

CENTRAL COALFIELDS LIMITED (A subsidiary of Coal India Limited) Office of the General Manager, North Karanpura Area,P.O: Dakra 829210, Dist: Ranchi (Jharkhand).



Date: 19/04/23

Ref. No.: 10/NK/P&P/Envt/2023-24/17

To, The Divisional Forest Officer, Ranchi Division Doranda, Ranchi

Sub: Regarding proposal for non-forestry use of 126.72 ha (84.35 ha PF and 42.37 ha GMJJ) of forest land in respect of KDH OCP, NK Area, CCL.

Reference no : 1. F.NO. 8/62/2018-FC dated 01.12.2022

- 2. Van-Bhoomi-06/2017-3840 dated 23.12.2022
- 3. 8/62/2018-FC dated 27.02.2023
- 3. Letter no 66 dated 20.01.2023

Respected Sir,

In reference to above mentioned letters this is to kindly bring to your information that an application for diversion of 126.72ha forest land for KDH OCP, CCL was applied vide application no FP/JH/MIN/8374/2014. In this regards, vide letter no F.NO. 8/62/2018-FC dated 01.12.2022 a site inspection by FAC was proposed (copy of letter enclosed)

However, vide letter no F.NO. 8/62/2018-FC dated 23.01.2023 it was decided by the competent authority that the Regional Office, IRO Ranchi of the Ministry would conduct a site visit of the area and submit a detailed report keeping in view the issues raised by the FAC (Copy of letter enclosed)

Subsequently the Regional Officer, IRO conducted a site visit and submitted a site inspection report (copy of report enclosed).

Thereafter the project was considered in FAC held on 27.01.2023 and was accorded Stage-I approval vide reference no 8/62/2018-FC dated 27.02.2023 (copy of Stage-I enclosed)

Further for compliance of Stage-I conditions as requested vide letter no 235 dated 03.03.2023 and letter no 619 dated 10.04.2023(copy of letters enclosed), this is to bring to your kind notice that demand for payment of CA and NPV amount to be paid in respect of the current proposal has been raised vide letter no 1081 dated 23.03.2023 and subsequently revised vide letter 1121 dated 27.03.2023(copy of letters enclosed). However, for payment of the forest levies in CAMPA the status of proposal in PARIVESH portal should reflect "In-Principle" so that the proposal gets mapped for payment on PARIVESH portal for uploading of demand note.

Therefore, once this technical issue gets resolved, the project will be able to submit the forest levies in CAMPA and subsequently compliances of Stage-I conditions would be submitted.

This is for your kind information and further needful please. Thanking You.

Yours Faithfully

GM (M)/ Project Officer KDH OCP NK Area Dakra PROJECT OFFICER K.D.H. PROJECT

Enclosure : As mentioned above

Copy to:

- 1) General Manager, NK Area: for kind information
- 2) HoD Forest, CCL HQ
- 3) SO(P&P), NK Area
- 4) O/c

File No.8/62/2018-FC

Government of India Ministry of Environment, Forest & Climate Change (Forest Conservation Division)

Indira Paryavaran Bhawan, Aliganj, Jor Bag Road, New Delhi - 110003.

Dated: 01.12. 2022

То

The Principal Secretary (Forests), Government of Jharkhand, Ranchi

Sub: Proposal for non-forestry use of 126.72 ha (84.35 ha PF and 42.37 ha Jungle Jhari) of forest land for KDH Open Cast Mine in favour of M/s Central Coalfields Limited (CCL) in Ranchi District, Jharkhand- reg.

Sir,

I am directed to refer to the Government of Jharkhand's letter No. Van Bhumi-06/2017-2426/V.P. dated 22.08.2022 on above mentioned subject, forwarding additional information sought by the Ministry vide its letter dated 22.06.2022 and to say that the above proposal was considered by the Forest Advisory Committee (FAC) in its meeting held on 07.11.2022. The detailed minutes of the siad FAC meeting may be seen at *www.parivesh.nic.in*. The FAC, after going through the facts of the proposal, decided that the Committee will undertake a site visit to the area. The time schedule of the meeting will be conveyed to the State in due course. After assessment of the situation, appropriate decision in the matter may be taken by the Committee in its subsequent meetings.

Signed by Charan Jeet	Yours faithfully
Singh Date: 02-12-2022 13:53:01	Sd/-
Reason: Approved	(Charan Jeet Singh)
	Scientist 'D'

Copy to:

- 1. The Principal Chief Conservator Forests, Government of Jharkhand, Ranchi
- 2. The Regional Officer, Integrated Regional Office, Ranchi
- 3. The Nodal Officer, O/o the PCCF, Government of Jharkhand, Ranchi
- 4. User Agency
- 5. Monitoring Cell of FC Division, MoEF&CC
- 6. Guard file

Government of India Ministry of Environment, Forest & Climate Change (Forest Conservation Division)

Indira Paryavaran Bhawan, Aliganj, Jor Bag Road, New Delhi - 110003. Dated: 23rd January, 2023

То

The Regional Officer (Central),

Integrated Regional Office, Ranchi.

Sub: Proposal for diversion of 126.72 ha (84.35 ha PF and 42.37 ha Jungle Jhari) of forest land for KDH Open Cast Mine in favour of M/s Central Coalfields Limited (CCL) in Ranchi District, Jharkhand - reg.

Madam/Sir,

I am directed to refer to the recommendations of Forest Advisory Committee meeting held on 7.11.2022 wherein FAC decided that the Committee will undertake a site visit to the area. After assessment of the situation, appropriate decision in the matter may be taken by the Committee in its next meeting.

In this regard it has been decided by the competent authority that the Regional Office, IRO Ranchi of this Ministry shall conduct a site visit of the area and submit a detailed report keeping in view the issues raised by the FAC. The report shall be submitted to the Ministry within three days.

-/Sd (Suneet Bhardwaj) Assistant Inspector General of Forests

Copy to:

- 1. The Principal Secretary (Forest), Government of Jharkhand, Ranchi;
- 2. The Principal Chief Conservator Forests, Government of Jharkhand, Ranchi;
- 3. The Nodal Officer, O/o the PCCF, Government of Jharkhand, Ranchi;
- 4. User Agency;
- 5. Monitoring Cell of FC Division, MoEF&CC.

SITE INSPECTION REPORT

Proposal for non-forestry use of 126.72 ha (84.35 ha PF and 42.37 ha Jungle Jhari) of forest land for KDH Open cast mine in favour of M/s Central Coalfield Limited (CCL) in Ranchi district of Jharkhand.

The proposal FP/JH/MIN/8374/2014 over 126.72 ha of forest land (84.35 ha notified forest & 42.37 ha GMJJ) for KD Hesalong OCP mine in favor CCL. The proposal had been placed in FAC held on 13.06.2022 and committee requested IRO, Ranchi to carry-out indepth analysis of the issue/violation.

