Board of the Resulting Company in consultation with the Demerged Company for the purpose of determining the shareholders of the Demerged Company for the issuance of the New Equity Shares of the Resulting Company pursuant to this Scheme;
"Remaining Business" means all the business, units, divisions, undertakings and assets and liabilities of the Demerged Company other than those forming part of the Demerged Undertaking and shall always include all the business, units, divisions, undertakings and assets and liabilities pertaining to the Textile Business, the Pulp and Paper Business and the Real Estate Business;
"Resulting Company" means UltraTech Cement Limited, a public company incorporated under the provisions of the Companies Act, 1956, having its registered office at B-Wing, Ahura Centre, $2^{\text {nd }}$ Floor, Mahakali Caves Road, Andheri East, Mumbai - 400093 and Corporate Identification Number L26940MH2000PLC128420;
"RoC" means the Registrar of Companies, Mumbai;
"Scheme" or "this Scheme" means this scheme of demerger as modified from time to time;
"SEBI" means the Securities and Exchange Board of India, constituted under the Securities and Exchange Board of India Act, 1992;
"SEBI Circular" means the circular issued by the SEBI, being Circular CFD/DIL3/CIR/2017/21 dated 10 March 2017, and any amendments thereof, modifications issued pursuant to regulations 11, 37 and 94 of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015 including Circular CFD/ DIL3/CIR/2017/26 dated 23 March 2017 and Circular CFD/DIL3/CIR/2018/2 dated 3 January 2018;
"SEBI LODR Regulations" means the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time;
"Stock Exchanges" means BSE Limited ("BSE"), National Stock Exchange of India Limited ("NSE") and any other recognized stock exchange, as the case may be;
"Taxation" or "Tax" or "Taxes" means all forms of taxes and statutory, governmental, state, provincial, local
governmental or municipal impositions, duties, contributions and levies and whether levied by reference to income, profits, book profits, gains, net wealth, asset values, turnover, added value or otherwise and shall further include payments in respect of or on account of Tax, whether by way of deduction at source, collection at source, advance tax, minimum alternate tax or otherwise or attributable directly or primarily to the Resulting Company or the Demerged Company or any other Person and all penalties, charges, costs and interest relating thereto;
"Tax Laws" means all Applicable Laws, acts, rules and regulations dealing with Taxes including but not limited to the income-tax, wealth tax, sales tax / value added tax, service tax, goods and services tax, excise duty, customs duty or any other levy of similar nature; and
"Tribunal" means the Mumbai Bench of the National Company Law Tribunal having jurisdiction over the Demerged Company and the Resulting Company, as the case may be.
1.2 In this Scheme, unless the context otherwise requires:
1.2.1 reference to statutory provisions shall be construed as meaning and including references also to any amendment or re-enactment for the time being in force and to all statutory instruments or orders made pursuant to such statutory provisions;
1.2.2 words denoting the singular shall include the plural and words denoting any gender shall include all genders;
1.2.3 headings, subheadings, titles, subtitles to clauses, sub-clauses and paragraphs are for information only and shall not form part of the operative provisions of this Scheme and shall be ignored in construing the same;
1.2.4 the words "include" and "including" are to be construed without limitation;
1.2.5 reference to a clause, paragraph or schedule is, unless indicated to the contrary, a reference to a clause, paragraph or schedule of this Scheme;
1.2.6 references to days, months and years are to calendar days, calendar months and calendar years, respectively;
1.2.7 unless otherwise specified, time periods within or following which any payment is to be made or act is to be done by any Party or any other Person shall be calculated by excluding the day on which the period commences and including the day on which the period ends and by extending the period to the next Business Day if the last day of such period is not a Business Day; and whenever any payment to be made or action to be taken under this Agreement is required to be made or taken on a day other than a Business Day, such payment shall be made or action shall be taken on the next Business Day;
1.2.8 reference to a document includes an amendment or supplement to, or replacement or novation of, that document;
1.2.9 in the event that the Parties enter into any definitive agreement in relation to this Scheme or any subject matter hereof, the provisions of such definitive agreement shall be binding on the Parties;
1.2.10 no provision of this Scheme shall be interpreted in favour of, or against, any Party by reason of the extent to which such Party or its counsel participated in the drafting hereof or by reason of the extent to which any such provision is inconsistent with any prior draft hereof;
1.2.11 references to time ( am or pm ) are references to Indian Standard Time (IST);
1.2.12 the Schedules shall constitute an integral part of this Scheme; and
1.2.13 the index, bold typeface, headings and titles herein are used for convenience of reference only and shall not affect the construction of this Scheme.

## 2. SHARE CAPITAL

2.1 The share capital of the Demerged Company as on 31 March 2018 is as follows:

| Particulars | INR |
| :--- | :---: |
| Authorised Share Capital |  |
| $14,80,00,000$ equity shares of INR 10 each | $148,00,00,000$ |
| $100,00,000$ redeemable cumulative non-convertible preference shares of INR 100 each | $100,00,00,000$ |
|  | Total |
| $\mathbf{2 4 8 , 0 0 , 0 0 , 0 0 0}$ |  |
| Issued Share Capital |  |
| $11,17,11,090$ equity shares of INR 10 each | Total |
|  | $\mathbf{1 1 7 , 1 1 , 1 0 , 9 0 0}$ |
| Subscribed and Paid-up Share Capital |  |
| $11,16,95,680$ equity shares of INR 10 each | Total |
|  | $\mathbf{1 1 1 1 , 6 9 , 5 6 , 8 0 0}$ |

Subsequent to the above date, there has been no change in the authorised, issued, subscribed and paid up share capital of the Demerged Company till the date of approval of the Scheme by the Board of the Demerged Company.

The equity shares of the Demerged Company are listed on the Stock Exchanges.
2.2 The share capital structure of the Resulting Company as on 31 March 2018 is as follows:

| Particulars | INR |  |
| :--- | ---: | ---: |
| Authorised Share Capital |  |  |
| $28,00,00,000$ equity shares of INR 10 each | $280,00,00,000$ |  |
| $1,52,000$ cumulative redeemable preference shares of INR 1,00,000 each | $15,20,00,00,000$ |  |
|  | Total | $\mathbf{1 8 , 0 0 , 0 0 , 0 0 , 0 0 0}$ |
| Issued, Subscribed and Paid-up Capital |  |  |
| $27,46,13,985$ equity shares of INR 10 each | $274,61,39,850$ |  |
| 100,010 cumulative redeemable preference shares of INR 1,00,000 each | $10,00,10,00,000$ |  |
|  | Total | $\mathbf{1 2 , 7 4 , 7 1 , 3 9 , 8 5 0}$ |

The Resulting Company has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in an increase in the issued and paid-up share capital of the Resulting Company. Subsequent to 31 March 2018, the Resulting Company has issued 3,801 equity shares upon exercise of employee stock options and there has been a corresponding increase in the equity share capital till the date of approval of the Scheme by the Board of the Resulting Company.

The equity shares of the Resulting Company are listed on the Stock Exchanges. The Global Depository Receipts of the Resulting Company are listed on the Luxembourg Stock Exchange.

## 3. DATE OF TAKING EFFECT AND IMPLEMENTATION OF THIS SCHEME

3.1 This Scheme as set out herein in its present form or with any modification(s), as may be approved or imposed or directed by the Tribunal or made as per Clause 17 of this Scheme, shall become effective and operative from the Appointed Date.

## PART II

## DEMERGER AND VESTING OF THE DEMERGED UNDERTAKING

## 4. DEMERGER AND VESTING OF THE DEMERGED UNDERTAKING

4.1 Upon the Scheme becoming effective and with effect from the Appointed Date and subject to the provisions of this Scheme and pursuant to Sections 230 to 232 of the Act and in accordance with Section 2(19AA) of the Income Tax Act, the Demerged Undertaking along with all its assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. shall, without any further act, instrument or deed, be demerged from the Demerged Company and transferred to and be vested in or be deemed to have been vested in the Resulting Company as a going concern so as to become as and from the Appointed Date, the assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Resulting Company by virtue of, and in the manner provided in this Scheme. It is clarified that any question that may arise as to whether a specific asset (tangible or intangible) or liability pertains or does not pertain to the Demerged Undertaking, shall be mutually decided by the Boards of the respective Parties.
4.2 In respect of such of the assets and properties forming part of the Demerged Undertaking which are movable in nature or are otherwise capable of transfer by delivery or possession or by endorsement and/ or delivery, the same shall stand transferred by the Demerged Company to the Resulting Company upon coming into effect of this Scheme and shall, ipso facto and without any other order to this effect, become the assets and properties of the Resulting Company without requiring any deed or instrument of conveyance for transfer of the same.
4.3 Subject to Clause 4.4 below, with respect to the assets of the Demerged Undertaking, other than those referred to in Clause 4.2 above, including all rights, title and interests in the agreements (including agreements for lease or license of the properties), investments in shares, mutual funds, bonds and any other securities, sundry debtors, claims from customers or otherwise, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with any Appropriate Authority, customers and other persons, whether or not the same is held in the name of the Demerged Company, shall, without any further act, instrument or deed, be transferred to and vested in and/ or be deemed to be transferred to and vested in the Resulting Company, with effect from the Appointed Date by operation of law as transmission in favour of Resulting Company. With regard to the licenses of the properties, the Resulting Company will enter into novation agreements, if it is so required.
4.4 Without prejudice to the aforesaid, the Demerged Undertaking, including all immoveable property of the Demerged Undertaking (including all land acquired as set out in the Schedule 1), whether or not included in the books of the Demerged Company, whether freehold or leasehold (including but not limited to land, buildings, sites, tenancy rights related thereto, and immovable properties and any other document of title, rights, interest and easements in relation thereto, mining leases, prospecting licenses and any applications for mining leases and prospecting licenses), shall stand transferred to and be vested in the Resulting Company with effect from the Appointed Date, without any act or deed being required to be done or executed by the Demerged Company and/or the Resulting Company.
4.5 Notwithstanding anything contained in this Scheme, the immovable properties of the Demerged Company pertaining to the Demerged Undertaking situated within the states of Madhya Pradesh, Chhattisgarh and West Bengal and such other states, whether owned or leased, for the purpose of, inter alia, payment of stamp duty, and vesting into the Resulting Company and if the Resulting Company so decides, the Parties, whether before or after the Effective Date, shall execute and register or cause so to be done, separate deeds of conveyance or deeds of assignment of lease, as the case may be, in favour of the Resulting Company
in respect of such immovable properties. Each of the immovable properties, only for the payment of stamp duty (if required under Applicable Law), shall be deemed to be conveyed at a value as determined by the relevant authorities in accordance with the applicable circle rates. The transfer of such immovable properties shall form an integral part of the Scheme.
4.6 The Demerged Company shall, at its sole discretion, but without being obliged, give notice in such form as it may deem fit and proper, to such Persons, as the case may be, that any debt, receivable, bill, credit, loan, advance or deposit relating to the Demerged Undertaking stands transferred to and vested in the Resulting Company and that appropriate modification should be made in their respective books/records to reflect the aforesaid changes.
4.7 Upon effectiveness of the Scheme, all debts, liabilities, loans, obligations and duties of the Demerged Company as on the Appointed Date and relatable to the Demerged Undertaking ("Demerged Liabilities") shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Resulting Company to the extent that they are outstanding as on the Appointed Date and the Resulting Company shall meet, discharge and satisfy the same. The term "Demerged Liabilities" shall include without limitation:
4.7.1 the debts, liabilities and obligations incurred and duties of any kind, nature or description (including contingent liabilities) which arise out of the activities or operations of the Demerged Undertaking;
4.7.2 the specific loans, credit facilities, overdraft facilities and borrowings (including debentures bonds, notes and other debt securities) raised, incurred and utilized solely for the activities or operations of the Demerged Undertaking; and
4.7.3 in cases other than those referred to in Clause 4.7.1 or 4.7.2 above, so much of the amounts of general or multipurpose borrowings, if any, of the Demerged Company, as stand in the same proportion which the value of the assets transferred pursuant to the demerger of the Demerged Undertaking bear to the total value of the assets of the Demerged Company immediately prior to the Appointed Date.
However, the direct tax liabilities and direct tax demands or refunds received or to be received by the Demerged Company for the period prior to the Appointed Date in relation to the Demerged Company shall not be transferred as part of the Demerged Undertaking to the Resulting Company.
4.8 In so far as any Encumbrance in respect of Demerged Liabilities is concerned, such Encumbrance shall, without any further act, instrument or deed being required to be modified, be extended to and shall operate only over the assets comprised in the Demerged Undertaking which have been Encumbered in respect of the Demerged Liabilities as transferred to the Resulting Company pursuant to the Scheme. Provided that, if any of the assets comprised in the Demerged Undertaking which are being transferred to the Resulting Company pursuant to this Scheme have not been Encumbered in respect of the Demerged Liabilities, such assets shall remain unencumbered and the existing Encumbrance referred to above shall not be extended to and shall not operate over such assets. The absence of any formal amendment which may be required by a lender or trustee or third party shall not affect the operation of the above. For the avoidance of doubt, it is hereby clarified that in so far as the assets comprising the Remaining Business are concerned, the Encumbrance, if any, over such assets relating to the Demerged Liabilities, shall without any further act, instrument or deed being required, be released and the Demerged Company shall be discharged from the obligations and Encumbrances relating to the same. Further, in so far as the assets comprised in the Demerged Undertaking are concerned, the Encumbrance over such assets relating to any loans, borrowings or other debts which are not transferred to the Resulting Company pursuant to this Scheme and which shall continue with the Demerged Company, shall without any further act or deed be released from such Encumbrance and shall no longer be available as security in relation to such liabilities.
4.9 If the Demerged Company is entitled to any unutilized credits (including accumulated losses and unabsorbed depreciation), benefits under the state or central fiscal / investment incentive schemes and policies including deduction under Section 35(2AB) of the Income Tax Act and including the right to deduction under Section 80-IA of the Income Tax Act in respect of the profits of the undertaking for the residual period (i.e. the period remaining as on the Appointed Date out of the total period for which deduction is available under Applicable Law if the demerger pursuant to this Scheme had not taken place) or concessions relating to the Demerged Undertaking under any Tax Law or Applicable Law, the Resulting Company shall be entitled, as an integral part of the Scheme, to claim such benefit or incentives or unutilised credits as the case may be without any specific approval or permission.
4.10 Upon the Scheme becoming effective, the Demerged Company and the Resulting Company shall have the right to revise their respective financial statements and returns along with prescribed forms, filings and annexures under the Tax law and to claim refunds and/or credit for Taxes paid and for matters incidental thereto, if required, to give effect to the provisions of the Scheme. It is further clarified that the Resulting Company shall be entitled to claim deduction under Section 43B of the Income Tax Act in respect of unpaid liabilities transferred to it as part of the Demerged Undertaking to the extent not claimed by the Demerged Company.
4.11 Subject to Clause 4 and any other provisions of the Scheme, in respect of any refund, benefit, incentive, grant or subsidy in relation to or in connection with the Demerged Undertaking, the Demerged Company shall, if so required by the Resulting Company, issue notices in such form as the Resulting Company may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme, the relevant refund, benefit, incentive, grant or subsidy be paid or made good or held on account of the Resulting Company, as the person entitled thereto, to the end and intent that the right of the Demerged Company to recover or realise the same, stands transferred to the Resulting Company and that appropriate entries should be passed in their respective books to record the aforesaid changes.
4.12 On and from the Effective Date and till such time that the name of the bank accounts of the Demerged Company, in relation to or in connection with the Demerged Undertaking, have been replaced with that of the Resulting Company, the Resulting Company shall be entitled to maintain and operate such bank accounts of the Demerged Company, in the name of the Demerged Company for such time as may be determined to be necessary by the Resulting Company. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Demerged Company, in relation to or in connection with the Demerged Undertaking, after the Effective Date shall be accepted by the bankers of the Resulting Company and credited to the account of the Resulting Company, if presented by the Resulting Company.
4.13 Without prejudice to the provisions of the foregoing sub-clauses of this Clause 4 and upon the effectiveness of this Scheme, the Demerged Company and the Resulting Company may execute any and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary particulars and/ or modification(s) of charge, with the concerned Registrar of Companies or filing of necessary applications, notices, intimations or letters with any Appropriate Authority or Person to give effect to the Scheme.

## 5. PERMITS

5.1 With effect from the Appointed Date, the Permits relating to the Demerged Undertaking shall be transferred to and vested in the Resulting Company and the concerned licensor and grantors of such Permits shall endorse where necessary, and record the Resulting Company on such Permits so as to empower and facilitate the approval and vesting of the Demerged Undertaking in the Resulting Company and continuation of operations pertaining to the Demerged Undertaking in the Resulting Company without any hindrance
and the Permits shall stand transferred to and vested in and shall be deemed to be transferred to and vested in the Resulting Company without any further act or deed and shall be appropriately mutated by the Appropriate Authorities concerned therewith in favour of the Resulting Company as if the same were originally given by, issued to or executed in favour of the Resulting Company and the Resulting Company shall be bound by the terms thereof, the obligations and duties thereunder and the rights and benefits under the same shall be available to the Resulting Company.
5.2 The benefit of all Permits pertaining to the Demerged Undertaking shall, without any other order to this effect, transfer and vest into and become available to the Resulting Company pursuant to the sanction of this Scheme by the Tribunal.
5.3 Notwithstanding the generality of the foregoing provisions, all electricity, gas, water and any other utility connections and tariff rates in respect thereof sanctioned by various public sector and private companies, boards, agencies and authorities in different states pertaining to the Demerged Undertaking, together with security deposits and all other advances paid, shall stand automatically transferred in favour of the Resulting Company on the same terms and conditions without any further act, instrument, deed, matter or thing being made, done or executed. The relevant electricity, gas, water and any other utility companies, boards, agencies and authorities shall issue invoices in the name of the Resulting Company with effect from the billing cycle commencing from the month immediately succeeding the month in which the Effective Date falls. The Resulting Company shall comply with the terms, conditions and covenants associated with the grant of such connection and shall also be entitled to refund of security deposits placed with such companies, boards, agencies and authorities in respect of the Demerged Undertaking.

## 6. CONTRACTS

6.1 All contracts, deeds, bonds, agreements, indemnities, guarantees or other similar rights or entitlements whatsoever, schemes, arrangements and other instruments, Permits, rights, entitlements, mining leases and licenses for the purpose of carrying on the business of the Demerged Undertaking, and in relation thereto, and those relating to tenancies, privileges, powers, facilities of every kind and description of whatsoever nature in relation to the Demerged Undertaking, or to the benefit of which the Demerged Company may be eligible and which are subsisting or having effect immediately before this Scheme coming into effect, shall by endorsement, delivery or recordal or by operation of law pursuant to the order of the Tribunal sanctioning the Scheme, and on this Scheme becoming effective be deemed to be contracts, deeds, bonds, agreements, indemnities, guarantees or other similar rights or entitlements whatsoever, schemes, arrangements and other instruments, Permits, rights, entitlements, licenses (including the licenses granted by any Appropriate Authority) of the Resulting Company. Such properties and rights described hereinabove shall stand vested in the Resulting Company and shall be deemed to be the property and become the property by operation of law as an integral part of the Resulting Company. Such contracts and properties described above shall continue to be in full force and continue as effective as hitherto in favour of or against the Resulting Company and shall be the legal and enforceable rights and interests of the Resulting Company, which can be enforced and acted upon as fully and effectually as if it were the Demerged Company. Upon this Scheme becoming effective, the rights, benefits, privileges, duties, liabilities, obligations and interest whatsoever, arising from or pertaining to contracts and properties relating to the Demerged Undertaking, shall be deemed to have been entered into and stand assigned, vested and novated to the Resulting Company by operation of law and the Resulting Company shall be deemed to be the Demerged Company's substituted party or beneficiary or obligor thereto, it being always understood that the Resultant Company shall be the successor in the interest of the Demerged Company in relation to the properties or rights mentioned hereinabove.
6.2 Without prejudice to the other provisions of this Scheme and notwithstanding the fact that vesting of the Demerged Undertaking occurs by virtue of this Scheme, the Resulting Company may, at any time after the coming into effect of this Scheme, in accordance with the provisions hereof, if so required under any Applicable Law or otherwise, take such actions and execute such deeds (including deeds of adherence), confirmations, other writings or tripartite arrangements with any party to any contract or arrangement to which the Demerged Company is a party or any writings as may be necessary in order to give effect to the provisions of this Scheme. With effect from the Appointed Date, the Resulting Company shall under the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of the Demerged Company to carry out or perform all such formalities or compliances referred to above, on the part of the Demerged Company with respect to Demerged Undertaking.
6.3 On and from the Effective Date, and thereafter, the Resulting Company shall be entitled to enforce all pending contracts and transactions and issue credit notes on behalf of the Demerged Company, in relation to or in connection with the Demerged Undertaking, in the name of the Resulting Company in so far as may be necessary until the transfer of rights and obligations of the Demerged Undertaking to the Resulting Company under this Scheme have been given effect to under such contracts and transactions.
6.4 With effect from the Effective Date, all inter-se contracts solely between the Demerged Company and the Resulting Company pertaining to the Demerged Undertaking, if any, shall stand cancelled and cease to operate, and appropriate effect shall be given to such cancellation and cessation in the books of accounts and records of the Demerged Company and the Resulting Company. With effect from the Effective Date, there will be no accrual of income or expense on account of any transactions pertaining to the Demerged Undertaking, including inter-alia any transactions in the nature of sale or transfer of any goods, materials or services, between the Demerged Company and the Resulting Company. For avoidance of doubt, it is hereby clarified that with effect from the Effective Date, there will be no accrual of interest or other charges in respect of any inter se loans, deposits or balances pertaining to the Demerged Undertaking between the Demerged Company and the Resulting Company.

## 7. EMPLOYEES

7.1 With effect from the Effective Date, the Resulting Company undertakes to engage, without any interruption in service, all employees of the Demerged Company, engaged in or in relation to the Demerged Undertaking ("Employees"), on the terms and conditions not less favourable than those on which they are engaged by the Demerged Company. The Resulting Company undertakes to continue to abide by any agreement/settlement or arrangement, if any, entered into or deemed to have been entered into by the Demerged Company with any of the Employees or union representing them in relation to the Demerged Undertaking. The Resulting Company agrees that the services of all such Employees with the Demerged Company prior to the demerger shall be taken into account for the purposes of all existing benefits to which the said Employees may be eligible, including for the purpose of payment of any retrenchment compensation, gratuity, leave encashment and other retirement/terminal benefits. The decision on whether or not an employee is part of the Demerged Undertaking shall be decided by the Board of the Demerged Company and shall be final and binding on all concerned.
7.2 The accumulated balances, if any, standing to the credit of the Employees (excluding such Employees covered under Clause 7.3 below) in the existing provident fund, gratuity fund and superannuation fund of which they are members, as the case may be and corresponding investments and fund balances, will be transferred respectively to such provident fund, gratuity fund and superannuation funds nominated by the Resulting Company and/or such new provident fund, gratuity fund and superannuation fund to be
established in accordance with Applicable Law and caused to be recognized by the Appropriate Authorities. Pending the transfer as aforesaid, the provident fund, gratuity fund and superannuation fund dues of the said Employees would continue to be deposited in the existing provident fund, gratuity fund and superannuation fund, respectively, of the Demerged Company, if required.
7.3 In relation to the Employees who are not covered under the provident fund trust of the Demerged Company and for whom the Demerged Company is making contributions to the government provident fund, the Resulting Company shall stand substituted for the Demerged Company, for all purposes whatsoever, including in relation to the obligation to make contributions to the said government provident fund in accordance with the provisions of such fund, bye laws, etc. in respect of such Employees.
7.4 If, after giving effect to Clause 7.2, any provident fund, gratuity fund and superannuation fund of the Demerged Company contains no members, then the relevant trust managing such provident fund, gratuity fund and superannuation fund shall stand dissolved and any fund and investment in such trust shall be transferred to the corresponding fund of the Resulting Company. It is clarified that after giving effect to the provisions of Clause 7, the Maihar Trust shall be dissolved and any residual fund and investment beneficially held in its name shall be transferred to the identified fund of the Resulting Company.

## 8. LEGAL PROCEEDINGS

8.1 Upon the coming into effect of this Scheme, all suits, actions, administrative proceedings, tribunals proceedings, show cause cases, demands and legal proceedings of whatsoever nature (except proceedings with respect to direct tax) by or against the Demerged Company pending and/or arising on or before the Appointed Date or which may be instituted any time thereafter and in each case relating to the Demerged Undertaking shall not abate or be discontinued or be in any way prejudicially affected by reason of the Scheme or by anything contained in this Scheme but shall be continued and be enforced by or against the Resulting Company with effect from the Appointed Date in the same manner and to the same extent as would or might have been continued and enforced by or against the Demerged Company. Except, as otherwise provided herein, the Demerged Company shall in no event be responsible or liable in relation to any such legal or other proceedings that stand transferred to the Resulting Company. The Resulting Company shall be replaced/added as party to such proceedings and shall prosecute or defend such proceedings at its own cost, in cooperation with the Demerged Company and the liability of the Demerged Company shall consequently stand nullified. The Demerged Company shall in no event be responsible or liable in relation to any such legal or other proceedings in relation to the Demerged Undertaking.
8.2 The Resulting Company undertakes to have all legal and other proceedings (except proceedings with respect to direct tax) initiated by or against the Demerged Company referred to in Clause 8.1 above transferred to its name as soon as is reasonably practicable after the Effective Date and to have the same continued, prosecuted and enforced by or against the Resulting Company to the exclusion of the Demerged Company on priority. Both Parties shall make relevant applications and take steps as may be required in this regard.
8.3 Notwithstanding anything contained above, in the event any time after the Effective Date, if the Demerged Company in relation to the Demerged Undertaking, is in receipt of any demand, claim, notice and/ or impleaded as a party in any of the proceedings before Appropriate Authority, the Demerged Company, in view of the transfer and vesting of the Demerged Undertaking pursuant to this Scheme, shall take all such steps in the proceedings before the Appropriate Authority to replace the Demerged Company with the Resulting Company. However, if Demerged Company is unable to get the Resulting Company replaced in such proceedings, the Demerged Company shall defend the same or deal with such demand in accordance with the advice of the Resulting Company and at the cost of the Resulting Company and the latter shall
reimburse and indemnify the Demerged Company against all liabilities and obligations incurred by or against the Demerged Company in respect thereof.
8.4 This Scheme complies with definition of "demerger" as per Sections 2(19AA), 2(19AAA), 2(41A), 47, 72A and other provisions of the Income Tax Act. If any terms are found to be or interpreted to be inconsistent with provisions of Income Tax Act, the Parties shall negotiate in good faith to be in compliance with such provisions.

## 9. CONSIDERATION

9.1 Upon the Scheme coming into effect and in consideration of and subject to the provisions of this Scheme, the Resulting Company shall, without any further application, act, deed, consent, acts, instrument or deed, issue and allot, on a proportionate basis to each shareholder of the Demerged Company, 1 (One) fully paid-up equity share(s) of INR 10 (Ten) each of the Resulting Company ("New Equity Shares") for every 8 (Eight) fully paid-up equity share of INR 10 (Ten) each of the Demerged Company held by such shareholder whose name is recorded in the register of members and records of the depository as a member of the Demerged Company as on the Record Date.
9.2 The New Equity Shares shall be subject to the provisions of the memorandum of association and articles of association of Resulting Company, as the case may be, and shall rank pari passu in all respects with any existing equity shares of the Resulting Company, as the case may be, after the Effective Date including with respect to dividend, bonus, right shares, voting rights and other corporate benefits attached to the equity shares of the Resulting Company.
9.3 The issue and allotment of the New Equity Shares is an integral part hereof and shall be deemed to have been carried out under the orders passed by the Tribunal without requiring any further act on the part of the Resulting Company or the Demerged Company or their shareholders and as if the procedure laid down under the Act and such other Applicable Law as may be applicable, were duly complied with. It is clarified that the approval of the members and creditors of the Resulting Company and/or the Demerged Company to this Scheme, shall be deemed to be their consent/approval for the issue and allotment of the New Equity Shares.
9.4 The New Equity Shares shall be issued in dematerialized form unless otherwise notified in writing by a shareholder of the Demerged Company to the Resulting Company on or before such date as may be determined by the Board of the Demerged Company. In the event that such notice has not been received by the Resulting Company in respect of any of the shareholders of Demerged Company, the equity shares, shall be issued to such shareholders in dematerialized form provided that the shareholders of Demerged Company shall be required to have an account with a depository participant and shall be required to provide details thereof and such other confirmations as may be required. In the event that the Resulting Company has received notice from any shareholder that the equity shares are to be issued in physical form or if any shareholder has not provided the requisite details relating to his/her/its account with a depository participant or other confirmations as may be required or if the details furnished by any shareholder do not permit electronic credit of the shares of Resulting Company, then Resulting Company shall issue the equity shares in physical form to such shareholder or shareholders.
9.5 In case any shareholder's shareholding in the Demerged Company is such that such shareholder becomes entitled to a fraction of an equity share of the Resulting Company, the Resulting Company shall not issue fractional share certificate to such shareholder but shall consolidate such fractions and round up the aggregate of such fractions to the next whole number and issue and allot the consolidated shares directly to a trustee nominated by the Board of Resulting Company in that behalf, who shall sell such shares in the market for and on behalf of the shareholders entitled to such fractions at such price or prices and on such time or times
as the trustee may in its sole discretion decide and on such sale, shall pay to the Resulting Company, the net sale proceeds (after deduction of applicable taxes and other expenses incurred), whereupon the Resulting Company shall, subject to withholding tax, if any, distribute such sale proceeds to the concerned shareholders of the Demerged Company in proportion to their respective fractional entitlements so sold by the trustee.
9.6 The New Equity Shares to be issued in respect of the shares of the Demerged Company held in the unclaimed suspense account, if any, shall be issued to a new unclaimed suspense account created for the shareholders of the Resulting Company.
9.7 New Equity Shares to be issued by the Resulting Company pursuant to Clause 9.1 above in respect of such of the equity shares of the Demerged Company which are held in abeyance under the provisions of Section 126 of the Act or otherwise shall, pending allotment or settlement of dispute by order of Court or otherwise, also be kept in abeyance by the Resulting Company.
9.8 In the event of there being any pending share transfers, whether lodged or outstanding, of any shareholder of the Demerged Company, the Board of the Demerged Company shall be empowered in appropriate cases, prior to or even subsequent to the Record Date, to effectuate such a transfer in the Demerged Company as if such changes in registered holder were operative as on the Record Date, in order to remove any difficulties arising to the transferor of the share in the Resulting Company and in relation to the shares issued by the Resulting Company after the effectiveness of the Scheme. The Board of the Demerged Company shall be empowered to remove such difficulties as may arise in the course of implementation of this Scheme and registration of new members in the Resulting Company on account of difficulties faced in the transition period.
9.9 In the event, the Parties restructure their equity share capital by way of share split/consolidation/issue of bonus shares during the pendency of the Scheme, the share allotment ratio per Clause 9.1 shall be adjusted accordingly to consider the effect of any such corporate actions and without any further approval from the Appropriate Authority.
9.10 The Resulting Company shall apply for listing of the New Equity Shares on the Stock Exchanges in terms of and in compliance of SEBI Circular and other relevant provisions as may be required under Applicable Law. The New Equity Shares shall remain frozen in the depository system till listing/trading permission is given by the designated Stock Exchange.
9.11 The Resulting Company shall enter into such arrangements and give such confirmations and/or undertakings as may be necessary in accordance with Applicable Law for complying with the requirements of the Stock Exchanges.
9.12 The approval of the members of the Resulting Company to this Scheme shall be deemed to constitute due compliance with Section 62 and any other applicable provisions of the Act, the SEBI LODR Regulations, and the articles of association of the Resulting Company, and no other consent shall be required under the Act or the articles of association of the Resulting Company, for the issue of New Equity Shares under the Scheme.

## 10. ACCOUNTING TREATMENT

10.1 In the books of the Demerged Company:

Pursuant to the Scheme coming into effect, with effect from the Effective Date, the Demerged Company shall account for the demerger, in its books of account in accordance with the accounting standards prescribed under section 133 of the Act in the following manner:
10.1.1 The Demerged Company shall transfer all assets and liabilities pertaining to the Demerged Undertaking as on the Effective Date at the values appearing in its books of account immediately
before the Effective Date and correspondingly reduce from its books of account, the book values appearing on such date in accordance with the provisions of section 2(19AA) of the Income Tax Act;
10.1.2 For the sake of compliance with Indian Accounting Standard ("Ind AS") 10, the Demerged Company shall debit the fair value of the Demerged Undertaking to the general reserve/ retained earnings and create a corresponding liability;
10.1.3 The book value of net assets derecognised at 10.1.1 above will be adjusted against the liability recognised at paragraph 10.1.2 above. The difference, if any, shall be recognised in the statement of profit and loss for the period in accordance with Annexure A to Ind AS 10.

### 10.2 In the books of the Resulting Company:

Recording the transfer of assets and liabilities on demerger:
Pursuant to the Scheme coming into effect, with effect from the Effective Date, the Resulting Company shall account for the demerger, in its books of accounts such that:
10.2.1 The Resulting Company shall initially record the assets and liabilities of the Demerged Undertaking, transferred to and vested in it pursuant to this Scheme, at their respective book values as appearing in the books of account of the Demerged Company immediately before the demerger in accordance with the provisions of section 2(19AA) of the Income Tax Act;
10.2.2 The Resulting Company shall credit its share capital account with the face value of New Equity Shares issued in accordance with Clause 9.1.
10.2.3 The surplus / deficit between the value of Net Assets ("Net Assets" means excess of value of assets over the value of liabilities as per Clause 10.2.1) pertaining to the Demerged Undertaking and the amount of New Equity Shares issued under Clause 9.1 above shall be credited to capital reserve / debited to goodwill as the case may be.
10.2.4 Having recorded the transfer of the assets and the liabilities as aforesaid, the Resulting Company shall make necessary adjustments such that all the assets and liabilities acquired (including assets and liabilities not specifically recognized by the Demerged company in its financial statements), as well as shares issued and the resultant goodwill/ capital reserve arising on demerger are reflected at their acquisition date fair values as required for compliance with the mandatory Indian Accounting Standards, specifically, Ind AS 103 'Business Combinations', notified under Section 133 of the Act, read with the rules made there under and other Generally Accepted Accounting Principles. Further, acquisition related costs will also be accounted in accordance with the requirements of Ind AS 103 'Business Combinations'.

## 11. RECLASSIFICATION OF AUTHORISED SHARE CAPITAL OF THE RESULTING COMPANY

11.1 Upon coming into effect of this Scheme, authorized share capital of the Resulting Company classified as preference share capital shall be partly reclassified as equity share capital. Accordingly, Capital Clause of the Memorandum of Association and Articles of Association of the Resulting Company shall automatically stand amended so as to read as under:

## 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 78,00,00,000 equity shares of Rs. 10/- (Rupees Ten only) each aggregating
to Rs. 780,00,00,000/- (Rupees Seven Hundred and Eighty Crores only) and 1,02,000 cumulative redeemable preference shares of Rs. 1,00,000/- each aggregating to Rs. 1020,00,00,000/- (Rupees One Thousand 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 shall be such amount as is given in Clause V of the Memorandum of Association."
11.2 It is clarified that the approval of the members of the Resulting Company to the Scheme shall be deemed to be their consent / approval also to the alteration of the Memorandum and Articles of Association of the Resulting Company and the Resulting Company shall not be required to seek separate consent / approval of its shareholders for the alteration of the Memorandum and Articles of Association of the Resulting Company as required under Sections 13, 14, 61, 62, 64 and other applicable provisions of the Act. However, the Resulting Company shall file the required returns / information / the amended copy of its Memorandum and Articles of Association with the RoC.

## PART III

## GENERAL TERMS \& CONDITIONS

## 12. REMAINING BUSINESS

12.1 The Remaining Business and all the assets, investments, liabilities and obligations of the Demerged Company, shall continue to belong to and be vested in and be managed by the Demerged Company. With effect from the Effective Date, only the Demerged Company shall be liable to perform and discharge all liabilities and obligations in relation to the Remaining Business and the Resulting Company shall not have any liability or obligation in relation to the Remaining Business.
12.2 All legal, Tax and/or other proceedings by or against the Demerged Company under any statute, whether pending on the Effective Date or which may be instituted at any time thereafter, and relating to the Remaining Business of the Demerged Company (including those relating to any property, right, power, liability, obligation or duties of the Demerged Company in respect of the Remaining Business) shall be continued and enforced against the Demerged Company. The Resulting Company shall in no event be responsible or liable in relation to any such legal, Tax or other proceedings in relation to the Remaining Business.
12.3 If the Resulting Company in relation to the Remaining Business, is in receipt of any demand, claim, notice and/or impleaded as a party in any of the proceedings before Appropriate Authority, the Resulting Company in view of the transfer and vesting of the Demerged Undertaking pursuant to this Scheme, shall take all such steps in the proceedings before the Appropriate Authority to replace the Resulting Company with the Demerged Company. However, if the Resulting Company is unable to get the Demerged Company replaced in such proceedings, it shall defend the same or deal with such demand in accordance with the advice of the Demerged Company and at the cost of the Demerged Company and the latter shall reimburse and indemnify the Resulting Company against all liabilities and obligations incurred by or against the Resulting Company in respect thereof.

## 13. DIVIDENDS

13.1 The Demerged Company and Resulting Company shall be entitled to declare and pay dividends, to their respective shareholders in the ordinary course of business, whether interim or final.
13.2 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 any shareholder of the Demerged Company and/ or Resulting Company to demand or claim or be entitled to any dividends which, subject to the provisions of the said Act, shall be entirely at the discretion of the Board of the Demerged Company and/ or Resulting Company and subject to approval, if required, of the shareholders of the Demerged Company and/ or Resulting Company, as the case may be.

## 14. BUSINESS UNTIL EFFECTIVE DATE

14.1 With effect from the date of approval of the Scheme by the respective Boards of the Parties and up to and including the Effective Date:
14.1.1 The Demerged Company with respect to the Demerged Undertaking shall carry on the business with reasonable diligence and business prudence and in the same manner as the Demerged Company had been doing hitherto and shall not undertake any additional financial commitments of any nature whatsoever, borrow any amounts or incur any other liabilities or expenditure, issue any additional guarantees, indemnities, letters of comfort or commitment either for itself or on behalf of its affiliates or associates or any third party, or sell, transfer, alienate, charge, mortgage or encumber or deal in any of its properties/assets with respect to the Demerged Undertaking, except in case:
(a) such action is expressly provided in this Scheme; or
(b) such action is in the ordinary course of business; or
(c) written consent of the Resulting Company has been obtained in relation to such action.
14.1.2 Except with written consent of Resulting Company, the Demerged Company with respect to Demerged Undertaking shall not alter or substantially expand its business or undertake:
(a) any material decision in relation to its business and affairs and operations other than that in the ordinary course of business;
(b) any agreement or transaction (other than an agreement or transaction in the ordinary course of business); and
(c) any new business, or discontinue any existing business or change the capacity of facilities other than that in the ordinary course of business, as the case may be.
14.1.3 Except with written consent of Resulting Company, the Demerged Company in relation to the Demerged Undertaking shall not:
(a) waive, defer or release any rights that it may have against any Person or any obligations that a Person may have towards the Demerged Company, other than in the ordinary course of business; and
(b) commence or settle any litigation, dispute or claim which involves any amount in excess of INR 5,00,00,000 (Indian Rupees Five Crores) or admit any liability in any litigation, dispute or claim where such liability corresponds to any amount in excess of INR 5,00,00,000 (Indian Rupees Five Crores), as the case may be.
14.1.4 The Demerged Company with respect to the Demerged Undertaking shall not vary the terms and conditions of employment of any of its employees without the written consent of the Resulting Company, except in the ordinary course of business or pursuant to any pre-existing obligation undertaken by the Demerged Company.
14.1.5 The Resulting Company shall be entitled, pending the sanction of the Scheme, to apply to the Appropriate Authorities concerned as necessary under Applicable Law for such consents, approvals and sanctions which the Resulting Company may require to carry on the business of the Demerged Company and to give effect to the Scheme.
14.2 For the purpose of giving effect to the order passed under Sections 230 to 232 and other applicable provisions of the Act in respect of this Scheme by the Tribunal, the Resulting Company shall, at any time pursuant to the orders approving this Scheme, be entitled to get the recordal of the change in the legal right(s) upon the demerger of the Demerged Undertaking, in accordance with the provisions of Sections 230 to 232 of the Act. The Resulting Company shall always be deemed to have been authorized to execute any pleadings, applications, forms, etc., as may be required to remove any difficulties and facilitate and carry out any formalities or compliances as are necessary for the implementation of this Scheme. For the purpose of giving effect to the vesting order passed under Section 232 of the Act in respect of this Scheme, the Resulting Company shall be entitled to exercise all rights and privileges and be liable to pay all taxes and charges and fulfil all its obligations in relation to or applicable to all immovable properties including mutation and/or substitution of the ownership or the title to or interest in the immovable properties which shall be made and duly recorded by the Appropriate Authorities in favour of the Resulting Company, as the case may be, pursuant to the sanction of the Scheme by the Tribunal and upon the effectiveness of this Scheme in accordance with the terms hereof, without any further act or deed to be done or executed by the Resulting Company. It is clarified that the Resulting Company shall be entitled to engage in such correspondence and make such representations, as may be necessary, for the purposes of the aforesaid mutation and/or substitution.

## 15. PROPERTY IN TRUST

15.1 Notwithstanding anything contained in this Scheme, on or after Effective Date, until any property, asset, license, approval, permission, contract, agreement and rights and benefits arising therefrom pertaining to the Demerged Undertaking are transferred, vested, recorded, effected and/ or perfected, in the records of any Appropriate Authority, regulatory bodies or otherwise, in favour of the Resulting Company, the Resulting Company is deemed to be authorized to enjoy the property, asset or the rights and benefits arising from the license, approval, permission, contract or agreement as if it were the owner of the property or asset or as if it were the original party to the license, approval, permission, contract or agreement. It is clarified that till entry is made in the records of the Appropriate Authorities and till such time as may be mutually agreed by the Demerged Company and the Resulting Company, the Demerged Company will continue to hold the property and/or the asset, license, permission, approval, contract or agreement and rights and benefits arising therefrom, as the case may be, in trust for and on behalf of the Resulting Company.

## 16. APPLICATIONS/PETITIONS TO THE TRIBUNAL

16.1 The Parties shall dispatch, make and file all applications and petitions under Sections 230 to 232 and other applicable provisions of the Act before the Tribunal, under whose jurisdiction, the registered offices of the respective Parties are situated, for sanction of this Scheme under the provisions of Applicable Law and shall apply for such approvals as may be required under Applicable Law.
16.2 The Parties shall be entitled, pending the sanction of the Scheme, to apply to any Appropriate Authority, if required, under any Applicable Law for such consents and approvals which the Demerged Company and Resulting Company may require to own the assets and/or liabilities of the Demerged Undertaking and to carry on the business of the Demerged Undertaking.

## 17. MODIFICATION OR AMENDMENTS TO THIS SCHEME

17.1 On behalf of each of the Demerged Company and the Resulting Company, the Board of the respective companies acting themselves or through authorized Persons, may consent jointly but not individually, on behalf of all Persons concerned, to any modifications or amendments of this Scheme at any time and for any reason whatsoever, or to any conditions or limitations that the Tribunal or any other Appropriate Authority may deem fit to direct or impose or which may otherwise be considered necessary, desirable or appropriate by all of them (i.e., the Boards of the Demerged Company and the Resulting Company) and solve all difficulties that may arise for carrying out this Scheme and do all acts, deeds and things necessary for putting this Scheme into effect.
17.2 For the purpose of giving effect to this Scheme or to any modification thereof, the Boards of the Demerged Company and the Resulting Company acting themselves or through authorized Persons may jointly but not individually, give and are jointly authorised to give such directions including directions for settling 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.

## 18. CONDITIONS PRECEDENT

18.1 Unless otherwise decided (or waived) by the relevant Parties, the Scheme is conditional upon and subject to the following conditions precedent:
18.1.1 CCI (or any appellate authority in India which has appropriate jurisdiction) having granted approval (or being deemed, under Applicable Law, to have granted approval) for the transactions set out in this Scheme, such approval to be in form and substance acceptable to the Parties, acting reasonably; and any conditions contained in such approval (or deemed approval) that are required to be satisfied at any time prior to the Effective Date having been so satisfied (or, where applicable, waived);
18.1.2 obtaining no-objection/ observation letter from the Stock Exchanges in relation to the Scheme under Regulation 37 of the SEBI LODR Regulations;
18.1.3 approval of the Scheme by the requisite majority of each class of shareholders of the Demerged Company and the Resulting Company and such other classes of Persons relating to the Parties, if any, as applicable or as may be required under the Act and as may be directed by the Tribunal;
18.1.4 the Parties, as the case may be, complying with other provisions of the SEBI Circular, including seeking approval of the shareholders of the Demerged Company and the Resulting Company through e-voting, as applicable. The Scheme shall be acted upon only if the votes cast by the public shareholders of the Demerged Company in favour of the proposal contemplated herein are more than the number of votes cast by the public shareholders of the Demerged Company against the proposal contemplated herein, as required under the SEBI Circular and if the votes cast by the public shareholders of the Resulting Company in favour of the proposal contemplated herein are more than the number of votes cast by the public shareholders of the Resulting Company against the proposal contemplated herein, as required under the SEBI Circular. The term 'public' shall carry the same meaning as defined under Rule 2 of Securities Contracts (Regulation) Rules, 1957;
18.1.5 the sanctions and orders of the Tribunals, under Sections 230 to 232 of the Act being obtained by the Demerged Company and the Resulting Company;
18.1.6 certified/authenticated copies of the orders of the Tribunal, sanctioning the Scheme, being filed with the concerned Registrar of Companies having jurisdiction over the Parties by all the Parties;
18.1.7 the Demerged Company having obtained all consents and approvals from Appropriate Authorities as required for the transfer of the mining leases entered into by the Demerged Company in favour of the Resulting Company and the Demerged Company having taken all such actions required to be completed for the transfer of the mining leases in favour of the Resulting Company; and
18.1.8 any other matters expressly agreed as conditions precedent to the effectiveness of the Scheme as amongst the Parties in writing.
18.2 It is hereby clarified that submission of this Scheme to the Tribunal and to the Appropriate Authorities for their respective approvals is without prejudice to all rights, interests, titles or defences that the Demerged Company and the Resulting Company may have under or pursuant to all Applicable Law.
18.3 On the approval of this Scheme by the shareholders of the Demerged Company and the Resulting Company and such other classes of Persons relating to the said companies, if any, pursuant to Clause 18.1, such shareholders and classes of Persons shall also be deemed to have resolved and accorded all relevant consents under the Act or otherwise to the same extent applicable in relation to the demerger set out in this Scheme, related matters and this Scheme itself.
19. NON-RECEIPT OF APPROVALS AND REVOCATION/WITHDRAWAL OF THIS SCHEME
19.1 The Demerged Company and the Resulting Company acting jointly through their respective Boards shall each be at liberty to withdraw from this Scheme.
19.2 The Demerged Company and/ or Resulting Company acting through their respective Boards shall each be at liberty to withdraw from this Scheme in case the Demerged Company or the Resulting Company is declared insolvent.
19.3 In the event of any of the said sanctions and approvals not being obtained and/or the Scheme not being sanctioned by the Tribunal, and/or the order or orders not being passed as aforesaid on or before 15 (fifteen) months from the date of approval of the Scheme by respective Boards of the Parties or within such extended period as may be mutually agreed upon between the Demerged Company and the Resulting Company through their respective Boards or their authorised representatives, this Scheme shall become null and void and each Party shall bear and pay its respective costs, charges and expenses for and/or in connection with this Scheme.
19.4 In the event of revocation/withdrawal of the Scheme under Clause 19.1, 19.2 or 19.3 above, no rights and liabilities whatsoever shall accrue to or be incurred inter se the Demerged Company and the Resulting Company or their respective shareholders or creditors or employees or any other Person, save and except in respect of any act or deed done prior thereto as is contemplated hereunder or as to any right, liability or obligation which has arisen or accrued pursuant thereto and which shall be governed and be preserved or worked out as is specifically provided in the Scheme or in accordance with the Applicable Law and in such case, each Party shall bear its own costs, unless otherwise mutually agreed.

## 20. COSTS, EXPENSES AND TAXES

20.1 Parties have agreed to bear the costs, charges and expenses (including, but not limited to, any taxes and duties, registration charges, etc.) in relation to carrying out, implementing and completing the terms and provisions of this Scheme and/or incidental to the completion of this Scheme in the following manner:
20.1.1 the Resulting Company shall bear and pay all stamp duties, transfer fees (including any fees with respect to transfer of mining leases from the Demerged Company in favour of the Resulting Company), registration costs and any fees payable to the CCl arising from or in connection with the Scheme provided that any stamp duty, transfer fee, registration cost, any other amount to be paid to any Person (including any Appropriate Authority) or any liability which relates to the period prior to the Effective Date and which is required to be paid or settled by the Demerged Company under Applicable Law or an agreement with any Person shall be borne and paid by the Demerged Company even if it arises from or is connected to the Scheme; and
20.1.2 all other costs, charges and expenses (including, but not limited to, any taxes and duties etc.) in relation to carrying out, implementing and completing the terms and provisions of this Scheme and/or incidental to the completion of this Scheme shall be borne by the respective Parties.

## 21. SAVING OF CONCLUDED TRANSACTIONS

21.1 Nothing in this Scheme shall affect any transaction or proceedings already concluded or liabilities incurred by the Demerged Company in relation to the Demerged Undertaking until the Appointed Date, to the end and intent that the Resulting Company shall accept and adopt all acts, deeds and things done and executed by the Demerged Company in respect thereto as done and executed on behalf of the Resulting Company.

## SCHEDULE 1

## DETAILS OF PLANTS AND UNITS PERTAINING TO THE DEMERGED UNDERTAKING

1. Cement manufacturing plant with capacity of 2.4 million tonnes per annum (including a captive thermal power plant of 26.7 MW and diesel generation set of 10.3 MW ) called Century Cement at Baikunth, Raipur - 493116 in the State of Chhattisgarh.
2. Cement manufacturing plant with capacity of 4.2 million tonnes per annum (including a captive thermal power plant of 30 MW and diesel generation set of 10.3 MW ) called Maihar Cement at Tehsil: Maihar, District: Satna, Sarlanagar - 485772 in the State of Madhya Pradesh.
3. Cement manufacturing plant with capacity of 2.0 million tonnes per annum Sonar Bangla Cement at Village Dhalo, Gankar, Raghunathganj, Murshidabad - 742227 in the State of West Bengal.
4. Cement manufacturing plant with capacity of 6.0 million tonnes per annum (including a captive thermal power plant of 60MW) called Manikgarh Cement at Tehsil: Karpana, District: Chandrapur, Gadchandur - 442908 in the State of Maharashtra.

