

ಕೆಐಒಸಿಎಲ್ ಅಖಿಲೇಷ್

के आई ओ सी एल लिमिटेड

KIOCL LIMITED



(ಭಾರತ ಸರ್ಕಾರದ ಉದ್ಯಮ)

(भारत सरकार का उद्यम)

(A Government of India Enterprise)

ನೊಂದಾಯಿತ ಕಾರ್ಯಾಲಯ :  
೨ನೇ ವಿಭಾಗ, ಕೋರಮಂಗಲ  
ಬೆಂಗಳೂರು - ೫೬೦ ೦೩೪.

पंजीकृत कार्यालय :

Registered Office :

॥ ब्लॉक, कोरमंगला,  
बेंगलूर - 560 034.

II Block, Koramangala.  
Bangalore - 560 034.

ದೂರವಾಣಿ : ೦೮೦-೨೫೫೩೧೪೬೧ ರಿಂದ ೭೦

कार्यालय : 080-25531461-70

Telephone : 080-25531461-70

ಫ್ಯಾಕ್ಸ್ : ೦೮೦-೨೫೫೩೧೪೬೧-೫೯೪೧

फैक्स : 080-25532153-5941

Fax : 080-25532153-5941

ವೆಬ್ ಸೈಟ್ : www.kioclltd.in

वेबसाइट : www.kioclltd.in

Website : www.kioclltd.in

CIN : L13100KA1976GOI002974

ಐಸೋ 9001, 14001 ಮತ್ತು  
ಓಹಸಾ 18001 ಸಂಸ್ಥೆ  
आई एस ओ 9001, 14001 तथा  
ओएचएसएस 18001 कम्पनी  
ISO 9001, 14001 &  
OHSAS 18001 COMPANY

No. KIOCL/MINING/DIOM/FC/1585

28 Nov 2018

Deputy Conservator of Forest,  
Bellary Division,  
Aishwarya Colony, Cantonment,  
Bellary Dist., Karnataka,

Subject: Diversion of 485.7725 hectares of forest land in Devadari Range, Swamimalai Forest Block, Sandur Tq, Ballari District for Devadari Iron Ore and Manganese Ore mining lease in favour of M/s KIOCL Limited (A Govt. of India Enterprise), Bengaluru.

Ref.: Your letter no.M1/MNG/KIOCL/Mining/2018-19 dtd 28.10.2018.

Dear Sir,

M/s KIOCL Limited (A Govt of India Enterprise), II Block, Koramangala, Bangalore-560 034 have submitted forest diversion proposal No. FP/KA/MIN/32568/2018 dated 16/03/2018 over an extent of 485.7725 ha of forest land for the purpose of Mining, conveyor corridor, power transmission line and approach road for Devadari Iron Ore Mine in Devadari range, Swamimalai Block, Sandur Tq, Bellary Dist, Karnataka.

On examination of our proposal of diversion of forest land, your good office has intimated us to submit certain undertakings, certificates, maps and 10 sets of proposal. We are herewith submitting 10 sets of Form A application (forest diversion proposal) for forest clearance in complete along with compliance to the EDS dated 19.11.2018 with the following documents for your kind consideration and for further processing our forest clearance application

1. Undertaking for payment of NPV & additional NPV
2. Undertaking for payment of Compensatory afforestation amount and other charges
3. Bare minimum area requirement certificate
4. Undertaking for submission of Form II of FRA, 2006.
5. Undertaking for transfer of non forest land for raising compensatory afforestation and for submission of copy of land transfer order and along with mutation order & RTC.
6. Undertaking for Encumbrance Certificate from Deputy Commissioner in respect of Non forest land Identified for CA.
7. Google map
8. Map showing the details of protected area in 10 km radius from the boundary of area proposed.
9. Land use plan
10. Safety Zone plan.

Thanking you,

Yours Sincerely,  
For M/s KIOCL Limited,

(K V Bhaskara Reddy)  
General Manager (Min. & Expl, BP&D)

के.वी.भास्कर रेड्डी  
महा प्रबंधक (खनन और अन्वेषण, खोला, खनन और विकास)  
K. V. BHASKARA REDDY  
General Manager (Mining & Exploration, BP&D)  
के आई ओ सी एल लिमिटेड  
॥ ब्लॉक, कोरमंगला, बेंगलूर - 560034  
KIOCL Limited  
(A Govt. of India Enterprise)



**ಕೆಐಒಸಿಎಲ್ ಲಿಮಿಟೆಡ್**

(ಭಾರತ ಸರ್ಕಾರದ ಉದ್ಯಮ)

ನೋಂದಾಯಿತ ಕಾರ್ಯಾಲಯ :

೨ನೇ ವಿಭಾಗ, ಕೋರಮಂಗಲ  
ಬೆಂಗಳೂರು - ೫೬೦ ೦೩೪.

ದೂರವಾಣಿ : ೦೮೦-೨೫೫೩೨೧೫೬೧ ರಿಂದ ೭೦

ಫ್ಯಾಕ್ಸ್ : ೦೮೦-೨೫೫೩೨೧೫೬-೫೯೪೧

ವೆಬ್ ಸೈಟ್ : www.kioclltd.in

**के आई ओ सी एल लिमिटेड**

(भारत सरकार का उद्यम)

पंजीकृत कार्यालय :

II ब्लॉक, कोरमंगला,  
बेंगलूर - 560 034.

कार्यालय : 080-25531461-70

फेक्स : 080-25532153-5941

वेबसाइट : www.kioclltd.in

**KIOCL LIMITED**

(A Government of India Enterprise)

Registered Office :

II Block, Koramangala,  
Bangalore - 560 034.

Telephone : 080-25531461-70

Fax : 080-25532153-5941

Website : www.kioclltd.in

CIN : L13100KA1976GOI002974



ಐಸೋ 9001, 14001 ಮತ್ತು  
ಓಹಸಾ 18001 ಸಂಸ್ಥೆ  
आई एस ओ 9001, 14001 तथा  
ओएचएसएस 18001 कम्पनी  
ISO 9001, 14001 &  
OHSAS 18001 COMPANY

**UNDERTAKING FOR PAYMENT OF NPV AND ADDITIONAL NPV**

M/s KIOCL Limited (A Govt of India Enterprise), II Block, Koramangala, Bangalore-560034 have submitted forest clearance proposal No. FP/KA/MIN/32568/2018 dated 16/03/2018 over an extent of 485.7725 ha of forest land for the purpose of Mining, conveyor corridor, power transmission line and approach road for Devadari Iron Ore Mine in Devadari range,

We hereby undertake to make payment of Net Present Value (NPV) and additional NPV for the said forest land as determined by the forest authorities in accordance with FC Act and Rules.