So, as per the request of FAC held on 13.06.2022, this office carried out the in-depth analysis and submitted the report to ministry on 26.08.2022, where mining was already happening in the vicinity area of the proposed proposal and entered within the proposed area while the proposal for FC clearance is still under consideration. IRO took cognizance of the violation and issued notice under 3A & 3B of FCA-1980 to all the concerned persons involved in the violation.

Now, this proposal again considered by the FAC held on 07.11.2022 and based on the direction of FAC that a committee must visit the area especially those areas where violation has been reported due to ragging fire and report on the compulsive condition that led the violation/issuance of DFO's order in concern.

This case has already been studied by IRO and detailed report of the examination (indepth) has already been submitted to ministry. IRO in its examination report has emphasized that permission given by concerned DFO while his order dated 18.12.2017 was result of clear misinterpretation of ministries guideline dated 07.10.2014, where while granting the execution of temporary work in forest under certain urgent circumstances. DFO should not have allowed breaking up of any forest land.

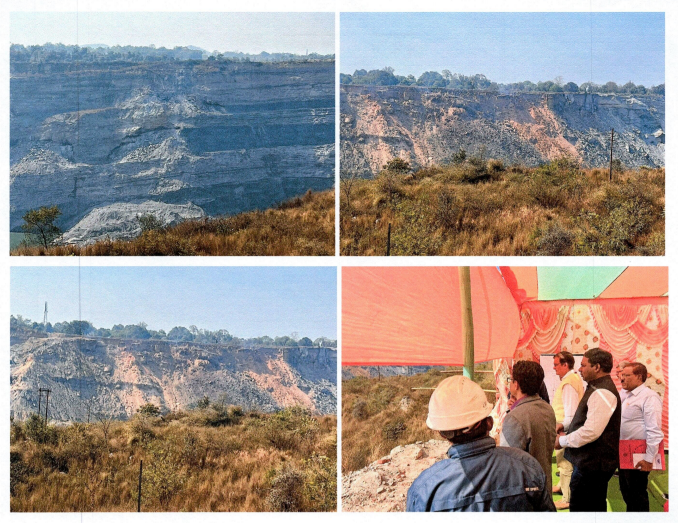
In this context, site inspection on 25/1/2023 by IRO Ranchi was done to the area where digging permission was given by DFO to extinguish burning of coal seam on repeated request of user agency. The area was seen and it was found that coal seam beds are exposed on scrapped faced excavated extremity of the mine without digging up to carve out the burning portion of the area, it was not feasible to douse the rising fire which was increasingly getting detrimental to the near habitations and forest both.

This was brought to the notice of visiting IRO that adjacent areas too were under selfcombustion of seem beds where similar permission was sought. But, DFO corrected himself and did not give permission of digging out the areas to douse fire even on repeated request of user agency and nearby residing public representatives. In such areas, because of burning of coal seam bed and anaerobic combustion which creeped in little deep, horizontally has turn the coal into ashes, there by losing the strata leading to subsidence of these peripheral areas.



This subsidence was spontaneous and uncontrolled and hence was more hazardous. Therefore, it was estimated that permission given by DFO to dugout burning areas was although, not inconsonance with ministries instructions but certainly was a better way to controlled diastrophic trauma turning into catastrophic disaster. Yet since DFO took the decision by himself and did not bother to appraise nodal office or regional office.

Therefore, it is appropriate that a warning should be given to DFO by the State Government asking him to refrain himself on such misinterpretation of laws and function in solidarity without informing the higher and appropriate authorities.



In view of above circumstances, the proposal may be considered under section 2 of FC Act 1980 along with the provisions as mentioned under 1.21(ii) of the FC Handbook.

Santes

Dy. Director General of Forest IRO, Ranchi

Government of India Ministry of Environment, Forest and Climate Change (Forest Conservation Division)

Indira Paryavaran Bhawan, Jor Bag Road, Aliganj, New Delhi – 110003. Dated: 27th February, 2023

То

The Principal Secretary (Forests), Government of Jharkhand, Ranchi.

Sub: Proposal for non-forestry use of 126.72 ha (84.35 ha PF and 42.37 ha Jungle Jhari) of forest land for KDH Open Cast Mine in favour of M/s Central Coalfields Limited (CCL) in Ranchi District, Jharkhand – reg.

Madam/Sir,

I am directed to refer to the Government of Jharkhand's letter no. Van Bhumi-06/2017/3422/V.P. dated 13.08.2018 on the above subject seeking prior approval of the Central Government under Section 2 of the Forest (Conservation) Act, 1980 and letter no. Van Bhumi-06/2017-1201/V.P. dated 22.04.2022 and letter No. Vanbhumi-06/2017-2426-V.P. dated 22.08.2022 forwarding additional information as sought by the Ministry vide its letter of even number dated 22.08.2019 and 22.06.2022 respectively and to say that the proposal has been examined by the Forest Advisory Committee constituted by the Central Government under Section-3 of the aforesaid Act.

After careful examination of the proposal of the State Government and on the basis of the recommendations of the Forest Advisory Committee, and approval of the same by the competent authority of the MoEF&CC, New Delhi, the Central Government hereby accords 'In-principle/Stage-I' approval under Section - 2 of the Forest (Conservation) Act, 1980 for non-forestry use of 126.72 ha (84.35 ha PF and 42.37 ha Jungle Jhari) of forest land for KDH Open Cast Mine in favour of M/s Central Coalfields Limited (CCL) in Ranchi District, Jharkhand subject to fulfilment of the following conditions:

A. Conditions which need to be complied prior to handing over of forest land by the State Forest Department and compliance is to be submitted prior to Stage-II approval :-

- 1. As per the approved Mining plan, an additional forest area of 135.91 ha is required for the expansion of the project. However, the instant proposal has been submitted for 126.72 ha only, excluding the area of 9.19 ha forest land which as per approved mining plan is earmarked as safety zone. The State government shall either revise the Mining plan or seek the diversion of the 9.19 ha. for the purpose of safety zone;
- 2. The State Govt. shall submit a detailed status report of the approvals under FCA, 1980 of the forest land involved in the entire lease area. The forest areas for which a valid approval under FCA, 1980 is not available shall not be used before a valid approval under FCA, 1980 for the same is obtained;
- 3. The cost of compensatory afforestation at the prevailing wage rates as per compensatory afforestation scheme and the cost of survey, demarcation and erection of permanent pillars, if required on the CA land, shall be deposited in advance with the Forest Department by the user agency. The CA will be maintained for 10 years. The

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scheme may include afforestation of indigenous species with appropriate provision for anticipated cost increase for works scheduled for subsequent years;