## DETAILS OF IMMOVABLE PROPERTY FORMING PART OF THE DEMERGED UNDERTAKING

The details of the immoveable properties, together with all premises lying and being thereat and all other buildings and structures standing thereon, of the Demerged Company which form part of the Demerged Undertaking include the following:

## Details of total land acquired

## Maihar Cement

| $\begin{aligned} & \text { Sr. } \\ & \text { No. } \end{aligned}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra <br> No./ <br> Survey <br> No. etc as applicable | Area in (Hectares) | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 419 | 0.93 | 2.3 |
| 2 | Tiloura | Freehold | Mines | ML-193.252 Hect | 946 | 0.24 | 0.59 |
| 3 | Tiloura | Freehold | Mines | ML-193.252 Hect | 949 | 0.094 | 0.23 |
| 4 | Tiloura | Freehold | Mines | ML-193.252 Hect | 950 | 0.084 | 0.21 |
| 5 | Tiloura | Freehold | Mines | ML-193.252 Hect | 674 | 0.209 | 0.52 |
| 6 | Tiloura | Freehold | Mines | ML-193.252 Hect | 897 | 0.031 | 0.08 |
| 7 | Tiloura | Freehold | Mines | ML-193.252 Hect | 898 | 0.387 | 0.96 |
| 8 | Tiloura | Freehold | Mines | ML-193.252 Hect | 899 | 0.063 | 0.16 |
| 9 | Tiloura | Freehold | Mines | ML-193.252 Hect | 896 | 0.031 | 0.08 |
| 10 | Tiloura | Freehold | Mines | ML-193.252 Hect | 895 | 0.617 | 1.52 |
| 11 | Tiloura | Freehold | Mines | ML-193.252 Hect | 771 | 1.359 | 3.36 |
| 12 | Tiloura | Freehold | Mines | ML-193.252 Hect | 772 | 0.209 | 0.52 |
| 13 | Tiloura | Freehold | Mines | ML-193.252 Hect | 804/4 | 0.047 | 0.12 |
| 14 | Tiloura | Freehold | Mines | ML-193.252 Hect | 923/3 | 0.136 | 0.34 |
| 15 | Tiloura | Freehold | Mines | ML-193.252 Hect | 933/2 | 0.183 | 0.45 |
| 16 | Tiloura | Freehold | Mines | ML-193.252 Hect | 804/2 | 0.047 | 0.12 |
| 17 | Tiloura | Freehold | Mines | ML-193.252 Hect | 874/1k | 0.209 | 0.52 |
| 18 | Tiloura | Freehold | Mines | ML-193.252 Hect | 875/1k | 0.021 | 0.05 |
| 19 | Tiloura | Freehold | Mines | ML-193.252 Hect | 923/1 | 0.136 | 0.34 |
| 20 | Tiloura | Freehold | Mines | ML-193.252 Hect | 788 | 0.125 | 0.31 |
| 21 | Tiloura | Freehold | Mines | ML-193.252 Hect | 804/1 | 0.047 | 0.12 |
| 22 | Tiloura | Freehold | Mines | ML-193.252 Hect | 933/1 | 0.183 | 0.45 |
| 23 | Tiloura | Freehold | Mines | ML-193.252 Hect | 804/3 | 0.047 | 0.12 |
| 24 | Tiloura | Freehold | Mines | ML-193.252 Hect | 923/2 | 0.136 | 0.34 |
| 25 | Tiloura | Freehold | Mines | ML-193.252 Hect | 874/1kh | 0.209 | 0.52 |
| 26 | Tiloura | Freehold | Mines | ML-193.252 Hect | 875/1kh | 0.021 | 0.05 |
| 27 | Tiloura | Freehold | Mines | ML-193.252 Hect | 925 | 0.063 | 0.16 |
| 28 | Tiloura | Freehold | Mines | ML-193.252 Hect | 661 | 0.219 | 0.54 |
| 29 | Tiloura | Freehold | Mines | ML-193.252 Hect | 720 | 0.073 | 0.18 |
| 30 | Tiloura | Freehold | Mines | ML-193.252 Hect | 721 | 0.052 | 0.13 |
| 31 | Tiloura | Freehold | Mines | ML-193.252 Hect | 722 | 0.073 | 0.18 |
| 32 | Tiloura | Freehold | Mines | ML-193.252 Hect | 729 | 0.063 | 0.16 |
| 33 | Tiloura | Freehold | Mines | ML-193.252 Hect | 743 | 0.094 | 0.23 |
| 34 | Tiloura | Freehold | Mines | ML-193.252 Hect | 766 | 0.052 | 0.13 |
| 35 | Tiloura | Freehold | Mines | ML-193.252 Hect | 779 | 0.052 | 0.13 |
| 36 | Tiloura | Freehold | Mines | ML-193.252 Hect | 813 | 0.084 | 0.21 |
| 37 | Tiloura | Freehold | Mines | ML-193.252 Hect | 814 | 0.084 | 0.21 |


| $\begin{aligned} & \text { Sr. } \\ & \text { No. } \end{aligned}$ | Name of the village/ Place | Type of Land <br> (Freehold/ <br> Lease hold/ <br> Surface <br> Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra <br> No./ <br> Survey <br> No. etc as applicable | Area in (Hectares) | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 38 | Tiloura | Freehold | Mines | ML-193.252 Hect | 960 | 0.031 | 0.08 |
| 39 | Tiloura | Freehold | Mines | ML-193.252 Hect | 963 | 0.199 | 0.49 |
| 40 | Tiloura | Freehold | Mines | ML-193.252 Hect | 732 | 0.084 | 0.21 |
| 41 | Tiloura | Freehold | Mines | ML-193.252 Hect | 738 | 0.084 | 0.21 |
| 42 | Tiloura | Freehold | Mines | ML-193.252 Hect | 741 | 0.052 | 0.13 |
| 43 | Tiloura | Freehold | Mines | ML-193.252 Hect | 742 | 0.063 | 0.16 |
| 44 | Tiloura | Freehold | Mines | ML-193.252 Hect | 765 | 0.052 | 0.13 |
| 45 | Tiloura | Freehold | Mines | ML-193.252 Hect | 767 | 0.052 | 0.13 |
| 46 | Tiloura | Freehold | Mines | ML-193.252 Hect | 958 | 0.125 | 0.31 |
| 47 | Tiloura | Freehold | Mines | ML-193.252 Hect | 959 | 0.042 | 0.1 |
| 48 | Tiloura | Freehold | Mines | ML-193.252 Hect | 964 | 0.428 | 1.06 |
| 49 | Tiloura | Freehold | Mines | ML-193.252 Hect | 701 | 0.105 | 0.26 |
| 50 | Tiloura | Freehold | Mines | ML-193.252 Hect | 943 | 0.167 | 0.41 |
| 51 | Tiloura | Freehold | Mines | ML-193.252 Hect | 730 | 0.063 | 0.16 |
| 52 | Tiloura | Freehold | Mines | ML-193.252 Hect | 731/2 | 0.178 | 0.44 |
| 53 | Tiloura | Freehold | Mines | ML-193.252 Hect | 785/2 | 0.157 | 0.39 |
| 54 | Tiloura | Freehold | Mines | ML-193.252 Hect | 786 | 0.021 | 0.05 |
| 55 | Tiloura | Freehold | Mines | ML-193.252 Hect | 791 | 0.063 | 0.16 |
| 56 | Tiloura | Freehold | Mines | ML-193.252 Hect | 794/2 | 0.084 | 0.21 |
| 57 | Tiloura | Freehold | Mines | ML-193.252 Hect | 795 | 0.063 | 0.16 |
| 58 | Tiloura | Freehold | Mines | ML-193.252 Hect | 799 | 0.073 | 0.18 |
| 59 | Tiloura | Freehold | Mines | ML-193.252 Hect | 715 | 0.052 | 0.13 |
| 60 | Tiloura | Freehold | Mines | ML-193.252 Hect | 726 | 0.063 | 0.16 |
| 61 | Tiloura | Freehold | Mines | ML-193.252 Hect | 662 | 0.324 | 0.8 |
| 62 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-217.681 Hect | 448/2 | 1.045 | 2.58 |
| 63 | Tiloura | Freehold | Mines | ML-193.252 Hect | 700 | 0.063 | 0.16 |
| 64 | Tiloura | Freehold | Mines | ML-193.252 Hect | 774 | 0.073 | 0.18 |
| 65 | Tiloura | Freehold | Mines | ML-193.252 Hect | 787 | 0.125 | 0.31 |
| 66 | Tiloura | Freehold | Mines | ML-193.252 Hect | 806 | 0.084 | 0.21 |
| 67 | Tiloura | Freehold | Mines | ML-193.252 Hect | 808/2 | 0.036 | 0.09 |
| 68 | Tiloura | Freehold | Mines | ML-193.252 Hect | 878 | 1.4 | 3.46 |
| 69 | Tiloura | Freehold | Mines | ML-193.252 Hect | 879 | 1.244 | 3.07 |
| 70 | Tiloura | Freehold | Mines | ML-193.252 Hect | 880 | 0.042 | 0.1 |
| 71 | Tiloura | Freehold | Mines | ML-193.252 Hect | 886 | 0.031 | 0.08 |
| 72 | Tiloura | Freehold | Mines | ML-193.252 Hect | 887 | 1.756 | 4.34 |
| 73 | Tiloura | Freehold | Mines | ML-193.252 Hect | 929 | 0.125 | 0.31 |
| 74 | Tiloura | Freehold | Mines | ML-193.252 Hect | 930 | 0.178 | 0.44 |


| $\begin{aligned} & \text { Sr. } \\ & \text { No. } \end{aligned}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the <br> Mining Block | Khasra No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres | Sr. No. | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the <br> Mining Block | Khasra <br> No./ <br> Survey <br> No. etc as applicable | Area in (Hectares) | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 75 | Tiloura | Freehold | Mines | ML-193.252 Hect | 939 | 0.146 | 0.36 | 116 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 1090/1 | 0.262 | 0.65 |
| 76 | Tiloura | Freehold | Mines | ML-193.252 Hect | 944 | 0.209 | 0.52 |  |  |  |  |  |  |  |  |
| 77 | Tiloura | Freehold | Mines | ML-193.252 Hect | 955 | 0.219 | 0.54 | 117 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 493 | 0.187 | 0.46 |
| 78 | BhadanpurS. <br> Patti | Freehold | Mines | ML-217.681 Hect | 466 | 1.296 | 3.2 | 118 | Tiloura | Freehold | Mines | ML-193.252 Hect | 716 | 0.157 | 0.39 |
| 79 | BhadanpurS. Patti | Freehold | Mines | ML-217.681 Hect | 469 | 0.669 | 1.65 | 119 | Tiloura | Freehold | Mines | ML-193.252 Hect | 759 | 0.094 | 0.23 |
|  |  |  |  |  |  |  |  | 120 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1094/1 | 2.539 | 6.27 |
| 80 | Bhadanpur S. Patti | Freehold | Mines | ML-217.681 Hect | 465 | 0.481 | 1.19 |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  | 121 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1087/1 | 1.087 | 2.69 |
| 81 | BhadanpurS. Patti | Freehold | Mines | ML-217.681 Hect | 470 | 0.063 | 0.16 |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  | 122 | Tiloura | Freehold | Mines | ML-193.252 Hect | 769 | 0.115 | 0.28 |
| 82 | Tiloura | Freehold | Mines | ML-193.252 Hect | 660 | 0.188 | 0.46 | 123 | Tiloura | Freehold | Mines | ML-193.252 Hect | 770 | 0.115 | 0.28 |
| 83 | Tiloura | Freehold | Mines | ML-193.252 Hect | 736 | 0.073 | 0.18 | 124 | Tiloura | Freehold | Mines | ML-193.252 Hect | 778 | 0.23 | 0.57 |
| 84 | Tiloura | Freehold | Mines | ML-193.252 Hect | 773 | 0.105 | 0.26 | 125 | Tiloura | Freehold | Mines | ML-193.252 Hect | 805/1 | 0.036 | 0.09 |
| 85 | Tiloura | Freehold | Mines | ML-193.252 Hect | 782 | 0.125 | 0.31 | 126 | Tiloura | Freehold | Mines | ML-193.252 Hect | 805/2 | 0.036 | 0.09 |
| 86 | Tiloura | Freehold | Mines | ML-193.252 Hect | 801 | 0.073 | 0.18 | 127 | Tiloura | Freehold | Mines | ML-193.252 Hect | 890/1 | 0.585 | 1.45 |
| 87 | Tiloura | Freehold | Mines | ML-193.252 Hect | 809 | 0.052 | 0.13 | 128 | Tiloura | Freehold | Mines | ML-193.252 Hect | 890/2 | 0.585 | 1.45 |
| 88 | Tiloura | Freehold | Mines | ML-193.252 Hect | 810 | 0.052 | 0.13 | 129 | Tiloura | Freehold | Mines | ML-193.252 Hect | 891/1 | 0.157 | 0.39 |
| 89 | Tiloura | Freehold | Mines | ML-193.252 Hect | 811 | 0.105 | 0.26 | 130 | Tiloura | Freehold | Mines | ML-193.252 Hect | 891/2 | 0.157 | 0.39 |
| 90 | Tiloura | Freehold | Mines | ML-193.252 Hect | 884/1 | 0.172 | 0.43 | 131 | Tiloura | Freehold | Mines | ML-193.252 Hect | 894/1 | 0.036 | 0.09 |
| 91 | Tiloura | Freehold | Mines | ML-193.252 Hect | 884/2 | 0.173 | 0.43 | 132 | Tiloura | Freehold | Mines | ML-193.252 Hect | 894/2 | 0.036 | 0.09 |
| 92 | Tiloura | Freehold | Mines | ML-193.252 Hect | 885 | 0.334 | 0.83 | 133 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 1070/1 | 1.578 | 3.9 |
| 93 | Tiloura | Freehold | Mines | ML-193.252 Hect | 888 | 0.031 | 0.08 |  |  |  |  |  |  |  |  |
| 94 | Tiloura | Freehold | Mines | ML-193.252 Hect | 889 | 1.045 | 2.58 | 134 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1068/1 | 0.397 | 0.98 |
| 95 | Tiloura | Freehold | Mines | ML-193.252 Hect | 892 | 0.951 | 2.35 | 135 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1069/1 | 0.392 | 0.97 |
| 96 | Tiloura | Freehold | Mines | ML-193.252 Hect | 893 | 0.136 | 0.34 |  |  |  |  |  |  |  |  |
| 97 | Tiloura | Freehold | Mines | ML-193.252 Hect | 904/1 | 0.068 | 0.17 | 136 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 1071/1 | 0.292 | 0.72 |
| 98 | Tiloura | Freehold | Mines | ML-193.252 Hect | 904/2 | 0.068 | 0.17 | 137 | Tiloura |  |  |  |  |  |  |
| 99 |  |  | Mines |  | 905 | 0.449 | 1.11 |  |  | Freehold | Mines | ML-193.252 Hect | 704 | 0.105 | 0.26 |
| 100 | Tiloura | Freehold | Mines | ML-193.252 Hect | 906 | 0.449 0.167 | 1.11 | 138 | Bhadanpur S. <br> Patti | Freehold |  | ML-217.681 Hect | 448/1 Kh | 0.618 | 1.53 |
| 101 | Tiloura | Freehold | Mines | ML-193.252 Hect | 907 | 1.453 | 3.59 | 139 | Tiloura | Freehold | Mines | ML-193.252 Hect | 719 | 0.146 | 0.36 |
| 102 | Tiloura | Freehold | Mines | ML-193.252 Hect | 924 | 0.094 | 0.23 | 140 | Tiloura | Freehold | Mines | ML-193.252 Hect | 758 | 0.282 | 0.7 |
| 103 | Tiloura | Freehold | Mines | ML-193.252 Hect | 927 | 0.125 | 0.31 | 141 | Tiloura | Freehold | Mines | ML-193.252 Hect | 761 | 0.063 | 0.16 |
| 104 | Tiloura | Freehold | Mines | ML-193.252 Hect | 938 | 0.136 | 0.34 | 142 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1067/1G | 2.09 | 5.16 |
| 105 | Tiloura | Freehold | Mines | ML-193.252 Hect | 947 | 0.136 | 0.34 |  |  |  |  |  |  |  |  |
| 106 | Tiloura | Freehold | Mines | ML-193.252 Hect | 948 | 0.052 | 0.13 | 143 | Tiloura | Freehold | Mines | ML-193.252 Hect | 775 | 0.084 | 0.21 |
| 107 | Tiloura | Freehold | Mines | ML-193.252 Hect | 953 | 0.219 | 0.54 | 144 | Tiloura | Freehold | Mines | ML-193.252 Hect | 800 | 0.073 | 0.18 |
| 108 | Tiloura | Freehold | Mines | ML-193.252 Hect | 954 | 0.178 | 0.44 | 145 | Tiloura | Freehold | Mines | ML-193.252 Hect | 802 | 0.178 | 0.44 |
| 109 | Tiloura | Freehold | Mines | ML-193.252 Hect | 961 | 0.115 | 0.28 | 146 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1140/1 | 1.912 | 4.72 |
| 110 | BhadanpurS. <br> Patti | Freehold | Mines | ML-663 Hect | 1088/1 | 0.711 | 1.76 | 147 | Tiloura | Freehold | Mines | ML-193.252 Hect | 670 | 0.533 | 1.32 |
| 111 | Tiloura | Freehold | Mines | ML-193.252 Hect | 749 | 0.073 | 0.18 | 148 | Tiloura | Freehold | Mines | ML-193.252 Hect | 671 | 0.031 | 0.08 |
| 112 | Tiloura | Freehold | Mines | ML-193.252 Hect | 750 | 0.073 | 0.18 | 149 | Tiloura | Freehold | Mines | ML-193.252 Hect | 753 | 0.157 | 0.39 |
| 113 | Tiloura | Freehold | Mines | ML-193.252 Hect | 760 | 0.146 | 0.36 | 150 | Tiloura | Freehold | Mines | ML-193.252 Hect | 754 | 0.094 | 0.23 |
| 114 | Tiloura | Freehold | Mines | ML-193.252 Hect | 807 | 0.052 | 0.13 | 151 | Tiloura | Freehold | Mines | ML-193.252 Hect | 805/3 | 0.033 | 0.08 |
| 115 |  | Freehold | Mines | ML-663 Hect | 1090/2 | 0.449 | 1.11 | 152 | Tiloura | Freehold | Mines | ML-193.252 Hect | 945/1 | 0.105 | 0.26 |
|  | Patti |  |  |  |  |  |  | 153 | Tiloura | Freehold | Mines | ML-193.252 Hect | 803 | 0.23 | 0.57 |


| $\begin{aligned} & \mathrm{Sr} . \\ & \mathrm{No} . \end{aligned}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the <br> Mining Block | Khasra No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres | $\begin{aligned} & \text { Sr. } \\ & \text { No. } \end{aligned}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 154 | Tiloura | Freehold | Mines | ML-193.252 Hect | 816 | 0.178 | 0.44 | 197 | Tiloura | Freehold | Mines | ML-193.252 Hect | 733 | 0.052 | 0.13 |
| 155 | Tiloura | Freehold | Mines | ML-193.252 Hect | 940 | 0.031 | 0.08 | 198 | Tiloura | Freehold | Mines | ML-193.252 Hect | 734 | 0.042 | 0.1 |
| 156 | Tiloura | Freehold | Mines | ML-193.252 Hect | 941 | 0.063 | 0.16 | 199 | Tiloura | Freehold | Mines | ML-193.252 Hect | 739 | 0.094 | 0.23 |
| 157 | Tiloura | Freehold | Mines | ML-193.252 Hect | 942 | 0.146 | 0.36 | 200 | Tiloura | Freehold | Mines | ML-193.252 Hect | 975 | 0.136 | 0.34 |
| 158 | Tiloura | Freehold | Mines | ML-193.252 Hect | 751 | 0.167 | 0.41 | 201 | Tiloura | Freehold | Mines | ML-193.252 Hect | 976 | 0.679 | 1.68 |
| 159 | Tiloura | Freehold | Mines | ML-193.252 Hect | 752 | 0.042 | 0.1 | 202 | Bhadanpur S. | Freehold | Mines | ML-663 Hect | 1070/2 | 1.578 | 3.9 |
| 160 | Tiloura | Freehold | Mines | ML-193.252 Hect | 755 | 0.094 | 0.23 |  |  |  |  |  |  |  |  |
| 161 | Tiloura | Freehold | Mines | ML-193.252 Hect | 756 | 0.094 | 0.23 | 203 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 1068/2 | 0.397 | 0.98 |
| 162 | Tiloura | Freehold | Mines | ML-193.252 Hect | 934 | 0.439 | 1.08 | 204 | Bhadanpur S. | Freehold | Mines | ML-663 Hect | 1069/2 | 0.392 | 0.97 |
| 163 | Tiloura | Freehold | Mines | ML-193.252 Hect | 935 | 0.084 | 0.21 |  | Patti |  |  |  |  |  |  |
| 164 | Tiloura | Freehold | Mines | ML-193.252 Hect | 936 | 0.084 | 0.21 | 205 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1071/2 | 0.293 | 0.72 |
| 165 | Tiloura | Freehold | Mines | ML-193.252 Hect | 937 | 0.219 | 0.54 | 206 | Tiloura | Freehold | Mines | ML-193.252 Hect | 781 | 0.105 | 0.26 |
| 166 | Tiloura | Freehold | Mines | ML-193.252 Hect | 723/1 | 0.042 | 0.1 | 207 | Tiloura | Freehold | Mines | ML-193.252 Hect | 962 | 0.063 | 0.16 |
| 167 | Tiloura | Freehold | Mines | ML-193.252 Hect | 725 | 0.052 | 0.13 | 208 | Tiloura | Freehold | Mines | ML-193.252 Hect | 945/2 | 0.105 | 0.26 |
| 168 | Tiloura | Freehold | Mines | ML-193.252 Hect | 737 | 0.073 | 0.18 | 209 | Bhadanpur S. | Freehold | Mines | ML-663 Hect | 1094/3kh | 1.672 | 4.13 |
| 169 | Tiloura | Freehold | Mines | ML-193.252 Hect | 768 | 0.052 | 0.13 |  | Patti |  |  |  |  |  |  |
| 170 | Tiloura | Freehold | Mines | ML-193.252 Hect | 723/2 | 0.052 | 0.13 | 210 | Tiloura | Freehold | Mines | ML-193.252 Hect | 762 | 0.23 | 0.57 |
| 171 | Tiloura | Freehold | Mines | ML-193.252 Hect | 727 | 0.052 | 0.13 | 211 | Tiloura | Freehold | Mines | ML-193.252 Hect | 777 | 0.24 | 0.59 |
| 172 | Tiloura | Freehold | Mines | ML-193.252 Hect | 735 | 0.073 | 0.18 | 212 | Tiloura | Freehold | Mines | ML-193.252 Hect | 789 | 0.167 | 0.41 |
| 173 | BhadanpurS. <br> Patti | Freehold | Mines | ML-663 Hect | 1087/2 | 0.167 | 0.41 | 213 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 1088/3 | 1.002 | 2.48 |
| 174 | Tiloura | Freehold | Mines | ML-193.252 Hect | 724/2 | 0.042 | 0.1 | 214 | Tiloura | Freehold | Mines | ML-193.252 Hect | 744 | 0.679 | 1.68 |
| 175 | Tiloura | Freehold | Mines | ML-193.252 Hect | 783 | 0.115 | 0.28 | 215 | Tiloura | Freehold | Mines | ML-193.252 Hect | 746 | 0.042 | 0.1 |
| 176 | Tiloura | Freehold | Mines | ML-193.252 Hect | 784 | 0.178 | 0.44 | 216 | BhadanpurS. | Freehold | Mines | ML-663 Hect | 501 | 0.773 | 1.91 |
| 177 | Tiloura | Freehold | Mines | ML-193.252 Hect | 965 | 0.167 | 0.41 |  |  |  |  |  |  |  |  |
| 178 | Tiloura | Freehold | Mines | ML-193.252 Hect | 966 | 0.125 | 0.31 | 217 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 1195/500 | 0.376 | 0.93 |
| 179 | Tiloura | Freehold | Mines | ML-193.252 Hect | 967 | 0.136 | 0.34 | 218 | Tiloura | Freehold | Mines | ML-193.252 Hect | 882 | 0.658 | 1.63 |
| 180 | Tiloura | Freehold | Mines | ML-193.252 Hect | 968 | 0.188 | 0.46 | 219 | Tiloura | Freehold | Mines | ML-193.252 Hect | 883 | 0.115 | 0.28 |
| 181 | Tiloura | Freehold | Mines | ML-193.252 Hect | 969 | 0.031 | 0.08 | 220 | Bhadanpur S. | Freehold | Mines | ML-663 Hect | 1140/2/2 | 0.951 | 2.35 |
| 182 | Tiloura | Freehold | Mines | ML-193.252 Hect | 970 | 0.136 | 0.34 |  | Patti |  |  |  |  |  |  |
| 183 | Tiloura | Freehold | Mines | ML-193.252 Hect | 971 | 0.105 | 0.26 | 221 | Bhadanpur $S$. <br> Patti | Freehold | Mines | ML-663 Hect | 1140/2/1 | 0.951 | 2.35 |
| 184 | Tiloura | Freehold | Mines | ML-193.252 Hect | 972 | 0.69 | 1.71 | 222 | adanpu | Freehold | Mines | ML-663 Hect | 500/1Kh | 0.627 | 1.55 |
| 185 | Tiloura | Freehold | Mines | ML-193.252 Hect | 973 | 0.042 | 0.1 |  | Patti |  |  |  |  |  |  |
| 186 | Tiloura | Freehold | Mines | ML-193.252 Hect | 974 | 0.043 | 0.11 | 223 | Bhadanpur S. | Freehold | Mines | ML-663 Hect | 500/2 | 0.439 | 1.08 |
| 187 | Tiloura | Freehold | Mines | ML-193.252 Hect | 977 | 0.209 | 0.52 |  |  |  |  |  |  |  |  |
| 188 | Tiloura | Freehold | Mines | ML-193.252 Hect | 982 | 0.303 | 0.75 | 224 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 500/1K | 0.418 | 1.03 |
| 189 | Tiloura | Freehold | Mines | ML-193.252 Hect | 984 | 0.063 | 0.16 | 225 | Bhadanpur S. | Freehold | Mines | ML-663 Hect | 1101/3Kh | 0.407 | 1.01 |
| 190 | Tiloura | Freehold | Mines | ML-193.252 Hect | 985 | 0.199 | 0.49 |  |  |  |  |  |  |  |  |
| 191 | Tiloura | Freehold | Mines | ML-193.252 Hect | 986 | 0.167 | 0.41 | 226 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 1053/3Kh | 0.261 | 0.64 |
| 192 | Tiloura | Freehold | Mines | ML-193.252 Hect | 987 | 0.794 | 1.96 |  |  |  |  |  |  |  |  |
| 193 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1087/3 | 1.097 | 2.71 | 227 | Patti | Freehold | Mines | ML-663 Hect | 1053/3K | 0.209 | 0.52 |
| 194 | Bhadanpurs. <br> Patti | Freehold | Mines | ML-663 Hect | 1094/3k | 0.878 | 2.17 | 228 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 1101/5kh | 0.209 | 0.52 |
| 195 | Tiloura | Freehold | Mines | ML-193.252 Hect | 703 | 0.031 | 0.08 | 229 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 480/3Kh | 0.207 | 0.51 |
| 196 | Tiloura | Freehold | Mines | ML-193.252 Hect | 724/1 | 0.063 | 0.16 | 230 | Jurwa | Freehold | Mines | ML-193.252 Hect | 29/1 | 1.756 | 4.34 |


| $\begin{aligned} & \mathrm{Sr} . \\ & \mathrm{No} . \end{aligned}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres | $\begin{aligned} & \text { Sr. } \\ & \text { No. } \end{aligned}$ | Name of the village/ Place | Type of Land <br> (Freehold/ <br> Lease hold/ <br> Surface <br> Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra <br> No./ <br> Survey <br> No. etc as <br> applicable | Area in (Hectares) | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 231 | Jurwa | Freehold | Mines | ML-193.252 Hect | 30 | 0.115 | 0.28 | 268 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 472/1 Kh | 1.359 | 3.36 |
| 232 | Jurwa | Freehold | Mines | ML-193.252 Hect | 31 | 0.042 | 0.1 |  |  |  |  |  |  |  |  |
| 233 | Jurwa | Freehold | Mines | ML-193.252 Hect | 32 | 0.24 | 0.59 | 269 | Jurwa | Freehold | Mines | ML-193.252 Hect | 47 | 1.338 | 3.31 |
| 234 | Jurwa | Freehold | Mines | ML-193.252 Hect | 48 | 1.003 | 2.48 | 270 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-217.681 Hect | 474/3 | 0.836 | 2.07 |
| 235 | Jurwa | Freehold | Mines | ML-193.252 Hect | 53 | 0.063 | 0.16 | 271 | Jurwa | Freehold | Mines | ML-193.252 Hect | 155 | 0.397 | 0.98 |
| 236 | Jurwa | Freehold | Mines | ML-193.252 Hect | 54 | 1.108 | 2.74 | 272 | Jurwa | Freehold | Mines | ML-193.252 Hect | 156 | 0.387 | 0.96 |
| 237 | Jurwa | Freehold | Mines | ML-193.252 Hect | 57 | 1.505 | 3.72 | 273 | Jurwa | Freehold | Mines | ML-193.252 Hect | 157 | 0.846 | 2.09 |
| 238 | Jurwa | Freehold | Mines | ML-193.252 Hect | 58 | 0.146 | 0.36 | 274 | Jurwa | Freehold | Mines | ML-193.252 Hect | 154 | 0.982 | 2.43 |
| 239 | Jurwa | Freehold | Mines | ML-193.252 Hect | 59 | 0.157 | 0.39 | 275 | Jurwa | Freehold | Mines | ML-193.252 Hect | 160 | 1.975 | 4.88 |
| 240 | Jurwa | Freehold | Mines | ML-193.252 Hect | 60 | 0.146 | 0.36 | 276 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1100/3 | 0.428 | 1.06 |
| 241 | Jurwa | Freehold | Mines | ML-193.252 Hect | 150 | 0.084 | 0.21 |  |  |  |  |  |  |  |  |
| 242 | Jurwa | Freehold | Mines | ML-193.252 Hect | 151 | 0.094 | 0.23 | 277 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 1100/4 | 0.303 | 0.75 |
| 243 | Jurwa | Freehold | Mines | ML-193.252 Hect | 162/1 | 3.856 | 9.53 |  |  |  |  |  |  |  |  |
| 244 | Jurwa | Freehold | Mines | ML-193.252 Hect | 163/1 | 0.083 | 0.21 | 278 | Jurwa | Freehold | Mines | ML-193.252 Hect | 35 | 0.46 | 1.14 |
| 245 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1145 | 1.881 | 4.65 | 279 | Jurwa | Freehold | Mines | ML-193.252 Hect | 34 | 0.491 | 1.21 |
|  |  |  |  |  |  |  |  | 280 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 1140/5Kh | 0.89 | 2.2 |
| 246 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 479 | 0.836 | 2.07 |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  | 281 | Jurwa | Freehold | Mines | ML-193.252 Hect | 33 | 1.766 | 4.36 |
| 247 | Bhadanpurs. Patti | Freehold | Mines | ML-663 Hect | 1101/4 | 0.721 | 1.78 | 282 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1077 | 1.003 | 2.48 |
| 248 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 1101/3K | 0.408 | 1.01 | 283 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1076 | 0.888 | 2.19 |
| 249 | BhadanpurS. <br> Patti | Freehold | Mines | ML-663 Hect | 487 | 0.23 | 0.57 | 284 | Silouti | Freehold | Mines | ML-193.252 Hect | 107/2 | 0.423 | 1.05 |
|  |  |  |  |  |  |  |  | 285 | Silouti | Freehold | Mines | ML-193.252 Hect | 111/2 | 0.731 | 1.81 |
| 250 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1101/5k | 0.209 | 0.52 | 286 | Silouti | Freehold | Mines | ML-193.252 Hect | 112/2 | 0.084 | 0.21 |
| 251 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 489 | 0.167 | 0.41 | 287 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 1073 | 1.275 | 3.15 |
| 252 | BhadanpurS. Patti | Freehold | Mines | ML-663 Hect | 490 | 0.157 | 0.39 | 288 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 1075 | 0.314 | 0.78 |
| 253 | Bhadanpurs. Patti | Freehold | Mines | ML-663 Hect | 488 | 0.105 | 0.26 | 289 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1074 | 0.293 | 0.72 |
| 254 | Jurwa | Freehold | Mines | ML-193.252 Hect | 38/2 | 1.672 | 4.13 | 290 | Silouti | Freehold | Mines | ML-193.252 Hect | 107/1 | 0.423 | 1.05 |
| 255 | Jurwa | Freehold | Mines | ML-193.252 Hect | 152 | 0.397 | 0.98 | 291 | Silouti | Freehold | Mines | ML-193.252 Hect | 111/1 | 0.732 | 1.81 |
| 256 | BhadanpurS. | Freehold | Mines | ML-663 Hect | 1072 | 0.931 | 2.3 | 292 | Silouti | Freehold | Mines | ML-193.252 Hect | 112/1 | 0.084 | 0.21 |
|  | Patti |  |  |  |  |  |  | 293 | Bhadanpur S. | Freehold | Mines | ML-663 Hect | 517 | 0.512 | 1.27 |
| 257 | Jurwa | Freehold | Mines | ML-193.252 Hect | 29/2 | 1.254 | 3.1 |  | Patti |  |  |  |  |  |  |
| 258 | Jurwa | Freehold | Mines | ML-193.252 Hect | 37 | 0.105 | 0.26 | 294 | Silouti | Freehold | Mines | ML-193.252 Hect | 116 | 0.188 | 0.46 |
| 259 | Jurwa | Freehold | Mines | ML-193.252 Hect | 38/1k | 0.956 | 2.36 | 295 | Silouti | Freehold | Mines | ML-193.252 Hect | 117 | 0.334 | 0.83 |
| 260 | Jurwa | Freehold | Mines | ML-193.252 Hect | 38/1kh | 0.956 | 2.36 | 296 | Silouti | Freehold | Mines | ML-193.252 Hect | 119 | 0.418 | 1.03 |
| 261 | Jurwa | Freehold | Mines | ML-193.252 Hect | 55 | 0.105 | 0.26 | 297 | Silouti | Freehold | Mines | ML-193.252 Hect | 120 | 0.397 | 0.98 |
| 262 | Jurwa | Freehold | Mines | ML-193.252 Hect | 56 | 1.818 | 4.49 | 298 | Silouti | Freehold | Mines | ML-193.252 Hect | 121 | 0.398 | 0.98 |
| 263 | Jurwa | Freehold | Mines | ML-193.252 Hect | 153 | 1.839 | 4.54 | 299 | Silouti | Freehold | Mines | ML-193.252 Hect | 125/1 | 1.714 | 4.24 |
| 264 | Jurwa | Freehold | Mines | ML-193.252 Hect | 161 | 0.721 | 1.78 | 300 | Silouti | Freehold | Mines | ML-193.252 Hect | 128 | 0.073 | 0.18 |
| 265 | Bhadanpurs. | Freehold | Mines | ML-663 Hect | 1140/4 | 2.027 | 5.01 | 301 | Silouti | Freehold | Mines | ML-193.252 Hect | 174 | 0.993 | 2.45 |
|  |  |  |  |  |  |  |  | 302 | Silouti | Freehold | Mines | ML-193.252 Hect | 197 | 0.47 | 1.16 |
| 266 | Jurwa | Freehold | Mines | ML-193.252 Hect | 162/2 | 3.856 | 9.53 | 303 |  | Freehold | Mines | ML-663 Hect | 520 | 0.523 | 1.29 |
| 267 | Jurwa | Freehold | Mines | ML-193.252 Hect | 163/2 | 0.084 | 0.21 |  | Patti |  |  |  |  |  |  |


| $\begin{aligned} & \mathrm{Sr} \\ & \mathrm{No} . \end{aligned}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres | $\begin{gathered} \mathrm{Sr} \\ \mathrm{No} . \end{gathered}$ | Name of the village/ Place | Type of Land <br> (Freehold/ <br> Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 304 | Bhadanpurs. Patti | Freehold | Mines | ML-663 Hect | 519 | 0.021 | 0.05 | 345 | Silouti | Freehold | Mines | ML-193.252 Hect | 138/2 | 0.157 | 0.39 |
|  |  |  |  |  |  |  |  | 346 | Silouti | Freehold | Mines | ML-193.252 Hect | 139 | 0.376 | 0.93 |
| 305 | Silouti | Freehold | Mines | ML-193.252 Hect | 108 | 2.247 | 5.55 | 347 | Silouti | Freehold | Mines | ML-193.252 Hect | 140/2 | 0.397 | 0.98 |
| 306 | Silouti | Freehold | Mines | ML-193.252 Hect | 172 | 1.087 | 2.69 | 348 | Silouti | Freehold | Mines | ML-193.252 Hect | 162/1 | 0.543 | 1.34 |
| 307 | Silouti | Freehold | Mines | ML-193.252 Hect | 175 | 0.993 | 2.45 | 349 | Silouti | Freehold | Mines | ML-193.252 Hect | 178 | 1.16 | 2.87 |
| 308 | Silouti | Freehold | Mines | ML-193.252 Hect | 503 | 0.136 | 0.34 | 350 | Silouti | Freehold | Mines | ML-193.252 Hect | 353/2 | 0.533 | 1.32 |
| 309 | Silouti | Freehold | Mines | ML-193.252 Hect | 506 | 0.366 | 0.9 | 351 | Silouti | Freehold | Mines | ML-193.252 Hect | 509/2 | 0.502 | 1.24 |
| 310 | BhadanpurS. Patti | Freehold | Mines | ML-217.681 Hect | 474/1Kh | 1.045 | 2.58 | 352 | Silouti | Freehold | Mines | ML-193.252 Hect | 510 | 0.094 | 0.23 |
| 311 | Silouti | Freehold | Mines | ML-193.252 Hect | 110/1 | 0.94 | 2.32 | 353 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 476 | 4.807 | 11.88 |
| 312 | Silouti | Freehold | Mines | ML-193.252 Hect | 110/2 | 0.941 | 2.33 | 354 | BhadanpurS. Patti | Freehold | Mines | ML-663 Hect | 475/1 | 0.502 | 1.24 |
| 313 | Silouti | Freehold | Mines | ML-193.252 Hect | 110/3 | 0.941 | 2.33 |  |  |  |  |  |  |  |  |
| 314 | Silouti | Freehold | Mines | ML-193.252 Hect | 170 | 0.314 | 0.78 | 355 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 475/2 | 0.355 | 0.88 |
| 315 | Silouti | Freehold | Mines | ML-193.252 Hect | 176 | 1.202 | 2.97 |  |  |  |  |  |  |  |  |
| 316 | Silouti | Freehold | Mines | ML-193.252 Hect | 179 | 0.784 | 1.94 | 356 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 475/3 | 0.251 | 0.62 |
| 317 | Silouti | Freehold | Mines | ML-193.252 Hect | 507 | 0.752 | 1.86 | 357 | Silouti | Freehold | Mines | ML-193.252 Hect | 180/2/1 | 0.115 | 0.28 |
| 318 | Silouti | Freehold | Mines | ML-193.252 Hect | 508 | 0.523 | 1.29 | 358 | Silouti | Freehold | Mines | ML-193.252 Hect | 184/2/1 | 1.275 | 3.15 |
| 319 | Silouti | Freehold | Mines | ML-193.252 Hect | 511 | 0.366 | 0.9 | 359 | Silouti | Freehold | Mines | ML-193.252 Hect | 173/1 | 0.495 | 1.22 |
| 320 | Silouti | Freehold | Mines | ML-193.252 Hect | 512 | 0.073 | 0.18 | 360 | Silouti | Freehold | Mines | ML-193.252 Hect | 127/2 | 0.078 | 0.19 |
| 321 | Silouti | Freehold | Mines | ML-193.252 Hect | 513 | 0.293 | 0.72 | 361 | Silouti | Freehold | Mines | ML-193.252 Hect | 173/2 | 0.498 | 1.23 |
| 322 | BhadanpurS. Patti | Freehold | Mines | ML-663 Hect | 473 | 1.975 | 4.88 | 362 | Bhadanpur S. Patti | Freehold | Mines | ML-217.681 Hect | 446/2 | 0.627 | 1.55 |
| 323 | Silouti | Freehold | Mines | ML-193.252 Hect | 115 | 2.78 | 6.87 | 363 | Silouti | Freehold | Mines | ML-193.252 Hect | 125/2 | 0.627 | 1.55 |
| 324 | Silouti | Freehold | Mines | ML-193.252 Hect | 118 | 0.679 | 1.68 | 364 | Silouti | Freehold | Mines | ML-193.252 Hect | 525 | 0.063 | 0.16 |
| 325 | Silouti | Freehold | Mines | ML-193.252 Hect | 122 | 1.244 | 3.07 | 365 | Silouti | Freehold | Mines | ML-193.252 Hect | 150 | 0.157 | 0.39 |
| 326 | Silouti | Freehold | Mines | ML-193.252 Hect | 123 | 0.648 | 1.6 | 366 | Silouti | Freehold | Mines | ML-193.252 Hect | 151 | 0.084 | 0.21 |
| 327 | Silouti | Freehold | Mines | ML-193.252 Hect | 133/2 | 0.225 | 0.56 | 367 | Silouti | Freehold | Mines | ML-193.252 Hect | 152 | 0.157 | 0.39 |
| 328 | Silouti | Freehold | Mines | ML-193.252 Hect | 134/3 | 0.115 | 0.28 | 368 | Silouti | Freehold | Mines | ML-193.252 Hect | 156 | 0.941 | 2.33 |
| 329 | Silouti | Freehold | Mines | ML-193.252 Hect | 138/1 | 0.157 | 0.39 | 369 | Silouti | Freehold | Mines | ML-193.252 Hect | 143 | 0.439 | 1.08 |
| 330 | Silouti | Freehold | Mines | ML-193.252 Hect | 140/1 | 0.387 | 0.96 | 370 | Silouti | Freehold | Mines | ML-193.252 Hect | 144 | 0.261 | 0.64 |
| 331 | Silouti | Freehold | Mines | ML-193.252 Hect | 164 | 0.209 | 0.52 | 371 | Silouti | Freehold | Mines | ML-193.252 Hect | 353/1 | 0.428 | 1.06 |
| 332 | Silouti | Freehold | Mines | ML-193.252 Hect | 165 | 0.105 | 0.26 | 372 | Silouti | Freehold | Mines | ML-193.252 Hect | 163 | 0.69 | 1.71 |
| 333 | Silouti | Freehold | Mines | ML-193.252 Hect | 166 | 0.314 | 0.78 | 373 | BhadanpurS. | Freehold | Mines | ML-663 Hect | 477/1 | 0.627 | 1.55 |
| 334 | Silouti | Freehold | Mines | ML-193.252 Hect | 171 | 0.606 | 1.5 |  |  |  |  |  |  |  |  |
| 335 | Silouti | Freehold | Mines | ML-193.252 Hect | 195 | 0.846 | 2.09 | 374 | BhadanpurS. | Freehold | Mines | ML-663 Hect | 1067/5 K | 0.094 | 0.23 |
| 336 | Silouti | Freehold | Mines | ML-193.252 Hect | 509/1 | 0.501 | 1.24 |  |  |  |  |  |  |  |  |
| 337 | Bhadanpur S. | Freehold | Mines | ML-663 Hect | 1057/2K | 0.993 | 2.45 | 375 | Silouti | Freehold | Mines | ML-193.252 Hect | 180/1 | 0.24 | 0.59 |
|  | Patti |  |  |  |  |  |  | 376 | Silouti | Freehold | Mines | ML-193.252 Hect | 184/1 | 2.55 | 6.3 |
| 338 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1090/3 | 0.261 | 0.64 | 377 | Bhadanpur S. Patti | Freehold | Mines | ML-217.681 Hect | 452 | 1.651 | 4.08 |
| 339 | BhadanpurS. | Freehold | Mines | ML-663 Hect | 1088/2 | 0.178 | 0.44 | 378 | Silouti | Freehold | Mines | ML-193.252 Hect | 129 | 0.366 | 0.9 |
|  | Pat |  |  |  |  |  |  | 379 | Silouti | Freehold | Mines | ML-193.252 Hect | 130 | 0.178 | 0.44 |
| 340 | Silouti | Freehold | Mines | ML-193.252 Hect | 126 | 0.397 | 0.98 | 380 | Silouti | Freehold | Mines | ML-193.252 Hect | 158 | 0.167 | 0.41 |
| 341 | Silouti | Freehold | Mines | ML-193.252 Hect | 127/1 | 0.078 | 0.19 | 381 | Silouti | Freehold | Mines | ML-193.252 Hect | 181/2 | 0.173 | 0.43 |
| 342 | Silouti | Freehold | Mines | ML-193.252 Hect | 133/1 | 0.224 | 0.55 | 382 | Silouti | Freehold | Mines | ML-193.252 Hect | 182/2 | 1.591 | 3.93 |
| 343 | Silouti | Freehold | Mines | ML-193.252 Hect | 134/1 | 0.126 | 0.31 | 383 | adanpur S. | Freehold | Mines | ML-217.681 Hect | 458 | 1.191 | 2.94 |
| 344 | Silouti | Freehold | Mines | ML-193.252 Hect | 134/2 | 0.125 | 0.31 |  |  |  |  |  |  |  |  |


| $\begin{aligned} & \text { Sr. } \\ & \text { No. } \end{aligned}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra No./ Survey No. etc as applicable | Area in (Hectares) | Area in <br> Acres | Sr. <br> No. | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 384 | BhadanpurS. Patti | Freehold | Mines | ML-217.681 Hect | 459/1 | 1.045 | 2.58 | 422 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 492/1 | 1.338 | 3.31 |
| 385 | Silouti | Freehold | Mines | ML-193.252 Hect | 131 | 0.23 | 0.57 | 423 | Silouti | Freehold | Mines | ML-193.252 Hect | 157 | 0.732 | 1.81 |
| 386 | Silouti | Freehold | Mines | ML-193.252 Hect | 132 | 0.251 | 0.62 | 424 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 1054/1Kh | 2.027 | 5.01 |
| 387 | Silouti | Freehold | Mines | ML-193.252 Hect | 181/1 | 0.172 | 0.43 |  |  |  |  |  |  |  |  |
| 388 | Silouti | Freehold | Mines | ML-193.252 Hect | 182/1 | 1.607 | 3.97 | 425 | Silouti | Freehold | Mines | ML-193.252 Hect | 183 P | 0.059 | 0.15 |
| 389 | Bhadanpur S. Patti | Freehold | Mines | ML-217.681 Hect | 459/2 | 1.255 | 3.1 | 426 | Silouti | Freehold | Mines | ML-193.252 Hect | 188 P | 0.059 | 0.15 |
|  |  |  |  |  |  |  |  | 427 | Silouti | Freehold | Mines | ML-193.252 Hect | 189 P | 0.418 | 1.03 |
| 390 | Silouti | Freehold | Mines | ML-193.252 Hect | 180/2/3 | 0.063 | 0.16 | 428 | Silouti | Freehold | Mines | ML-193.252 Hect | 190 P | 0.464 | 1.15 |
| 391 | Silouti | Freehold | Mines | ML-193.252 Hect | 184/2/3 | 0.638 | 1.58 | 429 | Silouti | Freehold | Mines | ML-193.252 Hect | 191/3 | 0.93 | 2.3 |
| 392 | BhadanpurS. <br> Patti | Freehold | Mines | ML-217.681 Hect | 447 | 2.289 | 5.66 | 430 | Silouti | Freehold | Mines | ML-193.252 Hect | 192 P | 0.084 | 0.21 |
| 393 | Silouti | Freehold | Mines | ML-193.252 Hect | 183p | 0.119 | 0.29 | 431 | Silouti | Freehold | Mines | ML-193.252 Hect | 193 P | 0.174 | 0.43 |
|  |  |  |  |  |  |  |  | 432 | Silouti | Freehold | Mines | ML-193.252 Hect | 194 P | 0.031 | 0.08 |
| 394 | Silouti | Freehold | Mines | ML-193.252 Hect | 188p | 0.119 | 0.29 | 433 | Silouti | Freehold | Mines | ML-193.252 Hect | 196 P | 0.01 | 0.02 |
| 395 | Silouti | Freehold | Mines | ML-193.252 Hect | 189p | 0.836 | 2.07 | 434 | Bhadanpur S. Patti | Freehold | Mines |  | 516/1 | 1.014 | 2.51 |
| 396 | Silouti | Freehold | Mines | ML-193.252 Hect | 190p | 0.926 | 2.29 |  |  |  |  | ML-663 Hect |  |  |  |
| 397 | Silouti | Freehold | Mines | ML-193.252 Hect | 191/2 | 0.457 | 1.13 | 435 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 526/1 | 0.607 | 1.5 |
| 398 | Silouti | Freehold | Mines | ML-193.252 Hect | 192p | 0.167 | 0.41 |  |  |  |  |  |  |  |  |
| 399 | Silouti | Freehold | Mines | ML-193.252 Hect | 193p | 0.349 | 0.86 | 436 | Silouti | Freehold | Mines | ML-193.252 Hect | 167 | 0.439 | 1.08 |
| 400 | Silouti | Freehold | Mines | ML-193.252 Hect | 194p | 0.063 | 0.16 | 437 | Silouti | Freehold | Mines | ML-193.252 Hect | 168 | 0.585 | 1.45 |
| 401 | Silouti | Freehold | Mines | ML-193.252 Hect | 196p | 0.021 | 0.05 | 438 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 601 | 1.264 | 3.12 |
| 402 | Bhadanpur S. Patti | Freehold | Mines | ML-217.681 Hect | 446/1 | 0.867 | 2.14 | 439 | Silouti | Freehold | Mines | ML-193.252 Hect | 201/2 | 0.146 | 0.36 |
| 403 | Silouti | Freehold | Mines | ML-193.252 Hect | 201/3 | 0.147 | 0.36 | 440 | Silouti | Freehold | Mines | ML-193.252 Hect | 202/1 | 0.052 | 0.13 |
| 404 | Silouti | Freehold | Mines | ML-193.252 Hect | 202/3 | 0.042 | 0.1 | 441 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1061 | 1.557 | 3.85 |
| 405 | BhadanpurS. | Freehold | Mines | ML-663 Hect | 1100/2 | 3.931 | 9.71 | 442 | Bhadanpur S. Patti | Freehold |  |  |  | 0.752 |  |
|  | Patti |  |  |  |  |  |  |  |  |  | Mines | ML-663 Hect | 1101/2 |  | 1.86 |
| 406 | Silouti | Freehold | Mines | ML-193.252 Hect | 201/2 | 0.146 | 0.36 |  |  |  |  |  |  |  |  |
| 407 | Silouti | Freehold | Mines | ML-193.252 Hect | 202/2 | 0.042 | 0.1 | 443 | Silouti | Freehold | Mines | ML-193.252 Hect | 180/2/2 | 0.063 | 0.16 |
| 408 | BhadanpurS. | Freehold | Mines | ML-663 Hect | 523/1 Kh | 1.881 | 4.65 | 444 | Silouti | Freehold | Mines | ML-193.252 Hect | 184/2/2 | 0.637 | 1.57 |
|  | Patti |  |  |  |  |  |  | 445 | Silouti | Freehold | Mines | ML-193.252 Hect | 177/1 | 0.669 | 1.65 |
| 409 | Silouti | Freehold | Mines | ML-193.252 Hect | 191/1 | 0.91 | 2.25 | 446 | Bhadanpur S. | Freehold | Mines | ML-663 Hect | 1067/2K | 2 | 4.94 |
| 410 | BhadanpurS. | Freehold | Mines | ML-663 Hect | 480/3 K | 0.616 | 1.52 |  |  |  |  |  |  |  |  |
|  | Patti |  |  |  |  |  |  | 447 | Sirmili | Freehold | Mines | ML-193.252 Hect | 48 | 0.7 | 1.73 |
| 411 | Silouti | Freehold | Mines | ML-193.252 Hect | 141 | 0.658 | 1.63 | 448 | Sirmili | Freehold | Mines | ML-193.252 Hect | 49 | 0.627 | 1.55 |
| 412 | Silouti | Freehold | Mines | ML-193.252 Hect | 142 | 0.115 | 0.28 | 449 | Sirmili | Freehold | Mines | ML-193.252 Hect | 51 | 1.369 | 3.38 |
| 413 | BhadanpurS. Patti | Freehold | Mines | ML-217.681 Hect | 450 | 0.282 | 0.7 | 450 | Sirmili | Freehold | Mines | ML-193.252 Hect | 52/2 | 0.496 | 1.23 |
|  |  |  |  |  |  |  |  | 451 | Sirmili | Freehold | Mines | ML-193.252 Hect | 60 | 1.714 | 4.24 |
| 414 | Silouti | Freehold | Mines | ML-193.252 Hect | 105 | 1.797 | 4.44 | 452 | Sirmili | Freehold | Mines | ML-193.252 Hect | 63 | 0.355 | 0.88 |
| 415 | Silouti | Freehold | Mines | ML-193.252 Hect | 106 | 0.146 | 0.36 | 453 | Sirmili | Freehold | Mines | ML-193.252 Hect | 64 | 0.021 | 0.05 |
| 416 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 477/4/3 | 0.62 | 1.53 | 454 | Sirmili | Freehold | Mines | ML-193.252 Hect | 65/2 | 0.951 | 2.35 |
| 417 | BhadanpurS. | Freehold | Mines | ML-663 Hect | 1067/5G/ | 0.049 | 0.12 | 455 | Sirmili | Freehold | Mines | ML-193.252 Hect | 86 | 0.215 | 0.53 |
|  | Patti |  |  |  | 2 |  |  | 456 | Sirmili | Freehold | Mines | ML-193.252 Hect | 87 | 0.125 | 0.31 |
| 418 | Silouti | Freehold | Mines | ML-193.252 Hect | 169 | 0.627 | 1.55 | 457 | Sirmili | Freehold | Mines | ML-193.252 Hect | 88 | 0.187 | 0.46 |
| 419 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 477/4/1 | 0.62 | 1.53 | 458 | Sirmili | Freehold | Mines | ML-193.252 Hect | 93 | 0.219 | 0.54 |
| 420 |  | Freehold | Mines | ML-663 Hect |  | 0.15 | 0.37 | 459 | Sirmili | Freehold | Mines | ML-193.252 Hect | 94 | 2.957 | 7.31 |
|  | Patti |  |  |  | 1 |  |  | 460 | Sirmili | Freehold | Mines | ML-193.252 Hect | 97 | 0.042 | 0.1 |
| 421 | Silouti | Freehold | Mines | ML-193.252 Hect | 177/2 | 0.575 | 1.42 | 461 | Sirmili | Freehold | Mines | ML-193.252 Hect | 98 | 0.293 | 0.72 |


| $\begin{aligned} & \text { Sr. } \\ & \text { No. } \end{aligned}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the <br> Mining Block | Khasra No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres | $\begin{aligned} & \text { Sr. } \\ & \text { No. } \end{aligned}$ | Name of the village/ Place | Type of Land <br> (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the <br> Mining Block | Khasra No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 462 | Sirmili | Freehold | Mines | ML-193.252 Hect | 99 | 0.146 | 0.36 | 503 | Sirmili | Freehold | Mines | ML-193.252 Hect | 95 | 0.073 | 0.18 |
| 463 | Sirmili | Freehold | Mines | ML-193.252 Hect | 100 | 0.063 | 0.16 | 504 | Sirmili | Freehold | Mines | ML-193.252 Hect | 96 | 0.084 | 0.21 |
| 464 | Sirmili | Freehold | Mines | ML-193.252 Hect | 104 | 0.178 | 0.44 | 505 | Sirmili | Freehold | Mines | ML-193.252 Hect | 101 | 0.105 | 0.26 |
| 465 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 1067/2G | 2 | 4.94 | 506 | Bhadanpur S. Patti | Freehold | Mines | ML-217.681 Hect | 474/1k | 1.045 | 2.58 |
| 466 | Sirmili | Freehold | Mines | ML-193.252 Hect | 65/1 | 5.017 | 12.4 | 507 | Sirmili | Freehold | Mines | ML-193.252 Hect | 61 | 3.659 | 9.04 |
| 467 | Sirmili | Freehold | Mines | ML-193.252 Hect | 89/2 | 0.073 | 0.18 | 508 | Sirmili | Freehold | Mines | ML-193.252 Hect | 62 | 0.188 | 0.46 |
| 468 | Sirmili | Freehold | Mines | ML-193.252 Hect | 236 | 0.251 | 0.62 | 509 | Bhadanpur S. | Freehold | Mines | ML-663 Hect | 1057/2KH | 0.993 | 2.45 |
| 469 | BhadanpurS. <br> Patti | Freehold | Mines | ML-663 Hect | 1067/2KH | 0.809 | 2 | 510 | Sonwari | Freehold | Plant | Sonwari | 2064/2p | 0.923 | 2.28 |
| 470 | Sirmili | Freehold | Mines | ML-193.252 Hect | 59 | 0.366 | 0.9 | 511 | Bhadanpur S. | Freehold | Mines | ML-663 Hect | 1109/1KH | 0.763 | 1.89 |
| 471 | Sirmili | Freehold | Mines | ML-193.252 Hect | 79/1 | 0.031 | 0.08 |  |  |  |  |  |  |  |  |
| 472 | Sirmili | Freehold | Mines | ML-193.252 Hect | 79/2 | 0.031 | 0.08 | 512 | Bhadanpur S. Patti | Freehold | Mines | ML-217.681 Hect | 474/2 | 0.366 | 0.9 |
| 473 | Sirmili | Freehold | Mines | ML-193.252 Hect | 80/1 | 0.026 | 0.06 | 513 | Sonwari | Freehold | Plant | Sonwari | 2077/1p | 0.285 | 0.7 |
| 474 | Sirmili | Freehold | Mines | ML-193.252 Hect | 80/2 | 0.026 | 0.06 | 514 | BhadanpurS. | Freehold | Mines | ML-663 Hect | 1092 | 0.261 | 0.64 |
| 475 | Sirmili | Freehold | Mines | ML-193.252 Hect | 81/1 | 0.052 | 0.13 |  | Patti |  |  |  |  |  |  |
| 476 | Sirmili | Freehold | Mines | ML-193.252 Hect | 81/2 | 0.052 | 0.13 | 515 | BhadanpurS. <br> Patti | Freehold | Mines | ML-663 Hect | 1093 | 0.23 | 0.57 |
| 477 | Sirmili | Freehold | Mines | ML-193.252 Hect | 82/1 | 0.047 | 0.12 | 516 | Sonwari | Freehold | Plant | Sonwari | 2077/2p | 0286 | 0.71 |
| 478 | Sirmili | Freehold | Mines | ML-193.252 Hect | 82/2 | 0.047 | 0.12 |  |  |  |  |  |  |  |  |
| 479 | Sirmili | Freehold | Mines | ML-193.252 Hect | 83/1 | 0.01 | 0.02 | 517 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 1083 | 0.836 | 2.07 |
| 480 | Sirmili | Freehold | Mines | ML-193.252 Hect | 83/2 | 0.01 | 0.02 | 518 | Sonwari | Freehold | Plant | Sonwari | 2077/4p | 0.286 | 0.71 |
| 481 | Sirmili | Freehold | Mines | ML-193.252 Hect | 84/1 | 0.042 | 0.1 | 519 | BhadanpurS. | Freehold | Mines | ML-663 Hect | 1080 | 0.721 | 1.78 |
| 482 | Sirmili | Freehold | Mines | ML-193.252 Hect | 84/2 | 0.042 | 0.1 |  |  |  |  |  |  |  |  |
| 483 | Sirmili | Freehold | Mines | ML-193.252 Hect | 85/1 | 0.256 | 0.63 | 520 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1082 | 0.585 | 1.45 |
| 484 | Sirmili | Freehold | Mines | ML-193.252 Hect | 85/2 | 0.256 | 0.63 | 521 | Bhadanpur S. | Freehold | Mines | ML-663 Hect | 1079/2 | 0.48 | 1.19 |
| 485 | Sirmili | Freehold | Mines | ML-193.252 Hect | 89/1 | 0.073 | 0.18 |  |  |  |  |  |  |  |  |
| 486 | Sirmili | Freehold | Mines | ML-193.252 Hect | 90/1 | 0.063 | 0.16 | 522 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 1081 | 0.105 | 0.26 |
| 487 | Sirmili | Freehold | Mines | ML-193.252 Hect | 90/2 | 0.062 | 0.15 |  |  |  |  |  |  |  |  |
| 488 | Sirmili | Freehold | Mines | ML-193.252 Hect | 91/1 | 0.063 | 0.16 | 523 | Sonwari | Freehold | Plant | Sonwari | 2077/5p | 0.285 | 0.7 |
| 489 | Sirmili | Freehold | Mines | ML-193.252 Hect | 91/2 | 0.062 | 0.15 | 524 | Bhadanpur S. Patti | Freehold | Mines | ML-217.681 Hect | 196/3 | 0.441 | 1.09 |
| 490 | Sirmili | Freehold | Mines | ML-193.252 Hect | 92/1 | 0.058 | 0.14 | 525 | Sonwari | Freehold | Plant | Sonwari | 2060 | 0.105 | 0.26 |
| 491 | Sirmili | Freehold | Mines | ML-193.252 Hect | 92/2 | 0.057 | 0.14 | 526 | Bhadanpurs. | Freehold | Mines | ML-217.681 Hect | 196/2 | 0.442 | 1.09 |
| 492 | Sirmili | Freehold | Mines | ML-193.252 Hect | 102/1 | 0.037 | 0.09 |  |  |  |  |  |  |  |  |
| 493 | Sirmili | Freehold | Mines | ML-193.252 Hect | 102/2 | 0.037 | 0.09 | 527 | Sonwari | Freehold | Plant | Sonwari | 2031/11 | 0.209 | 0.52 |
| 494 | Sirmili | Freehold | Mines | ML-193.252 Hect | 103 | 0.136 | 0.34 | 528 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-217.681 Hect | 445/2 | 0.821 | 2.03 |
| 495 | Sirmili | Freehold | Mines | ML-193.252 Hect | 105/1 | 0.083 | 0.21 | 529 | Sonwari | Freehold | Plant | Sonwari | 2059 | 0.449 | 1.11 |
| 496 | Sirmili | Freehold | Mines | ML-193.252 Hect | 105/2 | 0.083 | 0.21 | 530 | Sonwari | Freehold | Plant | Sonwari | 2057 | 0.021 | 0.05 |
| 497 | Sirmili | Freehold | Mines | ML-193.252 Hect | 106/1 | 0.083 | 0.21 | 531 |  | Freehold | Mines | ML-663 Hect | 506/1 | 0.376 | 0.93 |
| 498 | Sirmili | Freehold | Mines | ML-193.252 Hect | 106/2 | 0.083 | 0.21 |  | Patti |  |  |  |  |  |  |
| 499 | BhadanpurS. | Freehold | Mines | ML-663 Hect | 484/2 | 0.444 | 1.1 | 532 | Sonwari | Freehold | Plant | Sonwari | 2071/2 | 0.209 | 0.52 |
|  | Patti |  |  |  |  |  |  | 533 | BhadanpurS. | Freehold | Mines | ML-663 Hect | 511 | 0.481 | 1.19 |
| 500 | BhadanpurS. | Freehold | Mines | ML-663 Hect | 492/2KH | 0.418 | 1.03 |  |  |  |  |  |  |  |  |
|  | Patti |  |  |  |  |  |  | 534 | BhadanpurS. | Freehold | Mines | ML-663 Hect | 508 | 0.439 | 1.08 |
| 501 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 491/2 | 0.277 | 0.68 |  |  |  |  |  |  |  |  |
| 502 | Patti | Freehold | Mines | ML-193.252 Hect | 52/1 | 0.497 | 1.23 | 535 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 509 | 0.324 | 0.8 |