Place: Bengaluru.

Date: 28.11.2018



Signature of User Agency.

Office Seal

के.वी.भास्कर रेड्डी  
महा प्रबंधक (खनन और अन्वेषण, व्यापार योजना और विकास)  
K. V. BHASKARA REDDY  
General Manager (Mining & Exploration, BP&D)  
के आई ओ सी एल लिमिटेड  
II ब्लॉक, कोरमंगला, बेंगलूर - 560034  
K I O C L Limited  
(A Govt. of India Enterprise)  
II<sup>nd</sup> Block Koramangala, Bengaluru - 560034

Counter signed by:

Deputy Conservator of Forest  
Ballari

**ಕೆಐಒಸಿಎಲ್ ಅಖಿಲೆಡ್**

**के आई ओ सी एल लिमिटेड**

**KIOCL LIMITED**

(ಭಾರತ ಸರ್ಕಾರದ ಉದ್ಯಮ)

(भारत सरकार का उद्यम)

(A Government of India Enterprise)

ನೊಂದಾಯಿತ ಕಾರ್ಯಾಲಯ :  
೨ನೇ ವಿಭಾಗ, ಕೋರಮಂಗಲ  
ಬೆಂಗಳೂರು - ೫೬೦ ೦೩೪.

पंजीकृत कार्यालय :  
II ब्लॉक, कोरमंगला,  
बेंगलूर - 560 034.

Registered Office :  
II Block, Koramangala,  
Bangalore - 560 034.

ದೂರವಾಣಿ : ೦೮೦-೨೫೫೩೧೪೬೧ ರಿಂದ ೭೦  
ಫ್ಯಾಕ್ಸ್ : ೦೮೦-೨೫೫೩೨೧೫೩-೫೯೪೧  
ವೆಬ್ ಸೈಟ್ : www.kioclltd.in

कार्यालय : 080-25531461-70  
फेक्स : 080-25532153-5941  
वेबसाइट : www.kioclltd.in

Telephone : 080-25531461-70  
Fax : 080-25532153-5941  
Website : www.kioclltd.in  
CIN : L13100KA1976GOI002974



ಐಎಸ್ಒ 9001, 14001 ಮತ್ತು  
ಓಹೆಸ್ 18001 ಸಂಸ್ಥೆ  
आई एस ओ 9001, 14001 तथा  
ओएचएसएस 18001 कम्पनी  
ISO 9001, 14001 &  
OHSAS 18001 COMPANY

**UNTERTAKING FOR PAYMENT OF COMPENSATORY AFFORESTATION  
AMOUNT AND OTHER CHARGES**

M/s KIOCL Limited (A Govt of India Enterprise), II Block, Koramangala, Bangalore-560034 have submitted forest clearance proposal No. FP/KA/MIN/32568 /2018 dated 16/03/2018 over an extent of 485.7725 ha of forest land for the purpose of Mining, conveyor corridor, power transmission line and approach road for Devadari Iron Ore Mine in Devadari range, Swamimalai Block, SandurTq, Bellary Dist, Karnataka.

We hereby undertake to make payment of Compensatory Afforestation amount and other charges for diversion of forest land of 485.7725 ha for the above said purpose as determined by the forest authorities in accordance with FC Act and Rules.

Place: Bengaluru.  
Date: 28.11.2018



  
Signature of user Agency.  
Office Seal

के.वी.भास्कर रेड्डी  
महा प्रबंधक (खनन और अन्वेषण, व्यापार योजना और विकास)  
K. V. BHASKARA REDDY  
General Manager (Mining & Exploration, BP&D)  
के आई ओ सी एल लिमिटेड  
II ब्लॉक, कोरमंगला, बेंगलूर - 560034  
K I O C L Limited  
(A Govt. of India Enterprise)  
II<sup>nd</sup> Block Koramangala, Bengaluru - 560034

Counter signed by:

Deputy Conservator of Forest  
Ballari

**ಕೆಐಒಸಿಎಲ್ ಅಖಿಲೆಡ್**

**के आई ओ सी एल लिमिटेड**

**KIOCL LIMITED**



(ಭಾರತ ಸರ್ಕಾರದ ಉದ್ಯಮ)

(भारत सरकार का उद्यम)

(A Government of India Enterprise)

ನೊಂದಾಯಿತ ಕಾರ್ಯಾಲಯ :

पंजीकृत कार्यालय :

Registered Office :

೨ನೇ ವಿಭಾಗ, ಕೋರಮಂಗಲ  
ಬೆಂಗಳೂರು - ೫೬೦ ೦೩೪.

II ब्लॉक, कोरमंगला,  
बेंगलूर - 560 034.

II Block, Koramangala.  
Bangalore - 560 034.

ದೂರವಾಣಿ : ೦೮೦-೨೫೫೩೧೪೬೧ ರಿಂದ ೭೦

कार्यालय : 080-25531461-70

Telephone : 080-25531461-70

ಫ್ಯಾಕ್ಸ್ : ೦೮೦-೨೫೫೩೨೧೫೩-೫೯೪೧

फेक्स : 080-25532153-5941

Fax : 080-25532153-5941

ವೆಬ್ ಸೈಟ್ : www.kioclltd.in

वेबसाइट : www.kioclltd.in

Website : www.kioclltd.in

CIN : L13100KA1976GOI002974

ಐಸೋ 9001, 14001 ಮತ್ತು  
ಓಹೆಸ್‌ಎಸ್‌ಎಸ್‌ಎಸ್ 18001 ಸಂಸ್ಥೆ  
आई एस ओ 9001, 14001 तथा  
ओएचएसएसएस 18001 कम्पनी  
ISO 9001, 14001 &  
OHSAS 18001 COMPANY

**UNDERTAKING FOR CERTIFICATE IN FORM-II OF FRA 2006 FROM  
DEPUTY COMMISSIONER, BELLARY**

M/s KIOCL Limited (A Govt of India Enterprise), II Block, Koramangala, Bangalore-560 034 have submitted forest clearance proposal No. FP/KA/MIN/32568/2018 dated 16/03/2018 over an extent of 485.7725 ha of forest land for the purpose of Mining, conveyor corridor, power transmission line and approach road for Devadari Iron Ore Mine in Devadari range, Swamimalai Block, Sandur Tq, Bellary Dist, Karnataka. Company submitted application vide No.KIOCL/MINING/DIOM/1150 dtd 27.08.2018 alongwith the copy of Forest Diversion Proposal to Deputy Commissioner, Bellary for issuance of certificate in Form II of FRA 2006. Deputy Commissioner, Bellary dist., vide letter no. /Mines/FRA/05/2018-19 issued notice to concerned district officials to conduct gram panchayat shaba and put up its recommendations for issuance of certificate in form II of FRA 2006.