- The User Agency shall transfer the funds towards the cost of Net Present Value (NPV) of the forest land being diverted under this proposal in accordance with the MoEF&CC guidelines dated 6.01.2022 read with guidelines dated 19.01.2022;
- Compensatory levies to be realized from the User Agency under the project shall be transferred/ deposited, through e-challan, in to the account of CAMPA pertaining to the State concerned through e-portal (*https://parivesh.nic.in/*);
- 6. The State Government shall complete settlement of rights, in term of the Scheduled Tribes and Traditional Forest Dwellers (Recognition of Forest Rights) Act, 2006, if any, on the forest land to be diverted and submit the documentary evidence, along with compliance of Stage-I approval, as prescribed by this Ministry's letter No. 11-9/1998-FC (Pt.) dated 03.08.2009 read with 05.07.2013, in support thereof;
- 7. The User Agency shall prepare a list of existing village tanks and other water bodies with GPS co-ordinates located within five km from the mine lease boundary. This list is to be duly verified by the concerned Divisional Forest Officer. The User Agency shall regularly undertake de-silting of these village tanks and other water bodies so as to mitigate the impact of siltation of such tanks/water bodies. A detailed plan for de-silting of identified ponds and water bodies prepared in consultation with forest department shall be submitted;
- The KML files of diverted area, the CA areas, the proposed SMC treatment area and the WLMP area shall be uploaded on the e-Green watch portal with all requisite details prior to Stage II approval;
- 9. The compliance report shall be uploaded on e-portal (https://parivesh.nic.in/).

B. Conditions which need to be complied on field after handing over of forest land to the user agency by the State Forest Department but the compliance in form of undertaking shall be submitted prior to Stage-II approval:-

- 1. Legal status of the diverted forest land shall remain unchanged;
- Wildlife Management plan shall be prepared and implemented at the cost of the user agency. The approved Wildlife management plan shall be submitted and the applicable cost shall be deposited as per the guidelines issued by the Ministry in this regard;
- Compensatory afforestation over degraded forest land, double in extent to the forest land being diverted, shall be raised by the State Forest Department at the project cost within three years from the date of grant of Stage - II approval;
- 4. At the time of payment of the Net Present Value (NPV) at the present rate, the user agency shall furnish an undertaking to pay the additional amount of NPV, if so determined, as per the final decision of the Hon'ble Supreme Court of India;
- 5. The user agency shall explore the possibility of translocation of maximum number of trees identified to be felled and shall ensure that any tree felling shall be done only when it is unavoidable and that too under strict supervision of the State Forest Department;
- 6. Trees should be felled in phased manner as per the requirement in the approved Mining Plan with prior permission of concerned DFO;

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- 7. The User Agency shall undertake mining in a phased manner after taking due care for reclamation of the mined over area. The concurrent reclamation plan as per the approved mining plan shall be executed by the User Agency from the very first year, and an annual report on implementation thereof shall be submitted to the Nodal Officer, Forest (Conservation) Act, 1980, in the concerned State Government and the concerned Regional Office of the Ministry. If it is found from the annual report that the activities indicated in the concurrent reclamation plan are not being executed by the User Agency, the Nodal Officer or the concern Addl. Principle Chief Conservator of Forests (Central) may direct that the mining activities shall remain suspended till such time, such reclamation activities area satisfactorily executed;
- 8. The User Agency shall comply with the Hon'ble Supreme Court order on re-grassing, and re-grass the mining area and any other areas which may have been disturbed due to mining to restore them to a condition which is fit for growth of fodder, flora, fauna, etc. in a timely manner;
- Period of diversion of the said forest land under this approval shall be for a period coterminus with the period of the mining lease proposed to be granted under the Mines and Minerals (Development and Regulation) Act, 1957, as amended and the Rules framed there-under;
- 10. The User Agency shall obtain the Environment Clearance as per the provisions of the Environmental (Protection) Act, 1986, if required;
- 11. No labour camp shall be established on the forest land and the User Agency shall provide fuels preferably alternate fuels to the labourers and the staff working at the site so as to avoid any damage and pressure on the nearby forest areas;
- 12. The boundary of the diverted forest land, mining lease and safety zone, as applicable, shall be demarcated on ground at the project cost, by erecting four feet high reinforced cement concrete pillars, each inscribed with its serial number, distance from pillar to pillar and GPS coordinates;
- 13. Following activities, as per approved plan / schemes, shall be undertaken in the lease area by the User Agency under the supervision of the State Forest Department. Approved scheme/plan shall be submitted to the Ministry along with compliance of Stage-I approval:
- i. Mitigative measures to minimize soil erosion and choking of stream shall be implemented within a period of three year with effect from the issue of Stage-II clearance in accordance with the approved Plan in consultation with the State Forest Department.
- Planting of adequate drought hardy plant species and sowing of seeds, in the appropriate area within the mining lease to arrest soil erosion in accordance with the approved scheme;
- iii. Construction of check dams, retention /toe walls to arrest sliding down of the excavated material along the contour in accordance with the approved scheme;
- Stabilize the overburden dumps by appropriate grading/benching, in accordance with the approved scheme, so as to ensure that angles of repose at any given place is less than 280; and
- v. No damage shall be caused to the top-soil and the user agency will follow the top soil management plan.

14. The User agency either himself or through the State Forest Department shall undertake gap planting and soil & moisture conservation activities to restock and

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rejuvenate the degraded open forests (having crown density less than 0.40), if any, located in the area within 100 meter from outer perimeter of the mining lease. The plan for plantation and SMC activities shall be prepared and submitted to MoEF&CC;

15. **Safety Zone Management:** Following activities, at project cost, shall be undertaken by the user agency for the management of safety zone as per relevant guidelines issued by the Ministry's guidelines:

- User agency shall ensure demarcation of safety zone (7.5 meter strip all along the inner boundary of the mining lease area), and its fencing, protection and regeneration by erecting adequate number of 6 feet high 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;
- Boundary of the safety zone of the mining lease, adjacent to habitation/roads, should be properly fenced by the user agency;
- iii. Safety zone shall be maintained as green belt around mining lease and to ensure dense canopy in the area, regeneration shall be taken up in this area by the user agency at project cost under the supervision of the State Forest Department;
- iv. Afforestation on degraded forest land to be selected elsewhere, measuring one and a half times the area under safety zone, shall also be done at the project cost under the supervisions of the State Forest Department. The degraded forest land (DFL) so selected will be informed to the MoEF& CC with shape files before Stage-II approval and afforestation will be done within three years from the date of Stage-II clearance and maintained thereafter in accordance with the approved Plan in consultation with the State Forest Department; and
- V. The State Government and the user agency shall ensure that safety zone is maintained as per the prescribed norms;

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

17. The layout plan of the mining plan/ proposal shall not be changed without the prior approval of the Central Government and the forest land shall not be used for any purpose other than that specified in the proposal;

18. The forest land proposed to be diverted shall under no circumstances be transferred to any other agency, department or person without prior approval of the Central Government;

19. No damage to the flora and fauna of the adjoining area shall be caused;

20. 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;

21. Any other condition that the concerned Regional Office of this Ministry may stipulate with the approval of competent authority in the interest of conservation, protection and development of forests & wildlife;

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

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23. Violation of any of these conditions will amount to violation of Forest (Conservation) Act, 1980 and action would be taken as prescribed in para 1.21 of Chapter 1 of the Handbook of comprehensive guidelines of Forest (Conservation) Act, 1980 as issued by this Ministry's letter No. 5-2/2017-FC dated 28.03.2019.