| $\begin{aligned} & \text { Sr. } \\ & \text { No. } \end{aligned}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra No./ Survey No. etc as applicable | Area in (Hectares) | Area in <br> Acres | Sr. <br> No. | Name of the village/ Place | Type of Land <br> (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 536 | Sonwari | Freehold | Plant | Sonwari | 2079/1 | 2.299 | 5.68 | 566 | Bhadanpur S. | Freehold | Mines | ML-663 Hect | 1099/1 | 0.836 | 2.07 |
| 537 | Sonwari | Freehold | Plant | Sonwari | 2105 | 0.209 | 0.52 |  |  |  |  |  |  |  |  |
| 538 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1067/16/2 | 2.09 | 5.16 | 567 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1100/7 | 0.648 | 1.6 |
| 539 | Sonwari | Freehold | Plant | Sonwari | 2074/1 | 0.278 | 0.69 | 568 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 1098 | 0.115 | 0.28 |
| 540 | Sonwari | Freehold | Plant | Sonwari | 2083/1 | 0.046 | 0.11 | 569 | Bhadanpur S. | Freehold | Mines | ML-663 Hect | 1099/2 | 0.617 | 1.52 |
| 541 | Sonwari | Freehold | Plant | Sonwari | 2066 | 0.084 | 0.21 |  | Patti |  |  |  |  |  |  |
| 542 | Sonwari | Freehold | Plant | Sonwari | 2067 | 1.996 | 4.93 | 570 | Bhadanpur S. | Freehold | Mines | ML-663 Hect | 1100/5 | 0.481 | 1.19 |
| 543 | Sonwari | Freehold | Plant | Sonwari | 2068 | 0.021 | 0.05 |  |  |  |  |  |  |  |  |
| 544 | BhadanpurS. Patti | Freehold | Mines | ML-663 Hect | 477/2 | 0.617 | 1.52 | 571 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1100/6 | 0.273 | 0.67 |
| 545 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 477/4/2 | 0.62 | 1.53 | 572 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 1096 | 0.076 | 0.19 |
| 546 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1086 | 1.933 | 4.78 | 573 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1096 | 0.802 | 1.98 |
| 547 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1095 | 1.045 | 2.58 | 574 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 1079/1 | 0.293 | 0.72 |
| 548 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 603/2 | 0.878 | 2.17 | 575 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1097 | 0.105 | 0.26 |
| 549 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 604 | 0.846 | 2.09 | 576 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 1078 | 0.042 | 0.1 |
| 550 | BhadanpurS. Patti | Freehold | Mines | ML-663 Hect | 515, | 0.648 | 1.6 | 577 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1053/1KH | 0.584 | 1.44 |
| 551 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 806 | 0.585 | 1.45 | 578 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 671/2 | 2.895 | 7.15 |
| 552 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1067/1kh | 1.233 | 3.05 | 579 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | 1031/1G | 2.508 | 6.2 |
| 553 | Bhadanpurs. Patti | Freehold | Mines | ML-663 Hect | 1055/2 | 0.627 | 1.55 | 580 | Bhadanpur S. Patti | Freehold | Mines | ML-217.681 Hect | 472/2kh | 1.567 | 3.87 |
| 554 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1062 | 0.439 | 1.08 | 581 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | $\begin{gathered} 1053 / 1 \mathrm{kh} \\ 13 \\ \hline \end{gathered}$ | 1 | 2.47 |
| 555 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect |  |  | 0 | 582 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-663 Hect | $\begin{aligned} & 1053 / \\ & 1 \text { kh / } 5 \end{aligned}$ | 2 | 4.94 |
| 556 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1140/5k | 0.89 | 2.2 | 583 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | $\begin{gathered} 1053 / 1 \mathrm{kh} \\ / 14 \end{gathered}$ | 1 | 2.47 |
| 557 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1142 | 0.627 | 1.55 | 584 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | $\begin{aligned} & \text { 1053/1/ } \\ & \mathrm{kh} / 6 / 2 \end{aligned}$ | 1 | 2.47 |
| 558 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1144 | 0.261 | 0.64 | 585 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1140/5kh | 0.89 | 2.2 |
| 559 | BhadanpurS. Patti | Freehold | Mines | ML-663 Hect | 1084 | 0.804 | 1.99 | 586 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | $\begin{gathered} 1053 / 1 \mathrm{kh} \\ / 11 \end{gathered}$ | 1 | 2.47 |
| 560 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1085 | 0.283 | 0.7 | 587 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | $\begin{gathered} 1053 / 1 \mathrm{kh} \\ / 6 / 1 \end{gathered}$ | 1 | 2.47 |
| 561 | Bhadanpurs. Patti | Freehold | Mines | ML-663 Hect | 516/2 | 0.607 | 1.5 | 588 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1140/5G | 0.89 | 2.2 |
| 562 | BhadanpurS. Patti | Freehold | Mines | ML-663 Hect | 525/1 | 0.48 | 1.19 | 589 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 480/1 | 0.822 | 2.03 |
| 563 | BhadanpurS. <br> Patti | Freehold | Mines | ML-663 Hect | 526/2 | 0.229 | 0.57 | 590 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1053/1k2 | 2.724 | 6.73 |
| 564 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1100/8 | 1 | 2.47 | 591 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1053/1kh | 1 | 2.47 |
| 565 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 1100/8 | 0.954 | 2.36 | 592 | Bhadanpur S. Patti | Freehold | Mines | ML-663 Hect | 513/3 | 0.502 | 1.24 |


| $\begin{aligned} & \mathrm{Sr} \\ & \mathrm{No} . \end{aligned}$ | Name of the village/ Place | Type of Land <br> (Freehold/ <br> Lease hold/ <br> Surface <br> Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres | $\begin{aligned} & \text { Sr. } \\ & \text { No. } \end{aligned}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra <br> No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 593 | BhadanpurS. <br> Patti | Freehold | Mines | ML-217.681 Hect | 196/4 | 0.441 | 1.09 | 620 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 375/2 k | 1.275 | 3.15 |
| 594 | Bhadanpur S. <br> Patti | Freehold | Mines | ML-217.681 Hect | 97/2 | 0.57 | 1.41 | 621 | Bhadanpur <br> N. Patti | Freehold | Mines | ML-296.956 Hect | 376/2 | 0.084 | 0.21 |
| 595 | BhadanpurS. <br> Patti | Freehold | Mines | ML-663 Hect | 513/2 | 0.502 | 1.24 | 622 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 377/1KH/4 | 0.418 | 1.03 |
| 596 | BhadanpurS. <br> Patti | Freehold | Mines | ML-663 Hect | $\begin{aligned} & 1053 / \\ & 1 \mathrm{kh} / 9 \end{aligned}$ | 1.307 | 3.23 | 623 | Bhadanpur N.Patti | Freehold | Colony - <br> Mines | ML-296.956 Hect | 406 | 2.696 | 6.66 |
| 597 | Bhadanpur <br> N.Patti | Freehold | Colony - <br> Mines | ML-296.956 Hect | 427 | 0.606 | 1.5 | 624 | Bhadanpur <br> N.Patti | Freehold | Colony - <br> Mines | ML-296.956 Hect | 438 | 1.703 | 4.21 |
| 598 | Bhadanpur <br> N.Patti | Freehold | Colony - <br> Mines | ML-296.956 Hect | 428 | 0.314 | 0.78 | 625 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 376/1k | 1.683 | 4.16 |
| 599 | Bhadanpur N.Patti | Freehold | Colony - <br> Mines | ML-296.956 Hect | 425 | 0.366 | 0.9 | 626 | Bhadanpur <br> N.Patti | Freehold | Mines | ML-296.956 Hect | 375/1 | 1.097 | 2.71 |
| 600 | Bhadanpur <br> N.Patti | Freehold | Colony- <br> Mines | ML-296.956 Hect | 424 | 0.272 | 0.67 | 627 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 373 | 0.261 | 0.64 |
| 601 | Bhadanpur N.Patti | Freehold | Colony - <br> Mines | ML-296.956 Hect | 413 | 1.129 | 2.79 | 628 | Bhadanpur <br> N.Patti | Freehold | Mines | ML-296.956 Hect | 374 | 0.23 | 0.57 |
| 602 | Bhadanpur N.Patti | Freehold | Colony- <br> Mines | ML-296.956 Hect | 414 | 0.846 | 2.09 | 629 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 329 | 1.244 | 3.07 |
| 603 | Bhadanpur <br> N.Patti | Freehold | Colony - <br> Mines | ML-296.956 Hect | 411 | 1.223 | 3.02 | 630 | Bhadanpur <br> N.Patti | Freehold | Mines | ML-296.956 Hect | 330 | 0.627 | 1.55 |
| 604 | Bhadanpur N.Patti | Freehold | Colony - <br> Mines | ML-296.956 Hect | 409 | 0.648 | 1.6 | 631 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 327 | 0.941 | 2.33 |
| 605 | Bhadanpur <br> N.Patti | Freehold | Colony - <br> Mines | ML-296.956 Hect | 410 | 0.543 | 1.34 | 632 | Bhadanpur N. Patti | Freehold | Colony - <br> Mines | ML-296.956 Hect | 426 | 0.355 | 0.88 |
| 606 | Bhadanpur N.Patti | Freehold | Colony - <br> Mines | ML-296.956 Hect | 408 | 0.293 | 0.72 | 633 | Bhadanpur <br> N.Patti | Freehold | Mines | ML-296.956 Hect | 344/2/1 | 0.857 | 2.12 |
| 607 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 401/1k | 3.334 | 8.24 | 634 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 341/1 | 1.557 | 3.85 |
| 608 | Bhadanpur <br> N.Patti | Freehold | Mines | ML-296.956 Hect | 412 | 0.355 | 0.88 | 635 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 339 | 0.502 | 1.24 |
| 609 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 344/1KH | 0.387 | 0.96 | 636 | Bhadanpur <br> N.Patti | Freehold | Mines | ML-296.956 Hect | 325 | 0.972 | 2.4 |
| 610 | Bhadanpur <br> N.Patti | Freehold | Mines | ML-296.956 Hect | 377/1KH | 0.031 | 0.08 | 637 | Bhadanpur <br> N.Patti | Freehold | Mines | ML-296.956 Hect | 344/1K | 1.41 | 3.48 |
| 611 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 397/1 | 1.682 | 4.16 | 638 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 364/1 | 1.327 | 3.28 |
| 612 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 398/1 | 0.23 | 0.57 | 639 | Bhadanpur <br> N.Patti | Freehold | Mines | ML-296.956 Hect | 346 | 0.094 | 0.23 |
| 613 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 405 | 0.993 | 2.45 | 640 | Bhadanpur <br> N.Patti | Freehold | Mines | ML-296.956 Hect | 348 | 0.856 | 2.12 |
| 614 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 341/2 | 0.418 | 1.03 | 641 | Bhadanpur <br> N.Patti | Freehold | Mines | ML-296.956 Hect | 377/1KH2 | 0.836 | 2.07 |
| 615 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 396 | 0.596 | 1.47 | 642 | Bhadanpur <br> N.Patti | Freehold | Mines | ML-296.956 Hect | 370 | 1.317 | 3.25 |
| 616 | Bhadanpur <br> N.Patti | Freehold | Mines | ML-296.956 Hect | 415/2 | 2.378 | 5.88 | 643 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 363/2 | 0.627 | 1.55 |
| 617 | Bhadanpur N.Patti | Freehold | Colony - <br> Mines | ML-296.956 Hect | 415/2 | 0.129 | 0.32 | 644 | Bhadanpur N. Patti | Freehold | Mines | ML-296.956 Hect | 369 | 0.972 | 2.4 |
| 618 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 394/2 | 0.418 | 1.03 | 645 | Bhadanpur <br> N.Patti | Freehold | Mines | ML-296.956 Hect | 401/2 | 2.09 | 5.16 |
| 619 | Bhadanpur <br> N.Patti | Freehold | Mines | ML-296.956 Hect | 395 | 0.732 | 1.81 | 646 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 363/1 | 1.63 | 4.03 |


| $\begin{aligned} & \mathrm{Sr} . \\ & \mathrm{No.} \end{aligned}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the <br> Mining Block | Khasra No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres | $\begin{aligned} & \mathrm{Sr} . \\ & \mathrm{No} . \end{aligned}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra <br> No./ <br> Survey <br> No. etc as <br> applicable | Area in (Hectares) | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 647 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 362 | 0.909 | 2.25 | 674 | Bhadanpur <br> N.Patti | Freehold | Mines | ML-296.956 Hect | 400 | 0.063 | 0.16 |
| 648 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 372 | 2.059 | 5.09 | 675 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 338 | 1.923 | 4.75 |
| 649 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 371 | 0.345 | 0.85 | 676 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 375/3 | 1.012 | 2.5 |
| 650 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 366 | 1.902 | 4.7 | 677 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 377/1KH/3 | 0.606 | 1.5 |
| 651 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 352 | 1.306 | 3.23 | 678 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 377/2 | 1.463 | 3.62 |
| 652 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 328 | 1.202 | 2.97 | 679 | Bhadanpur N. Patti | Freehold | Mines | ML-296.956 Hect | 331 | 0.69 | 1.71 |
| 653 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 354 | 1.055 | 2.61 | 680 | Bhadanpur <br> N. Patti | Freehold | Mines | ML-296.956 Hect | 343 | 0.303 | 0.75 |
| 654 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 353 | 0.314 | 0.78 | 681 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 340 | 0.146 | 0.36 |
| 655 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 326 | 0.815 | 2.01 | 682 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 423 | 1.076 | 2.66 |
| 656 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 349 | 4.317 | 10.67 | 683 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 381 | 1.223 | 3.02 |
| 657 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 350 | 0.188 | 0.46 | 684 | Bhadanpur <br> N.Patti | Freehold | Mines | ML-296.956 Hect | 347 | 0.909 | 2.25 |
| 658 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 351 | 0.909 | 2.25 | 685 | Bhadanpur N.Patti | Freehold | Mines | ML-217.681 Hect | 420 | 0.063 | 0.16 |
| 659 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 376/1 | 1.621 | 4.01 | 686 | Bhadanpur <br> N.Patti | Freehold | Mines | ML-217.681 Hect | 322 | 0.815 | 2.01 |
| 660 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 394/1KH | 0.836 | 2.07 | 687 | Bhadanpur N.Patti | Freehold | Mines | ML-217.681 Hect | 324 | 0.606 | 1.5 |
| 661 | Bhadanpur N.Patti | Freehold | Colony - <br> Mines | ML-296.956 Hect | 415/1 | 0.878 | 2.17 | 688 | Bhadanpur N.Patti | Freehold | Mines | ML-217.681 Hect | 323 | 0.355 | 0.88 |
| 662 | Bhadanpur N.Patti | Freehold | Mines | ML-217.681 Hect | 416 | 0.293 | 0.72 | 689 | Bhadanpur <br> N.Patti | Freehold | Mines | ML-217.681 Hect | 422/1KH | 1.004 | 2.48 |
| 663 | N.Pati | Freehold | Mines | ML-296.956 Hect | 377/1Kh/5 | 2.278 | 5.63 | 690 | Bhadanpur N.Patti | Freehold | Mines | ML-217.681 Hect | 431 | 1.776 | 4.39 |
|  | N.Patti |  |  |  |  |  |  | 691 | Bhadanpur | Freehold | Mines | ML-217.681 Hect | 422/3 | 1.881 | 4.65 |
| 664 | Bhadanpur | Freehold | Mines | ML-296.956 Hect | 364/2 | 1.568 | 3.87 |  | N.Patti |  |  |  |  |  |  |
|  | N.Patti |  |  |  |  |  |  | 692 | Bhadanpur | Freehold | Mines | ML-217.681 Hect | 422/2 | 1.881 | 4.65 |
| 665 | Bhadanpur | Freehold | Mines | ML-296.956 Hect | 344/2/2 | 0.815 | 2.01 |  | N.Patti |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  | 693 | Bhadanpur | Freehold | Mines | ML-296.956 Hect | 332/2 | 0.418 | 1.03 |
| 666 | Bhadanpur | Freehold | Mines | ML-296.956 Hect | 332/1 | 0.679 | 1.68 |  | N.Patti |  |  |  |  |  |  |
|  | N.Patti |  |  |  |  |  |  | 694 | Bhadanpur | Freehold | Mines | ML-296.956 Hect | 361/1 | 0.052 | 0.13 |
| 667 | Bhadanpur | Freehold | Mines | ML-217.681 Hect | 361/2 | 0.063 | 0.16 |  | N.Patti |  |  |  |  |  |  |
|  | N.Patti |  |  |  |  |  |  | 695 | Bhadanpur | Freehold | Mines | ML-663 Hect | 788 | 1.348 | 3.33 |
| 668 | Bhadanpur | Freehold | Mines | ML-296.956 Hect | 335 | 1.292 | 3.19 |  | N.Patti |  |  |  |  |  |  |
|  | N.Patti |  |  |  |  |  |  | 696 | Bhadanpur | Freehold | Mines | ML-663 Hect | 789 | 0.742 | 1.83 |
| 669 | Bhadanpur | Freehold | Mines | ML-296.956 Hect | 336 | 1.024 | 2.53 |  | N.Patti |  |  |  |  |  |  |
|  | N.Patti |  |  |  |  |  |  | 697 | Bhadanpur | Freehold | Mines | ML-663 Hect | 799/4 | 0.154 | 0.38 |
| 670 | Bhadanpur | Freehold | Mines | ML-296.956 Hect | 345 | 1.264 | 3.12 |  | N.Patti |  |  |  |  |  |  |
|  | N.Patti |  |  |  |  |  |  | 698 | Bhadanpur | Freehold | Mines | ML-663 Hect | 799/2 | 0.154 | 0.38 |
| 671 | Bhadanpur | Freehold | Mines | ML-296.956 Hect | 368 | 1.244 | 3.07 |  | N.Patti |  |  |  |  |  |  |
|  | N.Patti |  |  |  |  |  |  | 699 | Bhadanpur | Freehold | Mines | ML-663 Hect | 799/1 | 0.154 | 0.38 |
| 672 |  | Freehold | Mines | ML-296.956 Hect | 367 | 0.136 | 0.34 |  |  |  |  |  |  |  |  |
|  | N.Patti |  |  |  |  |  |  | 700 | Bhadanpur N.Patti | Freehold | Plant-OLBC | Bhadanpur <br> N.Patti | 404/1 | 1.223 | 3.02 |
| 673 | Bhadanpur N.Patti | Freehold | Mines | ML-296.956 Hect | 399 | 1.714 | 4.24 | 701 | N.Pati | Freehold | Mines | ML-663 Hect | 49 | 1.087 | 2.69 |


| $\begin{aligned} & \mathrm{Sr} . \\ & \mathrm{No} . \end{aligned}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres | Sr . No. | Name of the village/ Place | Type of Land <br> (Freehold/ <br> Lease hold/ <br> Surface <br> Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra <br> No./ <br> Survey <br> No. etc as <br> applicable | Area in (Hectares) | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 702 | Piprahat | Freehold | Mines | ML-663 Hect | 48 | 0.773 | 1.91 | 747 | Piprahat | Freehold | Mines | ML-663 Hect | 18/2k | 0.09 | 0.22 |
| 703 | Piprahat | Freehold | Mines | ML-663 Hect | 178 | 2.174 | 5.37 | 748 | Piprahat | Freehold | Mines | ML-663 Hect | 63/2 | 0.063 | 0.16 |
| 704 | Piprahat | Freehold | Mines | ML-663 Hect | 45/2 | 2.722 | 6.73 | 749 | Piprahat | Freehold | Mines | ML-663 Hect | 96 | 0.063 | 0.16 |
| 705 | Piprahat | Freehold | Mines | ML-663 Hect | 46/2 | 0.037 | 0.09 | 750 | Piprahat | Freehold | Mines | ML-663 Hect | 33 | 0.052 | 0.13 |
| 706 | Piprahat | Freehold | Mines | ML-663 Hect | 45/1 | 2.723 | 6.73 | 751 | Piprahat | Freehold | Mines | ML-663 Hect | 7/2 | 0.502 | 1.24 |
| 707 | Piprahat | Freehold | Mines | ML-663 Hect | 46/1 | 0.036 | 0.09 | 752 | Piprahat | Freehold | Mines | ML-663 Hect | 7/1 | 0.209 | 0.52 |
| 708 | Piprahat | Freehold | Mines | ML-663 Hect | 300/56 | 0.69 | 1.71 | 753 | Piprahat | Freehold | Mines | ML-663 Hect | 14/2k | 0.867 | 2.14 |
| 709 | Piprahat | Freehold | Mines | ML-663 Hect | 62/2 | 1.881 | 4.65 | 754 | Piprahat | Freehold | Mines | ML-663 Hect | 82 | 0.637 | 1.57 |
| 710 | Piprahat | Freehold | Mines | ML-663 Hect | 62/1G | 1.881 | 4.65 | 755 | Piprahat | Freehold | Mines | ML-663 Hect | 80/1 | 0.272 | 0.67 |
| 711 | Piprahat | Freehold | Mines | ML-663 Hect | 62/1k1 | 0.966 | 2.39 | 756 | Piprahat | Freehold | Mines | ML-663 Hect | 10/2k | 0.24 | 0.59 |
| 712 | Piprahat | Freehold | Mines | ML-663 Hect | 62/1kh1 | 0.627 | 1.55 | 757 | Piprahat | Freehold | Mines | ML-663 Hect | 54 | 1.003 | 2.48 |
| 713 | Piprahat | Freehold | Mines | ML-663 Hect | 63/1 | 0.146 | 0.36 | 758 | Piprahat | Freehold | Mines | ML-663 Hect | 154/2 | 1.045 | 2.58 |
| 714 | Piprahat | Freehold | Mines | ML-663 Hect | 34 | 1.86 | 4.6 | 759 | Piprahat | Freehold | Mines | ML-663 Hect | 6/2k | 0.774 | 1.91 |
| 715 | Piprahat | Freehold | Mines | ML-663 Hect | 30 | 1.777 | 4.39 | 760 | Piprahat | Freehold | Mines | ML-663 Hect | 6/2kh | 0.386 | 0.95 |
| 716 | Piprahat | Freehold | Mines | ML-663 Hect | 14/1 | 1.745 | 4.31 | 761 | Piprahat | Freehold | Mines | ML-663 Hect | 10/3k | 0.24 | 0.59 |
| 717 | Piprahat | Freehold | Mines | ML-663 Hect | 70/1 | 1.609 | 3.98 | 762 | Piprahat | Freehold | Mines | ML-663 Hect | 6/1kh | 0.105 | 0.26 |
| 718 | Piprahat | Freehold | Mines | ML-663 Hect | 169 | 1.463 | 3.62 | 763 | Piprahat | Freehold | Mines | ML-663 Hect | 6/1k | 0.035 | 0.09 |
| 719 | Piprahat | Freehold | Mines | ML-663 Hect | 62/1kh/2 | 1.254 | 3.1 | 764 | Piprahat | Freehold | Mines | ML-663 Hect | 8/1 | 0.015 | 0.04 |
| 720 | Piprahat | Freehold | Mines | ML-663 Hect | 29 | 1.254 | 3.1 | 765 | Piprahat | Freehold | Mines | ML-663 Hect | 8/2 | 0.008 | 0.02 |
| 721 | Piprahat | Freehold | Mines | ML-663 Hect | 13 | 1.097 | 2.71 | 766 | Piprahat | Freehold | Mines | ML-663 Hect | 94 | 0.711 | 1.76 |
| 722 | Piprahat | Freehold | Mines | ML-663 Hect | 93 | 1.035 | 2.56 | 767 | Piprahat | Freehold | Mines | ML-663 Hect | 298/75 | 0.617 | 1.52 |
| 723 | Piprahat | Freehold | Mines | ML-663 Hect | 62/1k2 | 1 | 2.47 | 768 | Umrour | Freehold | Mines | ML-217.681 Hect | 48/3 | 2.717 | 6.71 |
| 724 | Piprahat | Freehold | Mines | ML-663 Hect | 16 | 0.982 | 2.43 | 769 | Umrour | Freehold | Mines | ML-217.681 Hect | 8 | 1.85 | 4.57 |
| 725 | Piprahat | Freehold | Mines | ML-663 Hect | 51 | 0.92 | 2.27 | 770 | Umrour | Freehold | Mines | ML-217.681 Hect | 16 | 4.129 | 10.2 |
| 726 | Piprahat | Freehold | Mines | ML-663 Hect | 14/2kh | 0.867 | 2.14 | 771 | Umrour | Freehold | Mines | ML-217.681 Hect | 67 | 1.839 | 4.54 |
| 727 | Piprahat | Freehold | Mines | ML-663 Hect | 70/2 | 0.826 | 2.04 | 772 | Umrour | Freehold | Mines | ML-217.681 Hect | 17 | 1.663 | 4.11 |
| 728 | Piprahat | Freehold | Mines | ML-663 Hect | 92 | 0.815 | 2.01 | 773 | Umrour | Freehold | Mines | ML-217.681 Hect | 62 | 1.024 | 2.53 |
| 729 | Piprahat | Freehold | Mines | ML-663 Hect | 11 | 0.794 | 1.96 | 774 | Umrour | Freehold | Mines | ML-217.681 Hect | 63 | 0.951 | 2.35 |
| 730 | Piprahat | Freehold | Mines | ML-663 Hect | 71 | 0.784 | 1.94 | 775 | Umrour | Freehold | Mines | ML-217.681 Hect | 61 | 0.941 | 2.33 |
| 731 | Piprahat | Freehold | Mines | ML-663 Hect | 95 | 0.742 | 1.83 | 776 | Umrour | Freehold | Mines | ML-217.681 Hect | 69/1A | 0.723 | 1.79 |
| 732 | Piprahat | Freehold | Mines | ML-663 Hect | 20/1 | 0.606 | 1.5 | 777 | Umrour | Freehold | Mines | ML-217.681 Hect | 69/1Kh | 0.523 | 1.29 |
| 733 | Piprahat | Freehold | Mines | ML-663 Hect | 53 | 0.585 | 1.45 | 778 | Umrour | Freehold | Mines | ML-217.681 Hect | 69/1K | 0.522 | 1.29 |
| 734 | Piprahat | Freehold | Mines | ML-663 Hect | 19 | 0.543 | 1.34 | 779 | Umrour | Freehold | Mines | ML-217.681 Hect | 68 | 3.721 | 9.19 |
| 735 | Piprahat | Freehold | Mines | ML-663 Hect | 27 | 0.523 | 1.29 | 780 | Umrour | Freehold | Mines | ML-663 Hect | 153/1 | 2.101 | 5.19 |
| 736 | Piprahat | Freehold | Mines | ML-663 Hect | 73 | 0.502 | 1.24 | 781 | Umrour | Freehold | Mines | ML-663 Hect | 153/2 | 2.101 | 5.19 |
| 737 | Piprahat | Freehold | Mines | ML-663 Hect | 10/1 | 0.491 | 1.21 | 782 | Umrour | Freehold | Mines | ML-217.681 Hect | 69/2 | 2.09 | 5.16 |
| 738 | Piprahat | Freehold | Mines | ML-663 Hect | 58 | 0.449 | 1.11 | 783 | Umrour | Freehold | Mines | ML-217.681 Hect | 71 | 1.411 | 3.49 |
| 739 | Piprahat | Freehold | Mines | ML-663 Hect | 52/1kh | 0.286 | 0.71 | 784 | Umrour | Freehold | Mines | ML-217.681 Hect | 69/16 | 0.418 | 1.03 |
| 740 | Piprahat | Freehold | Mines | ML-663 Hect | 52/2kh | 0.285 | 0.7 | 785 | Umrour | Freehold | Mines | ML-217.681 Hect | 41 | 0.982 | 2.43 |
| 741 | Piprahat | Freehold | Mines | ML-663 Hect | $52 / 2 \mathrm{~g}$ | 0.285 | 0.7 | 786 | Umrour | Freehold | Mines | ML-217.681 Hect | 64/2 | 0.836 | 2.07 |
| 742 | Piprahat | Freehold | Mines | ML-663 Hect | 18/1kh | 0.182 | 0.45 | 787 | Umrour | Freehold | Mines | ML-663 Hect | 242 | 0.921 | 2.28 |
| 743 | Piprahat | Freehold | Mines | ML-663 Hect | 18/2kh | 0.181 | 0.45 | 788 | Umrour | Freehold | Mines | ML-663 Hect | 241 | 0.449 | 1.11 |
| 744 | Piprahat | Freehold | Mines | ML-663 Hect | 52/1k | 0.143 | 0.35 | 789 | Umrour | Freehold | Mines | ML-663 Hect | 240 | 0.303 | 0.75 |
| 745 | Piprahat | Freehold | Mines | ML-663 Hect | 52/2k | 0.143 | 0.35 | 790 | Umrour | Freehold | Mines | ML-663 Hect | 243 | 0.219 | 0.54 |
| 746 | Piprahat | Freehold | Mines | ML-663 Hect | 18/1k | 0.09 | 0.22 | 791 | Umrour | Freehold | Mines | ML-217.681 Hect | 34 | 0.564 | 1.39 |


| $\begin{aligned} & \mathrm{Sr} . \\ & \mathrm{No.} \end{aligned}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres | $\begin{aligned} & \text { Sr. } \\ & \text { No. } \end{aligned}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 792 | Umrour | Freehold | Mines | ML-217.681 Hect | 44 | 0.24 | 0.59 | 837 | Umrour | Freehold | Mines | ML-663 Hect | 105/2k | 0.825 | 2.04 |
| 793 | Umrour | Freehold | Mines | ML-217.681 Hect | 33 | 0.23 | 0.57 | 838 | Umrour | Freehold | Mines | ML-663 Hect | 107/1kh | 0.633 | 1.56 |
| 794 | Umrour | Freehold | Mines | ML-217.681 Hect | 29 | 1.536 | 3.8 | 839 | Umrour | Freehold | Mines | ML-663 Hect | 105/2kh | 0.497 | 1.23 |
| 795 | Umrour | Freehold | Mines | ML-217.681 Hect | 48/1/K | 1 | 2.47 | 840 | Umrour | Freehold | Mines | ML-663 Hect | 107/1kh | 0.424 | 1.05 |
| 796 | Umrour | Freehold | Mines | ML-217.681 Hect | 38 | 1.129 | 2.79 | 841 | Umrour | Freehold | Mines | ML-663 Hect | 105/2kh | 0.329 | 0.81 |
| 797 | Umrour | Freehold | Mines | ML-217.681 Hect | 43 | 0.47 | 1.16 | 842 | Umrour | Freehold | Mines | ML-217.681 Hect | 88/3k2 | 0.168 | 0.42 |
| 798 | Umrour | Freehold | Mines | ML-217.681 Hect | 42 | 0.46 | 1.14 | 843 | Umrour | Freehold | Mines | ML-217.681 Hect | 88/3k1 | 0.167 | 0.41 |
| 799 | Umrour | Freehold | Mines | ML-217.681 Hect | 11 | 1.484 | 3.67 | 844 | Tiloura | Freehold | Mines | ML-193.252 Hect | 903 | 0.188 | 0.46 |
| 800 | Umrour | Freehold | Mines | ML-217.681 Hect | 28 | 1.996 | 4.93 | 845 | Tiloura | Freehold | Mines | ML-193.252 Hect | 928 | 0.146 | 0.36 |
| 801 | Umrour | Freehold | Mines | ML-217.681 Hect | 64/1 | 1.757 | 4.34 | 846 | Tiloura | Freehold | Mines | ML-193.252 Hect | 901 | 0.125 | 0.31 |
| 802 | Umrour | Freehold | Mines | ML-217.681 Hect | 91 | 1.526 | 3.77 | 847 | Tiloura | Freehold | Mines | ML-193.252 Hect | 902 | 0.125 | 0.31 |
| 803 | Umrour | Freehold | Mines | ML-217.681 Hect | 92 | 0.554 | 1.37 | 848 | Tiloura | Freehold | Mines | ML-193.252 Hect | 931 | 0.167 | 0.41 |
| 804 | Umrour | Freehold | Mines | ML-217.681 Hect | 90 | 1.714 | 4.24 | 849 | Tiloura | Freehold | Mines | ML-193.252 Hect | 932 | 0.063 | 0.16 |
| 805 | Umrour | Freehold | Mines | ML-217.681 Hect | 89/L | 1.025 | 2.53 | 850 | Srinagar | Freehold | Mines | ML-663 Hect | 225/1k1 | 0.48 | 1.19 |
| 806 | Umrour | Freehold | Mines | ML-217.681 Hect | 88/1KH | 2 | 4.94 | 851 | Srinagar | Freehold | Mines | ML-663 Hect | 224 | 0.226 | 0.56 |
| 807 | Umrour | Freehold | Mines | ML-217.681 Hect | 88/1/K | 2.181 | 5.39 | 852 | Srinagar | Freehold | Mines | ML-663 Hect | 219/2K1 | 0.104 | 0.26 |
| 808 | Umrour | Freehold | Mines | ML-217.681 Hect | 97/1 | 0.763 | 1.89 | 853 | Srinagar | Freehold | Mines | ML-663 Hect | 182/2 | 0.836 | 2.07 |
| 809 | Umrour | Freehold | Mines | ML-217.681 Hect | 96/1 | 0.627 | 1.55 | 854 | Srinagar | Freehold | Mines | ML-663 Hect | 219/2K | 0.104 | 0.26 |
| 810 | Umrour | Freehold | Mines | ML-217.681 Hect | 93 | 0.543 | 1.34 | 855 | Srinagar | Freehold | Mines | ML-663 Hect | 219/2kh/1 | 0.052 | 0.13 |
| 811 | Umrour | Freehold | Mines | ML-217.681 Hect | 94 | 1.084 | 2.68 | 856 | Srinagar | Freehold | Mines | ML-663 Hect | 225/2k | 0.627 | 1.55 |
| 812 | Umrour | Freehold | Mines | ML-217.681 Hect | 95 | 0.795 | 1.96 | 857 | Srinagar | Freehold | Mines | ML-663 Hect | 225/2kh | 0.627 | 1.55 |
| 813 | Umrour | Freehold | Mines | ML-217.681 Hect | 88/2 | 2.09 | 5.16 | 858 | Srinagar | Freehold | Mines | ML-663 Hect | 225/1kh | 0.481 | 1.19 |
| 814 | Umrour | Freehold | Mines | ML-217.681 Hect | 100/1 | 2.091 | 5.17 | 859 | Srinagar | Freehold | Mines | ML-663 Hect | 225/1G | 0.481 | 1.19 |
| 815 | Umrour | Freehold | Mines | ML-217.681 Hect | 48/1 KH | 1.435 | 3.55 | 860 | Srinagar | Freehold | Mines | ML-663 Hect | 225/1k2 | 0.418 | 1.03 |
| 816 | Umrour | Freehold | Mines | ML-217.681 Hect | 96/2 | 0.919 | 2.27 | 861 | Srinagar | Freehold | Mines | ML-663 Hect | 224/3 | 0.227 | 0.56 |
| 817 | Umrour | Freehold | Mines | ML-217.681 Hect | 97/2 | 0.71 | 1.75 | 862 | Srinagar | Freehold | Mines | ML-663 Hect | 224/2 | 0.226 | 0.56 |
| 818 | Umrour | Freehold | Mines | ML-663 Hect | 115/2KH | 0.724 | 1.79 | 863 | Srinagar | Freehold | Mines | ML-663 Hect | 219/2kh2 | 0.052 | 0.13 |
| 819 | Umrour | Freehold | Mines | ML-663 Hect | 116 | 0.627 | 1.55 | 864 | Srinagar | Freehold | Mines | ML-663 Hect | 182/1K | 0.434 | 1.07 |
| 820 | Umrour | Freehold | Mines | ML-663 Hect | 115/2K | 0.321 | 0.79 | 865 | Srinagar | Freehold | Mines | ML-663 Hect | 182/1kh2 | 0.216 | 0.53 |
| 821 | Umrour | Freehold | Mines | ML-663 Hect | 112/3 | 0.314 | 0.78 | 866 | Srinagar | Freehold | Mines | ML-663 Hect | 187/2K | 0.047 | 0.12 |
| 822 | Umrour | Freehold | Mines | ML-663 Hect | 117/1 | 0.564 | 1.39 | 867 | Srinagar | Freehold | Mines | ML-663 Hect | 187/1kh | 0.023 | 0.06 |
| 823 | Umrour | Freehold | Mines | ML-663 Hect | 120/3 | 0.418 | 1.03 | 868 | Srinagar | Freehold | Mines | ML-663 Hect | 187/1/K | 0 | 0 |
| 824 | Umrour | Freehold | Mines | ML-663 Hect | 119/2 | 0.366 | 0.9 | 869 | Moharwa | Freehold | Mines | ML-296.956 Hect | 274 | 1.839 | 4.54 |
| 825 | Umrour | Freehold | Mines | ML-663 Hect | 121/1 | 0.209 | 0.52 | 870 | Moharwa | Freehold | Mines | ML-296.956 Hect | 273 | 0.899 | 2.22 |
| 826 | Umrour | Freehold | Mines | ML-217.681 Hect | 23/2KH | 0.627 | 1.55 | 871 | Moharwa | Freehold | Mines | ML-296.956 Hect | 285/1 | 3.292 | 8.13 |
| 827 | Umrour | Freehold | Mines | ML-217.681 Hect | 23/2/K | 1.36 | 3.36 | 872 | Moharwa | Freehold | Mines | ML-296.956 Hect | 261 | 2.351 | 5.81 |
| 828 | Umrour | Freehold | Mines | ML-217.681 Hect | 23/1 | 1.036 | 2.56 | 873 | Moharwa | Freehold | Mines | ML-296.956 Hect | 259 | 2.236 | 5.53 |
| 829 | Umrour | Freehold | Mines | ML-663 Hect | 137/1 | 0.617 | 1.52 | 874 | Moharwa | Freehold | Mines | ML-296.956 Hect | 258 | 1.787 | 4.42 |
| 830 | Umrour | Freehold | Mines | ML-663 Hect | 236 | 0.679 | 1.68 | 875 | Moharwa | Freehold | Mines | ML-296.956 Hect | 257 | 1.055 | 2.61 |
| 831 | Umrour | Freehold | Mines | ML-663 Hect | 239 | 0.449 | 1.11 | 876 | Moharwa | Freehold | Mines | ML-296.956 Hect | 256 | 0.763 | 1.89 |
| 832 | Umrour | Freehold | Mines | ML-663 Hect | 244 | 0.846 | 2.09 | 877 | Moharwa | Freehold | Mines | ML-296.956 Hect | 262 | 0.7 | 1.73 |
| 833 | Umrour | Freehold | Mines | ML-663 Hect | 235 | 0.219 | 0.54 | 878 | Moharwa | Freehold | Mines | ML-296.956 Hect | 260 | 0.063 | 0.16 |
| 834 | Umrour | Freehold | Mines | ML-217.681 Hect | 24 | 0.815 | 2.01 | 879 | Moharwa | Freehold | Mines | ML-296.956 Hect | 265 | 1.515 | 3.74 |
| 835 | Umrour | Freehold | Mines | ML-217.681 Hect | 25 | 0.763 | 1.89 | 880 | Moharwa | Freehold | Mines | ML-296.956 Hect | 20/1\&2 | 2.048 | 5.06 |
| 836 | Umrour | Freehold | Mines | ML-663 Hect | 107/1k | 1.2 | 2.97 | 881 | Moharwa | Freehold | Mines | ML-296.956 Hect | 19/1 \& 2 | 1.421 | 3.51 |


| $\begin{aligned} & \mathrm{Sr} \\ & \mathrm{No} . \end{aligned}$ | Name of the village/ Place | Type of Land <br> (Freehold/ <br> Lease hold/ <br> Surface <br> Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres | $\mathrm{Sr} .$ No. | Name of the village/ Place | Type of Land <br> (Freehold/ <br> Lease hold/ <br> Surface <br> Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra <br> No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 882 | Moharwa | Freehold | Mines | ML-296.956 Hect | $33 / 1$ \& 2 | 0.366 | 0.9 | 910 | Sonwari | Freehold | Railway | Sonwari | 1231 | 0.334 | 0.83 |
| 883 | Chopra | Freehold | Plant | Chopra | 91/2 | 0.613 | 1.51 |  |  |  | Siding |  |  |  |  |
| 884 | Chopra | Freehold | Plant | Chopra | 102/4 | 0.116 | 0.29 | 911 | Sonwari | Freehold | Railway Siding | Sonwari | 684 | 0.167 | 0.41 |
| 885 | Sonwari | Freehold | Railway Siding | Sonwari | 1283 | 0.669 | 1.65 | 912 | Sonwari | Freehold | Railway Siding | Sonwari | 35 | 0.125 | 0.31 |
| 886 | Sonwari | Freehold | Railway Siding | Sonwari | 1286 | 0.408 | 1.01 | 913 | Sonwari | Freehold | Railway <br> Siding | Sonwari | 2098 | 0.063 | 0.16 |
| 887 | Sonwari | Freehold | Railway <br> Siding | Sonwari | 1281 | 0.052 | 0.13 | 914 | Sonwari | Freehold | Railway <br> Siding | Sonwari | 2100 | 0.7 | 1.73 |
| 888 | Sonwari | Freehold | Railway Siding | Sonwari | 1494 | 0.637 | 1.57 | 915 | Sonwari | Freehold | Railway <br> Siding | Sonwari | 2105 | 0.178 | 0.44 |
| 889 | Sonwari | Freehold | Railway Siding | Sonwari | 1495 | 0.031 | 0.08 | 916 | Sonwari | Freehold | Railway <br> Siding | Sonwari | 66 | 0.71 | 1.75 |
| 890 | Sonwari | Freehold | Railway Siding | Sonwari | 1496 | 0.773 | 1.91 | 917 | Sonwari | Freehold | Railway Siding | Sonwari | 65 | 0.523 | 1.29 |
| 891 | Sonwari | Freehold | Railway Siding | Sonwari | 1499 | 0.178 | 0.44 | 918 | Sonwari | Freehold | Railway <br> Siding | Sonwari | 1185 | 0.46 | 1.14 |
| 892 | Sonwari | Freehold | Railway <br> Siding | Sonwari | 1502 | 0.679 | 1.68 | 919 | Sonwari | Freehold | Railway <br> Siding | Sonwari | 1189 | 0.773 | 1.91 |
| 893 | Sonwari | Freehold | Railway Siding | Sonwari | 1505 | 0.867 | 2.14 | 920 | Sonwari | Freehold | Railway <br> Siding | Sonwari | 45 | 0.637 | 1.57 |
| 894 | Sonwari | Freehold | Railway Siding | Sonwari | 1282 | 0.784 | 1.94 | 921 | Sonwari | Freehold | Railway <br> Siding | Sonwari | 63 | 1.118 | 2.76 |
| 895 | Sonwari | Freehold | Railway Siding | Sonwari | 1498/1 | 1.045 | 2.58 | 922 | Sonwari | Freehold | Railway <br> Siding | Sonwari | 671/2 | 0.418 | 1.03 |
| 896 | Sonwari | Freehold | Railway Siding | Sonwari | 1500 | 0.617 | 1.52 | 923 | Sonwari | Freehold | Railway Siding | Sonwari | 2103/1 | 1.129 | 2.79 |
| 897 | Sonwari | Freehold | Railway <br> Siding | Sonwari | 1503 | 0.073 | 0.18 | 924 | Sonwari | Freehold | Railway <br> Siding | Sonwari | 1279 | 0.617 | 1.52 |
| 898 | Sonwari | Freehold | Railway Siding | Sonwari | 1209 | 0.794 | 1.96 | 925 | Sonwari | Freehold | Railway Siding | Sonwari | 1705/2 | 0.209 | 0.52 |
| 899 | Sonwari | Freehold | Railway Siding | Sonwari | 1210 | 0.596 | 1.47 | 926 | Sonwari | Freehold | Railway Siding | Sonwari | 2111 | 2.464 | 6.09 |
| 900 | Sonwari | Freehold | Railway Siding | Sonwari | 1211 | 0.031 | 0.08 | 927 | Sonwari | Freehold | Railway <br> Siding | Sonwari | 1217 | 1.662 | 4.11 |
| 901 | Sonwari | Freehold | Railway Siding | Sonwari | 1218 | 0.199 | 0.49 | 928 | Sonwari | Freehold | Railway <br> Siding | Sonwari | 682 | 0.052 | 0.13 |
| 902 | Sonwari | Freehold | Railway Siding | Sonwari | 1219 | 0.52 | 1.28 | 929 | Sonwari | Freehold | Railway Siding | Sonwari | 1184 | 1.39 | 3.43 |
| 903 | Sonwari | Freehold | Railway Siding | Sonwari | 1225 | 1.39 | 3.43 | 930 | Sonwari | Freehold | Railway Siding | Sonwari | 1198 | 0.105 | 0.26 |
| 904 | Sonwari | Freehold | Railway Siding | Sonwari | 1287/2 | 0.982 | 2.43 | 931 | Sonwari | Freehold | Railway Siding | Sonwari | 1208 | 0.167 | 0.41 |
| 905 | Sonwari | Freehold | Railway Siding | Sonwari | 1288/1 | 1.4 | 3.46 | 932 | Sonwari | Freehold | Railway Siding | Sonwari | 1722 | 0.637 | 1.57 |
| 906 | Sonwari | Freehold | Railway Siding | Sonwari | 67 | 0.084 | 0.21 | 933 | Sonwari | Freehold | Railway <br> Siding | Sonwari | 1724 | 1.4 | 3.46 |
| 907 | Sonwari | Freehold | Railway Siding | Sonwari | 68 | 0.255 | 0.63 | 934 | Sonwari | Freehold | Railway <br> Siding | Sonwari | 653/1 | 0.721 | 1.78 |
| 908 | Sonwari | Freehold | Railway Siding | Sonwari | 2103/2 | 0.376 | 0.93 | 935 | Sonwari | Freehold | Railway Siding | Sonwari | 1723 | 0.669 | 1.65 |
| 909 | Sonwari | Freehold | Railway Siding | Sonwari | 2104 | 0.136 | 0.34 | 936 | Sonwari | Freehold | Railway Siding | Sonwari | 43/2 | 0.272 | 0.67 |


| $\begin{aligned} & \mathrm{Sr} . \\ & \mathrm{No.} \end{aligned}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the <br> Mining Block | Khasra No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres | $\begin{aligned} & \text { Sr. } \\ & \text { No. } \end{aligned}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra <br> No./ <br> Survey <br> No. etc as applicable | Area in (Hectares) | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 937 | Sonwari | Freehold | Railway | Sonwari | 46/2 | 0.094 | 0.23 | 967 | Piprahat | Freehold | Mines | ML-663 Hect | 55/1/1 | 0.418 | 1.03 |
|  |  |  | Siding |  |  |  |  | 968 | Piprahat | Freehold | Mines | ML-663 Hect | 55/1/3 | 0.418 | 1.03 |
| 938 | Sonwari | Freehold | Railway <br> Siding | Sonwari | 1720/2 | 1.212 | 2.99 | 969 | Piprahat | Freehold | Mines | ML-663 Hect | 55/1/4 | 0.418 | 1.03 |
| 939 | Sonwari | Freehold | Railway Siding | Sonwari | 1729 | 1.202 | 2.97 | 970 | Piprahat | Freehold | Mines | ML-663 Hect | 55/1/2 | 0.418 | 1.03 |
|  |  |  |  |  |  |  |  | 971 | Piprahat | Freehold | Mines | ML-663 Hect | 79/2 | 0.557 | 1.38 |
| 940 | Sonwari | Freehold | Railway Siding | Sonwari | 1731 | 0.209 | 0.52 | 972 | Piprahat | Freehold | Mines | ML-663 Hect | 80/2 | 0.899 | 2.22 |
| 941 | Sonwari | Freehold | Railway <br> Siding | Sonwari | 1732 | 0.366 | 0.9 | 973 | Piprahat | Freehold | Mines | ML-663 Hect | 79/3 | 0.557 | 1.38 |
|  |  |  |  |  |  |  |  | 974 | Srinagar | Freehold | Mines | ML-663 Hect | 221/1 | 0.074 | 0.18 |
| 942 | Sonwari | Freehold | Railway <br> Siding | Sonwari | 1733 | 1.933 | 4.78 | 975 | Srinagar | Freehold | Mines | ML-663 Hect | 221/4 | 0.217 | 0.54 |
| 943 | Sonwari | Freehold | Railway <br> Siding | Sonwari | 1734 | 0.021 | 0.05 | 976 | Srinagar | Freehold | Mines | ML-663 Hect | 222 | 0.272 | 0.67 |
|  |  |  |  |  |  |  |  | 977 | Srinagar | Freehold | Mines | ML-663 Hect | 223 | 0.063 | 0.16 |
| 944 | Sonwari | Freehold | Railway <br> Siding | Sonwari | 2096 | 2.08 | 5.14 | 978 | Srinagar | Freehold | Mines | ML-663 Hect | 221/2 | 0.074 | 0.18 |
|  |  |  |  |  |  |  |  | 979 | Srinagar | Freehold | Mines | ML-663 Hect | 221/3 | 0.074 | 0.18 |
| 945 | Sonwari | Freehold | Railway Siding | Sonwari | 2097 | 0.303 | 0.75 | 980 | Silauti | Leasehold | Mines | ML-193.252 Hect | 109 | 0.617 | 1.52 |
| 946 | Sonwari | Freehold | Railway Siding | Sonwari | 1730/2 | 1.463 | 3.62 | 981 | Jurwa | Leasehold | Mines | ML-193.252 Hect | 38/1/KH | 0.956 | 2.36 |
|  |  |  |  |  |  |  |  | 982 | Tiloura | Leasehold | Mines | ML-193.252 Hect | 877 | 1.15 | 2.84 |
| 947 | Sonwari | Freehold | Railway Siding | Sonwari | 2106 | 3.846 | 9.5 | 983 | Jurwa | Leasehold | Mines | ML-193.252 Hect | 45 | 4.912 | 12.14 |
| 948 | Sonwari | Freehold | Water <br> Pipeline | Sonwari | 2079 | 0.408 | 1.01 | 984 | Jurwa | Leasehold | Mines | ML-193.252 Hect | 46 | 0.303 | 0.75 |
|  |  |  |  |  |  |  |  | 985 | Jurwa | Leasehold | Mines | ML-193.252 Hect | 158 | 4.264 | 10.54 |
| 949 | Sonwari | Freehold | Water <br> Pipeline | Sonwari | 1741 | 0.418 | 1.03 | 986 | Jurwa | Leasehold | Mines | ML-193.252 Hect | 159 | 0.261 | 0.64 |
|  |  |  |  |  |  |  |  | 987 | Jurwa | Leasehold | Mines | ML-193.252 Hect | 39 | 3.02 | 7.46 |
| 950 | Sonwari | Freehold | Water Pipeline | Sonwari | 2074/PART | 0.262 | 0.65 | 988 | Jurwa | Leasehold | Mines | ML-193.252 Hect | 40 | 0.084 | 0.21 |
| 951 | Sonwari | Freehold | Water Pipeline | Sonwari | 2083/PART | 0.123 | 0.3 | 989 | Jurwa | Leasehold | Mines | ML-193.252 Hect | 61/1 | 0.052 | 0.13 |
|  |  |  |  |  |  |  |  | 990 | Jurwa | Leasehold | Mines | ML-193.252 Hect | 61/2 | 0.055 | 0.14 |
| 952 | Sonwari | Freehold | Water Pipeline | Sonwari | 1738p | 0.052 | 0.13 | 991 | Jurwa | Leasehold | Mines | ML-193.252 Hect | 61/3 | 0.102 | 0.25 |
| 953 | Sonwari | Freehold | Water | Sonwari | 2094 | 3.48 | 8.6 | 992 | Jurwa | Leasehold | Mines | ML-193.252 Hect | 62 | 0.24 | 0.59 |
|  |  |  | Pipeline |  |  |  |  | 993 | Jurwa | Leasehold | Mines | ML-193.252 Hect | 36 | 0.773 | 1.91 |
| 954 | Sonwari | Freehold | Colony Judanala | Sonwari | 2135 | 1.547 | 3.82 | 994 | Silauti | Leasehold | Mines | ML-193.252 Hect | 160 | 1.285 | 3.18 |
|  |  |  |  |  |  |  |  | 995 | Silauti | Leasehold | Mines | ML-193.252 Hect | 161 | 0.146 | 0.36 |
| 955 | Sonwari | Freehold | Colony Judanala | Sonwari | 2132 | 0.052 | 0.13 | 996 | Tiloura | Leasehold | Mines | ML-193.252 Hect | 747 | 0.157 | 0.39 |
| 956 | Sonwari | Freehold | Colony - | Sonwari | 2133 | 0.282 | 0.7 | 997 | Tiloura | Leasehold | Mines | ML-193.252 Hect | 952 | 0.157 | 0.39 |
|  |  |  | Judanala |  |  |  |  | 998 | Tiloura | Leasehold | Mines | ML-193.252 Hect | 748 | 0.167 | 0.41 |
| 957 | Sonwari | Freehold | ColonyJudanala | Sonwari | 2134 | 0.292 | 0.72 | 999 | Silauti | Leasehold | Mines | ML-193.252 Hect | 182/1 | 1.695 | 4.19 |
| 958 | Sonwari | Freehold | Plant | Sonwari | 2064/1 | 1.359 | 3.36 | 1000 | Silauti | Leasehold | Mines | ML-193.252 Hect | 198 | 0.314 | 0.78 |
| 959 | Sonwari | Freehold | Plant | Sonwari | 2077/2 | 0.498 | 1.23 | 1001 | Tiloura | Leasehold | Mines | ML-193.252 Hect | 926 | 0.366 | 0.9 |
| 960 | Sonwari | Freehold | Plant | Sonwari | 2092 | 1.055 | 2.61 | 1002 | Tiloura | Leasehold | Mines | ML-193.252 Hect | 664 | 0.376 | 0.93 |
| 961 | Sonwari | Freehold | Plant | Sonwari | 2093 | 0.021 | 0.05 | 1003 | Tiloura | Leasehold | Mines | ML-193.252 Hect | 951 | 0.481 | 1.19 |
| 962 | Harnampur | Freehold | Railway Siding | Harnampur | 532/398 | 1.369 | 3.38 | 1004 | Railway Siding | Leasehold | Railway <br> Siding | HARNAMPUR | 132 | 0.042 | 0.1 |
| 963 | Harnampur | Freehold | Railway <br> Siding | Harnampur | 531/373 | 0.094 | 0.23 | 1005 | Railway Siding | Leasehold | Railway Siding | HARNAMPUR | 131 | 0.24 | 0.59 |
| 964 | Piprahat | Freehold | Mines | ML-663 Hect | 21/2 | 0.319 | 0.79 | 1006 | Railway Siding | Leasehold | Railway Siding | HARNAMPUR | 130 | 0.188 | 0.46 |
| 965 | Piprahat | Freehold | Mines | ML-663 Hect | 23 part | 0.054 | 0.13 | 1007 | Railway | Leasehold | Railway | HARNAMPUR | 129 | 0.345 | 0.85 |
| 966 | Piprahat | Freehold | Mines | ML-663 Hect | 79/1 | 0.558 | 1.38 |  | Siding |  | Siding |  |  |  |  |


