

पत्र संख्या-एच.आई.एल. / सी.सी.एम. / 2025-26 / 30

दिनांक : 07.05.2025

सेवा में,

वन प्रमण्डल पदाधिकारी, लातेहार वन प्रमण्डल, लातेहार ।

- विषय :– मेसर्स हिण्डाल्कों इण्डस्ट्रीज लिमिटेड द्वारा वन (संरक्षण) अधिनियम, 1980 के तहत् लातेहार वन प्रमण्डल अंतर्गत चकला कोल ब्लॉक के लिए प्रस्तावित रेल मार्ग एवं सड़क मार्ग निमार्ण हेतु 6.80 हे0 वन भूमि अपयोजन का प्रस्ताव के संबंध में।
- प्रसंग :- 1. वन प्रमण्डल पदाधिकारी, लातेहार वन प्रमण्डल, का पत्रांक 1295 दिनांक 27.08.2024 एवं पत्रांक 1474 दिनांक 20.09.2024 एवं पत्रांक 371 दिनांक 24.02.2025। 2. प्रधान मुख्य वन संरक्षक–सह–कार्यकारी निदेशक, बंजर भूमि विकास बोर्ड, झारखण्ड, रॉची का पत्रांक 771 दिनांक 21.08.2024।

#### महाशय,

उपर्युक्त विषयक प्रासंगिक पत्र के संबंध में कहना है कि, मेसर्स हिण्डाल्कों इण्डस्ट्रीज लिमिटेड द्वारा चकला कोल ब्लॉक के लिए प्रस्तावित रेल एवं सड़क मार्ग निमार्ण हेतु 6.80 हे0 वन भूमि अपयोजन प्रस्ताव में की गयी पृच्छा का निराकरण निम्नवत है :--

	क्र0	बिन्दुवार पृच्छा	पृच्छा का निराकरण
	1	प्रस्ताव के पार्ट–1 के कंडिका–B-2.4 में प्रयोक्ता अभिकरण द्वारा Component Wise Breakup स्पष्ट नहीं किया गया है।	प्रस्ताव के पार्ट-1 के कंडिका-B-2.4 में Component Wise Breakup स्पष्ट कर दिया गया है। तथा Rail & Road के उपयोग के लिए अधिसूचित वन भूमि, जंगल झाड़ी (Deemed Forest) एवं गैर वन भूमि का Plot Wise भूमि विवरण के साथ नक्शा संलग्न है। अनुलग्नक – 1 एवं 2A & 2B
	2	प्रस्ताव के पार्ट–1 के कंडिका–C में DGPS Map अपलोड नहीं है। इसे अपलोड किया जाना आवश्यक है।	प्रस्ताव के पार्ट–1 के कंडिका–C के अनुपालन में DGPS Map अपलोड कर दिया गया है।
DELIAK LEP	3	प्रस्ताव में Barest in Minimum use of forest land संबंधी वचनबद्धता अप्राप्त है।	प्रस्ताव में Barest in Minimum use of forest land के अनुपालन से संबंधित वचनबद्धता पत्र संलग्न कर दिया गया है। <b>अनुलग्नक – 3</b>
Unit Head H <b>HINDALC</b> Chakla Co Kanchari I Latehar, Jh	al Blo Nagri	CUSTRIES LIMITED ck, PlotiNo. 894, , P.O. & P.S. Chandwa, and-829203	Website : www.hindalco.com Corporate : www.hindalco.com Identity No. : L27020MH19589LC01123 Reg. No. : SEA15359000057