After receipt of compliance report on fulfilment of the conditions mentioned above, the proposal shall be considered for final approval under Section-2 of the Forest (Conservation) Act, 1980. Transfer of forest land shall not be affected till final approval is granted by the Central Government in this regard.

Yours faithfully,

(Suneet Bhardwaj) Assistant Inspector General of Forests

Copy to:-

1. The Principal Chief Conservator of Forests, Government of Jharkhand, Ranchi;

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- 2. The Regional Officer, Integrate Regional Office of the MoEF&CC at Ranchi;
- 3. The Nodal Officer (FCA), O/o PCCF, Government of Jharkhand, Ranchi;
- 4. User Agency;
- 5. Monitoring Cell, Forest Conservation Division, MoEF&CC, New Delhi.

झारखण्ड सरकार वन, पर्यावरण एवं जलवायु परिवर्तन विभाग

पत्र संख्या-वन भूमि-06/2017-3840 व०प०, राँची, दिनांक- 2-3)12-) 2022

प्रेषक.

सेवा में.

नितीरा के

process

जलज कुमार, उप परामर्शी।

प्रधान मुख्य वन संरक्षक-सह-कार्यकारी निदेशक, बंजर भूमि विकास बोर्ड, झारखण्ड, राँची।

विषय :-- सी0सी0एल0 के नया प्रस्ताव के0डी0एच0 परियोजना हेतु 126.72 हे0 वनभूमि (84.35 हे0 अधिसूचित वनभूमि तथा 42.37 हे0 गैर मजरूआ जंगल-झाड़ी वनभूमि) अपयोजन के प्रस्ताव

महाशय.

निदेशानुसार उपर्युक्त विषयक भारत सरकार, पर्यावरण, वन एवं जलवायु परिवर्तन मंत्रालय, नई दिल्ली से प्राप्त पत्र संख्या-F.No.-8-62/2018-FC दिनांक-01.12.2022 की छायाप्रति सूचनार्थ एवं आवश्यक कार्रवाई हेतू संलग्न है।

अनु0-यथोक्त। तन संरक्षाः

विश्वासभाजन (जलज कंमा उप परामर्शी।

कार्यालय : प्रधान मुख्य वन संरक्षक–सह–कार्यकारी निदेशक, बंजर भूमि विकास बोर्ड, झारखंड, राँची।

दिनांक- 20/01 2023

प्रतिलिपि :- क्षेत्रीय मुख्य वन संरक्षक, राँची/वन संरक्षक प्रादेशिक अंचल, राँची/वन प्रमण्डल पदाधिकारी, राँची वन प्रमण्डल, राँची/मुख्य महाप्रबंधक (पर्यावरण एवं वन), सी०सी०एल० दरमंगा हाउस, राँची को को इस कार्यालय के ज्ञापांक 1294 दिनांक 21.12.2022 के क्रम में सूचनार्थ एवं आवश्यक कार्रवाई हेत् प्रेषित।

अनुरोध है भारत सरकार के पत्र संख्या– F.No.-8-62/2018-FC दिनांक 01.12.2022 द्वारा की गई पृच्छाओं का निराकरण प्रतिवेदन इस कार्यालय को यथाशीघ्र ईपलब्ध कराने की कृपा की जाय।

अनुलग्नकः- यथोक्त।

ज्ञापांक- 66

प्रधान मुख्य वन संरक्षक–सह–कार्यकारी निदेशक, बंजर भूमि विकास बोर्ड, झारखण्ड, राँची। OY

Government of India Ministry of Environment, Forest and Climate Change (Forest Conservation Division)

> Indira Paryavaran Bhawan Aliganj, Jor Bagh Road New Delhi-110 003 Dated: 7th December, 2022

The Principal Secretary (Forests) Forest and Revenue Department Government of Jharkhand

Ranchi

То

Sub: Proposal for the non-forest use of 192.36 ha (Forest land – 57.29 ha and Jungle Jhari 135.07 ha) of forest land for Magadh East Opencast mining project in favour of M/s CCL, Chatra South, Jharkhand –reg. Sir.

I am directed to refer to the State Government of Jharkhand's letter No. Van Bhumi-26/2022-3004 V.P. dated 10.10.2022 on the above subject seeking prior approval of the Central Government under the Forest (Conservation) Act, 1980 and to say that examination of said proposal in the Ministry revealed the following:

- i. As per detail furnished in Part-I, total forest area and non-forest area required under the proposal are 192.36 ha and 219.88 ha, thereby total area required for the project is 412.24. However, detail of area filled in the Part-I by the user agency under column M1(i)(a) mentioned the total area of the project as 495.92 ha. This discrepancy needs to be rectified by the State.
- ii. Contrary to finding in the Part-II with regards to detail of unique species of flora and fauna, inspection report dated 26.05.2022 of the DCF mentions the occurrence of no species/rare/endangered species of flora and fauna. The same may be rectified.
- iii. Total project area is 1593.73 ha (as per Mining Plan) comprising of 495.92 ha in Chatra District and 1097.81 ha in Latehar District (Pg 205/c). Detail of forest land involved in the 1593.73 ha, along with detail of approval under the FC Act, 1980, if any, obtained needs to be intimated by the State.
- iv. The comments of the PCCF (Wildlife) revealed that user agency has not compiled with the provisions of WLMP stipulated in the past. The State Government may therefore furnish a justification for the same along with detailed comments on the observations made in the letter dated 29.08.2022 of the PCCF (Wildlife) including impact of the projects of UA on the hydrological regimes in the area as mentioned by the PCCF (CWLW).
- v. The examination of the DSS report (copy enclosed) revealed the following:
- a. As per DSS report, vegetation density is up to 0.4 (copy enclosed) while DCF in Part-II reported vegetation density of 0.8, therefore, the same needs to be revisited and exact status needs to be intimated by the State.
- b. Google Satellite Imagery of the area proposed for diversion revealed occurrence of cultivation, settlement, drainage/nala and mining activity on the area proposed for diversion. Comments on the same needs to be furnished by

