



भारतसरकार
GOVERNMENT OF INDIA
पर्यावरण, वन एवं जलवायु परिवर्तन मंत्रालय
MINISTRY OF ENVIRONMENT, FOREST AND CLIMATE CHANGE
क्षेत्रीय कार्यालय
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F. No. 3-MN C 033/2022-SHI/ 201-02

21st April, 2025

सेवामे,

अतिरिक्त प्रमुख सचिव / Addl. Chief Secretary,
वन और पर्यावरण विभाग/Forest and Environment Department
मणिपुर की सरकार / Government of Manipur,
इंफाल -Imphal – 795 001.

Sub : Diversion of 98.00 ha of forest land for widening and improvement of Yaingangpokpi-Nagaland Road Section of NH-202 into two laning with paved shoulder of 0.000 km from Laikot to Finch corner 30.970 km in the State of Manipur by NHIDCL.

Sir,

This has got reference to Government of Manipur letter F. No.22/63/2022-(For & Emt.)/768 dated 13.07.2022 on the subject mentioned above seeking prior approval of the Central Government under section 2 (1) (ii) of the Van (Sanrakshan Evam Samvardhan) Adhiniyam, 1980, and to say that the said proposal has been examined by the REC on 30.11.2022 and the In-principle approval (IPA) was granted vide this office letter dated 01.03.2023 subject to fulfillment of certain conditions. The State Govt has furnished compliance report in respect to the conditions stipulated in the in-principle approval and has requested the Central Government to grant final approval.

2. In this connection, I am directed to say that on the compliance report furnished by the Government of Manipur vide letter No.20/63/2022-For & Emt/309 dated 17.03.2025 and transfer of payment of compensatory levies under CAMPA by user agency, **Final approval (Stage-II)** of the Central Government is hereby granted under Section 2 (1) (ii) of the Van (Sanrakshan Evam Samvardhan) Adhiniyam, 1980 for non-forestry use of **98.00 ha** of forest land for widening and improvement of Yaingangpokpi-Nagaland Road Section of NH-202 into two laning with paved shoulder of 0.000 km from Laikot to Finch corner 30.970 km in the State of Manipur by NHIDCL, subject to fulfillment of the following conditions:

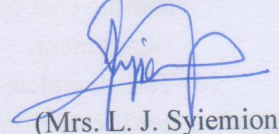
- 1) The legal status of the diverted forest land shall remain unchanged.
- 2) The Compensatory afforestation shall be raised and maintained by the State Forest Department over double degraded forest area i.e. **197.34 ha** in 4 (four) patches i.e (i) 80 ha in Compartment No. 30, Khamasom Block, Ukhrul Forest Division (ii) 75 ha in Compartment No. 5, Ukhrul Forest Division, (iii) 26 ha in Compartment No. 3, Lamjong Block, Central Forest Division, Imphal East, and (iv) 16.34 ha in compartment No. P-11 & 12, Yairipok Block, Thoubal Forest Division in Thoubal District; as per the funds deposited by the User Agency. As far as possible, mixture of local indigenous species shall be planted and monoculture of any species may be avoided.
- 3) The user agency shall arrange to raise strip plantation on either side of the road and central verge at project cost, as per IRC specification, with maintenance of 7-10 years. Avenue plantation with RET species, fruit bearing plants and other native species of ecological and economic importance and that the State Forest Department shall solicit the active participation of JFMC for nursery raising and production of Quality Planting materials for the plantations.
- 4) The additional NPV, if any, shall be calculated as per the latest guidelines of MoEF & CC dated 06.01.2022.