क्र	बिन्दुवार पृच्छा			पृच्छा का निराय	करण	
	प्रस्ताव में प्रयोक्ता	प्रस्तावि	त वनभूमि में ।	Voilation नहीं किर	र जाने के नांच	श में तनवत्र
	on and a draw with the	पत्र सं	लग्न कर दिय	गया है। अनुलग्न	西 — A	ज न पथनबद्धत
4	वनभूमि में Voilation नहीं			3		
	किये जाने का					
	वचनबद्धता अप्राप्त है।					
-	विषयगत प्रस्ताव हेतू	प्रस्तावि	त रेल एवं य	ड़क मार्ग के साथ	-+ +-0-	
	वैकल्पिक (Alternative)	मार्ग च	ज KMI संत्य	न है। अनुलग्नक-	दा वकाल्पक	(Alternative
	मार्ग का KML अनुपलब्ध	राज्य	गण्डांग वान	गहा अनुलग्नक-	5 (Pendrive)	
	है। Alternative के	अधिमा	रार्पगर धारा	की गयी पृच्छा व	क आलोक म	किहना है वि
	Option-2 में अधिसूचित	जापपा वैकन्नि	जा संस्था क एक रोज गर्ज ज	द्वारा प्रस्तावित रेल	एवं सड़क म	नार्ग के साथ द
	वनभूमि का रकबा शून्य	Gune	नक रल एव स	ड़क मार्ग का चयन	किया गया	था ।
	एवं जंगल–झाड़ 0.113	ाजसव	ग विवरण निम्न	नवत् है :—		
	एकड़ है। जबकि				वैकल्पिक	वैकल्पिक
	प्रस्तावित परियोजना के	क्र0	विवरण	प्रस्तावित रेल एवं राजन पर्ण	मार्ग -1	मार्ग -2
	The second s		1441*1	एवं सड़क मार्ग रकबा (एकड़ में)	रकबा	रकबा
	लिये अधिसूचित वनभूमि 15.25 एकड एवं		- 0 0	रपग्या (९५७७ म)	(एकड़ में)	(एकड़ में)
		1	अधिसूचित	15.25	9.36	0.00
	जंगल-झाड़ भूमि 1.55		वनभूमि जंगल		7.50	0.00
	एकड़ दर्शाया गया है।	2	झाडी	1.55	2.23	0.113
	Alternative के Option- 2 को प्रस्तावित क्यों नहीं	3	गैर वनभूमि	11.08	8.41	45.807
	विया गया है।	4	कुल रकबा			
5			(एकड़ में)	27.88	20.00	45.92
			संरेखण की			
		5	कुल लम्बाई (कि0मी0)	3.359	3.536	5.198
			(प्रिंग्णनाण) प्रभावित			
		6	मकानों	0	43	68
			की संख्या	Ů	43	08
		न्यनत	म वनभमि क्षेत्र	के उपयोग के अ	ाधार पर तीन	वैकनिगक गण
		का च	ग्राम किया गर	या है जबकि वैकलि	जित मार्ग 1	पफाल्पक मार गतं २ की का
		लंम्बा	ई प्रस्तावित रेव	ल मार्ग एवं सड़क	मार्ग जे अधिन	९५४४ फा थुए फूटै। टैकन्जिल
				आदिवासी आबादी		
				, जिससे समाजिक		
				ग विस्थापन और		
		1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1		पुक्तता के अनुरूप		
				(c) , और झारखण्ड		
				त्दु कमांक 3 के		
				ल न्यूनतम क्षेत्र के		
			ग्निक — 6	Y		
-		-30				1.00