आ. मुख्य सनिव वन, पर्यावरण यः, जलंबाबु परिपतिन विभाग, No 270 110 16 2022 रखण्ड, रांची।

08 HE 9 112 822 the State.

- c. Certain encroachments in the form of cultivation, road etc. is visible in the area proposed for raising CA. Comments on the same needs to be furnished by the State Government
- v. The Ministry granted approval to 96.72 ha of forest land on 18.10.2010. Status of compliance of the conditions stipulated in the said approval including preparation and implementation of Wildlife Management Plan and reasons/ justification for non-compliance, if any, may also be furnished by the State.
- vi. In compliance of FRA, 2006 three certificates in respect of forest area of 651.16 ha, 32.15 ha and 44.70 ha were submitted. The State Government may, therefore, clarify the corresponding certificate issued in respect of extant proposal and justification furnishing of three separate certificates. Further, detail of documents pertaining to meeting of Sub-Divisional Level Committee could not be found in the compliance. However, the same can be furnished after Stage-I approval and before Stage-II approval.
- vii. Examination of Mining Plan revealed the following:
- viii.Magadh OCOP is proposed for captive use of Tandawa TPP; however, in light of amendment in the MMDR Act, 1957, the State Government needs to confirm that whether use of coal from the mine is proposed for captive use only or otherwise.
- ix. The Mining Plan envisages transportation of coal through rail while underlying section in the Mining Plan mentions strengthening of a Kutcha road from Tandwa to Magadh over a length of 17 km. Therefore, it needs to be clarified that whether the road Tandwa-Magadh is proposed only for approach to the project or for transportation as well. A clarification in this regard may be furnished by the State.
- x. The extant proposal does not involve rehabilitation; however, as per the Mining Plan rehabilitation of 998 families has been proposed in the project. A justification establishing the irrelevancy of the rehabilitation proposed in the Mining Plan and rehabilitation indicated as nil in Part-I of Form-A may be obtained from the user agency.
- xi. The examination of land use proposed in the mining plan revealed the following:
- a. An area of 159.68 ha has been proposed for safety zone. Justification for proposing such a large area, along with underlying standard prescribed by the relevant Department/Organization, needs to be furnished by the State.
- b. An area of 14.8 ha has been proposed for diversion of river/nallah/canal (Pg 206/c). The status of feasibility reports for said diversion along with comments of Water Resource Department on the feasibility of said proposed diversion needs to be informed by the State.
- c. As per the land use, approved in the Mining Plan, no Green Belt has been proposed in the project area. Reasons and underlying guidelines justifying the same may be furnished by the State.
- d. The area proposed for OB dump may be optimized to the extent possible and

possibilities may be explored to use the already mined out areas for OB dumping.

xii.Status of reclamation measures undertaken by the user agency in their lease area as per the provisions provided in the Progressive Mine Closure Plans and gaps if any, may be intimated by the State.

In view of the above, the State Government is requested to submit the information/documents, as indicated above, for further necessary action in the matter.

Digitally Signed by Charan You

Yours faithfully,

Jeet Singh Date: 08-12-2022 18:01:10 Reason: Approved

(Charan Jeet Singh) Scientist 'D'

Copy to:

- 1. The PCCF, Government of Jharkhand, Ranchi.
- 2. The Regional Officer, Integrated Regional Office, Ranchi.
- 3. The Addl. PCCF-cum-Nodal Officer (FCA), Government of Jharkhand, Ranchi.
- 4. User Agency.
- 5. Monitoring Cell, FC Division, MoEF&CC, New Delhi.

6. Cuard File

FIIE NO.8-27/2022-FC

Government of India Ministry of Environment, Forest and Climate Change (Forest Conservation Division)

> Indira Paryavaran Bhawan Aliganj, Jor Bagh Road New Delhi-110 003

Dated: 7th December, 2022

The Regional Officer Integrated Regional Office Ranchi.

Sub: Proposal for the non-forest use of 192.36 ha (Forest land – 57.29 ha and Jungle Jhari 135.07 ha) of forest land for Magadh East Opencast mining project in favour of M/s CCL, Chatra South, Jharkhand –reg.

I am directed to refer to the State Government of Jharkhand's letter No. Van Bhumi-26/2022-3004 V.P. dated 10.10.2022 on the above subject seeking prior approval of the Central Government under the Forest (Conservation) Act, 1980 and to request the Integrated Regional Office, in accordance with the provisions of Forest (Conservation) Rules, 2003, to inspect the area proposed for forest land diversion, area identified for raising compensatory afforestation and furnish a report thereon to the Ministry.

The IRO is also requested to submit a report on monitoring of compliance of the conditions stipulated in the approvals granted in the past to the extant project and other projects located in the vicinity of the extant proposal along with nature and extent of violation, if any, committed by the erstwhile user agency and legitimacy of land use proposed by the user agency, specially for the OB dump.

Digitally Signed by CharanYours faithfully,Jeet SinghJeet SinghDate: 08-12-2022 18:02:10Charan Jeet SinghReason: ApprovedScientist 'D'

Copy to:

108/1/2012

- 1. The Principal Secretary (Forests), Government of Jharkhand, Ranchi.
- 2. The PCCF, Government of Jharkhand, Ranchi.
- 3. The Addl. PCCF–cum-Nodal Officer (FCA), Government of Jharkhand, Ranchi.
- 4. User Agency.
- 5. Monitoring Cell, FC Division, MoEF&CC, New Delhi.
- 6. Guard File

अयर मृत्य " वन, प्रदाहरण एवं परावर, ांगणे भिभाग, Ho ... 268 200 16 DEL. 2022 झारखण्ड, रॉन्दी।

Government of India Ministry of Environment, Forest and Climate Change (Forest Conservation Division)

> Jndira Paryavaran Bhawan, Jor Bag Road, Aliganj, New Delhi – 110003. Pated: 27th February, 2023

The Principal Secretary (Forests), Government of Jharkhand, Ranchi.

Sub: Proposal for non-forestry use of 126.72 ha (84.35 ha PF and 42.37 ha Jungle Jhari) of forest land for KDH Open Cast Mine in favour of M/s Central Coalfields Limited (CCL) in Ranchi District, Jharkhand – reg.

01/03/202

Madam/Sir,

To

I am directed to refer to the Government of Jharkhand's letter no. Van Bhumi-06/2017/3422/V.P. dated 13.08.2018 on the above subject seeking prior approval of the Central Government under Section 2 of the Forest (Conservation) Act, 1980 and letter no. Van Bhumi-06/2017-1201/V.P. dated 22.04.2022 and letter No. Vanbhumi-06/2017-2426-V.P. dated 22.08.2022 forwarding additional information as sought by the Ministry vide its letter of even number dated 22.08.2019 and 22.06.2022 respectively and to say that the proposal has been examined by the Forest Advisory Committee constituted by the Central Government under Section-3 of the aforesald Act.