We hereby undertake to submit the certificate in Form II of FRA 2006 from Deputy Commissioner, Bellary, prior to stage II forest clearance.

Place: Bengaluru.

Date: 28.11.2018



Signature of user Agency

Office Seal

के.वी.भास्कर रेड्डी  
महा प्रबंधक (खनन और अन्वेषण, व्यापार योजना और विकास)  
K. V. BHASKARA REDDY  
General Manager (Mining & Exploration, BP&D)  
के आई ओ सी एल लिमिटेड  
II ब्लॉक, कोरमंगला, बेंगलूर - 560034  
KIOCL Limited  
(A Govt. of India Enterprise)  
II<sup>nd</sup> Block Koramangala, Bengaluru - 560034

Counter signed by:

Deputy Conservator of Forest

Ballari



ಬೆಲ್ಲಾಧಿಕಾರಿಗಳ ಕಾರ್ಯಾಲಯ, ಬಳ್ಳಾರಿ ಜಿಲ್ಲೆ, ಬಳ್ಳಾರಿ-583101

OFFICE OF THE DEPUTY COMMISSIONER, BALLARI DISTRICT, BALLARI-583101

Telephone : 08392-277100.

Fax : 08392-272538

Email: dcbellary@gmail.com

ಸಂಖ್ಯೆ:-ಸಂ/ಕಂ/ಗಣಿ/ಎಫ.ಆರ್.ಎ/05/2018-19

ದಿನಾಂಕ: -09-2018

ಇವರಿಗೆ,

- 1)ಮುಖ್ಯ ಕಾರ್ಯನಿರ್ವಾಹಣಾಧಿಕಾರಿಗಳು, ಜಿಲ್ಲಾ ಪಂಚಾಯತ್,ಬಳ್ಳಾರಿ.
- 2)ಸಹಾಯಕ ಆಯುಕ್ತರು ಹಾಗೂ ಅಧ್ಯಕ್ಷರು, ಉಪ ವಿಭಾಗೀಯ ಅರಣ್ಯ ಹಕ್ಕುಗಳ ಸಮಿತಿ,ಬಳ್ಳಾರಿ.
- 3)ಜಿಲ್ಲಾ ಪರಿಶಿಷ್ಟ ಪಂಗಡದ ಕಲ್ಯಾಣಾಧಿಕಾರಿಗಳು, ಹಾಗೂ ಸದಸ್ಯ ಕಾರ್ಯದರ್ಶಿಗಳು, ಜಿಲ್ಲಾಮಟ್ಟದ ಅರಣ್ಯ ಹಕ್ಕುಗಳ ಸಮಿತಿ, ಬಳ್ಳಾರಿ.
- 4)ಕಾರ್ಯ ನಿರ್ವಹಣಾಧಿಕಾರಿಗಳು, ತಾಲೂಕು ಪಂಚಾಯತಿ,ಸಂಡೂರು.

ಮಾನ್ಯರೇ,

ವಿಷಯ:- ಕೆಐಒಎಲ್ ಲಿಮಿಟೆಡ್,ಬೆಂಗಳೂರು ಇವರು ಸಂಡೂರು ತಾಲೂಕು ದೋಣಿಮಲ್ಯೆ ರೇಂಜ್ ಸ್ವಾಮಿ ಮಲ್ಯೆ ಅರಣ್ಯ ಪ್ರದೇಶದಲ್ಲಿನ ಒಟ್ಟು ವಿಸ್ತೀರ್ಣ:485.7725 ಹೆಕ್ಟೇರ್ ಪ್ರದೇಶವು ಅರಣ್ಯ ಪ್ರದೇಶದಲ್ಲಿರುವುದರಿಂದ ಸದರಿ ವಿಸ್ತೀರ್ಣದಲ್ಲಿ ಅನುಸೂಚಿತ ಬುಡಕಟ್ಟು ಮತ್ತು ಇತರೆ ಪಾರಂಪರಿಕ ಅರಣ್ಯ ವಾಸಿಗಳ(ಅರಣ್ಯ ಹಕ್ಕುಗಳ ಮಾನ್ಯ ಮಾಡುವ) ಅಧಿನಿಯಮ 2006 ಮತ್ತು ನಿಯಮ 2008 ಅಡಿಯಲ್ಲಿ ಪರಿಶೀಲಿಸಿ ನಮೂನೆ=01 & ನಮೂನೆ-2ನ್ನು ನೀಡುವ ಬಗ್ಗೆ.

ಉಲ್ಲೇಖ:- ಜನರಲ್ ಮ್ಯಾನೇಜರ್, ಮೈನಿಂಗ್ & ಬಿಪಿ&ಡಿ, ಇವರ ಪತ್ರ ಸಂಖ್ಯೆ: ಕೆಐಒಎಲ್ / ಮೈನಿಂಗ್/ ಡಿಐಒಎಮ್/1150. ದಿನಾಂಕ:27.08.2018.