DEEPAK LENKA Unit Head Hindalco Industries Ltd Chakla Coal Mines Chambra

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क्र0	बिन्दुवार पृच्छा	पृच्छा का निराकरण
		प्रस्तावित रेल एवं सड़क मार्ग को रेलवे विभाग द्वारा टोरी – शिवपुर मेन रेल लाईन से बिराटोली रेलवे साइडिंग के बाद Take up Point सुनिश्चित करते हुए प्रस्तावित रेल लाईन संरेखण को अनुमोदित किया गया है। जिसकी प्रति संलग्न है। अनुलग्नक – 7
6	विदित हो कि चकला कोल ब्लॉक हेतु एक अन्य प्रस्ताव खनन (503.578 हे0) के लिए प्रस्तावित है, जिसके item wise breakup में सड़क रेल एवं Infrastructure-30.0 हे0, वनभूमि का रकबा भी सम्मिलित किया गया है। उसके अतिरिक्त चकला कोल ब्लॉक के लिए प्रस्तावित रेल एवं सड़क मार्ग निर्माण हेतु अलग से 6.80 हे0 वनभूमि अपयोजन प्रस्ताव (FP/JH/RAIL/156521/2022) समर्पित है। इस तरह प्रयोक्ता अभिकरण द्वारा वनभूमि अपयोजन के लिये कुल दो परियोजनायें समर्पित किया गया है। जबकि भारत सरकार, पर्यावरण, वन एवं जलवायु परिर्वतन मंत्रालय, नई दिल्ली द्वारा निर्गत गाइडलाईन दिनांक 29.12.2023 के चैप्टर 7 के अनुसार उपरोक्त दोने परियोजनाओं के लिय एक ही समेकित प्रस्ताव समर्पित किया जान वांछनीय है।	भूमि का उपयोग नही दर्शाया गया है। माननीय सर्वोच्च न्यायालय, नई दिल्ली के आदेश के द्वारा वर्ष 2014 में कोल ब्लॉक के आवंटन को रद्द करने के बाद, कोल मंत्रालय भारत सरकार, नई दिल्ली के द्वारा वर्ष 2021 में निलामी के माध्यम से चकला कोल ब्लॉक मेसर्स हिण्डाल्को इंडस्ट्रीज लिमिटेड़ को आवंटित किया गया। कोल माइंस Special Provision ACT, 2015 के सेक्सन 8(4) एवं भारत सरकार, पर्यावरण, वन एवं जलवायु परिर्वतन मंत्रालय, नई दिल्ली द्वारा जारी वन भूमि अपयोजन के मार्गदर्शिका 2019 एवं 2023 के पैरा 5.4(II) के अनुसार चकला कोल ब्लॉक वन भूमि अपयोजन प्रस्ताव हिण्डाल्को इंडस्ट्रीज लि0 को हस्तांतरित किया गया है। अनुलग्नक–10A & 10B चकला कोल ब्लॉक खनन (503.578 हे0) के लिए वन भूमि अपयोजन प्रस्तावित है, जिसके item wise breakup में सड़क रेल एवं Infrastructure-30.0 हे0 वन भूमि का रकबा प्रस्तावित माइनिंग लीज क्षेत्र के अंतर्गत सम्मिलित है एवं माइनिंग लिज क्षेत्र के बाहर के लिए अलग से 6.80 हे0 वन भूमि अपयोजन का प्रस्ताव

DEEPAR LENKA Unit Head Hindalco Industries Ltd Chakla Coal Mines Chandwa

क्र0	बिन्दुवार पृच्छा	पृच्छा का निराकरण
		सड़क मार्ग की योजना के बिना ही राज्य सरकार द्वारा अनुमोदन के लिए FAC को समर्पित किया गया था, जिसे कोल ब्लॉक Cancellation के पश्चात Vesting Order के माध्यम से व्यवसायिक उपयोग हेतु पुनः आवंटित चकला कोल ब्लॉक के लिए वर्तमान प्रयोक्ता अभिकरण (हिण्डाल्कों इंडस्ट्रीज लिमिटेड) द्वारा रेल एवं सड़क मार्ग के लिए कोल ब्लॉक लीज क्षेत्र के बाहर पृथक से वन भूमि अपयोजन प्रस्ताव समर्पित किया गया है।

अत : श्रीमान जी से अनुरोध है कि, चकला कोल ब्लाक के लिए प्रस्तावित रेल एवं सड़क मार्ग निमार्ण हेतु 6.80 हे0 वन भूमि अपयोजन प्रस्ताव में की गयी पृच्छा का बिन्दुवार निराकरण प्रतिवेदन अग्रिम कार्यवाही हेतु सादर समप्रेषित है।

सधन्यवाद !