- 5) **The State Forest Department shall submit Action Taken Report (ATR on the disciplinary action against the Forest and NHIDCL officers/officials concerned as per State Forest laws for not being able to prevent the use of forest land for non-forestry purpose without the prior approval of the Government of India.**
- 6) **The User Agency responsible for violation shall be prosecuted under local Act of the State for unauthorized use of forest land without the permission of the State authority.**
- 7) The KML files of the area to be diverted, the CA areas shall be uploaded on the e-Green watch portal by the State Government, if any.
- 8) The boundary of the forest land being diversion shall be suitably demarcated on ground at the project cost, using four feet high pillars, each pillar inscribed with its serial number, GPS coordinates and forward & backward bearings of the adjoining pillars as per the direction of the concerned Divisional Forest Officer.
- 9) The State Forest Department and user agency shall undertake activities in consultation with concerned villagers for construction of wayside amenities like waiting sheds, marketing sheds etc.along the highway for the benefit of villagers and incorporate into the proposal, if found necessary.
- 10) Speed regulating sinage will be erected along the road at regular intervals in the Protected Areas/Forest Areas.
- 11) The User Agency shall provide suitable under / over pass in Protected Area / Forest Area as per recommendation of CWLW / NBWL / FAC / REC, if applicable.
- 12) The User Agency shall undertake re-grassing of the muck dumping area and restored the land to a condition which is fit for growth of fodder, flora, fauna, etc.
- 13) The State Govt shall ensure that the user agency provide proper drainage of retaining / breast wall in steep slopes and stabilization of side slope to avoid soil erosion and landslides and provide for proper drains / cross drains. Physical barriers / structures for prevention of landslide / erosion by biological or mechanical measures and stabilization of slope as per requirement and proposed in the Muck Dumping Plan for prevention of muck from entering streams & rivers and other ecologically sensitive areas are to be constructed on the lower slope side, if required, before any construction work are started;
- 14) The user agency shall explore the possibility of translocation of maximum number of trees identified to be felled to the Conservation Garden under strict supervision of the State Forest Department, as per recommendation of REC.
- 15) The User agency shall restrict the felling of trees to minimum number in the diverted forest land and the trees shall be felled under the strict supervision of the State Forest Department and the cost of felling of trees shall be deposited by the User Agency with the State Forest Department.
- 16) The complete compliance of the FRA, 2006 shall be ensured by way of prescribed certificate from the concerned District Collector.
- 17) The designing of the culverts/bridge, if any, over the natural streams/rivers/canals should be done in such a manner that it does not hamper the natural course of water, does not give rise to water-logging, and also does not hamper movement of wild animals.
- 18) Overburden shall not be dumped outside the width of the road. The muck generated in the earth cuttings will be disposed of at the designated dumping sites and in no case the muck/debris will be allowed to roll down the hill slopes. Muck Dumping Plan to be made available to DFOs with instructions to ensure dumping only on dumping sites for each of the respective road widening/improvement and also contractors should be properly sensitized by the User Agency for proper muck dumping.

- 19) Wherever possible and technically feasible, the User Agency shall undertake afforestation measures along the roads within the area diverted under this approval, in consultation with the State Forest Department at the project cost.
- 20) No labour camps shall be established on the forest land and the User Agency shall provide firewood preferably alternate fuels to the abourers and the staff working at e site so as to avoid any damage and pressure on the nearby forest areas.
- 21) There should be no damage to the surrounding forests, environment, wildlife, natural resources and other properties.
- 22) The layout of the plan of the proposal shall not be changed without the prior approval of the Central Government.
- 23) The forest land proposed to be diverted shall under no circumstances be transferred to any other agencies, department or person without prior approval of Govt. of India.
- 24) The user agency shall submit the annual self-compliance report in respect of the above stated conditions to the State Government, concerned Regional Office and to this Ministry by the end of March every year regularly.
- 25) The User Agency, if required, shall obtain the Environmental Clearance under Environment Impact Assessment Notification, 2006 issued under the Environmental (Protection) Act, 1986.
- 26) Any other conditions that the Regional Office, Shillong may stipulate with the approval of competent authority in the interest of conservation, protection and development of Forests & Wildlife.
- 27) The State Government, before issuing the final diversion order, shall ensure that the user agency has complied with all the provisions of the all Acts, Rules, Regulations, Guidelines, Hon'ble Court Order (s) and NGT Order (s), including compliance of Forest Rights Act, 2006, pertaining to this project, for the time being in force, as applicable to the project.
- 28) Violation of any of these conditions will amount to violation of Van (Sanrakshan Evam Samvardhan) Adhiniyam, 1980 and action would be taken as prescribed in para 1.21 of Chapter 1 of the Handbook of Comprehensive Guidelines of Van (Sanrakshan Evam Samvardhan) Adhiniyam, 1980 as issued by this Ministry's letter No. 5-2/2017-FC dated 28.03.2019.

This is issued with the approval of Deputy Director General of Forests (C).

भवदीय,



(Mrs. L. J. Syiemiong)

वनउपमहानिरीक्षक (केंद्रीय) /Deputy Inspector General of Forests (C)

Copy to:

1. प्रधानमुख्यवनसंरक्षक/ Principal Chief Conservator of Forests &HoFF, मणिपुरसरकार/
Government of Manipur, वनऔरपर्यावरणविभाग/ Forest & Environment Department, इम्फाल / Imphal -
795001.

उपवनमहानिरीक्षक (केंद्रीय) / Deputy Inspector General of Forests (C)