\*\*\*\*\*

ಕೆಐಒಎಲ್ ಲಿಮಿಟೆಡ್,ಬೆಂಗಳೂರು ಇವರು ಸಂಡೂರು ತಾಲೂಕು ದೋಣಿಮಲ್ಯೆ ರೇಂಜ್ ಸ್ವಾಮಿ ಮಲ್ಯೆ ಅರಣ್ಯ ಪ್ರದೇಶದಲ್ಲಿನ ಒಟ್ಟು ವಿಸ್ತೀರ್ಣ:485.7725 ಹೆಕ್ಟೇರ್ ಪ್ರದೇಶವು ಅರಣ್ಯ ಪ್ರದೇಶದಲ್ಲಿರುವುದರಿಂದ ಸದರಿ ವಿಸ್ತೀರ್ಣದಲ್ಲಿ ಅನುಸೂಚಿತ ಬುಡಕಟ್ಟು ಮತ್ತು ಇತರೆ ಪಾರಂಪರಿಕ ಅರಣ್ಯ ವಾಸಿಗಳ(ಅರಣ್ಯ ಹಕ್ಕುಗಳ ಮಾನ್ಯ ಮಾಡುವ) ಅಧಿನಿಯಮ 2006 ಮತ್ತು ನಿಯಮ 2008 ಅಡಿಯಲ್ಲಿ ಪರಿಶೀಲಿಸಿ ನಮೂನೆ=01 & ನಮೂನೆ-2ನ್ನು ನೀಡಲು ಕೋರಿರುತ್ತಾರೆ. ಮೇಲಿನ ಪ್ರಸ್ತಾವನೆಯಲ್ಲಿನ ಪ್ರದೇಶಗಳು ಅರಣ್ಯ ಪ್ರದೇಶವಾಗಿರುವುದರಿಂದ ಅರಣ್ಯೇತರ ಚಟುವಟಿಕೆಗಾಗಿ ಅನುಮತಿ ನೀಡಬೇಕಾದಲ್ಲಿ ಕೇಂದ್ರ ಸರ್ಕಾರದ ಅಧಿಸೂಚನೆ “ಅನುಸೂಚಿತ ಬುಡಕಟ್ಟು ಮತ್ತು ಇತರೆ ಪಾರಂಪರಿಕ ಅರಣ್ಯ ವಾಸಿಗಳ(ಅರಣ್ಯ ಹಕ್ಕುಗಳು ಮಾನ್ಯ ಮಾಡುವ) ಅಧಿನಿಯಮ 2006 ಮತ್ತು ನಿಯಮ 2008” ರಲ್ಲಿ ತಿಳಿಸಿದಂತೆ “ಅನುಸೂಚಿತ ಬುಡಕಟ್ಟು ಮತ್ತು ಇತರೆ ಪಾರಂಪರಿಕ ಅರಣ್ಯ ವಾಸಿಗಳ(ಅರಣ್ಯ ಹಕ್ಕುಗಳು ಮಾನ್ಯ ಮಾಡುವ) ಸಮಿತಿಗಳ ಅಡಿಯಲ್ಲಿ ಮೇಲಿನ ಪ್ರದೇಶದಲ್ಲಿ ವಂಶಪರಂಪರೆಯಾಗಿ ಅರಣ್ಯ ಉತ್ಪನ್ನಗಳಿಂದ ಬೇವನ ನಡೆಸುತ್ತಿರುವ ಆದಿವಾಸಿ ಬುಡಕಟ್ಟು ಜನಾಂಗದ ಗುಂಪುಗಳು ಮತ್ತು ಮೂಲ ಕೃಷಿ ಆಧಾರಿತ ಕೃಷಿ ಜನಾಂಗದವರು ವಾಸ ಮಾಡುತ್ತಿರುವ ಬಗ್ಗೆ ಅರಣ್ಯ ಹಕ್ಕು ಕಾಯ್ದೆ ಕಲಂ 3(1)(ಇ) ಅಡಿಯಲ್ಲಿ ಕ್ರಮ ತೆಗೆದುಕೊಳ್ಳಬೇಕಾಗಿದ್ದು ಇವರ ಹಕ್ಕುಗಳನ್ನು ಧಾಖಲಿಸಿರದ ಅರಣ್ಯವಾಸಿಗಳ/ಅರಣ್ಯಪ್ರದೇಶಗಳನ್ನು ಅವಲಂಬಿಸಿರುವ ಇಂಥಹ ಅನುಸೂಚಿತ ಬುಡಕಟ್ಟುಗಳ ಮತ್ತು ಇತರೆ ಪಾರಂಪರಿಕ ಅರಣ್ಯವಾಸಿಗಳ ಬೇವನೋಪಾಯವನ್ನು ಮತ್ತು ಅಹಾರ ಭದ್ರತೆಯನ್ನು ಸುನಿಶ್ಚಿತಗೊಳಿಸುವುದು ಮತ್ತು ಇಂಥಹ ಅರಣ್ಯ ವಾಸಿಗಳಿಗೆ ಪುರನರ್ವಸತಿ ಕಲ್ಪಿಸುವುದು ಈ ಅಧಿನಿಯಮದ ಉದ್ದೇಶವಾಗಿರುತ್ತದೆ. ಈ ಉದ್ದೇಶಕ್ಕಾಗಿಯೇ ಅಧಿನಿಯಮದಲ್ಲಿ ತಿಳಿಸಿದಂತೆ 1)ಗ್ರಾಮ/ಪಟ್ಟಣ/ನಗರ ಸಮಿತಿ 2)ಉಪ ವಿಭಾಗೀಯ ಮಟ್ಟದ ಸಮಿತಿಗಳು ಪ್ರಸ್ತಾಪಿತ ಅರಣ್ಯ ಪ್ರದೇಶದಲ್ಲಿ ಬುಡಕಟ್ಟು ಮತ್ತು ಇತರೆ ಪಾರಂಪರಿಕ ಅರಣ್ಯ ವಾಸಿಗಳ ಮತ್ತು ಇವರ ಹಕ್ಕುಗಳ ಬಗ್ಗೆ ನಿಯಮಾನುಸಾರ ಪ್ರಚುರಪಡಿಸುವ ಮೂಲಕ ಅರ್ಜಿಗಳನ್ನು ಅಹ್ಲಾನಿಸಿ, ಸ್ಥಳ ತನಿಖೆ ಮಾಡಿ ಸಭೆಯಲ್ಲಿ ಇವರ ಹಕ್ಕುಗಳ ಬಗ್ಗೆ ಮೇಲಿನ ಸಮಿತಿಗಳಲ್ಲಿ ನಡವಳಿಯನ್ನು ಅನುಮೋದಿಸಿ ಈ ಕಚೇರಿಗೆ ಸಲ್ಲಿಸತಕ್ಕದ್ದು, ಆನಂತರ ಜಿಲ್ಲಾ ಮಟ್ಟದ ಮೇಲಿನ ಸಭೆಯಲ್ಲಿ ಮೇಲಿನ ಸಭೆಯಲ್ಲಿ ಅನುಮೋದನೆಗೊಂಡ ನಡವಳಿ ಬಗ್ಗೆ ಪರಿಶೀಲಿಸಿ ಮತ್ತು ಈ ಸಭೆಯಲ್ಲಿ ಪೂರ್ಣ ಚರ್ಚಿಸಿ ಅರಣ್ಯ ವಾಸಿಗಳ ಹಕ್ಕುಗಳ ಬಗ್ಗೆ ತೀರ್ಮಾನಿಸಿ ನಡವಳಿ ತಯಾರಿಸಬೇಕಾಗಿರುತ್ತದೆ. ನಂತರ ನಿಯಮಾನುಸಾರ