अनुलग्नक : यथोक्त ( ८ प्रतियों में )।

विश्वासभाजन अधिकृत अधिकोरी

हिण्डाल्कों इण्डस्ट्रीज लिमिटेड चकला कोल ब्लॉक, चंदवा, लातेहार।

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Summary:

Type of Land Record         CS/RS Record         Plot No.         Area (Acres)         Plot N           Notified Forest         CS         91, 1843, 2232, 2257         13.65         1843, 2           Notified Forest         CS         91, 1843, 2232, 2257         13.65         1843, 2           Jangle Jhari         RS         2921/3930, 3357         0.89         3142, 3067           Jangle Jhari         RS         2921/3930, 3357         0.89         3142, 3067           Jangle Jhari         RS         2921/3930, 3357         0.89         3142, 3067           Jangle Jhari         RS         2929, 3057, 3006, 3081, 3355         2921/3930, 3115, 3087         3076, 3079, 3087           Non-Forest         RS         3010, 3079, 3087, 3084, 3355, 3354, 3013, 2996, 8.69         2096, 3012, 3116, 3076, 3059, 3076, 3059, 3076, 3059, 3076, 3059, 3076, 3059, 3056, 2096, 3125, 3066, 3125, 2999, 3007, 3063         3026, 2995, 3007, 3063           Non-Forest         RS         3012, 3149, 2099, 3007, 3063         3121, 3135, 29           Total Area         Total Area         Total Area         Total Area         Total Area	-					prod		ſ	
CX/NS RecordPlot No.Area (Acres)Plot No.Area (Acres)In (Acres)In (Acres)CS91, 1843, 2232, 225713.6513.651843, 22321.6015.25CS91, 1843, 2232, 225713.6513.651843, 22321.6015.25RS2921/3930, 33570.892921/3930, 3115, 3126, 3134,0.661.55RS2989, 3057, 3006, 3080, 3081,0.892921/3930, 3115, 3126, 3134,0.661.553010, 3079, 3087, 3084, 3355, 3354,3036, 3079, 3087, 3006, 3080, 3010,3076, 3079, 3087, 3006, 3080, 3010,1.55RS33356, 3007, 3087, 3084, 3355, 3354,3076, 3079, 3087, 3084, 3120,2.396, 3012, 3140, 3077,2.399RS3010, 3076, 3077, 3085, 3056, 2995,3066, 3125, 3141, 3119,2.39911.083060, 3056, 3077, 3085, 3066, 2995,3085, 3066, 2995, 30633121, 3135, 2995, 306311.08Total AreaTotal Area27.8827.88			20120	Rail		Road		Total Aven	[
CS         91, 1843, 2232, 2257         13.65         1843, 2232         1.60         15.25           RS         2921/3930, 3357         0.89         3142, 3067, 3118         0.66         1.55           RS         2989, 3057, 3006, 3009, 3081, 3081, 3010, 3079, 3087, 3010, 3079, 3087, 3086, 3010, 3079, 3087, 3084, 3120, 3010, 3079, 3087, 3084, 3120, 3010, 3076, 3079, 3087, 3084, 3120, 3012, 3349, 2997, 2998, 3058, 3059, 3076, 3079, 3087, 3084, 3120, 3012, 3349, 2997, 2998, 3058, 3059, 3012, 3140, 3077, 3085, 3056, 2996, 3012, 3140, 3077, 3085, 3056, 2995, 3066, 3125, 3141, 3119, 3060, 3056, 3007, 3063         11.08           Atotal Area         Total Area         200         3055, 3007, 3063         3121, 3135, 2995, 3063         27.88	SI. No.		CS/RS Record	Plot No.	Area (Acres)	Plot No.	Area (Acres)	in (Acres)	I otal Area in (Ha.)
RS         2921/3930, 3357         0.89         2921/3930, 3115, 3126, 3134, 0.66         1.55         1.55           RS         2989, 3057, 3006, 3009, 3081, 3142, 3067, 3118         0.66         1.55         1.55           2989, 3057, 3006, 3009, 3081, 3010, 3079, 3087, 3006, 3080, 3010, 3079, 3087, 3084, 3120, 3076, 3079, 3087, 3084, 3120, 3076, 3075, 3012, 3140, 3077, 2.39         11.08           RS         3356, 3008, 3352, 3353, 3013, 2996, 8.69         2996, 3012, 3116, 3140, 3077, 2.39         11.08           3012, 3349, 2997, 2998, 3058, 3059, 3056, 3125, 3141, 3119, 3066, 3125, 3141, 3119, 3066, 3125, 3065, 3077, 3085, 3066, 3125, 2995, 3063         2.399, 3007, 3063         2.399, 3007, 3063           Artal Area         Total Area         2012, 3135, 2995, 3063         2.395, 3063         2.3995, 3063	-	Notified Forest	ຽ	91, 1843, 2232, 2257	13.65	1843, 2232	1.60	15.25	6.17
2989, 3057, 3006, 3009, 3080, 3081,         2989, 3057, 3006, 3009, 3081,         3010, 3079, 3087, 3084, 3150,         2010, 3079, 3087, 3084, 3120,         3010, 3079, 3087, 3084, 3120,         3010, 3076, 3077,         3010, 3076, 3077,         2335, 3013, 2996,         8.69         2096, 3012, 3116, 3140, 3077,         2.339         11.08 <t< th=""><td>5</td><td>Jangle Jhari</td><td>RS</td><td>2921/3930, 3357</td><td>0.89</td><td>2921/3930, 3115, 3126, 3134, 3142, 3067, 3118</td><td>0.66</td><td>1.55</td><td>0.63</td></t<>	5	Jangle Jhari	RS	2921/3930, 3357	0.89	2921/3930, 3115, 3126, 3134, 3142, 3067, 3118	0.66	1.55	0.63
27.88	m	Non-Forest	ß	2989, 3057, 3006, 3009, 3080, 3081, 3010, 3079, 3087, 3084, 3355, 3354, 3356, 3008, 3352, 3353, 3013, 2996, 3012, 3349, 2997, 2998, 3058, 3059, 3060, 3056, 3077, 3085, 3066, 2995, 2999, 3007, 3063	8.69	2989, 3057, 3006, 3080, 3010, 3076, 3079, 3087, 3084, 3120, 2996, 3012, 3116, 3140, 3077, 3085, 3066, 3125, 3141, 3119, 3121, 3135, 2995, 3063		11.08	4.48
				Total Area				27.88	11.28

