COMPLIANCE OF THE CONDITIONS STIPULATED IN STAGE-I APPROVAL ORDER ISSUED VIDE NO. F. NO. 5-ORB369/2018-BHU, DATED-02.07.2019 OF GOI, MOEF & CC, NEW DELHI

Condition (i) : Legal status of forest land proposed for diversion shall remain unchanged

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Compliance : In compliance to this condition we do hereby undertake that the legal status of forest land proposed for diversion shall remain unchanged . (Annexure-I).

Condition (ii) :Compensatory afforestation shall be raised over 1.214 ha of non -forest land identified in Khata No. 276, Plot no. 542, Kisam Parbat-2 of village khindo under of Khania Thasil of Anugul district by the State Govt. at the cost of user agency. As far as practicable a mixture of local indigenous species will be planted & monoculture of a species has to be avoided.

Compliance : In compliance to this condition, we do herby undertake that the Compensatory Afforestation (CA) will be raised over 1.214 Ha of non-forest land identified in Khata No. 276, Plot no. 542, Kisam Parbat-2 of village Khindo under of Khania Thasil of Anugul district by the State Govt. at the cost of user agency. As far as practicable a mixture of local indigenous species will be planted & mono-culture of a species will be avoided. (Annexure-II)

Condition (iii): The non forest land identified for raising compensatory afforestation shall be transferred & mutated in favorer of the State Forest Department before issue of Stage -II approval.

Compliance : In compliance to the above, the Non-Forest Govt. Land over an area of 1.214 Ha identified in village Khindo has been transferred and mutated in favour of State Forest Department and accordingly RoR of village has been issued by the Tahasildar, Kaniha.

The copy of RoR enclosed herewith as Annexure-III

Condition (iv): The cost of compensatory afforestation at the prevailing wage rates as pear compensatory afforestation scheme and at the cost of survey, demarcation and erection of permanent pillars if required on the CA land shall be of deposited in advance with Forest Department by the project authority. The CA will be maintained for of 10 years. The scheme may include appropriate provision for anticipated cost increase for works scheduled for subsequent years.

Compliance: In compliance to the above, the Compensatory Afforestation Scheme has been prepared at the prevailing wage rate and the cost of survey demarcation, pillaring and barbed wire fencing provision along with 10 years maintenance. The Compensatory Afforestation Scheme has been technically approved by the Principal Chief Conservator of Forest (Forest Diversion & Nodal Officer) FC Act, O/o the Principal Chief Conservator of Forests & MoEF, Odisha, Bhubaneswar with financial outlay of Rs. 6,55,900/-. The Demand Notice issued vide

Letter No.4812 Dt.03.08.19 of Divisional Forest Officer, Anugul Forest Division and accordingly the User Agency has deposited the cost of Compensatory Afforestation of Rs. 6,55,900/- to Adhoc CAMPA Account through RTGS from the SBI account No.30657606884 Dt.10.09.2019. Further, the User Agency has furnished an undertaking if any additional cost required for Compensatory Afforestation, Survey Demarcation and Pillaring of the identified CA land, same shall be borne by User Agency. The copy of deposit Challan and UNDERTAKING are enclosed as Annexure-IV & IV (A).

Condition (v): The state Govt. shall charge the present value (NPV) for 1.214 ha forest area to be diverted under this proposal from the user agency as per the Order of Hon'ble Supreme Court of India dated 28.03.2008, 24.04.2008 & 09.05.2008 in IA No. 566 in Writ Petition (Civil) NO. 202/1995 & as per the guideline issued by Ministry vide letter No.5-3/200 FC- Dated 05.02.2009 in this regard.

Compliance: In compliance to the above, the Demand Notice against NPV of Rs.9,74,842/issued vide letter No. 4360 dt.15/07/2019 of Division Forest Officer, Anugul Forest Division and accordingly, the User Agency has deposited towards NPV of Rs. 9,74,842/- to Adhoc CAMPA Account though RTGS from the SBI account No 30657606884 Dt:10.09.2019.The copy of demand notice issued by Division Forest Officer, Angul Forest Division and copy of deposit challan are enclosed as Annexure-V & V(A).

Condition (vi): Additional amount of the NPV of the proposed forest land of diversion if any becoming due after finalization of the same by the Hon'ble Supreme Court of India on receipt of the report from the Export committee, shall be charged by the State Govt. from the user agency. The user agency shall furnish an undertaking in this regard.

Compliance: In compliance to the above, we do hereby undertake to pay the additional cost of NPV and when demand by Forest Deptt. as per decided by the Hon'ble Supreme Court of India. Annexure-VL

Condition (vii): All the funds received from the user agency under the project shall be transferred/deposited to State CAMPA fond only through (https://parivesh.nic.in/).

Compliance: In compliance to the above, the following funds has been deposited to State CAMPA Fund vide RTGS from Account No. 30657606884 . (Annexure-VII)

SL No	Item	Amount	RTGS No	Dated
1.	NPV	Rs.9,74,842	SBIN319221070013	10/09/2019
2.	CA	Rs.6,55,900	SBINR52019091200068358	10/09/2019
3.	SSWLCP	Rs. 99,548	SBIN219255343278	12/09/2019

Toheolider, Manihe

Condition (viii): Approach road to the main leases shall constitute the part of extant mining proposal & will be examined by the REC meeting considering it as a mining proposal, necessary rectification in the extant proposal shall accordingly be affected before stage-II approval.

Compliance: In compliance to the above, the User Agency submitted additional Forest Diversion Proposal regarding Approach Road Vide Proposal No: FP/OR/ROAD/41512/2019 has been submitted. (Annexure-VIII)

Condition (ix): Given the small size of mining leases, cluster mining of approach should be adopted by the state Govt. to enable the Regulatory Authority to monitor to impact of mining on forest & environment. Necessary rectification in the Mining Plans shall be made by the State Govt. and revised documents shall be submitted to the regional office before stage –II approval.

Compliance: In compliance to the above, we do hereby undertake that necessary rectification in the Mining Plans will be made and revised documents will be submitted to the regional office before stage –II approval. (Annexure-IX)

Condition (x): The user agency shall ensure demarcation of boundary of safety zone (7.5 meter strip all along the inner boundary of the mining lease area), and its protection by erecting adequate number of 6 feet RCC boundary pillars inscribed with DGPS coordinates with barbed wire fencing and deploying adequate number of watchers under the supervision of the State Forest Department. Safety zone be raised & maintained by the User Agency/State Govt. in accordance with the relevant guidelines issued by the Ministry.

Compliance: In compliance to this condition, we do hereby undertake to demarcation of boundary of safety zone (7.5 meter strip all along the inner boundary of the mining lease area), and its protection by erecting adequate number of 6 feet RCC boundary pillars has already been done in the field inscribed with DGPS coordinates with barbed wire fencing and deploying adequate number of watchers under the supervision of the State Forest Department. Safety zone be raised & maintained by the Kaniha Tahasildar in accordance with the relevant guidelines issued by the Ministry (Annexure-X).

Condition (xi): The State Govt. shall ensure compliance of instructions contained in the Judgement of Hon'ble Supreme Court order dated 27th February, 2012 passed in Special Leave Petition No. 19628-19629 of 2009 in the matter of Deepak Kumar Vrs. State of Haryana & Others.

Compliance: In compliance to this condition, we do hereby undertake that to comply of instructions contained in the Judgement of Hon'ble Supreme Court order dated 27th February, 2012 passed in Special Leave Petition No. 19628-19629 of 2009 in the matter of Deepak Kumar Vrs. State of Haryana & Others (Annexure-XI).

Tahusildar, Kanihe

Condition (xii): The user agency shall obtain Environment clearance as per provisions of the Environment (Protection) Act, 1986, if required.

Compliance: In compliance to the above, we obtained the Environmental Clearance certificate from SEIAA Odisha, Bhubaneswar vide Letter No.SEIAA-45/01-2020, Letter No.SEIAA-44/01-2020 and Dt: 17.08.2020 for Quarry 'A' and 'C'. Letter No.SEIAA-496/08-2020 Dt: 17/12/2020 for Quarry 'B' as per Environmental (Protection) Act 1986. The Copy of Environmental Clearance Certificate is enclosed as Annexure: XII.

Condition (xiii): The cost of filling of trees shall be deposited by the User Agency with the user agency with the State Forest Department.

Compliance: In compliance to this condition, we do hereby undertake that the cost of felling of trees will be deposited by the Tahasildar Kaniha with the State Forest Department. (Annexure-XIII).

Condition (xiv): The complete compliance of the FRA, 2006 shall be ensured by way of prescribed certificate from the concerned District Collector.

Compliance: In compliance to the above, we obtained the certificate under FRA-2006 as per the prescribed forest from collector & Dist. Magistrate Angul. The copy of certificate is enclosed as Annexure-XIV.

Condition (xv): The period of diversion of the said forest land under this approval shall be for a period co-terminus with the period of the mining lease granted under Odisha Minor Mineral Concession Rules, 2004 as amended subsequently.

Compliance: In compliance to this condition, We do hereby undertake that period of diversion of the said forest land under this approval will be for a period co-terminus with the period of the mining lease granted under Odisha Minor Mineral Concession Rules, 2004 as amended subsequently (Annexure-XV).

Condition (xvi): No labor camp shall be established on the forest land.

Compliance: In compliance to the above condition, we do hereby undertake that no labor camp will be established on the forest land (Annexure-XVI).

Condition (xvii): The user agency shall provide LPG to the laborers and the staff working at the site so as to avoid any damage and pressure on the adjacent forest areas.

Compliance: In compliance to the above condition, we do hereby undertake that to supply LPG to the laborers and the staff working at the site so as to avoid any damage and pressure on the adjacent forest areas (Annexure-XVII).

Tahasildar, Kaniha

Condition (xviii): The user agency while executing works, shall not fell any tree or damage forest growth in the surrounding forest area in any manner.

Compliance: In compliance to the above condition, we do hereby undertake that while executing works, shall not fell any tree or damage forest growth in the surrounding forest area in any manner (Annexure-XVIII).

Condition (xix): The layout plan of the proposed forest land shall not be changed without the prior approval of ministry of Environment forest & climate change.

Compliance: In compliance to the above condition, we do hereby undertake that the layout plan of the proposed forest land will not be changed without the prior approval of ministry of Environment forest & climate change (Annexure-XIX).

Condition (xx): The forest land shall not be used for any purpose other than that specified in the proposal and under no circumstances be transferred to any other user agency, department or person without the prior approval of Ministry of Environment, Forest & Climate Change.

Compliance: In compliance to the above condition, we do hereby undertake that the forest land will not be used for any purpose other than that specified in the proposal and under no circumstances be transferred to any other user agency, department or person without the prior approval of Ministry of Environment, Forest & Climate Change (Annexure-XX).

Condition (xxi): Any other of conditions that the Regional Office (Eastern Zone), Bhubaneswar of this Ministry and State Government of Odisha may stipulate from time to time, in the interest of conservation, protection & development of forest & wildlife, which shall be the complied by the user agency.

Compliance: In compliance to the above condition, we do hereby undertake to comply any other of conditions that the Regional Office (Eastern Zone), Bhubaneswar of this Ministry and State Government of Odisha may stipulate from time to time, in the interest of conservation, protection & development of forest & wildlife (Annexure-XXI).

Condition (xxii): The State Govt. and user agency shall ensure compliance to provisions of the all Acts Rules, Regulations, Guidelines, NGT Order (s) & Hon'ble Court Order (s) pertaining to this project, if any, for the time being in force, as applicable to the project.

Compliance: In compliance to the above condition, we do hereby undertake to comply the provisions of the all Acts Rules, Regulations, Guidelines, NGT Order (s) & Hon'ble Court Order (s) pertaining to this project, if any, for the time being in force, as applicable to the project (Annexure-XXII).

Tahasildar, Kanibo

Condition (xxiii): The compliance report shall be uploaded on e-portal (http://parivesh.nic.in).

Compliance: The Compliance report has been uploaded on e-portal (Annexure-XXIII).

Athorized Signatory

UNDERTAKING

ANNEXURE-I

Condition No. (i)

3...

Legal status of forest land proposed for diversion shall remain unchanged.

Compliance to Condition No. (i)

In compliance to this condition we do hereby undertake that the legal status of forest land proposed for diversion will remain unchanged

Place: Angul

Date:

Authorized Signatory

Tohaetter, Kaniba

UNDERTAKING

ANNEXURE-II

Condition No. (ii)

Compensatory afforestation shall be raised over 1.214 ha of non -forest land identified in Khata No. 276, Plot no. 542, Kisam Parbat-2 of village khindo under of Khania Thasil of Anugul district by the State Govt. at the cost of user agency. As far as practicable a mixture of local indigenous species will be planted & monoculture of a species has to be avoided.

Compliance to Condition No. (ii)

In compliance to this condition, we do herby undertake that the Compensatory Afforestation (CA) will be raised over 1.214 Ha of non-forest land identified in Khata No. 276, Plot no. 542, Kisam Parbat-2 of village Khindo under of Khania Thasil of Anugul district by the State Govt. at the cost of user agency . Rs. 6,55,900/- has been deposited as per approval CA Scheme by the Competent Authority in Adhoc CAMPA. As far as practicable a mixture of local indigenous species will be planted & mono-culture of a species will be avoided.

Place: Angul

Date:



-Heelldor, Kaniha

UNDERTAKING

ANNEXURE-III

Condition No. (iii)

The non forest land identified for raising compensatory afforestation shall be transferred & mutated in favour of the State Forest Department before issue of Stage -II approval.

Compliance to Condition No. (iii)

In compliance to this condition, we do herby undertake that, Non-Forest Govt. Land over an area of 1.214 Ha identified in village Khindo has been transferred and mutated in favour of State Forest Department and accordingly RoR of village has been issued by the Tahasildar, Kaniha.

The copy of RoR enclosed herewith as Annexure-III

Place: Angul

Date:

Authorized Signatory

Jahoellder, Kaniha

Schedule I Form No.39-A

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15/12/2020

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15/12/2020

UNDERTAKING

ANNEXURE-IV

Condition No. (iv): The cost of compensatory afforestation at the prevailing wage rates as pear compensatory afforestation scheme and at the cost of survey, demarcation and erection of permanent pillars if required on the CA land shall be of deposited in advance with Forest Department by the project authority. The CA will be maintained for of 10 years. The scheme may include appropriate provision for anticipated cost increase for works scheduled for subsequent years.

Compliance to Condition No. (iv):

In compliance to the above, we do herby undertake that the Compensatory Afforestation Scheme has been prepared at the prevailing wage rate and the cost of survey demarcation, pillaring and barbed wire fencing provision along with 10 years maintenance. The Compensatory Afforestation Scheme has been technically approved by the Principal Chief Conservator of Forest (Forest Diversion & Nodal Officer) FC Act, O/o the Principal Chief Conservator of Forests & MoEF, Odisha, Bhubaneswar with financial outlay of Rs. 6,55,900/-. The Demand Notice issued vide Letter No.4812 Dt.03.08.19 of Divisional Forest Officer, Angul Forest Division (enclosed Annexure-IV) and accordingly the User Agency has deposited the cost of Compensatory Afforestation of Rs. 6,55,900/- to Adhoe CAMPA Account through RTGS from the SBI account No.30657606884 Dt.10.09.2019. The copy of deposit Challan enclosed as (Annexure-IV A).

Further, if any additional cost required towards survey, demarcation and pillaring work for identified Compensatory Afforestation land as would be demanded by DFO, Angul, then the same shall be borne by Tahasildar Kaniha.

Place: Angul

Date:

Authorized

Tahasildar, Kaniha

Email- santosh.ku.baral17@gmail.com JFFICE OF THE DIVISIONAL FOREST OFFICER ; ANGUL DIVISION:ANGUL. Letter No. 48/2_/81/2019/DRP/Dated 3.8.19

> Tahasilder Kaniba, Dist-Angul -759100

Submission of proposal seeking prior approval of Central Government under the Forest (Conservation)Act, 1980 for diversion of 1.214 ha of forest Land required for establishment of Stone Quarry pertaining to widening and Strengthening of existing SL/IL/DL to two lane with paved shoulder from 246/100 km to 321/100km of NH-53 in Angul District.

Ref:

Sub:-

To

1.Proposal No. FP/OR/QRY/32655/2018. 2. Memo No. 12845 dt. 23.07.2019 of Addl. PCCF, (FD & NO, FC Act)

Sir,

With reference to the above cited letter on the subject, it is to inform that that the Government of India, Ministry of Environment & Forests Eastern Regional Office, At: Chandrasekharpur, Bhubaneswar has accorded Stage-I approval for diversion of 1.214 ha of forest Land required for establishment of Stone Quarry pertaining to widening and Strengthening of existing SL/IL/DL to two lane with paved shoulder from 246/100 km to 321/100km of NH-53 in Angul District for non forest purpose . The financial out lay for Compensatory Afforestation Scheme over an area of 1.214 ha of non-forest land identified in Khindo village of Kaniha Tahasil in Khindo Range under Angul Forest Division pertaining to the above project amounting o Rs. 6,55,900/---(Rupees Six lakhs fifty five thousand nine hundred) only technically approved by Addi. PCCF(FD & NO, FC Act) at wage rate of Rs. 280/- per MD. vide his memo No. 12841/9F dt. 23.07.2019 .

Hence you are requested to deposit an amount of Rs. 6,55,900/- towards the cost of Bank Account No. Ad-hoc CAMPA in the saving Comp. Afforestation in approved 520101263743655 , Corporation Bank, Lodhi Complex, Ground Floor, Block No. 11, CGO Complex, Lodi Road New Delhi through "e " payment immediately and intimate the same to the undersigned for taking further action in the matter.

Yours faithfully

Divisional Forest Officer Angul Division

Memo No. 4813 / Dated. 3 . 8.

Copy forwarded to the Addl. Principal Chief Conservator of Forests, Forest Diversion & Nodal Officer, F.C. Act, O/o the Principal Chief Conservator of Forests, Odisha for favour of information and necessary action with reference to his memo No. 12841 dt. 23.07.2019.