| $\begin{aligned} & \text { Sr. } \\ & \text { No. } \end{aligned}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres | Sr. <br> No. | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra <br> No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres |
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| 1008 | Railway <br> Siding | Leasehold | Railway <br> Siding | HARNAMPUR | 138 | 0.711 | 1.76 | 1035 | Railway Siding | Leasehold | Railway <br> Siding | HARNAMPUR | 400/1 | 0.435 | 1.07 |
| 1009 | Railway <br> Siding | Leasehold | Railway <br> Siding | HARNAMPUR | 139 | 0.104 | 0.26 | 1036 | Railway Siding | Leasehold | Railway Siding | HARNAMPUR | 444/1 | 0.5 | 1.24 |
| 1010 | Railway <br> Siding | Leasehold | Railway Siding | HARNAMPUR | 140 | 0.052 | 0.13 | 1037 | Railway Siding | Leasehold | Railway Siding | HARNAMPUR | 445/1 | 0.04 | 0.1 |
| 1011 | Railway <br> Siding | Leasehold | Railway <br> Siding | HARNAMPUR | 141 | 0.073 | 0.18 | 1038 | Railway <br> Siding | Leasehold | Railway <br> Siding | HARNAMPUR | 446 | 0.063 | 0.16 |
| 1012 | Railway <br> Siding | Leasehold | Railway <br> Siding | HARNAMPUR | 142 | 0.052 | 0.13 | 1039 | Railway <br> Siding | Leasehold | Railway <br> Siding | HARNAMPUR | 447 | 0.042 | 0.1 |
| 1013 | Railway <br> Siding | Leasehold | Railway <br> Siding | harnampur | 143 | 0.293 | 0.72 | 1040 | Railway <br> Siding | Leasehold | Railway Siding | HARNAMPUR | 448 | 0.837 | 2.07 |
| 1014 | Railway Siding | Leasehold | Railway Siding | HARNAMPUR | 144 | 0.094 | 0.23 | 1041 | Railway Siding | Leasehold | Railway Siding | HARNAMPUR | 449/1 | 0.6 | 1.48 |
| 1015 | Railway <br> Siding | Leasehold | Railway Siding | HARNAMPUR | 153 | 0.147 | 0.36 | 1042 | Railway <br> Siding | Leasehold | Railway Siding | HARNAMPUR | 450/1 | 0.032 | 0.08 |
| 1016 | Railway <br> Siding | Leasehold | Railway <br> Siding | harnampur | 154 | 0.236 | 0.58 | 1043 | Railway <br> Siding | Leasehold | Railway <br> Siding | SONWARI | 311 | 0.435 | 1.07 |
| 1017 | Railway <br> Siding | Leasehold | Railway <br> Siding | harnampur | 155 | 0.279 | 0.69 | 1044 | Railway <br> Siding | Leasehold | Railway Siding | SONWARI | 412 | 0.784 | 1.94 |
| 1018 | Railway <br> Siding | Leasehold | Railway Siding | HARNAMPUR | 156 | 0.136 | 0.34 | 1045 | Railway <br> Siding | Leasehold | Railway Siding | SONWARI | 11 | 0.3 | 0.74 |
| 1019 | Railway | Leasehold | Railway | HARNAMPUR | 157 | 0.366 | 0.9 | 1046 | Sonwari | Leasehold | Plant | Sonwari | 2142 | 106.362 | 262.83 |
|  | Siding |  | Siding |  |  |  |  | 1047 | Sonwari | Leasehold | Colony - Staff | Sonwari | 2142 | 23.585 | 58.28 |
| 1020 | Railway <br> Siding | Leasehold | Railway <br> Siding | HARNAMPUR | 166 | 2.113 | 5.22 | 1048 | Sagmania | Leasehold | Colony - Staff | Sagmania | 363 | 27.015 | 66.76 |
| 1021 | Railway | Leasehold | Railway | HARNAMPUR | 198 | 0.167 | 0.41 | 1049 | Sonwari | Leasehold | Plant-OLBC | Sonwari | 2142 | 0.933 | 2.31 |
|  | Siding |  | Siding |  |  |  |  | 1050 | Chopra | Leasehold | Plant-OLBC | Chopra | 20 | 0.987 | 2.44 |
| 1022 | Railway | Leasehold | Railway | HARNAMPUR | 398 | 1.766 | 4.36 | 1051 | Chopra | Leasehold | Plant-OLBC | Chopra | 18 | 0.014 | 0.03 |
|  |  |  |  |  |  |  |  | 1052 | Chopra | Leasehold | Plant-OLBC | Chopra | 17 | 0.014 | 0.03 |
| 1023 | Railway <br> Siding | Leasehold | Railway <br> Siding | HARNAMPUR | 383 | 0.979 | 2.42 | 1053 | Chopra | Leasehold | Plant-OLBC | Chopra | 11 | 0.123 | 0.3 |
| 1024 | Railway | Leasehold | Railway | HARNAMPUR | 384 | 0.055 | 0.14 | 1054 | Chopra | Leasehold | Plant-OLBC | Chopra | 12 | 0.014 | 0.03 |
|  | Siding |  | Siding |  |  |  |  | 1055 | Chopra | Leasehold | Plant-OLBC | Chopra | 13 | 0.096 | 0.24 |
| 1025 | Railway <br> Siding | Leasehold | Railway <br> Siding | HARNAMPUR | 386 | 0.23 | 0.57 | 1056 | Chopra | Leasehold | Plant-OLBC | Chopra | 14 | 0.306 | 0.76 |
| 1026 |  | Leasehold | Railway | HARNAMPUR | 387 | 0.334 | 0.83 | 1057 | Chopra | Leasehold | Plant-OLBC | Chopra | 25 | 0.207 | 0.51 |
|  | Siding |  | Siding |  |  |  |  | 1058 | Chopra | Leasehold | Plant-OLBC | Chopra | 26 | 1.329 | 3.28 |
| 1027 | Railway | Leasehold | Railway | harnampur | 388 | 0.261 | 0.64 | 1059 | Chopra | Leasehold | Plant-OLBC | Chopra | 69 | 0.343 | 0.85 |
|  |  |  |  |  |  |  |  | 1060 | Chopra | Leasehold | Plant-OLBC | Chopra | 71 | 0.036 | 0.09 |
| 1028 | Railway <br> Siding | Leasehold | Railway Siding | HARNAMPUR | 389 | 0.24 | 0.59 | 1061 | Chopra | Leasehold | Plant-OLBC | Chopra | 70 | 0.206 | 0.51 |
| 1029 | Railway | Leasehold | Railway | HARNAMPUR | 392 | 0.742 | 1.83 | 1062 | Chopra | Leasehold | Plant-OLBC | Chopra | 98 | 0.857 | 2.12 |
|  | Siding |  | Siding |  |  |  |  | 1063 | Chopra | Leasehold | Plant-OLBC | Chopra | 100 | 0.021 | 0.05 |
| 1030 | Railway <br> Siding | Leasehold | Railway Siding | HARNAMPUR | 393 | 0.084 | 0.21 | 1064 | Bhadanpur <br> North Patti | Leasehold | Plant-OLBC | Bhadanpur <br> N.Patti | 337 | 0.055 | 0.14 |
| 1031 | Railway <br> Siding | Leasehold | Railway <br> Siding | HARNAMPUR | 394 | 0.038 | 0.09 | 1065 | Bhadanpur <br> North Patti | Leasehold | Plant-OLBC | Bhadanpur <br> N.Patti | 338 | 0.232 | 0.57 |
| 1032 | Railway Siding | Leasehold | Railway Siding | HARNAMPUR | 395 | 0.388 | 0.96 | 1066 | Bhadanpur North Patti | Leasehold | Plant-OLBC | Bhadanpur <br> N.Patti | 341 | 0.082 | 0.2 |
| 1033 | Railway <br> Siding | Leasehold | Railway <br> Siding | HARNAMPUR | 396 | 0.125 | 0.31 | 1067 | Bhadanpur North Patti | Leasehold | Plant-OLBC | Bhadanpur <br> N.Patti | 377 | 0.076 | 0.19 |
| 1034 | Railway <br> Siding | Leasehold | Railway <br> Siding | HARNAMPUR | 399 | 0.251 | 0.62 | 1068 | Bhadanpur North Patti | Leasehold | Plant-OLBC | Bhadanpur <br> N.Patti | 402 | 0.165 | 0.41 |


| $\begin{aligned} & \text { Sr. } \\ & \text { No. } \end{aligned}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra <br> No./ <br> Survey No. etc as applicable | Area in (Hectares) | Area in Acres | $\begin{gathered} \text { Sr. } \\ \text { No. } \end{gathered}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra <br> No./ <br> Survey No. etc as applicable | Area in (Hectares) | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1069 | Bhadanpur <br> North Patti | Leasehold | Plant-OLBC | Bhadanpur N.Patti | 453 | 0.027 | 0.07 | 1104 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-296.956 Hect | 429/2 | 1.055 | 2.61 |
| 1070 | Bhadanpur North Patti | Leasehold | Plant-OLBC | Bhadanpur N.Patti | 403 | 0.101 | 0.25 | 1105 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-296.956 Hect | 436/1p | 0.117 | 0.29 |
| 1071 | Sonwari | Leasehold | Colony Hathi Kund | Sonwari | 2144 | 13.161 | 32.52 | 1106 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 9 | 1.087 | 2.69 |
|  |  |  |  |  |  |  |  | 1107 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 27 | 1.087 | 2.69 |
| 1072 | Sonwari | Leasehold | Colony Hathi Kund | Sonwari | 2146 | 8.432 | 20.84 | 1108 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 253/1 | 1.102 | 2.72 |
| 1073 | Chopra | Leasehold | Colony - <br> Hathi Kund | Chopra | 1 | 0.082 | 0.2 | 1109 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-296.956 Hect | 439 | 0.156 | 0.39 |
| 1074 | Chopra | Leasehold | ony - | Chopra | 2 | 8.325 | 20.57 | 1110 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 22 | 0.185 | 0.46 |
|  |  |  | Hathi Kund |  |  |  |  | 1111 | Bhadanpur | Leasehold | Mines | ML-296.956 Hect | 440/1 | 0.23 | 0.57 |
| 1075 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 5 | 8.799 | 21.74 |  | N. Patti |  |  |  |  |  |  |
| 1076 | Bhadanp | Leasehold | Mines | ML-296.956 Hect | 337 | 5.415 | 13.38 | 1112 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 255/2 | 0.245 | 0.61 |
|  | N. Patti |  |  |  |  |  |  | 1113 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 255/1 | 0.246 | 0.61 |
| 1077 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 12 | 6.552 | 16.19 | 1114 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 248/1 | 0.266 | 0.66 |
| 1078 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-296.956 Hect | 365 | 0.063 | 0.16 | 1115 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 251/2 | 0.266 | 0.66 |
| 1079 | Bhadanpur | Leasehold | Mines | ML-296.956 Hect | 375/2/kh | 0.81 | 2 | 1116 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 248/2 | 0.267 | 0.66 |
|  | N. Patti |  |  |  |  |  |  | 1117 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 251/1 | 0.267 | 0.66 |
| 1080 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 29 | 0.814 | 2.01 | 1118 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 25/1 | 0.272 | 0.67 |
| 1081 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 253/2 | 1.103 | 2.73 | 1119 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 25/2 | 0.273 | 0.67 |
| 1082 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 30/1 | 1.15 | 2.84 | 1120 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 24/1 | 0.334 | 0.83 |
| 1083 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-296.956 Hect | 377/1 | 5.001 | 12.36 | 1121 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 24/2 | 0.335 | 0.83 |
| 1084 | Bhadanpur | Leasehold | Mines | ML-296.956 Hect | 378 | 0.209 | 0.52 | 1122 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 15 | 0.338 | 0.84 |
|  | N. Patti |  |  |  |  |  |  | 1123 | Bhadanpur | Leasehold | Mines | ML-296.956 Hect | 452 | 43.844 | 108.34 |
| 1085 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 287/1 | 0.214 | 0.53 |  |  |  |  |  |  |  |  |
| 1086 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-296.956 Hect | 379 | 0.355 | 0.88 | 1124 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-296.956 Hect | 460 | 2.299 | 5.68 |
| 1087 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-296.956 Hect | 380 | 0.125 | 0.31 | 1125 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-296.956 Hect | 461 | 1.014 | 2.51 |
| 1088 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 287/2 | 0.214 | 0.53 | 1126 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-296.956 Hect | 462 | 0.136 | 0.34 |
| 1089 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-296.956 Hect | 402 | 0.523 | 1.29 | 1127 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 13 | 1.014 | 2.51 |
| 1090 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 277/1 | 0.606 | 1.5 | 1128 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 276/1 | 0.136 | 0.34 |
| 1091 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-296.956 Hect | 403 | 1.233 | 3.05 | 1129 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-296.956 Hect | 463 | 3.659 | 9.04 |
| 1092 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-296.956 Hect | 407 | 0.146 | 0.36 | 1130 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-296.956 Hect | 464 | 0.852 | 2.11 |
| 1093 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 271 | 0.627 | 1.55 | 1131 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 278 | 3.823 | 9.45 |
| 1094 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 284/1 | 1.306 | 3.23 | 1132 | Bhadanpur N. Patti | Leasehold | Mines | ML-296.956 Hect | 465 | 0.148 | 0.37 |
| 1095 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 249/2 | 0.146 | 0.36 |  |  |  |  |  |  |  |  |
| 1096 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 277/2 | 0.627 | 1.55 | 1133 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 38/1 | 0.867 | 2.14 |
| 1097 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 34 | 1.369 | 3.38 | 1134 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 269/3 | 3.957 | 9.78 |
| 1098 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 249/1 | 0.147 | 0.36 | 1135 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 38/2 | 0.941 | 2.33 |
| 1099 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 275 | 0.637 | 1.57 | 1136 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-296.956 Hect | 466 | 2.517 | 6.22 |
| 1100 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 270 | 1.4 | 3.46 | 1137 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 36/1 | 4.805 | 11.87 |
| 1101 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 37 | 0.669 | 1.65 | 1138 |  | Leasehold | Mines | ML-296.956 Hect | 467 | 1.033 | 2.55 |
| 1102 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 252 | 0.733 | 1.81 |  | N. Patti |  |  |  |  |  |  |
| 1103 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 26 | 0.746 | 1.84 | 1139 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 30/2 | 2.611 | 6.45 |


| $\begin{aligned} & \mathrm{Sr} . \\ & \mathrm{No.} \end{aligned}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the <br> Mining Block | Khasra No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres | $\begin{aligned} & \text { Sr. } \\ & \text { No. } \end{aligned}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra <br> No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1140 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 10 | 4.844 | 11.97 | 1180 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 286/2 | 2.148 | 5.31 |
| 1141 | Bhadanpur | Leasehold | Mines | ML-296.956 Hect | 468 | 0.365 | 0.9 | 1181 | Umrour | Leasehold | Mines | ML-217.681 Hect | 1 | 0.585 | 1.45 |
| 1142 | N. Patti | Leasehold | Mines | ML-296.956 Hect | 31 | 2.842 | 7.02 | 1182 | Bhadanpur N. Patti | Leasehold | Mines | ML-217.681 Hect | 334 | 0.575 | 1.42 |
| 1143 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 14 | 0.366 | 0.9 | 1183 | Umrour | Leasehold | Mines | ML-217.681 Hect | 5 | 0.397 | 0.98 |
| 1144 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-296.956 Hect | 469 | 1.735 | 4.29 | 1184 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-217.681 Hect | 355 | 0.763 | 1.89 |
| 1145 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 17 | 3.083 | 7.62 | 1185 | Bhadanpur | Leasehold | Mines | ML-217.681 Hect | 356 | 0.293 | 0.72 |
| 1146 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 18 | 0.366 | 0.9 |  |  |  |  |  |  |  |  |
| 1147 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 267 | 3.466 | 8.56 | 1186 | Umrour | Leasehold | Mines | ML-217.681 Hect | 54 | 0.397 | 0.98 |
| 1148 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 272 | 0.376 | 0.93 | 1187 | Umrour | Leasehold | Mines | ML-217.681 Hect | 6 | 0.408 | 1.01 |
| 1149 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 6 | 0.387 | 0.96 | 1188 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-217.681 Hect | 357 | 0.93 | 2.3 |
| 1150 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 43 | 0.389 | 0.96 | 1189 | Bh | Leasehold | Mines | ML-217.681 Hect | 358 | 0.073 | 0.18 |
| 1151 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 250/1 | 0.407 | 1.01 |  | N. Pa |  |  |  |  |  |  |
| 1152 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 250/2 | 0.408 | 1.01 | 1190 | Umrour | Leasehold | Mines | ML-217.681 Hect | 9 | 0.125 | 0.31 |
| 1153 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 32 | 0.418 | 1.03 | 1191 | Bhadanpur | Leasehold | Mines | ML-217.681 Hect | 359 | 0.125 | 0.31 |
| 1154 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 263/1 | 0.439 | 1.08 |  |  |  |  |  |  |  |  |
| 1155 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 263/2 | 0.439 | 1.08 | 1192 | Umrour | Leasehold | Mines | ML-217.681 Hect | 10 | 0.366 | 0.9 |
|  |  |  |  |  |  |  |  | 1193 | Umrour | Leasehold | Mines | ML-217.681 Hect | 12 | 0.481 | 1.19 |
| 1156 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 254/1 | 0.465 | 1.15 | 1194 | Umrour | Leasehold | Mines | ML-217.681 Hect | 13 | 0.543 | 1.34 |
| 1157 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 254/2 | 0.465 | 1.15 |  |  |  |  |  |  |  |  |
| 1158 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 11 | 0.467 | 1.15 | 1195 | Umrour | Leasehold | Mines | ML-217.681 Hect | 14 | 0.272 | 0.67 |
| 1159 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 281 | 0.47 | 1.16 | 1196 | Umrour | Leasehold | Mines | ML-217.681 Hect | 47 | 0.555 | 1.37 |
| 1160 |  |  |  |  |  | 0.472 | 117 | 1197 | Umrour | Leasehold | Mines | ML-217.681 Hect | 15 | 0.888 | 2.19 |
| 1160 | Moharwa | Leasehold |  |  |  |  |  | 1198 | Umrour | Leasehold | Mines | ML-217.681 Hect | 60 | 0.888 | 2.19 |
| 1161 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 16 | 0.512 | 1.27 |  |  |  |  |  |  |  |  |
| 1162 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 28/1 | 0.514 | 1.27 | 1199 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-217.681 Hect | 418 | 0.418 | 1.03 |
| 1163 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-296.956 Hect | 862/452 | 1.484 | 3.67 | 1200 | Umrour | Leasehold | Mines | ML-217.681 Hect | 19 | 0.24 | 0.59 |
| 1164 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 266 | 1.526 | 3.77 | 1201 | Umrour | Leasehold | Mines | ML-217.681 Hect | 55 | 0.419 | 1.04 |
| 1164 | Moharwa | Leasehold | Mines | ML-296.956 Heet | 266 | 1.526 | 3.77 | 1202 | Umrour | Leasehold | Mines | ML-217.681 Hect | 20/1/k | 1.086 | 2.68 |
| 1165 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-296.956 Hect | 863/452 | 1.77 | 4.37 | 1203 | Bhadanpur | Leasehold | Mines | ML-217.681 Hect | 421 | 0.073 | 0.18 |
| 1166 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 264 | 1.588 | 3.92 |  |  |  |  |  |  |  |  |
| 1167 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 268 | 1.777 | 4.39 | 1204 | Umrour | Leasehold | Mines | ML-217.681 Hect | 21 | 0.24 | 0.59 |
| 1168 |  | Leasehold | Mines | ML-296.956 Hect | 864/452 | 4.933 | 12.19 | 1205 | Umrour | Leasehold | Mines | ML-217.681 Hect | 22 | 2.236 | 5.53 |
|  | N. Patti |  |  |  |  |  |  | 1206 | Umrour | Leasehold | Mines | ML-217.681 Hect | 56 | 2.279 | 5.63 |
| 1169 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 269/2 | 1.881 | 4.65 | 1207 | Bhadanpur N. Patti | Leasehold | Mines | ML-217.681 Hect | 784/2 | 0.411 | 1.02 |
| 1170 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-296.956 Hect | 865/452 | 15.563 | 38.46 | 1208 | Umrour | Leasehold | Mines | ML-217.681 Hect | 26 | 0.533 | 1.32 |
| 1171 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-296.956 Hect | 869/345 | 0.063 | 0.16 | 1209 | Umrour | Leasehold | Mines | ML-217.681 Hect | 27 | 1.369 | 3.38 |
|  |  |  |  |  |  |  |  | 1210 | Umrour | Leasehold | Mines | ML-217.681 Hect | 30 | 0.585 | 1.45 |
| 1172 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 284/2 | 1.881 | 4.65 | 1211 | Umrour | Leasehold | Mines | ML-217.681 Hect | 31 | 0.062 | 0.15 |
| 1173 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 7 | 0.063 | 0.16 | 1212 | Umrour | Leasehold | Mines | ML-217.681 Hect | 32 | 0.669 | 1.65 |
| 1174 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 284/3 | 1.881 | 4.65 | 1213 | Bhadanpur S. | Leasehold | Mines | ML-217.681 Hect | 185 | 0.241 | 0.6 |
| 1175 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 8 | 0.084 | 0.21 |  | Patti |  |  |  |  |  |  |
| 1176 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 269/1 | 1.906 | 4.71 | 1214 | Umrour | Leasehold | Mines | ML-217.681 Hect | 35 | 1.65 | 4.08 |
| 1177 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 35 | 0.105 | 0.26 | 1215 | Umrour | Leasehold | Mines | ML-217.681 Hect | 36 | 0.805 | 1.99 |
| 1178 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 286/1 | 2.148 | 5.31 | 1216 | Umrour | Leasehold | Mines | ML-217.681 Hect | 37 | 0.428 | 1.06 |
| 1179 | Moharwa | Leasehold | Mines | ML-296.956 Hect | 276/2 | 0.115 | 0.28 | 1217 | Umrour | Leasehold | Mines | ML-217.681 Hect | 50 | 0.805 | 1.99 |


| $\begin{aligned} & \mathrm{Sr} . \\ & \mathrm{No.} \end{aligned}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra <br> No./ <br> Survey No. etc as applicable | Area in (Hectares) | Area in Acres | $\begin{gathered} \text { Sr. } \\ \text { No. } \end{gathered}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra <br> No./ <br> Survey No. etc as applicable | Area in (Hectares) | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1218 | Umrour | Leasehold | Mines | ML-217.681 Hect | 52 | 0.449 | 1.11 | 1247 | Bhadanpur S. <br> Patti | Leasehold | Mines | ML-217.681 Hect | 461 | 2.383 | 5.89 |
| 1219 | Umrour | Leasehold | Mines | ML-217.681 Hect | 40/1 | 2.79 | 6.89 |  |  |  |  |  |  |  |  |
| 1220 | Bhadanpur S. Patti | Leasehold | Mines | ML-217.681 Hect | 195 | 0.46 | 1.14 | 1248 | Bhadanpur S. Patti | Leasehold | Mines | ML-217.681 Hect | 462 | 0.637 | 1.57 |
| 1221 | BhadanpurS. Patti | Leasehold | Mines | ML-217.681 Hect | 197 | 0.23 | 0.57 | 1249 | Umrour | Leasehold | Mines | ML-217.681 Hect | 72/3 | 2.404 | 5.94 |
|  |  |  |  |  |  |  |  | 1250 | Bhadanpur S. Patti | Leasehold | Mines | ML-217.681 Hect | 463 | 0.418 | 1.03 |
| 1222 | BhadanpurS. <br> Patti | Leasehold | Mines | ML-217.681 Hect | 204 | 0.053 | 0.13 | 1251 | Umrour | Leasehold | Mines | ML-217.681 Hect | 83 | 2.56 | 6.33 |
| 1223 | BhadanpurS. Patti | Leasehold | Mines | ML-217.681 Hect | 417 | 0.387 | 0.96 | 1252 | Bhadanpur S. <br> Patti | Leasehold | Mines | ML-217.681 Hect | 464/1 | 0.115 | 0.28 |
| 1224 | BhadanpurS. | Leasehold | Mines | ML-217.681 Hect | 418/1 | 0.664 | 1.64 | 1253 | Umrour | Leasehold | Mines | ML-217.681 Hect | 84 | 2.049 | 5.06 |
|  | Patti |  |  |  |  |  |  | 1254 | Bhadanpur S. <br> Patti | Leasehold | Mines | ML-217.681 Hect | 464/2 | 0.209 | 0.52 |
| 1225 | BhadanpurS. Patti | Leasehold | Mines | ML-217.681 Hect | 418/2 | 0.664 | 1.64 |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  | 1255 | Umrour | Leasehold | Mines | ML-217.681 Hect | 85 | 0.711 | 1.76 |
| 1226 | BhadanpurS. <br> Patti | Leasehold | Mines | ML-217.681 Hect | 419 | 0.052 | 0.13 | 1256 | Umrour | Leasehold | Mines | ML-217.681 Hect | 86 | 0.596 | 1.47 |
| 1227 | BhadanpurS. | Leasehold | Mines | ML-217.681 Hect | 420 | 0.105 | 0.26 | 1257 | Umrour | Leasehold <br> Leasehold | Mines | ML-217.681 Hect | 87 | 0.512 | 1.27 |
|  | Patti |  |  |  |  |  |  | 1258 | Bhadanpur S. <br> Patti |  | Mines | ML-217.681 Hect | 468 | 0.314 | 0.78 |
| 1228 | BhadanpurS. | Leasehold | Mines | ML-217.681 Hect | 421 | 0.427 | 1.06 |  |  |  |  |  |  |  |  |
|  | Patti |  |  |  |  |  |  | 1259 | Bhadanpur S. Patti | Leasehold | Mines | ML-217.681 Hect | 469 | 0.669 | 1.65 |
| 1229 | BhadanpurS. | Leasehold | Mines | ML-217.681 Hect | 436 | 0.711 | 1.76 |  |  |  |  |  |  |  |  |
|  | Patti |  |  |  |  |  |  | 1260 | Bhadanpur S. Patti | Leasehold | Mines | ML-217.681 Hect | 1160/420 | 0.324 | 0.8 |
| 1230 | Umrour | Leasehold | Mines | ML-217.681 Hect | 66 | 0.722 | 1.78 |  |  |  |  |  |  |  |  |
| 1231 | Bhadanpurs. | Leasehold | Mines | ML-217.681 Hect | 437 | 1.003 | 2.48 | 1261 | Umrour | Leasehold | Mines | ML-217.681 Hect | 472/1/k | 0.355 | 0.88 |
|  | Patti |  |  |  |  |  |  | 1262 | Bhadanpur S. <br> Patti | Leasehold | Mines |  |  | 0.836 | 2.07 |
| 1232 | BhadanpurS. Patti | Leasehold | Mines | ML-217.681 Hect | 444 | 0.219 | 0.54 | 1263 | Umrour | Leasehold | Mines | ML-217.681 Hect | 88/3/kh | 2.023 | 5 |
| 1233 | BhadanpurS. | Leasehold | Mines | ML-217.681 Hect | 445/1 | 3.287 | 8.12 | 1264 | Umrour | Leasehold | Mines | ML-217.681 Hect | 65/2 | 2.027 | 5.01 |
|  |  |  |  |  |  |  |  |  | Umrour | Leasehold | Mines | ML-217.681 Hect | 138/1 | 0.627 | 1.55 |
| 1234 | Umrour | Leasehold | Mines | ML-217.681 Hect | 72/2 | 4.18 | 10.33 | 1266 | Umrour | Leasehold | Mines | ML-217.681 Hect | 138/2 | 1.882 | 4.65 |
| 1235 | BhadanpurS. <br> Patti | Leasehold | Mines | ML-217.681 Hect | 448 | 0.836 | 2.07 | 1267 | Umrour | Leasehold | Mines | ML-217.681 Hect | 138/3 | 1.17 | 2.89 |
| 1236 | BhadanpurS. | Leasehold | Mines | ML-217.681 Hect | 449/1 | 0.073 | 0.18 | 1268 | Umrour | Leasehold | Mines | ML-217.681 Hect | 139 | 1.808 | 4.47 |
|  | Patti |  |  |  |  |  |  | 1269 | Umrour | Leasehold | Mines | ML-217.681 Hect | 140 | 0.23 | 0.57 |
| 1237 | Bhadanpur S. Patti | Leasehold | Mines | ML-217.681 Hect | 449/2 | 0.073 | 0.18 | 1270 | Umrour | Leasehold | Mines | ML-217.681 Hect | 141 | 0.199 | 0.49 |
|  |  |  |  |  |  |  |  | 1271 | Umrour | Leasehold | Mines | ML-217.681 Hect | 142 | 4.202 | 10.38 |
| 1238 | BhadanpurS. Patti | Leasehold | Mines | ML-217.681 Hect | 451/1 | 0.104 | 0.26 | 1272 | Umrour | Leasehold | Mines | ML-217.681 Hect | 149 | 1.275 | 3.15 |
| 1239 | BhadanpurS. | Leasehold | Mines | ML-217.681 Hect | 451/2 | 0.105 | 0.26 | 1273 | Umrour | Leasehold | Mines | ML-217.681 Hect | 150 | 1.129 | 2.79 |
|  | Patti |  |  |  |  |  |  | 1274 | Umrour | Leasehold | Mines | ML-217.681 Hect | 151 | 2.069 | 5.11 |
| 1240 | BhadanpurS. <br> Patti | Leasehold | Mines | ML-217.681 Hect | 453 | 0.199 | 0.49 | 1275 | Umrour | Leasehold | Mines | ML-217.681 Hect | 152 | 0.585 | 1.45 |
| 1241 | Umrour | Leasehold | Mines | ML-217.681 Hect | 46 | 0.209 | 0.52 | 1276 | Umrour | Leasehold | Mines | ML-217.681 Hect | 57/2 | 0.146 | 0.36 |
| 1242 |  | Leasehold | Mines | ML-217.681 Hect | 454 | 0.899 | 2.22 | 1277 | Umrour | Leasehold | Mines | ML-217.681 Hect | 45 | 0.199 | 0.49 |
|  | Patti |  |  |  |  |  |  | 1278 | Umrour | Leasehold | Mines | ML-217.681 Hect | 49 | 0.314 | 0.78 |
| 1243 | BhadanpurS. | Leasehold | Mines | ML-217.681 Hect | 455 | 0.939 | 2.32 | 1279 | Umrour | Leasehold | Mines | ML-217.681 Hect | 48/2 | 0.627 | 1.55 |
|  | Patti |  |  |  |  |  |  | 1280 | Umrour | Leasehold | Mines | ML-217.681 Hect | 59 | 0.805 | 1.99 |
| 1244 | BhadanpurS. <br> Patti | Leasehold | Mines | ML-217.681 Hect | 456 | 0.293 | 0.72 | 1281 | Umrour | Leasehold | Mines | ML-217.681 Hect | 65/1 | 1.099 | 2.72 |
| 1245 | Umrour | Leasehold | Mines | ML-217.681 Hect | 53 | 0.982 | 2.43 | 1282 | Umrour | Leasehold | Mines | ML-217.681 Hect | 72/1 | 1.672 | 4.13 |
| 1246 |  | Leasehold | Mines | ML-217.681 Hect | 457 | 0.272 | 0.67 | 1283 | Umrour | Leasehold | Mines | ML-217.681 Hect | 70 | 1.913 | 4.73 |
|  | Patti |  |  |  |  |  |  | 1284 | Umrour | Leasehold | Mines | ML-217.681 Hect | 81 | 1.932 | 4.77 |


| $\begin{aligned} & \mathrm{Sr} . \\ & \mathrm{No.} \end{aligned}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the <br> Mining Block | Khasra No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres | $\begin{aligned} & \text { Sr. } \\ & \text { No. } \end{aligned}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the <br> Mining Block | Khasra <br> No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1285 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-663 Hect | 784/1 | 0.23 | 0.57 | 1320 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 1031/2 | 2.843 | 7.03 |
| 1286 | Piprahat | Leasehold | Mines | ML-663 Hect | 5 | 1.108 | 2.74 | 1321 | Bhadanpur S. | Leasehold | Mines | ML-663 Hect | 666 | 0.084 | 0.21 |
| 1287 | Umrour | Leasehold | Mines | ML-663 Hect | 72/4 | 1.797 | 4.44 |  |  |  |  |  |  |  |  |
| 1288 | Bhadanpur | Leasehold | Mines | ML-663 Hect | 784/2 | 0.425 | 1.05 | 1322 | Umrour | Leasehold | Mines | ML-663 Hect | 105/1 | 0.418 | 1.03 |
|  | N. Patti |  |  |  |  |  |  | 1323 | Bhadanpur | Leasehold | Mines | ML-663 Hect | 796 | 0.826 | 2.04 |
| 1289 | Umrour | Leasehold | Mines | ML-663 Hect | 73/1 | 0.711 | 1.76 |  |  |  |  |  |  |  |  |
| 1290 | BhadanpurS. Patti | Leasehold | Mines | ML-663 Hect | 1015 | 1.798 | 4.44 | 1324 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 1070 | 3.156 | 7.8 |
| 1291 | Umrour | Leasehold | Mines | ML-663 Hect | 74/1 | 0.157 | 0.39 | 1325 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 795 | 0.084 | 0.21 |
| 1292 | BhadanpurS. Patti | Leasehold | Mines | ML-663 Hect | 663/1 | 0.428 | 1.06 | 1326 | Bhadanpur N. Patti | Leasehold | Mines | ML-663 Hect | 797 | 0.105 | 0.26 |
| 1293 | Umrour | Leasehold | Mines | ML-663 Hect | 74/2 | 0.125 | 0.31 | 1327 | Bhadanpur S. | Leasehold | Mines | ML-663 Hect | 1054/2 | 3.408 | 8.42 |
| 1294 | Umrour | Leasehold | Mines | ML-663 Hect | 74/3 | 0.637 | 1.57 |  | Patti |  |  |  |  |  |  |
| 1295 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-663 Hect | 786 | 1.975 | 4.88 | 1328 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 1089/2 | 0.084 | 0.21 |
| 1296 | Umrour | Leasehold | Mines | ML-663 Hect | 75/1 | 0.157 | 0.39 | 1329 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-663 Hect | 798 | 0.826 | 2.04 |
| 1297 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-663 Hect | 787 | 1.359 | 3.36 | 1330 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 485/1 | 0.76 | 1.88 |
| 1298 | Umrour | Leasehold | Mines | ML-663 Hect | 75/2 | 0.125 | 0.31 | 1331 | Srinagar | Leasehold | Mines | ML-663 Hect | 82 | 0.042 | 0.1 |
| 1299 | Umrour | Leasehold | Mines | ML-663 Hect | 76 | 0.961 | 2.37 | 1332 | BhadanpurS. | Leasehold | Mines | ML-663 Hect | 485/2 | 0.759 | 1.88 |
| 1300 | Srinagar | Leasehold | Mines | ML-663 Hect | 74 | 0.146 | 0.36 |  | Patti |  |  |  |  |  |  |
| 1301 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-663 Hect | 790/1 | 0.627 | 1.55 | 1333 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 485/3 | 0.76 | 1.88 |
| 1302 | Umrour | Leasehold | Mines | ML-663 Hect | 77/1 | 2.143 | 5.3 | 1334 | Umrour | Leasehold | Mines | ML-663 Hect | 107/2 | 0.857 | 2.12 |
| 1303 | Srinagar | Leasehold | Mines | ML-663 Hect | 75 | 0.01 | 0.02 | 1335 | Piprahat | Leasehold | Mines | ML-663 Hect | 17/1 | 1.177 | 2.91 |
| 1304 | Piprahat | Leasehold | Mines | ML-663 Hect | 9 | 0.125 | 0.31 | 1336 | Bhadanpur S. | Leasehold | Mines | ML-663 Hect | 486/1 | 0.087 | 0.21 |
| 1305 | Umrour | Leasehold | Mines | ML-663 Hect | 77/2 | 0.564 | 1.39 |  |  |  |  |  |  |  |  |
| 1306 | Bhadanpu | Leasehold | Mines | ML-663 Hect | 790/2 | 0.756 | 1.87 | 1337 | Piprahat | Leasehold | Mines | ML-663 Hect | 17/2 | 0.28 | 0.69 |
|  | N. Patti |  |  |  |  |  |  | 1338 | Umrour | Leasehold | Mines | ML-663 Hect | 108 | 1.954 | 4.83 |
| 1307 | Umrour | Leasehold | Mines | ML-663 Hect | 78 | 2.435 | 6.02 | 1339 | Umrour | Leasehold | Mines | ML-663 Hect | 109/1 | 0.052 | 0.13 |
| 1308 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-663 Hect | 794/1 | 0.658 | 1.63 | 1340 | Bhadanpur S. <br> Patti | Leasehold | Mines | ML-663 Hect | 486/2 | 0.087 | 0.21 |
| 1309 | Umrour | Leasehold | Mines | ML-663 Hect | 80 | 2.593 | 6.41 | 1341 | Piprahat | Leasehold | Mines | ML-663 Hect | 17/3 | 0.945 | 2.34 |
| 1310 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-663 Hect | 794/2 | 0.836 | 2.07 | 1342 | Bhadanpur S. <br> Patti | Leasehold | Mines | ML-663 Hect | 486/3 | 0.087 | 0.21 |
| 1311 | Umrour | Leasehold | Mines | ML-663 Hect | 102/1 | 2.633 | 6.51 | 1343 | Bhadanpur N. Patti | Leasehold | Mines | ML-663 Hect | 800 | 0.125 | 0.31 |
| 1312 | Umrour | Leasehold | Mines | ML-663 Hect | 102/2 | 0.052 | 0.13 |  |  |  |  |  |  |  |  |
| 1313 | BhadanpurS. Patti | Leasehold | Mines | ML-663 Hect | 1141 | 0.836 | 2.07 | 1344 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-663 Hect | 804 | 0.303 | 0.75 |
|  |  |  |  |  |  |  |  | 1345 | Umrour | Leasehold | Mines | ML-663 Hect | 110/1 | 2.017 | 4.98 |
| 1314 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-663 Hect | 795/1 | 1.045 | 2.58 | 1346 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-663 Hect | 805 | 0.408 | 1.01 |
| 1315 | Bhadanpur S. <br> Patti | Leasehold | Mines | ML-663 Hect | 1056/1 | 2.749 | 6.79 | 1347 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 672/2 | 2.017 | 4.98 |
| 1316 | Srinagar | Leasehold | Mines | ML-663 Hect | 79 | 0.084 | 0.21 | 1348 |  | Leasehold | Minos | ML-663 Hect | 808 | 0669 | 165 |
| 1317 | Umrour | Leasehold | Mines | ML-663 Hect | 102/3 | 0.209 | 0.52 | 1348 | N. Patti | Leasehold | Mines | ML-663 Hect | 808 | 0.669 | 1.65 |
| 1318 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-663 Hect | 795/2 | 0.595 | 1.47 | 1349 | Umrour | Leasehold | Mines | ML-663 Hect | 111/1 | 1.108 | 2.74 |
| 1319 | Piprahat | Leasehold | Mines | ML-663 Hect | 12 | 0.752 | 1.86 | 1350 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 1018/2 | 2.09 | 5.16 |


| $\begin{gathered} \mathrm{Sr} . \\ \mathrm{No} . \end{gathered}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres | $\begin{aligned} & \text { Sr. } \\ & \text { No. } \end{aligned}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra <br> No./ <br> Survey No. etc as applicable | Area in (Hectares) | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1351 | Umrour | Leasehold | Mines | ML-663 Hect | 111/2 | 0.23 | 0.57 | 1387 | Bhadanpur S. <br> Patti | Leasehold | Mines | ML-663 Hect | 1067/4 | 0.47 | 1.16 |
| 1352 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-663 Hect | 824 | 0.387 | 0.96 |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  | 1388 | Bhadanpur S. <br> Patti | Leasehold | Mines | ML-663 Hect | 510 | 0.522 | 1.29 |
| 1353 | Umrour | Leasehold | Mines | ML-663 Hect | 112/1 |  | 2.61 |  |  |  |  |  |  |  |  |
| 1354 | Bhadanpur N. Patti | Leasehold | Mines | ML-663 Hect | 825 | 1.212 | 2.99 | 1389 | Piprahat | Leasehold | Mines | ML-663 Hect | 32 | 1.986 | 4.91 |
|  |  |  |  |  |  |  |  |  | Umrour | Leasehold | Mines | ML-663 Hect | 120/4 | 0.334 | 0.83 |
| 1355 | Umrour | Leasehold | Mines | ML-663 Hect | 112/2 | 0.941 | 2.33 | 1391 | Bhadanpur S. <br> Patti | Leasehold | Mines | ML-663 Hect | 511 | 0.481 | 1.19 |
| 1356 | Bhadanpur <br> N. Patti | Leasehold |  | ML-663 Hect | 826 | 1.097 | 2.71 |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  | 1392 | Umrour | Leasehold | Mines | ML-663 Hect | 121/2 | 0.345 | 0.85 |
| 1357 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-663 Hect | 827 | 0.282 | 0.7 | 1393 | Umrour | Leasehold | Mines | ML-663 Hect | 122/1 | 0.261 | 0.64 |
|  |  |  |  |  |  |  |  |  | Umrour | Leasehold | Mines | ML-663 Hect | 122/2/k | 0.047 | 0.12 |
| 1358 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-663 Hect | 828 | 0.397 | 0.98 | 1395 | Piprahat | Leasehold | Mines | ML-663 Hect | 50 | 2.508 | 6.2 |
| 1359 | Umrour | Leasehold | Mines | ML-663 Hect | 113 | 0.439 | 1.08 | 1396 | Umrour | Leasehold | Mines | ML-663 Hect | 122/3 | 0.157 | 0.39 |
| 1360 | Bhadanpur N. Patti | Leasehold | Mines | ML-663 Hect | 829 | 1.014 | 2.51 | 1397 | Umrour | Leasehold | Mines | ML-663 Hect | 123/1 | 0.209 | 0.52 |
|  |  |  |  |  |  |  |  | 1398 | Umrour | Leasehold | Mines | ML-663 Hect | 123/2 | 1.254 | 3.1 |
| 1361 | Umrour | Leasehold | Mines | ML-663 Hect | 114/1 | 1.463 | 3.62 | 1399 | Umrour | Leasehold | Mines | ML-663 Hect | 123/3 | 0.052 | 0.13 |
| 1362 | Bhadanpur <br> N. Patti | Leasehold | Mines | ML-663 Hect | 830 | 0.209 | 0.52 | 1400 | Umrour | Leasehold | Mines | ML-663 Hect | 124 | 0.794 | 1.96 |
|  |  |  |  |  |  |  |  | 1401 | Umrour | Leasehold | Mines | ML-663 Hect | 125/1 | 0.209 | 0.52 |
| 1363 | Umrour | Leasehold | Mines | ML-663 Hect | 114/2 | 0.574 | 1.42 | 1402 | Umrour | Leasehold | Mines | ML-663 Hect | 125/2 | 0.449 | 1.11 |
| 1364 | Umrour | Leasehold | Mines | ML-663 Hect | 114/3 | 0.021 | 0.05 | 1403 | Umrour | Leasehold | Mines | ML-663 Hect | 126/1 | 0.418 | 1.03 |
| 1365 | BhadanpurS. <br> Patti | Leasehold | Mines | ML-663 Hect | 665 | 0.575 | 1.42 | 1404 | Umrour | Leasehold | Mines | ML-663 Hect | 126/2 | 0.355 | 0.88 |
| 1366 | Bhadanpur | Leasehold | Mines | ML-663 Hect | 831 | 1.839 | 4.54 | 1405 | Umrour | Leasehold | Mines | ML-663 Hect | 127/1 | 0.209 | 0.52 |
|  | N. Patti |  |  |  |  |  |  | 1406 | BhadanpurS. | Leasehold | Mines | ML-663 Hect | 521 | 0.332 | 0.82 |
| 1367 | Umrour | Leasehold | Mines | ML-663 Hect | 114/4 | 0.021 | 0.05 |  | Patti |  |  |  |  |  |  |
| 1368 | Umrour | Leasehold | Mines | ML-663 Hect | 115/1 | 1.317 | 3.25 | 1407 | Bhadanpur S. <br> Patti | Leasehold | Mines | ML-663 Hect | 750 | 0.366 | 0.9 |
| 1369 | Piprahat | Leasehold | Mines | ML-663 Hect | 23/2 | 0.036 | 0.09 | 1408 | Bhadanpur S. | Leasehold | Mines | ML-663 Hect | 522 | 0.179 | 0.44 |
| 1370 | Piprahat | Leasehold | Mines | ML-663 Hect | 24/1 | 0.037 | 0.09 |  |  |  |  |  |  |  |  |
| 1371 | Piprahat | Leasehold | Mines | ML-663 Hect | 24/2 | 0.073 | 0.18 | 1409 | Umrour | Leasehold | Mines | ML-663 Hect | 127/2 | 0.732 | 1.81 |
| 1372 | Srinagar | Leasehold | Mines | ML-663 Hect | 179 | 0.1 | 0.25 | 1410 | Umrour | Leasehold | Mines | ML-663 Hect | 127/3 | 0.146 | 0.36 |
| 1373 | BhadanpurS. Patti | Leasehold | Mines | ML-663 Hect | 781 | 0.104 | 0.26 | 1411 | Bhadanpur S. <br> Patti | Leasehold | Mines | ML-663 Hect | 523/1/k/1 | 1.987 | 4.91 |
| 1374 | Umrour | Leasehold | Mines | ML-663 Hect | 118/1 | 0.283 | 0.7 | 1412 | Piprahat | Leasehold | Mines | ML-663 Hect | 55/2 | 1.024 | 2.53 |
| 1375 | Piprahat | Leasehold | Mines | ML-663 Hect | 25 | 1.066 | 2.63 | 1413 | Umrour | Leasehold | Mines | ML-663 Hect | 128/1 | 1.045 | 2.58 |
| 1376 | Umrour | Leasehold | Mines | ML-663 Hect | 118/2 | 0.052 | 0.13 | 1414 | Bhadanpur $S$. <br> Patti | Leasehold | Mines | ML-663 Hect | 523/1/k/2 | 1.288 | 3.18 |
| 1377 | Piprahat | Leasehold | Mines | ML-663 Hect | 26 | 1.035 | 2.56 |  |  |  |  |  |  |  |  |
| 1378 | Umrour | Leasehold | Mines | ML-663 Hect | 118/3 | 0.052 | 0.13 | 1415 | Bhadanpur S. <br> Patti | Leasehold | Mines | ML-663 Hect | 1106/1/kh | 2 | 4.94 |
| 1379 | Umrour | Leasehold | Mines | ML-663 Hect | 119/1 | 0.063 | 0.16 | 1416 | Umrour | Leasehold | Mines | ML-663 Hect | 128/2 | 0.125 | 0.31 |
| 1380 | Srinagar | Leasehold | Mines | ML-663 Hect | 181 | 0.15 | 0.37 | 1417 | Piprahat | Leasehold | Mines | ML-663 Hect | 56/1 | 0.294 | 0.73 |
| 1381 | Piprahat | Leasehold | Mines | ML-663 Hect | 28 | 1.118 | 2.76 | 1418 | Bhadanpur S. | Leasehold | Mines | ML-663 Hect | 1106/1/g | 2 | 4.94 |
| 1382 | BhadanpurS. | Leasehold | Mines | ML-663 Hect | 710 | 0.07 | 0.17 |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  | 1419 | Umrour | Leasehold | Mines | ML-663 Hect | 128/3 | 0.105 | 0.26 |
| 1383 | Umrour | Leasehold | Mines | ML-663 Hect | 120/1 | 0.261 | 0.64 | 1420 | Piprahat | Leasehold | Mines | ML-663 Hect | 56/2 | 0.418 | 1.03 |
| 1384 | Piprahat | Leasehold | Mines | ML-663 Hect | 31 | 0.073 | 0.18 | 1421 | BhadanpurS. | Leasehold | Mines | ML-663 Hect | 523/1/k/4 | 1.288 | 3.18 |
| 1385 | Umrour | Leasehold | Mines | ML-663 Hect | 120/2 | 0.47 | 1.16 |  |  |  |  |  |  |  |  |
| 1386 | BhadanpurS. | Leasehold | Mines | ML-663 Hect | 1041 | 0.073 | 0.18 | 1422 | Srinagar | Leasehold | Mines | ML-663 Hect | 188 | 0.146 | 0.36 |
|  | Patti |  |  |  |  |  |  | 1423 | Umrour | Leasehold | Mines | ML-663 Hect | 129 | 0.491 | 1.21 |


| $\begin{aligned} & \text { Sr. } \\ & \text { No. } \end{aligned}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the <br> Mining Block | Khasra <br> No./ <br> Survey <br> No. etc as applicable | Area in (Hectares) | Area in Acres | $\begin{aligned} & \text { Sr. } \\ & \text { No. } \end{aligned}$ | Name of the village/ Place | Type of Land <br> (Freehold/ <br> Lease hold/ <br> Surface <br> Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the <br> Mining Block | Khasra <br> No./ <br> Survey <br> No. etc as applicable | Area in (Hectares) | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1424 | Bhadanpur S. <br> Patti | Leasehold | Mines | ML-663 Hect | 523/1/k/5 | 1.287 | 3.18 | 1462 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 1056/3 | 4.045 | 10 |
| 1425 | Umrour | Leasehold | Mines | ML-663 Hect | 130 | 0.418 | 1.03 | 1463 | Piprahat | Leasehold | Mines | ML-663 Hect | 67 | 0.052 | 0.13 |
| 1426 | Piprahat | Leasehold | Mines | ML-663 Hect | 57/1 | 0.507 | 1.25 | 1464 | Bhadanpur S. | Leasehold | Mines | ML-663 Hect | 536 | 0.627 | 1.55 |
| 1427 | Piprahat | Leasehold | Mines | ML-663 Hect | 57/2 | 0.507 | 1.25 |  |  |  |  |  |  |  |  |
| 1428 | Umrour | Leasehold | Mines | ML-663 Hect | 131 | 1.066 | 2.63 | 1465 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 676 | 6.115 | 15.11 |
| 1429 | Bhadanpur S. <br> Patti | Leasehold | Mines | ML-663 Hect | 523/2/k | 1.887 | 4.66 | 1466 | Umrour | Leasehold | Mines | ML-663 Hect | 154/1 | 0.115 | 0.28 |
| 1430 | Umrour | Leasehold | Mines | ML-663 Hect | 132/1 | 0.711 | 1.76 | 1467 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | $\begin{gathered} \text { 1053/1/ } \\ \mathrm{kh} / 4 \end{gathered}$ | 0.627 | 1.55 |
| 1431 | Bhadanpur S. <br> Patti | Leasehold | Mines | ML-663 Hect | 523/2/k/4 | 1.288 | 3.18 | 1468 | Piprahat | Leasehold | Mines | ML-663 Hect | 68 | 2.393 | 5.91 |
| 1432 | Umrour | Leasehold | Mines | ML-663 Hect | 132/2 | 0.115 | 0.28 | 1469 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 1031/1/kh | 9.198 | 22.73 |
| 1433 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 523/2/kh | 0.886 | 2.19 | 1470 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 1100/1 | 0.115 | 0.28 |
| 1434 | Piprahat | Leasehold | Mines | ML-663 Hect | 59/1 | 0.945 | 2.34 | 1471 | Bhadanpur S. | Leasehold | Mines | ML-663 Hect | 538/1 | 0.125 | 0.31 |
| 1435 | Umrour | Leasehold | Mines | ML-663 Hect | 133/1 | 0.261 | 0.64 |  |  |  |  |  |  |  |  |
| 1436 |  | Leasehold | Mines | ML-663 Hect | 687 | 0.888 | 2.19 | 1472 | Piprahat | Leasehold | Mines | ML-663 Hect | 69 | 0.219 | 0.54 |
|  | Patti |  |  |  |  |  |  | 1473 | Umrour | Leasehold | Mines | ML-663 Hect | 154/2 | 0.418 | 1.03 |
| 1437 | Piprahat | Leasehold | Mines | ML-663 Hect | 59/2 | 0.946 | 2.34 | 1474 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 1055/1 | 0.627 | 1.55 |
| 1438 | Piprahat | Leasehold | Mines | ML-663 Hect | 60/1 | 0.335 | 0.83 |  |  |  |  |  |  |  |  |
| 1439 | Umrour | Leasehold | Mines | ML-663 Hect | 133/2 | 0.397 | 0.98 | 1475 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 672/1 | 12.219 | 30.19 |
| 1440 | Piprahat | Leasehold | Mines | ML-663 Hect | 60/2 | 0.334 | 0.83 | 1476 | BhadanpurS. | Leasehold | Mines | ML-663 Hect | 1101/1 | 0.115 | 0.28 |
| 1441 | Umrour | Leasehold | Mines | ML-663 Hect | 134 | 0.637 | 1.57 |  | Patti |  |  |  |  |  |  |
| 1442 | Piprahat | Leasehold | Mines | ML-663 Hect | 61/1 | 0.961 | 2.37 | 1477 | Bhadanpur S. <br> Patti | Leasehold | Mines | ML-663 Hect | 538/2 | 0.418 | 1.03 |
| 1443 | Umrour | Leasehold | Mines | ML-663 Hect | 135/1 | 1.087 | 2.69 | 1478 | BhadanpurS. | Leasehold | Mines | ML-663 Hect | 1089/1 | 0.627 | 1.55 |
| 1444 | Umrour | Leasehold | Mines | ML-663 Hect | 135/2 | 0.784 | 1.94 |  |  |  |  |  |  |  |  |
| 1445 | Piprahat | Leasehold | Mines | ML-663 Hect | 61/2 | 0.962 | 2.38 | 1479 | Umrour | Leasehold | Mines | ML-663 Hect | 155/1 | 1.045 | 2.58 |
| 1446 | Umrour | Leasehold | Mines | ML-663 Hect | 136/1 | 0.209 | 0.52 | 1480 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 1057/1 | 0.418 | 1.03 |
| 1447 | Umrour | Leasehold | Mines | ML-663 Hect | 136/2 | 0.794 | 1.96 | 1481 |  | Leasehold | Mines | ML-663 Hect | 1102 | 0.627 | 1.55 |
| 1448 | Umrour | Leasehold | Mines | ML-663 Hect | 137/2 | 0.073 | 0.18 |  | Patti |  |  |  |  |  |  |
| 1449 | Bhadanpur S. | Leasehold | Mines | ML-663 Hect | 529 | 0.261 | 0.64 | 1482 | Umrour | Leasehold | Mines | ML-663 Hect | 155/2 | 0.742 | 1.83 |
| 1450 | Patt | Leasehold | Mines | ML-663 Hect | 1042 | 0.261 | 0.64 | 1483 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 807 | 1.05 | 2.59 |
|  | Patti |  |  |  |  |  |  | 1484 | Umrour | Leasehold | Mines | ML-663 Hect | 156/1 | 0.471 | 1.16 |
| 1451 | Umrour | Leasehold | Mines | ML-663 Hect | 143 | 0.376 | 0.93 | 1485 | Umrour | Leasehold | Mines | ML-663 Hect | 156/2 | 0.052 | 0.13 |
| 1452 | Umrour | Leasehold | Mines | ML-663 Hect | 144 | 1.338 | 3.31 | 1486 | Piprahat | Leasehold | Mines | ML-663 Hect | 72/1 | 0.157 | 0.39 |
| 1453 | Umrour | Leasehold | Mines | ML-663 Hect | 145 | 0.652 | 1.61 | 1487 | Piprahat | Leasehold | Mines | ML-663 Hect | 72/2 | 0.157 | 0.39 |
| 1454 | Bhadanpur S. <br> Patti | Leasehold | Mines | ML-663 Hect | $\begin{gathered} \text { 1053/2/ } \\ \text { kh/1 } \end{gathered}$ | 1.348 | 3.33 | 1488 | Umrour | Leasehold | Mines | ML-663 Hect | 157 | 0.658 | 1.63 |
| 1455 | Umrour | Leasehold | Mines | ML-663 Hect | 146 | 0.491 | 1.21 | 1489 | Bhadanpur S. <br> Patti | Leasehold | Mines | ML-663 Hect | 1106/3 | 0.157 | 0.39 |
| 1456 | Piprahat | Leasehold | Mines | ML-663 Hect | 64 | 0.178 | 0.44 | 1490 | Piprahat | Leasehold | Mines | ML-663 Hect | 72/3 | 0.313 | 0.77 |
| 1457 | Umrour | Leasehold | Mines | ML-663 Hect | 147 | 0.931 | 2.3 | 1491 | Umrour | Leasehold | Mines | ML-663 Hect | 158 | 1.609 | 3.98 |
| 1458 | Bhadanpur S. <br> Patti | Leasehold | Mines | ML-663 Hect | 778 | 0.178 | 0.44 | 1492 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 1143 | 0.157 | 0.39 |
| 1459 | Umrour | Leasehold | Mines | ML-663 Hect | 148 | 0.659 | 1.63 | 1493 | Umrour | Leasehold | Mines | ML-663 Hect | 159 | 0.282 | 0.7 |
| 1460 | Piprahat | Leasehold | Mines | ML-663 Hect | 65 | 3.627 | 8.96 | 1494 | Umrour | Leasehold | Mines | ML-663 Hect | 160 | 0.209 | 0.52 |
| 1461 | Piprahat | Leasehold | Mines | ML-663 Hect | 66 | 0.606 | 1.5 | 1495 | Piprahat | Leasehold | Mines | ML-663 Hect | 74 | 0.815 | 2.01 |


