## IN THE NATIONAL COMPANY LAW TRIBUNAL BENGALURU BENCH

T.P No. 225/16 IN C.A. No. 277/2015

IN THE MATTER OF COMPANIES ACT, 2013
SECTION 621A UNDER SECTION 211(3A) & (3C) OF THE COMPANIES
ACT, 1956 AND READ WITH ACCOUNTING STANDARD-4 OF
COMPANIES (ACCOUNTING STANDARDS) RULES, 2006
AND

## IN THE MATTER OF B.M.M. ISPAT LIMITED

Judgement/Order delivered on: 18th January 2018

Coram:

Hon'ble Shri Ratakonda Murali, Member (Judicial)

Hon'ble Shri Ashok Kumar Mishra, Member (Technical)

1. Shri Dineshkumar Singhi- Director, No.101, 1<sup>st</sup> Floor, Pride Elite, No.10, Museum Road, Bengaluru-560001.

 Shri Mrutyunjaya Senapati- Director, # 002, Aster Block, Fantasy Gardens Apt., 2<sup>nd</sup> Main Road, Kasturinagar, Bengaluru -560043.

**APPLICANTS** 

For the Petitioner (s):

Sri A.M. Sridharan, II Floor, 24, Thambaiah Reddy Road, West Mambalam, Chennai-600033- Counsel and Authorised Representative for the Petitioner.

Per: Hon'ble Shri Ashok Kumar Mishra, Member (Technical) - Author

Heard en: 28/10/2016, 22/11/2016, 14/12/2016,18/01/2017, 31/01/2017, 01/03/2017,20/04/2017, 22/06/2017, 25/07/2017, 10/08/2017, 30/08/2017, 22/09/2017, 09/10/2017, 31/10/2017, 23/11/2017 & 18/12/2017

## ORDER

The Application was originally filed before the Company Law Board, Southern Region, Chennai under Section 621A of the Companies Act, 1956 for the purpose of compounding for violation of provisions of Section 211(3A) & (3C) of the Companies Act, 1956 and Accounting Standard-4 of Companies (Accounting Standards) Rules, 2006 and it was numbered as C.A 277/2015. Consequent upon the establishment of National Company Law Tribunal Bench at Bengaluru, the said case was transferred to this Tribunal on abolition of Company Law Board, Southern Region, Chennai Bench and re-numbered as T.P No. 225/2016.

223/2010.

The averments made in the Company Application are briefly described hereunder:-

The Company was originally incorporated under the Companies Act, 1956 on 15<sup>th</sup> April 2002 as a Private Limited Company under the name and style of B.M.M Iron ore Private Limited. Subsequently the company was converted into a Public Company on 15<sup>th</sup> December 2004 and changed its name to B.M.M. Ispat Limited vide Registration No. CIN-U13100KA2002PLC030365. The Registered office of the company is situated at # 114, Danapur Village, Hobli Mariamanahalli, Hospet Taluq, Bellary District – 583222.

The present Authorized share capital of the Company is Rs. 160,00,00,000/- (Rupees One Hundred and Sixty Crores only) consisting of 16,00,00,000 Equity Shares of Rs 10/- each. The issued, subscribed and paid up capital is Rs. 104,06,18,460/- consisting of 10,40,61,846 equity shares of Rs 10/- each.

The Main objects of the Company is to carry on the business of prospecting, exploring and developing, opening and working of mines for minerals and ores and to obtain mining licenses and lease for ores and minerals from Government or any local body; to purchase, take on lease or in exchange, hire or otherwise acquire, any movable property; to act as agents, Managers, selling agents transport contractors for mineral ores and other allied products; to promote, take over or set up sponge iron plants, mini steel plants, and alloys and is currently doing the business in manufacturing of pellets, sponge iron, TMT bars and generation of power etc.,

It is averred in the Company Application that, 1<sup>st</sup> Applicant is a promoter Director of the Company since its incorporation and was appointed as Managing Director of the Company on 30<sup>th</sup> April 2007 and resigned as Managing Director on 20<sup>th</sup> April 2015 and presently he is the Chairman of the Company and 2<sup>nd</sup> Applicant is the Whole Time Director of the Company during the time of default.

It is further averred in the Application that, in accordance with Accounting Standard-4 on contingencies and events occurring after Balance Sheet date and also approval of the accounts by board of directors of the company should be disclosed in the director's report. The provisions of Section 211 (3A) of the Companies Act, 1956 provide that, "every profit and loss account and balance sheet of the company shall comply with the Accounting Standards".

It is further averred in the Application that, the Ministry of Corporate Affairs has ordered inspection of the books and records of the Company under section 209A of the Companies Act, 1956, and during the course of inspection the Inspecting Officer found non-compliance of Accounting Standard read with Section 211 (3A) & (3C) of the Companies Act, 1956. The Inspecting Officer observed that, the company has passed a resolution at the Extraordinary General Meeting held on 26/03/2007 and transferred the beneficiation plant that was being set up at Ranjitpura Village as capital contribution to the firm "Bharat Mines and Minerals' in which Shri Dinesh Kumar Singhi, Managing Director of the Company and the company were partners and executed the partnership deed on 2<sup>nd</sup> July 2007, but the transfer of assets have taken place during June 2007 and the AGM was held on 29th September 2007. The company has not shown the above information as part of the Director's report as required under para 5-10-1 of Accounting Standard 4 on contingencies and Events occurring after the Balance Thus, the company has violated Section 211(3C) readwith Sheet date. Accounting Standard 4 of the Companies Act, 1956. Though the Company has given reply on 23rd September 2013 stating that, it has inadvertently not disclosed the information regarding the event occurred after the balance sheet and also after approval of accounts by Board of Directors of the Company. Such event should have been disclosed in the Director's report as required under para 5-10-1 of Accounting Standard 4 on contingencies and Events occurring after the Balance Sheet date and requested for compounding of the offence. However, the reply given by the Company was not accepted and accordingly, Registrar of Companies, Karnataka, Bengaluru issued Show Cause Notice bearing No. ROCB/MMM/SCN/SEC 211/030365/2015 dated 12<sup>th</sup> /15<sup>th</sup> June 2015.