ಸೂಕ್ತ ಕ್ರಮ ಜರುಗಿಸಲು ನಮೂನೆ-1( For Linear Project) ಹಾಗೂ ನಮೂನೆ-02(For Non Linear Project) ರಲ್ಲಿ ಪ್ರಮಾಣ ಪತ್ರವನ್ನು ಹಾಗೂ ಮೇಲಿನ 3 ಸಭೆಗಳ ನಡವಳಿಯ ಮೂಲ ಪ್ರತಿಯನ್ನು ಸರ್ಕಾರಕ್ಕೆ ಸಲ್ಲಿಸಬೇಕಾಗಿರುತ್ತದೆ.

ಅಧ್ಯಾಯ 04 ರಲ್ಲಿನ ನಿಯಮ6(1),(2)(3)(4) ರಲ್ಲಿ ಈ ಕೆಳಗಿನಂತೆ ತಿಳಿಸಲಾಗಿದೆ:-

*6(1)The Grama Sabha shall be the authority to intimate the process for determining the nature and extent of individual or community forest rights or both that may be given to the forest dwelling. Scheduled Tribes and other traditional forest dwellers within the local limits of its jurisdiction under this Act by receiving claims, consolidating and verifying them and preparing a map delineating the area of each recommended claim in such manner as may be prescribed for exercise of such rights and the **Gram Sabha shall then, pass a resolution to that effect and the thereafter forward a copy of the same to the Sub-Divisional Level Committee.***

*(2)Any person aggrieved by the resolution of the Gram Sabha may prefer a petition to the Sub-Divisional Level Committee constituted sub-section(3) and the Sub-Divisional Level Committee shall consider and dispose of such petition.*

*Provided that every such petition shall be preferred within sixty days from the date of passing of the resolution by the Gram Sabha.*

*Provided further that no such petition shall be disposed of against the aggrieved person, unless he has been given a reasonable opportunity to present his case.*

*(3)The state Government shall constitute a **Sub-Divisional Level Committee to examine the resolution passed by the Gram Sabha and prepare the record of forest rights and forward it through the Sub-Divisional Officer to the District Level Committee for a final decision.***

*(4)Any person aggrieved by the decision of the Sub-Division Level Committee may prefer a petition to the District Level Committee within sixty days from the date of decision of the Sub-Divisional Level Committee and the District Level Committee shall consider and dispose of such petition.*

*Provided that no petition shall be preferred directly before the District Level Committee against the resolution of the Gram Sabha unless the same has been preferred before and considered by the Sub-Divisional Level Committee.*

*Provided further that no such petition shall be disposed of against the aggrieved person, unless he has been given reasonable opportunity to present his case.*

*(5)The State Government shall constitute a **District Level committee to consider and finally approve the record of forest rights prepared by the Sub-Divisional Level Committee.***

*The decision of the District Level Committee on the record forest rights shall be final and binding.*

ಈ ಕಾರಣದಿಂದ ಮೇಲಿನ ಅಧಿಸೂಚನೆಯಲ್ಲಿ ತಿಳಿಸಿದಂತೆ ತಕ್ಷಣವೇ ನಿಯಮಾನುಸಾರ ತಮ್ಮ ತಮ್ಮ ಅಧೀನದಲ್ಲಿ ಬರುವ 1)ಗ್ರಾಮ ಪಂಚಾಯತಿ ಮಟ್ಟದ ಸಮಿತಿ ಸಭೆ, ಮತ್ತು 2)ಉಪ ವಿಭಾಗ ಮಟ್ಟದ ಸಮಿತಿಗಳ ಸಭೆ ನಡೆಸಿ ನಿಯಮಾನುಸಾರ ಸೂಕ್ತ ಕ್ರಮ ಜರುಗಿಸಲು, ಸದರಿಯವರ ಮನವಿಯನ್ನು ಈ ಪತ್ರದ ಜೊತೆ ಲಗತ್ತಿಸುತ್ತಾ ತಮ್ಮ ಅಧೀನ ಅಧಿಕಾರಿಗಳಿಗೆ ಆಯಾ ಸಮಿತಿ ಸಭೆಗಳನ್ನು ನಿಯಮಾವಳಿ ಪ್ರಕಾರ ನಡೆಸಲು ಕಟ್ಟುನಿಟ್ಟಾಗಿ ಸೂಕ್ತ ನಿರ್ದೇಶನ ಹಾಗೂ ಸಂಪೂರ್ಣ ಮಾಹಿತಿಯನ್ನು ಒದಗಿಸಿ, ಈ ಕಾರ್ಯದ ಮೇಲುಸ್ತುವಾರಿವಹಿಸಿ ನಿಗದಿತ ಅವಧಿಯೊಳಗೆ ಪೂರ್ಣಗೊಳಿಸಲು ಸೂಚಿಸಿದೆ. ಈ ಕಾರ್ಯವು ಮಾನ್ಯ ಸರ್ವೋಚ್ಚ ನ್ಯಾಯಾಲಯದ ಆದೇಶದಂತೆ ನಡೆಸಲಾಗುತ್ತಿದ್ದುದರಿಂದ ಪ್ರಥಮ ಆದ್ಯತೆ ನೀಡಿ ವಿಳಂಬಕ್ಕೆ ಆಸ್ಪದ ನೀಡದೇ ನಿಯಮಾನುಸಾರ ಸೂಕ್ತ ಕ್ರಮ ಜರುಗಿಸಲು ಸೂಚಿಸಿದೆ.