# Plot Wise Details Report:

-	-				
Grand	Area (Acres)	3.25	4.60	5.55	1.85
Sub Total Area (Acres)	Road	3.25 0.00	1.29	0.31	0.00
Sub Area (	Rail	3.25	3.31	5.24	1.85
Non-Forest Area in Acre (AS Per RS Record)	Sub Total Area (Acres)				
1-Forest Al cre (AS Pel Record)	Road				
Ac	Rail				
GM Jungle Jhari Area in Acre (AS Per RS Record)	Sub Total Area (Acres)				
Jungle Jhar Acre (AS Pe Record)	Road				
GM	Rail				
Notified Forest Area in Acre (AS Per CS Record)	Sub Total Area (Acres)	3.25	4.60	5.55	1.85
d Fores AS Per C	Road	3.25 0.00	1.29	0.31	0.00
Notifie Acre (/	Rail	3.25	3.31	5.24	1.85
	Plot No	91	1843	2232	2257
-	Knata No.				
	No.	9	9	9	9
1	No. No. No.	239	238	238	238
Name	of Village	Bana	Chakla	Chakla	Chakla
	SI.No	1	2	З	4

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DEEPAK LENKA Unit Head Unit Head Itimuda o Indusvies Ltd Chatta Coal Wines Chaudora