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It is further averred in the Application that, the company has inadvertently failed to disclose the information regarding the event occurred after the balance sheet and also after approval of accounts by Board of Directors and thereby contravened the provisions of Section 211 (3A) & (3C) of the Companies Act, 1956 read with Accounting Standard-4.

We have heard the Counsel for Applicants, who has filed Affidavit dated 4th October 2017 of the Managing Director of the Company stating that, the Company has passed a resolution at the Extraordinary General Meeting held on 26/03/2007 and transferred the beneficiation plant that was being set up at Ranjitpura Village as capital contribution to the firm "Bharat Mines and Minerals' in which Shri Dinesh Kumar Singhi, Managing Director of the Company and the Company were partners and executed the partnership deed on 2<sup>nd</sup> July 2007, but the transfer of assets have taken place during June 2007 and the AGM was held on 29<sup>th</sup> September 2007. The Company has not shown the above information as part of the Director's report as required under para 5-10-1 of Accounting Standard 4 on contingencies and Events occurring after the Balance Sheet date. Thereby the company has violated Section 211(3C) of the Companies Act, 1956 and further submitted that, the company has inadvertently not disclosed the information regarding transfer of the beneficiation plant that was being set up at Ranjitpura village as capital contribution to the firm "Bharat Mines and Minerals' an event occurred after the balance sheet in the Board of Directors of the Company as required under para 5-10-1 of Accounting Standard 4 on Contingencies and Events occurring after the Balance Sheet date. The learned Coursel contended that, the said contravention committed by the Applicants was neither intentional nor willful and would further contend that, a lenient view may be taken while compounding the offence.

We have seen the Show Cause Notice issued by the Registrar of Companies, Karnataka, Bangalore to the applicants in which, it is clearly stated that, Company has not disclosed the information regarding transfer of the beneficiation plant that was being set up at Ranjitpura village as capital contribution to the firm "Bharat Mines and Minerals' an event occurred after the

balance sheet in the Board of Directors of the Company as required under para 5-10-1 of Accounting Standard 4 on Contingencies and Events occurring after the Balance Sheet date and thereby contravened the provisions of section 211(3A) & (3C) of the Companies Act, 1956 read with Accounting Standard-4 of Companies (Accounting Standards) Rules, 2006.

Section 211 (3A) of the Companies Act, 1956 reads as follows:-

"Every profit and loss account and balance sheet of the company shall comply with the accounting standards."

(3C) For the purposes of this section, the expression "accounting standards" means the standards of accounting recommended by the Institute of Chartered Accountants of India constituted under the Chartered Accountants Act, Page 111 of 332 1949 (38 of 1949), as may be prescribed by the Central Government in consultation with the National Advisory Committee on Accounting Standards established under sub-section (1) of section 210A.

Section 211(7) of the Companies Act, 1956 is penal provision for violation which reads as follows:-

"If any such person as is referred to in sub-section (6) of section 209 fails to take all reasonable steps to secure compliance by the company, as respects any accounts laid before the company in general meeting, with the provisions of this section and with the other requirements of this Act as to the matters to be stated in the accounts, he shall, in respect of each offence, be punishable with imprisonment for a term which may extend to six months, or with fine which may extend to ten thousand rupees, or with both:

This Application was filed under section 621A of the Companies Act, 1956. The provisions of section 441 of the Companies Act, 2013 came into effect from 1<sup>st</sup> June 2016, this application was filed before erstwhile Company Law Board, Southern Region, Chennai. Therefore, this application is to be decided under the provisions of section 621A of the Companies Act, 1956.

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We have perused the documents filed by the Applicants. We have seen the preliminary report from the Ministry of Corporate Affairs dated 8<sup>th</sup> July 2013 and reply given thereon by the Company on 23<sup>rd</sup> September 2013. We have also seen Show Cause Notice and after going through the Company Application under section 621A of the Companies Act, 1956 and further submissions made by the Counsel for the Applicants and the observations of the Registrar of Companies, Karnataka, Bengaluru in his report bearing No. ROCB/MMM/621A/30365/2015 dated 4<sup>th</sup> September 2015, we hereby levy compounding fee for violation of provision of Section 211(3A) & (3C) of the Companies Act, 1956 and Accounting Standard-4 of Companies (Accounting Standards) Rules, 2006 on the Applicants as shown in the table given below:-

Sl. No.	Particulars	Violation of Sec.211(3A) & (3C) of the Companies Act, 1956	Grand Total Rs.
1	1 <sup>st</sup> Applicant- Managing Director	10,000/-	10,000/-
2	2 <sup>nd</sup> Applicant- Whole Time Director	10,000/-	10,000/-

The compounding fee levied shall be paid by the Applicant within 15 days from the date of this order and call this matter on 1<sup>st</sup> February 2018 for compliance.

(ASHOK KUMAR MISHRA) MEMBER, TECHNICAL (RATAKONDA MURALI) MEMBER, JUDICIAL

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