Divisional Forest Officer Angul Division PTO

Scanned by CamScanner

NEFT

No. 2528 Dt. 7/9/19

To

The Branch Manager SBI Samal Barrage, Samal.

Transfer of fund through e-transfer. Sub:

Sir.

In enclosing herewith one yourself cheque bearing No. 405972 Dt. 05.09.2019 of Rs.99548.00(Ninty Nine thousand Five hundred Forty Eight) only from the SB Account No. 30657606884 of Tahasildar. Kaniha and request you to credit the amount through etransfer to the account of Ad-hoc CAMPA as per details below at an early.

SI. No.	Name of the beneficiary	Bank Name,IFSC code & A/c No.	Address	Amount to be transfer
1	Ad-hoc CAMPA	Corporation Bank, CORP0000371 & 520101263743655	Lodhi complex Ground floor,Block No.11,C.G.O Complex, Lodhi road ,New Delhi	99548.00



Yours faithfully,

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SBIN319221070013



RTGS

OFFICE OF THE TAHASILDAR, KANIHA

No. 2529 Dt. 7/9/19

314

The Branch Manager SBI, Samal Barrage, Samal

Transfer of fund through e-transfer. Sub

In enclosing herewith one yourself cheque bearing No. 405971 Dt. 05.09.2019 of Rs 6.55.900.00(bix lakh Fifty five thousand Nine hundred) only from the SB Account No. 30657606884 of Tahasildar, Kaniha and request you to credit the amount through etransfer to the account of Ad-hoc CAMPA as per details below at an early

51.540	Nume of the	Bank Name,IFSC code & A/c No.	Address	Amount to be transfer
1	Ad-hoc CAMPA	Corporation Bank, CORP0000371 & 520101263743655	Lodhi complex Ground floor Block No.11.C.G.O Complex, Lodhi road New Delhi	

Yours faithfully. 111409 UBH# nha U73401-SAMALBARRAGE 050420 0 SAMALBARRAGE ANOLIL CIRISSA 756037 Tail: \$760 268385 Fax - 258385 IFS Code : SBIN0007348 SWIFT -Tail: \$760 268385 Fax - 258385 IFS Code : SBIN0007348 SWIFT -1aure Colf The Kill of fly fire abounded 6, 55,900% A Cat Carly VALID UPTO 7 10 LACS AT NON-HOME BRANCH 30657606884 BINR52019091200068358 SB ACCOUNT PREFIX + 5 4 5 7 0 0 0 0 8

UNDERTAKING

ANNEXURE-V

Condition No. (v): The state Govt. shall charge the present value (NPV) for 1.214 ha forest area to be diverted under this proposal from the user agency as per the Order of Hon'ble Supreme Court of India dated 28.03.2008, 24.04.2008 & 09.05.2008 in IA No. 566 in Writ Petition (Civil) NO. 202/1995 & as per the guideline issued by Ministry vide letter No.5-3/200 FC- Dated 05.02.2009 in this regard.

Compliance to Condition No. (v):

In compliance to the above, we do herby undertake that the Demand Notice against NPV of Rs.9,74,842/- issued vide letter No. 4360 dt.15/07/2019 of Division Forest Officer, Angul Forest Division and accordingly, the User Agency has deposited towards NPV of Rs. 9,74,842/to Adhoc CAMPA Account though RTGS from the SBI account No 30657606884 Dt:10.09.2019. The copy of demand notice issued by Division Forest Officer, Angul Forest Division and copy of deposit challan are enclosed as **Annexure-V & V (A)**.

Place: Angul

Date:

Authorized Signatory

Teheolidar, Kaniha

AnnexLine-V

Email- santosh.ku.baral17@gmail.com

OFFICE OF THE DIVISIONAL FOREST OFFICER ; ANGUL DIVISION: ANGUL

To

Tahasilder Kaniha, Dist-Angul -759100

Submission of proposal seeking prior approval of Central Government under the Forest (Conservation)Act,1980 for diversion of 1.214 ha of forest Land required for establishment of Stone Quarry pertaining to widening and Strengthening of existing SL/IL/DL to two lane with paved shoulder from 246/100 km to 321/100km of NH-53 in Angul District.

Ref

2. Memo No. 3889 dt. 27.07.2018 of RCCF, Angul.

1.Proposal No. FP/OR/QRY/32655/2018.

3. Memo No. 12886 dt. 06.07.2019 of Special Secretary to Govt.

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With reference to the above cited letter on the subject, it is to inform that that the Government of India, Ministry of Environment & Forests Eastern Regional Office, At: Chundrasekharpur, Bhubaneswar has accorded Stage-I approval for diversion of 1.214 ha of forest Land required for establishment of Stone Quarry pertaining to widening and Strengthening of existing SL/IL/DL to two lane with paved shoulder from 246/100 km to 321/100km of NH-53 in Angul District for non forest purpose on Design, Build, Finance, Operate and Transfer (BOT/DBFOT) basis in BOT(TOLL) Mode. The following stipulations imposed by GOI, MOEF which may be complied in all respect at an early date.

Hence, as per the stipulation No. (V) of the approval order by GOI, MOEF, you are requested to deposit an amount of Rs. 9,74,842 /-towards the cost of NPV as per the calculation given below in the Ad-hoc CAMPA in the saving Bank Account No. 520101263743655. Corporation Bank, Lodhi Complex, Ground Floor, Block No. 11, CGO Complex, Lodi Road New Delhi through "e " payment immediately and intimate the same to the undersigned for taking further action in the matter.

Forest land involved	-1.214 ha
Density of forest land	-0.6
Ecc value class	-111
Rate of NBV apply his	

V applicable - Rs. 8,03,000/- per ha

Amount of NPV to be deposited -Rs. 8,03,000/- X 1.214 ha = Rs.9,74,842 /-

(Rupees Nine lakh Seventy four thousand Eight hundred forty two Onle)

Yours faithfully

Divisional Porest Officer Angul Division

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DMG _/ Dated 15-7 Memo No.

Copy forwarded to the Addl. Principal Chief Conservator of Forests, Forest Diversion & Nodal Officer, F.C. Art, O/o the Principal Chief Conservator of Forests, Odisha for favour of information and necessary action with reference to letter No 12783 F& E dt. 06.07.2019 of Special Secretary to Govt.

Divisional Forest Officer Angul Division

Memo No. 42 TDated. 15 T2019 Copy forwarded to the AddL Principal Chief Conservator of Forests, Angul Circle for favour of kind information and necessary action with reference to memo No. 12784 F&E dt. 06.07.2019 of Special Secretary to Govt.

> Divisional Forest Officer Angul Division.

ANNEXURE - XII



STATE LEVEL ENVIRONMENT IMPACT ASSESSMENT AUTHORITY. ODISHA, BHUBANESWAR

Ref. No. 8749/SE Date 17:08:202

File No. SEIAA-44/01-2020

To

Sri. Sujit Kumar Mishra, PS-Tangi, Dist-Cuttack

Sub: Proposal for mining of road metal from Khindo(C) Stone Quarry over an area of 1.00 acres or 0.405 ha at village- Khindo, Tahasil-Kaniha, District-Angul of Sri. Sujit Kumar Mishra-Environmental Clearance reg.

Ref: Proposal No: SEIAA-44/01-2020 dt. 31.01.2020

Sir.

This has reference to your EC application submitted on 31.01.2020 seeking environmental clearances for the above project under EIA Notification, 2006. The proposed project activity is listed at item no. 1(a) (i) in the schedule of EIA Notification, 2006 as amended from time to time and the project falls under Category B2 project as the mining lease area is less than 5 ha. The proposal is for mining of road metal from Khindo(C) Stone Quarry located at Village- Khindo, Tahasil-Kaniha, District-Angul, Odisha over lease area of 1.00 acres or 0.405 ha. The mine area is a part of the Survey of India Toposheet No.73C/15 bounded by Latitude: 21º17'50.46"N to 21º17'48.11"N and Longitude: 84º57'25.8"E to 84º57'23.4" E. The Khindo(C) Stone Quarry sairat source has been leased out under the OMMC Rules,2016 by Tahasildar, Kaniha on the basis of public auction, to Sri. Sujit Kumar Mishra, vide Tahasildar's order no.60 dated 09.01.2020 for a period of 5 years. The mining plan of the mining project has been approved by Joint Director of Geology, Zonal Survey, Dhenkanal on 17.01.2020. As per the approved mining plan submitted by the project proponent, it is observed that mineable reserves in the lease area are 16312 cum (proved) and road metal will be mined out by semi-mechanized method with annual extraction not exceeding 2220 cum (maximum production capacity) during the valid lease period of 5 years. During the plan period, plantation will be done by the project proponent along the safety zone of the proposed lease area. Environmental Management Plan (EMP) shall be implemented by Project proponent. The present said quarty area is in cluster with Khindo(A)

Constituted under the Environment Protection Act, 1986 and Environment Impact Assessment Notification, 2006 vide Notification No. S.O. 1217(E) dated the St March, 2019 of Ministry of Environment, Forests & Climate Change, Govt. of India] Address: 5RF-2/1, Unit - IX, Bhubaneswar - 751022, Tel: 0674-2540669, E-Mail-seiaaorissa@gmail.com

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Botone Quarry & Khindo(B) Stone Quarry.CSR activities & other activities will be undertaken jointly by the mines owners in the cluster area and the proponent has submitted a legally tenable agreement for the same.

The proposal has been duly appraised by SEAC, Odisha in its meetings held on 04.03 2020 & 13.07.2020 on the basis of the documents enclosed with the application, namely Checklist, Form-1, Prefeasibility Report, Approved Mining Plan, Environment Management Plan and clarification furnished to SEAC on 01.07.2020 in response to clarification raised vide letter no. 148(4)/SEAC-(Misc)-28 dated 07.03.2020. The State Expert Appraisal Committee (SEAC) has recommended for grant of Environmental Clearance to the project with certain stipulations.

The proposal was considered by the SEIAA in their meeting held on 13.08.2020 for EC. The SEIAA hereby accords the environmental clearance in favour of the project, subject to strict compliance of the following conditions by the project proponent, and subject to ensuring such compliance by the Tahasildar, Kaniha, the project Authority. This environmental clearance shall take effect from the date of registration of duly executed lease deed and shall be coterminous with the expiry of lease period. Detailed half yearly compliance report of these conditions has to be submitted by the project proponent to the Member Secretary. SEIAA on the 1st June and 1st December each year.

Stipulated Conditions:-

- The yearly total excavation (maximum) from the quarry shall not exceed more than 2220 cum for the valid lease period.
- Any change in the calendar plan, change in production quantity or method of mining shall not be made without prior approval of the SEIAA. Mining activity shall adhere to the working parameters of approved mining plan prepared for this project
- 3) The project proponent may prepare a modified mining plan for the revised plan period as granted by the competent authority, as required for the project for mining upto the expiry of the lease period.
- 4) Demarcation of mining area with pillars and geo-referencing should be done prior to start of mining at the cost of the lease holder after certification by the mining official and its geo coordinates are made available to the concerned authority. The area should be properly surveyed and mapped with the help of DGPS to assign geo-coordinates and accordingly erect durable masonry/concrete pillars.
- No mining shall be carried out in the vicinity of natural /manmade archeological sites.
- 6) It shall be ensured that quarrying is not carried out within 500 m of structures, bridges, embankment, dams, weirs, ground water extraction points, water supply head works, extraction points for irrigation and any other cross drainage structures.

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- 19)Blasting shall be minimized. A scheme for disposal of waste generated shall be prepared and faithfully implemented. The sites where tree plantation shall be raised must be specified and protection measures for the saplings planted have to be undertaken by the Project Proponent.
- 20)The explosives shall be stored at site as per the conditions stipulated in the permits issued by the licensing Authority.
- 21)Blasting shall be carried out in such a manner that the splinters generated shall not fall beyond the mining lease area. Blasting shall be carried out after announcing to the public adequately through public address system to avoid any accident.
- 22)Waste oils, used oils generated from the EM machines, mining operations, if any, shall be disposed as per the Hazardous Wastes (Management, Handling, and transboundary movement) Rules, 2008 and its amendments thereof to the recyclers authorized by SPCB, Odisha.
- 23)The Project Proponent shall undertake phased restoration, reclamation and rehabilitation of land affected by mining and completes this work before abandonment of mine.
- 24)Environmental Management Plan (EMP) shall be implemented by PP to ensure compliance with the environmental conditions specified above. The year wise funds earmarked for environmental protection measures shall be kept in separate account and shall be spent according to the plan proposed. Year wise progress of implementation of EMP shall be reported to the SEIAA, Odisha and OSPCB along with the six monthly compliance report.
- 25)The proponent shall take necessary measures to ensure that there is no adverse impact of the mining operations on the human habitation if any, existing nearby.
- 26)It shall be mandatory for the project management to submit six (06) monthly compliance reports on the status of implementation of the above stipulated environmental safeguards to the SEIAA, Odisha / SPCB, Odisha/ Regional Office of the MoEF& CC, Bhubaneswar, in hard and soft copies on 1st June and 1st December of each calendar year, failing which EC is liable to be revoked.
- 27)At the end of mine closure, the proponent shall immediately remove all the sheds put up in the quarry and all the equipment in the area before closure of the quarry.
- 28) The conditions stipulated in the environmental clearance will be closely monitored on the ground by the lease granting authority, i.e. the Tahasildar, who shall insist on project proponent to submit half yearly compliance reports.
- 29) The concerned Regional Office of the MoEF & CC/ SPCB, Odisha shall periodically monitor compliance of the stipulated conditions as applicable for this project. The project authorities should extend full cooperation to the MoEF & CC officer(s)/SPCB officer(s) by furnishing the requisite data / information / monitoring reports.
- 30) A copy of the clearance letter shall be sent by the proponent to concerned Gram Panchayat /Panchayat Samiti /ZilaParisad /Municipal Corporation / Urban Local Body as the case may be.
- 31)Project proponent shall obtain Consent to Operate from the OSPCB and effectively implement all the conditions stipulated therein. The mining activity shall not commence prior to obtaining Consent to Establish / Consent to Operate from the State Pollution Control Board.

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- The project proponent shall ensure that no mining activity takes place beyond 6 m below ground level.
- 8) It shall be ensured that quarrying shall not be carried out below ground water table under any circumstances. If ground water table occurs /intervenes within the permitted depth, then also quarrying shall be stopped.
- Topsoil, if any, shall be stacked properly with proper slope with adequate measures and should be used for plantation purpose.
- 10)The project proponent shall obtain necessary prior permission of the competent authorities for drawl of requisite quantity of water (surface water and groundwater), if any, required for the project.
- 11)Pursuant to MoEf & CC, O.M No 22-34/2018-1A 111dated 16.01.2020 to comply with the direction made by Hon'ble Supreme Court on 8.01.2020 in W.P. (Civil) No. 114/2014 in the matter Common Cause vs Union of India, the mining lease holder shall after ceasing mining operations, undertake re-grassing the mining area and any other area which may have been disturbed due to other mining activities and restore the land to a condition which is fit for growth of fodder, flora, fauna etc.
- 12)No transportation of the minerals shall be allowed on any road passing through villages/habitations. Transportation of minerals through existing rural roads can be allowed only by the concerned State Govt. Department/Gram Panchayat and only after required strengthening such that the carrying capacity of road is increased to handle the mineral carrying truck traffic. The project proponent shall bear the cost towards the widening and strengthening of existing public roads in case the same is proposed to be used for the project. No movement on any road is allowed on existing village road network without appropriately increasing the carrying capacity of such roads. Project proponent shall ensure that the road may not be damaged due to transportation of the mineral and transport of minerals will be as per IRC Guidelines with respect to complying with traffic congestion and traffic density.
 - 13)Vehicles hired for transportation of minor mineral from the site should be in good condition and should have pollution check certificate and should conform to applicable air and noise emission standards and should be operated only during non-peak hours.
 - 14)The vehicles shall not be overloaded and shall be covered with Tarpaulin. The Tahasildar may collect an appropriate road maintenance levy from the lessee as part of the lease conditions on the basis of quantum of mineral transported, and utilize the proceeds of the levy for proper maintenance of the extraction paths and roads to prevent their degradation on account of plying of mineral carrying trucks.
 - 15)The project proponent shall take all precautionary measures during mining operation for conservation of flora and fauna. The PP shall plant and nurse a minimum of 100 number of saplings of native species along the approach roads, safety zone of lease area and in community areas in consultation with the Gram Panchayat.
 - 16)Water spray should be made on the village road to control dust emission during transportation of mineral.
 - 17)Wet drilling method is to be adopted to control dust emissions. Delay detonators and shock tube initiation system for blasting shall be used so as to reduce vibration and
 - 18)Drilling and blasting (wherever required) shall be done only by licensed explosive agent by the proponent after obtaining required approvals from competent authorities.

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- 32)The SEIAA, Odisha may revoke or suspend the order, if implementation of any of the above conditions is not satisfactory. The SEIAA, Odisha reserves the right to alter /modify the above conditions or stipulate any further condition in the interest of environment protection.
- 33)The Project Proponent (lease holder) shall inform the SEIAA of any change in ownership of the mining lease. In case, there is any change in ownership or mining lease is transferred, then mining operation can be carried out only after transfer of EC as per provisions of the para 11 of EIA Notification, 2006, as amended from time to time.
- data false/fabricated of 34)Concealing any factual information or submission and failure to comply with any of the conditions mentioned above may result in withdrawal of this clearance besides attracting penal provisions in the Environment (Protection) Act, 1986.
- 35)The above conditions will be enforced inter-alia, under the provisions of the Water (Prevention & Control of Pollution) Act, 1974, the Air (Prevention & Control of Pollution) Act, 1981, the Environment (Protection) Act, 1986 and the Public Liability Insurance Act, 1991 along with their amendments and rules made there under and also any other orders passed by the Hon'ble Supreme Court of India/ High Court and any other Court of Law relating to the subject matter.
- 36)This Environmental Clearance (EC) is subject to orders/judgment of Hon'ble Supreme Court of India, Hon'ble High Court ,Hon'ble NGT and any other Court of Law, Common Cause Conditions as may be applicable.
- 37)Any appeal against this environmental clearance shall lie with the National Green Tribunal, if preferred, within a period of 30 days as prescribed under section 16 of the National Green Tribunal Act, 2010.