ತಮ್ಮ ನಿಶ್ಚಯ

ಜಿಲ್ಲಾಧಿಕಾರಿಗಳು

ಬಳ್ಳಾರಿ

ಪ್ರತಿಯನ್ನು:- ಜನರಲ್ ಮ್ಯಾನೇಜರ್, ಮೈನಿಂಗ್ & ಬಿಪಿಡಿ, ನೋಂದಾಯಿತ ಕಾರ್ಯಾಲಯ, 2ನೇ ಬ್ಲಾಕ್ , ಕೋರಮಂಗಲ, ಬೆಂಗಳೂರು-560034 ಇವರಿಗೆ ಮಾಹಿತಿಗಾಗಿ ಕಳುಹಿಸುತ್ತಾ. ಮೇಲೆ ತಿಳಿಸಿದ ಸಮಿತಿಗಳಿಗೆ ಅಗತ್ಯವಿರುವ ಎಲ್ಲಾ ನಕ್ಷೆ, ಫಹಣಿ ಹಾಗೂ ಅವಶ್ಯಕ ದಾಖಲಾತಿಗಳನ್ನು ಒದಗಿಸುವಂತೆ ಸೂಚಿಸಿದೆ.

**ಕೆಐಒಸಿಎಲ್ ಅಂಡ್ ಲಿಮಿಟೆಡ್**

(ಭಾರತ ಸರ್ಕಾರದ ಉದ್ಯಮ)

ನೋಂದಾಯಿತ ಕಾರ್ಯಾಲಯ :

೨ನೇ ವಿಭಾಗ, ಕೋರಮಂಗಲ  
ಬೆಂಗಳೂರು - ೫೬೦ ೦೩೪.

ದೂರವಾಣಿ : ೦೮೦-೨೫೫೩೧೪೬೧ ರಿಂದ ೭೦

ಫ್ಯಾಕ್ಸ್ : ೦೮೦-೨೫೫೩೧೪೬೧-೫೯೪೧

ವೆಬ್ ಸೈಟ್ : www.kiocltd.in

**के आई ओ सी एल लिमिटेड**

(भारत सरकार का उद्यम)

पंजीकृत कार्यालय :

॥ ब्लॉक, कोरमंगला,  
बेंगलूर - 560 034.

कार्यालय : 080-25531461-70

फेक्स : 080-25532153-5941

वेबसाइट : www.kiocltd.in

**KIOCL LIMITED**

(A Government of India Enterprise)

Registered Office :

II Block, Koramangala,  
Bangalore - 560 034.

Telephone : 080-25531461-70

Fax : 080-25532153-5941

Website : www.kiocltd.in

CIN : L13100KA1976GOI002974



ಐಎಸ್‌ಒ 9001, 14001 ಮತ್ತು  
ಓಹೆಸ್‌ಎಸ್‌ಎಸ್ 18001 ಸಂಸ್ಥೆ  
आई एस ओ 9001, 14001 तथा  
ओएचएसएस 18001 कम्पनी  
ISO 9001, 14001 &  
OHSAS 18001 COMPANY

**UNDERTAKING FOR TRANSFER OF NON-FOREST LAND FOR RAISING  
COMPENSATORY AFFORESTATION AND FOR SUBMISSION OF COPY OF  
LAND TRANSFER ORDER AND ALONG WITH MUTATION ORDER & RTC**

KIOCL Limited, being a Central Public Sector Undertaking seek forest clearance proposal No. FP/KA/MIN/32568/ 2018 dated 16/03/2018 under the existing special provisions for Central Government/ Central Government Undertaking projects in Forest guidelines, chapter 3 Compensatory Afforestation, point no. 3.2(ix)(a) for raising compensatory afforestation on degraded forest land twice in extent of forest area diverted in lieu of non forest land to be provided by the Company.

KIOCL limited the user agency hereby undertake to bear the cost of raising compensatory afforestation in degraded forest land twice the extent of forest area proposed for diversion for the purpose of Mining, conveyor corridor, power transmission line and approach road for Devadari Iron Ore Mine in Devadari range, Swamimalai Block, Sandur Tq, Bellary Dist, Karnataka, instead of providing CA land.

Place: Bengaluru.

Date: 28.11.2018



Signature of user Agency

Office Seal

के.वी.भास्कर रेड्डी  
महा प्रबंधक (खनन और अन्वेषण, व्यापार योजना और विकास)  
K. V. BHASKARA REDDY  
General Manager (Mining & Exploration, BP&D)  
के आई ओ सी एल लिमिटेड  
॥ ब्लॉक, कोरमंगला, बेंगलूर - 560034  
KIOCL Limited  
(A Govt. of India Enterprise)  
II<sup>nd</sup> Block Koramangala, Bengaluru - 560034

Counter signed by:

Deputy Conservator of Forest  
Ballari

## CHAPTER 3

### Compensatory Afforestation

#### 3.1 Compensatory Afforestation. –

- (i) Compensatory afforestation is **one of the most important** conditions stipulated by the Central Government while approving proposals for de-reservation or diversion of forest land for non-forest uses. **It is essential that all such proposals, a comprehensive scheme for compensatory afforestation is formulated and submitted to the Central Government.**
- (ii) The comprehensive scheme shall include the details of non-forest/degraded forest area identified for compensatory afforestation, map of areas to be taken up for compensatory afforest, year-wise phased forestry operations, details of species to be planted and s suitability certificate from afforestation/management point of view alongwith the cost of structure of various operations.
- (iii) Sometimes the compensatory afforestation schemes are being submitted at such a cost structure, which is at variance with the cost norms for the same area. The compensatory afforestation schemes, no doubt has to be site specific and thus per hectare rate will vary according to species, type of forest and site. In this regard, it has been decided that henceforth the compensatory afforestation schemes which are being submitted alongwith the proposals for forestry clearance, must have technical and administrative approval from the competent authority and should be in conformity with cost norms based on species, type of forest and site.