| $\begin{aligned} & \mathrm{Sr} . \\ & \mathrm{No.} \end{aligned}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the <br> Mining Block | Khasra No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres | $\begin{aligned} & \text { Sr. } \\ & \text { No. } \end{aligned}$ | Name of the village/ Place | Type of Land (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the <br> Mining Block | Khasra No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1496 | Umrour | Leasehold | Mines | ML-663 Hect | 161 | 0.23 | 0.57 | 1534 | Umrour | Leasehold | Mines | ML-663 Hect | 190 | 0.961 | 2.37 |
| 1497 | Piprahat | Leasehold | Mines | ML-663 Hect | 75 | 0.418 | 1.03 | 1535 | Piprahat | Leasehold | Mines | ML-663 Hect | 86 | 0.042 | 0.1 |
| 1498 | Bhadanpur S. <br> Patti | Leasehold | Mines | ML-663 Hect | 786 | 0.23 | 0.57 | 1536 | Umrour | Leasehold | Mines | ML-663 Hect | 191 | 0.125 | 0.31 |
|  |  |  |  |  |  |  |  | $1537$ | Piprahat | Leasehold | Mines | ML-663 Hect | 87 | 1.247 | 3.08 |
| 1499 | Umrour | Leasehold | Mines | ML-663 Hect | 162 | 1.4 | 3.46 | 1538 | Piprahat | Leasehold | Mines | ML-663 Hect | 88 | 0.031 | 0.08 |
| 1500 | Piprahat | Leasehold | Mines | ML-663 Hect | 76 | 0.052 | 0.13 | 1539 | Srinagar | Leasehold | Mines | ML-663 Hect | 214 |  | 0.67 |
| 1501 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 1105 | 0.23 | 0.57 | 1540 | Piprahat | Leasehold | Mines | ML-663 Hect | 89 | 0.272 | 1.11 |
| 1502 | Umrour | Leasehold | Mines | ML-663 Hect | 171 | 0.648 | 1.6 | 1541 | Piprahat | Leasehold | Mines | ML-663 Hect | 90 | 0.793 | 1.96 |
| 1503 | Piprahat | Leasehold | Mines | ML-663 Hect | 77 | 0.564 | 1.39 | 1542 | Piprahat | Leasehold | Mines | ML-663 Hect | 91 | 0.606 | 1.5 |
| 1504 | Umrour | Leasehold | Mines | ML-663 Hect | 172 | 0.637 | 1.57 | 1543 | Bhadanpur S. <br> Patti | Leasehold | Mines | ML-663 Hect | 1016 | 0.606 | 1.5 |
| 1505 | BhadanpurS. <br> Patti | Leasehold | Mines | ML-663 Hect | 752 | 0.648 | 1.6 | 1544 | Piprahat | Leasehold | Mines | ML-663 Hect | 97 | 0.084 | 0.21 |
| 1506 | BhadanpurS. | Leasehold | Mines | ML-663 Hect | 545/2/kh | 0.052 | 0.13 | 1545 | Srinagar | Leasehold | Mines | ML-663 Hect | 218/1 | 0.021 | 0.05 |
|  | Patti |  |  |  |  |  |  | 1546 | Piprahat | Leasehold | Mines | ML-663 Hect | 98 | 0.552 | 1.36 |
| 1507 | Umrour | Leasehold | Mines | ML-663 Hect | 173 | 0.387 | 0.96 | 1547 | Srinagar | Leasehold | Mines | ML-663 Hect | 218/2 | 0.021 | 0.05 |
| 1508 | Piprahat | Leasehold | Mines | ML-663 Hect | 78 | 0.439 | 1.08 | 1548 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 600 | 0.167 | 0.41 |
| 1509 | BhadanpurS. <br> Patti | Leasehold | Mines | ML-663 Hect | 1107 | 0.637 | 1.57 |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  | 1549 | Piprahat | Leasehold | Mines | ML-663 Hect | 99 | 0.195 | 0.48 |
| 1510 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 667 | 0.052 | 0.13 | 1550 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 775 | 0.021 | 0.05 |
| 1511 | Umrour | Leasehold | Mines | ML-663 Hect | 174 | 0.387 | 0.96 | 1551 | Srinagar | Leasehold | Mines | ML-663 Hect | 218/3 | 0.042 | 0.1 |
| 1512 | Bhadanpurs. <br> Patti | Leasehold | Mines | ML-663 Hect | 768 | 0.052 | 0.13 | 1552 | Piprahat | Leasehold | Mines | ML-663 Hect | 100 | 0.188 | 0.46 |
| 1513 | Umrour | Leasehold | Mines | ML-663 Hect | 175 | 1.066 | 2.63 | 1553 | Bhadanpur $S$. Patti | Leasehold | Mines | ML-663 Hect | 787 | 0.021 | 0.05 |
| 1514 | Umrour | Leasehold | Mines | ML-663 Hect | 177 | 0.92 | 2.27 | 1554 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 766 | 0.042 | 0.1 |
| 1515 | Umrour | Leasehold | Mines | ML-663 Hect | 183/1 | 0.261 | 0.64 |  |  |  |  |  |  |  |  |
| 1516 | Umrour | Leasehold | Mines | ML-663 Hect | 183/2 | 0.209 | 0.52 | 1555 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 762 | 0.188 | 0.46 |
| 1517 | Umrour | Leasehold | Mines | ML-663 Hect | 184/1 | 0.021 | 0.05 |  |  |  |  |  |  |  |  |
| 1518 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 1067/3 | 0.209 | 0.52 | 1556 | Piprahat | Leasehold | Mines | ML-663 Hect | 101 | 0.512 | 1.27 |
|  |  |  |  |  |  |  |  | 1557 | Srinagar | Leasehold | Mines | ML-663 Hect | 219 | 0.815 | 2.01 |
| 1519 | Piprahat | Leasehold | Mines | ML-663 Hect | 81 | 0.031 | 0.08 | 1558 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 789 | 0.042 | 0.1 |
| 1520 | Umrour | Leasehold | Mines | ML-663 Hect | 184/2 | 1.17 | 2.89 |  |  |  |  |  |  |  |  |
| 1521 | Umrour | Leasehold | Mines | ML-663 Hect | 185 | 0.241 | 0.6 | 1559 | Piprahat | Leasehold | Mines | ML-663 Hect | 102 | 0.142 | 0.35 |
| 1522 | BhadanpurS. Patti | Leasehold | Mines | ML-663 Hect | 770 | 0.241 | 0.6 | 1560 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 1019 | 0.042 | 0.1 |
| 1523 | Umrour | Leasehold | Mines | ML-663 Hect | 186 | 1.066 | 2.63 | 1561 | Piprahat | Leasehold | Mines | ML-663 Hect | 103 | 0.098 | 0.24 |
| 1524 | BhadanpurS. <br> Patti | Leasehold | Mines | ML-663 Hect | 803 | 0.251 | 0.62 | 1562 | Piprahat | Leasehold | Mines | ML-663 Hect | 104 | 0.167 | 0.41 |
|  |  |  |  |  |  |  |  |  | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 605 | 1.85 | 4.57 |
| 1525 | Piprahat | Leasehold | Mines | ML-663 Hect | 83/2/k | 0.526 | 1.3 |  |  |  |  |  |  |  |  |
| 1526 | Umrour | Leasehold | Mines | ML-663 Hect | 187 | 0.752 | 1.86 | 1564 | Piprahat | Leasehold | Mines | ML-663 Hect | 105 | 0.087 | 0.21 |
| 1527 | Srinagar | Leasehold <br> Leasehold | Mines <br> Mines | ML-663 Hect | 208 | 0.146 | 0.36 | 1565 | Srinagar | Leasehold | Mines | ML-663 Hect | 220/1 | 0.128 | 0.32 |
| 1528 | BhadanpurS. Patti | Leasehold | Mines | ML-663 Hect | 1103 | 0.251 | 0.62 | 1566 | Srinagar | Leasehold | Mines | ML-663 Hect | 220/2 | 0.128 | 0.32 |
|  |  |  |  |  |  |  |  |  | Piprahat | Leasehold | Mines | ML-663 Hect | 106 | 0.238 | 0.59 |
| 1529 | Umrour | Leasehold | Mines | ML-663 Hect | 188/1 | 0.784 | 1.94 | 1568 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 1043 | 0.24 | 0.59 |
| 1530 | Umrour | Leasehold | Mines | ML-663 Hect | 188/2 | 0.293 | 0.72 |  |  |  |  |  |  |  |  |
| 1531 | Piprahat | Leasehold | Mines | ML-663 Hect | 84 | 0.554 | 1.37 | 1569 | Srinagar | Leasehold | Mines | ML-663 Hect | 220/3 | 0.256 | 0.63 |
| 1532 | Umrour | Leasehold | Mines | ML-663 Hect | 189 | 1.17 | 2.89 | 1570 | Piprahat | Leasehold | Mines | ML-663 Hect | 138 | 0.408 | 1.01 |
| 1533 | Piprahat | Leasehold | Mines | ML-663 Hect | 85 | 0.703 | 1.74 | 1571 | Piprahat | Leasehold | Mines | ML-663 Hect | 161 | 2.571 | 6.35 |


| $\begin{aligned} & \text { Sr. } \\ & \text { No. } \end{aligned}$ | Name of the village/ Place | Type of Land <br> (Freehold/ Lease hold/ Surface Right) | Usage(Plant/ Mines/ Colony/ Others etc) | Name of the Mining Block | Khasra <br> No./ Survey No. etc as applicable | Area in (Hectares) | Area in Acres | Century Cement |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |  | $\begin{aligned} & \text { Sr. } \\ & \text { No. } \end{aligned}$ | Name of the Village/ Place | Type of Land (Freehold/ Leasehold/ Surface Right) | Usage (Plant/ Mines/Colony/ Others etc) | Khasra No./ Survey № etc as applicable | Area in Hectares | Area in Acres |
| 1572 | BhadanpurS. Patti | Leasehold | Mines | ML-663 Hect | 1060 | 2.572 | 6.36 | 1 | Kundru | Freehold | Residentia//Plant | 85/2 | 0.98 | 2.41 |
| 1573 | Piprahat | Leasehold | Mines | ML-663 Hect | 165 | 0.794 | 1.96 |  |  | Freehold | Plant | 84/2 | 0.04 | 0.10 |
| 1574 | Piprahat | Leasehold | Mines | ML-663 Hect | 166/1 | 0.794 | 1.96 | 2 | Kundru | Freehold | Community Use | 105 | 0.55 | 1.37 |
| 1575 | BhadanpurS. Patti | Leasehold | Mines | ML-663 Hect | 689/1 | 0.796 | 1.97 | 3 | Kundru | Freehold | Plant | 86 | 2.83 | 7.00 |
|  |  |  |  |  |  |  |  |  |  | Freehold | Plant | 99/2 | 0.74 | 1.82 |
| 1576 | Piprahat | Leasehold | Mines | ML-663 Hect | 166/4 | 0.857 | 2.12 | 4 | Kundru | Freehold | Plant | 85/1 | 0.98 | 2.41 |
| 1577 | Piprahat | Leasehold | Mines | ML-663 Hect | 167/1 | 0.219 | 0.54 |  |  | Freehold | Plant | 84/1 | 0.04 | 0.10 |
| 1578 | BhadanpurS. <br> Patti | Leasehold | Mines | ML-663 Hect | 678 | 0.857 | 2.12 | 5 | Kundru | Freehold | Plant | 87 | 6.82 | 16.86 |
|  |  |  |  |  |  |  |  | 6 | Kundru | Freehold | Plant | 94 | 2.81 | 6.94 |
| 1579 | BhadanpurS. <br> Patti | Leasehold | Mines | ML-663 Hect | 668/1 | 0.878 | 2.17 | 7 | Kundru | Freehold | Plant | 98 | 2.33 | 5.75 |
|  |  |  |  |  |  |  |  | 8 | Kundru | Freehold | Community Use | 104/1 | 0.12 | 0.30 |
| 1580 | Piprahat | Leasehold | Mines | ML-663 Hect | 167/4 | 0.146 | 0.36 |  |  | Freehold | Plant | 104/3 | 0.42 | 1.04 |
| 1581 | Piprahat | Leasehold | Mines | ML-663 Hect | 167/6 | 0.554 | 1.37 |  |  | Freehold | Plant | 104/4 | 0.04 | 0.11 |
| 1582 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 1091 | 0.554 | 1.37 |  |  | Freehold | Plant | 104/7 | 0.25 | 0.63 |
|  |  |  |  |  |  |  |  | 9 | Kundru | Freehold | Residential | 107 | 1.24 | 3.06 |
| 1583 | Piprahat | Leasehold | Mines | ML-663 Hect | 168 | 0.711 | 1.76 | 10 | Kundru | Freehold | Plant | 108/5 | 8.60 | 21.26 |
| 1584 | BhadanpurS. <br> Patti | Leasehold | Mines | ML-663 Hect | 1106/2 | 0.554 | 1.37 |  |  | Freehold | Plant | 82/1 | 1.17 | 2.88 |
|  |  |  |  |  |  |  |  |  |  | Freehold | Plant | 99/1 | 2.21 | 5.45 |
| 1585 | Piprahat | Leasehold | Mines | ML-663 Hect | 170 | 1.129 | 2.79 | 11 | Kundru | Freehold | Plant | 96 | 0.40 | 1.00 |
| 1586 | Piprahat | Leasehold | Mines | ML-663 Hect | 171 | 0.899 | 2.22 |  |  | Freehold | Plant | 97 | 1.62 | 4.00 |
| 1587 | Piprahat | Leasehold | Mines | ML-663 Hect | 172 | 0.094 | 0.23 | 12 | Kundru | Freehold | Plant | 104/2 | 0.49 | 1.20 |
| 1588 | BhadanpurS. Patti | Leasehold | Mines | ML-663 Hect | 650 | 0.231 | 0.57 |  |  | Freehold | Plant | 104/5 | 0.10 | 0.25 |
| 1589 | BhadanpurS. Patti | Leasehold | Mines | ML-663 Hect | 651 | 0.031 | 0.08 |  |  | Freehold | Plant | 104/6 | 0.05 | 0.13 |
|  |  |  |  |  |  |  |  |  |  | Freehold | Plant | 104/8 | 0.14 | 0.34 |
| 1590 | Bhadanpur S. <br> Patti | Leasehold | Mines | ML-663 Hect | 1017 | 0.031 | 0.08 | 13 | Kundru | Freehold | Plant | 103 | 1.77 | 4.37 |
|  |  |  |  |  |  |  |  | 14 | Kundru | Freehold | Plant | 95 | 0.99 | 2.45 |
| 1591 | BhadanpurS. <br> Patti | Leasehold | Mines | ML-663 Hect | 1039 | 0.031 | 0.08 | 15 | Kundru | Freehold | Residentia//Plant | 108/2 | 0.81 | 2.00 |
|  |  |  |  |  |  |  |  | 16 | Kundru | Freehold | Plant | 108/3 | 8.60 | 21.26 |
| 1592 | Piprahat | Leasehold | Mines | ML-663 Hect | 198/1 | 1.205 | 2.98 |  |  | Freehold | Plant/Community | 108/7 | 8.60 | 21.26 |
| 1593 | Piprahat | Leasehold | Mines | ML-663 Hect | 199/1 | 0.272 | 0.67 |  |  |  | Use |  |  |  |
| 1594 | Piprahat | Leasehold | Mines | ML-663 Hect | 213/1 | 1.413 | 3.49 |  |  | Freehold | Plant/Residential | 266/1 | 7.54 | 18.64 |
| 1595 | Piprahat | Leasehold | Mines | ML-663 Hect | 213/2 | 0.886 | 2.19 |  |  | Freehold | Plant/Residential | 267/2 | 7.42 | 18.34 |
| 1596 | Bhadanpur S. Patti | Leasehold | Mines | ML-663 Hect | 658/1 | 0.27 | 0.67 |  |  | Freehold | Plant/Residential | 266/3 | 8.23 | 20.33 |
|  |  |  |  |  |  |  |  | 17 | Kundru | Freehold | Plant | 102 | 2.17 | 5.37 |
| 1597 | Piprahat | Leasehold | Mines | ML-663 Hect | 239 | 0.752 | 1.86 |  |  | Freehold | Plant | 106 | 1.48 | 3.66 |
| 1598 | BhadanpurS. <br> Patti | Leasehold | Mines | ML-663 Hect | 1094/2 | 0.752 | 1.86 | 18 | Kundru | Freehold | Plantation | 82/2 | 1.16 | 2.87 |
|  |  |  |  |  |  |  |  |  |  | Freehold | Community Use | 108/1 | 8.60 | 21.26 |
| 1599 | Piprahat | Leasehold | Mines | ML-663 Hect | 241 | 2.445 | 6.04 |  |  | Freehold | Plantation | 108/4 | 8.60 | 21.26 |
| 1600 | Piprahat | Leasehold | Mines | ML-663 Hect | 248 | 0.314 | 0.78 |  |  | Freehold | Residential | 108/6 | 5.73 | 14.17 |
| 1601 | BhadanpurS. <br> Patti | Leasehold | Mines | ML-663 Hect | 693 | 0.314 | 0.78 |  |  |  | Community Used |  |  |  |
|  |  |  |  |  |  |  |  |  |  | Freehold | Community Use | 108/8 | 2.87 | 7.09 |
| 1602 | BhadanpurS. <br> Patti | Leasehold | Mines | ML-663 Hect | 1040 | 0.314 | 0.78 |  |  | Freehold | Residential | 266/2 | 7.54 | 18.64 |
|  |  |  |  |  |  |  |  |  |  | Freehold | Plantation | 266/4 | 6.20 | 15.33 |
| 1603 | BhadanpurS. <br> Patti | Leasehold | Mines | ML-663 Hect | 1104 | 0.407 | 1.01 |  |  | Freehold | Residential / Community Used | 267/1 | 5.41 | 13.38 |
|  | Total |  |  |  |  | 1,360.594 | 3,362.31 |  |  |  | Total |  | 128.73 | 318.09 |



| $\begin{aligned} & \mathrm{Sr} . \\ & \mathrm{No} . \end{aligned}$ | Name of the Village/ Place | Type of Land (Freehold/ Leasehold/ Surface Right) | Usage (Plant/ Mines/Colony/ Others etc) | Khasra №./ Survey No etc as applicable | Area in Hectares | Area in Acres | $\begin{aligned} & \mathrm{Sr} . \\ & \mathrm{No.} \end{aligned}$ | Name of the Village/ Place | Type of Land (Freehold/ Leasehold/ Surface Right) | Usage (Plant/ Mines/Colony/ Others etc) | Khasra No./ Survey No etc as applicable | Area in Hectares | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 9 | Bahesar | Freehold | Mines | 154 | 0.31 | 0.76 | 25 | Bahesar | Freehold | Mines | 7 | 0.86 | 2.13 |
| 10 | Bahesar | Freehold | Mines | 9 | 2.44 | 6.02 |  |  | Freehold | Mines | 24 | 0.36 | 0.88 |
|  |  | Freehold | Mines | 185 | 0.31 | 0.76 | 26 | Bahesar | Freehold | Mines | 23/1 | 0.06 | 0.16 |
|  |  | Freehold | Mines | 190 | 0.21 | 0.53 |  |  | Freehold | Plant | 222/2 | 0.15 | 0.38 |
| 11 | Bahesar | Freehold | Mines | 11/2 | 0.23 | 0.57 |  |  | Freehold | Plant | 248/3 | 0.19 | 0.47 |
| 12 | Bahesar | Freehold | Mines | 162 | 0.86 | 2.13 |  |  | Freehold | Plant | 248/7 | 0.33 | 0.81 |
|  |  | Freehold | Mines | 200 | 0.48 | 1.18 |  |  | Freehold | Plant | 248/10 | 0.08 | 0.20 |
|  |  | Freehold | Plant | 217 | 0.10 | 0.24 | 27 | Bahesar | Freehold | Mines | 23/5 | 0.06 | 0.16 |
| 13 | Bahesar | Freehold | Plant | 259 | 0.41 | 1.01 |  |  | Freehold | Plant | 222/5 | 0.15 | 0.38 |
| 14 | Bahesar | Freehold | Mines | 148/1 | 0.09 | 0.23 |  |  | Freehold | Plant | 248/11 | 0.19 | 0.46 |
|  |  | Freehold | Plant | 251/2 | 0.26 | 0.65 |  |  | Freehold | Plant | 248/12 | 0.32 | 0.80 |
|  |  | Freehold | Plant | 292/2 | 0.74 | 1.83 |  |  | Freehold | Plant | 248/13 | 0.08 | 0.20 |
| 15 | Bahesar | Freehold | Mines | 229/2 | 0.30 | 0.74 | 28 | Bahesar | Freehold | Mines | 11/1 | 0.23 | 0.56 |
| 16 | Bahesar | Freehold | Mines | 151/2 | 0.40 | 0.98 |  |  | Freehold | Plant | 220 | 3.35 | 8.27 |
| 17 | Bahesar | Freehold | Plant | 223 | 0.83 | 2.04 |  |  | Freehold | Plant | 221 | 0.24 | 0.60 |
|  |  | Freehold | Plant | 253 | 1.27 | 3.13 | 29 | Bahesar | Freehold | Plant | 261/1 | 1.06 | 2.61 |
| 18 | Bahesar | Freehold | Mines | 29/4 | 0.33 | 0.81 | 30 | Bahesar | Freehold | Mines | 61/2 | 0.49 | 1.20 |
| 19 | Bahesar | Freehold | Mines | 29/1 | 0.66 | 1.63 |  |  | Freehold | Mines | 61/6 | 0.10 | 0.24 |
|  |  | Freehold | Mines | 29/2 | 0.33 | 0.81 |  |  | Freehold | Mines | 61/7 | 0.09 | 0.22 |
|  |  | Freehold | Mines | 196 | 0.05 | 0.12 |  |  | Freehold | Mines | 61/8 | 0.10 | 0.24 |
|  |  | Freehold | Mines | 205/1 | 0.06 | 0.15 | 31 | Bahesar | Freehold | Mines | 61/1 | 0.12 | 0.30 |
|  |  | Freehold | Mines | 205/2 | 0.06 | 0.15 |  |  | Freehold | Mines | 61/3 | 0.22 | 0.54 |
| 20 | Bahesar | Freehold | Mines | 41 | 0.81 | 2.01 |  |  | Freehold | Mines | 61/4 | 0.09 | 0.22 |
|  |  | Freehold | Mines | 78 | 0.26 | 0.65 |  |  | Freehold | Mines | 61/5 | 1.44 | 3.57 |
|  |  | Freehold | Mines | 232 | 0.40 | 1.00 |  |  | Freehold | Mines | 61/9 | 0.24 | 0.60 |
|  |  | Freehold | Mines | 233 | 0.26 | 0.65 |  |  | Freehold | Mines | 171 | 1.40 | 3.45 |
|  |  | Freehold | Mines | 38/1 | 1.82 | 4.50 | 32 | Bahesar | Freehold | Mines | 11/3 | 0.22 | 0.54 |
|  |  | Freehold | Mines | 42/1 | 1.21 | 3.00 |  |  | Freehold | Mines | 11/4 | 0.24 | 0.59 |
|  |  | Freehold | Mines | 46/2 | 0.10 | 0.25 | 33 | Bahesar | Freehold | Mines | 229/1 | 0.60 | 1.49 |
| 21 | Bahesar | Freehold | Mines | 56/2 | 0.08 | 0.20 | 34 | Bahesar | Freehold | Mines | 13 | 1.14 | 2.82 |
|  |  | Freehold | Mines | 57 | 1.94 | 4.79 |  |  | Freehold | Mines | 48 | 3.38 | 8.34 |
|  |  | Freehold | Mines | 60 | 0.59 | 1.45 |  |  | Freehold | Mines | 172/1 | 1.78 | 4.39 |
|  |  | Freehold | Mines | 16/5 | 0.07 | 0.18 |  |  | Freehold | Plant | 203 | 0.53 | 1.31 |
| 22 | Bahesar | Freehold | Mines | 163/2 | 1.36 | 3.37 |  |  | Freehold | Plant | 214 | 0.33 | 0.81 |
|  |  | Freehold | Mines | 163/5 | 0.03 | 0.07 | 35 | Bahesar | Freehold | Mines | 18 | 1.10 | 2.72 |
| 23 | Bahesar | Freehold | Mines | 16/6 | 0.07 | 0.18 |  |  | Freehold | Mines | 123/1 | 4.88 | 12.07 |
| 24 | Bahesar | Freehold | Mines | 3 | 3.62 | 8.94 |  |  | Freehold | Mines | 178 | 7.79 | 19.24 |
|  |  | Freehold | Mines | 5 | 1.05 | 2.59 |  |  | Freehold | Mines | 183 | 0.40 | 1.00 |
|  |  | Freehold | Mines | 127 | 0.44 | 1.08 |  |  | Freehold | Mines | 188 | 0.13 | 0.31 |
|  |  | Freehold | Mines | 153 | 0.18 | 0.44 |  |  | Freehold | Mines | 202 | 0.21 | 0.53 |
|  |  | Freehold | Mines | 180 | 1.79 | 4.43 |  |  | Freehold | Plant | 202 | 0.40 | 1.00 |
|  |  | Freehold | Mines | 181 | 9.75 | 24.09 | 36 | Bahesar | Freehold | Plant | 294 | 0.93 | 2.31 |
|  |  | Freehold | Plant | 210 | 0.12 | 0.30 | 37 | Bahesar | Freehold | Mines | 144 | 0.22 | 0.54 |
|  |  | Freehold | Mines | 212 | 0.16 | 0.40 |  |  | Freehold | Mines | 145 | 0.30 | 0.75 |
|  |  | Freehold | Plant | 218 | 0.09 | 0.22 |  |  | Freehold | Mines | 146 | 0.26 | 0.65 |
|  |  | Freehold | Plant | 295 | 1.17 | 2.88 |  |  | Freehold | Mines | 149 | 0.18 | 0.45 |


| $\begin{aligned} & \mathrm{Sr} \\ & \mathrm{No} . \end{aligned}$ | Name of the Village/ Place | Type of Land (Freehold/ Leasehold/ Surface Right) | Usage (Plant/ Mines/Colony/ Others etc) | Khasra №./ Survey No etc as applicable | Area in Hectares | Area in Acres | $\begin{aligned} & \mathrm{Sr} \\ & \mathrm{No} . \end{aligned}$ | Name of the Village/ Place | Type of Land (Freehold/ Leasehold/ Surface Right) | Usage (Plant/ Mines/Colony/ Others etc) | Khasra №./ Survey No etc as applicable | Area in Hectares | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Freehold | Mines | 150 | 2.25 | 5.56 | 53 | Bahesar | Freehold | Mines | 16/3 | 0.07 | 0.18 |
|  |  | Freehold | Plant | 219 | 0.16 | 0.40 | 54 | Bahesar | Freehold | Plant | 118 | 0.11 | 0.26 |
| 38 | Bahesar | Freehold | Mines | 8 | 0.41 | 1.01 | 55 | Bahesar | Freehold | Mines | 143 | 2.89 | 7.14 |
|  |  | Freehold | Mines | 21/4 | 0.17 | 0.41 | 56 | Bahesar | Freehold | Mines | 4 | 0.54 | 1.34 |
|  |  | Freehold | Mines | 30/2 | 0.47 | 1.15 |  |  | Freehold | Mines | 56/1 | 0.49 | 1.20 |
|  |  | Freehold | Plant | 76/1 | 0.12 | 0.30 |  |  | Freehold | Mines | 65 | 0.62 | 1.52 |
| 39 | Bahesar | Freehold | Mines | 47 | 1.42 | 3.50 | 57 | Bahesar | Freehold | Mines | 21/1 | 0.16 | 0.40 |
|  |  | Freehold | Mines | 49 | 0.26 | 0.65 |  |  | Freehold | Mines | 66 | 1.01 | 2.49 |
| 40 | Bahesar | Freehold | Mines | 39 | 0.81 | 2.00 |  |  | Freehold | Plant | 254/2 | 0.81 | 2.00 |
|  |  | Freehold | Plant | 130/1 | 0.40 | 1.00 |  |  | Freehold | Plant | 255 | 0.66 | 1.63 |
| 41 | Bahesar | Freehold | Mines | 38/2 | 1.82 | 4.50 | 58 | Bahesar | Freehold | Mines | 62 | 0.38 | 0.94 |
|  |  | Freehold | Mines | 235 | 0.37 | 0.92 |  |  | Freehold | Mines | 64 | 0.96 | 2.38 |
| 42 | Bahesar | Freehold | Mines | 234 | 0.39 | 0.97 |  |  | Freehold | Plant | 243 | 0.74 | 1.82 |
|  |  | Freehold | Plant | 246 | 1.70 | 4.21 | 59 | Bahesar | Freehold | Plant | 251/1 | 0.53 | 1.30 |
| 43 | Bahesar | Freehold | Plant | 261/2 | 1.05 | 2.60 | 60 | Bahesar | Freehold | Plant | 120 | 0.42 | 1.05 |
| 44 | Bahesar | Freehold | Mines | 36 | 0.72 | 1.78 | 61 | Bahesar | Freehold | Plant | 51/2 | 0.28 | 0.70 |
|  |  | Freehold | Plant | 52 | 0.32 | 0.80 | 62 | Bahesar | Freehold | Plant | 283 | 3.04 | 7.52 |
|  |  | Freehold | Plant | 63 Part | 0.42 | 1.05 | 63 | Bahesar | Freehold | Mines | 61/10 | 0.20 | 0.50 |
|  |  | Freehold | Mines | 63/1 \& 63/2 | 0.38 | 0.95 | 64 | Bahesar | Freehold | Mines | 151/1 | 0.40 | 0.99 |
|  |  | Freehold | Plant | 119 | 0.16 | 0.40 | 65 | Bahesar | Freehold | Mines | 16/2 | 0.14 | 0.35 |
|  |  | Freehold | Plant | 260/1 | 1.10 | 2.71 |  |  | Freehold | Mines | 37/1 | 0.92 | 2.28 |
|  |  | Freehold | Plant | 260/2 | 1.09 | 2.70 |  |  | Freehold | Mines | 40/1 | 0.20 | 0.50 |
|  |  | Freehold | Mines | 15 | 0.40 | 1.00 |  |  | Freehold | Mines | 40/2 | 0.16 | 0.40 |
| 45 | Bahesar | Freehold | Mines | 32 | 0.26 | 0.64 |  |  | Freehold | Mines | 40/3 | 0.20 | 0.50 |
| 46 | Bahesar | Freehold | Mines | 20 | 0.28 | 0.69 | 66 | Bahesar | Freehold | Mines | 25 | 0.29 | 0.71 |
|  |  | Freehold | Plant | 209 | 0.07 | 0.17 |  |  | Freehold | Mines | 230 | 0.92 | 2.28 |
|  |  | Freehold | Mines | 239 Part | 0.81 | 2.00 | 67 | Bahesar | Freehold | Mines | 23/3 | 0.13 | 0.32 |
|  |  | Freehold | Plant | 239 Part | 0.32 | 0.80 |  |  | Freehold | Mines | 45 | 0.38 | 0.95 |
| 47 | Bahesar | Freehold | Mines | 121 | 1.30 | 3.20 |  |  | Freehold | Mines | 46/1 | 0.28 | 0.69 |
| 48 | Bahesar | Freehold | Plant | 216 | 0.30 | 0.73 |  |  | Freehold | Plant | 222/1 | 0.30 | 0.75 |
| 49 | Bahesar | Freehold | Mines | 148/2 | 0.10 | 0.24 |  |  | Freehold | Plant | 248/2 | 0.38 | 0.93 |
|  |  | Freehold | Plant | 251/3 | 0.26 | 0.65 |  |  | Freehold | Plant | 248/8 | 0.79 | 1.94 |
|  |  | Freehold | Plant | 292/1 | 0.74 | 1.82 | 68 | Bahesar | Freehold | Mines | 29/3 | 0.66 | 1.62 |
| 50 | Bahesar | Freehold | Mines | 10 | 0.47 | 1.16 | 69 | Bahesar | Freehold | Plant | 284/2 | 2.57 | 6.34 |
| 51 | Bahesar | Freehold | Mines | 16/1 | 0.07 | 0.17 | 70 | Bahesar | Freehold | Mines | 163/3 | 1.39 | 3.43 |
|  |  | Freehold | Mines | 33 | 0.77 | 1.91 | 71 | Bahesar | Freehold | Mines | 189 | 0.08 | 0.20 |
|  |  | Freehold | Mines | 179 | 1.33 | 3.28 |  |  | Freehold | Mines | 195 | 0.11 | 0.27 |
|  |  | Freehold | Mines | 193 | 0.26 | 0.65 | 72 | Bahesar | Freehold | Mines | 26 | 1.02 | 2.52 |
|  |  | Freehold | Mines | 194 | 0.15 | 0.36 |  |  | Freehold | Mines | 31 | 0.56 | 1.38 |
|  |  | Freehold | Plant | 240 | 0.74 | 1.84 |  |  | Freehold | Plant | 256 | 0.70 | 1.72 |
|  |  | Freehold | Mines | 12 | 1.83 | 4.51 | 73 | Bahesar | Freehold | Mines | 63 Part | 0.14 | 0.35 |
|  |  | Freehold | Plant | 241 | 2.24 | 5.53 | 74 | Bahesar | Freehold | Mines | 6 | 4.80 | 11.87 |
|  |  | Freehold | Plant | 215 | 0.61 | 1.51 |  |  | Freehold | Mines | 2 | 5.94 | 14.69 |
|  |  | Freehold | Mines | 228 | 0.31 | 0.76 |  |  | Freehold | Mines | 231/1 | 0.74 | 1.83 |
| 52 | Bahesar | Freehold | Plant | 258 | 0.95 | 2.34 | 75 | Bahesar | Freehold | Mines | 30/1 | 0.40 | 1.00 |


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| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Freehold | Mines | 160 | 1.72 | 4.24 | 1 | Tulsi | Freehold | Mining Area | 381 | 0.53 | 1.32 |
|  |  | Freehold | Plant | 225 | 1.29 | 3.18 |  |  | Freehold | Mining Area | 382 | 0.83 | 2.05 |
|  |  | Freehold | Mines | 227 | 5.55 | 13.72 |  |  | Freehold | Mining Area | 390 | 0.99 | 2.45 |
|  |  | Freehold | Mines | 231/2 | 0.74 | 1.83 |  |  | Freehold | Mining Area | 395 | 0.44 | 1.08 |
|  |  | Freehold | Plant | 254/1 | 0.77 | 1.90 |  |  | Freehold | Mining Area | 396/3 | 0.30 | 0.75 |
|  |  | Freehold | Plant | 257 | 1.40 | 3.47 |  |  | Freehold | Mining Area | 408/5 | 0.52 | 1.28 |
|  |  | Freehold | Plant | 293 | 1.03 | 2.54 |  |  | Freehold | Mining Area | 408/7 | 0.42 | 1.05 |
|  |  | Freehold | Mines | 37/2 | 0.40 | 1.00 |  |  | Freehold | Mining Area | 408/21 | 0.13 | 0.33 |
| 76 | Bahesar | Freehold | Mines | 35 | 1.19 | 2.94 |  |  | Freehold | Mining Area | 409/1 | 0.34 | 0.85 |
| 77 | Bahesar | Freehold | Mines | 19 | 0.13 | 0.32 |  |  | Freehold | Mining Area | 409/2 |  |  |
|  |  | Freehold | Plant | 247 | 1.10 | 2.71 |  |  | Freehold | Mining Area | 408/3 | 0.31 | 0.77 |
|  |  | Freehold | Plant | 208 | 0.08 | 0.19 |  |  | Freehold | Mining Area | 411/2 |  |  |
|  |  | Freehold | Mines | 122 | 0.21 | 0.51 | 2 | Tulsi | Freehold | Mining Area | 408/28 | 0.12 | 0.29 |
| 78 | Bahesar | Freehold | Mines | 34 | 1.07 | 2.64 |  |  | Freehold | Mining Area | 411/3 | 0.20 | 0.5 |
|  |  | Freehold | Plant | 201 | 0.06 | 0.16 |  |  | Freehold | Mining Area | 408/30 | 0.15 | 0.36 |
|  |  | Freehold |  | 211 | 0.06 | 0.14 |  |  | Freehold | Mining Area | 408/31 | 0.11 | 0.27 |
| 79 | Bahesar | Freehold | Plant | 249 | 0.95 | 2.35 | 3 | Tulsi | Freehold | Mining Area | 405 | 0.47 | 1.15 |
| 80 | Bahesar | Freehold | Mines | 161 | 0.85 | 2.09 |  |  | Freehold | Mining Area | 406/2 | 0.36 | 0.9 |
|  |  | Freehold | Plant | 213 | 0.23 | 0.57 |  |  | Freehold | Mining Area | 411/1 | 0.45 | 1.11 |
|  |  | Freehold | Plant | 245 | 1.72 | 4.24 | 4 | Tulsi | Freehold | Mining Area | 385 | 0.51 | 1.26 |
|  |  |  |  |  |  |  |  |  | Freehold | Mining Area | 389/2 | 0.22 | 0.55 |
| 81 | Bahesar | Freehold | Plant | 471/part | 0.42 | 1.05 |  |  | Freehold | Mining Area | 394/1 | 0.40 | 1.00 |
| 82 | Bahesar | Freehold | Plant | 470/10 | 0.18 | 0.45 |  |  |  |  |  |  |  |
|  |  | Freehold | Plant | 470/12 | 0.17 | 0.43 |  |  | Freehold | Mining Area | 391 | 0.15 | 0.36 |
|  |  |  |  |  |  |  | 5 | Tulsi | Freehold | Mining Area | 393/1 | 0.85 | 2.09 |
| 83 | Bahesar | Freehold | Plant | 470/9 | 0.16 | 0.40 |  |  | Freehold | Mining Area | 394/1 |  |  |
| 84 | Bahesar | Freehold | Plant | 470/11 | 0.18 | 0.44 |  |  | Freehold | Mining Area | 406/1 | 0.26 | 0.65 |
| 85 | Bahesar | Freehold | Mines | 67 | 2.96 | 7.319 |  |  | Freehold | Mining Area | 406/5 | 0.18 | 0.45 |
| 86 | Bahesar | Freehold | Plant | 117/1 | 2.51 | 6.195 |  |  | Freehold | Mining Area | 408/2 | 0.45 | 1.10 |
|  |  |  | Total |  | 225.518 | 557.254 |  |  | Freehold | Mining Area | 408/4 | 0.06 | 0.16 |
|  |  |  |  |  |  |  |  |  | Freehold | Mining Area | 408/8 | 0.48 | 1.18 |
| Sr. |  | Type of Land | Usage (Plant/ | Khasra No./ | Area in | Area in |  |  | Freehold | Mining Area | 408/10 | 0.11 | 0.26 |
| No. | the <br> Village/ | (Freehold/ Leasehold/ | Mines/Colony/ Others etc) | Survey No. etc as applicable |  |  |  |  | Freehold | Mining Area | 408/12 | 0.10 | 0.25 |
|  | Place | Surface Right) |  |  |  |  |  |  | Freehold | Mining Area | 408/15 | 0.14 | 0.35 |
| 1 | Simga | Freehold | Not Under Utilization | 1203/2 | 0.08 | 0.20 |  |  | Freehold | Mining Area | 408/17 | 0.15 | 0.36 |
|  |  |  |  |  |  |  |  |  | Freehold | Mining Area | 408/19 | 0.13 | 0.31 |
|  |  | Freehold |  | 1336/2 |  |  |  |  | Freehold | Mining Area | 408/23 | 0.11 | 0.26 |
| 2 | Simga | Freehold | Not Under Utilization | 1343 | 0.44 | 1.09 |  |  | Freehold | Mining Area | 408/26 | 0.06 | 0.16 |
| 3 | Simga | Freehold | Not Under | 1336/3 | 0.02 | 0.05 |  |  | Freehold | Mining Area | 408/9 | 0.19 | 0.47 |
|  |  |  | Utilization |  |  |  |  |  | Freehold | Mining Area | 410/1 | 0.11 | 0.27 |
|  |  | Freehold | Not Under Utilization | 1341 | 0.05 | 0.12 | 6 | Tulsi | Freehold | Mining Area | 379/4 | 0.40 | 1.00 |
|  |  |  | TOTAL |  | 0.59 | 1.46 |  |  | Freehold | Mining Area | 380/1 | 0.65 | 1.61 |
|  |  |  |  |  |  |  |  |  | Freehold | Mining Area | 384 | 1.57 | 3.89 |
|  |  |  |  |  |  |  |  |  | Freehold | Mining Area | 392/2 | 0.85 | 2.09 |
|  |  |  |  |  |  |  |  |  | Freehold | Mining Area | 394/3 |  |  |
|  |  |  |  |  |  |  |  |  | Freehold | Mining Area | 419/1 | 0.51 | 1.25 |


| $\begin{aligned} & \mathrm{Sr} \\ & \mathrm{No.} \end{aligned}$ | Name of the Village/ Place | Type of Land (Freehold/ Leasehold/ Surface Right) | Usage (Plant/ Mines/Colony/ Others etc) | Khasra No. $/$ Survey No. etc as applicable | Area in Hectares | Area in Acres | $\begin{aligned} & \mathrm{Sr} \\ & \mathrm{No} . \end{aligned}$ | Name of the Village/ Place | Type of Land (Freehold/ Leasehold/ Surface Right) | Usage (Plant/ Mines/Colony/ Others etc) | Khasra No./ Survey No. etc as applicable | Area in Hectares | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 7 | Tulsi | Freehold | Mining Area | 408/6 | 0.34 | 0.84 | 15 | Tulsi | Freehold | Mining Area | 419/24 | 0.48 | 1.179 |
|  |  | Freehold | Mining Area | 408/29 | 0.20 | 0.49 | 16 | Tulsi | Freehold | Plantation | 419/19 | 0.10 | 0.250 |
|  |  | Freehold | Mining Area | 408/36 | 0.34 | 0.85 |  |  | Freehold | Mining Area | 419/20 | 0.84 | 2.081 |
|  |  | Freehold | Mining Area | 408/37 | 0.12 | 0.29 |  |  | Freehold | Mining Area | 419/22 | 0.70 | 1.732 |
|  |  | Freehold | Mining Area | 410/3 | 1.94 | 4.79 | 17 | Tulsi | Freehold | Plantation | 419/28 | 0.12 | 0.299 |
|  |  | Freehold | Mining Area | 419/12 | 0.33 | 0.81 |  |  | Freehold | Mining Area | 419/29 | 0.20 | 0.499 |
| 8 | Tulsi | Freehold | Mining Area | 374/2 | 0.47 | 1.17 | 18 | Tulsi | Freehold | Mining Area | 420 | 1.36 | 3.370 |
|  |  | Freehold | Mining Area | 386 | 1.30 | 3.22 | 19 | Tulsi | Freehold | Mining Area | 419/17 | 0.20 | 0.5 |
|  |  | Freehold | Mining Area | 396/1 | 0.30 | 0.75 | 20 | Tulsi | Freehold | Mining Area | 419/2 | 0.32 | 0.791 |
|  |  | Freehold | Mining Area | 396/2 | 0.10 | 0.25 |  |  |  | TOTAL |  | 39.89 | 98.561 |
| 9 | Tulsi | Freehold | Mining Area | 408/32 | 0.34 | 0.85 | 21 | Tulsi | Freehold | Mining Area | 380/2 | 0.101 | 0.250 |
|  |  | Freehold | Mining Area | 411/4 | 0.08 | 0.20 | 22 | Tulsi | Freehold | Mining Area | 392 | 0.239 | 0.591 |
|  |  | Freehold | Mining Area | 408/33 | 1.00 | 2.48 |  |  |  | Grand Total |  | 40.227 | 99.402 |
|  |  | Freehold | Mining Area | 408/34 | 0.68 | 1.69 |  |  |  |  |  |  |  |
|  |  | Freehold | Mining Area | 408/38 | 0.23 | 0.57 |  |  |  |  |  |  |  |
|  |  | Freehold | Mining Area | 410/1 Part | 0.41 | 1.01 | No. | the Village/ | (Freehold/ | Mines/Colony/ | Survey No. etc | Hectares | Acres |
|  |  | Freehold | Mining Area | 421/3 | 0.19 | 0.46 |  | Place | Leasehold/ <br> Surface Right) | Others etc) | as applicable |  |  |
| 10 | Tulsi | Freehold | Mining Area | 397/2 | 1.40 | 3.45 | 1 |  | Freehold | Plantation | 14/7 | 1.28 | 3.16 |
|  |  | Freehold | Mining Area | 402/1 | 0.65 | 1.61 |  | Khapri |  |  |  |  |  |
|  |  | Freehold | Mining Area | 402/2 | 0.66 | 1.62 |  |  | Freehold | Plantation | 55/21 | 0.01 | 0.02 |
|  |  | Freehold | Mining Area | 402/3 | 0.66 | 1.62 |  |  | Freehold | Plantation | 55/22 | 0.65 | 1.60 |
|  |  | Freehold | Mining Area | 402/4 | 0.66 | 1.62 |  |  | Freehold | Plantation | 55/23 | 1.45 | 3.59 |
|  |  | Freehold | Mining Area | 406/4 | 0.20 | 0.50 | 2 | Nakti- | Freehold | Plantation | 2/1 | 0.10 | 0.24 |
|  |  | Freehold | Mining Area | 408/27 | 0.06 | 0.16 |  | Khapri |  |  |  |  |  |
| 11 | Tulsi | Freehold | Mining Area | 383/1 | 0.55 | 1.36 |  |  | Freehold | Plantation | 2/2 | 0.04 | 0.10 |
|  |  | Freehold | Mining Area | 383/2 | 0.55 | 1.36 |  |  | Freehold | Plantation | 4/1 | 0.12 | 0.30 |
|  |  | Freehold | Mining Area | 408/11 | 0.06 | 0.15 |  |  | Freehold | Plantation | 2/3 | 0.38 | 0.93 |
|  |  | Freehold | Mining Area | 408/13 | 0.09 | 0.23 |  |  | Freehold | Plantation | 4/2 | 0.10 | 0.25 |
|  |  | Freehold | Mining Area | 408/14 | 0.13 | 0.33 |  |  | Freehold | Plantation | 4/3 | 0.34 | 0.83 |
|  |  | Freehold | Mining Area | 408/25 | 0.14 | 0.35 |  |  | Freehold | Plantation | 5/1 | 1.13 | 2.80 |
|  |  | Freehold | Mining Area | 408/16 | 0.05 | 0.13 |  |  | Freehold | Plantation | 5/2 | 0.45 | 1.10 |
|  |  | Freehold | Mining Area | 408/18 | 0.09 | 0.23 |  |  | Freehold | Plantation | 5/3 | 0.53 | 1.30 |
|  |  | Freehold | Mining Area | 408/20 | 0.12 | 0.30 | 3 | Nakti- | Freehold | Plantation | 5/4 | 0.93 | 2.30 |
|  |  | Freehold | Mining Area | 408/22 | 0.09 | 0.23 |  | Khapri |  |  |  |  |  |
|  |  | Freehold | Mining Area | 408/24 | 0.17 | 0.42 |  |  | Freehold | Plantation | 8/2 (part) |  |  |
|  |  | Freehold | Mining Area | 410/4 | 0.24 | 0.60 |  |  | Freehold | Plantation | 8/3 (part) |  |  |
|  |  | Freehold | Mining Area | 410/5 | 0.37 | 0.92 |  |  | Freehold | Plantation | 11/2 (part) |  |  |
| 12 | Tulsi | Freehold | Mining Area | 387 | 0.42 | 1.03 |  |  | Freehold | Plantation | 11/3 (part) |  |  |
|  |  | Freehold | Mining Area | 388 | 0.28 | 0.69 |  |  | Freehold | Plantation | 12/2 (part) | 0.36 | 0.90 |
|  |  | Freehold | Mining Area | 404 | 0.51 | 1.25 |  |  | Freehold | Plantation | 12/3 (part) |  |  |
|  |  | Freehold | Mining Area | 406/3 | 0.63 | 1.55 |  |  | Freehold | Plantation | 13/3 (part) |  |  |
|  |  | Freehold | Mining Area | 419/4 | 0.20 | 0.50 |  |  | Freehold | Plantation | 30/2 (part) |  |  |
| 13 | Tulsi | Freehold | Mining Area | 379/1 | 0.61 | 1.50 |  |  | Freehold | Plantation | 30/3 (part) |  |  |
|  |  | Freehold | Mining Area | 379/2 | 0.61 | 1.50 |  |  | Freehold | Plantation | 10/2 | 0.16 | 0.40 |
| 14 | Tulsi | Freehold | Mining Area | 419/16 | 0.59 | 1.45 |  |  | Freehold | Plantation | 14/5 | 0.32 | 0.79 |
|  |  | Freehold | Mining Area | 419/18 | 0.41 | 1.02 |  |  | Freehold | Plantation | 14/6 | 0.00 | 0.01 |
|  |  | Freehold | Mining Area | 419/25 | 0.66 | 1.62 |  |  |  |  |  | 8.34 | 20.620 |

Leasehold land for $\mathbf{7 3 . 8 4 3} \mathbf{~ H a}$ Mining lease

| Sr. <br> No. | Name of <br> the Village/ <br> Place | Type of Land <br> (Freehold/ <br> Leasehold/ <br> Surface Right) | Usage (Plant/ <br> Mines/Colony/ <br> Others etc) | Khasra No./ <br> Survey No. | Area in <br> Hectares | Area in <br> Acres |
| :--- | :--- | :---: | :---: | :---: | :---: | :---: |
| 1 | Bahesar | Leasehold | Mines | 27 | 0.053 | 0.13 |
| 2 | Tulsi | Leasehold | Mines | $389 / 1$ | 0.530 | 1.31 |
| 3 | Tulsi | Leasehold | Mines | $407 / 1$ | 0.684 | 1.69 |
|  |  |  |  |  | 1.267 | 3.131 |

Leasehold land for 237 Ha Mining lease

| $\begin{aligned} & \text { Sr. } \\ & \text { No. } \end{aligned}$ | Name of the Village/ Place | Type of Land <br> (Freehold/ <br> Leasehold/ <br> Surface Right) | Usage (Plant/ Mines/Colony/ Others etc) | Khasra No./ Survey No. | Area in Hectares | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | Bahesar | Leasehold | Mines | 21/3 | 0.162 | 0.40 |
| 2 | Bahesar | Leasehold | Mines | $\begin{gathered} 42 / 2,43, \\ 44 / 1,2,3,124, \\ 130 / 2 \end{gathered}$ | 7.267 | 17.96 |
| 3 | Bahesar | Leasehold | Mines | 50/1 | 0.636 | 1.572 |
| 4 | Bahesar | Leasehold | Mines | 50/2 | 0.405 | 1.001 |
| 5 | Bahesar | Leasehold | Mines | 128 | 0.069 | 0.170 |
| 6 | Bahesar | Leasehold | Mines | 132 to 142 | 17.169 | 42.425 |
| 7 | Bahesar | Leasehold | Mines | 155 to 159 | 4.420 | 10.922 |
| 8 | Bahesar | Leasehold | Mines | 164 to 169 | 7.486 | 18.498 |
| 9 | Bahesar | Leasehold | Mines | 186/1 | 2.249 | 5.557 |
| 10 | Bahesar | Leasehold | Mines | 152 | 0.599 | 1.480 |
| 11 | Bahesar | Leasehold | Mines | 173 | 1.214 | 3.000 |
| 12 | Bahesar | Leasehold | Mines | 174 | 2.152 | 5.318 |
| 13 | Bahesar | Leasehold | Mines | 175 | 0.543 | 1.342 |
| 14 | Bahesar | Leasehold | Mines | 192 | 0.109 | 0.269 |
| 15 | Bahesar | Leasehold | Mines | 197/1 | 0.117 | 0.289 |
| 16 | Bahesar | Leasehold | Mines | 197/2 | 0.121 | 0.299 |
| 17 | Bahesar | Leasehold | Mines | 198 | 0.109 | 0.269 |
| 18 | Bahesar | Leasehold | Mines | 237 | 0.845 | 2.088 |
| 19 | Bahesar | Leasehold | Mines | 238 | 0.543 | 1.342 |
| 20 | Bahesar | Leasehold | Mines | 264 | 29.598 | 73.137 |
| 21 | Bahesar | Leasehold | Mines | 177 | 0.263 | 0.650 |
| 22 | Tandwa | Leasehold | Mines | 596 | 2.262 | 5.589 |
| 23 | Tandwa | Leasehold | Mines | 597 | 0.417 | 1.030 |
|  | Total |  |  |  | 78.755 | 194.604 |