Yours faithfully.

de de Member Secretary

Memo No 8720/SELAA 101 17-08-2020

Copy to

- 1. Additional Chief Secretary, Forests & Environment Dept., Government of Odisha for
- Member Secretary, State Pollution Control Board, Odisha, Paribesh Bhawan, A/118, Nilakantha Nagar, Unit-8, Bhubaneswar for information.
- 3. Additional Principal Conservator of Forests, Regional Office (EZ), Ministry of Environment & Forests, A-31, Chandrasekharpur, Bhubaneswar for information.
- 4. Copy forwarded to the Deputy Secretary, of MM&S Branch of Revenue and DM
- Department, Govt. of Odisha Bhubaneswar for information. 5. Copy to the Collector, Angul, /Sub Collector, Angul for kind information and necessary
- Copy to Tahasildar, Kaniha, Dist-Angul for kind information and necessary action.
- 7. Member Secretary, SEAC, Paribesh Bhawan, A/118, Nilakantha Nagar, Unit-VIII,
- Bhubaneswar for information. 8. Guard file for record.

Member Secretary

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STATE LEVEL ENVIRONMENT IMPACT ASSESSMENT AUTHORITY, ODISHA, BHUBANESWAR

Ref. No. 8716/SEIAA Date 17 . 08 . 2020

File No. SEIAA-45/01-2020

To

Sri. Sujit Kumar Mishra, PS-Tangi, Dist-Cuttack

Sub: Proposal for mining of road metal from Khindo(A) Stone Quarry over an area of 1.00 acres or 0.405 ha at village- Khindo, Tahasil-Kaniha, District-Angul of Sri. Sujit Kumar Mishra-Environmental Clearance reg.

Ref: Proposal No: SEIAA-45/01-2020 dt 31.01.2020

Sir

This has reference to your EC application submitted on 31.01.2020 seeking environmental clearances for the above project under EIA Notification, 2006. The proposed project activity is listed at item no. 1(a) (i) in the schedule of EIA Notification, 2006 as amended from time to time and the project falls under Category B2 project as the mining lease area is less than 5 ha. The proposal is for mining of road metal from Khindo(A) Stone Quarry located at Village- Khindo, Tahasil-Kaniha, District-Angul, Odisha over lease area of 1.00 acres or 0.405 ha. The mine area is a part of the Survey of India Toposheet No.73C/15 bounded by Latitude: 21°17'46.84"N to 21°17'49.12"N and Longitude: 84°57'28.02"E to 84°57'30.54" E. The Khindo(A) Stone Quarry sairat source has been leased out under the OMMC Rules,2016 by Tahasildar, Kaniha on the basis of public auction, to Sri. Sujit Kumar Mishra, vide Tahasildar's order no.60 dated 09.01.2020 for a period of 5 years. The mining plan of the mining project has been approved by Joint Director of Geology, Zonal Survey, Dhenkanal on 17.01.2020. As per the approved mining plan submitted by the project proponent, it is observed that mineable reserves in the lease area are 18450 cum (proved). and road metal will be mined out by semi-mechanized method with annual extraction not exceeding 1725 cum (maximum production capacity) during the valid lease period of 5 years. During the plan period, plantation will be done by the project proponent along the safety zone of the proposed lease area. Environmental Management Plan (EMP) shall be implemented by Project proponent. The present said quarry area is in cluster with Khindo(C) Stone Quarry & Khindo(B) Stone Quarry, CSR activities & other activities will be

[Constituted under the Environment Protection Act, 1986 and Environment Impact Assessment Notification, 2006 vide Notification No. S.O. 1217(E) dated the 8th March, 2019 of Ministry of Environment, Forests & Climate Change, Govt. of India] Address: 5RF-2/1, Unit - IX, Bhubaneswar - 751022, J.a.L

Tel: 0674-2540669, E-Mail-selasorissa@gmail.com

undertaken jointly by the mines owners in the cluster area and the proponent has submitted a legally tenable agreement for the same.

The proposal has been duly appraised by SEAC, Odisha in its meetings held on 04.03.2020 & 13.07.2020 on the basis of the documents enclosed with the application, namely Checklist, Form-1, Prefeasibility Report, Approved Mining Plan, Environment Management Plan and clarification furnished to SEAC on 01.07.2020 in response to clarification raised vide letter no. 148(4)/SEAC-(Misc)-28 dated 07.03.2020. The State Expert Appraisal Committee (SEAC) has recommended for grant of Environmental Clearance to the project with certain stipulations.

The proposal was considered by the SEIAA in their meeting held on 13.08.2020 for EC. The SEIAA hereby accords the environmental clearance in favour of the project, subject to strict compliance of the following conditions by the project proponent, and subject to ensuring such compliance by the Tahasildar, Kaniha, the project Authority. This environmental clearance shall take effect from the date of registration of duly executed lease deed and shall be coterminous with the expiry of lease period. Detailed half yearly compliance report of these conditions has to be submitted by the project proponent to the Member Secretary, SEIAA on the 1st June and 1st December each year.

Stipulated Conditions:-

- The yearly total excavation (maximum) from the quarry shall not exceed more than 1725 cum for the valid lease period.
- Any change in the calendar plan, change in production quantity or method of mining shall not be made without prior approval of the SEIAA. Mining activity shall adhere to the working parameters of approved mining plan prepared for this project
- 3) The project proponent may prepare a modified mining plan for the revised plan period as granted by the competent authority, as required for the project for mining up to the expiry of the lease period.
- 4) Demarcation of mining area with pillars and geo-referencing should be done prior to start of mining at the cost of the lease holder after certification by the mining official and its geo coordinates are made available to the concerned authority. The area should be properly surveyed and mapped with the help of DGPS to assign geo-coordinates and accordingly erect durable masonry/concrete pillars.
- 5) No mining shall be carried out in the vicinity of natural /manmade archeological sites.
- 6) It shall be ensured that quarrying is not carried out within 500 m of structures, bridges, embankment, dams, weirs, ground water extraction points, water supply head works, extraction points for irrigation and any other cross drainage structures.
- The project proponent shall ensure that no mining activity takes place beyond 6m below ground level.

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- 14) The vehicles shall not be overloaded and shall be covered with Tarpaulin. The Tahasildar may collect an appropriate road maintenance levy from the lessee as part of the lease conditions on the basis of quantum of mineral transported, and utilize the proceeds of the levy for proper maintenance of the extraction paths and roads to prevent their degradation on account of plying of mineral carrying trucks.
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- 16)Water spray should be made on the village road to control dust emission during transportation of mineral.
- 17)Wet drilling method is to be adopted to control dust emissions. Delay detonators and shock tube initiation system for blasting shall be used so as to reduce vibration and dust.
- 18)Drilling and blasting (wherever required) shall be done only by licensed explosive agent by the proponent after obtaining required approvals from competent authorities.
- 19)Blasting shall be minimized. A scheme for disposal of waste generated shall be prepared and faithfully implemented. The sites where tree plantation shall be raised

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- must be specified and protection measures for the saplings planted have to be undertaken by the Project Proponent.
- 20)The explosives shall be stored at site as per the conditions stipulated in the permits issued by the licensing Authority.
- 21)Blasting shall be carried out in such a manner that the splinters generated shall not fall beyond the mining lease area. Blasting shall be carried out after announcing to the public adequately through public address system to avoid any accident.
- 22)Waste oils, used oils generated from the EM machines, mining operations, if any, shall be disposed as per the Hazardous Wastes (Management, Handling, and transboundary movement) Rules, 2008 and its amendments thereof to the recyclers authorized by SPCB, Odisha.
- 23)The Project Proponent shall undertake phased restoration, reclamation and rehabilitation of land affected by mining and completes this work before abandonment of mine.
- 24)Environmental Management Plan (EMP) shall be implemented by PP to ensure compliance with the environmental conditions specified above. The year wise funds earmarked for environmental protection measures shall be kept in separate account and shall be spent according to the plan proposed. Year wise progress of implementation of EMP shall be reported to the SEIAA, Odisha and OSPCB along with the six monthly compliance report.
- 25)The proponent shall take necessary measures to ensure that there is no adverse impact of the mining operations on the human habitation if any, existing nearby.
- 26)It shall be mandatory for the project management to submit six (06) monthly compliance reports on the status of implementation of the above stipulated environmental safeguards to the SEIAA, Odisha / SPCB, Odisha/ Regional Office of the MoEF& CC, Bhubaneswar, in hard and soft copies on 1st June and 1st December of each calendar year, failing which EC is liable to be revoked.
- 27)At the end of mine closure, the proponent shall immediately remove all the sheds put up in the quarry and all the equipment in the area before closure of the quarry.
- 28) The conditions stipulated in the environmental clearance will be closely monitored on the ground by the lease granting authority, i.e. the Tahasildar, who shall insist on project proponent to submit half yearly compliance reports.
- 29) The concerned Regional Office of the MoEF & CC/ SPCB, Odisha shall periodically monitor compliance of the stipulated conditions as applicable for this project. The project authorities should extend full cooperation to the MoEF & CC officer(s)/SPCB officer(s) by furnishing the requisite data / information / monitoring reports.
- 30) A copy of the clearance letter shall be sent by the proponent to concerned Gram Panchayat /Panchayat Samiti /ZilaParisad /Municipal Corporation / Urban Local Body as the case may be.
- 31)Project proponent shall obtain Consent to Operate from the OSPCB and effectively implement all the conditions stipulated therein. The mining activity shall not commence prior to obtaining Consent to Establish / Consent to Operate from the State Pollution Control Board.
- 32)The SEIAA, Odisha may revoke or suspend the order, if implementation of any of the above conditions is not satisfactory. The SEIAA, Odisha reserves the right to alter /modify the above conditions or stipulate any further condition in the interest of environment protection.

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- 33)The Project Proportient (lease holder) shall inform the SEIAA of any change in ownership of the mining lease. In case, there is any change in ownership or mining lease is transferred, then mining operation can be carried out only after transfer of EC as per provisions of the para 11 of EIA Notification, 2006, as amended from time to time. data
- of false/fabricated 34)Concealing any factual information or submission and failure to comply with any of the conditions mentioned above may result in withdrawal of this clearance besides attracting penal provisions in the Environment (Protection) Act, 1986.
- 35)The above conditions will be enforced inter-alia, under the provisions of the Water (Prevention & Control of Pollution) Act, 1974, the Air (Prevention & Control of Pollution) Act, 1981, the Environment (Protection) Act, 1986 and the Public Liability Insurance Act, 1991 along with their amendments and rules made there under and also any other orders passed by the Hon'ble Supreme Court of India/ High Court and any other Court of Law relating to the subject matter.
- 36) This Environmental Clearance (EC) is subject to orders/judgment of Hon'ble Supreme Court of India, Hon'ble High Court, Hon'ble NGT and any other Court of Law, Common Cause Conditions as may be applicable.
- 37)Any appeal against this environmental clearance shall lie with the National Green Tribunal, if preferred, within a period of 30 days as prescribed under section 16 of the National Green Tribunal Act, 2010.

Yours faithfully,

130 3000 Member Secretary

17.08:2020 Memo No 8717 SEIAA /Dt Copy to

- 1. Additional Chief Secretary, Forests & Environment Dept., Government of Odisha for
- 2. Member Secretary, State Pollution Control Board, Odisha, Paribesh Bhawan, A/118, Nilakantha Nagar, Unit-8, Bhubaneswar for information.
- 3. Additional Principal Conservator of Forests, Regional Office (EZ), Ministry of Environment & Forests, A-31, Chandrasekharpur, Bhubaneswar for information.
- 4. Copy forwarded to the Deputy Secretary, of MM&S Branch of Revenue and DM Department, Govt. of Odisha Bhubaneswar for information.
- 5. The Collector, Angul, /Sub Collector, Angul for kind information and necessary action.
- 6. Copy to Tahasildar, Kaniha, Dist-Angul for kind information and necessary action.
- 7. Member Secretary, SEAC, Paribesh Bhawan, A/118, Nilakantha Nagar, Unit-VIII,

Tanashta

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Bhubaneswar for information. Guard file for record.

0.5 Member Secretary



STATE LEVEL ENVIRONMENT IMPACT ASSESSMENT AUTHORITY ODISHA, BHUBANESWAR

Constituted under the EP Act, 1986 and EIA Notification, 2006 by the MoEF & CC. Guidenness SRF-2/1. Unit-IX. Bhubaneswar-751022, Tel. 0574-2540669. E-moe seupairces action

Letter No 10296/SELAA

File No. SEIAA-496/08-2020

To

Sri Himanchala Panda, At-Bajrakot, Dist-Angul

Sub: Proposal for mining of road metal from Khindo(B) Stone Quarry over an area of 1.00 Ac or 0.405Ha at village- Khindo, Tahasil-Kaniha, District-Angul of Sri Himanchala Panda -Environmental Clearance reg.

Ref: Proposal No: SEIAA-496/08-2020 dt. 31.08.2020

Sir. This is with reference to the application dated 31.08.2020 for grant of environmental clearance (submitted in the offline mode) for the proposed acovities

mentioned above.
2. The application has been submitted in the offline mode because it is a case of minor mineral extraction involving area of less than 5ha. (a B2 category project), and there is no provision at present for filing EC application for such cases in the online mode before SEIAA in the PARIVESH portal (the relevant application Form-IM does not appear on the screen of the said portal when EC application is to be filed to SEIAA). The applicant has submitted the application in Form-I, i.e. the Form in which applications for minor mineral projects were being submitted upto the year 2016 before SEIAA. The Form-I does not contain some of the situational information relating to environmental sensitivity, but much of the required information has been submitted by the applicant in the Checklist and also in the PFR. The State Govt, vide their letter no.21253/F&E dated 05.11.2019 have requested the MoEF&CC to make necessary provision in the PARIVESH portal to facilitate filing of environmental clearance applications for minor

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DF 17-12-2020

mineral projects before SEIAA in the online mode; but so far the necessary provision has not been given in the said portal.

 The application in Form-I is supported by other necessary documents, namely the PFR, DSR, cluster EMP, Approved Mining Plan and Checklist.

4. The Tahasildar, Kaniha who is the lease granting authority in this case is responsible for monitoring strict compliance by the project proponent with the following conditions of grant of environment clearance.

5. The proposed activities in a nut shell are as follows: -

- a. (This is a proposal for mining of road metal from Khindo(B) Stone Quarry located at Village- Khindo, Tahasil- Kaniha, District-Angul over lease area of 1.00 Ac or 0.405Ha.
- b. The mine area is a part of the Survey of India Toposheet No. 73C/15 bounded by Latitude:21°17'44.6" N to 21°17'46.8" N and Longitude:84°57'26.64"E to 84°57'29.18" E
- c. The mining lease is an identified sairat source in the DSR. The Khindo(B) Stone Quarry sairat source has been leased out under the OMMC Rules 2016 by Tahasildar, Kaniha to Sri Himanchala Panda on the basis of public auction for a lease period of 5 years.
- d. The mining plan of the mining project prepared on behalf of successful bidder(lessee)has been approved by Joint Director Geology, Zonal Survey. Dhenkanal on 17.01.2020.
- e. As per the approved mining plan submitted, it is observed that the mineable reserve in the lease area is 25641 cum of road metal.
- f. The project proponent has not furnished the alignment of the extraction path for road metal transportation. As reported by the Tahasildar/PP in the Checklist, the village road is at a distance of 1 5Km from the mining lease area.
- g. The cluster certificate has been furnished by the Tahasildar certifying that there are two other mines located within 500 meters from the periphery of the proposed mine lease area. As reported by the Tahasildar, this sairat source is a part of a cluster.
- h. The MoEF & CC.Govt.of India,Eastern Regional Office, has issued the Statge -1 forest Clearance for diversion of 1.214 Ha forest land for establishment of stone quarries Khindo-A,B & C vide letter no.ORB369/2018-BHU on dated 02.07 2019

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 As per the approved mining plan, it is observed that road metal from the quarry will be extracted by semi-mechanized method with annual extraction of road metal not exceeding 3220 cum (maximum production capacity) during the valid lease period.

6. This proposal conforms to the item no. 1(a) in the schedule of EIA Notification. 2006 as amended time to time, and the minor mineral extraction project falls under Category B2 as the mining lease area is less than 5 ha).

The proposal is duly appraised by the SEAC in its meeting held on 25.09.2020 &
 26.11.2020. The SEAC has submitted the appraisal report and recommended for grant of
 EC, vide their letter no. 665/SEAC-Misc-02 dated 26.11.2020.

8 The Environmental Clearance is accordingly granted to the proposed activity of road metal mining / quarrying which shall take effect from the date of registration of duly executed lease deed in this regard by the Tahasildar and shall be coterminous with the expiry of lease period.

9. Stipulated Conditions:

- 9.1 The yearly total production (maximum) from the quarry shall not exceed more than 3220 cum for the valid lease period and the total production from the quarry shall be 16050 cum during the valid lease period of five years.
- 9.2 Any change in the calendar plan, change in production quantity or method of mining shall not be made without prior approval of the SEIAA. Mining activity shall adhere to the working parameters of approved mining plan prepared for this project.
- 9.3 Demarcation of mining area with pillars and geo-referencing should be done prior to start of mining at the cost of the lease holder after certification by the mining official and its geo coordinates are made available to the concerned authority. The area should be properly surveyed and mapped with the help of DGPS to assign geo-coordinates and accordingly erect durable masonry/concrete pillars.
- 9.4 It shall be ensured that quarrying is not carried out within 500 m of structures, bridges, embankment, dams, weirs, ground water extraction points, water supply head works, extraction points for irrigation and any other cross drainage structures. Pursuant to Hon'b'e NGT in its Order dated 21.07.2020 in OA No-304/2019 in the matter of M.Haridasan & Ors. Vrs State of Kerala and to comply with the direction made therein "No stone quarry involving blasting will be operated within 200 m (minimum distance criteria) from Residential/public buildings, inhabited sites, other location, etc."
- 9.5 The project proponent shall ensure that no mining activity takes place beyond 6 m below ground level.

