ROC -cum- OL, ODISHA, CUTTACK

(ADJUDICATION ORDER NO. ROC/CTC/AO/12/28949/2019)

ORDER

UNDER SECTION 454 OF THE COMPANIES ACT, 2013 READ WITH THE COMPANIES (ADJUDICATION OF PENALTIES) RULES, 2014

LOBO INFRASTRUCTURE PRIVATE LIMITED CIN: <u>U14299OR2018PTC028949</u>

Appointment of Adjudicating Officer:

1. The Ministry of Corporate Affairs vide its Gazette Notification No. A-42011/112/2014-Ad. II dated 24.03.2015 appointed the undersigned as Adjudicating Officer (hereinafter referred to as "the A.O") in exercise of the powers conferred under Section 454 of the Companies Act, 2013 (herein after known as The Act) read with Companies (Adjudication of Penalties) Rules, 2014.

Company: -

Lobo Infrastructure Private Limited (herein after known as the Company) CIN U14299OR2018PTC028949 is a registered company with the office of the ROC -cum-OL, Odisha and having its registered office address at C/o. Rajendra Prasad Agarwal, 1st Floor, Ganpati Campus, Shivaji Marg, Lal Building, Rourkela: 769 012, Odisha, India as per the records maintained by this office in online registry.

Show Cause Notice, Reply and Personal Hearing:

3. On the basis of complaint received by this office letters were issued vide No. ROC/COMPT/28949/909(4) dated 17.07.2019 and ROC/COMPT/28949/1041(4) dated 09.08.2019 to the Company and its Directors viz. Shri Devanand Hajra (DIN 08145441) and Shri Naman Das (DIN 08145443) seeking clarification. Both the aforesaid notices were returned undelivered with the postal remark "Addressee Left"

Actti 24127222

- 3. As both the aforesaid notices/letters were returned undelivered, it is presumed that the company has not maintained its registered office at the recorded address furnished by it and available in MCA21 records. Hence, the Adjudicating Officer issued Show Cause Notice under Sub-Rule (2) of Rule 3 of the Companies (Adjudication of Penalties) Rules, 2014 for contravention of Section 12(1) of the Companies Act, 2013 to the Company and its directors/officer-in-default viz. Shri Devanand Hajra (DIN 08145441) and Shri Naman Das (DIN 08145443), but the Show Cause Notices addressed to the company and was also returned undelivered with postal remark "No such addressee". No communication was received from the directors.
- 4. Thereafter, Notice of Inquiry was also issued vide this office Show Cause Notice No. ROC/Sec. 454/28949/2019/2332(3) dated 16.01.2020 pursuant to Rule (3) of Companies (Adjudication of Penalties) Rules, 2014 to the Company and Officers/Directors (Noticee) calling upon them to appear personally or through authorized representative under Rule 3(3) of the Companies (Adjudication of Penalties) Rules, 2014 on 04.02.2020 at 2.30 PM and further adjourned to 24.02.2020 at 2.30 PM due to non-appearance of anyone.

Provisions of the Companies Act, 2013:

5. Sub-Section (1) of Section 12 of the Act provides, "A company shall, on and from the fifteenth day of its incorporation and at all times thereafter, have a registered office capable of receiving and acknowledging all communication and notices as may be addressed to it."

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6. The letters issued by this office to the company at its registered office have been returned undelivered which proves that the company has not been maintaining its registered office, hence contravention of the Provisions of Sub-Section (1) of the



Companies Act, 2013 is proved against the company and its directors/officers inviting penal action under sub-section (8) of Section 12 of the Companies Act, 2013. The offence is of serious nature since non-maintenance of registered office by the Company put itself out of reach of stakeholders/regulatory authorities and other concerned.

The object of maintaining the registered office of company is in the public interest, to enable the investors, public and whosoever interested in the company can access the fundamental information about the company and its management.

- 7. On the fixed date i.e. on 24.02.2020, Shri Naman Das, one of the directors appeared before the Adjudication Officer and stated that the registered office of the company was closed since long due to due to some mis-understanding with the House Owner. Further, he stated that they will take necessary steps for shifting of the Registered Office to some other place shortly.
- 07. Having considered the facts, circumstances and documentary evidence of the case, and after taking into account of the factors above, the A.O. is of the considered view that the company and its officers are in-default in not maintaining the Registered Office for a period of 213 days i.e. from 25.07.2019 to 24.02.2020. Hence, the A.O do hereby impose penalty on the Company and its Directors/Officer-in-Default as per Table below for violating the provisions of Section 12 of the Companies Act, 2013.

Violation of	No. of	Penalty	Penalty Imposed	Total
the	days of	imposed on	(Rs.)	(in Rs.)
Companies	Default*	Company/		
Act, 2013		Directors		
Provisions of	213 days*	On Company	Rs. 2,13,000/-	1,00,000/-
Section 12 of			(Restricted to Rs. 1,00,000/-	
the			(maximum)	
Companies		Shri	Rs. 2,13,000/-	1,00,000/-
Act, 2013		Devanand	(Restricted to Rs. 1,00,000/-	
(Non-		Hajra	(maximum)	
maintenance		Shri Naman	Rs. 2,13,000/-	1,00,000/-
of Registered		Das	(Restricted to Rs. 1,00,000/-	
Office)			(maximum)	



No. of days have been calculated from 25.07,2019 (Date of returned of first letter

issued by this office) to 24.02.2020 (Date of hearing) (Both days excluded)

The company and its directors are hereby directed to rectify the default immediately 08.

from the date of receipt of copy of this order.

09. The Penalty imposed shall be paid through the Ministry of Corporate Affairs portal

only.

10. Appeal if any against this order may be filed in writing with the Regional Director,

Eastern Region, Ministry of Corporate Affairs, Nizam Palace, 3rd Floor, 234/4, A.J.C.

Bose Road, Kolkata: 700 020 within a period of sixty days from the date of receipt of

this order, in Form ADJ setting forth the grounds of appeal and shall be

accompanied by a certified copy of this order. [Section 454 of the Companies Act,

2013 read with the Companies (Adjudicating of Penalties) Rules, 2014].

11. Your attention is also invited to Section 454(8) of the Act regarding consequences of

non-payment of penalty.

12. In terms of the provisions of sub-rule (9) of Rule 3 of the Companies (Adjudication

of Penalties) Rules, 2014, a copy of this order is being sent to (1) Lobo Infrastructure

Private Limited, C/o. Rajendra Prasad Agarwal, 1st Floor, Ganpati Campus, Shivaji

Marg, Lal Building, Rourkela: 769012, Sundergarh, Odisha, (2) Shri Devanand Hajra

(DIN 08145442), S/o. Gyanpirey Hajra, Ganpati Campus, Shivaji Marg, Rourkela:

769 012, Orissa, (3) Shri Naman Das (DIN 08145443), S/o. Prashant Das, H. No. 87 T

F C Colony, Goutam Road, Vidyapatinagar, Baridih, Jamshedpur: 831 017and also

the Secretary to the Govt. of India, Ministry of Corporate Affairs, Shastri Bhawan, A

Wing, 5th Floor, Dr. R. P. Road, New Delhi: 110 001.

Place: Cuttack

Dated, the 24th February, 2020

(A. K. SETHI)

Adjudicating Officer, Odisha

ROC -cum- OL, Odisha

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