

**IN THE COURT OF JUDGE, LABOUR CORT, BHANDARA.**  
**(Presided over by : F.K. Shaikh)**

**F/WCA Case No. 1/2024**

CNR NO. MHLC360000342024

Nisha Nivrutti Raghorte

Vs. D.V.Project Ltd.and others

**ORDER EXHIBIT U-7**  
**( Passed on 06/03/2026)**

The applicants have filed this application for amendment. It is submitted by the applicants that they have filed application for grant of compensation under Section 22 of the E.C.Act, 1923 on account of accidental death of deceased Nivruti Raghorte against the non-applicant No. 1 to 3. The non-applicants have appeared and submitted their written statement with preliminary objection. The non-applicant No. 1 to 3 have objected about their clear and correct name. The non-applicant No. 1 to 3 further objected about the non-joinder of necessary parties. The insurance policy was issued by Oriental Insurance Company Ltd. and IRM Insurance Brokers Private Ltd. But, due to inadvertence, the both Insurance Companies could not be made party to the instant proceedings. Therefore, applicants want to array both Insurance Companies as non-applicant No. 5 and 6. Similarly, the applicants also want to add para No. 7 after para No.6 of the application. No prejudice will be caused to otherside by adding party as non-applicant No. 5 and 6. Both Insurance Companies are necessary parties for deciding the main application. In the main application if para No. 7 is added, the nature of dispute will not change. Hence, the applicants prayed

for amending the application as per prayer clause.

2 The non-applicant No. 1 and 3 have filed their say and stated that application is objected and the same may kindly be rejected.

3. Heard learned advocate of both the parties. Perused record of the case. It is pertinent to note here that on 05/02/2026 this application Exhibit U-7 was allowed and thereby it was directed that the applicants to carry out the amendment within stipulated time and place the amended copy on record.

4. The non-applicant specifically submitted in application Exhibit U-7 in para No. 3 that the non-applicant had taken objection that one Punj Lloyd Limited, through its authorized signatory, Punj Lloyd House, 17/18 Nehru Palace, New Delhi- 110019, India is the main contractor. Hence, the applicants want to add Punj Lloyd House, 17/18 Nehru Palace, New Delhi- 110019, India as non-applicant No. 4. But due to inadvertence, this point was not discussed in order passed dated 05/03/2026. The Punj Lloyd Limited, through its authorized signatory, Punj Lloyd House, 17/18 Nehru Palace, New Delhi- 110019, India is necessary party for deciding the main application. In view of this, it would be proper to direct the applicants to add Punj Lloyd Limited, through its authorized signatory, Punj Lloyd House, 17/18 Nehru Palace, New Delhi- 110019, India as non-applicant No. 4. No prejudice would be caused to the other side, if proposed amendment is allowed.

Considering the reasons mentioned above, the prayer of applicants is allowed. The applicants to carry out the amendment within stipulated time and place the amended copy on record. In view of this, following order is passed.

**ORDER**

1. The applicants are hereby directed to add Punj Lloyd Limited, through its authorized signatory, Punj Lloyd House, 17/18 Nehru Palace, New Delhi- 110019, India as a non-applicant No. 4.
2. The applicants to carry out the amendment within stipulated time and place the amended copy on record.

sd/-

**( F. K. Shaikh)**

Judge,

Labour Court, Bhandara.

BHANDARA.

DATE : 06/03/2026