#### 3.2 Land for Compensatory Afforestation. –

- (i) Compensatory afforestation shall be done over equivalent area of non-forest land.  
**Clarification:-** As a matter of pragmatism, the revenue lands/zudpi jungle/ Chhote/ Bade jhar ka jungle/ jungle-jhari land/civil – soyam lands and all other such categories of land, on which the provisions of Forest (Conservation) Act, 1980 are applicable, shall be considered for the purpose of compensatory afforestation provided that lands on which compensatory afforestation is proposed shall be notified as FR under the Indian Forest Act, 1927.
- (ii) As far as possible, the non-forest land for compensatory afforestation should be identified contiguous to or in the proximity of Reserved Forest or Protected Forest to enable the Forest Department to effectively manage the newly planted area.
- (iii) In the event that non-forest land of compensatory afforestation is not available in the same district, non-forest land for compensatory afforestation may be identified anywhere else in the State/Union Territory as near as possible to the site of diversion, so as to minimise adverse impact on the micro-ecology of the area.

- (iv) Where non-forest lands are not available or non-forest land is available in less extent to the forest area being diverted, compensatory afforestation may be carried out over degraded forest land being diverted and available non-forest land, as the case may be.
- (v) The non-availability of suitable non-forest land for compensatory afforestation in the entire State / Union Territory would be accepted by the Central Government only on the Certificate from the Chief Secretary to the State/Union Territory Government to that effect.
- (vi) **An exception to 3.2(i) above, compensatory afforestation may be raised over degraded forest land twice in extent of the forest area being diverted/deserved in respect of following types of proposals:**
  - (a) For extraction of minor minerals from the river beds. (However, if forest area to be diverted is above 500 hectares, compensatory afforestation over equivalent area of degraded forest shall be required to be done instead of twice the area being diverted subject to a minimum of 1000 hectare compensatory afforestation).
  - (b) For construction of link roads, small water works, minor irrigation works, school building, dispensaries, hospital, tiny rural industrial sheds of the Government or any other similar work excluding mining and encroachment cases, which directly benefit the people of the – in hill district having forest area exceeding 50% of the total geographical area, provided diversion of forest area does not exceed 20 hectares.
  - (c) For laying of transmission lines upto 220 KV.
  - (d) For mulberry plantation undertaken for silk-worm rearing without any felling of existing trees.
  - (e) For diversion of linear or 'strip' plantation declared as protected forest along the road/ rail/ canal sides for widening or expansion of road/ rail/ canal.
  - (f) For laying of telephone/optical fibre lines.
- (vii) **The field firing ranges**, which are used temporarily by the defence establishments for arms practice, comprises, of safety zone encompassing the field firing range and danger area/ impact zone. Keeping in view that the impact area is only a small portion of the entire firing range and as an exception to 3.2 (i) above, compensatory afforestation may be raised over equivalent degraded forest land of the forest area being diverted for impact zone of the field firing range.
- (vii) No compensatory afforestation shall be insisted upon in respect of the following:-
  - (a) For clearing of naturally grown trees in forest land or in portion thereof for the purpose of using it for reforestation.
  - (b) Proposals involving diversion of forest land upto one hectare. (However, in such cases, plantation of ten times the number of trees

likely to be filled will have to be carried out by way of compensatory afforestation or any number of trees specified in the order).

- (c) For underground mining in forest land below 3 metres. (However, in respect of forest area required for surface right, compensatory afforestation shall be required as per relevant provisions).
- (d) Cases of renewal of mining lease, for the forest area already broken/used for mining, dumping or over burden, construction of road, ropeways, buildings, etc. For the balance area, compensatory afforestation shall be required to be done as stipulated, provided that no compensatory afforestation had been stipulated and done in respect of this area at the time of grant/renewal of lease earlier.

**(ix) Special provisions for Central Government/Central Government Undertaking Projects. –**

- (a) Compensatory afforestation may be raised on degraded forest land twice in extent of forest area being diverted. Certificate of Chief Secretary regarding non-availability of non-forest land for compensatory afforestation will not be insisted.
- (b) The user agency will deposit the amount for compensatory afforestation with the concerned State Govt. on receiving the demand and the actual transfer/use of forest land will be effected only after the receipt of the demanded amount.
- (c) The State Governments will identify 'blank forest' or degraded forest lands for compensatory afforestation. The State Governments of Madhya Pradesh and Rajasthan will identify such degraded forest land in their States for compensatory afforestation of Central Projects in their respective States as indicated by the Chief Secretaries of the two States in the meeting of Committee of Secretaries held on 15-11-1996.
- (d) The pool of degraded forest land in Madhya Pradesh and Rajasthan will also be available for the Central Government projects of other States if the concerned State Government fail to identify the requisite land, as mentioned at (a) above, for compensatory afforestation in its own territory within one month of the submission of the proposal to the State Government.
- (e) While identify the pool of degraded forest land, blank forest lands in reserved forests in compact/ sizeable blocks should be identified as first priority as "plantation bank". As appropriate treatment plan with choice of species should be prepared by the beneficiary States. Only when such areas are not available, the choice of compensatory afforestation will fall on protected, unprotected forests and unclassified forests in declining order of priority.
- (f) The Nodal Officer (Forest Conservation), State Forest Department will identify the pool of such degraded forest lands in consultation

with concerned Chief Conservator of Forests (C), Regional Offices of the MOEF.

**Clarification:** The provisions of the above guideline would be applicable only Central Sector projects and not on State Sector projects which are being undertaken by Central PSUs on turnkey basis. In such cases, Compensatory Afforestation on equivalent non-forest land/a certificate of Chief Secretary regarding non-availability of equivalent non-forest land anywhere in the State shall be insisted upon.

### 3.3 Elements of Schemes for Compensatory Afforestation. –

- (i) The scheme for compensatory afforestation should contain the following details:-
  - (a) Details of equivalent non-forest or degraded forest land identified for raising compensatory afforestation.
  - (b) Delineation of proposed area on suitable map.
  - (c) Agency responsible for afforestation.
  - (d) Details of work schedule proposed for compensatory afforestation.
  - (e) Cost structure of plantation, provision of funds and the mechanism to ensure that the funds will be utilised for raising afforestation.
  - (f) Details of proposed monitoring mechanism.