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UNDERTAKING

ANNEXURE-VI

Condition No (vi): Additional amount of the NPV of the proposed forest land of diversion if any becoming due after finalization of the same by the Hon'ble Supreme Court of India on receipt of the report from the Export committee, shall be charged by the State Govt. from the user agency. The user agency shall furnish an undertaking in this regard.

Compliance to Condition No (vi):

In compliance to the above, we do hereby undertake to pay the additional cost of NPV as and when demand by Forest Deptt. as per decided by the Hon'ble Supreme Court of India.

Place: Angul

Date:

Authorized Signatory

Tehasildar, Keniha

UNDERTAKING

ANNEXURE-VII

Condition No. (vii): All the funds received from the user agency under the project shall be transferred/ deposited to State CAMPA fond only through (https://parivesh.nic.in/).

Compliance to Condition No (vii):

In compliance to the above, we do hereby undertake that the following funds has been deposited to Adhoc CAMPA vide RTGS from Account No. 30657606884.

SL. No	Item	Amount	RTGS No	Dated
1.	NPV	Rs.9,74,842	SBIN319221070013	10/09/2019
2.	CA	Rs.6,55,900	SBINR52019091200068358	10/09/2019
3.	SSWLCP	Rs. 99,548	SBIN219255343278	12/09/2019

Place: Angul

Date:

Authorized Signatory

Tahasildar, Kanihir

UNDERTAKING

ANNEXURE-VIII

Condition No. (viii): Approach road to the main leases shall constitute the part of extant mining proposal & will be examined by the REC meeting considering it as a mining proposal, necessary rectification in the extant proposal shall accordingly be affected before stage-II approval.

Compliance to Condition No. (viii) :

In compliance to the above, we do hereby undertake that an additional Forest Diversion Proposal regarding Approach Road Vide Proposal No: FP/OR/ROAD/41512/2019 has been submitted.

Place: Angul

Date:

Authorized Signatory

Tahasildar, Kaniba

UNDERTAKING

ANNEXURE-IX

Authorized Signatory

Tabasildar, Kaniba

Condition No. (ix): Given the small size of mining leases, cluster mining of approach should be adopted by the state Govt. to enable the Regulatory Authority to monitor to impact of mining on forest & environment. Necessary rectification in the Mining Plans shall be made by the State Govt. and revised documents shall be submitted to the regional office before stage –II approval.

Compliance to Condition No. (ix):

In compliance to the above, we do hereby undertake that necessary rectification in the Mining Plans will be made and revised documents will be submitted to the regional office before stage –II approval.

Place: Angul

Date:

UNDERTAKING

ANNEXURE-X

Condition No. (x):

The user agency shall ensure demarcation of boundary of safety zone (7.5 meter strip all along the inner boundary of the mining lease area), and its protection by erecting adequate number of 6 feet RCC boundary pillars inscribed with DGPS coordinates with barbed wire fencing and deploying adequate number of watchers under the supervision of the State Forest Department. Safety zone be raised & maintained by the User Agency/State Govt. in accordance with the relevant guidelines issued by the Ministry.

Compliance to Condition No .(x)

In compliance to this condition, we do hereby undertake to demarcation of boundary of safety zone (7.5 meter strip all along the inner boundary of the mining lease area), and its protection by erecting adequate number of 6 feet RCC boundary pillars has already been done in the field inscribed with DGPS coordinates with barbed wire fencing and deploying adequate number of watchers under the supervision of the State Forest Department. Safety zone be raised & maintained by the Kaniha Tahasildar in accordance with the relevant guidelines issued by the Ministry.

Place: Angul

Date:

Authorized Signatory

Tahasildar, Kaniha

UNDERTAKING

ANNEXURE-XI

Authorized Signatory

Tabaslider, Kenlie

Condition No.(xi): The State Govt. shall ensure compliance of instructions contained in the Judgement of Hon'ble Supreme Court order dated 27th February, 2012 passed in Special Leave Petition No. 19628-19629 of 2009 in the matter of Deepak Kumar Vrs. State of Haryana & Others.

Compliance to Condition No.(xi):

In compliance to this condition, we do hereby undertake that to comply of instructions contained in the Judgement of Hon'ble Supreme Court order dated 27th February, 2012 passed in Special Leave Petition No. 19628-19629 of 2009 in the matter of Deepak Kumar Vrs. State of Haryana & Others.

Place: Angul

Date:

- 9.6 No mining shall be carried out in the vicinity of natural /manmade archeological sites.
- 9.7 It shall be ensured that quarrying shall not be carried out below ground water table under any circumstances. If ground water table occurs /intervenes within the permitted depth, then also quarrying shall be stopped.
- 9.8 Topsoil, if any, shall be stacked properly with proper slope with adequate measures and should be used for plantation purpose.
- 9.9 The project proponent shall obtain necessary prior permission of the competent authorities for drawl of requisite quantity of water (surface water and groundwater) if any, required for the project.
- 9.10 Pursuant to MoEF & CC, O.M No 22-34/2018-1A.1I1dated 16.01.2020 to comply with the direction made by Hon'ble Supreme Court on 8.01.2020 in W.P. (Civil) No 114/2014 in the matter Common Cause vs Union of India, the mining lease holder shall after ceasing mining operations, undertake re-grassing the mining area and any other area which may have been disturbed due to other mining activities and restore the land to a condition which is fit for growth of fodder, flora, fauna etc.
- 9.11 No transportation of the minerals shall be allowed on any road passing through villages/habitations without prior explicit permission. Transportation of minerals through existing rural roads can be allowed only by the concerned State Govt. Department/Gram Panchayat and only after required strengthening such that the carrying capacity of road is increased to handle the mineral carrying track traffic. The project proponent shall bear the cost towards the widening and strengthening of existing public roads in case the same is proposed to be used for the project. No movement on any road is allowed on existing village road network without appropriately increasing the carrying capacity of such roads. Project proponent shall ensure that the road may not be damaged due to transportation of the mineral and transport of minerals will be as per IRC Guidelines with respect to complying with traffic congestion and traffic density.
 - 9.12 Vehicles hired for transportation of minor mineral from the site should be in good condition and should have pollution check certificate and should conform to applicable air and noise emission standards and should be operated only during non-peak hours.
 - 9.13 The vehicles shall not be overloaded and shall be covered with Tarpaulin. The Tahasildar may collect an appropriate road maintenance levy from the lessee as part of the lease conditions on the basis of quantum of mineral transported, and utilize the proceeds of the levy for proper maintenance of the extraction paths and roads to prevent their degradation on account of plying of mineral carrying trucks.
 - 9.14 Wet drilling method is to be adopted to control dust emissions. Delay detonators and shock tube initiation system for blasting shall be used so as to reduce vibration and dust.
 - 9.15 Drilling and blasting (wherever required) shall be done only by licensed explosive agent by the proponent after obtaining required approvals from competent authorities.

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- 9 16 Blasting will be carried out after announcing to the public adequately through public address system. Warning siren prior to blasting activity will be sounded adequately to the public before the blast is detonated to avoid any accident or casualty in the area to the inhabitants. The nearby inhabitants shall be informed one day before the actual day of blasting. Blasting is permissible at fixed hour in day time, only after blowing the siren for 5 to 15 minutes before the actual start, for safety of the inhabitants. Blasting shall be carried out in such a manner that the splinters/debris generated shall not fall beyond the mining lease area.
- 9.17 Blasting shall be minimized. A scheme for disposal of waste generated shall be prepared and faithfully implemented. The sites where tree plantation shall be raised must be specified and protection measures for the saplings planted have to be undertaken by the Project Proponent.
- 9.18 The explosives shall be stored at site as per the conditions stipulated in the permits issued by the licensing Authority.
- 9.19 The project proponent shall take all precautionary measures during mining operation for conservation of flora and fauna. The PP shall plant and nurse a minimum of 100 number of saplings of native species along the approach roads, safety zone of lease area and in community areas in consultation with the Gram Panchavat.
- 9.20 Water spray should be made on the village road to control dust emission during transportation of mineral.
- 9.21 Waste oils, used oils generated from the EM machines, mining operations, if any, shall be disposed as per the Hazardous Wastes (Management, Handling, and trans-boundary movement) Rules, 2008 and its amendments thereof to the recyclers authorized by SPCB, Odisha.
- 9.22 The Project Proponent shall undertake phased restoration, reclamation and rehabilitation of land affected by mining and completes this work before abandonment of mine.
- 9.23 Environmental Management Plan (EMP) shall be implemented by PP to ensure compliance with the environmental conditions specified above. The year wise funds earmarked for environmental protection measures shall be kept in separate account and shall be spent according to the plan proposed. Year wise progress of implementation of EMP shall be reported to the SEIAA, Odisha and OSPCB along with the compliance report.
- 9.24 The proponent shall take necessary measures to ensure that there is no adverse impact of the mining operations on the human habitation if any, existing nearby.
- 9.25 It shall be mandatory for the project management to submit quarterly compliance reports on the status of implementation of the above stipulated environmental safeguards to the SEIAA, Odisha / SPCB, Odisha/ Regional Office of the MoEF& CC, Bhubaneswar, in hard and soft copies on 1stay of January, April, July, October of each calendar year, failing which EC is liable to be revoked.
- 9.26 At the end-of mine closure, the proponent shall immediately remove all the sheds put up in the quarry and all the equipment in the area before closure of the quarry

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- 9.27 The conditions stipulated in the environmental clearance will be closely monitored on the ground by the lease granting authority, i.e. the Tahasildar, who shall ensure compliance of the stipulated conditions and take corrective measures promptly in case of any non- compliance and also ensure that the project proponent submits guarterly compliance reports.
- 9.28 The concerned Regional Office of the MoEF&CC/ SPCB, Odisha shall periodically monitor compliance of the stipulated conditions as applicable for this project. The project authorities should extend full cooperation to the MoEF & CC officer(s)/SPCB officer(s) by furnishing the requisite data / information / monitoring reports.
- 9.29 A copy of the clearance letter shall be sent by the proponent to concerned Gram Panchayat /Panchayat Samiti /ZilaParisad /Municipal Corporation / Urban Local Body as the case may be.
- 9.30 Project proponent shall obtain Consent to Operate from the OSPCB and effectively implement all the conditions stipulated therein. The mining activity shall not commence prior to obtaining Consent to Establish / Consent to Operate from the State Pollution Control Board.
- 9.31 The SEIAA, Odisha may revoke or suspend the EC, if implementation of any of the above conditions is not satisfactory. The SEIAA, Odisha reserves the right to alter /modify the above conditions or stipulate any further condition in the interest of environment protection.
- 9.32 The Project Proponent (lease holder) shall inform the SEIAA of any change in ownership of the mining lease. In case, there is any change in ownership or mining lease is transferred, then mining operation can be carried out only after transfer of EC as per provisions of the para 11 of EIA Notification, 2006, as amended from time to time.
- 9.33 Concealing any factual information or submission of false/fabricated data and failure to comply with any of the conditions mentioned above may result in withdrawal of this environmental clearance besides attracting penal provisions in the Environment (Protection) Act, 1986.
- 9.34 The above conditions will be enforced inter-alia, under the provisions of the Water (Prevention & Control of Pollution) Act, 1974, the Air (Prevention & Control of Pollution) Act, 1981, the Environment (Protection) Act, 1986 and the Public Liability Insurance Act, 1991 along with their amendments and rules made there under and also any other orders passed by the Hon'ble Supreme Court of India/ High Count and any other Court of Law relating to the subject matter.
- 9.35 This Environmental Clearance (EC) is subject to orders/judgment of Hon'ble Supreme Court of India, Hon'ble High Court, Hon'ble NGT and any other Court of Law, Common Cause Conditions as may be applicable.

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9.36 Any appeal against this environmental clearance shall lie with the National Green Tribunal, if preferred, within a period of 30 days as prescribed under section 16 of

the National Green Tribunal Act, 2010.

A.A 140 Member Secretary

Memo No10293/SELAA Dt. 17-12-2020 Additional Chief Secretary, Forests & Environment Dept., Government of Odisha for Copy to

- 2 Member Secretary, State Pollution Control Board, Odisha, Paribesh Bhawan,
- A/118, Nilakantha Nagar, Unit-8, Bhubaneswar for information. 3. Additional Principal Conservator of Forests, Regional Office (EZ). Ministry of
- Environment & Forests, A-31, Chandrasekharpur, Bhubaneswar for information 4. Deputy Secretary, MM&S Branch of Revenue and DM Department, Govt. of Odisha
- 5. Collector & ADM, Angul/ Sub Collector, Angul/ Tahasildar, Kaniha for Information
- 6. Member Secretary, SEAC, Paribesh Bhawan, A/118, Nilakantha Nagar, Unit-VIII
- Bhubaneswar for information.
- Guard file for record. 7

Laut. 17.62-2-44 Member Secretary

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UNDERTAKING

ANNEXURE-XII

Condition No. (xii): The user agency shall obtain Environment clearance as per provisions of the Environment (Protection) Act, 1986, if required.

Compliance to Condition No. (xii) :

In compliance to the above, we do hereby undertake that Environmental Clearance certificate obtained from SEIAA Odisha, Bhubaneswar vide Letter No.SEIAA-45/01-2020, Letter No.SEIAA-44/01-2020 and Dt: 17.08.2020 for Quarry 'A' and 'C'. Letter No.SEIAA-496/08-2020 Dt: 17/12/2020 for Quarry 'B' as per Environmental (Protection) Act 1986. The Copy of Environmental Clearance Certificate is enclosed as Annexure: XII.

Place: Angul

Date:

Authorized Signatory

Tabaaildar, Kanihe

UNDERTAKING

ANNEXURE-XIII

Condition No.(xiii):

The cost of filling of trees shall be deposited by the User Agency with the State Forest Department.

Compliance to condition No. (xiii):

In compliance to this condition, we do hereby undertake that the cost of felling of trees will be deposited by the Tahasildar Kaniha with the State Forest Department

Place: Angul

Date:

Authorized Signatory

Tahasildar, Kaniha

UNDERTAKING

ANNEXURE-XIV

Condition No. (xiv): The complete compliance of the FRA, 2006 shall be ensured by way of prescribed certificate from the concerned District Collector.

Compliance to Condition No. (xiv):

In compliance to the above, we do hereby undertake that certificate under FRA-2006 as per the prescribed format has been obtained from collector & Dist. Magistrate Angul. The copy of certificate is enclosed as Annexure-XIV.

Place: Angul

Date:



Tahasildar, Kaniha



OFFICE OF THE COLLECTOR & DISTRICT MAGISTRATE, ANGUL (ST & SC Dev. Section, Ph. No. 06764-231173, e-mail:angdwo@gmail.com)

Letter No. 4465 /Date.28/ 07 / 2018

The RCCF-cum-Chief Director, Satakosia Tiger Reserve, Angul

Issue of FRA certificate in favour of Tahasildar, Kaniha

With reference to the subject cited above, I am to submit herewith the minutes of DLFRC meeting held on 21.07.2018 and certififcate in the prescribed Form No.II, issued in favour of Tahasildar, Kaniha under provision of Section 6(5) of the ST & Other Forest Dwellers (Recognition of Forest Rights) Act. 2006 and ammendment Rules, 2012 for favour of information and necessary action.

Encl+ As above

Memo No. 1466 101. 28/7/208

Copy forwarded to the Divisional Forest Officer, Angul for information

Memo No. 1467 101. 2817

Copy to the Tahasildar, Kaniha for information.

District Welfare Office Angul

District Welfare Officer, Angul

Yours faithfully

District Welfare Officer. Angul

To

Sub-Sir. FORM - II

(for projects other than linear Projects)

GOVERNMENT OF ODISHA

OFFICE OF THE DISTRICT COLLECTOR, ANGUL

No. 1463 / Dated 28 718

TO WHOMSOEVER IT MAY CONCERN

In compliance of the Ministry of Environment and Forests (MoEF), Government of India's letter No. 11-9/98-FC (pt) dated 3rd August 2009 wherein the MoEF issued guidelines on submission of evidences for having initiated and completed the process of settlement of rights under the Scheduled Tribes and Other Traditional Forest Dwellers (Recognition of Forest Rights) Act, 2006 (FRA', for short) on the forest land proposed to be diverted for non-lorest purposes, it is certified that 1.214 Ha, of forest land proposed to be diverted in favour of Tahasildar, Kaniha for establishment of stone quarry in Angul District falls within jurisdiction of Khindo village of Kaniha tehsil.

It is further certified that:

(s) the complete process for identification and settlement of rights under the FRA has been carried out for the entire 1.214 Ha, of forest land proposed for diversion. A copy of records of all consultation and meeting (s) of the Forest Rights Committee(s), Sub-Division Level Committee(s), and the District Level Committee are enclosed as annexure- 1;2, 8.3;

(b) the proposal of such diversion (with full details of the project and its Implications, in vernacular / local language) have been placed before each concerned Forest Rights Committee of forest-dwellers, who are eligible under the FRA;

(c) the each of concerned Forest Rights Committee, has certified that all formalities / processes under the FRA have been carried out, and that they have given their consent to the proposed diversion and the compensation and ameliorative measures, if any, having understood the purpose and details of proposed diversion. A copy of certificate issued by the Forest Rights Committee of Khindo village is enclosed as appearer. I:

(d) the discussion and decisions on such proposals had taken place only when there was a quorum of minimum 50% of the members of Forest Rights Committee present;

(e) the diversion of forest land for facilities managed by the Government as required under section 3(2) of the FRA have been completed and the Forest Rights Committees have given their consent to it;

(f) the rights of Primitive Tribal Groups and Pre-Agricultural Communities, where applicable have been specifically safeguarded as per section 3(1) (e) of the FRA.