Kesla Project

| $\begin{aligned} & \mathrm{Sr} . \\ & \text { No. } \end{aligned}$ | Name of the Village/ Place | Type of Land (Freehold/ Leasehold/ Surface Right) | Usage (Plant/ Mines/Colony/ Others etc) | Khasra No./ Survey No. | Area in Hectares | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | Kharora | Freehold | Kesla Mines | 378/17 | 0.210 | 0.520 |
|  | Kharora | Freehold | Kesla Mines | 378/19 | 0.109 | 0.270 |
|  | Kharora | Freehold | Kesla Mines | 378/20 | 0.110 | 0.270 |
|  | Kharora | Freehold | Kesla Mines | 408 | 0.243 | 0.600 |
|  | Kharora | Freehold | Kesla Mines | 409/4 | 0.162 | 0.400 |
|  | Kharora | Freehold | Kesla Mines | 410 | 0.753 | 1.860 |
|  | Kharora | Freehold | Kesla Mines | 532/1 | 0.425 | 1.050 |
|  | Kharora | Freehold | Kesla Mines | 533 \& 534/1 | 0.364 | 0.900 |
| 2 | Kharora | Freehold | Kesla Mines | 509/2 | 0.445 | 1.100 |
| 3 | Kharora | Freehold | Kesla Mines | 555/2 | 1.242 | 3.070 |
| 4 | Kharora | Freehold | Kesla Mines | 427/4 | 0.133 | 0.330 |
| 5 | Kharora | Freehold | Kesla Mines | 511/2 | 0.324 | 0.800 |
| 6 | Kharora | Freehold | Kesla Mines | 510/2 | 0.156 | 0.390 |
| 7 | Kharora | Freehold | Kesla Mines | $\begin{aligned} & \text { 496/11 Part new } \\ & \text { no 496/23 } \end{aligned}$ | 0.421 | 1.040 |
| 8 | Kharora | Freehold | Kesla Mines | 409/1 | 0.121 | 0.299 |
| 9 | Kharora | Freehold | Kesla Mines | 409/2 | 0.243 | 0.600 |
| 10 | Kharora | Freehold | Kesla Mines | 409/3 | 0.081 | 0.200 |
|  | Kharora | Freehold | Kesla Mines | 502/1 | 0.113 | 0.279 |
| 11 | Kharora | Freehold | Kesla Mines | 496/9 | 0.270 | 0.667 |
| 12 | Kharora | Freehold | Kesla Mines | 510/3 | 0.061 | 0.151 |
| 13 | Kharora | Freehold | Kesla Mines | 519/6 Part | 0.100 | 0.247 |
| 14 | Kharora | Freehold | Kesla Mines | 496/12 Part | 0.692 | 1.709 |
| 15 | Kharora | Freehold | Kesla Mines | 496/11 Part | 0.320 | 0.790 |
|  |  |  |  | 496/8 Part | 0.067 | 0.165 |
| 16 | Kharora | Freehold | Kesla Mines | 517 Part | 0.101 | 0.249 |
| 17 | Kharora | Freehold | Kesla Mines | 415/2 | 0.150 | 0.371 |
|  |  |  |  | 431/1 | 0.190 | 0.469 |
| 18 | Kharora | Freehold | Kesla Mines | 214/2 | 0.293 | 0.724 |
|  | Kharora | Freehold | Kesla Mines | 214/5 | 0.166 | 0.410 |
|  | Kharora | Freehold | Kesla Mines | 214/7 | 0.176 | 0.435 |
|  | Kharora | Freehold | Kesla Mines | 214/6 | 0.344 | 0.850 |
|  | Kharora | Freehold | Kesla Mines | 214/8 | 0.142 | 0.351 |
|  | Kharora | Freehold | Kesla Mines | 217/2 | 0.537 | 1.327 |
|  | Kharora | Freehold | Kesla Mines | 296/1 | 0.344 | 0.850 |
|  | Kharora | Freehold | Kesla Mines | 375 | 0.547 | 1.352 |
|  | Kharora | Freehold | Kesla Mines | 405/5 | 0.194 | 0.479 |
|  | Kharora | Freehold | Kesla Mines | 460/1 | 0.344 | 0.850 |
|  | Kharora | Freehold | Kesla Mines | 475/2 | 0.462 | 1.142 |
|  | Kharora | Freehold | Kesla Mines | 485/1 | 2.051 | 5.068 |
|  | Kharora | Freehold | Kesla Mines | 496/7 | 1.384 | 3.420 |
|  | Kharora | Freehold | Kesla Mines | 496/21 | 0.809 | 1.999 |
|  | Kharora | Freehold | Kesla Mines | 496/22 | 0.607 | 1.500 |
| 19 | Kharora | Freehold | Kesla Mines | 214/1 | 0.203 | 0.502 |
|  | Kharora | Freehold | Kesla Mines | 214/3 | 0.202 | 0.499 |


| $\begin{aligned} & \text { Sr. } \\ & \text { No. } \end{aligned}$ | Name of the Village/ Place | Type of Land (Freehold/ Leasehold/ Surface Right) | Usage (Plant/ Mines/Colony/ Others etc) | Khasra No./ Survey No. | Area in Hectares | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Kharora | Freehold | Kesla Mines | 214/4 | 0.202 | 0.499 |
| 20 | Kharora | Freehold | Kesla Mines | 425/1 | 0.939 | 2.320 |
|  | Kharora | Freehold | Kesla Mines | 785 | 0.518 | 1.280 |
| 21 | Kharora | Freehold | Kesla Mines | 300/2 Part | 0.267 | 0.660 |
| 22 | Kharora | Freehold | Kesla Mines | 771 | 0.251 | 0.620 |
| 23 | Kharora | Freehold | Kesla Mines | 503/1 | 0.138 | 0.341 |
| 24 | Kharora | Freehold | Kesla Mines | 557/3 | 0.190 | 0.470 |
| 25 | Kharora | Freehold | Kesla Mines | 557/7 | 0.190 | 0.470 |
| 26 | Kharora | Freehold | Kesla Mines | 557/8 | 0.190 | 0.470 |
| 27 | Kharora | Freehold | Kesla Mines | 557/9 | 0.191 | 0.472 |
| 28 | Kharora | Freehold | Kesla Mines | 504/1 | 0.206 | 0.509 |
|  | Kharora | Freehold | Kesla Mines | 276 | 0.134 | 0.331 |
| 29 | Kharora | Freehold | Kesla Mines | 602/4-5 | 0.178 | 0.440 |
|  | Kharora | Freehold | Kesla Mines | 602/6 | 0.101 | 0.250 |
|  | Kharora | Freehold | Kesla Mines | 605 | 0.332 | 0.820 |
|  | Kharora | Freehold | Kesla Mines | 606/2 | 0.089 | 0.220 |
| 30 | Kharora | Freehold | Kesla Mines | 591/14 | 0.251 | 0.620 |
|  | Kharora | Freehold | Kesla Mines | 591/15 | 0.268 | 0.663 |
|  | Kharora | Freehold | Kesla Mines | 591/16 | 0.198 | 0.489 |
|  | Kharora | Freehold | Kesla Mines | 591/17 | 0.243 | 0.601 |
|  | Kharora | Freehold | Kesla Mines | 602/02 | 0.109 | 0.269 |
| 31 | Kharora | Freehold | Kesla Mines | 427/10 | 0.267 | 0.660 |
| 32 | Kharora | Freehold | Kesla Mines | 482/1 | 0.388 | 0.959 |
|  | Kharora | Freehold | Kesla Mines | 540/1 | 0.176 | 0.435 |
| 33 | Kharora | Freehold | Kesla Mines | 784/2 | 0.259 | 0.640 |
| 34 | Kharora | Freehold | Kesla Mines | 791/4 | 0.283 | 0.699 |
|  | Kharora | Freehold | Kesla Mines | 407/2 | 0.148 | 0.366 |
| 35 | Kharora | Freehold | Kesla Mines | 529/1 | 0.243 | 0.600 |
| 36 | Kharora | Freehold | Kesla Mines | 302 | 0.065 | 0.161 |
|  | Kharora | Freehold | Kesla Mines | 303/2 | 0.057 | 0.141 |
|  | Kharora | Freehold | Kesla Mines | 305 | 0.364 | 0.899 |
|  | Kharora | Freehold | Kesla Mines | 308 | 0.202 | 0.499 |
| 37 | Kharora | Freehold | Kesla Mines | 790/1 | 0.243 | 0.600 |
|  |  |  |  | Total | 24.291 | 60.027 |

Manikgarh Cement

| $\begin{aligned} & \text { Sr. } \\ & \text { No. } \end{aligned}$ | Name of the Village/ Place | Type of Land (Freehold/ Leasehold/ Surface Right) | Usage (Plant/ Mines/Colony/ Others etc) | Khasra №./ Survey No. etc as applicable | Area in Hectares | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | Gadchandur | Freehold | Plant | 146/2 | 3.55 | 8.77 |
| 2 | Gadchandur | Freehold | Plant | 146/4 | 3.24 | 8.01 |
| 3 | Gadchandur | Freehold | Plant | 146/5 | 2.84 | 7.02 |
| 4 | Gadchandur | Freehold | Plant | 147/1 | 3.93 | 9.71 |
| 5 | Gadchandur | Freehold | Plant | 146/6 | 3.23 | 7.98 |
| 6 | Gadchandur | Freehold | Plant | 148/1 | 1.57 | 3.88 |
| 7 | Gadchandur | Freehold | Plant | 148/2 | 1.98 | 4.89 |
| 8 | Gadchandur | Freehold | Plant | 149 | 5.36 | 13.24 |
| 9 | Gadchandur | Freehold | Plant | 150/1 | 1.43 | 3.53 |
| 10 | Gadchandur | Freehold | Plant | 150/2 | 1.43 | 3.53 |
| 11 | Gadchandur | Freehold | Plant | 150/3 | 1.42 | 3.51 |
| 12 | Gadchandur | Freehold | Plant | 151/1 | 4.20 | 10.38 |
| 13 | Gadchandur | Freehold | Plant | 152 | 4.73 | 11.69 |
| 14 | Gadchandur | Freehold | Plant | 153 | 8.17 | 20.19 |
| 15 | Gadchandur | Freehold | Plant | 154 | 6.48 | 16.01 |
| 16 | Gadchandur | Freehold | Plant | 155/1 | 2.10 | 5.19 |
| 17 | Gadchandur | Freehold | Plant | 155/2 | 1.80 | 4.45 |
| 18 | Gadchandur | Freehold | Plant | 156/1 | 6.55 | 16.19 |
| 19 | Gadchandur | Freehold | Plant | 157 | 3.03 | 7.49 |
| 20 | Gadchandur | Freehold | Plant | 158 | 2.10 | 5.19 |
| 21 | Gadchandur | Freehold | Plant | 159 | 4.98 | 12.31 |
| 22 | Gadchandur | Freehold | Plant | 160 | 3.55 | 8.77 |
| 23 | Gadchandur | Freehold | Plant | 161/1 | 5.25 | 12.97 |
| 24 | Gadchandur | Freehold | Plant | 162/2 | 3.08 | 7.61 |
| 25 | Gadchandur | Freehold | Plant | 163 | 5.10 | 12.60 |
| 26 | Gadchandur | Freehold | Plant | 164 | 1.37 | 3.39 |
| 27 | Gadchandur | Freehold | Plant | 165/1 | 3.28 | 8.10 |
| 28 | Gadchandur | Freehold | Plant | 166 | 5.80 | 14.33 |
| 29 | Gadchandur | Freehold | Plant | 167/1 | 2.81 | 6.94 |
| 30 | Gadchandur | Freehold | Plant | 167/2 | 2.71 | 6.70 |
| 31 | Gadchandur | Freehold | Plant | 168/1 | 1.73 | 4.27 |
| 32 | Gadchandur | Freehold | Plant | 168/2 | 1.74 | 4.30 |
| 33 | Gadchandur | Freehold | Plant | 169 | 3.62 | 8.95 |
| 34 | Gadchandur | Freehold | Plant | 170 | 2.25 | 5.56 |
| 35 | Gadchandur | Freehold | Plant | 171 | 1.70 | 4.20 |
| 36 | Gadchandur | Freehold | Plant | 172/1 | 4.75 | 11.74 |
| 37 | Gadchandur | Freehold | Plant | 172/2 | 4.74 | 11.71 |
| 38 | Gadchandur | Freehold | Plant | 173/1 | 1.10 | 2.72 |
| 39 | Gadchandur | Freehold | Plant | 173/2 | 1.09 | 2.69 |
| 40 | Gadchandur | Freehold | Plant | 174 | 5.45 | 13.47 |
| 41 | Gadchandur | Freehold | Plant | 175 | 4.62 | 11.42 |
| 42 | Gadchandur | Freehold | Plant | 176 | 3.99 | 9.86 |
| 43 | Gadchandur | Freehold | Plant | 177 | 6.61 | 16.33 |
| 44 | Gadchandur | Freehold | Plant | 178/1 | 4.28 | 10.58 |


| Sr . <br> No. | Name of the Village/ Place | Type of Land (Freehold/ Leasehold/ Surface Right) | Usage (Plant/ Mines/Colony/ Others etc) | Khasra No./ Survey No. etc as applicable | Area in Hectares | Area in <br> Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 45 | Gadchandur | Freehold | Plant | 179 | 4.56 | 11.27 |
| 46 | Gadchandur | Freehold | Plant | 181 | 2.91 | 7.19 |
| 47 | Gadchandur | Freehold | Plant | 183 | 1.03 | 2.55 |
| 48 | Gadchandur | Freehold | Plant | 184/1 | 3.29 | 8.13 |
| 49 | Gadchandur | Freehold | Plant | 184/3 | 0.04 | 0.10 |
| 50 | Gadchandur | Freehold | Plant | 185/1 | 0.51 | 1.26 |
| 51 | Gadchandur | Freehold | Plant | 185/3 | 4.86 | 12.01 |
| 52 | Gadchandur | Freehold | Plant | 186 | 3.15 | 7.78 |
| 53 | Gadchandur | Freehold | Plant | 187 | 5.46 | 13.49 |
| 54 | Gadchandur | Freehold | Plant | 188/1 | 1.84 | 4.55 |
| 55 | Gadchandur | Freehold | Plant | 188/3 | 2.86 | 7.07 |
| 56 | Gadchandur | Freehold | Plant | 189/1 | 4.07 | 10.06 |
| 57 | Gadchandur | Freehold | Plant | 189/3 | 0.63 | 1.56 |
| 58 | Gadchandur | Freehold | Plant | 180 | 4.79 | 11.84 |
| 59 | Gadchandur | Freehold | Plant | 182 | 5.15 | 12.73 |
|  |  |  |  |  | 199.89 | 493.93 |
| 60 | Gadchandur | Freehold | Plant | 194/1 | 2.16 | 5.34 |
| 61 | Gadchandur | Freehold | Plant | 146/1 | 9.26 | 22.88 |
|  |  |  |  |  | 11.42 | 28.22 |
| 62 | Gadchandur | Freehold | Plant | 191 | 1.79 | 4.42 |
| 63 | Gadchandur | Freehold | Plant | 193 | 4.11 | 10.16 |
| 64 | Gadchandur | Freehold | Plant | 197 | 1.10 | 2.72 |
| 65 | Gadchandur | Freehold | Plant | 195 | 1.88 | 4.65 |
| 66 | Gadchandur | Freehold | Plant | 199 | 1.83 | 4.52 |
| 67 | Gadchandur | Freehold | Plant | 200/1 | 1.53 | 3.78 |
| 68 | Gadchandur | Freehold | Plant | 200/2 | 1.54 | 3.81 |
| 69 | Gadchandur | Freehold | Plant | 201 | 5.86 | 14.48 |
| 70 | Gadchandur | Freehold | Plant | 202 | 2.03 | 5.02 |
| 71 | Gadchandur | Freehold | Plant | 203 | 3.53 | 8.72 |
| 72 | Gadchandur | Freehold | Plant | 204 | 4.46 | 11.02 |
| 73 | Gadchandur | Freehold | Plant | 190 | 0.31 | 0.77 |
| 74 | Gadchandur | Freehold | Plant | 192 | 2.02 | 4.99 |
| 75 | Gadchandur | Freehold | Plant | 194/2 | 2.16 | 5.34 |
| 76 | Gadchandur | Freehold | Plant | 196 | 2.55 | 6.30 |
| 77 | Gadchandur | Freehold | Plant | 198 | 2.20 | 5.44 |
|  |  |  |  |  | 38.90 | 78.82 |
| 78 | Belampur | Freehold | Ropeway | 18/1 | 0.23 | 0.57 |
| 79 | Belampur | Freehold | Ropeway | 18/2 | 0.24 | 0.59 |
| 80 | Belampur | Freehold | Ropeway | 19 | 0.05 | 0.12 |
| 81 | Belampur | Freehold | Ropeway | 23 | 0.15 | 0.37 |
| 82 | Belampur | Freehold | Ropeway | 24 | 0.23 | 0.57 |
| 83 | Belampur | Freehold | Ropeway | 35 | 0.54 | 1.33 |
| 84 | Belampur | Freehold | Ropeway | 26/2 | 0.48 | 1.19 |
|  |  |  |  |  | 1.92 | 4.74 |
| 85 | Belampur | Freehold | Ropeway | 22 | 0.22 | 0.55 |


| Sr. No. | Name of the Village/ Place | Type of Land (Freehold/ Leasehold/ Surface Right) | Usage (Plant/ Mines/Colony/ Others etc) | Khasra No./ Survey No. etc as applicable | Area in Hectares | Area in Acres |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 86 | Belampur | Freehold | Ropeway | 31/1 | 0.48 | 1.19 |
| 87 | Belampur | Freehold | Ropeway | 40 | 11.44 | 28.27 |
| 88 | Naokari <br> (Khurd) | Freehold | Ropeway | 26 | 0.80 | 1.98 |
|  |  |  |  |  | 12.94 | 31.98 |
| 89 | Naokari | Freehold | Mines Colony | 20/1 | 1.95 | 4.82 |
| 90 | Naokari | Freehold | Mines Colony | 20/3 | 1.94 | 4.79 |
| 91 | Naokari | Freehold | Mines Colony | 22/2 | 1.91 | 4.72 |
| 92 | Naokari | Freehold | Mines Colony | 20/2 | 1.94 | 4.79 |
| 93 | Naokari | Freehold | Mines Colony | 26/1 | 1.86 | 4.60 |
| 94 | Naokari | Freehold | Mines Colony | 18/1 | 4.17 | 10.30 |
| 95 | Naokari | Freehold | Mines Colony | 26/3 | 1.86 | 4.60 |
| 96 | Naokari | Freehold | Mines Colony | 22/1 | 1.91 | 4.72 |
| 97 | Naokari | Freehold | Mines Colony | 21 | 1.63 | 4.03 |
| 98 | Naokari | Freehold | Mines Colony | 25/3 | 0.68 | 1.68 |
| 99 | Naokari | Freehold | Mines Colony | 26/2 | 1.86 | 4.60 |
| 100 | Naokari | Freehold | Mines Colony | 27 | 2.31 | 5.71 |
| 101 | Naokari | Freehold | Mines Colony | 28 | 2.42 | 5.98 |
| 102 | Naokari | Freehold | Mines Colony | 25/1 | 0.32 | 0.79 |
| 103 | Naokari | Freehold | Mines Colony | 24 | 2.56 | 6.32 |
| 104 | Naokari | Freehold | Mines Colony | 23 | 4.27 | 10.55 |
| 105 | Naokari | Freehold | Mines Colony | 18/2 | 1.21 | 2.99 |
| 106 | Naokari | Freehold | Mines Colony | 25/2 | 0.46 | 1.14 |
|  |  |  |  |  | 35.26 | 87.12 |
| 107 | Thutara |  | Air Strip | 215/1/2 | 0.12 | 0.30 |
| 108 | Thutara |  | Air Strip | 217 | 0.07 | 0.17 |
|  |  |  |  |  | 0.19 | 0.47 |
| 109 | Gadchandur | Freehold | for Railway Siding | 116/1/117 | 0.01 | 0.02 |
| 110 | Gadchandur | Freehold | for Railway Siding | 104/1 | 0.45 | 1.11 |
| 111 | Gadchandur | Freehold | for Railway Siding | 103 | 0.70 | 1.72 |
|  |  |  |  |  | 1.15 | 2.85 |
| 112 | Gadchandur | Freehold | for Railway Siding | 108 \& 109 | 0.45 | 1.11 |
| 113 | Gadchandur | Freehold | for Railway Siding | 102/2 | 0.06 | 0.14 |
| 114 | Gadchandur | Freehold | for Railway Siding | 110 | 0.16 | 0.40 |
| 115 | Gadchandur | Freehold | for Railway Siding | 116/2 | 0.36 | 0.88 |
|  |  |  |  |  | 1.03 | 2.54 |
| 116 | Bharosa | Freehold | water sourcing | 292 | 0.33 | 0.81 |
| 117 | Bhoyegaon | Freehold | Area acuired for pipeline bharosa |  | 0.80 | 1.98 |
| 118 | Bhoyegaon | Freehold | Area acuired for ropeway |  | 0.02 | 0.05 |
|  |  |  |  |  | 0.82 | 2.03 |
| 119 | Thutara | Freehold | Air Strip | 218 | 0.95 | 2.35 |
| 120 | Nokari |  |  | 26 | 0.73 | 1.80 |
| 121 | Belampur |  |  | 31/1 | 0.06 | 0.15 |
|  |  |  |  |  | 0.79 | 1.95 |


| Sr. <br> No. | Name of <br> the Village/ <br> Place | Type of Land <br> (Freehold/ <br> Leasehold/ <br> Surface Right) | Usage (Plant/ <br> Mines/Colony/ <br> Others etc) | Khasra No./ <br> Survey No. etc <br> as applicable | Area in <br> Hectares | Area in <br> Acres |
| :--- | :--- | :--- | :--- | :---: | :---: | :---: |
| 122 | Gadchandur | Freehold | for conveyer systems | $18 / 1$ | 2.15 | 5.31 |
| 123 | Belampur | Freehold | for conveyer systems | $24 / 1$ | 0.32 | 0.78 |
| 124 | Belampur | Freehold | for conveyer systems | $36 / 2$ | 0.52 | 1.28 |
| 125 | Belampur | Freehold | for conveyer systems | $31 / 2$ | 0.23 | 0.56 |
| 126 | Belampur | Freehold | for conveyer systems | $35 / 1$ | 0.51 | 1.27 |
| 127 | Belampur | Freehold | for conveyer systems | $23 / 1$ | 0.13 | 0.32 |
| 128 | Belampur | Freehold | for conveyer systems | $37 / 9$ | 0.25 | 0.62 |
| 129 | Nokari Khurd | Freehold | for conveyer systems | $37 / 3$ | 0.21 | 0.53 |
| 130 | Nokari Khurd | Freehold | for conveyer systems | $37 / 16$ | 0.23 | 0.58 |
| 131 | Nokari Khurd | Freehold | for conveyer systems | $37 / 7$ | 0.25 | 0.61 |
| 132 | Nokari Khurd | Freehold | for conveyer systems | $37 / 6$ | 0.28 | 0.70 |
| 133 | Bombezari | Freehold | for conveyer systems | 10 | 0.06 | 0.15 |
| 134 | Bombezari | Freehold | for conveyer systems | 11 | 0.10 | 0.25 |
| 135 | Bombezari | Freehold | for conveyer systems | 12 | 0.16 | 0.39 |
|  |  |  |  |  | 5.40 | 13.34 |
| 136 | Belampur | Freehold | for conveyer systems | $18 / 2$ | 0.66 | 1.64 |
| 137 | Nagpur | Freehold | Nagpur Office | 153 | 0.04 | 0.09 |
|  |  |  |  |  | 311.68 | 752.88 |
|  |  |  |  |  |  |  |

Village: Kusumbi
Revenue area under mining lease

| Sr. No. | Survey No. | Area (Hectares) | Remark |
| :---: | :---: | :---: | :---: |
| 1 | 4/2 | 3.24 |  |
| 2 | 4/3 | 3.24 |  |
| 3 | 6 | 4.21 |  |
| 4 | 7/2 | 3.24 |  |
| 5 | 7/3 | 6.48 |  |
| 6 | 7/4(Part) | 2.53 |  |
| 7 | 7/5 | 3.24 |  |
| 8 | 8 | 2.60 |  |
| 9 | 9 | 4.59 |  |
| 10 | 10 | 4.57 |  |
| 11 | 11 | 3.01 |  |
| 12 | Abadi | 1.09 | Sandwadi \& Houses |
| 13 | 1 | 0.16 | Sandwadi |
| 14 | 2 | 0.15 | Sandwadi |
| 15 | 3 | 0.12 | Houses |
| 16 | 4 | 0.09 | Houses |
| 17 | 5 | 0.06 | Houses |
| 18 | 12 | 2.0 |  |
| 19 | 13 | 2.0 |  |
| 20 | 14 | 2.0 |  |
| 21 | 15 | 2.0 |  |
| 22 | 16 | 2.0 |  |
| 23 | 17 | 1.0 |  |
| 24 | 18 | 2.0 |  |
| 25 | 19 | 2.0 |  |
| 26 | 20 | 2.0 |  |
| 27 | 21 | 2.0 |  |
| 28 | 22 | 2.0 |  |
|  | Total Area | 63.62 |  |

Details of Forest land in the Mining Lease Area at Nokari-Kusumbi Village

| Sr. No. | Forest Compt. No | Forest Area (Hectares) |
| :--- | :---: | :---: |
| 1 | 34 | 8.10 |
| 2 | 35 | 158.70 |
| 3 | 36 | 68.91 |
| 4 | 57 | - |
| 5 | 59 | 3.25 |
|  | Total | $\mathbf{2 3 8 . 9 6}$ |

Details of Land for Grinding Unit at Sonar Bangla :-


| District | Police Station | (Mouza with JLNo.) | Plot No-LR | Total area of the plot (in acres) | Area of the plot acquired (in acres) | $\begin{aligned} & \text { Full/ } \\ & \text { Part } \end{aligned}$ | District | Police Station | (Mouza with JLNo.) | Plot No-LR | Total area of the plot (in acres) | Area of the plot acquired (in acres) | $\begin{aligned} & \text { Full/ } \\ & \text { Part } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | 224 | 0.08 | 0.08 | Full |  |  |  | 518 | 0.24 | 0.24 | Full |
|  |  |  | 225 | 0.06 | 0.06 | Full |  |  |  | 519 | 0.17 | 0.17 | Full |
|  |  |  | 226 | 0.07 | 0.07 | Full |  |  |  | 520 | 0.46 | 0.46 | Full |
|  |  |  | 227 | 0.03 | 0.03 | Full |  |  |  | 523 | 0.26 | 0.26 | Full |
|  |  |  | 228 | 0.02 | 0.02 | Full |  |  |  | 524 | 0.27 | 0.27 | Full |
|  |  |  | 229 | 0.05 | 0.03 | Part |  |  |  | 525 | 0.03 | 0.03 | Full |
|  |  |  | 230 | 0.03 | 0.01 | Part |  |  |  | 526 V | 0.05 | 0.05 | Full |
|  |  |  | 231 | 0.07 | 0.03 | Part |  |  |  | 527 | 0.70 | 0.70 | Full |
|  |  |  | 250 | 0.05 | 0.01 | Part |  |  |  | 528 | 0.41 | 0.41 | Full |
|  |  |  | 251 | 0.18 | 0.01 | Part |  |  |  | 529 | 0.19 | 0.19 | Full |
|  |  |  | 252 | 0.16 | 0.05 | Part |  |  |  | 530 | 1.13 | 1.13 | Full |
|  |  |  | 253 | 0.64 | 0.61 | Part |  |  |  | 531 | 0.21 | 0.21 | Full |
|  |  |  | 254 | 0.11 | 0.11 | Full | Murshidabad | Raghunathganj | Dhala | 342 | 0.02 | 0.02 | Full |
|  |  |  | 255 | 0.04 | 0.04 | Full |  |  | J L No 137 | 345 | 0.08 | 0.08 | Full |
|  |  |  | 256 | 0.03 | 0.03 | Full |  |  |  | 347 | 1.99 | 1.99 | Full |
|  |  |  | 257 | 0.4 | 0.4 | Full |  |  |  | 348 | 1.32 | 1.32 | Full |
|  |  |  | 258 | 0.05 | 0.03 | Part |  |  |  | 349 | 0.41 | 0.41 | Full |
|  |  |  | 259 | 0.07 | 0.01 | Part |  |  |  | 350 | 1.16 | 1.16 | Full |
|  |  |  | 260 | 0.38 | 0.08 | Part |  |  |  |  |  |  |  |
|  |  |  | 261 | 0.18 | 0.18 | Full |  |  |  |  |  |  |  |
|  |  |  | 262 | 0.07 | 0.06 | Part |  |  |  | 352 | 0.49 | 0.49 | Full |
|  |  |  |  |  |  |  |  |  |  | 353 | 0.05 | 0.05 | Full |
|  |  |  | 286 | 0.86 | 0.14 | Part |  |  |  | 354 | 0.13 | 0.13 | Full |
|  |  |  | 468 | 2.14 | 1.1 | Part |  |  |  |  |  |  |  |
|  |  |  | 469 | 0.29 | 0.29 | Full |  |  |  | 355 | 0.54 | 0.54 | Full |
|  |  |  | 470 | 0.11 | 0.11 | Full |  |  |  | 356 | 0.35 | 0.35 | Full |
|  |  |  | 471 | 2.08 | 1.8 | Part |  |  |  | 357 | 0.13 | 0.13 | Full |
|  |  |  | 472 | 0.2 | 0.07 | Part |  |  |  | 358 | 0.13 | 0.13 | Full |
|  |  |  | 474 | 0.4 | 0.12 | Part |  |  |  | 359 | 0.63 | 0.63 | Full |
|  |  |  | 502 | 1.62 | 0.52 | Part |  |  |  | 360 | 0.29 | 0.29 | Full |
|  |  |  | 503 | 1.15 | 0.35 | Part |  |  |  | 361 | 0.45 | 0.45 | Full |
|  |  |  | 504 | 0.63 | 0.12 | Part |  |  |  | 362 | 0.35 | 0.35 | Full |
|  |  |  | 505 | 0.22 | 0.09 | Part |  |  |  | 363 | 0.45 | 0.45 | Full |
|  |  |  | 507 | 1.2 | 1.2 | Full |  |  |  | 364 | 0.49 | 0.49 | Full |
|  |  |  | 508 | 1.20 | 1.20 | Full |  |  |  | 365 | 0.06 | 0.06 | Full |
|  |  |  | 509 | 1.05 | 1.05 | Full |  |  |  | 366 | 0.32 | 0.32 | Full |
|  |  |  | 513 | 77 | 0.77 | Full |  |  |  | 367 | 0.55 | 0.55 | Full |
|  |  |  | 514 | 0.5 | 0.5 | Full |  |  |  | 368 | 0.41 | 0.41 | Full |
|  |  |  | 515 | 0.94 | 0.94 | Full |  |  |  | 369 | 2.02 | 2.02 | Full |
|  |  |  | 517 | 0.36 | 0.36 | Full |  |  |  | 370 | 0.25 | 0.25 | Full |
|  |  |  | 107/1551 | 0.07 | 0.07 | Full |  |  |  | 371 | 0.62 | 0.62 | Full |
|  |  |  | 220/1553 | 0.08 | 0.07 | Part |  |  |  | 372 | 0.9 | 0.9 | Full |
|  |  |  | 472/1572 | 0.17 | 0.02 | Part |  |  |  | 373 | 0.99 | 0.99 | Full |
|  |  |  | 510 V | 3.88 | 3.88 | Full |  |  |  | 374 | 0.22 | 0.22 | Full |
|  |  |  | 511 V | 0.70 | 0.70 | Full |  |  |  | 375 | 0.61 | 0.61 | Full |
|  |  |  | 512 V | 0.71 | 0.71 | Full |  |  |  | 376 | 0.33 | 0.33 | Full |


| District | Police Station | (Mouza with JL No.) | Plot No-LR | Total area of the plot (in acres) | Area of the plot acquired (in acres) | $\begin{aligned} & \text { Full// } \\ & \text { Part } \end{aligned}$ | District | Police Station | (Mouza with JLNo.) | Plot No-LR | Total area of the plot (in acres) | Area of the plot acquired (in acres) | $\begin{aligned} & \text { Full// } \\ & \text { Part } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | 377 | 1.88 | 1.88 | Full |  |  |  | 422 | 0.61 | 0.61 | Full |
|  |  |  | 378 | 1.12 | 1.12 | Full |  |  |  | 423 | 1.03 | 1.03 | Full |
|  |  |  | 379 | 0.88 | 0.88 | Full |  |  |  | 424 | 0.3 | 0.3 | Full |
|  |  |  | 380 | 0.52 | 0.52 | Full |  |  |  | 425 | 0.49 | 0.49 | Full |
|  |  |  | 381 | 0.62 | 0.62 | Full |  |  |  | 426 | 1.11 | 1.11 | Full |
|  |  |  | 382 | 0.62 | 0.62 | Full |  |  |  | 427 | 0.52 | 0.52 | Full |
|  |  |  | 383 | 0.82 | 0.82 | Full |  |  |  | 428 | 0.19 | 0.19 | Full |
|  |  |  | 384 | 0.07 | 0.07 | Full |  |  |  | 429 | 0.21 | 0.21 | Full |
|  |  |  | 385 | 0.56 | 0.56 | Full |  |  |  | 430 | 0.22 | 0.22 | Full |
|  |  |  | 386 | 0.34 | 0.34 | Full |  |  |  | 431 | 0.96 | 0.96 | Full |
|  |  |  | 387 | 0.89 | 0.89 | Full |  |  |  | 432 | 0.77 | 0.77 | Full |
|  |  |  | 388 | 0.52 | 0.52 | Full |  |  |  | 433 | 0.71 | 0.71 | Full |
|  |  |  | 389 | 0.23 | 0.23 | Full |  |  |  | 434 | 0.6 | 0.6 | Full |
|  |  |  | 390 | 2.06 | 2.06 | Full |  |  |  | 435 | 0.54 | 0.54 | Full |
|  |  |  | 391 | 0.90 | 0.90 | Full |  |  |  | 436 | 1.61 | 1.61 | Full |
|  |  |  | 392 | 0.12 | 0.12 | Full |  |  |  | 437 | 0.85 | 0.85 | Full |
|  |  |  | 393 | 0.8 | 0.8 | Full |  |  |  | 438 | 0.78 | 0.78 | Full |
|  |  |  | 394 | 0.68 | 0.68 | Full |  |  |  | 439 | 0.09 | 0.09 | Full |
|  |  |  | 395 | 1.12 | 1.12 | Full |  |  |  | 440 | 0.14 | 0.14 | Full |
|  |  |  | 396 | 0.33 | 0.33 | Full |  |  |  | 441 | 1.9 | 1.9 | Full |
|  |  |  | 397 | 1 | 1 | Full |  |  |  | 442 | 0.53 | 0.53 | Full |
|  |  |  | 398 | 1.54 | 1.54 | Full |  |  |  | 443 | 0.1 | 0.1 | Full |
|  |  |  | 399 | 0.27 | 0.27 | Full |  |  |  | 444 | 0.39 | 0.39 | Full |
|  |  |  | 400 | 0.9 | 0.9 | Full |  |  |  | 445 | 0.12 | 0.12 | Full |
|  |  |  | 401 | 12.38 | 12.38 | Full |  |  |  | 446 | 0.09 | 0.09 | Full |
|  |  |  | 402 | 1.88 | 1.88 | Full |  |  |  | 447 | 0.06 | 0.06 | Full |
|  |  |  | 403 | 0.35 | 0.35 | Full |  |  |  | 448 | 0.58 | 0.58 | Full |
|  |  |  | 404 | 0.52 | 0.52 | Full |  |  |  | 449 | 0.6 | 0.6 | Full |
|  |  |  | 405 | 0.65 | 0.65 | Full |  |  |  | 450 | 0.75 | 0.75 | Full |
|  |  |  | 406 | 0.34 | 0.34 | Full |  |  |  | 451 | 0.48 | 0.48 | Full |
|  |  |  | 407 | 0.29 | 0.29 | Full |  |  |  | 452 | 0.25 | 0.25 | Full |
|  |  |  | 408 | 0.37 | 0.37 | Full |  |  |  | 453 | 0.11 | 0.11 | Full |
|  |  |  | 409 | 0.38 | 0.38 | Full |  |  |  | 454 | 0.96 | 0.96 | Full |
|  |  |  | 410 | 0.82 | 0.82 | Full |  |  |  | 455 | 0.32 | 0.32 | Full |
|  |  |  | 411 | 0.82 | 0.82 | Full |  |  |  | 456 | 0.32 | 0.32 | Full |
|  |  |  | 412 | 0.31 | 0.31 | Full |  |  |  | 457 | 0.13 | 0.13 | Full |
|  |  |  | 413 | 0.7 | 0.7 | Full |  |  |  | 464 | 0.88 | 0.02 | Part |
|  |  |  | 414 | 0.71 | 0.71 | Full |  |  |  | 465 | 1.4 | 1.4 | Full |
|  |  |  | 415 | 0.78 | 0.78 | Full |  |  |  | 466 | 0.32 | 0.32 | Full |
|  |  |  | 415 | 0.87 | 0.87 | Full |  |  |  | 467 | 0.24 | 0.24 | Full |
|  |  |  | 417 | 0.16 | 0.16 | Full |  |  |  | 468 | 0.55 | 0.48 | Part |
|  |  |  | 418 | 0.16 | 0.16 | Full |  |  |  | 469 | 0.2 | 0.18 | Part |
|  |  |  | 419 V | 0.35 | 0.35 | Full |  |  |  | 480 | 0.71 | 0.05 | Part |
|  |  |  | 420 | 2.55 | 2.55 | Full |  |  |  | 432 | 0.27 | 0.07 | Part |
|  |  |  | 421 | 1.19 | 1.19 | Full |  |  |  | 483 | 1.02 | 0.96 | Part |


| District | Police Station | (Mouza with JL No.) | Plot No-LR | Total area of the plot (in acres) | Area of the plot acquired (in acres) | $\begin{aligned} & \text { Full/ } \\ & \text { Part } \end{aligned}$ | District | Police Station | (Mouza with JLNo.) | Plot No-LR | Total area of the plot (in acres) | Area of the plot acquired (in acres) | $\begin{aligned} & \text { Full// } \\ & \text { Part } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | 484 | 0.59 | 0.59 | Full |  |  |  | 532 | 1.28 | 1.28 | Full |
|  |  |  | 485 | 1.48 | 1.48 | Full |  |  |  | 533 | 0.03 | 0.03 | Full |
|  |  |  | 486 | 0.6 | 0.6 | Full |  |  |  | 534 | 0.52 | 0.52 | Full |
|  |  |  | 487 | 0.66 | 0.66 | Full |  |  |  | 535 | 0.76 | 0.76 | Full |
|  |  |  | 488 | 0.51 | 0.51 | Full |  |  |  | 536 | 0.02 | 0.02 | Full |
|  |  |  | 489 | 0.43 | 0.43 | Full |  |  |  | 622 | 0.65 | 0.05 | Part |
|  |  |  | 490 | 0.35 | 0.35 | Full |  |  |  | 623 | 0.21 | 0.19 | Part |
|  |  |  | 491 | 0.1 | 0.1 | Full |  |  |  | 355/659 | 2.04 | 2.04 | Full |
|  |  |  | 492 | 0.12 | 0.12 | Full |  |  |  | 371/660 | 2.22 | 2.22 | full |
|  |  |  | 493 | 0.85 | 0.85 | Full |  |  |  | 376/661 | 0.01 | 0.01 | Full |
|  |  |  | 494 | 0.29 | 0.29 | Full |  |  |  | 386/706 | 0.22 | 0.22 | Full |
|  |  |  | 495 | 0.5 | 0.5 | Full |  |  |  | 391/713 | 0.24 | 0.24 | Full |
|  |  |  | 496 | 0.42 | 0.42 | Full |  |  |  | 398/736 | 1.00 | 1.00 | Full |
|  |  |  | 497 | 0.47 | 0.47 | Full |  |  |  | 399/670 | 0.36 | 0.36 | Full |
|  |  |  | 498 | 0.66 | 0.66 | Full |  |  |  | 404/663 | 0.80 | 0.80 | Full |
|  |  |  | 499 | 0.54 | 0.39 | Part |  |  |  | 404/664 | 0.64 | 0.64 | Full |
|  |  |  | 500 | 0.94 | 0.4 | Part |  |  |  | 407/665 | 0.08 | 0.08 | Full |
|  |  |  | 501 | 1.83 | 0.31 | Part |  |  |  | 407/666 | 0.17 | 0.17 | Full |
|  |  |  | 505 | 0.75 | 0.32 | Part |  |  |  | 420/671 | 2.45 | 2.45 | Full |
|  |  |  | 506 | 0.69 | 0.66 | Part |  |  |  | 432/707 | 0.76 | 0.76 | Full |
|  |  |  | 507 | 0.15 | 0.15 | Full |  |  |  | 457/708 | 1.35 | 1.35 | Full |
|  |  |  | 508 | 0.37 | 0.37 | Full |  |  |  | 457/709 | 1.78 | 1.68 | Part |
|  |  |  | 509 | 0.26 | 0.26 | Full |  |  |  | 457/725 | 0.26 | 0.13 | Part |
|  |  |  | 510 | 0.34 | 0.34 | Full |  |  |  | 464/710 | 0.33 | 0.27 | Part |
|  |  |  | 511 | 0.56 | 0.56 | Full |  |  |  | 622/695 | 0.63 | 0.56 | Part |
|  |  |  | 512 | 0.65 | 0.65 | Full | Murshidabad | Raghunathganj | Gankar | 1202 | 1.16 | 0.14 | Part |
|  |  |  | 513 | 0.76 | 0.76 | Full |  |  | J L No 138 |  |  |  |  |
|  |  |  | 514 | 0.78 | 0.78 | Full | Murshidabad | Raghunathganj | Kanchanpur | 1 | 0.97 | 0.33 | Part |
|  |  |  | 515 | 0.29 | 0.29 | Full |  |  | J. . No 150 |  |  |  |  |
|  |  |  | 516 | 0.4 | 0.4 | Full | Murshidabad | Raghunathganj | Panchanpara | 1122 | 0.03 | 0.03 | Full |
|  |  |  | 517 | 0.75 | 0.71 | Part |  |  | J L No 146 | 1119 | 0.27 | 0.16 | Part |
|  |  |  | 518 | 0.79 | 0.79 | Full |  |  |  | 1120 | 0.34 | 0.08 | Part |
|  |  |  | 519 | 0.02 | 0.02 | Full |  |  |  | 1023 | 0.72 | 0.17 | Part |
|  |  |  | 520 | 0.03 | 0.03 | Full |  |  |  | 1024 | 0.96 | 0.17 | Part |
|  |  |  | 521 | 0.06 | 0.06 | Full |  |  |  | 1025 | 0.39 | 0.13 | Part |
|  |  |  | 522 | 0.21 | 0.21 | Full |  |  |  | 1026 | 0.10 | 0.06 | Part |
|  |  |  | 523 | 1.11 | 1.11 | Full |  |  |  | 1027 | 0.3 | 0.04 | Part |
|  |  |  | 524 | 0.17 | 0.17 | Full |  |  |  | 1034 | 0.61 | 0.05 | Part |
|  |  |  | 525 | 1.87 | 1.87 | Full |  |  |  | 1035 | 0.32 | 0.12 | Part |
|  |  |  | 526 | 0.64 | 0.64 | Full |  |  |  | 1036 | 0.5 | 0.14 | Part |
|  |  |  | 527 | 0.77 | 0.77 | Full |  |  |  | 1038 | 0.26 | 0.16 | Part |
|  |  |  | 528 | 0.55 | 0.55 | Full |  |  |  | 1123 | 0.08 | 0.03 | Part |
|  |  |  | 529 | 0.53 | 0.53 | Full |  |  |  | 1129 | 0.28 | 0.05 | Part |
|  |  |  | 530 | 1.24 | 1.24 | Full |  |  |  | 1130 | 0.59 | 0.30 | Part |
|  |  |  | 531 | 0.62 | 0.62 | Full |  |  |  | 1133 | 0.5 | 0.04 | Part |


| District | Police Station | (Mouza with <br> JLNo.) | Plot No-LR | Total area of <br> the plot (in <br> acres) | Area of <br> the plot <br> acquired <br> (in <br> acres) | Full// <br> Part |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | 1145 | 4.80 | 0.54 | Part |
|  |  |  | $1118 / 1306$ | 0.35 | 0.07 | Part |
|  |  |  | $1041 / 1308$ | 0.38 | 0.015 | Part |
|  |  |  | $1015 / 1332$ | 0.46 | 0.02 | Part |
|  |  | $1015 / 1333$ | 0.26 | 0.22 | Part |  |
|  |  | $1015 / 1334$ | 0.11 | 0.04 | Part |  |
|  |  | 1175 | 1.8 | 0.04 | Part |  |
|  |  |  |  | 262.09 | 158.565 |  |

Owned / leasehold premises:

1. Transit House situated at Flat No. 301, $3^{\text {rd }}$ Floor, 8 Pretoria Street, Kolkatta, West Bengal - 700071
2. Office situated at $14 / 270$, Civil lines, Opp. C. M. Bungalow, Raipur, Chhattisgarh 492001.
3. Transit House situated at Plot No. 722 , apartance to CS Kh.No. 120 R.S.358, JL 96, L.R. 916 Mouza Dewli, P.S.Raghunathganj Dist Mushidabad, West Bengal - 742225.
4. Transit House situated at Manikgarh Cement, Plot No. 5A, Survey No.7, Khare Town, Dharam Peth, Nagpur, Maharashtra - 440010

Any immovable property acquired by the Demerged Company after approval of the Scheme by the respective Boards of the Parties till the Appointed Date, pertaining to the Cement Business division shall be a part of the Demerged Undertaking.

SCHEDULE 2
DETAILS OF INTELLECTUAL PROPERTY FORMING PART OF DEMERGED UNDERTAKING

The details of the intellectual properties of the Demerged Company which form part of the Demerged Undertaking include the following:

DETAILS OF TRADE MARK REGISTRATION

| Sr. No. | Brand Name | Trade Mark No. | Valid Upto |
| :--- | :--- | :---: | :---: |
| A) | Century Cement |  |  |
| i | Century Vishwakarma (English) | 309191 | 15.10 .2020 |
| ii | Century Vishwakarma (Hindi) | 309192 | 15.10 .2020 |
| iii | Century Cement (English) | 1282286 | 05.05 .2024 |
| iv | Century Cement (Hindi) | 1282287 | 05.05 .2024 |
| v | Century Classic | 1282288 | 05.05 .2024 |
| vi | Century Gold | 1282889 | 05.05 .2024 |
| B) | Maihar Cement |  |  |
| i | Vajrashakti | 355656 | 23.11 .2027 |
| ii | Birla Faulad | 1132818 | 12.09 .2022 |
| C) | Manikgarh Cement |  |  |
| i | Manikgarh Gold | 1083973 | 27.02 .2022 |
| D) | Sonar Bangla Cement |  |  |
| i | Sonar Bangla Cement | 1486724 | 12.09 .2026 |


| E) | Common Brand |  |  |
| :--- | :--- | :---: | :---: |
| i | Birla Gold (Hindi) | 1588557 | 09.08 .2027 |
| ii | Birla Gold (English) | 1588558 | 09.08 .2027 |
| iii | Birla Gold - Century Classic | 2837800 | 07.11 .2024 |
| iv | Birla Gold - Premium Cement | 3267411 | 23.05 .2026 |
| v | Birla Gold - Regal Cement | 3267412 | 23.05 .2026 |
| vi | Birla Gold - Royal Cement | 3267413 | 23.05 .2026 |


| Sr. <br> No. | New Application- Common <br> Brand | Application No. | Application Date |
| :--- | :--- | :---: | :---: |
| i | Birla Gold - Classic Cement | 3267410 | 23.05 .2016 |
| ii | Birla Gold - Majestic Premium <br> Cement | 3699937 | 11.12 .2017 |
| iii | Logo of Majestic | 3699938 | 11.12 .2017 |
| iv | Birla Gold- Imperial Cement | 3706255 | 19.12 .2017 |
| v | Birla Gold- Crown Cement | 3733542 | 22.01 .2018 |
| vi | Birla Gold- Udaan | 3801193 | 10.04 .2018 |
| vii | Birla Gold- Tech Friend | 3801194 | 10.04 .2018 |
| viii | Birla Gold- Udaan (Sunhere <br> Sapne Sunhera kal) | 3801195 | 10.04 .2018 |

DETAILS OF COPYRIGHT REGISTRATION

| Sr. No. | Brand Name | Copyright <br> Application No. | Application Date |
| :--- | :--- | :---: | :---: |
| 1. | Birla Gold | 87660 | 27.12 .2017 |
| 2. | Birla Gold Imperial Cement | 87661 | 27.12 .2017 |
| 3. | Birla Gold Majestic Premium <br> Cement | 87662 | 27.12 .2017 |
| 4. | Birla Gold Premium Cement <br> (Yellow) | 88219 | 02.02 .2018 |
| 5. | Birla Gold Premium Cement <br> (white) | 88220 | 02.02 .2018 |
| 6. | Birla Gold Regal Cement | 88221 | 02.02 .2018 |
| 7. | Birla Gold Crown Concrete <br> Special Cement | 88222 | 02.02 .2018 |
| 8. | Birla Gold Classic Cement | 88223 | 02.02 .2018 |
| 9. | Birla Gold Classic Cement | 89350 | 10.04 .2018 |
| 10. | Birla Gold Classic Cement | 89351 | 10.04 .2018 |
| 11. | Birla Gold- Udaan | 89693 | 28.04 .2018 |
| 12. | Birla Gold- Tech Friend | 89694 | 28.04 .2018 |
| 13. | Birla Gold- Udaan (Sunhere <br> Sapne Sunhera kal) | 89695 | 28.04 .2018 |

Any brand/ trademark/ copyright and any other intellectual property right applied / acquired/ created by the Demerged Company after approval of the Scheme by the respective Boards of the Parties till the Appointed Date, pertaining to the Cement Business division shall be a part of the Demerged Undertaking.

Bansi S. Mehta \& Co.
Chartered Accountants
Merchant Chambers,
3rd Floor, 41 Marine Lines Road, Mumbai 400020

Walker Chandiok \& Co LLP
Chartered Accountants
$16^{\text {th }}$ Floor, Tower II, India Bulls Finance Centre S B Marg, Elphinstone (West)
Mumbai 400013

## Private and Confidential

May 20, 2018

## To,

The Board of Directors
Century Textiles and Industries Limited, Century Bhavan,
Dr. Annie Besant Road, Worli,
Mumbai 400030.

To, The Board of Directors Ultratech Cement Limited, "B" Wing, 2nd floor, Ahura Centre Mahakali Caves Road, Andheri (East)
Mumbai 400093

Sub: Recommendation of Share Entitlement Ratio for the proposed demerger of Cement Business Division of Century Textiles and Industries Limited ("CTIL") into Ultratech Cement Limited ("UTCL")

Dear Sir / Madam,
We refer to our engagement letters whereby CTIL and UTCL (together referred to as "the Companies"/ "Clients"/ "you") have requested Bansi S. Mehta \& Co. (hereinafter referred to as 'BSM') and Walker Chandiok \& Co LLP (hereinafter referred to as 'WCC'), respectively, for recommendation of the Share Entitlement Ratio for the proposed demerger of Cement Business Division ("Cement Undertaking") of CTIL into UTCL.

BSM and WCC have been hereafter referred to as 'Valuers' or 'we' or 'us' and individually referred to as 'Valuer' in this joint Share Entitlement Ratio Report ('Share Entitlement Ratio Report' or 'Report').

## SCOPE AND PURPOSE OF THIS REPORT

Century Textiles Industries limited is a public company incorporated under the Act No.VI of 1882 of the Legislative Council of India and now deemed to be incorporated under the Companies Act, 2013, having its registered office at Century Bhavan, Dr.Annie Besant Road, Worli, Mumbai 400030 . CTIL is a diversified conglomerate engaged in, inter alia, the following businesses:
a) production and sale of cotton fabrics ("Textile Business");
b) production of all types of paper products like writing and printing paper ("Pulp and Paper Business");
c) business of manufacture, production, sale and distribution of cement ("Cement Business") and
d) dealing in commercial and residential property ("Real Estate Business")


Ultratech Cement Limited is a public company incorporated under the provisions of the Companies Act, 1956, having its registered office at "B" Wing, 2nd floor, Ahura Centre Mahakali Caves Road, Andheri (East), Mumbai 400093 . UTCL is engaged in the business of manufacture and sale of various grades and types of cement, ready mix concrete and other cement related products.

We understand that the managements of CTIL and UTCL (collectively hereinafter referred to as 'Management') are contemplating a demerger of Cement Undertaking of CTIL into UTCL through a Scheme of Arrangement ('Scheme') to be implemented under the provisions of section 230 to 232 of the Companies Act, 2013 and other applicable provisions of the Companies Act, 2013. This is referred to as the 'Proposed Transaction'.

As a consideration for the Proposed Transaction, equity shareholders of CTIL would be issued equity shares of UTCL. Share Entitlement Ratio for this Report refers to the number of equity shares of face value of INR 10/- each of UTCL, which would be issued to shareholders of CTIL.

For the aforesaid purpose, the Companies have appointed BSM and WCC to submit a joint report recommending the Share Entitlement Ratio to be placed before the Audit Committees' and Boards of Directors of the Companies.

The scope of our services is to conduct a relative (and not absolute) valuation of the equity shares of UTCL and the value per share attributable to the Cement Undertaking of CTIL and recommending a Share Entitlement Ratio in accordance with generally accepted professional standards.

We have been appointed severally and not jointly and have worked independently in our analysis. We have received information and clarifications from the Companies. For recommending Share Entitlement Ratio, we have independently arrived at different values of the Companies. However, to arrive at the consensus on the Share Entitlement Ratio for the Proposed Transaction, appropriate averaging and rounding off in the values arrived at have been done.

The historical financial information for the Companies up to March 31, 2018 were sourced from either available public domain or from the management of Companies. We have considered the same in our analysis and made adjustments for further facts made known (past or future) to us till the date of our Report. Our analysis does not factor impact of any event which is unusual or not in the normal course of business. We have relied on the above while arriving at the Share Entitlement Ratio.

This Report is our deliverable for the above engagement.

This Report is subject to the scope, assumptions, exclusions, limitations and disclaimers detailed hereinafter. As such, the Report is to be read in totality, and not in parts, and in conjunction with the relevant documents referred to therein.

## SOURCES OF INFORMATION

In connection with this exercise, we have used the following information received from the Management and/or gathered from public domain:


1. Financial statements of Cement Undertaking of CTIL for the year ended March 31, 2018, March 31, 2017 and March 31, 2016.
2. Audited financial results of UTCL for the year ended $31^{\text {st }}$ March 2018
3. Annual reports of the CTIL for the period $31^{\text {st }}$ March 2014 to $31^{\text {st }}$ March 2017.
4. Analyst Reports for CTIL and UTCL.
5. Details of the Net Debt of Cement Undertaking of CTIL proposed to be transferred pursuant to the demerger
6. Vesting Details of Employee Stock options as at the date of the Report for UTCL.
7. Explanations provided by the Managements of the Companies from time to time.
8. Draft Scheme of Arrangement

The Companies have been provided with the opportunity to review the draft report (excluding the recommended Share Entitlement Ratio) as part of our standard practice to make sure that factual inaccuracies / omissions are avoided in our final report.

## APPROACH TO VALUATION ENGAGEMENT AND VALUATION METHODS FOLLOWED

In connection with this exercise, we have adopted the following procedures to carry out the valuation:

- Discussions with the Management to:
- Understand the business and fundamental factors that affect its earning-generating capability including strengths, weaknesses, opportunity and threats analysis and historical financial performance.
- Analysis of information shared by the Management
- Analysis of information related to the companies and its peers as available in public domain
- Selection of appropriate internationally accepted valuation methodology/(ies) after deliberations
- Arriving at Share Entitlement Ratio for the Proposed Transaction

Management of UTCL and CTIL have informed us that they have appointed Axis Capital Limited and JM Financial Limited, respectively, to provide fairness opinion on the recommended Share Entitlement Ratio for the purpose of the aforementioned Proposed Amalgamation.

## SCOPE LIMUTATIONS, ASSUMPTIONS, QUALIFICATIONS, EXCLUSIONS AND DISCLAIMERS

Provision of valuation opinions and consideration of the issues described herein are areas of our regular practice. The services do not represent accounting, assurance, accounting / tax due diligence, consulting or tax related services that may otherwise be provided by us or our affiliates.

The recommendation contained herein is not intended to represent value at any time other than valuation date of 20 May 2018 ('Valuation Date').

This Report, its contents and the results herein are specific to (i) the purpose of valuation agreed as per the terms of our engagement; (ii) the Valuation Date and (iii) are based on the data detailed in section - Sources of Information


An analysis of this nature is necessarily based on the prevailing stock market, financial, economic and other conditions in general and industry trends in particular as in effect on, and the information made available to us as of the Valuation Date. Events and transactions occurring after the date hereof may affect this Report and the assumptions used in preparing it, and we do not assume any obligation to update, revise or reaffirm this Report, unless required by regulatory authorities.

The recommendation rendered in this Report only represent our recommendation based upon information till date furnished by the Companies (or its executives / representatives) and obtained from other sources and the said recommendation shall be considered to be in the nature of non-binding advice (our recommendation will however not be used for advising anybody to take buy or sell decision, for which specific opinion needs to be taken from expert advisors). We have no obligation to update this report.