After careful examination of the proposal of the State Government and on the basis of the recommendations of the Forest Advisory Committee, and approval of the same by the competent authority of the MoEF&CC, New Delhi, the Central Government hereby accords 'Inprinciple/Stage-I' approval under Section - 2 of the Forest (Conservation) Act, 1980 for nonforestry use of 126.72 ha (84.35 ha PF and 42.37 ha Jungle Jhari) of forest land for KDH Open Cast Mine in favour of M/s Central Coalfields Limited (CCL) in Ranchi District, Jharkhand subject to fulfilment of the following conditions:

A. Conditions which need to be complied prior to handing over of forest land by the State Forest Department and compliance is to be submitted prior to Stage-II approval :-

- As per the approved Mining plan, an additional forest area of 135.91 ha is required for the expansion of the project. However, the instant proposal has been submitted for 126.72 ha only, excluding the area of 9.19 ha forest land which as per approved mining plan is earmarked as safety zone. The State government shall either revise the Mining plan or seek the diversion of the 9.19 ha. for the purpose of safety zone;
- The State Govt. shall submit a detailed status report of the approvals under FCA, 1980 of the forest land involved in the entire lease area. The forest areas for which a valid approval under FCA, 1980 is not available shall not be used before a valid approval under FCA, 1980 for the same is obtained;
- 3. The cost of compensatory afforestation at the prevailing wage rates as per compensatory afforestation scheme and the cost of survey, demarcation and erection of permanent pillars, if required on the CA land, shall be deposited in advance with the Forest Department by the user agency. The CA will be maintained for 10 years. The

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scheme may include afforestation of indigenous species with appropriate provision for anticipated cost increase for works scheduled for subsequent years;

- The User Agency shall transfer the funds towards the cost of Net Present Value (NPV) of the forest land being diverted under this proposal in accordance with the MoEF&CC guidelines dated 6.01.2022 read with guidelines dated 19.01.2022;
- Compensatory levies to be realized from the User Agency under the project shall be transferred/ deposited, through e-challan, in to the account of CAMPA pertaining to the State concerned through e-portal (https://parivesh.nic.in/);
- 6. The State Government shall complete settlement of rights, in term of the Scheduled Tribes and Traditional Forest Dwellers (Recognition of Forest Rights) Act, 2006, if any, on the forest land to be diverted and submit the documentary evidence, along with compliance of Stage-I approval, as prescribed by this Ministry's letter No. 11-9/1998-FC (Pt.) dated 03.08.2009 read with 05.07.2013, in support thereof;
- 7. The User Agency shall prepare a list of existing village tanks and other water bodies with GPS co-ordinates located within five km from the mine lease boundary. This list is to be duly verified by the concerned Divisional Forest Officer. The User Agency shall regularly undertake de-silting of these village tanks and other water bodies so as to mitigate the impact of siltation of such tanks/water bodies. A detailed plan for de-silting of identified ponds and water bodies prepared in consultation with forest department shall be submitted;
- The KML files of diverted area, the CA areas, the proposed SMC treatment area and the WLMP area shall be uploaded on the e-Green watch portal with all requisite details prior to Stage II approval;
- 9. The compliance report shall be uploaded on e-portal (https://parivesh.nic.in/).

B. Conditions which need to be compiled on field after handing over of forest land to the user agency by the State Forest Department but the compliance in form of undertaking shall be submitted prior to Stage-II approval:-

- 1. Legal status of the diverted forest land shall remain unchanged;
- Wildlife Management plan shall be prepared and implemented at the cost of the user agency. The approved Wildlife management plan shall be submitted and the applicable cost shall be deposited as per the guidelines issued by the Ministry in this regard;
- Compensatory afforestation over degraded forest land, double in extent to the forest land being diverted, shall be raised by the State Forest Department at the project cost within three years from the date of grant of Stage - II approval;
- 4. At the time of payment of the Net Present Value (NPV) at the present rate, the user agency shall furnish an undertaking to pay the additional amount of NPV, if so determined, as per the final decision of the Hon'ble Supreme Court of India;
- 5. The user agency shall explore the possibility of translocation of maximum number of trees identified to be felled and shall ensure that any tree felling shall be done only when it is unavoidable and that too under strict supervision of the State Forest Department;
- 6. Trees should be felled in phased manner as per the requirement in the approved Mining Plan with prior permission of concerned DFO;

38990/2023

7. The User Agency shall undertake mining in a phased manner after taking due care for reclamation of the mined over area. The concurrent reclamation plan as per the approved mining plan shall be executed by the User Agency from the very first year, and an annual report on implementation thereof shall be submitted to the Nodal Officer, Forest (Conservation) Act, 1980, in the concerned State Government and the concerned Regional Office of the Ministry. If it is found from the annual report that the activities indicated in the concurrent reclamation plan are not being executed by the User Agency, the Nodal Officer or the concern Addl. Principle Chief Conservator of Forests (Central) may direct that the mining activities shall remain suspended till such time, such reclamation activities area satisfactorily executed;

- 8. The User Agency shall comply with the Hon'ble Supreme Court order on re-grassing, and re-grass the mining area and any other areas which may have been disturbed due to mining to restore them to a condition which is fit for growth of fodder, flora, fauna, etc. in a timely manner;
- 9. Period of diversion of the said forest land-under this approval shall be for a period coterminus with the period of the mining lease proposed to be granted under the Mines and Minerals (Development and Regulation) Act, 1957, as amended and the Rules framed there-under;
- 10. The User Agency shall obtain the Environment Clearance as per the provisions of the Environmental (Protection) Act, 1986, if required;
- 11. No labour camp shall be established on the forest land and the User Agency shall provide fuels preferably alternate fuels to the labourers and the staff working at the site so as to avoid any damage and pressure on the nearby forest areas;
- 12. The boundary of the diverted forest land, mining lease and safety zone, as applicable, shall be demarcated on ground at the project cost, by erecting four feet high reinforced cement concrete pillars, each inscribed with its serial number, distance from pillar to pillar and GPS coordinates;
- 13. Following activities, as per approved plan 7 schemes, shall be undertaken in the lease area by the User Agency under the supervision of the State Forest Department. Approved scheme/plan shall be submitted to the Ministry along with compliance of Stage-I approval;
 - Mitigative measures to minimize soil erosion and choking of stream shall be implemented within a period of three year with effect from the issue of Stage-II clearance in accordance with the approved Plan in consultation with the State Forest Department.
- ii. Planting of adequate drought hardy plant species and sowing of seeds, in the appropriate area within the mining lease to arrest soil erosion in accordance with the approved scheme;
- Construction of check dams, retention /toe walls to arrest sliding down of the excavated material along the contour in accordance with the approved scheme;
- Stabilize the overburden dumps by appropriate grading/benching, in accordance with the approved scheme, so as to ensure that angles of repose at any given place is less than 280; and
- v. No damage shall be caused to the top-soil and the user agency will follow the top soil management plan.