End -As above

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(Shri Anii Kumar Sam

COLLECTOR, ANGUL

Tahasildar, Kauib

UNDERTAKING

ANNEXURE-XV

Condition No. (xv):

The period of diversion of the said forest land under this approval shall be for a period co-terminus with the period of the mining lease granted under Odisha Minor Mineral Concession Rules, 2004 as amended subsequently.

Compliance to condition No. (xv):

In compliance to this condition, We do hereby undertake that period of diversion of the said forest land under this approval will be for a period co-terminus with the period of the mining lease granted under Odisha Minor Mineral Concession Rules, 2004 as amended subsequently.

Place: Angul

Date:

Authorized Signatory

Tahaalidar, Kaniha .

UNDERTAKING

ANNEXURE-XVI

Condition No.(xvi):

No labor camp shall be established on the forest land.

Compliance to Condition No.(xvi):

In compliance to the above condition, we do hereby undertake that no labor camp will be established on the forest land.

Place: Angul

Date:

Authorized Signatory

Tehesilder, Keniha

UNDERTAKING

ANNEXURE-XVII

Condition No.(xvii):

The user agency shall provide LPG to the laborers and the staff working at the site so as to avoid any damage and pressure on the adjacent forest areas.

Compliance to Condition No. (xvii):

In compliance to the above condition, we do hereby undertake that to supply LPG to the laborers and the staff working at the site so as to avoid any damage and pressure on the adjacent forest areas.

Place: Angul

Date:

Authorized Signatory

TohrentHer, Manihe

UNDERTAKING

ANNEXURE-XVIII

Condition No.(xviii):

The user agency while executing works, shall not fell any tree or damage forest growth in the surrounding forest area in any manner.

Compliance to Condition No.(xviii):

In compliance to the above condition, we do hereby undertake that while executing works, shall not fell any tree or damage forest growth in the surrounding forest area in any manner.

Place: Angul

Date:

Authorized Signatory

Tabatilder, Maniha

UNDERTAKING

ANNEXURE-XIX

Condition No.(xix):

The layout plan of the proposed forest land shall not be changed without the prior approval of ministry of Environment forest & climate change.

Compliance to Condition No.(xix):

In compliance to the above condition, we do hereby undertake that the layout plan of the proposed forest land shall not be changed without the prior approval of ministry of Environment forest & climate change.

Place: Angul

Date:

Authorized Signatory

Tabanilder, d-ika

UNDERTAKING

ANNEXURE-XX

Condition No.(xx):

The forest land shall not be used for any purpose other than that specified in the proposal and under no circumstances be transferred to any other user agency, department or person without the prior approval of Ministry of Environment, Forest & Climate Change.

Compliance to Condition No. (xx):

In compliance to the above condition, we do hereby undertake that the forest land will not be used for any purpose other than that specified in the proposal and under no circumstances be transferred to any other user agency, department or person without the prior approval of Ministry of Environment, Forest & Climate Change

Place: Angul

Date:

Authorized Signatory

Tchaolidar, Keniho.

UNDERTAKING

ANNEXURE-XXI

Condition No. (xxi):

Any other of conditions that the Regional Office (Eastern Zone), Bhubaneswar of this Ministry and State Government of Odisha may stipulate from time to time, in the interest of conservation, protection & development of forest & wildlife, which shall be the complied by the user agency.

Compliance to Condition No. (xxi):

In compliance to the above condition, we do hereby undertake to comply any other of conditions that the Regional Office (Eastern Zone), Bhubaneswar of this Ministry and State Government of Odisha may stipulate from time to time, in the interest of conservation, protection & development of forest & wildlife.

Place: Angul

Date:

Authorized Signatory

Tahaalidar, Kushina

THE COMPLIANCE TO THE ADDITIONAL CONDITIONS STIPULATED BY STATE GOVERNMENT, FOREST & ENVIRONMENT DEPARTMENT VIDE LETTER NO. 10F (CON)174/18-12782/F & E DT:06.07.19 ARE FURNISHED BELOW

Condition (i): All the trees as enumerated shall not be felled at one go. Rather they will be felled in a phased manner as and when required under the supervision of DFO, Angul.

Compliance: In compliance to the above condition, we do hereby undertake that all the trees as enumerated shall not be felled at one go. Rather they will be felled in a phased manner as and when required under the supervision of DFO, Angul (Annexure-XXIV).

Condition (ii): The User Agency shall obtain environmental clearance from SEIAA/DEIAA and consent to Establish and Consent to Operate order from State Pollution Control Board, Ddisha for operating the Project as per applicable laws. Operation of stone quarries shall be subject to availability of all required clearances.

Compliance In compliance to the above, we obtained the Environmental Clearance certificate from SEIAA Odisha, Bhubaneswar vide Letter No.SEIAA-45/01-2020, Letter No.SEIAA-44/01-2020 and Dt: 17.08.2020 for Quarry 'A' and 'C'. Letter No.SEIAA-496/08-2020 Dt: 17/12/2020 for Quarry 'B' as per Environmental (Protection) Act 1986. The Copy of Environmental Clearance Certificate is enclosed as Annexure: XII.

Consent to Establish and Consent to operate order from State Pollution Control Board, Odisha for operating the Project enclosed as Annexure XXV.

Condition (iii): The User Agency shall contribute towards implementation of the Regional Comprehensive Wildlife Management Plan at revised rate. Besides the lessee shall take adequate measures for protection of wild fauna owing to opening of stone quarries in the area.

Compliance: In compliance to the above, the Demand Notice against Regional Comprehensive Wildlife Management Plan of Rs.99,548/- issued vide letter No. 4809 dt.03/08/19 of Division Forest Officer, Angul Forest Division and accordingly, the User Agency has deposited towards Regional Comprehensive Wildlife Management Plan of Rs.99,548/-to Adhoc CAMPA Account though RTGS from the SBI account No 30657606884 Dt 12.09.2019.The copy of demand notice issued by Division Forest Officer, Angul Forest Division and copy of deposit challan are enclosed as Annexure-XXVI & XXVI(A).

Condition (iv): English version of Gram Sabha Resolutions shall be furnished

Compliance: In compliance to the above, English version of Gram Sabha Resolutions enclosed as Annexure-XXVII.

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Condition (v): Detailed specification of land to be used for stone crusher, screening, connecting road for the stone quarries shall be furnished.

Compliance: In compliance to the above, we do hereby undertake that detailed specification of land to be used for stone crusher, screening, connecting road for the stone quarries has been furnished. Which is enclosed as Annexure-XXVIII.

Condition (vi): Since the area is reported to be vulnerable to soil erosion adequate measures shall be taken at project cost for prevention of soil erosion, if required.

Compliance: In compliance to the above, we do hereby undertake that if required, adequate measures will be taken at project cost for prevention of soil erosion Annexure-XXIX.

Athorized Signatory

UNDERTAKING

ANNEXURE-XXIV

Condition No.(i): All the trees as enumerated shall not be felled at one go. Rather they will be felled in a phased manner as and when required under the supervision of DFO, Angul.

Compliance to condition No. (i):

In compliance to the above condition, we do hereby undertake that all the trees as enumerated will not be felled at one go. Rather we will be felled in a phased manner as and when required under the supervision of DFO, Angul.

Place: Angul

Date:

Authorized Signatory

Taheshidor, Kadihu

UNDERTAKING

ANNEXURE-XXV

Condition No. (ii): The User Agency shall obtain environmental clearance from SEIAA/DEIAA and consent to Establish and Consent to Operate order from State Pollution Control Board, Odisha for operating the Project as per applicable laws. Operation of stone quarries shall be subject to availability of all required clearances.

Compliance to Condition No. (ii) :

In compliance to the above, we do hereby undertake that Environmental Clearance certificate obtained from SEIAA Odisha, Bhubaneswar vide Letter No.SEIAA-45/01-2020, Letter No.SEIAA-44/01-2020 and Dt: 17.08.2020 for Quarry 'A' and 'C'. Letter No.SEIAA-496/08-2020 Dt: 17/12/2020 for Quarry 'B' as per Environmental (Protection) Act 1986. The Copy of Environmental Clearance Certificate is enclosed as Annexure: XII.

Consent to Establish and Consent to operate order from State Pollution Control Board, Odisha for operating the Project enclosed as Annexure XXV.

Place: Angul

Date:

Authorized Signatory

Tahasildar, Kaniha



Tel:/Fax0661-2646736 REGIONAL OFFICE OF THE STATE POLLUTION CONTROL BOARD, ORISSA, DEPARTMENT OF FOREST & ENVIRONMENT, GOVERNMENT OF ORISSA SECTOR - 5, ROURKELA-2, ORISSA. Date 08

OFFICE MEMORANDUM

in consideration of the application for Consent to Establish for M/S Srl Durga Condev Pvt. Ltd, Stone Crusher and Clearance Certificate on Sitting Criteria from the Collector & District Magistrate, Deogarh vide No. 3017/ Rev. Dt. 06-07-2019 the State Pollution Control Board, Orises has been pleased to convey it's Consent to Establish (NOC) under Section 21 of Air (PCP) Act, 1981 for manufacture / production of Stone Chips & Stone dust @ 20000 T/Month over Plot no. 59/122 & 59/123 of Khata no. 1 , Kisam- Goda-II measuring area 2.14 Acre under Mouza - Golimundi, Post- Palasama, P.S - Kundhelgola, Tahasil -Reamal, District - Doogarh with the following conditions.

General Conditions:

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- 1. This Consent to Establish is valid for the product, quantity manufacturing process and raw materials as mentioned in the application & for a period of five years from the date of issue of this lotter provided commencement of production of the proposed project has not taken place in the meantime
- 2. If the proconent falls to start operation of the project but substantial physical progress has been made then a renewal of this consent order shall be sought by the proponent.
- 3. If the proponent fails to initiate construction of the project and no significant physical progress is made then, the proponent has to apply for Consent to Establish a fresh after expiry of S years from the date of issue of this order.
- 4 All emission from the industry as well as the ambient air quality and holse are to confirm to the standards as laid down under EP Rule/ Central Pollution Control Board / State Pollution Control Board or otherwise stipulated in the special conditions.
- 5 Adequate method of disposal of solid waste is to be adopted to avoid environmental
- 6. The industry is to take the plantation of indigenous species around the available vacant pollution.
- areas inside the factory premises. 7 The industry is to apply for grant of consent to operate under section 21 of Air (PCP) Act, 1961 at least 3 (three) months before to obtain consent to operate for starting
- 8 The industry shall submit land conversion desuments at the time of applying consent to
- Adequate effluent treatment facilities are to be provided such as the quality of sewage & trade effluent satisfies the standards as prescribed under EP Rule or as prescribed by the Central Pollution Control Board and/or State Pollution control Board or otherwise stipulated in the special concitions.
- *0. This Consent to Establish is subjected to statutory clearance from other Departments of Govt. of Orissa and Govt. of India as applicable.

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Special conditions:

- Dust suppression & extraction system shall be provided at all dust generating sources such as crushing, screening, material transfer points etc. such that, suspended particulate matter concentration in ambient air quality shall not be more than 600 µg/m³ at a distance of 3 m, to 10 m, from the source.
- The suction points for dust extraction system shall be provided at primary crusher, discharge chute, screen, all transfer points, secondary crusher discharge chutes and any other dust generating sources. This system shall be connected to a cyclone/bag filters so that particulate matter emission from this steck shall not exceed 150 mg/Nm³.
- 3 The dust containment system shall be provided for the process equipment. The primary crusher, vibratory screen and secondary crusher shall be placed in a complete covered and closed shed. All the conveyor shall be covered with corrugated G. I. sheets.
- 4. The products shall be discharged through chutes and the bottom of the chute shall be maximum 3 mtr from the ground level.
- 5. Wind breaking walls shall be constructed around the crushing unit.
- Auto water sprinkling arrangement shall be provided at all the discharge chutes to regulate fugitive dust.
- The industry is to construct metalloid roads with proper drainage facility within the premises to minimize fugitive dust emission. Fixed auto sprinklers shall be provided along the haulage roads and in the stock yard of product.
- All the product conveyor shall discharge the product into a proper hopper and chute arrangement fitted.
- 9. The industry shall make provision to collect the fine products in hopper instead of heaping by free falling to avoid the dust nulsance. Fine products shall not be kept open Fine transportation shall be done in covered truck.
- 10 Ambient Air Quality inside the factory premise shall conform to the National Amblent Air Quality Standard.
- The stone dust shall be stacked properly and systematically with retaining wall at the tea to avoid washings during rain.
- 12. The unit shall provide boundary wall around the factory premises to check the stone dust from being carried away with surface run off to nearby water bodies. Garland drain shall be provided along the boundary wall inside the factory premises. Provisions shall be made for collection of wash water from the garland drain and water collected shall be treated in a sedimentation tank..



- 13 Domestic offluent shall be discharged to soak pit through septic tank constructed as por BIS specification.
- 14 Thick green belt shall be developed around the factory premises.
- 15 The Board may impose further condition or modify the conditions are stipulated in this order during installation and / or at the time of obtaining consent to operate and may revoke this order in case the stipulated conditions are not implemented and / or information have found to been suppressed / wrongly / furnished in the application form.
- 15. The unit shall abide by EP Act, 1986 and Rules amended there under.
- 17. No production activity shall commence prior to installation of all pollution control measures. In case it is found that the industry is operated without installation of adequate pollution control equipment, direction for closure shall be issued u/s 31(A) of Air (PCP) Act, 1981 and / or u/s 33(A) of Water (PCP) Act, 1974 as the case may be without any further notice.
- Land conversion document for industrial use shall be submitted to the Board along with consent to operate application.

Dt.....

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To
Sri Pranoda Chandra Rath, Managing Director
M/S Sri Durga Condov Pvt. Ltd
At- Kairapari, Fo- Kotsahi, Tangi.
Dist- Cuttack 754 022
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Memo No......

Copy forwarded to :-

- 1. Member Secretary, State Pollution Control Board, Bhubaneswar
- 2. District Collector, Deogarh
- 3. General Manager, D. I. C, Deogarh
- 4. Consent Section, Env. Engineer-I
- 5. Inspector of Factories & Boiler, Deogarn
- 6. D. F. O. Deogarh
- 7. Copy to Guard File / Consent to Establish Register.

REGIONAL OFFICER

Abob 201121

REGIONAL OFFICER

Regional Officer there Asturian Consol Boold, Greek DOURKELA

stipulated in the special conditions. 10. This Consent to Establish is subjected to statutory clearance from other Departments of Govt of Orissa and Govt. of India as applicable



uantity a s specifitioulated	Is of Products Manufactur Produc Stone Chips & Stone Dust	t	Quantity 20,000 MT/Month
uantity a s specifi tipulated A. Detai SI. No.	Is of Products Manufactur Produc	t	
uantity a s specif tipulated A. Detai	Is of Products Manufactur		Quantity
	is consent order is valid for the and quality, specified chimney, ied below. This consent is gra	he product quantity /stack, emission qu inted subject to the	 specified outlets, discharge antity and quality of emission general & special conditions
Th	is consent order is valid for the	period upto	31.03.2023
ontrol o ollution) ame of Chhatrip ame of 1	nsent to operate is hereby gra f Pollution) Act,1974 and und Act, 1981 and rules framed the the Industry <u>M/s Sri</u> otha), Po-Palasama, Dist-Dec the Occupier & Designation At-Kairapari, Po-Kotsahi, Ta	der section 21 of Breunder to Durga Condev ogarh Sri Pramod Kumar	Air (Prevention & Control of Pvt. Ltd., At-Goilimundi Ratha, Managing Director
ef : You	r online application ID No.	2808104	dtd. 28.02.2020
ub : <u>Co</u>	nsent to operate U/S 21 of	Air(PCP) Act, 1981	- 21
ONSE	NT ORDER NO. 0163/SI	PCB/RKL (APC)	
0	<u>1516</u>	ENT ORDER Date_3	0.06.2020 1
	REGIONAL O	FFICE, ROURK ring Office Prem	ELA ises,
	STATE POLLUTION C		Y REGISTERED POST WITH A/D RD, ODISHA
DISHA	Regional	Star	Telefax: (0661) 2646736
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CONSENT ORDER

B. Discharge permitted through the following outlet subject to the standard.

Outlet No.	Description of outlet	Point of discharge	Quantity of Discharge KLD or KL/hr	Pres cribed stan dard	_
1	Domestic Waste water	Soak pit via Septic tank			

C. Emission permitted through the following stack subject to the prescribed standard.

Chimney Stack No.	Description of Stack	Stack height (m)	Quantity of emission	Pres cribed stan dard			
				PM	SO ₂	NOx	+
				-			
			mitted in the	1			

D. Disposal of solid waste permitted in the following manner

SI. No.	Type of Solid waste	Quantity generated (TPD)	Quantity to be reused on site (TPD)	Quantity to be reused on site (TPD)	Quantity Disposed off (TPD)	Description of disposal site.
		•				

3



CONSENT ORDER

E. GENERAL CONDITIONS FOR ALL UNITS

- The consent is given by the Board in consideration of the particulars given in the application. Any change
 or alternation or deviation made in actual practice from the particulars furnished in the application will also
 be the ground liable for review / variation / revocation of the consent order under section 27 of the Act of
 water (Prevention & Control of Pollution) Act 1974 and section 21 of Air. (Prevention & control pollution)
 Act 1981 and to make such variations deemed fit for the purpose of Acts.
- The industry would immediately submit revised application for consent to operate to this board in the event of any change in the quantity & quality of raw material / and products / manufacturing process or quantity / quality of the effluent rate of emission / air pollution control equipment / system etc.
- The applicant shall not change or alter either the quality or quantity or the rate of discharge or temperature or the route of discharge without the previous written permission of the board.
- 4. The application shall comply with and carry out the directives / orders issued by the board in this consent order and at all subsequent times without any negligence on his part. In case of non-compliance of any order / directives issued at any time and / or violation of the terms & conditions of this consent order, the upplicant shall be liable for legal action as per the provisions of the Law / Act.
- The applicant shall make an application for grant of fresh consent at least 90 days before the date of expiry
 of this consent order.
- The Issuance of this consent does not convey any property right in either real or personal property or any exclusive privileges nor does it authorize any injury to private property or any invasion of personal rights, nor any infringement of central, State laws or regulation.
- This consent does not authorize or approve the construction of any physical structure or facilities or the undertaking of any work in any natural water course.
- The applicant shall display this consent granted to him in a prominent place for perusal of the public and Inspecting officers of this Board.
- An Inspection book shall be opened and made available to Board officers during the visit to the factory.
- 10. The applicant shall furnish to the visiting officer of the Board any information regarding the construction installation or operation of the plant or of effluent treatment system / air pollution control system / stack monitoring system any other particulars as may be preventing and controlling pollution of water / Air.
- 11. Meters must be affixed at the entrance of the water supply connection so that such meters are easily accessible for inspection and maintenance and for other purposes of the Act provided that the place where it is affixed shall in no case be at a point before which water has been taped by the consumer for utilization for any purposes whatsoever.
- Separate meters with necessary pipe-line for assessing the quantity of the water used for each of the purposes mentioned below.
 - (a) Industrial Cooling, spraying in mine pits or boiler feed.
 - (b) Domestic purpose
 - (c) Process

P.T.O.