The determination of Share Entitlement Ratio is not a precise science and the conclusions arrived at in many cases will, of necessity, be subjective and dependent on the exercise of individual judgement. There is, therefore, no single undisputed Share Entitlement Ratio. While we have provided our recommendation of the Share Entitlement Ratio based on the information available to us and within the scope of our engagement, others may have a different opinion. The final responsibility for the determination of the Share Entitlement Ratio at which the Proposed Transaction shall take place will be with the Board of Directors of the Companies who should take into account other factors such as their own assessment of the Proposed Transaction and input of other advisors.

In the course of the valuation, we were provided with both written and verbal information, including information detailed in section - Sources of Information. In accordance with the terms of our engagements, we have assumed and relied upon, without independent verification, (i) the accuracy of the information that was publicly available and formed a substantial basis for this Report and (ii) the accuracy of information made available to us by the Companies. In accordance with our Engagement Letter and in accordance with the customary approach adopted in valuation exercises, we have not audited, reviewed or otherwise investigated the historical financial information provided to us. We have not independently investigated or otherwise verified the data provided by the Companies. Accordingly, we do not express an opinion or offer any form of assurance regarding the truth and fairness of the financial position as indicated in the financial statements. Also, with respect to explanations and information sought from the Companies, we have been given to understand by the Management of the Companies that they have not omitted any relevant and material factors about the Companies. Our conclusions are based on the assumptions and information given by and on behalf of the Companies and reliance on public information. The Management of the Companies has indicated to us that they have understood that any omissions, inaccuracies or misstatements may materially affect our valuation analysis/results.

Accordingly, we assume no responsibility for any errors in the information furnished by the Companies or obtained from public domain and their impact on the Report. However, nothing has come to our attention to indicate that the information provided / obtained was materially mis-stated/ incorrect or would not afford reasonable grounds upon which to base the Report.

The Management has represented that the business activities have been carried out in the normal and ordinary course between 31 March 2018 and the Report date in case of Cement Business of CTIL and


UTCL and that no material adverse change has occurred in their respective operations and financial position between the respective aforementioned date and the Report date.

The Report assumes that the Companies comply fully with relevant laws and regulations applicable in all its areas of operations unless otherwise stated, and that the Companies will be managed in a competent and responsible manner. Further, except as specifically stated to the contrary, this Report has given no consideration to matters of a legal nature, including issues of legal title and compliance with local laws, and litigation and other contingent liabilities that are not recorded in the audited/unaudited balance sheet of the Companies. Our conclusion of value assumes that the assets and liabilities of the Companies and their subsidiaries, reflected in their respective latest balance sheets remain intact as of the Report date.

This Report does not look into the business/ commercial reasons behind the Proposed Transaction nor the likely benefits arising out of the same. Similarly, it does not address the relative merits of the Proposed Transaction as compared with any other alterative business transaction or other alternatives or whether or not such alternatives could be achieved or are available.

No investigation / inspection of the Companies' claim to title of assets has been made for the purpose of this Report and the Companies' claim to such rights has been assumed to be valid. No consideration has been given to liens or encumbrances against the assets, beyond the loans disclosed in the accounts. Therefore, no responsibility is assumed for matters of a legal nature.

The fee for the engagement is not contingent upon the results reported.

We owe responsibility to only the Boards of Directors of the Companies that have appointed us under the terms of our engagement letters and nobody else. We will not be liable for any losses, claims, damages or liabilities arising out of the actions taken, omissions of or advice given by any other advisor to the Companies. In no event shall we be liable for any loss, damages, cost or expenses arising in any way from fraudulent acts, misrepresentations or willful default on part of the Companies, their directors, employees or agents.

We do not accept any liability to any third party in relation to the issue of this Report. It is understood that this analysis does not represent a fairness opinion on the Share Entitlement Ratio. This Report is not a substitute for the third party's own due diligence/ appraisal/ enquiries/ independent advice that the third party should undertake for his purpose.

This Report is subject to the laws of India.

The Report should be used in connection with the Scheme.

Neither the Valuation Report nor its contents may be referred to or quoted in any registration statement, prospectus, offering memorandum, annual report, loan agreement or other agreement or document given to third parties other than in connection with the proposed Scheme of Arrangement, without our prior written consent except for disclosures to be made to relevant regulatory authorities including stock Entitlements and SEBI.


This Report does not in any manner address the prices at which equity shares of the Companies will trade following announcement of the Transaction and we express no opinion or recommendation as to how the shareholders of either Company should vote at any shareholders' meeting(s) to be held in connection with the Proposed Transaction.

## SHAREHOLDING PATTERN OF COMPANIES

## CTIL

The issued and subscribed equity share capital of CTIL as on the date of the Report is INR 1,116.9 million consisting of $111,695,680$ equity shares of face value of INR 10 each. The shareholding pattern is as follows:

| Sr. No. | Shareholder | Percentage |
| :---: | :--- | ---: |
| 1. | Promoter Group | $50.21 \%$ |
| 2. | Non-promoter Group* | $49.79 \%$ |
|  | Total | $\mathbf{1 0 0 . 0 0 \%}$ |

*Non promoter includes Institutions
Further, no ESOPs are outstanding as on the current date.

## UTCL

The issued and subscribed equity share capital of UTCL as on the date of the Report is INR 2,746.2 million consisting of $27,46,17,786$ equity shares of face value of INR 10 each. The shareholding pattern is as follows:

| Sr. No. | Shareholder | Percentage |
| :---: | :--- | ---: |
| 1. | Promoter Group | $61.98 \%$ |
| 2. | Non-promoter Group* | $38.02 \%$ |
|  | Total | $\mathbf{1 0 0 . 0 0 \%}$ |

## *Non promoter includes Institutions

Further, 140,698 ESOPs are outstanding as on the current date. The diluted number of equity shares, as on the date of this Report, after considering the exercise of all the outstanding employee stock options would be $274,758,484$ equity shares.


## APPROACH \& METHODOLOGY

The Scheme contemplates the demerger of the Cement Undertaking of CTIL into UTCL. Arriving at the Share Entitlement Ratio for the Proposed Transaction would require determining value of Cement Undertaking of CTIL in terms of their relative value of the equity shares of UTCL. These values are to be determined independently but on a relative basis, and without considering the Proposed Transaction.

There are several commonly used and accepted methods for determining the share Entitlement ratio for the proposed demerger of Cement Undertaking into UTCL, which have been considered in the present case, to the extent relevant and applicable, including:

1. Market Approach:
a. Market Price method
b. Comparable Companies Multiples
c. Comparable Transaction Multiple Method
2. Income Approach : Discounted Cash Flows Method
3. Cost Approach : Net Asset Value Method

As discussed below for the Proposed Transaction we have considered these methods, to the extent relevant and applicable by each Valuer independently.

This valuation could fluctuate with lapse of time, changes in prevailing market conditions and prospects, industry performance and general business and economic conditions financial and otherwise, of the Companies, and other factors which generally influence the valuation of companies and their assets.

We have relied on the judgment of the Managements as regards contingent and other liabilities.
The application of any particular method of valuation depends on the purpose for which the valuation is done. Although, different values may exist for different purposes, it cannot be too strongly emphasized that a valuer can only arrive at one value for one purpose. Our choice of methodology of valuation has been arrived at using usual and conventional methodologies adopted for transactions of a similar nature, regulatory guideline and our reasonable judgment, in an independent and bona fide manner based on our previous experience of assignments of a similar nature.

The valuation methodologies as may be applicable which have been used to arrive at the value attributable to the equity shareholders of UTCL and for the Cement Undertaking of CTIL are discussed hereunder:

## Market Price (MP) Method

The market price of an equity share as quoted on a stock Entitlement is normally considered as the value of the equity shares of that company where such quotations are arising from the shares being regularly and freely traded in, subject to the element of speculative support that may be inbuilt in the value of the shares.

In the present case, equity shares of UTCL are listed on BSE and NSE. The share price observed on NSE for an appropriate period prior to the Valuation Date has been considered for determining the value of UTCL under the market price methodology as the traded turnover of shares of UTCL on NSE is Mningter than that on BSE.


The equity shares of CTIL are listed on recognised stock exchanges in India. However, the same reflects the combined values of all the Businessses/Divisions of CTIL taken together and therefore, not reflective of the isolated value of the Cement Undertaking. Therefore, the Market Value Approach cannot be used to determine the value of the Cement Undertaking of CTIL.

## Comparable Companies Market Multiple ("CCM") Method

Under this method, value of the equity shares of a company/ business undertaking is arrived at by using multiples derived from valuations of comparable companies, as manifest through stock market valuations of listed companies. This valuation is based on the principle that market valuations, taking place between informed buyers and informed sellers, incorporate all factors relevant to valuation. It may be noted herein that it is a well established industry practice to value cement companies using the benchmark industry multiples based on capacities of comparable companies in the indsutry.

Relevant multiples need to be chosen carefully and adjusted for differences between the circumstances.
To arrive at the value available to the equity shareholders of the Companies, value arrived above under this method is adjusted for cash and cash equivalents, investments, debt, ESOPs and other matters as considered appropriate.

We have used this method for valuation of both UTCL as well as Cement Undertaking of CTIL.

## Comparable Companies Transaction Multiple ("CTM") Method

Under CTM method, value of the equity shares of a company/ business undertaking is arrived at by using the prices implied by reported transactions/ deals of comparable companies.

Relevant multiples need to be chosen carefully and adjusted for differences between the circumstances.
To arrive at the value available to the equity shareholders of the Companies, value arrived above under this method is adjusted for cash and cash equivalents, investments, debt, ESOPs and other matters as considered appropriate.

We have used this method for valuation of Cement Undertaking of CTIL, however, in the absence of comparable transactions for UTCL, we were unable to determine its value under this method.

## Discounted Cash Flows (DCF) Method

Under the DCF method the projected free cash flows to the firm are discounted at the weighted average cost of capital. The sum of the discounted value of such free cash flows is the value of the firm.

Using the DCF analysis involves determining the following:

## Estimating future free cash flows:

Free cash flows are the cash flows expected to be generated by the company that are available to all providers of the company's capital - both debt and equity.


## Appropriate discount rate to be applied to cash flows i.e. the cost of capital:

This discount rate, which is applied to the free cash flows, should reflect the opportunity cost to all the capital providers (namely shareholders and creditors), weighted by their relative contribution to the total capital of the company. The opportunity cost to the capital provider equals the rate of return the capital provider expects to earn on other investments of equivalent risk.

In the present case, we have not been provided with financial projections by the management of the Companies. Given this limitation, DCF has not been used as a methodology to arrive at the Share Exchange Ratio.

## Net Asset Value (NAV) Method

The asset based valuation technique is based on the value of the underlying net assets of the business, either on a book value basis or realizable value basis or replacement cost basis. This valuation approach is mainly used in case where the firm is to be liquidated i.e. it does not meet the "going concern" criteria or in case where the assets base dominate earnings capability. A scheme of arrangement would normally be proceeded with, on the assumption that the businesses continue going concerns and an actual realization of the operating assets is not contemplated. In a going concern scenario, the relative earning power is of importance to the basis of demerger, with the values arrived at on the net asset basis being of limited relevance.

## Basis of Share Entitlement Ratio

The basis of the Proposed Transaction would have to be determined after taking into consideration all the factors and methodologies mentioned hereinabove. Though different values have been arrived at under each of the above methodologies, for the purposes of recommending a fair Share Entitlement Ratio of equity shares it is necessary to arrive at a single value for each of the business / subject companies' shares. It is however important to note that in doing so we are not attempting to arrive at the absolute equity values of the business / Companies and / or their associates, joint ventures and subsidiaries but at their relative values to facilitate the determination of a fair Share Entitlement ratio. For this purpose, it is necessary to give appropriate weights to the values arrived at under each methodology.

The Share Entitlement Ratio has been arrived at on the basis of a relative equity valuation of the Cement Undertaking and UTCL. The Share Entitlement Ratio is based on the various methodologies explained herein earlier and various qualitative factors relevant to each company and the business dynamics and growth potentials of the businesses of the companies, having regard to information base, key underlying assumptions and limitations.

As considered appropriate, we have independently applied methodologies discussed above and arrived at assessment of value of the Cement Undertaking and UTCL.

The equity value for the Cement Undertaking and UTCL is arrived at by assigning appropriate weightage to the values derived under the approaches discussed above, to the extent considered relevant. To arrive at the consensus on the Share Entitlement Ratio suitable averaging and rounding off in the values have been done.


## Conclusion

Based on the forgoing, and on a consideration of all the relevant factors and circumstances as discussed and outlined hereinabove, we recommend following Share Entitlement Ratio for Demerger of Cement Undertaking of CTIL into UTCL

1 (one) equity shares of UTCL of INR 10 each fully paid up for every 8 (eight) equity shares of CTIL of INR 10 each fully paid up.

Respectfully submitted,


Bansi S. Mehta \& Co

## Chartered Accountants

Firm Registration No: 100991 W
Date: May 20, 2018



## Walker Chandiok \& Co LLP

## Chartered Accountants

Firm Registration No: - 001076N/ N500013
Date: May 20, 2018


Recommendation of Share Entitlement Ratio for the proposed demerger of Cement Undertaking into UTCL

## Annexure A: Fair Entitlement Ratio recommended by Bansi S. Mehta \& Co.

| Valuation Approach | Cement Undertaking |  | UTCL |  |
| :---: | :---: | :---: | :---: | :---: |
|  | Value per Share in Rs. | Weight | Value per Share in Rs. | Weight |
| Cost Approach | NA | NA | NA | NA |
| Income Approach | NA | NA | NA | NA |
| Market Approach: |  |  |  |  |
| Market Price Method | NA | NA | 4,038 | 33\% |
| Comparable Companies Multiple Methodbased on Earnings | 368 | 50\% | 3,763 | 33\% |
| Based on Capacity |  | 50\% |  | 33\% |
| -based on comparable companies | 641 | 25\% | 4,369 | 33\% |
| -based on Comparable Transaction | 649 | 25\% | NA | NA |
| Relative Value per Share | 506 |  | 4,057 |  |

## NA= Not Applicable/Adopted

1. The Cost approach is not adopted in the current case as the plants of the Cement Undertaking are old and the cost may not reflect its true value. In case of UTCL, the cost approach shall not capture the brand value attributed to the business.
2. Income Approach involves determining the value based on the present value of the future cash flows of the business. In the current case, we have not been provided with the projected financial statements of the Cement Undertaking as well as UTCL. Therefore, we have not applied the Income Approach
3. Market Price Method is not relevant in case of Cement undertaking as there is price discovery for equity shares of CTIL and not only the Cement Undertaking per se,
4. CTM Method is used for valuation of Cement Undertaking however, in the absence of comparable transactions for UTCL, we have not used this method to determine the value of UTCL.

## Entitlement Ratio -

1 (one) equity shares of UTCL of INR 10 each fully paid up for every 8 (eight) equity shares of CTIL of INR 10 each fully paid up.

## Annexure B: Fair Entitlement Ratio recommended by Walker Chandiok \& Co.

| Valuation Approach | Cement Undertaking |  | UTCL |  |
| :---: | :---: | :---: | :---: | :---: |
|  | Value per Share in Rs. | Weight | Value per Share in Rs. | Weight |
| Cost Approach | NA | NA | NA | NA |
| Income Approach | NA | NA | NA | NA |
| Market Approach: |  |  |  |  |
| Market Price Method | NA | NA | 4,036 | 33\% |
| Comparable Companies Multiple Methodbased on Earnings | 302 | 33\% | 3,718 | 25\% |
| Based on Capacity |  |  |  |  |
| -based on comparable companies | 504 | 33\% | 4,158 | 25\% |
| - based on Comparable Transaction | 687 | 33\% | NA | NA |
| Relative Value per Share | 498 |  | 3,987 |  |

## NA $=$ Not Applicable/Adopted

1. The Cost Approach is generally used in case where the entity does not meet the "going concern" criteria as it does not capture the intrinsic worth of the entities. UTCL and the Cement Undertaking, both being operating entities, we have not adopted the Cost Approach.
2. Income Approach involves determining the value based on the present value of the future cash flows of the business. In the current case, we have not been provided with the projected financial statements of the Cement Undertaking as well as UTCL. Therefore, we have not considered this Approach.
3. Market Price Method is not applied in case of Cement Undertaking as it is the division of the the listed company and representative traded prices are not available. In case of UTCL, its equity shares are listed on the stock exchanges and are frequently traded, therefore we have considered the Market Price method for UTCL.
4. CTM Method is used for valuation of Cement Undertaking however, in the absence of comparable transactions for UTCL, we have not used this method to determine the value of UTCL.

## Entitlement Ratio -

1 (one) equity shares of UTCL of INR 10 each fully paid up for every 8 (eight) equity shares of CTIL of INR 10 each fully paid up.

## STRICTLY CONFIDENTIAL

May 20, 2018
The Board of Directors,
Century Textiles and Industries Limited,
Century Bhavan,
Dr Annie Besant Road,
Worli,
Mumbai 400030,
Maharashtra,
India.
Ladies / Gentlemen:
We refer to the engagement letter dated May 16, 2018 ("Engagement Letter") whereby Century Textiles and Industries Limited ("CTIL" or "Company") has engaged JM Financial Limited ("JM Financial"), inter alia, to provide a fairness opinion to the Company on the share entitlement ratio (as defined hereinafter) based on perusal of the valuation report dated May 20, 2018 ("Valuation Report") issued by Bansi S. Mehta and Co, Chartered Accountants and Walker Chandiok \& Co LLP (jointly the "Valuers" and individually the "Valuer") for the proposed demerger of the cement business undertaking of the Company into Ultratech Cement Limited ("UCL") vide a composite scheme of arrangement under the provisions of Sections 230 to Section 232 of the Companies Act, 2013 read with other applicable provisions and rules thereunder ("Proposed Scheme") and Securities and Exchange Board of India ("SEBI") circular no. CFD/DIL3/CIR/2017/21 dated March 10, 2017 read with SEBI circular no. CFD/DIL3/CIR/2018/2 dated January 3, 2018 (together referred to as "SEBI Circular").

## Company Background and Purpose

CTIL is a public limited company incorporated under the Act No.VI of 1882 of the Legislative Council of India and now deemed to be incorporated under the Companies Act, 2013. The Company is engaged in the business of: (a) manufacture, production, sale and distribution of cement ("Cement Business") (b) production and sale of cotton fabrics ("Textile Business") (c) production of all types of paper products like writing and printing paper ("Pulp and Paper Business"); (d) dealing in commercial and residential property ("Real Estate Business"). The equity shares of Company are listed on the BSE Limited ("BSE") and the National Stock Exchange of India Limited ("NSE" and together with the BSE, the "Stock Exchanges").

UCL is a public limited company incorporated under the Companies Act, 1956. It is engaged in the business of manufacture and sale various grades and types of cement, ready mix concrete and other cement related products. The equity shares of UCL are listed on the Stock Exchanges.

The Valuers as part of their Valuation Report have arrived at a share entitlement ratio of 1 (One) equity share of face value Rs 10 (Rupees ten) per equity share of UCL for every 8 (Eight) equity shares of face value of Rs 10 (Rupees ten) per equity share of the Company held by persons whose

## JM Financial Limited

Corporate Identity Number : L67120MH1986PLC038784
Regd, Office: 7th Floor, Cnergy, Appasaheb Marathe Marg. Prabhadevi, Mumbai 400025. T: +912266303030 F: +912266303330 www.jmili.com
names are recorded in the register of members as a member of the Company on the Record Date ("Share Entitlement Ratio"). The Company in terms of the Engagement Letter requested us to examine the Valuation Report issued by the Valuers and other related information provided by the Company and issue our independent opinion as to the fairness of the Share Entitlement Ratio ("Fairness Opinion") to the Board of Directors of the Company as per the requirements of the SEBI circular no. CFD/DIL3/CIR/2017/21 dated March 10, 2017 read with SEBI circular no. CFD/DIL3/CIR/2018/2 dated January 3, 2018 (together referred to as "SEBI Circular").

All terms not specifically defined in this Fairness Opinion shall carry the same meaning as in the Proposed Scheme.

## Brief Background of the Proposed Scheme

As per the Proposed Scheme, the proposed transaction shall, amongst others, result into following benefits:
(a) in case of CTIL:
i. unlocking the value of the Cement Business for the shareholders of CTIL; and
ii. assisting in the de-leveraging of its balance sheet including reduction of debt and outflow of interest
(b) in case of the UCL:
i. expansion in markets having potential demand for cement;
ii. acquiring ready to use assets which shall create operational efficiencies, reduce time to markets vis-à-vis greenfield projects which are time consuming due to challenges in acquisition of land and limestone mining leases;
iii. strategic fit for serving existing markets and catering to additional volume requirements in new markets; and
iv. synergies in manufacture and distribution process and logistics alignment leading to economies of scale and creation of efficiency by reducing time to market and benefiting customers.

## Source of Information

For the said examination and for arriving at the opinion set forth below, we have received:

1. Valuation Report issued by the Valuers;
2. Draft of the Proposed Scheme; and
3. Certain explanations and information from the representatives of the Company.

## Scope Limitations

We have assumed and relied upon, without independent verification, the accuracy and completeness of all information that was publicly available or provided or otherwise made available to us by the

Company for the purposes of this Fairness Opinion. We express no opinion, and accordingly, accept no responsibility with respect to or for such information, or the assumptions on which it is based, and, we have simply accepted this information on an "as is" basis, and, have not verified the accuracy and/or the completeness of the same from our end. We have not assumed any obligation to conduct, nor have we conducted any physical inspection or title verification of the properties or facilities of the Company or UCL and neither express any opinion with respect thereto nor accept any responsibility therefore. We have simply accepted the title verification of the properties provided to us on as "as is" basis, and, have not verified the accuracy and/or the completeness of the same from our end. We have not made any independent valuation or appraisal of the assets or liabilities of the Company or UCL, nor have we been furnished with any such appraisals. We have not reviewed any internal management information statements or any non-public reports, and instead, with your consent, have relied upon information that was publicly available or provided or otherwise made available to us by the Company or UCL on an "as is" basis for the purposes of this Fairness Opinion except for the information explicitly provided to us. We are not experts in the evaluation of litigation or other actual or threatened claims, and accordingly, we have not evaluated any litigation or other actual or threatened claims. In addition, we have assumed that the Proposed Scheme will be approved by regulatory authorities and that the Proposed Scheme will be consummated substantially in accordance with the terms set forth in the Proposed Scheme. We have assumed that there are no other contingent liabilities or circumstances that could materially affect the business or financial prospects of the Company or UCL.

We understand that the management of the Company and, during our discussion with them, would have drawn our attention to all such information and matters which may have an impact on our analysis and opinion. We have assumed that in the course of obtaining necessary regulatory or other consents or approvals for the Proposed Scheme, no restrictions will be imposed or there will be no delays that will have a material adverse effect on the benefits of the Proposed Scheme that may have been contemplated. Our opinion is necessarily based on financial, economic, market and other conditions as they currently exist and on the information made available to us as of the date hereof. It should be understood that although subsequent developments may affect this opinion, we do not have an obligation to update, revise or reaffirm this opinion. In arriving at our opinion, we were not authorized to solicit, and did not solicit, interest from any party with respect to the acquisition, business combination or other extraordinary transaction involving the Company or any of its assets, nor did we negotiate with any other party in this regard.

In the ordinary course of business, the JM Financial group is engaged in securities trading, securities brokerage and investment activities, as well as, providing investment banking and investment advisory services. In the ordinary course of its trading, brokerage and financing activities, any member of the JM Financial group may at any time hold long or short positions, and may trade or otherwise effect transactions, for its own account or the accounts of customers, in debt or equity securities or senior loans of any company that may be involved in the Proposed Scheme.

We express no opinion whatsoever and make no recommendation at all as to the Company's underlying decision to effect the Proposed Scheme or as to how the holders of equity shares or
secured or unsecured creditors of Company should vote at their respective meetings held in connection with the Proposed Scheme. We do not express and should not be deemed to have expressed any views on any other terms of the Proposed Scheme. We also express no opinion, and accordingly, accept no responsibility for or as to the price at which the equity shares of the Company or UCL will trade following the announcement of the Proposed Scheme or as to the financial performance of the Company or UCL following the consummation of the Proposed Scheme. We express no opinion whatsoever and make no recommendations at all (and accordingly take no responsibility) as to whether shareholders / investors should buy, sell or hold any stake in the Company or any of its related parties (holding company / subsidiary /associates etc).

## Conclusion

Based on our examination of the Valuation Report, such other information / undertakings / representations provided to us by the Company and our independent analysis and evaluation of such information and subject to the scope limitations as mentioned hereinabove and to the best of our knowledge and belief, we are of the opinion that the Share Entitlement Ratio is fair for the shareholders of the Company.

## Distribution of the Fairness Opinion

The Fairness Opinion is addressed to the Board of Directors of the Company solely for the purpose of providing them with an independent opinion on the fairness of the Valuation as determined by the Valuers and for the purpose of submission to the Stock Exchanges, National Company Law Tribunal along with the petition for the Proposed Scheme and such other applicable regulatory authorities under SEBI Circular and/ or the Companies Act, 2013. The Fairness Opinion shall not be disclosed or referred to publicly or to any other third party, other than as required by Indian law in which case you would provide us a prior written intimation and take our prior written consent for it. The Fairness Opinion should be read in totality and not in parts. Further, this Fairness Opinion should not be used or quoted for any purpose. If this Fairness Opinion is used by any person other than to whom it is addressed or for any purpose other than the purpose stated hereinabove, then, we will not be liable for any consequences thereof and shall not take any responsibility for the same. In no circumstances however, will JM Financial or its management, directors, officers, employees, agents, advisors, representatives and controlling persons of JM Financial accept any responsibility or liability including any pecuniary or financial liability to any third party. Neither this Fairness Opinion nor its contents may be referred to or quoted to / by any third party, in any registration statement, prospectus, offering memorandum, annual report, loan agreement or any other agreement or documents given to third parties.

Yours truly,
For JM Financial Limited

Authorized Signatory

The Company Secretary,
CENTURY TEXTILES \& INDUSTRIES LTD.
Century Bhavan, Dr Annie Besant Road,
Worli ,Mumbai ,Maharashtra ,400030
Sir,
Sub: Observation letter regarding the Draft Scheme of Amalgamation between Century Textiles and Industries Limited and Ultratech Cement Limited

We are in receipt of Draft Scheme of Amalgamation between Century Textiles and Industries Limited and Ultratech Cement Limited and their respective shareholders and Creditors filed as required under SEBI Circular No. CFD/DIL3/CIR/2017/21 dated March 10, 2017; SEBI vide its letter dated July 20, 2018, has inter alia given the following comment(s) on the draft scheme of arrangement:

- "Company shall ensure that additional information, if any, submitted by the Company, after filing the Scheme with the Stock Exchange, from the date of receipt of this letter is displayed on the websites of the listed company."
- "Company shall duly comply with various provisions of the Circulars."
- "Company is advised that the observations of SEBI/Stock Exchanges shall be incorporated in the petition to be filed before National Company Law Tribunal (NCLT) and the company is obliged to bring the observations to the notice of NCLT."
- "It is to be noted that the petitions are filed by the company before NCLT after processing and communication of comments/observations on draft scheme by SEBI/stock exchange. Hence, the company is not required to send notice for representation as mandated under section 230(5) of Companies Act, 2013 to SEBI again for its comments / observations / representations."

Accordingly, based on aforesaid comment offered by SEBI, the company is hereby advised:

- To provide additional information, if any, (as stated above) along with various documents to the Exchange for further dissemination on Exchange website.
- To ensure that additional information, if any, (as stated aforesaid) along with various documents are disseminated on their (company) website.
- To duly comply with various provisions of the circulars.

In light of the above, we hereby advise that we have no adverse observations with limited reference to those matters having a bearing on listing/de-listing/continuous listing requirements within the provisions of Listing Agreement, so as to enable the company to file the scheme with Hon'ble NCLT. Further, where applicable in the explanatory statement of the notice to be sent by the company to the shareholders, while seeking approval of the scheme, it shall disclose information about unlisted companies involved in the format prescribed for abridged prospectus as specified in the circular dated March 10, 2017.

Kindly note that as required under Regulation $37(3)$ of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the validity of this Observation Letter shall be six months from the date of this Letter, within which the scheme shall be submitted to the NCLT.

The Exchange reserves its right to withdraw its 'No adverse observation' at any stage if the information submitted to the Exchange is found to be incomplete / incorrect / misleading / false or for any contravention of Rules, Bye-laws and Regulations of the Exchange, Listing Agreement, Guidelines/Regulations issued by statutory authorities.

Please note that the aforesaid observations does not preclude the Company from complying with any other requirements.

Yours faithfully,


Senior Manager

Ref: NSE/LIST/16791
July 20, 2018
The Company Secretary
Century Textiles \& Industries Limited
Century Bhavan,
Dr. Annie Besant Road,
Worli, Mumbai 400030

Kind Attn.: Mr. Atul K. Kedia

Dear Sir,
Sub: Observation Letter for Scheme of Arrangement amongst Century Textiles and
Industries Limited, UltraTech Cement Limited and their respective shareholders and
creditors
We are in receipt of the Scheme of Arrangement amongst Century Textiles and Industries Limited, UltraTech Cement Limited and their respective shareholders and creditors vide application dated May 31, 2018.

Based on our letter reference no Ref: NSE/LIST/52381 submitted to SEBI and pursuant to SEBI Circular No. CFD/DIL3/CIR/2017/21 dated March 10, 2017 ('Circular'), SEBI vide letter dated July 20, 2018, has given following comments:
a. The Company shall ensure that additional information, if any, submitted by the Company, after filing the scheme with the stock exchange, and from the receipt of this letter is displayed on the website of the listed company.
b. The Company shall duly comply with various provisions of the Circulars.
c. The Company is advised that the observations of SEBI/Stock Exchanges shall be incorporated in the petition to be filed before National Company Law Tribunal (NCLT) and the company is obliged to bring the observations to the notice of NCLT.
d. It is to be noted that the petitions are filed by the company before NCLT after processing and communication of comments/observations on draft scheme by SEBI/ stock exchange. Hence, the company is not required to send notice for representation as mandated under section 230(5) of Companies Act, 2013 to SEBI again for its comments/observations/ representations.

Based on the draft scheme and other documents submitted by the Company, including undertaking given in terms of regulation 11 of SEBI (LODR) Regulation, 2015, we hereby convey our "No-objection" in terms of regulation 94 of SEBI (LODR) Regulation, 2015, so as to enable the Company to file the draft scheme with NCLT.

However, the Exchange reserves its rights to raise objections at any stage if the information submitted to the Exchange is found to be incomplete/ incorrect/ misleading/ false or for any contravention of Rules, Bye-laws and Regulations of the Exchange, Listing Regulations, Guidelines / Regulations issued by statutory authorities.

The validity of this "Observation Letter" shall be six months from July 20, 2018, within which the scheme shall be submitted to NCLT.

Yours faithfully,
For National Stock Exchange of India Ltd.

Hitesh Malhotra<br>Senior Manager

P.S. Checklist for all the Further Issues is available on website of the exchange at the following URL http://www.nseindia.com/corporates/content/further issues.htm

# CENTURY <br> Textiles and Industries <br> Limited 

REGD. OFFICE : "CENTURY BHAVAN", DR. ANNIE BESANT ROAD, WORLI, MUMBAI-400 030. INDIA.
TEL.: +91-22-2495 7000 FAX:+91-22-2430 9491,+91-22-2436 1980
E-Mail:centextho(®) centurytext.com Website: www.centurytextind.com
CIN-L17120MH1897PLC000163
OUR REF:
$26^{\text {th }}$ June, 2018
BSE Limited
Corporate Relationship Department
Phiroze Jeejeebhoy Towers,
Dalal Street, Mumbai 400001.
Tel.: 22721233/4
Fax: 02222722039
Scrip Code: 500040
Dear Sirs,
Sub: Application under Regulation 37 of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015 for the proposed Scheme of Arrangement amongst Century Textiles and Industries Limited, UltraTech Cement Limited and their respective shareholders and creditors

We refer to our letter dated $31^{\text {st }}$ May, 2018 filing application under the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and in continuation of the same, please find enclosed complaint report dated $26^{\text {th }}$ June, 2018 in terms of the provisions of SEBI Circular No. CFD/DIL3/CIR/2017/21 dated $10^{\text {th }}$ March, 2017.

This is for your information and records, please.
Thanking you,
Yours faithfully
For Century Textiles and Industries Ltd.


Atul K. Kedia
Encl: as above
Company Secretary

## CENTURY

Textiles and Industries
Limited
REGD. OFFICE : "CENTURY BHAVAN", DR. ANNIE BESANT ROAD, WORLI, MUMBAI-400 030. INDIA.
TEL.: +91-22-2495 7000 FAX:+91-22-2430 9491,+91-22-2436 1980
E-Mail:centextho@centurytext.com Website: www.centurytextind.com
CIN-L17120MH1897PLC000163
OUR REF: :

## Complaints Report:

For the period $5^{\text {th }}$ June, 2018 to $\mathbf{2 5}^{\text {th }}$ June, 2018
Part A

| Sr. <br> No. | Particulars | Number |
| :--- | :--- | :---: |
| 1. | Number of complaints received directly |  |
| 2. | Number of complaints forwarded by Stock Exchange |  |
| 3. | Total Number of complaints/comments received (1+2) | Nil |
| 4. | Number of complaints resolved |  |
| 5. | Number of complaints pending |  |

Part B

| Sr. <br> No. | Name of complainant | Date of complaint | Status <br> (Resolved/Pending) |
| :--- | :--- | :--- | :--- |
|  | Not Applicable |  |  |

For Century Textiles and Industries Ltd.
 Company Secretary 0

Date : 26.06.2018

## CENTURY

Textiles and Industries

## Limited

REGD. OFFICE : "CENTURY BHAVAN", DR. ANNIE BESANT ROAD, WORLI, MUMBAI-400 030. INDIA. TEL.: +91-22-2495 7000 FAX :+91-22-2430 9491,+91-22-2436 1980
E-Mail:centextho@centurytext.com Website: www.centurytextind.com CIN-L17120MH1897PLC000163

Listing Department
National Stock Exchange of India Limited
"Exchange Plaza",
Banda - Kurla Complex,
Bandra (East), Mumbai 400051.
Tel.: 26598236
Fax: $26598237 / 38$.
Scrip Code: CENTURYTEX
Dear Sirs,
Sub: Application under Regulation 37 of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015 for the proposed Scheme of Arrangement amongst Century Textiles and Industries Limited, UltraTech Cement Limited and their respective shareholders and creditors

We refer to our letter dated $31^{\text {st }}$ May, 2018 filing application under the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and in continuation of the same, please find enclosed complaint report dated $26^{\text {th }}$ June, 2018 in terms of the provisions of SEBI Circular No. CFD/DIL3/CIR/2017/21 dated $10^{\text {th }}$ March, 2017.

This is for your information and records, please.
Thanking you,
Yours faithfully
For Century Textiles and Industries Ltd.


Atul K. Media
Encl: as above Company Secretary
Cole

# CENTURY <br> Textiles and Industries <br> Limited 

REGD. OFFICE : "CENTURY BHAVAN", DR. ANNIE BESANT ROAD, WORLI, MUMBAI-400 030. INDIA.
TEL.:+91-22-2495 7000 FAX:+91-22-2430 9491,+91-22-2436 1980
E-Mail:centextho@centurytext.com Website: www.centurytextind.com CIN-L17120MH1897PLC000163

## Complaints Report:

For the period $5^{\text {th }}$ June, 2018 to $\mathbf{2 5}^{\text {th }}$ June, 2018
Part A

| Sr. <br> No. | Particulars | Number |
| :--- | :--- | :---: |
| 1. | Number of complaints received directly |  |
| 2. | Number of complaints forwarded by Stock Exchange |  |
| 3. | Total Number of complaints/comments received (1+2) | Nil |
| 4. | Number of complaints resolved |  |
| 5. | Number of complaints pending |  |

Part B

| Sr. <br> No. | Name of complainant | Date of complaint | Status <br> (Resolved/Pending) |
| :--- | :--- | :--- | :--- |
|  | Not Applicable |  |  |

For Century Textiles and Industries Ltd.


Company Secretary
Place : Mumbai
$\phi$
Date : 26.06.2018

# CENTURY <br> Textiles and Industries <br> Limited 

REGD. OFFICE : "CENTURY BHAVAN", DR. ANNIE BESANT ROAD, WORLI, MUMBAI-400 030. INDIA. TEL.: +91-22-2495 7000 FAX:+91-22-2430 9491,+91-22-2436 1980
E-Mail:centextho@centurytext.com Website: www.centurytextind.com
CIN-L17120MH1897PLC000163
OUR REF.

## REPORT ADOPTED BY THE BOARD OF DIRECTORS OF CENTURY TEXTILES AND INDUSTRIES LIMITED AT ITS MEETING HELD ON $20^{\text {th }}$ May, 2018 EXPLAINING THE EFFECT OF THE SCHEME OF ARRANGEMENT ON EQUITY SHAREHOLDERS, KEY MANAGERIAL PERSONNEL, PROMOTERS AND NON PROMOTER SHAREHOLDERS

## 1. BACKGROUND

1.1. The Board of Directors("Board") of the Company at its meeting held on $20^{\text {th }}$ May, 2018 have approved the draft Scheme of Arrangement amongst the Company, UltraTech Cement Limited and their respective shareholders, under Sections 230-232 and other applicable provisions of the Companies Act, 2013 ("Scheme").
1.2. Provisions of Section $232(2)(c)$ of the Companies Act, 2013 require the Directors to adopt a report explaining the effect of the arrangement on each class of shareholders, key managerial personnel ("KMPs"), promoters and non-promoter shareholders of the Company laying out in particular the share entitlement ratio and specifying any special valuation difficulties and the same is required to be circulated as part of the notice of the meeting(s)to be held for the purpose of approving the Scheme.
1.3. This report of the Board is accordingly being made in pursuance to the requirements of Section 232(2)(c) of the Companies Act, 2013.
1.4. Under the Scheme it is proposed to demerge the Cement Business (as defined in the Scheme) of the Company into UltraTech Cement Limited and UltraTech Cement Limited shall issue equity shares to the eligible shareholders of the Company.
1.5. The following documents were, inter alia, placed before the Board:
(a) Draft Scheme, duly initialed by the Company Secretary of the Company for the purpose of identification; and
(b) Valuation report dated $20^{\text {th }}$ May, 2018 ("Valuation Report") prepared by Bansi S. Mehta \& Co., independent Chartered Accountant, describing the methodology adopted by them in arriving at the share exchange ratio / consideration.
(c) Fairness opinion dated $20^{\text {th }}$ May, 2018 ("Fairness Opinion") prepared J. M. Financial \& Co, a Category-l independent Merchant Banker providing the Fairness Opinion on the share entitlement ratio as recommended by the Valuation Report.

## 2. VALUATION REPORT| ENTITLEMENT RATIO | ISSUE OF SHARES OR CONSIDERATION PURSUANT TO THE SCHEME

2.1. Valuers have approved the following share entitlement ratioand consideration in terms of the Scheme:

For every eight fully paid equity share of INR 10/- each held in the Company; one fully paid equity share of INR 10/- each of UltraTech Cement Limited shall be issued.
2.2. In case any shareholder's shareholding in the Company is such that such shareholder becomes entitled to a fraction of an equity share of UltraTech Cement Limited, UltraTech Cement Limited shall not issue fractional share certificate to such shareholder but shall consolidate such fractions and round up the aggregate of such fractions to the next whole number and issue and allot the consolidated shares directly to a trustee nominated by the Board of UltraTech Cement Limited in that behalf, who shall sell such shares in the market at such price or prices and on such time or times as the trustee may in its sole discretion decide and on such sale, shall pay to UltraTech Cement Limited, the net sale proceeds (after deduction of applicable taxes and other expenses incurred), whereupon UltraTech Cement Limited shall, subject to withholding tax, if any, distribute such sale proceeds to the concerned shareholders of the Company in proportion to their respective fractional entitlements so sold by the trustee.
2.3. The equity shares of UltraTech Cement Limited, to be issued and allotted as above shall rank pari passu in all respects with the existing equity shares of UltraTech Cement Limited, as the case may be, after the date of allotment of such equity shares including with respect to dividend, bonus, right shares, voting rights and other corporate benefits attached thereto.
3. EFFECT OF THE SCHEME ON THE EQUITY SHAREHOLDERS (PROMOTER AND NON-PROMOTER) OF THE COMPANY
3.1. In consideration for the demerger of the Cement Business of the Company into UltraTech Cement Limited, the shareholders of Company as on the Record Date (defined in the Scheme) shall be issued shares of UltraTech Cement Limited and upon the Scheme becoming effective, the shareholding of the Company shall remain unchanged.

## 4. EFFECT OF THE SCHEME ON THE KMPS OF THE COMPANY

None of the KMPs will get affected by this Scheme except to the extent of the equity shares held by them, if any in the Company / UltraTech Cement Limited.



## REPORT ADOPTED BY THE BOARD OF DIRECTORS OF ULTRATECH CEMENT LIMITTED AT ITS MEETING HELD ON $20^{\text {TH }}$ MAY, 2018 EXPLAINING THE EFFECT OF THE SCHEME OF ARRANGEMENT ON EQUITY SHAREHOLDERS, KEY MANAGERIAL PERSONNEL, PROMOTERS AND NON PROMOTER SHAREHOLDERS

## 1. BACKGROUND

1.1. The Board of Directors ("Board") of the Company at its meeting held on $20^{\text {th }}$ May, 2018 have approved the draft Scheme of Arrangement amongst the Company, Century Textiles and Industries Limited and their respective shareholders, under Sections 230-232 and other applicable provisions of the Companies Act, 2013 ("Scheme").
1.2. Provisions of Section 232(2)(c) of the Companies Act, 2013 require the Directors to adopt a report explaining the effect of the arrangement on each class of shareholders, key managerial personnel ("KMPs"), promoters and non-promoter shareholders of the Company laying out in particular the share entitlement ratio and specifying any special valuation difficulties and the same is required to be circulated as part of the notice of the meeting(s) to be held for the purpose of approving the Scheme.
1.3. This report of the Board is accordingly being made in pursuance to the requirements of Section 232(2)(c) of the Companies Act, 2013.
1.4. Under the Scheme it is proposed to demerge the Cement Business (as defined in the Scheme) of Century Textiles and Industries Limited into the Company and the Company shall issue equity shares to the eligible shareholders of Century Textiles and Industries Limited.
1.5. The following documents were, inter alia, placed before the Board:
(a) Draft Scheme, duly initialed by the Company Secretary of the Company for the purpose of identification; and
(b) Valuation report dated $20^{\text {th }}$ May, 2018 ("Valuation Report") prepared by Walter Chandlok \& Co., LLP and Bansi S. Mehta \&Co., Independent Chartered Accountant, describing the methodology adopted by them in arriving at the share exchange ratio/ consideration.
(c) Fairness opinion dated $20^{\text {th }}$ May, 2018 ("Fairness Opinion") prepared Axis Capital, a Category-I independent Merchant Banker providing the Fairness Opinion on the share entitlement ratio as recommended by the Valuation Report.
2. VALUATION REPORT I ENTITLEMENT RATIO I ISSUE OF SHARES OR CONSIDERATION PURSUANT TO THE SCHEME
2.1. Valuers have approved the following share entitlement ratio and consideration in terms of the Scheme:
For every 8 (eight) fully paid-up equity shares of INR 10/- each held in Century Textiles and Industries Limited; 1 (one) fully paid-up equity share of INR 10/- each of the Company shall be issued.
2.2. In case any shareholder's shareholding in Century Textiles and Industries Limited is such that such shareholder becomes entitled to a fraction of an equity share of the Company, the Company shall not issue fractional share certificate to such shareholder but shall


## Uhirallech

The Engineer's choice

## UltraTech Cement Limited

Registered Office: Ahura Centre, B - Wing, $2^{\text {nd }}$ Floor, Mahakali Caves Road, Andheri (East), Mumbai 400093 , India
consolidate such fractions and round up the aggregate of such fractions to the next whole number and issue and allot the consolidated shares directly to a trustee nominated by the Board, who shall sell such shares in the market at such price or prices and on such time or times as the trustee may in its sole discretion decide and on such sale, shall pay to the Company, the net sale proceeds (after deduction of applicable taxes and other expenses incurred), whereupon the Company shall, subject to withholding tax, if any, distribute such sale proceeds to the concerned shareholders of the Company in proportion to their respective fractional entitlements so sold by the trustee.
2.3. The equity shares of the Company, to be issued and allotted as above shall rank pari passu in all respects with the existing equity shares of the Company, as the case may be, after the date of allotment of such equity shares including with respect to dividend, bonus, right shares, voting rights and other corporate benefits attached thereto.

## 3. EFFECT OF THE SCHEME ON THE EQUITY SHAREHOLDERS (PROMOTER AND NON-PROMOTER) OF THE COMPANY

3.1. In consideration for the demerger of the Cement Business of Century Textiles and Industries Limited into the Company, the shareholders of Century Textiles and Industries Limited as on the Record Date (defined in the Scheme) shall be issued shares of the Company and upon the Scheme becoming effective, the shareholding of the Company shall change to the extent of the issuance of shares to the eligible shareholders of Century Textiles and Industries Limited.

## 4. EFFECT OF THE SCHEME ON THE KMPS OF THE COMPANY

The KMPs forming part of the Company shall not be effected on the effectiveness of the Scheme, in accordance with the terms of the Scheme.

Further none of the KMPs have any interest in the Scheme except to the extent of the equity shares held by them, if any in the Company / Century Textiles and Industries Limited.

For and on behalf of the Board of UltraTech Cemen
Atul Daga
Whole-time Director and CFO
DIN: 06416619
Place: Mumbai
Date: $20^{\text {th }}$ May, 2018

# S R B C \& CO LLP <br> Chartered Accountants 

12th Floor, The Ruby 29 Senapati Bapat Marg Dadar (West)
Mumbai - 400 028, India
Tel : +91 2268198000

## Review Report to <br> The Board of Directors

## Century Textiles and Industries Limited

We have reviewed the accompanying statement of unaudited standalone Ind AS financial results of Century Textiles and Industries Limited (the 'Company') for the quarter ended June 30, 2018 (the "Statement") attached herewith, being submitted by the Company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('the Regulation'), read with SEBI Circular No. CIR/CFD/FAC/62/2016 dated July 5, 2016 ('the Circular').

The preparation of the Statement in accordance with the recognition and measurement principles laid down in Indian Accounting Standard (Ind AS) 34 "Interim Financial Reporting" prescribed under Section 133 of the Companies Act, 2013 read with Rule 3 of Companies (Indian Accounting Standards) Rules, 2015, as amended, read with the Circular is the responsibility of the Company's management and has been approved by the Board of Directors of the Company. Our responsibility is to express a conclusion on the Statement based on our review.

We conducted our review in accordance with the Standard on Review Engagements (SRE) 2410, 'Review of Interim Financial Information Performed by the Independent Auditor of the Entity' issued by the Institute of Chartered Accountants of India. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the Statement is free of material misstatement. A review is limited primarily to inquiries of company personnel and analytical procedures applied to financial data and thus provides less assurance than an audit. We have not performed an audit and accordingly, we do not express an audit opinion.

Based on our review conducted as above, nothing has come to our attention that causes us to believe that the accompanying Statement, prepared in accordance with the recognition and measurement principles laid down in the applicable Indian Accounting Standards ('Ind AS') specified under Section 133 of the Companies Act, 2013, read with relevant rules issued thereunder and other recognised accounting practices and policies has not disclosed the information required to be disclosed in terms of the Regulation, read with the Circular, including the manner in which it is to be disclosed, or that it contains any material misstatement.

For S R B C \& CO LLP
Chartered Accountants
ICAI Firm registration number: 324982E/E300003


Partner
Membership No.: 41870


Mumbai
Date: July 30, 2018


Notes

1. The above standalone financial results have been reviewed and recommended for adoption by the Audit Committee to the Board of Directors and have been approved by the Board at its meeting held on July 30,2018 . The standalone financial results for the quarter ended June 30, 2018 have been subjected to limited review by the Company's statutory auditors.
2. On 25th July 2018, The National Company Law Appellate Tribunal (NCLAT) has upheld the order of Competition Commission of India ("CCI") against the Company. The company believes it has a strong case and is in the process of filing an appeal in Supreme Court against the said order and accordingly no provision has been recognized in the financial results.
During the previous year, the Company had recognized the sale of its Yarn and Denim units (Y\&D units) (included in textile segment). Pursuant to the objections raised in the Court, against the transaction by the workers of the Y\&D units, the Company has terminated the Business Transfer Agreement and has taken back the possession of Y\&D units. The Company is exploring various alternatives for disposal of the units. Accordingly the assets and liabilities of the Y\&D units are classified as assets held for disposal and the operations have been classified as discontinued operations.
upto December 31,2017 which were subjected to limited review. Post the applicability of Goods and Services Tax (GST) with effec
3. Post the applicability of Goods and Services Tax (GST) with effect from July 1, 2017, revenue from operations is disclosed net of GST and prior to that excise duty on sales were grossed up with sales and disclosed separately as an expense. Accordingly, the revenue from operations and other expenditures for the quarter ended June 30, 2018 are not comparable with the quarter ended June 30, 2017 presented in the results.
4. Other operating income includes gain on sale of Transferable Development Rights (TDR) amounting to Rs. 76.70 crores for the quarter ended June 30, 2018 and Rs. 79.63 crores for the
quarter and year ended March 31, 2018. quarter and year
5. The Board of Directors of the Company has approved the Scheme of Arrangement ('Scheme') between the Company and UlitraTech Cement Limited ('UltraTech') to demerge its Cement business (comprises of all assets and liabilities including borrowings of Rs. 3000 crores ) in to UltraTech and in consideration UltraTech will issue equity shares of UltraTech to the eligible mpany. Pending necessary regulatory approvals and other compliances, the assets for distribution to owners. revenue and related items in the financial results for the quarter ended June 30, 2018.
6. The Company has adopted Ind AS 115 'Revenue from Contracts with Customers' with effect from April 1, 2018, using the modified retrospective method. The application of Ind AS 115 did not have any significant impact on retained earnings as at April 1, 2018. Also the application of ind AS 115 did not have any significant impact on the recognition and measurement of denue and
7. During the previous year, the Company has granted the right to manage and operate the Company's Viscose Filament Yarn ('VFY') business, which is part of Textile segment, to Grasim Industries Limited ('GIL'), for a duration of 15 years effective from February 1, 2018. As a part of consideration, GIL had paid an upfront royalty of Rs. 600.00 crores. The Company is recognizing royalty over the period of 15 years on pro-rata basis. Accordingly, the figures of the current quarter are strictly not comparable with the quarter ended June 30 , 2017 and
March 31,2018 .
8. The company is organised into business divisions based on its products and services and has five reportable segments, as follows: (a) "Textiles" include Yarn, Fabric, Viscose Filament Yarn and Tyre Yarn (Refer Note 3 and 9)
(c) "Pulp and Paper" include Pulp, Writing \& Printing paper, Tissue paper and Multilayer packaging board. (d) "Real Estate" includes Leased Properties and Investment properties of the Company.
(e) "Others" include Salt works and Chemicals.


The financial results of the company would be available for perusal on the company's website viz. www.centurytextind.com and also on websites of BSE Ltd. viz. www.bseindia.com and National
Stock Exchange of India Ltd. viz. www.nseindia.com

## Century Textiles and Industries Limited

Additional information inconjunction with Unaudited Financial Results for the quarter ended June 30, 2018
Balance Sheet as at June 30, 2018

> (₹ in Crores)

BALANCE SHEET
Note No. Balance Sheet as at June 30, 2018

## ASSETS

## Non-current assets

| Gross - Property, plant and equipment |  | 10,115.25 |
| :---: | :---: | :---: |
| Less:- Accumulated Depreciation (PPE) |  | 4,065.92 |
| Property, plant and equipment | 3 | 6,049.33 |
| Capital work-in-progress |  | 59.33 |
| Gross - Investment Property |  | 1,043.92 |
| Less:- Accumulated Depreciation (Investment Property) |  | 91.82 |
| Investment property | 4 | 952.10 |
| Investment Property under development |  | 200.54 |
| Other Intangible assets | 5 | 4.03 |
| Intangible Assets Under Development |  | 0.72 |
| Financial assets |  |  |
| Non Current Investments | 6 | 183.14 |
| Long Term Loans \& Advances |  | - |
| Others | 7 | 67.37 |
| Non Current Tax Assets (Net) |  | 114.91 |
| Other non-current assets | 8 | 241.15 |
| Total Non Current Assets (A) |  | 7,872.62 |

## Current assets

$\begin{array}{ll}\text { Inventories } & 9\end{array}$

Financial assets
Current Investments
$\begin{array}{lll}\text { Trade receivables } & 10 & 498.75\end{array}$
$\begin{array}{lll}\text { Cash and cash equivalents } & 11 & 68.83\end{array}$
$\begin{array}{ll}\text { Other Bank balances } & 11\end{array}$
Short Term Loans \& Advances -
$\begin{array}{ll}\text { Others } & 7 \\ 200.68\end{array}$
Current tax Assets (Net)
Other current assets 8
343.29

Total Current Assets (B) $\quad \begin{aligned} & \mathbf{2 , 4 1 5 . 8 3}\end{aligned}$

Total Assets (A + B) $\quad 10,288.45$

EQUITY AND LIABILITIES
Equity
Equity Share capital

## Century Textiles and Industries Limited

Balance Sheet as on June 30, 2018
(₹ in Crores)

| BALANCE SHEET | Note No. | Balance Sheet as at June 30, 2018 |
| :---: | :---: | :---: |
| Other Equity | 13 |  |
| i) Capital Redemption Reserve Account |  | 100.00 |
| ii) Securities Premium Reserve |  | 643.22 |
| iii) General Reserve |  | 1,273.54 |
| iv) Debenture Redemption Reserve |  | 120.84 |
| v) Retained Earnings |  | 366.65 |
| vi) Fair value of Non-current investment thur OCI (FVTOCI reserve) |  | 88.60 |
| vii) As per Profit \& Loss $\mathrm{A} / \mathrm{c}$ for the period ended 30.06.2018 |  | 162.66 |
| Total Equity (A) |  | 2,867.20 |
| Non-current liabilities |  |  |
| Financial liablities |  |  |
| Long Term Borrowings | 14 | 2,362.52 |
| Other financial liabilities | 15 | 93.62 |
| Long Term Provisions | 20 | 1.85 |
| Deferred tax liabilities (Net) | 16 | 301.82 |
| Other non-current liabilities | 17 | 114.26 |
| Total Non Current Liabilities (B) |  | 2,874.07 |
| Current liabilities |  |  |
| Financial liablities | 18 |  |
| Short Term Borrowings |  | 0.98 |
| C C Facilities |  | 2.24 |
| Pre-shipment, Post-shipment and Export Bills Discounting facilities |  | 62.05 |
| Bills Discounted with Bank |  | 11.12 |
| Under Buyers Credit Arrangment |  | 67.09 |
| Short Term Loan |  | - |
| Commercial papers |  | 1,067.59 |
|  |  | 1,211.07 |
| Trade payables | 19 | 756.27 |
| Other financial liabilities | 15 |  |
| Current maturities of long term debt |  | 473.53 |
| Others |  | 670.91 |
|  |  | 1,144.44 |
| Short Term Provisions | 20 | 401.60 |
| Other current liabilities | 17 | 1,033.80 |
| Total Current Liabilities (C) |  | 4,547.18 |
| Total Equity and Liabilities ( $\mathrm{A}+\mathrm{B}+\mathrm{C}$ ) |  | 10,288.45 |

## Statement of Profit and Loss for the period ended June 30, 2018

|  | PARTICULARS | Note No. | Period ended June 30, 2018 |
| :---: | :---: | :---: | :---: |
| 1 | Revenue from operations | 21 | 2,188.21 |
| II | Other income | 22 | 21.17 |
| III | Total Income ( 1 + II) |  | 2,209.38 |
| IV | Expenses |  |  |
|  | Cost of materials consumed | 23 | 662.87 |
|  | Purchases of traded goods | 24 | 0.49 |
|  | Changes in inventories of finished goods, work-in-progress and traded goods | 25 | (28.54) |
|  | Excise duty on sale of goods |  | - |
|  | Employee benefit expense | 26 | 127.69 |
|  | Finance costs | 27 | 99.92 |
|  | Depreciation and amortisation expense | 28 | 77.83 |
|  | Other expenses | 29 | 991.59 |
|  | Total Expenses |  | 1,931.85 |
| v | Profit before tax from continuing operations (III - IV) |  | 277.53 |
| VI | Tax Expense of continuing operations |  |  |
|  | Current tax | 16 | - |
|  | Deferred tax | 16 | 96.00 |
|  | Total tax expense |  | 96.00 |
| VII | Profit after tax from continuing operations (V-VI) |  | 181.53 |
| VIII | Discontinued Operations |  |  |
|  | (Loss) before tax from discontinued operations |  | (28.87) |
|  | (Loss) on measurement to net realisable value |  | - |
|  | Tax expenses (Debit) / Credit of discontinued operations |  | 10.00 |
|  | (Loss) after tax from discontinued operations |  | (18.87) |
| IX | Profit for the year (VII + VIII) |  | 162.66 |
| X | Other comprehensive income |  |  |
|  | Items that will not be reclassified to profit or loss |  |  |
|  | (a) Remeasurements gain on defined benefit plans |  | (40.26) |
|  | (b) Net gain / (loss) on Fair value through Other Comprehensive Income (OCI) - Equity Instruments |  | (4.54) |
|  | (c) Income tax on (a) \& (b) |  | 1.50 |
|  | Total other comprehensive income for the year (net of tax) |  | (43.30) |
| XI | Total comprehensive income for the year (IX + X ) |  | 119.36 |
| XII | Earnings per equity share : |  |  |
|  | Basic \& Diluted Earnings Per Share - Continuing operations |  | 16.25 |
|  | Basic \& Diluted Earnings Per Share - Discontinued operations |  | (1.69) |
|  | Basic \& Diluted Earnings Per Share - (continuing \& discontinued operations) |  | 14.56 |

(₹ in Crores)

|  |  | Reserves and Surplus |  |  |  |  | Other comprehensive income <br> Equity Instruments through Other Comprehensive Income |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Equity Share Capital | Securities Premium | General Reserves | Capital <br> Redemption Reserve | Debenture Redemption Reserve | Retained Earnings |  | Total Other Equity | Total Equity |
| As at 1 April 2018 | 111.69 | 643.22 | 1,273.54 | 100.00 | 120.84 | 369.74 | 128.86 | 2,636.20 | 2,747.89 |
| Profit for the period ended 30 June 2018 | - | - | - | - | - | 162.66 | - | 162.66 | 162.66 |
| Other comprehensive income / (loss) | - | - | - | - | - | (3.09) | (40.26) | (43.35) | (43.35) |
| Total comprehensive income for the year | - | - | - | - | - | 159.57 | (40.26) | 119.31 | 119.31 |
| As at 30 June 2018 | 111.69 | 643.22 | 1,273.54 | 100.00 | 120.84 | 529.31 | 88.60 | 2,755.51 | 2,867.20 |

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# Limited review Report on Unaudited Quarterly Consolidated Financial Results of UltraTech Cement Limited Pursuant to Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 

## To,

## Board of Directors of UltraTech Cement Limited

We have reviewed the accompanying Statement of unaudited consolidated financial results ('the Statement') of UltraTech Cement Limited ('the Company'), its subsidiaries (the Company and its subsidiaries together referred to as "the Group"), its associates and its jointly controlled entity for the three months period ended 30 June 2018, attached herewith, being submitted by the Company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations'). Attention is drawn to the fact that the figures for the three months period ended 31 March 2018 as reported in these unaudited consolidated financial results are the balancing figures between audited figures in respect of the full previous financial year and the published year to date figures up to the end of third quarter of the previous financial year. The figures up to the end of the third quarter of the previous financial year had only been reviewed and not subjected to audit.