14. The User agency either himself or through the State Forest Department shall undertake gap planting and soil & moisture conservation activities to restock and

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rejuvenate the degraded open forests (having crown density less than 0.40), if any, located in the area within 100 meter from outer perimeter of the mining lease. The plan for plantation and SMC activities shall be prepared and submitted to MoEF&CC;

15. Safety Zone Management: Following activities, at project cost, shall be undertaken by the user agency for the management of safety zone as per relevant guidelines issued by the Ministry's guidelines:

- User agency shall ensure demarcation of safety zone (7.5 meter strip all along the inner boundary of the mining lease area), and its fencing, protection and regeneration by erecting adequate number of 6 feet high 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;
- Boundary of the safety zone of the mining lease, adjacent to habitation/roads, should be properly fenced by the user agency;
- iii. Safety zone shall be maintained as green belt around mining lease and to ensure dense canopy in the area, regeneration shall be taken up in this area by the user agency at project cost under the supervision of the State Forest Department;
- iv. Afforestation on degraded forest land to be selected elsewhere, measuring one and a half times the area under safety zone, shall also be done at the project cost under the supervisions of the State Forest Department. The degraded forest land (DFL) so selected will be informed to the MoEF& CC with shape files before Stage-II approval and afforestation will be done within three years from the date of Stage-II clearance and maintained thereafter in accordance with the approved Plan in consultation with the State Forest Department; and
- The State Government and the user agency shall ensure that safety zone is maintained as per the prescribed norms;

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

17. The layout plan of the mining plan/ proposal shall not be changed without the prior approval of the Central Government and the forest land shall not be used for any purpose other than that specified in the proposal;

18. The forest land proposed to be diverted shall under no circumstances be transferred to any other agency, department or person without prior approval of the Central Government;

19. No damage to the flora and fauna of the adjoining area shall be caused;

20. 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;

21. Any other condition that the concerned Regional Office of this Ministry may stipulate with the approval of competent authority in the interest of conservation, protection and development of forests & wildlife;

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

1/38990/2023

23. Violation of any of these conditions will amount to violation of Forest (Conservation) Act, 1980 and action would be taken as prescribed in para 1.21 of Chapter 1 of the Handbook of comprehensive guidelines of Forest (Conservation) Act, 1980 as issued by this Ministry's letter No. 5-2/2017-FC dated 28.03.2019.

After receipt of compliance report on fulfilment of the conditions mentioned above, the proposal shall be considered for final approval under Section-2 of the Forest (Conservation) Act, 1980. Transfer of forest land shall not be affected till final approval is granted by the Central Government in this regard.

Yours faithfully,

(Suneet Bhafdw Assistant Inspector General of Forests

Copy to:-

- 1. The Principal Chief Conservator of Forests, Government of Jharkhand, Ranchi;
- 2. The Regional Officer, Integrate Regional Office of the MoEF&CC at Ranchi;
- 3. The Nodal Officer (FCA), O/o PCCF, Government of Jharkhand, Ranchi;
- 4. User Agency;
- 5. Monitoring Cell, Forest Conservation Division, MoEF&CC, New Delhi.

कार्यालय : प्रधान मुख्य वन संरक्षक-सह-कार्यकारी निदेशक, बंजर भूमि विकास बोर्ड, झारखंड, राँची।

ज्ञापांक- 235 दिनांक-03/03/2023 प्रतिलिपि :-- क्षेत्रीय मुख्य वन संरक्षक, राँची/वन संरक्षक प्रादेशिक अंचल, राँची/वन प्रमण्डल पदाधिकारी, राँची वन प्रमण्डल, राँची/मुख्य महाप्रबंधक (पर्यावरण एवं वन), सी०सी०एल० दरभंगा हाउस, राँची को सूचनार्थ एवं आवश्यक कार्रवाई हेत्र प्रेषित।

अनुरोध है कि विषयगत प्रस्ताव में भारत सरकार के उपरोक्त पत्र द्वारा प्रदत्त स्टेज–1 की स्वीकृति में लगाये गये 32 शत्तों का अनुपालन प्रतिवेदन यथाशीधि इस कार्यालय को उपलब्ध कराने की कुपा की जाय।

प्रैंधान मुख्य वन संरक्षक–सह–कार्यकारी निदेशक, बंजर भूमि विकास बोर्ड, झारखण्ड, राँची।



कार्यालय :— वन संरक्षक, प्रादेशिक अंचल, रांची। वन भवन, ब्लॉक 'बी', डोरण्डा, रॉची–834002

ई-मेलः- cf-ranchi@gov.in फोन0:-(0651)-2481814 मो0:-8987790111

पत्रांकः- 619 दिनांकः- 10/04/23

सेवा में,

वन प्रमण्डल पदाधिकारी, राँची वन प्रमण्डल, राँची।

- विषयः— सी0सी0एल0 के नये के0डी0एच0 परियोजना हेतु 126.72 हे0 वनभूमि (84.35हे0 अधिसूचित वनभूमि तथा 42.37हे0 जी0एम0 जंगल—झाड़) अपयोजन प्रस्ताव के संबंध में।
- प्रसंगः— भारत सरकार, वन पर्यावरण एवं जलवायु परिवर्तन मंत्रालय का पत्रांक 8 / 62 / 2018—FC दिनांक 27.02.2023 तथा इस कार्यालय का ज्ञापांक 361 दिनांक 04.03.2023

महाशय,

उपर्युक्त विषयक प्रासंगिक पत्र द्वारा सी०सी०एल० के नये के०डी०एच० परियोजना हेतु 126.72 हे० वनभूमि (84.35हे० अधिसूचित वनभूमि तथा 42.37हे० जी०एम० जंगल–झाड़) अपयोजन का प्रस्ताव में भारत सरकार द्वारा स्टेज–। की स्वीकृति 32 शर्तो के साथ प्रदान की गई है।

पुनः स्मारित करते हुए अनुरोध है कि विषयगत प्रस्ताव में भारत सरकार के प्रासंगिक पत्र द्वारा प्रदत्त स्टेज–। की स्वीकृति में लगाये गये 32 शर्तो का अनुपालन प्रतिवेदन यथाशीघ्र उपलब्ध करायी जाय, ताकि अग्रेतर कार्रवाई सुनिष्टिचत करायी जा सके।

आपका विश्वासी,

वन संरक्षक प्रादेशिक अंचल, रांची। N

कार्यालय:- वन प्रमण्डल पदाधिकारी, राँची वन प्रमण्डल, राँची।

वल भवल, डोरण्डा, राँची- 834002 (झारखण्ड) E-mail: dfo-ranchi@gov.in Ph. No. 0651-2480265 (O), FAX 0651- 2482386



जहाँ है हरियाली । वहाँ है खुशहाती ।।

पत्रांक :- 1081 दिनांक :- 28/03/2023

सेवा में,

मुख्य महाप्रबंधक (पर्या० एवं वन) CCL दरभंगा हाऊस, रांची।

विषय:- Proposal for non-forestry use of 126.72 ha. (84.35 ha PF and 42.37 ha. Jungle Jhari) of forest land for KDH Open Cast Mine in favour of M/s Central Coalfields Limited (CCL) in Ranchi District Jharkhand - reg.