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CONSENT ORDER

- 13. The applicant shall display suitable caution board at the lace where the effluent is entering into any waterbody or any other place to be indicated by the Board. Indicating therein that the area into which the effluents are being discharge is not fit for the domestic use / bathing.
- 14. Storm water shall not be allowed to mix with the trade and / or domestic effluent on the upstream of the terminal manholes where flow measuring devices will be installed.
- 15. The applicant shall maintain good house-keeping both within the factory and the premises. All pipes, valves, sewers and drains shall be leak-proof. Floor washing shall be admitted into the effluent collection system only and shall not be allowed to find their way in storm drains or open areas.
- 16. The applicant shall at all times maintain in good working order and operate as efficiently as possible all treatment or control facilities or systems install or used by him to achieve with the term(s) and conditions of the consent.
- Care should be taken to keep the anaerobic lagoons, if any, biologically active and not utilized as more stagnation ponds. The anaerobic lagoons should be fed with the required nutrients for effective digestion. Lagoons should be constructed with sides and bottom made impervious.
- 18. The utilization of treated effluent on factory's own land, if any, should be completed and there should not be possibility of the effluent gaining access into any drainage channel or other water courses either directly by overflow.
- The effluent disposal on land, if any, should be done without creating any nuisance to the surroundings or inundation of the lands at any time.
- If at any time the disposal of treated effluent on land becomes incomplete or unsatisfactory or create any
 problem or becomes a matter of dispute, the industry must adopt alternate satisfactory treatment or disposal
 measures.
- The sludge from treatment units shall be dried in sludge drying beds and the drained liquid shall be taken to
 equalization tank.
- The effluent treatment units and disposal measures shall become operative at the time of commencement of production.
- 23. The applicant shall provide port holes for sampling the emissions and access platform for carrying out stack sampling and provide electrical outlet points and other arrangements for chimneys / stacks and other sources of emissions so as to collect samples of emission by the Board or the applicant at any time in accordance with the provision of the Act or Rules made therein.
- The applicant shall provide all facilities and render required assistance to the Board staff for collection of samples / stack monitoring / inspection.
- 25. The applicant shall not change or alter either the quality or quantity or rate of emission or install, replace or alter the air pollution control equipment or change the raw material or manufacturing process resulting in any change in quality and / or quantity of emissions, without the previous written permission of the Board.
- 26. No control equipments or chimney shall be altered or replaced or as the case may be erected or re-erected except with the previous approval of the Board.

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P.T.O.

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CONSENT ORDER

- 27. The liquid effluent arising out of the operation of the air pollution control equipment shall be treated in the manner and to ion of standards prescribed by the Board in accordance with the provisions of water (Prevention and Control of Pollution)Act, 1974 (as amended).
- The stack monitoring system employed by the applicant shall be opened for inspection to this Board at any time.
- There shall not be any fugitive or episodal discharge from the premises.
- 30. In case of such episodal discharge / emissions the industry shall take immediate action to bring down the emission within the limits prescribed by the Board in conditions / stop the operation of the plant. Report of such accidental discharge / emission shall be brought to the notice of the Board within 24 hours of occurrence.
- 31. The applicant shall keep the premises of the industrial plant and air pollution control equipments clean and make all hoods, pipes, valves. Stacks/chimneys leak proof. The air pollution control equipments, location, inspection chambers, sampling port holes shall be made easily accessible all times.
- 32. Any upset condition in any of the plant/plants of the factory which is likely to result in increased effluent discharge/emission of air pollutants and/ or result in violation of the standards mentioned above shall be reported to the Headquarters and Regional Office of the Board by fax / speed post within 24bours of its occurrence.
- 33. The industry has to ensure that minimum three varieties of trees are planted at the density of not less than 1000 trees per acre. The trees may be planted along boundaries of the industries or industrial premises. This plantation is stipulated over and above the bulk plantation of trees in that area.
- 34. The solid waste such as sweeping, wastage packages, empty containers residues, sludge including that from air pollution control equipments collected within the premises of the industrial plants shall be disposed off scientifically to the satisfaction of the Board, so as no to cause fugitive emission, dust problems through leaching etc, of any kind.
- 35. All solid wastes arising in the premises shall be properly classified and disposed off the satisfaction of the Board by
 - i) Land fill in case of inert material, care being taken to ensure that the material does not give rise to leachate which may percolate into ground water or carried away with storm run-off.
 - with storm run-off.
 Controlled incineration, wherever possible in case of combustible organic material.
 - ii) Controlled incineration, wherever possible material.
 iii) Composting, in case of bio-degradable material.
- 36. Any toxic material shall be detoxicated if possible, otherwise be sealed in steel drums & buried in protected areas after obtained approval of this Board in writing. The Detoxication or sealing and burying shall be carried out in the presence of Board's authorized persons only Letter of authorization shall be obtained for handling and disposal of hazardous wastes.
- 37. If due to any technological improvement or otherwise this Board is of opinion that all or any of the conditions referred to above requires variation (including the change of any control equipment either in whole or in part) this Board shall after giving the applicant an opportunity of being heard, very all or any of such condition and thereupon the applicant shall be bound to comply with the conditions so varied.
- 38. The applicant, his/heirs/legal representatives or assignees shall have no claim whatsoever to the condition or renewal of this consent after the expiry period of this consent.

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CONSENT ORDER

- The Board reserves the right to review, impose additional conditions or condition, revoke change or alter 39. the terms and conditions of this consent. 40.
- Notwithstanding anything contained in this conditional letter of consent, the Board hereby reserves to it the right and power under section 27(2) of the Water (Prevention & Control of Pollution) Act, 1974 to review any and / or all the conditions imposed herein above and to make such variations as deemed fit for the purpose of the act by the board.
- The conditions imposed as above shall continue to be in force until revoked under section 27(2) of the 41. Water (Prevention & Control of Pollution) Act, 1974 and section 21 A of Air(Prevention & control of Pollution) Act, 1981.
- In case the consent fee is revised upward during this period. The industry shall pay the differential fees to 42. the Board (for the remaining years) to keep the consent order in force. If they fall to pay the amount within the period stipulated by the Board the consent order will be revoked without prior notice.
- The Board reserves the right to revoke/refuse consent to operate at any time during period for which 43. consent is granted in case any violation is observed and to modify / stipulate additional conditions as deemed appropriate.

GENERAL CONDITIONS FOR UNITS WITH INVESTMENT OF MORE THAN Rs. 50 CRORES AND 17 CATEGORIES OF HIGHLY POLLUTING INDUSTRIES (RED A).

- 1. The applicant shall analyse the emissions every month for the parameters indicated in TABLE B & C as mentioned in this order and shall furnish the report thereof to the Board by the 10th of the succeeding
- 2. The applicant shall provide and maintain at his own cost three ambient air quality monitoring stations for monitoring Suspended Particulate Matter, Sulphor Diaxide, Oxides of Nitrogen, Hydro-Carbon, Carbon-Monoxide and monitor the same once in a day/week/fortnight/month. The data collected shall be maintained in a register and a monthly extract be furnished to the Board.
- 3. The applicant shall provide and maintain at his own cost a meteorological station to collect the data on wind velocity, direction, temperature, humidity, rainfall etc and the daily reading shall be recorded and the extract sent to the Board once in a month.
- 4. The applicant shall forward the following information to the Member secretary, State Pollution Control Board, Orissa, Bhubaneswar regularly,
 - Report of analysis of stack monitoring, ambient air quality monitoring meteorological data as a. required every month.
 - Progress on planting of trees quarterly, ь.
- 5. The applicant shall install mechanical composite sampling equipment and continuous flow measuring / recording devices on the effluents drains of trade as well as domestic effluent. A record of daily discharge
- 6. The following information shall be forwarded to the Member Secretary on or before 10th of every month.
 - Performance / progress of the treatment plant. b.
 - Monthly statement of daily discharge of domestic and / or trade effluent.

P.T.O.





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CONSENT ORDER

7. Non-compliance with effluent limitations

- If for any reason the applicant does not comply with or is unable to comply with any effluent limitations specified in this consent, the applicant shall immediately notify the consent issuing authority by telephone and provide the consent issuing authority with the following information in writing within 5 days of such notification.
 - i) Causes of non-compliance.
 - A description of the non-compliance discharge including its impacts on the receiving waters.
 - Anticipated time of continuance of non-compliance if expected to continue or if such conditions has been corrected the duration or period of non-compliance.
 - iv) Steps taken by the applicant to reduce and eliminate the non-complying discharge and
 - Steps to be taken by the applicant too prevent the condition of non-compliance.
- The applicant shall take all reasonable steps to minimize any adverse impact to natural waters resulting from non-compliance with any effluent limitation specified in this consent including such accelerated or additional monitoring as necessary to determine the nature and impact of the non-complying discharge.
- c. Nothing in this consent shall be construct to relieve the applicant from civil or criminal penalties for non-compliance whether or not such non-compliance is due to factors beyond his control, such as break-down, electric failure, accident or natural disaster.
- 8. The applicant shall at his own cost get the effluent samples collected both before and after treatment and get them analysed at an approval laboratory every month for the parameters indicated in part-D and shall submit in duplicate the report thereof to the Board.
- 9. The addition of various treatment chemicals should be done only with mechanical dosers and proper equipment for regulation of correct dosages determined daily and for proper uniform feeding. Crude practices such as dumping of chemicals in drains or sumps or trickling of acids or alkalies arbitrarily and utilizing poles for stirring etc. should not be resorted to.
- 10. In the disposal of treated effluent on land for irrigation, the industry shall keep in view of the need for.
 - Rotation of crops.
 - ii) Change of point of application of effluent on land.
 - iii) A portion of land kept fallow.
- The adoption of these would avoid soil becoming sick or slate, the industry may ensure this in consultation with the Agriculture Department.
- 12. It is the sole responsibility of the industry to ensure that there are no complaints at any time from the royats in the surrounding areas as a result of discharge of sewage or trade effluent if any.
- 13. Proper house keeping shall be maintained by a dedicated team
- 14. The industry must constitute a team of responsible or technically qualified personnel who will ensure continuous operation of all pollution control devices round the clock (including night hours) and should be in a position to explain the status of operation of the pollution control measures to the inspecting officers of the Board at any point of time. The name of these persons with their contact telephone numbers shall be intimuted to the concerned Regional Officer and Head Office of the Board and in case of any change in the team it shall be intimated to the Board immediately.

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CONSENT ORDER

F. SPECIAL CONDITIONS (Air Pollution Control)

- Dust suppression system or dust extraction system shall be provided at feed hopper, primary crusher, secondary crusher, screen and at other material transfer points etc. such that suspended particulate shall not be more than 600 µg/m³ at a distance of 3 m. to 10m. from the dust generating source.
- The primary crusher, screen and secondary crusher shall be placed in a covered shed.
- Water sprinkling arrangement shall be provided at all the discharge chutes to regulate fugitive dust.
- 4. The industry shall construct metallic roads inside crusher premises.
- The industry shall make provision to collect the fines products in an environmentally sound manner instead of heaping by free falling to avoid the dust nuisance.
- The unit shall provide wind breaking walls of adequate height both in downwind and up wind directions.
- The ambient air quality inside the factory premises shall be confirmed to the National Ambient Quality standard.
- 8. Thick green belt shall be developed around the factory premises.
- 9. The stone fines shall be stacked properly and systematically with retaining wall at the toe to avoid washings during rain. Under no circumstances, the wash water shall be allowed outside the factory premises.
- 10.Domestic effluent shall be discharged to soak pit through septic tank constructed as per BIS specification.
- 11. The unit shall abide by E (P) Act, 1986 and Rules framed there under.



P.T.O.



The occupier must comply with the conditions stipulated in section A, B, C, D and E to keep this order valid.

To,		
	Sri Pramod Kumar Ratha, Managing	Director,
	M/s Sri Durga Condev Pvt. Ltd.,	
	At- Kairapari, Po-Kotsahi, Tangi,	
	Dist-Cuttack, 754022, Odisha	Hb. 2020
mo No	1-1-1 112	REGIONAL OFFICER UTION CONTROL BOARD, ODISHA
CI. T	rded to :-	00.00 2020
i)	Member Secretary, State Pollution Control	l Board, Odisha, Bhubaneswar
ii)	District Collector Deogarh	CONTRA &
iii)	D. F. O. Deogarh	ROURKEL
iv)	Deputy Director of Mines San (For Mines and Mineral)	nbalpur processing units only)
V)	Consent Section (Head Office) / Bhuba	aneswar
vi)	Consent Register _ Guard file for reco	ord
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CONSENT ORDER

GENERAL STANDARDS FOR DISCHARGE OF ENVIRONMENT POLLUTANTS

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CONSENT ORDER

General Standards of Discharge of Environment Pollutants Part - A :

			Effluents	the second s	
	Parameters			Standards	1
0.		Inland surface	Public sewers	Land for irrigation	Marine Costal Areas
1	2			3	1 (1)
		(a)	(b)	(c)	(d)
1.	Colour & odour	Colourless/ Odourless as far as practible		See 6 of Annex – 1	See 6 of Annex – 1
2.	Suspended Solid (mg/1)	100	600	200	 a. For process wastewater - 100 b. For cooling water effluent 10% above total suspended matter of influent
3.	Particular size of SS	Shall pass 850			
4.					
5.	pH value	5.5 to 9.0	5.5 to 9.0	5.5 to 9.0	5.5 to 9.0
6.	Temperature	Shall not exceed 5°C above the receiving water temperature			Shall not exceed 5°C above the receiving water temperature
7.	Oil & Grease mg/l Chlorine.	10	20	10	20
8.	Total residual max.	1.0			1.0
9.	Amnonical nitrogen (as N) mg/l max.	50	50		50
10.	Total Kajeldhal nitrogen (as NH ₃) mg/1 max.	100 *			100
11.	the second s	5.0			5.0
12.	and the second design of the s	30	350	100 \	250
13.	and the second se	250			2020-0-
14.	and the second se	0.2	0.2	0.2	0.2
15.		0.01	0.01		0.001

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CONSENT ORDER

16.	Lead (as pb) mg/l max.	01	1.0	*****	2.0
17.	Cardium (as Cd) mg/l max.	2.0	1.0		2.0
18.	Hexavalent Chromium (as Cr+6) mg/l max.	0.1	2.0		1.0
19.	Total Chromium (as Cr) mg/l max.	2.0	2.0 .		2.0
20.	Copper (as Cu) mg/l max.	3.0	3.0		3.0
21.	Zink (as Zn) mg/l max.	5.0	15		15
22.	Selenium (as Sc) mg/l max.	0.05	0.05		0.05
23.	Nickel (as Nil) mg/l max.	3.0	3.0		5.0
24.	Cyanide (s CN) mg/l max.	0.2	2.0	2.0	0.02
25.	Fluoride (as F) mg/l max.	2.0	15		15
26.	Dissolved Phosphate (as P) mg/l max.	5.0			
27.	Sulphide (as S) mg/l max.	2.0			5.0
28.	Phennolic compounds (as C ₆ H ₅ OH) mg/l max.	1.0	5.0		5.0
29.	Radioactive Materials a.Alpha emitter micro curle/ml. b.Beta emitter micro curle/ml.	10 ⁷ 10 ⁶ *	10 ⁷ 10 ⁶	10 ⁸ 10 ⁷	10 ⁷ 10 ⁶
30.	Bio-assay test	90% survival fish after 96 house in 100% effluent	90% survival fish after 96 house in 100% effluent	90% survival fish after 96 house in 100% effluent	90% survival fish after 96 house in 100% efflicent
31.	Manganese (as Mn)	2 mg/l	2 mg/l		2 mg/l
32,	Iron (as Fe)	3 mg/l	3 mg/l		3 mg/l
33.	Vanadium (as V)	0.2 mg/l	0.2 mg/l		0.2 mg/l
34.	Nitrate Nitrogen	10 mg/l			20 mg/l

P.T.O.