### 3.4 Lands identified for Compensatory Afforestation to be Transferred to the Forest Department. –

- (i) Equivalent non-forest land identified for the purpose are to be transferred to the ownership of the State Forest Department and **declared as reserved/protected forests, so that the plantation raised can be maintained permanently.** The transfer must take prior to the commencement of the project.
- (ii) The compensatory afforestation should clearly be an additional plantation activity and not a diversion of part of the annual plantation programme.
- (iii) In each case where the afforestation target is over 500 hectares in plans, and 200 hectares in hill, a Monitoring Committee shall be established with a nominee of the Central Government to oversee that the stipulations, including those pertaining to compensatory plantation are carried out.

### 3.5 Special Fund. –

- (i) The State / Union Territory Government should create a special fund to which the individual user agency will make its deposits for Compensatory Afforestation. The Forest Department, or any other technically competent agency which is assigned the job of compensatory afforestation should fully utilise this amount for implementation of the afforestation scheme approved by the Government of India, and keep separate and meticulous account thereof.

- (ii) in order that a uniform procedure is followed by all departments, the Controller General of Accounts, Department of Expenditure, Ministry of Finance vide letter No. T-14018/14/90-Codes/485 dated 23.06.1992 has informed that the aforesaid deposit may be booked under the head “J-Reserve Fund(b) Funds not bearing interest – 8235 – General and Other Reserve Funds – 200 – Other Funds – Special Fund for Compensatory Afforestation”.

**Clarification** : The Supreme Court has passed orders on 30-10-2002 in I.A. No. 566 in Writ Petition (Civil) No. 202 of 1995, regarding creation of a body for management of compensatory afforestation fund. Annexure – II B may be referred to. In compliance with the orders, creation of body namely, “Compensatory Afforestation Management & Planning Agency (CAMPA)” is under consideration. As soon as this body comes into existence, all the funds received by the State/Union Territory Governments towards Compensatory Afforestation, Additional Compensatory Afforestation, Penal Compensatory Afforestation, Net Present Value of forest land, Catchment Area Treatment Plan Funds, Wildlife Management Plan etc. for the conditions stipulated by the Central Governments, shall be transferred to the CAPA. Further Compensatory Afforestation Funds which have not yet been realised as well as the unspent funds already realised by the States shall be transferred to the said body within six months of its constitution by the respective States and the user-agencies.

Further, Supreme Court in its order dated 1.8.2003 in I.A. No. 826 & 859 in I.A. No. 566 in Writ Petition (Civil) No. 202 of 1995 reiterated that no approval shall be granted without imposing the condition indicated in this Court’s order dated 30.10.2002 relating to the payment of **net present value** of the forest land. Annexure – II C may be referred to.

**Note: Compensatory Afforestation Fund Management and Planning Authority (CAMPA) has been notified in Official Gazette on 23<sup>rd</sup> April, 2004 (Refer Appendix).**

- (iii) Guidelines for collection of Net Present Value (NPV) of forest land in compliance to the orders of the Supreme Court have been issued vide letter No. 5-1/98-FC (Pt-II) dated 18-9-2003 & 22-9-2003 (Appendix). In this regard, a clarification has also been issued by the Ministry of Environment and Forests vide letter No. 5-1/98-FC (Pt.II) dated 25.5.2004 (Appendix).

**ಕೆಐಒಸಿಎಲ್ ಅಖಿಲೆಡ್**

(ಭಾರತ ಸರ್ಕಾರದ ಉದ್ಯಮ)

ನೋಂದಾಯಿತ ಕಾರ್ಯಾಲಯ :

೨ನೇ ವಿಭಾಗ, ಕೋರಮಂಗಲ  
ಬೆಂಗಳೂರು - ೫೬೦ ೦೩೪.

ದೂರವಾಣಿ : ೦೮೦-೨೫೫೩೧೪೬೧ ರಿಂದ ೭೦

ಫ್ಯಾಕ್ಸ್ : ೦೮೦-೨೫೫೩೨೧೫೩-೫೯೪೧

ವೆಬ್ ಸೈಟ್ : www.kioclltd.in

**के आई ओ सी एल लिमिटेड**

(भारत सरकार का उद्यम)

पंजीकृत कार्यालय :

॥ ब्लॉक, कोरमंगला,  
बेंगलूर - 560 034.

कार्यालय : 080-25531461-70

फेक्स : 080-25532153-5941

वेबसाइट : www.kioclltd.in

**KIOCL LIMITED**

(A Government of India Enterprise)

Registered Office :

II Block, Koramangala.  
Bangalore - 560 034.

Telephone : 080-25531461-70

Fax : 080-25532153-5941

Website : www.kioclltd.in

CIN : L13100KA1976GOI002974



ಇಸೋ 9001, 14001 ಮತ್ತು  
ಓಎಚ್‌ಎಸ್‌ಎಸ್‌ಎಸ್ 18001 ಸಂಸ್ಥೆ  
आई एस ओ 9001, 14001 तथा  
ओएचएसएसएस 18001 कम्पनी  
ISO 9001, 14001 &  
OHSAS 18001 COMPANY

**BARE MINIMUM AREA REQUIREMENT CERTIFICATE**

M/s KIOCL Limited (A Govt of India Enterprise), II Block, Koramangala, Bangalore-560 034 have submitted forest clearance proposal No. FP/KA/MIN/32568 /2018 dated 16/03/2018 over an extent of 485.7725 ha of forest land for the purpose of Mining, conveyor corridor, power transmission line and approach road for Devadari Iron Ore Mine in Devadari range, Swamimalai Block, Sandur Tq, Bellary Dist, Karnataka.

It is hereby certify that, the forest land proposed for diversion for the above said purpose is bare minimum as this project is site specific.

Place: Bengaluru.

Date: 28.11.2018



Signature of user Agency

Office Seal

के.वी.भास्कर रेड्डी  
महा प्रबंधक (खनन और अन्वेषण, व्यापार योजना और विकास)  
K. V. BHASKARA REDDY  
General Manager (Mining & Exploration, BP&D)  
के आई ओ सी एल लिमिटेड  
॥ ब्लॉक, कोरमंगला, बेंगलूर - 560034  
K I O C L Limited  
(A Govt. of India Enterprise)  
11<sup>th</sup> Block Koramangala , Bengaluru - 580034

Counter signed by:

Deputy Conservator of Forest  
Ballari