प्रसंगः– भारत सरकार, पर्यावरण, वन एवं जलवायु परिवर्त्तन मंत्रालय, क्षेत्रीय कार्यालय राँची का पत्र सं0– 8/62/2018-FC Date- 27.02.2023

महाशय,

उपर्युक्त विषयक प्रसंगाधीन पत्र के संदर्भ में सूचित करना है कि भारत सरकार, पर्यावरण, वन एवं जलवायु परिवर्त्तन मंत्रालय, क्षेत्रीय कार्यालय राँची का पत्र सं0– 8/62/2018-FC Date- 27.02.2023 द्वारा विषयगत परियोजना को प्रथम चरण की स–शर्त स्वीकृति प्रदान किया गया है। भारत सरकार द्वारा (केन्द्रीय) राँची द्वारा लगाए गये शर्त– संo (A) के कंडिका–3 एवं कंडिका–4 में प्रस्तावित अपयोजन हेतु वन भूमि के विरुद्ध क्षतिपूरक वनरोपण एवं N.P.V. की राशि हेतु की राशि प्रयोक्ता अभिकरण द्वारा जमा किया जाना है, जिसकी विवरणी निम्नवत् है :--

शर्त सं0	विवरणी	रकम
(A) 3	क्षतिपूरक वनरोपण की राशि (253.50 हे0)	5,88,47,687.00
(A) 4	NPV की राशि – 126.72 x 9,57,780.00 कुल वन भूमि 126.72 हे0 (घनत्व 0.3) @ 9,57,780.00 की दर से Eco class 3 and density 0.3 के अनुसार 9,57,780.00 रू0 प्रति हे0	12,13,69,882.00
	कुल	18,02,17,569.00

* प्रयोक्ता अभिकरण यह सुनिश्चित करें कि CA/NPV इत्यादि की राशि एफ0सी0 वेब पोर्टल से उत्पन्न चालान के माध्यम से उचित बैंक में ही राशि जमा करें।

* अपयोजित होने वाले वन का सिमांकन पर बनने वाली कंक्रीट पीलर का निर्माण जिसमें उनका सीरियल नं0, GPS Cordinates, Forward and Backward bearing एवं दूरी इत्यादि अंकित कर निर्माण कार्य प्रयोक्ता अभिकरण द्वारा किया जायेगा।

अतः अनुरोध है कि उपरोक्त विवरणी के अनुसार कुल रू०– 18,02,17,569.00 (अठारह करोड़ दो लाख सतरह हजार पाँच सौ उन्हत्तर) मात्र का e- चालान generate करते हुए भारत सरकार के Adhoc CAMPA में जमा करते हुए सूचना इस कार्यालय को भी दी जाय साथ ही साथ भारत सरकार पर्यावरण, वन एवं जलवायु परिवर्त्तन मंत्रालय, राँची के प्रसंगाधीन पत्र द्वारा प्रथम चरण की स्वीकृति में लगाए गये सभी शर्तो का अनुपालन प्रतिवेदन अविलम्ब इस कार्यालय में समर्पित करना सुनिश्चित किया जाय ताकि अग्रेतर कार्रवाई की जा सके।

अन्0-यथोक्त (स्थल विशिष्ट प्राक्कलन)

आपका विश्वासी, वन प्रमंडल पद न प्रमंडल, रॉ

D/(F) Binod_23_16_Arbaz Misc Letter



कार्यालय :- वन प्रमण्डल पदाधिकारी, राँची वन प्रमंडल, राँची। वन भवन, डोरण्डा, रांची- 834002 (झारखंड) E-mail: dfo-ranchi@gov.in Ph. No. 0651-2480265 (O), FAX 0651-2482386



सेवा में,

महाप्रबंधक, एन०के०एरिया, डकरा।

विषयः--

Regarding revision of demand for payment against NPV and CA in respect of forestry diversion of 126.72 ha. for KDH, NK Area, CCL.

प्रसंगः- आपका पत्रांक-374 दिनांक-24.03.2023

महाशय,

उपर्युक्त विषयक् प्रसांगिक पत्र द्वारा आपने सूचित किया है कि विषयक प्रस्ताव में आपके द्वारा पूर्व में निवर्त्तमान मूल्य के रूप में रूपया 7,93,26,720.00(सात करोड़ तिरान्बे लाख छब्बीस हजार सात सौ बीस रूपये मात्र) जमा किया जा चुका है। जिस कारण आपने इस कार्यालय के पत्रांक–1081 दिनांक–23.03.2023 द्वारा की गई मांग राशि को संशोधित करने का अनुरोध किया है।

उपरोक्त संबंध में सूचित करना है कि इस कार्यालय के पत्रांक–1081 दिनांक–23.03.2023 द्वारा मांग की गई राशि रूपया 18,02,17,569.00 (अठारह करोड़ दो लाख सतरा हजार पाँच सौ उनहतर रूपये मात्र) में से यदि आपके द्वारा पूर्व में निवर्त्तमान मूल्य के रूप में रूपया 7,93,26,720.00 (सात करोड़ तिरान्बे लाख छब्बीस हजार सात सौ बीस रूपये मात्र) जमा किया जा चुका है, तो शेष अंतर राशि रूपया 10,08,90,849.00 (दस करोड़ आठ लाख नब्बे हजार आठ सौ उनचास रूपये मात्र) ऑनलाईन चालान जेनरेट करते हुए जमा करने की सूचना CA Levies Format (कुल–रूपया 18,02,17,569.00 का) में भर कर प्रमण्डलीय कार्यालय में समर्पित करना सुनिश्चित करें, ताकि अग्रतर कार्रवाई की जा सके।

विश्वासभाजन

वन प्रमण्डल पदाँ यी वन प्रमण्डल. राँची

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