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CONSENT ORDER

		previous and the second s	AMBIENT AIR					
SL. No.	Pollutants	Time Weighted Average		Concentration in Ambient Air				
			Industrial Residential, Rural and Other Area	Ecolog Sensitiv (notifi Cen Govern	e Area ied by tral	Method of Measurement		
1	2	3	4	5	5	6		
1.	Sulphor Dioxide (SO ₂),µg/m ³	Annual * 24 Hours**	50 80	20 80		-Improve West and Gacke		
2.	Nitrogen Dioxide (NO2), µg/m3	Annual *	40	30 80		-Modified Jacob & Hochheiser (Na-Arsenite) -Chemiluminescence		
3.	Particulate Matter(size less than 10µm) or PM ₁₀ µg/m ³	Annual * 24 Hours**	60 100	60 100		-Gravimetric -TOEM -Beta Attennasion		
4.	Particulate Matter(size less than 2.5µm) or PM _{2.5} µg/m ³	Annual * 24 Hours**	40 60	40 60		-Gravimetric -TOEM -Beta Attenuation		
5.	Ozone (O ₃) µg/m ³	8 Hours**	100	100		-UV Photometric -Chemiluminescenco -Chemical Method		
6.	Lead (Pb) µg/m ³	Annual * 24 Hours**	0.50	0.50		-AAS/ICP method after sampling on EMP 2000 or equivalent filter paper. -ED-XRF using Teflon filter		
7.	Carbon Monoxide (CO) mg/m ³	8 Hours** 1 Hours**	02 04	02		-Non Dispersive Infra Red (NDIR) Spectroscopy		
8.	Ammonia (NH ₃) µg/m ³	Annual * 24 Hours**	100	100		-Chemiluminescence -Indophenol Blue Method		
9.	Benzene (C ₆ H ₆) µg/m ³	Annual *	05	05		-Gas Chromatography based continuous analyzer -Adsorption and Descrption followed by GC analysis		
10.	Benzo (a) Pyrene (BaP)-Particulate phase only,ng/m ³	Annual *	01	.01	1.	-Solvent extraction followed b HPLC/GC analysis		
11.	Arsenic (As), ng/m ³	Annual *	06	06		-AAS/ICP method after sampling on EMP 2000 or equivalent filter paper		
12.	Nickel (Ni), µg/m ³	Annual *	20	20		-AAS/ICP method after sampling on EMP 2000 or equivalent filter paper		

Annual arithmetic mean of minimum 104 measurements in a year at a particu

24 hourly at uniform intervals. 24 hourly or 08 hourly or 01 hourly monitored values, as applicable, shall be complied with 98% of the time in a year, 2% of the time, they may exceed the limits but not on two consecutive days of monitoring.

UNDERTAKING

ANNEXURE-XXVI

Condition No.(iii): The User Agency shall contribute towards implementation of the Regional Comprehensive Wildlife Management Plan at revised rate. Besides the lessee shall take adequate measures for protection of wild fauna owing to opening of stone quarries in the area.

Compliance to condition No. (iii) :

In compliance to the above, we do hereby undertake that the Demand Notice against Regional Comprehensive Wildlife Management Plan of Rs.99,548/- issued vide letter No. 4809 dt.03/08/19 of Division Forest Officer, Angul Forest Division and accordingly, Tahasildar Kaniha has deposited towards Regional Comprehensive Wildlife Management Plan of Rs.99,548/-to Adhoe CAMPA Account though RTGS from the SBI account No 30657606884 Dt 12.09 2019 The copy of demand notice issued by Division Forest Officer, Angul Forest Division and copy of deposit challan are enclosed as **Annexure-XXVI & XXVI(A)**.

Contractions of second story and Cahasildur, Koning

Place: Angul

Date:

Authorized Signatory

Email- santosh.ku.barai17@gmail.com DEFICE OF THE DIVISIONAL FOREST OFFICER ; ANGUL DIVISION:ANGUL /81/2019/DRP/Dated 3-8-19 Letter No.

To

Tahasilder Kaniha, Dist-Angul -759100

Sub:-

Submission of proposal seeking prior approval of Central Government under the Forest (Conservation)Act, 1980 for diversion of 1.214 ha of forest Land required for establishment of Stone Quarry pertaining to widening and Strengthening of existing SL/IL/DL to two lane with paved shoulder from 246/100 km to 321/100km of NH-53 in Angul District.

1.Proposal No. FP/OR/QRY/32655/2018.

2. Memo No. 12786 dt. 06.07.2019 of Spl.Secy to Govt.F&E Department.

Sir.

Ref:

With reference to the above cited letter on the subject, it is to inform that that the Government of India, Ministry of Environment & Forests Eastern Regional Office, At: Chandrasekharpur, Bhubaneswar has accorded Stage-I approval for diversion of 1.214 ha of forest Land required for establishment of Stone Quarry pertaining to widening and Strengthening of existing SL/IL/DL to two lane with paved shoulder from 246/100 km to 321/100km of NH-53 in Angul District for non forest purpose. As per condition No. (iii) imposed by State Government vide their letter No.12782/F&E/dt. 06.07.2019, the user agency shall contribute towards implementation of Regional Management Plan at revised rate .Besides the lessee hall take adequate measures for protection of wild fauna owing to opening of stone quarries in the area.

towards Hence ,you are requested to deposit an amount of Rs 99,548/the cost of Regional Management Plan at revised rate for the entire area of mine void filling project as per the calculation given below in the Ad-hoc CAMPA in the saving Bank Account No. 520101263743655 , Corporation Bank, Lodhi Complex, Ground Floor, Block No. 11, CGO C_.plex, Lodi Road New Delhi through "e " payment immediately and intimate the same to the undersigned for taking further action in the matter.

- 1.214 ha Entire lease area involved

Rate of RWMP per ha

: 82,000/-/-

Amount to be deposited -Rs. 82,000/- X 1.214 ha = Rs 99,548/-

(Rupees Ninety nine thousand and five hundred forty eight) only

Yours faithfully

GALLEY URL-YTU

Divisional Forest Officer Angul Division

UNDERTAKING

ANNEXURE-XXVII

Condition No. (iv): English version of Gram Sabha Resolutions shall be furnished

Compliance to Condition No. (iv) :

In compliance to the above, we do hereby undertake that the English version of Gram Sabha Resolutions has been furnished and enclosed as Annexure-XXVII.

Place: Angul

Date:

Authorized Signatory

Tahesildar, Kaaiha

English Version of Gram Sabha Resolutions

A Pallisabha held on dated 29/7/18 at 8 A.M. at Khindo village regarding the diversion of forest land for establishment of stone quarry pertaining to widening and strengthening of existing of SL/IL/DL to two lane paved shoulder from 246/100 km to 321/100 km of NH-53 having an area of 1.214 Ha having khata no. 276, plot no. 96.

The Kisam of the forest land need to be diverted for non forest purposes for the above said project and for this agreement of the committee member of Pallisabha is required as per Act 2006 and Amendment rules 2012.

Accordingly District Office (Department of Tribal and Ethnic development), Angul memo no. 1100/12.07.18, Panchayat Samiti Office, Kaniha memo no. 1121/19.07.18 and advertisement no. 79, dated 23.07.18 for Pallisabha of Sarpanch, Kuluma, a Pallisabha was held for non forest purpose of forest land as per rule 2012 in the presence of Sarpanch Shri Nisakar Biswal. The announcement about the advertisement was preached throughout the village.

In the same meeting, Sarpanch, Kuluma and the villagers of Khindo and Kuluma village were present. The Sarpanch discussed and told to the villagers about the purpose of Pallisabha and as per Recognition of forest rights Act 2006 & Rules 2007 and amendment rules 2012.

A fully detailed verification was done on above mentioned 1.21 Ha Forest land and a decision was taken. The decision was that everyone agreed for the changes in the land Kisam for this project. In the above mentioned land, no SC/ST is residing and no one is dependent on that land nor it is under anyone acquisition nor anyone has requested for its acquisition.

In total 305 out of 601members were present in the meeting which is more than 50% and agreed to change the Kisam of forest land to non forest purpose. Accordingly decision of Pallisabha was that majority of people accepted to change the Kisam of Forest land. Lastly above discussed topics were elaborately explained in Odia to the villagers.

Annexure - 3

PROCEEDINGS OF THE DISTRICT LEVEL COMMITTEL MEETING ON SCHEDULED TRIBES AND OTHER TRADITIONAL FOREST DWELLERS OF COGNITION OF FOREST RIGHTS) ACT, 2005 & AMENDMENT RULES, 2012 HELD ON 21-07-2016 AT 10:00 AM IN RESIDENTIAL OFFICE CHAMBER OF THE COLLECTOR & DISTRICT MAGISTRATE, ANGUL

The meeting was presided over by Shri Anil Kuncu Samal, LA.S. Collector & DM, Angul-cum-Chairman, DLC. The list of members present in the meeting is placed at Annexure-L.

At the outset, the Collector welcomed all the members present in the meeting and asked the DWO,

At the outset, the content interaction and briefed the agendas Angul to brief the agendas of the meeting. Accordingly, the DWO gave an entroduction and briefed the agendas

Agenda-1. Diversion of Forest land and Issuance of FRA certificate in favour of Block Development Officer, Talcher for construction of road from N.H-23 to Baldamunda Bangau Nalla of Gurjang village under Sub-Section (2) of Section 3 of the Act.

The Divisional Forest Officer. Angul has accorded permission vide his letter No.3399 / dt.28.05.2018 for diversion of 0.33 Ha torest land for construction of road by the Block Development Officer, Talcher from NH-23 to Baidamunda Nalla of Gurujang vitage passing through Parthuria Petachira RF & Baidamunda vitage forest of Talcher Range under sction 3(2) of the ST & Other Treaditional Finest Dwellers (Recognition of Forest Rights) Act, 2006, which is less than 1.00 Ha, under DMF scheme, subject to the full fillment of the following conditions

The legal status of lorest land shall remain unchanged.

2. Construction with strict provision of ever pass and deep wild life proof tranches with size (Bottom-1m, height-2.5m, Top-3m) along either side of the road passing through the Pathuria. Petchira RF for sale guard of wild life

 The proposed road work should not be under taken in-presence of forest officials and representative of BDO, Tatcher but not through the Contractors.

4. The Road work will not involve any clearing of forest growth or cutting of trees other multi-

enumerated trees for the purpose after obtaining tree felling permission from the DFO, Angul

The forest land shall not be used for any purpose other than specified in the proposal.
 No widening of roads shall be undertaken and no black topping shall be allowed without pro-

permission from the state forest department under the FG Act, 1980. 7. No crushing / breaking of stones shall be allowed inside forest areas and no labour camp shall

be established in the forest land 8. Reinforcement of both sidus of the road with brick / stone works and vegetative measures shall be done in consultation with the DFO, Angul at project cost to check soil, erosion.

9. Plentation of shade bearing / ornamental trees shall be taken up along both side road immediately at the project cost in consultation with the DFO, Angul

The user agency shall be responsible for any loss to the flore / fauna in the surroundings and therefore shall take all possible measures to consurve the ssame. Any damage done in this regard shall be compensated by the user agency at the project cost as put assessment of the DFO, Angul. .2.

The committee after detailed discussion, approved the diversion of the following Forest Land

SI. No.	Forest Land details	Name of the G.P.	Name / No. of village	Area require to be diverted (in Ha)	Remarks
t	Pathuria Petachira R/F	Gurujang		0.13	Linear Project
2	Revenue Forest		Baidamunda	0.20	(Construction of Road)
	Total			0.33	

Agenda-2. Diversion of Forest land and Issuance of FRA certificate in favour of Dy. Chief Engineer / Const. East Coast Railway, Angul.

Discussion was made on Diversion Proposal submitted, by the SDLC, Athamalik vide Memo No.573/Dt.21.02.2018 for construction of Talcher – Sumbalpur doubling Broad Gauge Rail Link measuring an area of Ac.6.981 of Forest land covering 15 villages under Kishorenagar Block of Athamatik Sub-Division. It may be noted that, the Tahasildar, Kishorenagar was requested to provide detailed land schedule to the BDO, Kishorenagar vide this affice memo no.13/ 04.01.2017. But the detail land schedules have not been provided by the Tahasildar, Kishorenagar where the FRC meetings were held for this diversion proposal. The matter has not been persued by the User Agency before the Tahasildar, Kishorenagar inspite of advice of this office vide memo no.15/Dt.04.01.2017. Besides the SDLC, Athamalik has not submitted the FRC resolutions for perusal of the DLC.

The Tahasildar, Kishorenagar is instructed to verify the land schedule submitted by the E.Co. Rail way and saturd the same to the SOLC, Athamalik, & DLC, Angul within a week.

Appart from this, the SOLC, Angul has not submitted the diversion proposal measuring 2.7 Acres of forest Instruments to Banarpal and Chhendipada Block for this Railway project.

The Sub-Collector, Angul is advised to convene the SDLC at the earliest and approve the proposal.

As such, this diversion proposal is kept pending to be considered in the next DLC.

Agenda-3. Diversion of Forest land and Issuance of FRA certificate in favour of Tahasildar, Kaniha for establishment of stone quarry.

The proposal received from SDLC, Talcher vide memo No.5066/DI.07.07.2018 towards diversion of forest land for establishment of stone quarry pertaining to widening and strengthening of existing of SL/IL/DL to two tare paved shoulder from 246/100 Km to 321/100 Km (Except 292,164 to 307.934 Km and 314.130 to 321.0 Km) of NH-53 in Angul district having an area of 1.214Ha,

The details of Lands to be diverted are as follows.

SI. No.	Forest Land details	Name of the G.P.	Name / No. of village	Area require to be diverted (in Ha)	Remarks
1	Jungle (as per Sabik) Parbat /2 (as per Hal)	Kuluma	Khindo	1.214 Ha.	Other than linear Project (Stone
	La compressione a	S 12.5	1.	restation in	Quarry)

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The committee after detailed discussion, approved the diversion of the following Forest Land

SI. No.	Forest Land details	Name of the G.P.	Name / No. of village	Area require to be diverted (in Ha)	Remarks
1	Pathuria Petachira R/F	Gurujang		0.13	Linear Project (Construction of Road)
2	Revenue Forest		Baidamunda	0.20	(Construction or read)
	Total			0.33	

Agenda-2, Diversion of Forest land and Issuance of FRA certificate in favour of Dy. Chief Engineer / Const. East Coast Railway, Angul.

Discussion was made on Diversion Proposal submitted, by the SDLC, Athamallik vide Memo No.573/Dt.21.02.2018 for construction of Talcher – Sambalpur doubling Broad Gauge Rall Link measuring an area of Ac.6.981 of Forêst land covering 15 villages under Kishorenagar Block of Athamallik Sub-Division. It may be noted that, the Tahasildar, Kishorenagar was requested to provide detailed land schedule to the BDO, Kishorenagar vide this office memo no.13/ 04.01.2017. But the detail land schedules have not been provided by the Tahasildar, Kishorenagar was requested to proposal. The matter has not been persued by the User Agency before the Tahasildar, Kishorenagar inspile of advice of this office vide[®] memo no.15/Dt.04.01.2017 Besides the SDLC, Athamallik has not submitted the FRC resolutions for perusal of the DLC.

The Tahasildar, Kishorenagar is instructed to verify the land schedule submitted by the E.Co. Rail way and submit the same to the SDLC, Athamatik & DLC, Angul within a week.

Appart from this, the SDLC, Angul has not submitted the diversion proposal measuring 2.7 Acres of forest land relating to Banarpal and Chhendipada Block for this Railway project.

The Sub-Collector, Angul is advised to convene the SDLC at the earliest and approve the proposal.

As such, this diversion proposal is kept pending to be considered in the next DLC.

Agenda-3. Diversion of Forest land and Issuance of FRA certificate in favour of Tahasildar, Kaniha for establishment of stone quarry.

The proposal received from SDLC, Talcher vide memo No.5066/Dt.07.07.2018 towards diversion of forest land for establishment of stone quarry pertaining to widening and strengthening of existing of SU/IL/DL to two land paved shoulder from 246/100 Km to 321/100 Km (Except 292.164 to 307.934 Km and 314.130 to 321.0 Km) of NH-53 in Angul district having an area of 1.214Ha,

The details of Lands to be diverted are as follows.

SI. No.	Forest Land details	Name of the G.P.	Name / No. of village	Area require to be diverted (In Ha)	Remarks
1	Jungle (as per Sabik) Parbat /2 (as per Hal)	Kuluma	Khindo	1.214 Ha.	Other than linear Project (Stone Quarry)

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.2.

Cliniverification of the records received from SDLC. Talcher, it was ascertained that, the ST & Other Traditional Forest Dwellers (Recognition of Forest Rights) Act, 2006 & Amendment Rules, 2012 have been granoperly implemented in this village. The FRC has been constituted and individuals as well as community claims have been settled and no claims are pending. Any interest of PTGs and PACs are not being affected for such diversion of forest land for non-forest purpose i.e establishment of stone guarry.

After examining, the committee approved to issue the FRA certificate for considering the diversion proposal of forest land of 1.214 Ha, by the Forest Deptt for establishment of stone quarry in favour of transidar, Kaniha

Agenda- 4. Conversion of Badamul Forest village to Revenue village

The proposal for conversion of Badmul Forest Village to revenue village of Chhendipada Tahasil has been received from the SDLC, Angul duly approved vide memo No.1718/Dt.07.03.2018 of the Sub-Collector, Angul.

On verification of records, it is seen that, the proclamation (public notice) has been duly published in the village by the Tahasildar, Chhendipada, The Tahasildar, Chhendipada has made a detailed survey of the lands of the proposed revenue village & submitted details of the rand schedules aslongwith map, Gram Sabha resolutions for conversion of Forest Village, Badmul to Revenue Village as per Forest Rights Act, 2006.

The Tahasitdar. Chhendipada has recommended the following Land Schedules which are now in occupation by the villagers.

SI No.	Category	Aarea (in Acre)
1	Community land & road	83.27
2	Agricultural land	354.07
	Homested land (Ghara diha & Ghara bari)	11.57
- j	Blank Polygon	23.93
Total	dank ofgen	472.84

The members of the DLC examined the proposal and approved for it's conversion from Forest Vilage to Revenue Village. The committee advised the DWO, Angul to submit the proposal alongwith all relevant records to the Board of Revenue, Odisha, Cuttack for necessary action at their level.