Halka         Khata         Plot No           No.         No.         No.           No.         No.         Plot No           6         280         3115           6         280         3134           6         280         3134           6         280         3134           6         280         3134           6         280         3134           6         280         3134           6         280         3134           6         280         3142           6         280         3142           6         280         3142           6         280         3142           6         280         3142           6         280         3142           6         280         3157           6         281         2989           6         281         3057           6         280         3006           6         280         3009           6         280         3009	Li Koad	Sub Total Area					Record)	rd)	1 00 00	Area (Acres)	Crand
280       3115         280       3115         280       3126         280       3134         280       3134         280       3134         280       3134         280       3134         280       3134         280       3142         280       3142         280       3142         280       3142         280       3142         280       3067         281       2989         281       2989         281       2989         281       3057         280       3006         280       3006         280       3009		Area			Sub Total		100	Sub Total	-	T	Total
280 280 280 280 280 280 280 280 280 281 281 281 281 281 281 281 281 281 281		(Acros	Rail	Road	Area	Kall	коаа	Area	Rail	Road	(Acres)
280 280 280 280 280 280 280 281 281 281 281 281 281 281 281 281 281		ורבואטו			(Acres)			(Acres)			
280 280 280 280 280 280 280 280 281 281 281 280 280 280 280			0.00	0.07	0.07				0.00	0.07	0.07
280 280 280 280 280 281 281 281 281 281 281 280 280			0.00	0.02	0.02				0.00	0.02	0.02
280 280 280 280 280 281 281 281 281 280 280 280			0.00	0.21	0.21				0.00	0.21	0.21
280 280 280 280 281 281 281 281 281 280 280			0.77 0	0.22	0.99				0.77	0.22	0.99
280 280 280 281 281 281 281 280 280 280			0.00	0.05	0.05				0.00	0.05	0.05
280 280 281 281 281 280 280			0.00	0.01	0.01				0.00	0.01	0.01
280 281 281 281 280 280 280			0.00	0.08	0.08				0.00	0.08	0.08
281 281 280 280 280			0.12 0	0.00	0.12				0.12	0.00	0.12
281 280 280 280						0.15	0.02	0.17	0.15	0.02	0.17
280 280 280						0.33	0.04	0.37	0.33	0.04	0.37
280						1.19	0.28	1.47	1.19	0.28	1.47
280						0.33	0.00	0.33	0.33	0.00	0.33
						0.31	0.03	0.34	0.31	0.03	0.34
6 280 3081						0.24	0.00	0.24	0.24	0.00	0.24
						0.09	0.09	0.18	0.09	0.09	0.18
6 280 3076						0.00	0.01	0.01	0.00	0.01	0.01
						0.05	0.07	0.12	0.05	0.07	0.12
6 280 3087						0.01	0.08	0.09	0.01	0.08	0.09
6 280 3084						0.13	0.06	0.19	0.13	0.06	0.19
6 280 3120						0.00	0.18	0.18	0.00	0.18	0.18
6 280 3355						0.05	0.00	0.05	0.05	0.00	0.05
6 280 3354						0.05	0.00	0.05	0.05	0.00	0.05

