

GOVERNMENT OF ODISHA  
STEEL & MINES DEPARTMENT

No. III (A) SM-06/2006 3298 /SM. Bhubaneswar, the 18.4.2015

From

Sri S. L. Seal,  
Additional Secretary to Government

To,

M/s TATA IRON & STEEL CO LTD.  
Mines Division, Office of the General Manager,  
Ore Mines & Quarries.  
AT/Po-Noamundi-833217,  
Dist-West Singhbhum (Jharkhand)

Sub: Extension of validity period of mining lease for iron ore over an area of 464 ha in Village-Bamebari, Jaribahal and Baneikala (**Bamebari**) of Keonjhar district in favour of M/s TISCO Ltd under section 8A of the MMDR Amendment Act, 2015.

Sir,

I am directed to say that a mining lease was granted in favour of M/s. TISCO Ltd over an area of 1150.550 ha for iron & manganese in village - Bamebari, Jaribahal and Baneikala of Keonjhar district for 30 years from 01.04.1930 to 31.03.1960. The 1<sup>st</sup> renewal of lease was granted for the entire area over 1150 550 ha for 20 years from 01.04.1960 to 31.03.1980 in favour of the applicant company. The 2<sup>nd</sup> renewal of lease was granted for the entire area over 1150.550 ha for 20 years from 01.04.1980 to 31.03.2000 and lease deed was executed 15.05.1985 and registered on 14.10.1985. The applicant filed application for 3<sup>rd</sup> renewal of the mining lease on 05.01.1999 for iron & manganese over an area of 1146.575 acres or 464 ha out of the total granted area of 1150.550 ha which is before one year prior to the expiry of the 2nd RML period i.e. 31.03.2000.

The Government have been pleased to decide to extend the validity period of above mining lease over 464 ha under section 8A of the MMDR Act, 1957 as amended by the MMDR Amendment Act, 2015 from 01.04.2000 to 31<sup>st</sup> March, 2030.

2. The extension of validity period of lease is subject to following conditions:
- The lessee will furnish an undertaking that he will make the payment of the demand raised or to be raised under section 21(5) of the MMDR Act in

accordance with the directions of Hon'ble Supreme Court /competent forum within 60 days of such disposal or such other time as may be decided by the competent forum, before executing the supplementary lease deed. This undertaking will also form part of the supplementary mining lease deed as a Special condition.

- The extension of validity is without prejudice to ongoing proceedings, if any, for lapsing or determination of leases which have been initiated or may be initiated in accordance to the provisions of MMDR Act, 1957 or rules framed thereunder.
- The extension of validity is without prejudice to any action under the provisions of the Environment (Protection) Act, Odisha Forest Act or any other law for the time being in force in respect of any violations committed by the lessee during the original period of lease or the period of deemed extension till the date of extension of validity period of lease.
- The extension of validity period of lease is subject to the result/ outcome of the case Writ Petition (Civil) 114/2014 (Common Cause-Vrs-Union of India and others) pending in Hon'ble Supreme Court of India, where the Shah Commission Report and CEC Report are under active consideration.
- The extension is subject to condition that any terms and conditions of the original lease, if not complied so far, shall be complied by the lessee within such period as may be specified by a competent authority and the lessee shall furnish an undertaking to such effect.
- The lease is subject to condition that the lessee shall not enter upon any forest of any category to which the provisions of the Forest (Conservation) Act, 1980 are applicable without previous sanction of the competent authority nor fell, cut and use any timber or trees without obtaining the sanction of that authority nor otherwise than in accordance with such conditions as the State Government may prescribe.
- The lessee/lessees shall not undertake mining operation except under and in accordance to the approvals under the Forest (Conservation) Act, 1980 and the Environment (Protection) Act, 1986 and rules framed thereunder.
- The lessee will execute a supplementary lease deed for the extended period and the above conditions and undertakings will form part of such deed.

W.A.S.

3. You are directed to execute the supplementary lease deed accordingly within a maximum period of three months from the date of issue of this letter, after obtaining the requisite forest clearances, as may be applicable.

4. You are also hereby informed that the mining operations in the lease should not be commenced before executing the supplementary lease deed and obtaining all statutory clearances and permissions as required under law or in pursuance of orders of a competent Court, as may be applicable.

Yours faithfully,

  
Additional Secretary to Government

Memo No. 3299 /SM.,

Date 18-4-2015

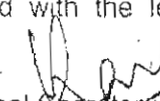
Copy to Director of Mines, Odisha, Bhubaneswar/ Deputy Director of Mines, Joda for information and necessary action.

  
Additional Secretary to Government

Memo No. 3300 /SM.,

Date 18-4-2015

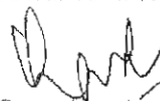
Copy to Collector, Keonjhar for information and necessary action. He is authorized to execute the supplementary lease deed with the lessee subject to availability of the requisite forest clearances.

  
Additional Secretary to Government

Memo No. 3301 /SM.,

Date 18-4-2015

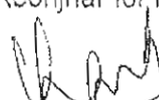
Copy to Special Secretary to Government, Forest and Environment Department / Member Secretary, Odisha State Pollution Control Board, Bhubaneswar / Regional Controller of Mines, IBM, Bhubaneswar for information.

  
Additional Secretary to Government

Memo No. 3302 /SM.,

Date 18-4-2015

Copy to Principal CCF, Odisha, Bhubaneswar/ DFO, Keonjhar for information.

  
Additional Secretary to Government

FOR TATA STEEL LTD.  
By their Constituted Attorney  
  
(GANESH PRASAD SAHU)  
Head (Ferro Alloys Production)  
Ferro Alloys & Minerals Division