This Statement is the responsibility of the Company's Management and has been approved by the Board of Directors in their meeting held on 18 July 2018. Our responsibility is to issue a report on the Statement based on our review.

We conducted our review in accordance with the Standard on Review Engagement (SRE) 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" specified under section $143(10)$ of the Companies Act, 2013. This Standard requires that we plan and perform the review to obtain moderate assurance as to whether the consolidated financial results are free of material misstatement. A review is limited primarily to inquiries of the Company personnel and analytical procedures applied to financial data and thus provides less assurance than an audit. We have not performed an audit and accordingly, we do not express an audit opinion.
The Statement includes the unaudited financial information of the following entities:


## Review report (Continued)

## UltraTech Cement Limited

```
UltraTech Cement Middle East Investments Limited (including its Wholly Owned Subsidiary
following subsidiaries)
(a) Star Cement Company LLC, UAE
(b) Star Cement Company LLC, RAK, UAE
(c) AI Nakhla Crusher LLC, Fujairah, UAE
(d) Arabian Cement Industry LLC, Abu Dhabi
(e) Arabian Gulf Cement Company, WLL, Bahrain
(f) Emirates Cement Bangladesh Ltd., Bangladesh
(g) Emirates Power Company Ltd., Bangladesh
PT UltraTech Investments, Indonesia (including its following
Wholly Owned Subsidiary subsidiaries)
(a) PT UltraTech Mining Sumatera
(b) PT UltraTech Cement, Indonesia
\begin{tabular}{ll} 
PT UltraTech Mining, Indonesia & Subsidiary \\
UltraTech Cement Lanka Private Limited & Subsidiary \\
Madanpur (North) Coal Company Private Limited & Associate \\
Aditya Birla Renewables SPV 1 Limited & Associate \\
Bhaskarpara Coal Company Limited & Jointly Controlled Entity
\end{tabular}
```

We did not review the financial information of thirteen subsidiaries included in the Statement, whose unaudited financial information reflect total revenue of Rs. 421.35 crores for the three months period ended 30 June 2018, total profit after tax of Rs. 31.04 crores for the three months period ended 30 June 2018 and total comprehensive income after tax of Rs. 51.29 crores for the three months ended 30 June 2018. The unaudited consolidated financial results also include the Group's share of net profit of Rs.Nil and total comprehensive income after tax of Rs.Nil for the three months period ended 30 June 2018 in respect of its Jointly Controlled Entity, whose financial information has not been reviewed by us. This unaudited financial information has been reviewed by other auditors / independent practitioner whose reports have been furnished to us by the Management of the Company and our conclusion on the unaudited consolidated financial results, to the extent they have been derived from such unaudited financial information is based solely on the reports of such other auditors/ independent practitioner. Our conclusion is not modified in respect of this matter.
The unaudited consolidated financial results include the financial information of four subsidiaries which have not been reviewed by their auditors, whose unaudited financial information reflect total revenue of Rs. Nil for the three months period ended 30 June 2018, total profit after tax of Rs. 0.10 crores for the three months period ended 30 June 2018 and total comprehensive income after tax of Rs. 0.10 crores for the three months period ended 30 June 2018. The unaudited financial results also include the Group's share of net profit of Rs. 0.21 crores and total comprehensive income after tax of Rs. 0.21 crores for the three months period ended 30 June 2018, in respect of two associates, whose financial information have not been reviewed by their auditors. The unaudited financial information of these subsidiaries and associates have been furnished to us by the Management of the Company and our conclusion on the unaudited consolidated financial results, to the extent they have been derived from such unaudited financial information in respect of these subsidiaries and associates, is based solely on such management certified unaudited financial information. In our opinion and according to the information and explanations given to us by the Management, these unaudited financial information arenot material to the Group. Our conolovion is not modified in respect of this matter.


## Review report (Continued)

## UltraTech Cement Limited

Based on our review conducted as above, nothing has come to our attention that causes us to believe that the accompanying Statement, prepared in accordance with the applicable Accounting Standards i.e. Ind AS prescribed under Section 133 of the Companies Act, 2013 and other recognized accounting practices and policies, has not disclosed the information required to be disclosed in terms of Regulation 33 of the Listing Regulations including the manner in which it is to be disclosed, or that it contains any material misstatement.

We draw attention to Note 4 of the Statement which describes the following matters:
(a) In terms of order dated 31 August 2016, the Competition Commission of India ('CCI') has imposed penalty of Rs.1,175.49 crores for alleged contravention of the provisions of the Competition Act, 2002 by the Company. The Company had filed an appeal against CCI Order before the Competition Appellate Tribunal ('COMPAT'). COMPAT has granted stay on the CCI Order on the condition that the Company deposits $10 \%$ of the penalty amounting to Rs. 117.56 crores which has since been deposited. Consequent to reconstitution of Tribunals by the Government, this matter was transferred to the National Company Law Appellate Tribunal ("NCLAT"). NCLAT has completed its hearing on the matter and order is awaited. Based on a legal opinion and considering the uncertainty relating to the outcome of this matter, no provision has been considered in the books of account. Our conclusion is not modified in respect of this matter.
(b) In terms of order dated 19 January 2017, the CCI has imposed penalty of Rs. 68.30 crores pursuant to a reference filed by the Government of Haryana for alleged contravention of the provisions of the Competition Act, 2002 in August 2012 by the Company. The Company had filed an appeal before COMPAT and received the stay order dated 10 April 2017. Consequent to reconstitution of Tribunals by the Government, this matter has now been transferred to the NCLAT. Based on a legal opinion and considering the uncertainty relating to the outcome of this matter, no provision has been considered in the books of account. Our conclusion is not modified in respect of this matter.

For B S R \& Co. LLP
Chartered Accountants
Firm's Registration No: 101248 W/W-100022


Vijay Mathur
Partner
Membership No: 046476
Mumbai
18 July 2018


For Khimji Kunverji \& Co.
Chartered Accountants Firm's Registration No: 105146W


Ketan Vikamsey
Partner
Membership No: 044000


Mumbai 18 July 2018

| Statement of Consolidated Unaudited Results for Three Months Ended 30/06/2018 $\quad$ ₹ in Crores |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
| $\begin{array}{\|c} \hline \text { Sr. } \\ \text { No. } \end{array}$ | Particulars | Three Months Ended |  |  | Year Ended |
|  |  | 30/06/2018 | 31/03/2018 | 30/06/2017 | 31/3/2018 |
|  |  | (Unaudited) | (Audited) \{Refer Note 10\} | (Unaudited) | (Audited) |
| 1 | Revenue from Operations (Refer Note 6) | 9,021.41 | 9,420.76 | 7,928.50 | 32,304.63 |
| 2 | Other Income | 72.67 | 108.35 | 166.00 | 583.72 |
| 3 | Total Income ( $1+2$ ) | 9,094.08 | 9,527.11 | 8,094.50 | 32,888,35 |
| 4 | Expenses |  |  |  |  |
|  | (a) Cost of Materials Consumed | 1,294.81 | 1,313.77 | 1,035.45 | 4,519.95 |
|  | (b) Purchases of Stock-in-Trade | 29906 | 295.66 | 144.90 | 880.03 |
|  | (c) Changes in Inventories of Finished Goods, Stock-in-Trade and Work-in-Progress | (122.18) | 11.87 | (78.17) | (111.20) |
|  | (d) Employee Benefts Expense | 494.71 | 445.47 | 405.20 | 1,810.24 |
|  | (e) Finance Costs | 348.51 | 344.38 | 140.85 | 1,232.75 |
|  | (f) Depreciation and Amortisation Expense | 506.71 | 500.94 | 329.72 | 1,847.93 |
|  | (g) Power and Fuel | 1,978.07 | 2,001.73 | 1,318.58 | 6,334.07 |
|  | (h) Freight and Forwarding Expenses | 2,236.11 | 2,285.52 | 1,596.37 | 7,309.99 |
|  | (i) Excise duty (Refer Note 6) | . | - | 893.83 | 893.83 |
|  | (i) Other Expenses | 1,150.39 | 1,286.02 | 980.13 | 4,522.56 |
|  | Total Expenses | 8,186.19 | 8,485.36 | 6,766.86 | 29,240.15 |
| 5 | Profit before Exceptionat iterns, Share in Profit of Associates \& Joint Venture and Tax ( 3 -4) | 907.89 | 1,04175 | 1,327.64 | 3,648.20 |
| 6 |  |  |  |  |  |
|  | Stamp Duty on Acquisition of Assets | - | (226.28) |  | (226.28) |
|  | Impairment of AssetsImpairment on Loss of Control in Subsidiary | - | (74.86) | - | (74.86) |
|  |  | - | (13.98) | (31.47) | (45.46) |
| 7 | Share in Profit of Associates and Joint Venture (net of tax) | 0.21 | (0.04) | 0.01 |  |
| 8 | Profit before tax ( $5+6+7$ ) | 008.10 | 726.59 | 1,296.18 | 3,301.47 |
| 9 | Tax Expense |  |  |  |  |
|  | Current tax | 192.92 | 164.50 | 284.18 | 684.56 |
|  | Deferred tax | 83.97 | 115.96 | 114.09 | 392.45 |
| 10 | Net Prafit for the period (8-9) | 63121. | 44613 | 89791 | 2,224.46 |
|  | Profit / (Loss) attributable to Non-Controling interest Profit attributable to the Owners of the Parent | (0.83) | 0.02 | 0.92 | 2.29 |
|  |  | 632.04 | 446.11 | 896.99 | 2,222.17 |
| 11 | Other Comprehensive Income |  |  |  |  |
|  | Iterns that will not be reclassified to profit or loss | * | 37.95 | - | 3795 |
|  | Income tax relating to items that will not be reclassified to proflt or loss | - | (8.45) | - | (8.45) |
|  | Items that will be reclassified to profit or loss | 65.83 | 33.47 | (24.87) | 12.61 |
|  | Income tax relating to items that will be reclassified to profit or loss | (6.98) | 3.57 | - | 3.57 |
| 12 | Other Comprehensive Income / (Loss) for the period | \$885 | 65.54 | (24.87) | 45.68 |
|  | Other Comprehensive Income attributable to Non-Controlling Interest Other Comprehensive Income / (Loss) attributable to Owners of the Parent | 58.85 | 66.54 | (24.87) | 45.68 |
| 13 | 3 Tptas Compretiensive inoome for the penod ( $10+12)$ | 68.85 | 66.54 | (24.87) | 45.68 2.27014 |
| Total Comprehensive Income / (Loss) attributabie to Non-Controling Interest Totai Comprenensive Income attributable to Owners of the Parent |  | (0.83) | 512.67 | 873.04 0.92 | 2,270.14 |
|  |  | 690.89 | 512.65 | 872.12 | 2,267.85 |
| 141516 | Paid-up Equily Share Capital (Face Value ₹ 10f- Per Share) Other Equily | 274.62 | 274.61 | 274.52 | 274.61 |
|  |  |  |  |  | 26,106.55 |
|  |  |  |  |  |  |
|  | (a) Basic | 23.01 | 16.25 | 32.67 | 80.94 |
|  | (b) Diluted | 23.01 | 16.24 | 32.66 | 80.92 |

Notes:

1. The financial results include those for the cement plants acquired from Jaiprakash Associates Limited and Jaypee Cement Corporation Limited on $29 / 06 / 2017$ and hence the figures for the three months ended 30/06/2018 are not comparable with the previous corresponding periods.
2. During the quarter the Company commissloned the second unit of 1.75 MTPA cement grinding capacity at Manwar, District Dhar, Madhya Pradesh.
3. The Board of Directors of the Company have approved a Scheme of Arrangement amongst Century Textiles and Industries Limited ("Century"), the Company and their respective shareholders and creditors ("the Scheme"). In terms of the Scheme, Century will demerge its cement business into the Company. The cement business of Century consists of 3 integrated cement units in Madhya Pradesh, Chhattisgarh and Maharashtra with a total capacity of 12.6 MTPA and a grinding unit in West Bengal of $\mathbf{2 . 0}$ MTPA. in terms of the Scheme, the Company will issue 1 (one) equity share of the Company of face value $₹ 10 /$ each for every 8 (eight) equity shares of Century of face value ₹ $10 /$ - each to the shareholders of Century as on the record date defined in the Scheme.

The transaction is subject to the approval of shareholders and creditors, stock exchanges, National Company Law Tribunal, Competition Commission of India ("CCI") and other regulatory authorities as may be required.
4. The Company has filed appeals with the Competition Appellate Tribunal ("COMPAT") against two orders of the CCI dated 31/08/2016 and 19/01/2017, and as per the directions of COMPAT, deposited ₹ 117.55 crores, being $10 \%$ of the penalty imposed by CCI under its order dated 31/08/2016. COMPAT has granted a stay on both the CCI orders. The Government has made changes in the constitution and operations of Tribunals, under which all matters with COMPAT have been transferred to the National Company Law Appellate Tribunal ("NCLAT"). Hearing of order dated 31/08/2016 is completed at NCLAT and order is awaited. The Company, backed by legatopinion, believes that it has a good case in both the matters and accordingly no provision has been made in the accounts.


5. (a) The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their meetings held on $18 / 07 / 2018$. (b) Key Standalone financial information:

| Particulars | Three Months Ended |  |  | $\begin{array}{\|c\|} \hline \text { Year Ended } \\ \hline 31 / 3 / 2018 \\ \hline \end{array}$ |
| :---: | :---: | :---: | :---: | :---: |
|  | 30/06/2018 | 31/03/2018 | 30/06/2017 |  |
|  | (Unaudited) | (Audited) \{Refer Note 10\} | (Unaudited) | (Audited) |
| Total Income | 8,728.13 | 9,108.40 | 7,685.45 | 31,278.63 |
| Net Profit before Tax | 875.33 | 767.08 | 1,286.96 | 3,301.84 |
| Net Profit after Tax | 598.39 | 487.95 | 890.62 | 2,231.28 |

The standalone financial results are available at the company website www.ultratechcement.com \& on the websites of the stock exchanges www.bseindia.com \& www.nseindia.com.
6. Effective 01/07/2017, sales are recorded net of GST whereas earlier sales were recorded gross of excise duty which formed part of expenses. Hence, revenue from operations for the three months ended $30 / 06 / 2018$ are not comparable with previous period corresponding figures.
7. During the quarter, the Company has allotted 5,086 equity shares of $₹ 10 /$-each to the option grantees pursuant to the exercise of options and restricted stock units under the Company's Employees Stock Option Scheme - 2006 and Employees Stock Option Scheme - 2013. As a resuit of such allotment, the paid-up equity share capital of the Company has increased from $274,613,985$ equity shares of $₹ \mathbf{1 0}$ - each to $274,619,071$ equity shares of $₹ 10 /$ - each.
8. The Company is exclusively engaged in the business of cement and cement related products.
9. The figures for the previous periods have been regrouped wherever necessary.
10. The figures for three months ended $31 / 03 / 2018$ are arrived at as difference between audited figures in respect of the full financial year and the unaudited published figures upto nine months ended on 31/12/2017.

For and on behalf of the Board of Directors
IChmowh

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# Limited Review Report on Unaudited Quarterly Standalone Financial Results of UltraTech Cement Limited pursuant to Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 

## To

## Board of Directors of

## UltraTech Cement Limited

We have reviewed the accompanying Statement of unaudited standalone financial results ('the Statement') of UltraTech Cement Limited ('the Company') for the three months period ended 30 June 2018, attached herewith, being submitted by the Company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations'). Attention is drawn to the fact that the figures for the three months period ended 31 March 2018 as reported in these standalone financial results are the balancing figures between audited figures in respect of the full previous financial year and the published year to date figures up to the end of the third quarter of the previous financial year. The figures up to the end of the third quarter of the previous financial year had only been reviewed and not subjected to audit.
This Statement is the responsibility of the Company's Management and has been approved by the Board of Directors in their meeting held on 18 July 2018. Our responsibility is to issue a report on the Statement based on our review.

We conducted our review in accordance with the Standard on Review Engagement (SRE) 2410, 'Review of Interim Financial Information Performed by the Independent Auditor of the Entity' specified under section 143(10) of the Companies Act, 2013. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the financial results are free of material misstatement. A review is limited primarily to inquiries of the Company personnel and analytical procedures applied to financial data and thus provides less assurance than an audit. We have not performed an audit and accordingly, we do not express an audit opinion.

Based on our review conducted as above, nothing has come to our attention that causes us to believe that the accompanying Statement prepared in accordance with applicable Accounting Standards i.e. Ind AS prescribed under Section 133 of the Companies Act, 2013 and other recognised accounting practices and policies has not disclosed the information required to be disclosed in terms of Regulation 33 of the Listing Regulations including the manner in which it is to be disclosed, or that it contains any material misstatement.


## Review report (Continued)

## UltraTech Cement Limited

We draw attention to Note 4 of the Statement which describes the following matters:
(a) In terms of order dated 31 August 2016, the Competition Commission of India ('CCI') has imposed penalty of Rs. $1,175.49$ crores for alleged contravention of the provisions of the Competition Act, 2002 by the Company. The Company had filed an appeal against CCI Order before the Competition Appellate Tribunal ('COMPAT'). COMPAT has granted stay on the CCI Order on the condition that the Company deposits $10 \%$ of the penalty amounting to Rs. 117.56 crores which has since been deposited. Consequent to reconstitution of Tribunals by the Government, this matter was transferred to the National Company Law Appellate Tribunal ("NCLAT"). NCLAT has completed its hearing on the matter and order is awaited. Based on a legal opinion and considering the uncertainty relating to the outcome of this matter, no provision has been considered in the books of account. Our conclusion is not modified in respect of this matter.
(b) In terms of order dated 19 January 2017, the CCI has imposed penalty of Rs. 68.30 crores pursuant to a reference filed by the Government of Haryana for alleged contravention of the provisions of the Competition Act, 2002 in August 2012 by the Company. The Company has filed an appeal before COMPAT and received the stay order dated 10 April 2017. Consequent to reconstitution of Tribunals by the Government, this matter has now been transferred to the NCLAT. Based on a legal opinion and considering the uncertainty relating to the outcome of this matter, no provision has been considered in the books of account. Our conclusion is not modified in respect of this matter.

For B S R \& Co. LLP
Chartered Accountants
Firm's Registration No: 101248W/W-100022


## Partner

Membership No: 046476
Mumbai
18 July 2018


For Khimji Kunverji \& Co.
Chartered Accountants Firm's Registration No: 105146W


Ketan Vikamsey
Partner
Membership No: 044000
Mumbai
18 July 2018

| ADITYA BIRLA |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Untrafech |  |  |  |  |  |
|  |  |  |  |  | $₹$ in Crores |
| Statement of Standalone Unaudited Results for Three Months Ended 30/06/2018 |  |  |  |  |  |
| $\begin{aligned} & \hline \text { Sr. } \\ & \text { No. } \end{aligned}$ | Particulars | Three Months Ended |  |  | Year Ended |
|  |  | 30/06/2018 | 31/03/2018 | 30/06/2017 | 31/3/2018 |
|  |  | (Unaudited) | (Audited) (Refer Note 10\} | (Unaudited) | (Audited) |
| 1 | Revenue fram Operations (Refer Note 6) | 8,655.00 | 9,002.48 | 7,520.28 | 30,683.93 |
| 2 | Other Income | 73.13 | 105.92 | 165.17 | 594.70 |
| 3 | Total Income (1+2) | 8,728.13 | 9,108.40 | 7,685.45 | 31,278.63 |
| 4 | Expenses |  |  |  |  |
|  | (a) Cost of Materials Consumed | 1,172 59 | 1,175.05 | 904.00 | 3,978.36 |
|  | (b) Purchases of Stock-in-Trade | 297.19 | 294.26 | 118.77 | 814.37 |
|  | (c) Changes in Inventories of Finished Goods, Stock-in-Trade and Work-in-Progress | (105.60) | 9.31 | (68.11) | (113.08) |
|  | (d) Employee Benefits Expense | 468.44 | 419.18 | 380.25 | 1,706.24 |
|  | (e) Finance Costs | 335.58 | 334.76 | 128.49 | 1,186.30 |
|  | (f) Depreciation and Amortisation Expense | 485.98 | 480.58 | 309.79 | 1,763.56 |
|  | (g) Power and Fuel | 1,867.55 | 1,898.02 | 1,217.36 | 5,959.50 |
|  | (h) Freight and Forwarding Expenses | 2,229.49 | 2,275.03 | 1,587.97 | 7,281.63 |
|  | (i) Excise Duty (Refer Note 6) |  |  | 893.83 | 893.83 |
|  | (j) Other Expenses | 1,101.58 | 1,228.85 | 926.14 | 4,279.80 |
|  | Total Expenses | 7,852.80 | 8,115.04 | 6,398.49 | 27,750.51 |
| 5 | Profit before Exceptional items and Tax (3-4) | 375.33 | 393.36 | 1,236,96 | 3,528. 12 |
| 6 | Exceptional Items: Stamp Duty on Acquisition of Assets | . | (226.28) | 1,23 | (226.28) |
| 7 | Profit before tax ( $5+6$ ) | 875.33 | 767.08 | 1,28696 | 3,301.84 |
| 8 | Tax Expense |  |  |  |  |
|  | . Current tax | 188.90 | 163.30 | 281.98 | 678.03 |
|  | Deferred tax | 88.04 | 115.83 | 114.36 | 392.53 |
| 9 | Net Profit for the period ( $7-8$ ) | 598.39 | 487.95 | 89062 | 2.231: 23 |
| 10 | Other Comprehensive Income |  |  |  |  |
|  | Items that will not be reclassified to profit or loss | - | 37.65 | - | 37.65 |
|  | Income tax relating to ltems that will not be reclassified to profit or loss | - | (8.45) | * | (8.45) |
|  | Items that will be reclassified to profit or loss | 19.97 | 2.41 | (7.47) | (3.46) |
|  | Income tax relating to items that will be reciassified to profit or loss | (6.98) | 3.57 | . | 3.57 |
| 11 | Totat Comprefiensive lncome for the period ( $9+10$ ) | 611.38 | 523.13 | 883.15 | 2,260.59 |
| $\begin{array}{\|l\|} \hline 12 \\ 13 \\ 14 \\ \hline \end{array}$ | Paid-up Equity Share Capital (Face Value ₹ 10/- Per Share) | 274.62 | 274.61 | 274.52 | 274.61 |
|  | Other Equity |  |  |  | 25,648.41 |
|  |  |  |  |  |  |
|  | (a) Basic | 21.79 | 17.78 | 32.44 | 81.27 |
|  | (b) Diluted | 21.79 | 17.77 | 32.43 | 81.25 |

## Notes:

1. The financial results include those for the cement plants acquired from Jaiprakash Associates Limited and Jaypee Cement Corporation Limited on 29/06/2017 and hence the figures for the three months ended $30 / 06 / 2018$ are not comparable with the previous corresponding periods.
2. During the quarter the Company commissioned the second unit of 1.75 MTPA cement grinding capacity at Manwar, District Dhar, Madhya Pradesh.
3. The Board of Directors of the Company have approved a Scheme of Arrangement amongst Century Textiles and Industries Limited ("Century"), the Company and their respective shareholders and creditors ("the Scheme"). In terms of the Scheme, Century will demerge its cement business into the Company. The cement business of Century consists of 3 integrated cement units in Madhya Pradesh, Chhattisgarh and Maharashtra with a total capacity of 12.6 MTPA and a grinding unit in West Bengal of $\mathbf{2 . 0}$ MTPA. In terms of the Scheme, the Company will issue $\mathbf{1}$ (one) equity share of the Company of face value $₹ 10 /$ - each for every 8 (eight) equity shares of Century of face value ₹ $10 /$ - each to the shareholders of Century as on the record date defined in the Scheme.

The transaction is subject to the approval of shareholders and creditors, stock exchanges, National Company Law Tribunal, Competition Commission of India ("CCI") and other regulatory authorities as may be required.
4. The Company has filed appeals with the Competition Appellate Tribunal ("COMPAT") against two orders of the CCI dated 31/08/2016 and 19/01/2017, and as per the directions of COMPAT, deposited ₹ 117.55 crores, being $10 \%$ of the penalty imposed by CCI under its order dated 31/08/2016. COMPAT has granted a stay on both the CCI orders. The Government has made changes in the constitution and operations of Tribunals, under which all matters with COMPAT have been transferred to the National Company Law Appellate Tribunal ("NCLAT"). Hearing of order dated 31/08/2016 is completed at NCLAT and order is awaited. The Company, backed by legal opinion, believes that it has a good case in both the matters and accordingly no provision has been made in the accounts.
5. The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their meetings held on 18/07/2018.
6. Effective 01/07/2017, sales are recorded net of GST whereas earlier sales were recorded gross of excise duty which formed part of expenses. Hence, revenue from operations for the three months ended $30 / 06 / 2018$ are not comparable with previous period corresponding figures.


7. During the quarter, the Company has allotted 5,086 equity shares of $₹ 10 /$ - each to the option grantees pursuant to the exercise of options and restricted stock units under the Company's Employees Stock Option Scheme - 2006 and Employees Stock Option Scheme - 2013. As a result of such allotment, the paid up equity share capital of the Company has increased from $274,613,985$ equity shares of $₹ \mathbf{1 0 / - e a c h}$ to $\mathbf{2 7 4 , 6 1 9 , 0 7 1}$ equity shares of $₹ \mathbf{1 0 /}$ - each.
8. The Company is exclusively engaged in the business of cement and cement related products.
9. The figures for the previous periods have been regrouped wherever necessary.
10. The figures for three months ended 31/03/2018 are arrived at as difference between audited figures in respect of the full financial year and the unaudited published figures unto nine months ended on 31/12/2017.

For and on behalf of the Board of Directors H(Cninidiolme Managing Director

UitraTech Cement Limited
Reid Office: 2nd Floor, 'B' Wing, Ahura Centre, Mahakali Caves Road, Andheri ( E ), Mumbai -400093 Tel: 022-66917800; Fax: 022-66928109; Website: www.ultratechcement.com; CIN: L26940MH2000PLC128420

## UltraTech Cement Limited

Additional information inconjunction with Unaudited Financial Results for the quarter ended June 30, 2018 STANDALONE BALANCE SHEET AS AT JUNE 30, 2018

| $₹$ in Crores |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| Particulars | Note |  |  | As at |
|  | No. |  |  | June 30, 2018 |
| ASSETS |  |  |  |  |
| Non-Current Assets |  |  |  |  |
| Property, Plant and Equipment | 2 | 34,721.61 |  |  |
| Capital Work-in-Progress | 2 | 851.40 |  |  |
| Intangible Assets | 2 | 2,972.76 |  |  |
| Intangible Assets under Development | 2 | 1.88 |  |  |
|  |  |  | 38,547.65 |  |
| Financial Assets: 30,56.65 |  |  |  |  |
| Investments | 3 | 2,044.36 |  |  |
| Loans | 4 | 41.14 |  |  |
| Other Financial Assets | 5 | 58.04 | 2,143.54 |  |
| Income Tax Assets (Net) |  |  | 90.08 |  |
| Other Non-Current Assets | 6 |  | 2,659.54 |  |
| Total Non-Current Assets |  |  |  | 43,440.81 |
| Current Assets |  |  |  |  |
| Inventories | 7 |  | 3,514.12 |  |
| Financial Assets |  |  |  |  |
| Investments | 8 | 3,223.25 |  |  |
| Trade Receivables | 9 | 1,709.92 |  |  |
| Cash and Cash Equivalents | 10 | 42.71 |  |  |
| Bank Balances other than Cash and | 11 | 167.22 |  |  |
| Cash Equivalents |  |  |  |  |
| Loans | 4 | 107.33 |  |  |
| Other Financial Assets | 5 | 521.02 | 5,771.45 |  |
| Other Current Assets | 12 |  | 1,866.03 |  |
| Assets held for Disposal |  |  | 42.35 |  |
| Total Current Assets |  |  |  | 11,193.95 |
| TOTAL ASSETS |  |  |  | 54,634.76 |
| EQUITY AND LIABILITIES |  |  |  |  |
| EQUITY |  |  |  |  |
| Equity Share Capital | 13 (a) |  | 274.62 |  |
| Other Equity | 13 (b) |  | 26,261.78 |  |
| Share Application Money Pending Allotment |  |  |  | $\begin{array}{r} 26,536.40 \\ 0.72 \end{array}$ |
| LIABILITIES |  |  |  |  |
| Non-Current Liabilities |  |  |  |  |
| Financial Liabilities |  |  |  |  |
| Borrowings | 14 | 14,073.90 |  |  |
| Other Financial Liabilities | 15 | - | 14,073.90 |  |
| Provisions | 16 |  | 329.54 |  |
| Deferred Tax Liabilities (Net) | 17 |  | 3,269.07 |  |
| Other Non-Current Liabilities | 18 |  | 6.55 |  |
| Total Non-Current Liabilities |  |  |  | 17,679.06 |
| Current Liabilities |  |  |  |  |
| Financial Liabilities |  |  |  |  |
| Borrowings | 19 | 2,317.06 |  |  |
| Trade Payables | 20 | 2,334.85 |  |  |
| Other Financial Liabilities | 15 | 2,346.87 | 6,998.78 |  |
| Other Current Liabilities | 21 |  | 2,603.84 |  |
| Provisions | 16 |  | 306.50 |  |
| Current Tax Liabilities (Net) |  |  | 509.46 |  |
| Total Current Liabilities |  |  |  | 10,418.58 |
| TOTAL EQUITY AND LIABILITIES |  |  |  | 54,634.76 |

STANDALONE STATEMENT OF PROFIT AND LOSS FOR THE PERIOD ENDED JUNE 30, 2018

> ₹ in Crores

| Particulars | Note No. | Period ended June 30, 2018 |
| :---: | :---: | :---: |
| Revenue from Operations | 22 | 8,655.00 |
| Other Income | 23 | 73.13 |
| TOTAL INCOME (I) |  | 8,728.13 |
| EXPENSES |  |  |
| Cost of Materials Consumed | 24 | 1,172.59 |
| Purchases of Stock-in-Trade | 25 | 297.19 |
| Changes in Inventories of Finished Goods, Stock-in-Trade and Work-in-Progress | 26 | (105.60) |
| Employee Benefits Expense | 27 | 468.44 |
| Finance Costs | 28 | 335.58 |
| Depreciation and Amortisation Expense | 29 | 485.98 |
| Power and Fuel |  | 1,867.55 |
| Freight and Forwarding Expense | 30 | 2,229.49 |
| Excise Duty |  | - |
| Other Expenses | 31 | 1,106.16 |
|  |  | 7,857.38 |
| Less: Captive Consumption of Cement |  | (4.58) |
| TOTAL EXPENSES (II) |  | 7,852.80 |
| Profit before Tax Expense |  | 875.33 |
| Tax Expense: |  |  |
| Current Tax |  | 192.59 |
| Excess Tax Provision reversed related to prior years |  | (3.69) |
| Deferred Tax |  | 88.04 |
| Total Tax Expense |  | 276.94 |
| Profit for the Year (III) |  | 598.39 |
| Other Comprehensive Income |  |  |
| A (i) Items that will not be reclassified to Profit or Loss - Actuarial Gain / (Loss) on Employee Benefits |  | - |
| (ii) Income Tax Relating to Items that will not be reclassified to Profit or Loss |  | - |
| B (i) Items that will be reclassified to Profit or Loss - Cash Flow Hedge |  | 19.97 |
| (ii) Income Tax Relating to Items that will be reclassified to Profit or Loss |  | (6.98) |
| Other Comprehensive Income for the year (IV) |  | 12.99 |
| Total Comprehensive Income for the year (III+IV) |  | 611.38 |
| Earnings Per Equity Share (Face Value ₹ 10 each) |  |  |
| Basic (in ₹) |  | 21.79 |
| Diluted (in ₹) |  | 21.78 |

## STANDALONE STATEMENT OF CHANGES IN EQUITY FOR THE PERIOD ENDED JUNE 30, 2018

## A. Equity Share Capital

For the Period ended June 30, 2018
₹ in Crores

| Balance as at April 01, 2018 | Changes in Equity Share <br> Capital during the period | Balance as at June 30, 2018 |
| ---: | ---: | ---: |
| 274.61 | 0.01 | 274.62 |

## B. Other Equity

For the Period ended June 30, 2018
₹ in Crores

| Particulars | Reserves \& Surplus |  |  |  |  |  | Effective <br> Portion of Cash Flow Hedges | Total <br> Other <br> Equity |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Capital Reserve | Securities <br> Premium <br> Reserve | Debenture Redemption Reserve | General <br> Reserve | Share Option <br> Outstanding Reserve\# | Retained Earnings |  |  |
| Balance as at April 01, 2018 | 170.72 | 69.67 | 324.17 | 20,030.41 | 17.29 | 5,042.79 | (6.64) | 25,648.41 |
| Profit for the year | - | - | - | - | - | 598.39 |  | 598.39 |
| Other Comprehensive Income / (Loss) for the year |  |  |  |  |  |  |  |  |
| Effective portion of gains / (Loss) on hedging instruments | - | - | - | - | - |  | 12.99@ | 12.99 |
| Total Comprehensive Income / (Loss) for the year | - | - | - | - | - | 598.39 | 12.99 | 611.38 |
| Contribution by and Distribution to Owners |  |  |  |  |  |  |  |  |
| Employees Stock Options Exercised | - | 1.46 | - | - | - | - | - | 1.46 |
| Employees Stock Options Granted | - | - | - | - | 0.53 | - | - | 0.53 |
| Total Contribution by and Distribution to Owners | - | 1.46 | - | - | 0.53 | - | - | 1.99 |
| Balance as at June 30, 2018 | 170.72 | 71.13 | 324.17 | 20,030.41 | 17.82 | 5,641.18 | 6.35 | 26,261.78 |

\# Net of Deferred Employees Compensation Expenses ₹ 5.91 Crores.
@ Net of Deferred Tax amounting to ₹ 6.98 Crores

Annexure G - I

## Century Textiles and Industries Limited

 Pre and Post Scheme Shareholding Pattern as on 31 ${ }^{\text {st }}$ August, 2018| Sr. <br> No. | Description | Name of Shareholder | Demerged Company |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | Pre-demerger |  | Post-demerger |  |
|  |  |  | No. of shares | \% | No. of shares | \% |
| (A) | Shareholding of Promoter and Promoter Group |  |  |  |  |  |
| 1 | Indian |  |  |  |  |  |
| (a) | Individuals/ Hindu Undivided Family | Basant Kumar Birla | 1,99,800 | 0.18 | 1,99,800 | 0.18 |
| (b) | Central Government/ State Government(s) |  | Nil | Nil | Nil | Nil |
| (c) | Bodies Corporate | Pilani Investment and Industries Corporation Limited | 3,69,66,620 | 33.10 | 3,69,66,620 | 33.10 |
|  |  | IGH Holdings Private Limited | 1,11,50,000 | 9.98 | 1,11,50,000 | 9.98 |
|  |  | Aditya Marketing And Manufacturing Limited | 75,60,900 | 6.77 | 75,60,900 | 6.77 |
|  |  | Prakash Educational Society | 1,28,000 | 0.11 | 1,28,000 | 0.11 |
|  |  | Birla Educational Institution | 44,000 | 0.04 | 44,000 | 0.04 |
|  |  | Padmavati Investment Limited | 16,700 | 0.02 | 16,700 | 0.02 |
|  |  | Manav Investment and Trading Co Limited | 11,950 | 0.01 | 11,950 | 0.01 |
|  | TOTAL (C) |  | 5,58,78,170 | 50.03 | 5,58,78,170 | 50.03 |
| (d) | Financial Institutions/ Banks |  | Nil | Nil | Nil | Nil |
| (e) | Any Others |  | Nil | Nil | Nil | Nil |
|  | Sub Total (A)(1) |  | 5,60,77,970 | 50.21 | 5,60,77,970 | 50.21 |
| 2 | Foreign |  |  |  |  |  |
| (a) | Individuals (Non-Residents Individuals/Foreign Individuals) |  | Nil | Nil | Nil | Nil |
| (b) | Bodies Corporate |  | Nil | Nil | Nil | Nil |
| (c) | Institutions |  | Nil | Nil | Nil | Nil |
| (d) | Any Others |  | Nil | Nil | Nil | Nil |
|  | Sub Total (A)(2) |  | Nil | Nil | Nil | Nil |
|  | Total Shareholding of Promoter and Promoter Group (A)=(A)(1)+(A)(2) |  | 5,60,77,970 | 50.21 | 5,60,77,970 | 50.21 |
| (B) | Public shareholding |  |  |  |  |  |
| 1 | Institutions |  |  |  |  |  |
| (a) | Mutual Funds/ UTI |  | 1,61,97,367 | 14.50 | 1,61,97,367 | 14.50 |
| (b) | Financial Institutions / Banks |  | 24,03,282 | 2.15 | 24,03,282 | 2.15 |
| (c) | Central Government/ State Government(s) |  | 2,591 | 0.00 | 2,591 | 0.00 |
| (d) | Venture Capital Funds |  | Nil | Nil | Nil | Nil |
| (e) | Insurance Companies |  | 5,63,838 | 0.50 | 5,63,838 | 0.50 |
| (f) | Foreign Institutional Investors |  | 99,80,123 | 8.94 | 99,80,123 | 8.94 |
| (g) | Foreign Venture Capital Investors |  | Nil | Nil | Nil | Nil |
| (h) | Any Other |  |  |  |  |  |
| (i) | Foreign bank |  | 855 | 0.00 | 855 | 0.00 |
|  | Sub-Total (B)(1) |  | 2,91,48,056 | 26.09 | 2,91,48,056 | 26.09 |


| Sr. <br> No. | Description | Name of Shareholder | Demerged Company |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | Pre-demerger |  | Post-demerger |  |
|  |  |  | No. of shares | \% | No. of shares | \% |
| 2 | Non-institutions |  |  |  |  |  |
| (a) | Bodies Corporate |  | 69,43,813 | 6.22 | 69,43,813 | 6.22 |
| (b) | Individuals |  |  |  |  |  |
| i | Individual shareholders holding nominal share capital up to ₹ 2 lakhs |  | 1,28,21,094 | 11.48 | 1,28,21,094 | 11.48 |
| ii | Individual shareholders holding nominal share capital in excess of ₹ 2 lakhs |  | 45,69,132 | 4.09 | 45,69,132 | 4.09 |
| (c) | Any Other |  |  |  |  |  |
|  | IEPF |  | 2,61,464 | 0.23 | 2,61,464 | 0.23 |
|  | Trust (Employees) |  | 19,042 | 0.02 | 19,042 | 0.02 |
|  | Foreign Nationals |  | 450 | 0.00 | 450 | 0.00 |
|  | Hindu Undivided Family |  | 6,18,638 | 0.55 | 6,18,638 | 0.55 |
|  | Non Resident Indians (Non Repat) |  | 2,87,236 | 0.26 | 2,87,236 | 0.26 |
|  | Other Directors |  | 160 | 0.00 | 160 | 0.00 |
|  | Non Resident Indians (Repat) |  | 2,27,959 | 0.20 | 2,27,959 | 0.20 |
|  | Office Bearers |  | 200 | 0.00 | 200 | 0.00 |
|  | Overseas Bodies Corporates |  | 3,65,820 | 0.33 | 3,65,820 | 0.33 |
|  | Clearing Member |  | 2,77,671 | 0.25 | 2,77,671 | 0.25 |
|  | NBFCs registered with RBI |  | 76,975 | 0.07 | 76,975 | 0.07 |
|  | Sub-Total (B)(2) |  | 2,64,69,654 | 23.70 | 2,64,69,654 | 23.70 |
| (B) | Total Public Shareholding (B)= (B)(1)+(B)(2) |  | 5,56,17,710 | 49.79 | 5,56,17,710 | 49.79 |
|  | TOTAL (A)+(B) |  | 11,16,95,680 | 100.00 | 11,16,95,680 | 100.00 |
| (C) | Shares held by Custodians and against which DRs have been issued |  | Nil | Nil | Nil | Nil |
|  | GRAND TOTAL ( A$)+(\mathrm{B})+(\mathrm{C})$ |  | 11,16,95,680 | 100.00 | 11,16,95,680 | 100.00 | Pre and Post Scheme Shareholding Pattern as on 31 ${ }^{\text {st }}$ August, 2018


| Sr. <br> No. | Description | Name of Shareholder | Resulting Company |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | Pre-demerger |  | Post-demerger |  |
|  |  |  | No. of shares | \% | No. of shares | \% |
| (A) | Shareholding of Promoter and Promoter Group |  |  |  |  |  |
| 1 | Indian |  |  |  |  |  |
| (a) | Individuals/ Hindu Undivided Family | Aditya Vikram Kumarmangalam Birla HUF | 10,228 | 0.00 | 10,228 | 0.00 |
|  |  | Neerja Birla | 8,011 | 0.00 | 8,011 | 0.00 |
|  |  | Rajashree Birla | 41,701 | 0.02 | 41,701 | 0.02 |
|  |  | Vasavadatta Bajaj | 13,232 | 0.01 | 13,232 | 0.01 |
|  |  | Kumar Mangalam Birla | 3,837 | 0.00 | 3,837 | 0.00 |
| (b) | Central Government/ State Government(s) |  | Nil | Nil | Nil | Nil |
| (c) | Bodies Corporate | Grasim Industries Limited | 16,53,35,150 | 60.20 | 16,53,35,150 | 57.29 |
|  |  | Hindalco Industries Limited | 12,58,515 | 0.46 | 12,58,515 | 0.44 |
|  |  | Birla Group Holdings Private Limited | 1 | 0.00 | 1 | 0.00 |
|  |  | Rajratna Holdings Private Limited | 76 | 0.00 | 76 | 0.00 |
|  |  | Vikram Holdings Pvt Limited | 85 | 0.00 | 85 | 0.00 |
|  |  | Vaibhav Holdings Private Limited | 76 | 0.00 | 76 | 0.00 |
|  |  | Turquoise Investment And Finance Private Limited | 1 | 0.00 | 1 | 0.00 |
|  |  | Trapti Trading And Investments Private Limited | 1 | 0.00 | 1 | 0.00 |
|  |  | Pilani Investment And Industries Corporation Limited | Nil | Nil | 70,78,794 | 2.45 |
|  |  | IGH Holdings Private Limited | Nil | Nil | 13,93,750 | 0.48 |
|  |  | Aditya Marketing And Manufacturing Limited | Nil | Nil | 9,45,112 | 0.33 |
|  |  | Padmavati Investment Limited | Nil | Nil | 2,087 | 0.00 |
|  |  | Manav Investment And Trading Co. Limited | Nil | Nil | 1,18,812 | 0.04 |
| (d) | Financial Institutions/ Banks |  | Nil | Nil | Nil | Nil |
| (e) | Any Others |  | Nil | Nil | Nil | Nil |
|  | Sub Total (A)(1) |  | 16,66,70,914 | 60.69 | 17,62,09,469 | 61.06 |
| 2 | Foreign |  |  |  |  |  |
| (a) | Individuals (Non-Residents Individuals/ Foreign Individuals) |  | Nil | Nil | Nil | Nil |
| (b) | Bodies Corporate |  | Nil | Nil | Nil | Nil |
| (c) | Institutions |  | Nil | Nil | Nil | Nil |
| (d) | Any Others |  |  |  |  |  |
|  | GDRs | Pt. Indo Bharat Rayon | 22,86,172 | 0.84 | 22,86,172 | 0.79 |
|  |  | Pt. Sunrise Bumi Textiles | 1,44,998 | 0.05 | 1,44,998 | 0.05 |
|  |  | Pt. Elegant Textile Industry | 92,428 | 0.03 | 92,428 | 0.03 |
|  |  | Thai Rayon Public Co. Limited | 2,19,998 | 0.08 | 219,998 | 0.08 |
|  |  | Surya Kiran Investments PTE. Ltd. | 572 | 0.00 | 572 | 0.00 |
|  | Sub Total (A)(2) |  | 27,44,168 | 1.00 | 27,44,168 | 0.95 |
|  | Total Shareholding of Promoter and Promoter Group $(A)=(A)(1)+(A)(2)$ |  | 16,94,15,082 | 61.69 | 17,89,53,637 | 62.01 |


| Sr. <br> No. | Description | Name of Shareholder | Resulting Company |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | Pre-demerger |  | Post-demerger |  |
|  |  |  | No. of shares | \% | No. of shares | \% |
| (B) | Public shareholding |  |  |  |  |  |
| 1 | Institutions |  |  |  |  |  |
| (a) | Mutual Funds/ UTI |  | 76,65,387 | 2.79 | 96,90,058 | 3.36 |
| (b) | Financial Institutions / Banks |  | 1,86,251 | 0.07 | 4,86,768 | 0.17 |
| (c) | Central Government/ State Government(s) |  | 93,386 | 0.03 | 93,710 | 0.03 |
| (d) | Venture Capital Funds |  | Nil | Nil | Nil | Nil |
| (e) | Insurance Companies |  | 1,11,96,418 | 4.08 | 1,12,66,898 | 3.90 |
| (f) | Foreign Institutional Investors |  | 5,85,26,550 | 21.31 | 5,97,74,065 | 20.71 |
| (g) | Foreign Venture Capital Investors |  | Nil | Nil | Nil | Nil |
| (h) | Any Other |  | Nil | Nil | Nil | Nil |
|  | Sub-Total (B)(1) |  | 7,76,67,992 | 28.28 | 8,13,11,499 | 28.17 |
| 2 | Non-institutions |  |  |  |  |  |
| (a) | Bodies Corporate |  | 85,30,691 | 3.11 | 68,77,566 | 2.38 |
| (b) | Individuals |  |  |  |  |  |
| i | Individual shareholders holding nominal share capital up to Rs 2 lakhs |  | 1,47,55,972 | 5.37 | 1,64,63,338 | 5.71 |
| ii | Individual shareholders holding nominal share capital in excess of Rs. 2 lakhs |  | 82,190 | 0.03 | 6,53,332 | 0.23 |
| (c) | Any Other |  |  |  |  |  |
|  | NBFC |  | 10,012 | 0.00 | 19,634 | 0.01 |
|  | Non Resident Indian Repatriable |  | 4,36,948 | 0.16 | 4,65,443 | 0.16 |
|  | Overseas Corporate Bodies |  | 14,98,852 | 0.55 | 15,44,580 | 0.53 |
|  | Non Resident Indians |  | 2,01,905 | 0.07 | 2,01,905 | 0.07 |
|  | Clearing Members |  | 49,783 | 0.02 | 84,492 | 0.03 |
|  | Non Resident Indian Non Repatriable |  | 1,77,316 | 0.06 | 2,13,221 | 0.07 |
|  | Foreign Nationals |  | 49,905 | 0.02 | 49,961 | 0.02 |
|  | Sub-Total (B)(2) |  | 2,57,93,574 | 9.39 | 2,65,73,472 | 9.21 |
| (B) | Total Public Shareholding $(B)=(B)(1)+(B)(2)$ |  | 10,34,61,566 | 37.67 | 10,78,84,971 | 37.38 |
|  | TOTAL (A) + (B) |  | 27,28,76,648 | 99.36 | 28,68,38,608 | 99.39 |
| (C) | Shares held by Custodians and against which DRs have been issued | Citibank N.A. | 17,47,721 | 0.64 | 17,47,721 | 0.61 |
|  | GRAND TOTAL (A) + (B) + (C) |  | 27,46,24,369 | 100.00 | 28,85,86,329 | 100.00 |



## IN THE NATIONAL COMPANY LAW TRIBUNAL, MUMBAI BENCH COMPANY APPLICATION NO. 701 OF 2018

## IN THE MATTER OF SECTIONS 230 TO 232 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013

# AND <br> IN THE MATTER OF THE SCHEME OF DEMERGER AMONGST CENTURY TEXTILES AND INDUSTRIES LIMITED AND ULTRATECH CEMENT LIMITED AND THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS 

Century Textiles and Industries Limited, (CIN: L17120MH1897PLC000163), \} a public listed company incorporated on 20th October, 1897 under the Act \} No. VI of 1882 of the Legislative Council of India and now deemed to be \} incorporated under the Companies Act, 2013, having its registered office \} at Century Bhavan, Dr. Annie Besant Road, Worli, Mumbai - 400030.$\}$......APPLICANT / DEMERGED COMPANY
Website: www.centurytextind.com
Email: ctil.secretary@birlacentury.com
Tel: +91-22-2495 7000
Fax: +91-22-2430 9491

## EQUITY SHAREHOLDERS

## FORM OF PROXY

[As per Form MGT -11 and pursuant to Section 105(6) of the Companies Act, 2013 and Rule 19 (3) of the Companies (Management and Administration) Rules, 2014]

$\qquad$
2. Name:

Address: $\qquad$
$\qquad$
3. Name:

Address:
E-mail ID:
Signature:
as my/our proxy, to act for me/us at the meeting of the Equity Shareholders of the Applicant Company to be held at the Ravindra Natya Mandir, P. L. Deshpande Maharashtra Kala Academy, Near Siddhivinayak Temple, Sayani Road, Prabhadevi, Mumbai 400025 on Wednesday, $24^{\text {th }}$ October, 2018 at 11.00 a.m. for the purpose of considering and, if thought fit, approving, with or without modification(s), the arrangement embodied in the Scheme of demerger amongst Century Textiles and Industries Limited and UltraTech Cement Limited and their respective shareholders and creditors ("Scheme") and at such meeting, and at any adjournment or
adjournments thereof, to vote, for me/us and in my/our name(s) $\qquad$ (here, if 'for', insert 'FOR', if 'against', insert 'AGAINST', and in the latter case, strike out the words below after 'the Scheme') the said arrangement embodied in the Scheme, either with or without modification(s)*, as my/our proxy may approve. (*Strike out whatever is not applicable)

Signed this $\qquad$ day of $\qquad$ 2018

```
Affix a
Re. 1/-
Revenue
    Stamp
```

(Signature of Shareholder)

## Notes:

1. The proxy must be deposited at the registered office of the Company at least 48 (forty-eight) hours before the scheduled time of the commencement of the said meeting.
2. All alterations made in the form of proxy should be initialed.
3. Please affix appropriate revenue stamp before putting signature.
4. In case of multiple proxies, the proxy later in time shall be accepted.
5. Proxy need not be a Member of Century Textiles and Industries Limited.
6. No person shall be appointed as a proxy who is a minor.
7. The proxy of a shareholder blind or incapable of writing would be accepted if such shareholder has attached his signature or mark thereto in the presence of a witness who shall add to his signature his description and address, provided that all insertions in the proxy are in the handwriting of the witness and such witness shall have certified at the foot of the proxy that all such insertions have been made by him at the request and in the presence of the shareholder before he attached his signature or mark.
8. The proxy of a shareholder who does not know English would be accepted if it is executed in the manner prescribed in point no. 7 above and the witness certifies that it was explained to the shareholder in the language known to him, and gives the shareholder's name in English below the signature.

# CENTURY TEXTILES AND INDUSTRIES LIMITED 

Registered Office: Century Bhavan, Dr. Annie Besant Road, Worli, Mumbai 400030.

## EQUITY SHAREHOLDERS

## ATTENDANCE SLIP

## PLEASE COMPLETE THIS ATTENDANCE SLIP AND HAND OVER AT THE ENTRANCE OF THE MEETING HALL MEETING OF THE EQUITY SHAREHOLDERS ON WEDNESDAY, $24^{\text {TH }}$ OCTOBER, 2018 AT 11.00 A.M.

I/We hereby record my/our presence at the meeting of the Equity Shareholders of Century Textiles and Industries Limited, the Applicant Company, convened pursuant to the Order dated $12^{\text {th }}$ September, 2018 of the National Company Law Tribunal, Mumbai Bench at Ravindra Natya Mandir, P. L. Deshpande Maharashtra Kala Academy, Near Siddhivinayak Temple, Sayani Road, Prabhadevi, Mumbai 400025 , on Wednesday, $24^{\text {th }}$ October, 2018 at 11:00 a.m.
Name and address of Equity Shareholder
(IN BLOCK LETTERS)

## Signature

Reg. Folio No.

Client ID
D. P. ID

No. of Shares

Name of the Proxy*
(IN BLOCK LETTERS)

## Signature

*(To be filled in by the Proxy in case he/she attends instead of the shareholder)

## Notes:

1. Equity Shareholders attending the meeting in person or by proxy or through authorised representative are requested to complete and bring the Attendance slip with them and hand it over at the entrance of the meeting hall.
2. Equity Shareholders who come to attend the meeting are requested to bring their copy of the Scheme with them.
3. Equity Shareholders who hold shares in dematerialised form are requested to bring their client ID and DP ID for easy identification of attendance at the meeting.
4. Equity Shareholders are informed that in case of joint holders attending the meeting, only such joint holder whose name stands first in the Register of Members of Century Textiles and Industries Limited in respect of such joint holding will be entitled to vote.


Route Map to the venue of the Meeting