The meeting ended with vote of thanks to the Chair. D.W.O. Angul amber Zone No.8 Zone No.4 Debats COLLECTOR. ANG

*PROCEEDINGS OF THE DISTRICT LEVEL COMMUTILE MEETING ON SCHEDULED TRIBES AND OTHER TRADITIONAL FOREST DWELLERS (IN COGNITION OF FOREST RIGHTS) ACT, 2006 & AMENDMENT RULES, 2012 HELD ON 21.07.2018 AT 10.00 AM IN RESIDENTIAL OFFICE CHAMBER OF THE COLLECTOR & DISTRICT MAGISTRATE, ANGUL

The meeting was presided over by Shri Aud Koncer Somal, LA.S. Collector & DM, Angul-cum-Chairman, DLC. The list of members present in the meeting is placed at Annexure-L.

At the outset, the Collector welcomed all the mombers present in the meeting and asked the DWO.

Angul to brief the agendas of the meeting. Accordingly, the DWO gave an entroduction and briefed the agendas

Agenda-1. Diversion of Forest land and Issuance of FRA certificate in favour of Block Development Officer, Talcher for constrution of read from N.H-23 to Baldamunda Bangau Nalla of Gurjang village under Sub-Section (2) of Section 3 of the Act.

The Divisional Forest Officer, Angul has accorded permission vide his latter No.3399 / dt.28.05.2018 for diversion of 0.33 Ha forest land for construction of road by the Block Development Officer, Talcher from NH-23 to Baidamunda Nalla of Gurulang village passing through Parthuria Petachira RF & Baidamunda village forest of Talcher Range under sction 3(2) of the ST & Other Treaditional Forest Dwellers (Recognition of Forest Rights) Act. 2006, which is less than 1.00 Ha. under DMF scheme, subject to the full fillment of the following conditions

1 The legal status of forest land shall romain unchanged.

 Construction with strict provision of over pass and deep wild life proof trenches with size (Bottom-tm, height-2.5m, Top-3m) along either side of the road passing through the Pathuria. Petchira RF lor safe guard of wild life.

3. The proposed road work should not be under taken in presence of forest officials and representative of BDO, Talcher but not librough the Contractors.

4 The Road work will not involve any clearing of forest growth or cutting of trees other than the enumerated trees for the purpose after obtaining tree felling permission from the DFO, Angul

5. The forest land shall not be used for any purpose other than spacified in the proposal.

 No widening of roads shall be undertaken and no black topping shall be allowed without propermission from the state forest department under the FC Act, 1980.

7 No crushing / breaking of stones shall be allowed inside forest areas and no labour camp shall be established in the forest land.

8. Reinforcement of both sides of the road with brick / stone works and vegetative measures shall be done in consultation with the DFO, Angul at project cost to check soil, erosion.

9. Plantation of shade bearing / ornamental trees shall be taken up along both side read immediately at the project cost in consultation with the DFO, Angul

10 The user agency shall be responsible for any loss to the flora / fauna in the surroundings and therefore shall take all possible measures to consurve the ssame. Any damage done in this regard shall be compensated by the user agency at the project cost as por essessment of the DFO, Angul.

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The committee after detailed discussion, approved the diversion of the following Forest Land

12.

SI. No.	Forest Land details	Name of the G.P.	Name / No. of village	Area require to be diverted (in Ha).	Remarks
1	Pathuria Petachira R/F	Gurujang		0.13	Linear Project
2	Revenue Forest		Baidamunda	0.20	(Construction of Road)
	Total			0.33	

Agenda-2. Diversion of Forest land and Issuance of FRA certificate in favour of Dy. Chief Engineer / Const. East Coast Railway, Angul.

Discussion was made on Diversion Proposal submitted by the SOLC, Athamallik vide Merno No.573/Dt.21.02.2018 for construction of Talcher – Sambalpur doubling Broad Gauge Rail Link measuring an area of Ac.6.981 of Forest land, covering 15 viitages under Kishorenagar Block of Athamatlik Sub-Division. It may be listed that, the Tahasildar, Kishorenagar was requested to provide detailed land-schedule to the BDO, Kishorenagar vide this office memo no.13/ 04.01.2017. But the detail land schedules have not been provided by the Tahasildar, Kishorenagar where the FRC meetings were held for this diversion proposal. The matter has not been persued by the User Agency before the Tahasildar, Kishorenagar inspite of advice of this office vide memo no.15/Dt.04.01.2017. Besides the SDLC, Athamallik has not submitted the FRC resolutions for perusal of the DLC.

The Tahasildar, Kishorenagar is instructed to verify the land schedule submitted by the E.Co. Rail way and submit the same to the SDLC, Athamatik & OLC, Angul within a week.

Appart from this, the SDLC, Angul has not submitted the diversion proposal measuring 2.7 Acres of forest land relating to Banarpal and Chhendipada Block for this Railway project.

The Sub-Collector, Angul is advised to convene the SDLC at the earliest and approve the proposal

As such, this diversion proposal is kept pending to be considered in the next DLC.

Agenda-3. Diversion of Forest land and Issuance of FRA certificate in favour of Tahasildar, Kaniba for establishment of stone quarry.

The proposal received from SDLC, Talcher vide memo No.5066/Dt.07.07.2018 towards diversion of forest land for establishment of stone quarry pertaining to widening and strengthening of existing of SL/IL/DL to two lare paved shoulder from 246/100 Km to 321/100 Km (Except-292.164 to 307.934 Km and 314.130 to 321.0 Km) of NH-53 th Angul district having an area of 1.214Ha.

The details of Lands to be diverted are as follows.

SL No.	Forest Land details	Name of the G.P.	Name / No. of village	Area require to be diverted (In Ha)	Remarks
1	Jungle (as per Sabik)	Kuluma	Khindo	1.214 Ha.	Other than
	Parbat /2 (as por Hal)	14 27 MR	1- 10 2-1		linear Project
	1	Pri sanne	tt' - D.	Marian and and	(Stone Quarry)

 On verification of the records received from CDLC, Talcher, it was ascertained that, the ST & Other Traditional Forest Dwellers (Recognition of Forest Rights) Act, 2006 & Amendment Rules, 2012 have been greeroperly implemented in this village. The FRC has been constituted and individuals as well as community claims have been settled and no claims are pending. Any interest of PTGs and PACs are not being affected for such diversion of forest land for non-forest purpose i.e establishment of stone guarry.

After examining, the committee approved to issue the FRA certificate for considering the diversion proposal of forest land of 1.214 Ha, by the Forest Deptt, for establishment of stone quarry in lavour of Tahasildar, Kaniha

Agenda- 4. Conversion of Badamul Forest village to Revenue village

The proposal for conversion of Badmul Forest Village to revenue village of Chhendipada Tahasil has been received from the SDLC, Angul duly approved vide memo No.1718/DL07.03.2018 of the Sub-Solicctor, Angul.

On verification of records, it is seen that, the proclamation (public notice) has been duly published in the village by the Tahasildar. Chhendipada, The Tahasildar, Chhendipada has made a detailed survey of the lands of the proposed revenue village & submitted details of the land schedules aslongwith map, Gram Sabha resolutions for conversion of Forest Village, Badmul to Revenue Village as per Forest Rights Act, 2006.

The Tahasidar. Chhandipada has recommended the following Land Schedules which are now in occupation by the villagers.

SI No.	Category	Aarea (in Acre)
1	Community land & road	83.27
2	Agricultural land	354,07
3	Homested land (Ghara diha & Ghara bari)	11.57
4	Blank Polygon	23.93
Total	and the second sec	472.84

The members of the DLC examined the proposal and approved for it's conversion from Forest Vitage to Revenue Village. The committee advised the DWO, Angul to submit the proposal alongwith all relevant records to the Board of Revenue, Cdisha, Cuttack for necessary action at their level.

The meeting ended with vote of thanks to the Chair.

D.W.O, Angul poul Z. P.Membár Mamber Zone No.4 Zone No.8 Cullector. COLLECTOR. ANGUL

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ଜଣ୍ଣର ନୌ ନିମ୍ପରୁହ ଅଭନ୍ନାଙ୍କ ମାତ କରିଥିଲେଇ ଏହ କମାରଥିଲେ । ଅଧ୍ୟାପ୍ତି ସାହାରେ ମହାମହ ବିଶ୍ୱାହ୍ୟ ଅପ୍ତର ଥିଲେ । ମହାମହ କାସାନତ ଅଧ୍ୟାପ୍ତି ପର୍ଯ୍ୟାସହାତ ହରେଣ୍ୟ ,ଜଣ୍ଡରେ ତମି ସହଜାତ ଆହନ ୨୦୦୦ ଓ ଅଧ୍ୟାପ୍ତି ପର୍ଯ୍ୟାସହାତ ହରେଣ୍ୟ ,ଜଣ୍ଡରେ ତମି ସହଜାତ ଆହନ ୨୦୦୦ ଓ ଅଧ୍ୟାପ୍ତି ପର୍ଯ୍ୟାସହାତ ହରେଣ୍ୟ ,ଜଣ୍ଡରେ ତମି ସହଜାତ ଅଭନ ୨୦୦୦ ଓ ଅଧ୍ୟାପ୍ତି କାଡନ ୨୦୧୦ ମହିହା ଆହଣ୍ୟକାତ । ହେତଥିକା ମଧ୍ୟର କାସାନତ

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ଅଭ୍ୟ ସାହ୍ୟିସହାରେ ସଗାଣ୍ଟ ଲିଲା, କରିହାର କରିହାର କରିହାର ସମ୍ବଶ୍ଚି ଭିବରଣୀ ସାଠ ବହାବାର୍ଯ୍ୟ ଏହି ମହାହାର ନିଆରାର୍ଯ୍ୟ କେନିଲ୍ କରିହା ସମ୍ବଶ୍ଚି ଭିବରଣୀ ସାଠ ବହାବାର୍ଯ୍ୟ ଏହି ମହାହାର ନିଅରାରେ ଆଜାଭାବନାରେ ହାଜାବନ୍ଦ ସମସ୍ତ୍ର କରି କିନ୍ଦର ପତିବର୍ତ୍ତନ ବାହ୍ୟ କରାରେ ଆଜାଭାବନାରେ ହାଜାବନ୍ଦ ହାନ୍ତରେ ପାହନ୍ତି କରିବାର ପାହନ୍ତ ହାହ୍ୟ, ନିର୍ମାଦ୍ଧ କରିବାପାର୍ଡ୍ ଡେନିନିହ କରନ୍ତ୍ ସମସ୍ତି କରି କାନ୍ଦର ପତିବର୍ତ୍ତନ ବାହ୍ୟ କରିବାର କରିବାର କରିବାର୍ଯ୍ୟ କରି କରନ୍ତ୍ ସମସ୍ତି କରି କାନ୍ଦର ସେହୁ କଣ୍ଡାହ କରିବାର କରିବାର କରିବାର କରିବାର ସମସ୍ତ କରି କାନ୍ଦର ସେହି କଣିବାର କରିବାର କରିବାର କରିବାର କରିବାର କରିବାର ସମସ୍ତ କରିବାର ପାହନ୍ତ ହାହ୍ୟ, କରିବାର କରିବାର କରିବାର କରିବାର କରିବାର ସମସ୍ତ କରିବାର ପାହନ୍ତ ହୋହାର କରିବାର କରିବାର କରିବାର କରିବାର କରିବାର ସମସ୍ତ କରିବାର ପାହନ୍ତ ହୋହାର କରିବାର କରିବାର କରିବାର କରିବାର କରିବାର କରିବାର ସମସ୍ତ କରିବାର ପାହନ୍ତ ହୋହାର କରିବାର କରିବାର କରିବାର କରିବାର କରିବାର କରିବାର କରିବାର ସମସ୍ତ କରିବାର ପାହନ୍ତ ହୋହାର କରିବାର କରିବାର କରିବାର କରିବାର କରିବାର କରିବାର କରିବାର ସମସ୍ତ କରିବାର ସାହାର କରି କରିବାର କରିବାର କରିବାର କରିବାର କରିବାର କରିବାର କରିବାର ସମସ୍ତ କରିବାର ସାହାର କରି କରିବାର ସମସ୍ତ କରିବାର ସାହାର କରି କରିବାର କର

<u>ବ୍ୟୁ କଣ୍ଟର୍ ବେଟରୁ କରିବରୁ କରିବରୁ କରିବରୁ କରିବରୁ କରିବାରୁ</u> ଗିମ୍ବା ପାତ୍ୟାତିକ <u>ଆସିମ କନକାନ</u> କମି ପା<u>ଛିଂ କେତି</u> ଆବେସନ କରିନା ପୁ ।କୁ ନିର୍ବର କରୁନାପ୍ ାନ୍ତି । ଦଙ୍କୁ କାଳକର କରି ପା<u>ଛିଂ କରି</u> ଆବେସନ କରିନା ପୁ ।କୁ । କରିମାନ ଭଙ୍କୁ ଜାକା ଜିଙ୍ଗା କାନି କରା<u>କଣା ସଙ୍କର</u>ରୁ ଆବେସନ କରିନା ପୁ ।କୁ ।

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a 03251 ヨンショテ 5690 Pradeep Pradham 2 5 State all नाराक्षेत्र <u>ଅମ୍ୟ ତା.୫୯୦୦୦୦୮ ଅକାଳ ୮କ୍ରିକୋ ସମନ୍ତେ ଅତ୍ରୋ ତାହ</u> ମାମର ଜାଣ୍ଟାର୍ କାର୍ଯ୍ୟରେକ ପଣ୍ଡଥିକାରଣ ପାହ୍ଟ ନନ୍ଦର ଜ୍ରସମ ପରିବହନ ଶନଗର, ଦନ୍ଦ୍ୟାରହା ଅନୁକ୍ରିତ ହୋଛସୁଦ୍ଧା ---- ଜାଟୀର, ହାଉପଧ ଝ୩.ହ ପ୍ରଶକ୍ତିକହଣ ଧାର୍କ କାର୍ଯ୍ୟ କାର୍ଥ ଅନ୍ତର ସହାନ୍ତି କାର୍ଥାର୍ଥ୍ୟ ପାର୍ଚ୍ଚ ଭାରଣା ମଣ୍ଡରୁ ଆସାନ ଜଣେଇ କସିହୁ <u>ମାହା ନଂ କଳଚ ମ</u>ୁନ ଲାକ୍ଷ୍ୟ କମାଚ ୧.୨୧ ০টিউতি একচ্চ প্রতি রাজহানপ্রাহ। বৃত্তি, তথিতেলি রাজ্যমন্তর। এঁটার ମାର୍ଜ୍ୟ ସହି କଳିହ କଳିହଳ ମହିଳର୍ଦ୍ଧନ ହେଳା ସହିଳାପ ଏକ ଏହି ସହି (ସେହା ସହ୍ୟ ସହନ୍ତ୍ର କରୁମହି କାମ୍ଚର ସମି ଅନ୍ୟାର ଥାବନ ମତ୍ରର ଅନ୍ୟୋମିତ ଆଉଥି ସଠରେ ମହିଥାରେ ମାଥିଥାଏହି । କିଲ୍ଲା କାର୍ମ୍ୟାଳୟ କେଳକାହିତ କାହି ହମ୍ୟୁକ ବିଭାଗ) ଆନୁସ୍ଥାନ กะสหนุ่ม ecoles op.er, กษากะ อลิธิ สเสนเกก, สลิยูเรี ଏଟ୍ଟିଶ୍ୱିକାଧା ୧୧୨୧ ବେ. ୦୦.୧୮ ଏହି ଅହମହି କୁଲୁମାହ ସାହୁମିହା ସାହ୍ ଲୋମନ ସମ୍ୟା ୬୯ . ୧ . ୭୩.୦୦.୧୮ ହାମୁଣାବହ ଅହମହି ଶ୍ରୀ ଖଣ୍ଟ କତ୍ ବିଶ୍ୱାନଙ୍କାର ଅସାପ୍ରିକୁରେ ଏହି ମହ୍ୟୁଖରା ଜଙ୍କର ଜନି ଆସ୍ଟ୍ରାର ସାହନ େଣ୍ଟିତା ମାଦନରେ ଏହି ହାସରେ ସକର କରାମାରଥ ଲିଙ୍କି

UNDERTAKING

ANNEXURE-XXVIII

Condition No. (v): Detailed specification of land to be used for stone crusher, screening, connecting road for the stone quarries shall be furnished.

Compliance to Condition No. (v):

In compliance to the above, we do hereby undertake that detailed specification of land to be used for stone crusher, screening, connecting road for the stone quarries has been furnished. Which is enclosed as Annexure-XXVIII.

Place: Angul

Date:

Authorized Signatory

Tehasildar, Kanin

UNDERTAKING

ANNEXURE-XXIX

Condition No. (vi): Since the area is reported to be vulnerable to soil erosion adequate measures shall be taken at project cost for prevention of soil erosion, if required.

Compliance to Condition No. (vi):

In compliance to the above, we do hereby undertake that if required, adequate measures will be taken at project cost for prevention of soil erosion.

Place: Angul

Date:

Authorized Signatory

Tehnoldar, Kan

5.

UNDERTAKING

ANNEXURE-XXII

Condition No.(xxii):

The State Govt. and user agency shall ensure compliance to provisions of the all Acts Rules, Regulations, Guidelines, NGT Order (s) & Hon'ble Court Order (s) pertaining to this project, if any, for the time being in force, as applicable to the project.

Compliance to Condition No. xxii:

IN REPARTS AND

In compliance to the above condition, we do hereby undertake to comply the provisions of the all Acts Rules, Regulations, Guidelines, NGT Order (s) & Hon'ble Court Order (s) pertaining to this project, if any, for the time being in force, as applicable to the project.

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Place: Angul

Date:

Authorized Signatory

Tahralldor, Kapita

UNDERTAKING

ANNEXURE-XXIII

Condition No. (xxiii): The compliance report shall be uploaded on e-portal (http://parivesh.nic.in).

Compliance to Condition No. (xxiii):

In compliance to the above condition, we do hereby undertake that the Compliance report has been uploaded on e-portal.

Place: Angul

Date:

Authorized Signatory