Fram 12



यूजेवीएन लिमिटेड

(उत्तराखण्ड संस्कार का उपकम)

JJVN Limited

(A Govt. of Uttarakhand Enterprise)

कार्यालय उपमहाप्रबन्धक (वैद्युत एवं यॉत्रिकी—लजविप), कैन्ट रोड, जाखनी, जिला—पिथौरागढ—262501 (उत्तराखण्ड), दूरमाष: 05964—228608, फैक्स सं0: 05964—228608 Office of the Deputy General Manager (E&M-SHP), Cantt. Road. Jakhni, Distt-Pithoragarh-262501 CIN No. U40101UR2001SGC025866

TO WHOM IT MAY CONCERN

Tankul Small Hydro Project is allotted to erstwhile Uttaranchal Jal Vidyut Nigam Limited, now known as UJVN Limited (since 04.04.2011) by Govt. of Uttarakhand for development vide order no. 1681 / नो-3-ऊ०/2002 dated 02.11.2002 of Principal Secretory (copy of the letter is enclosed herewith).

Since, UJVN Limited is an enterprise of Govt of Uttarakhand, therefore, there is no need to sign MoU. MoU is signed between GoU and Central Public Sector Undertakings (CPSU) / Private Developers when project is allotted.

Date: 24.12.2019

Place: Pithoragarh.

(G.S. Budiyal)

Deputy General Manager

Deputy General Manager Small Hydra Project UJVN Limited Pithoragarh (UK)

SECTION-1

REQUIREMENT FOR COCURRENCE OF HYDRO ELECTRIC SCHEMES

1.1 Provisions under the Electricity Act, 2003

- 1.11 As per Section 8 (1) of the Electricity Act, 2003, any generating company intending to set up a hydro generating station shall prepare and submit to the Authority for its concurrence, a scheme estimated to involve a capital expenditure exceeding such sum, as may be fixed by the Central Government, from time to time, by notification.
- 11.2 As per Section 8(2) of the Electricity Act, 2003, the Authority shall before concurring to any scheme submitted to it, have particular regard to, whether or not in its opinion,
 - a) the proposed river-works will prejudice the prospects for the best ultimate development of the river or its tributaries for power generation, consistent with the requirements of drinking water, irrigation, navigation, flood control, or other public purposes, and for this purpose the Authority shall satisfy itself, after consultation with the State Government, the Central Government, or such other agencies as it may deem appropriate, that an adequate study has been made of the optimum location of dams and other river-works.
 - b) The proposed scheme meets the norms regarding dam design and safety.
- 1.1.3 As per Section 8 (3), where a multi-purpose scheme for the development of any river in any region is in operation, the State Government and the generating company shall co-ordinate their activities with the activities of the persons responsible for such scheme in so far as they are inter-related.

1.2. Capital Expenditure exceeding which Concurrence is required

- 1.2.1 In compliance with Section 8(1) of the Electricity Act, 2003, the Central Government vide Notification No. SO 550(E) dated 18.04.2006 modified vide Notification No. SO 490(E) dated 28.01.2014 has fixed the following limits of capital expenditure for various categories of hydroelectric schemes exceeding which the scheme is to be submitted to the Authority for concurrence:
- i) Rs. 2500 crores, provided that
 - a) the scheme is included in National Electric Plan (NEP) as notified by Central Electricity Authority (CEA) and conforms to the capacity and type
 - b) the site for setting up the generating station has been allocated through the transparent process of bidding in accordance with the guidelines issued by Central Govt.
- ii) Rs. 1000 crores for any other scheme not covered by para (a) and (b) of clause.