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		_	_		-			-	-	-	_	-			_	_								
Grand 1	Total Area (Acres)		0.02	0.30	0.03	0.01	0.19	0.35	1.19	0.56	0.48	0.05	0.19	0.40	0.11	0.14	0.03	0.23	0.06	0.27	0.57	0.01	0.19	0.01
L	Road		00.00	0.00	0.00	0.00	0.00	0.14	0.17	0.00	0.00	0.00	0.00	0.00	0.00	0.14	0.00	0.23	0.05	0.18	0.19	0.01	0.19	0.01
Sub Total Area (Acres)	Rail		0.02	0.30	0.03	0.01	0.19	0.21	1.02	0.56	0.48	0.05	0.19	0.40	0.11	0.00	0.03	0.00	0.01	0.09	0.38	0.00	0.00	0.00
Area in er RS d)	Sub Total Area	(Acres)	0.02	0.30	0.03	0.01	0.19	0.35	1.19	0.56	0.48	0.05	0.19	0.40	0.11	0.14	0.03	0.23	0.06	0.27	0.57	0.01	0.19	0.01
Non-Forest Area in Acre (AS Per RS Record)	Road	1	0.00	0.00	0.00	0.00	0.00	0.14	0.17	0.00	0.00	0.00	0.00	0.00	0.00	0.14	0.00	0.23	0.05	0.18	0.19	0.01	0.19	0.01
Ac	Rail		0.02	0.30	0.03	0.01	0.19	0.21	1.02	0.56	0.48	0.05	0.19	0.40	0.11	0.00	0.03	0.00	0.01	0.09	0.38	0.00	0.00	0.00
- 0	Sub Total Area	(Acres)																						
Acre (AS P Record)	Road												3 4											
ni 1 di	Rail																							
Notified Forest Area in Acre (AS Per CS Record)	Sub Total Area	(Acres)																						
ed Fores AS Per C	Road																							
Notifie Acre (/	Rail																							
25	Plot No		3356	3008	3352	3353	3013	2996	3012	3349	2997	2998	3058	3059	3060	3116	3056	3140	3077	3085	3066	3125	3141	3119
1	Knata No.		280	10	28	29	71	104	110	110	120	120	120	120	120	128	157	157	157	157	220	256	256	256
	Halka No.		9	9	9	9	9	9	9	9	9	9	9	9	9	9	9	6	6	9	9	9	9	9
	Thana No.		238	238	238	238	238	238	238	238	238	238	238	238	238	238	238	238	238	238	238	238	238	238
Name			Chakla	Chakla	Chakla	Chakla	Chakla	Chakla	Chakla	Chakla	Chakla	Chakla	Chakla	Chakla	Chakla	Chakla	Chakla	Chakla	Chakla	Chakla	Chakla	Chakla	_	Chakla
	SI.No		27	28	-	-	-	$\vdash$	33	34	-	36	37	38	39	40	41	42	43	44	45	46 (		48 (

DEEPAA LENKA Unit Nead Hindra, o Industries Lid Chaita Coal Vitnes Chambras

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	1	-						
Grand T	Total Area (Acres)	0.01	0.02	0.68	0.05	0.14	1.00	27.88
-	Road	0.01	0.02	0.13	0.00	0.00	0.06	4.65
Sub Total Area (Acres)	Rail	0.00	0.00	0.55	0.05	0.14	0.94	23.23
-	Sub Total Area (Acres)	0.01	0.02	0.68	0.05	0.14	1.00	11.08
Non-Forest Area in Acre (AS Per RS Record)	Road	0.01	0.02	0.13	0.00	0.00	0.06	2.39
Ac	Rail	0.00	0.00	0.55	0.05	0.14	0.94	8.69
GM Jungle Jhari Area in Acre (AS Per RS Record)	Sub Total Area (Acres)							1.55
Jungle Jha Acre (AS P Record)	Road							0.66
Ω i	Rail							0.89
Notified Forest Area in Acre (AS Per CS Record)	Sub Total Area (Acres)							15.25
ed Fores AS Per C	Road							1.60
Notified For Acre (AS Pei	Rail							13.65 1.60
	Plot No	3121	3135	2995	2999	3007	3063	
	Khata No.	257	257	270	270	270	270	rea
	Thana Halka Khata No. No. No.	9	9		9	9	9	osed A
	Thana No.	738	238	738	238	238	238	Total Proposed Area
ameN	of Village	chacha	Chakla	Chabla	Chakla	Chakla	Chakla	1.
	SI.No	VU	t 1	20	10	3 13	54	



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# Forest Map Showing Notified Forest Boundary, DGPS Coordinate with Patch for Proposed **Railway & Road Corridor for Coal Transportation in Chakla Coal Block**

			1					84°46		.* • ٨	·	1 1: - "		स्टोर ह	1	1. J.	News
	PointI	1	Read Bour	ndary Points Coor 1g Longitude	idinates Latitude	S_No	PatchNe	o Point ID	Notified Forest Easting	& Jungle Jhari DGPS	Survey Points	Latitude				3 40 C 39	Anab
	R-1 R-2	275205.981				1	-	P-1 P-2	275205.9819 275109.5461	2626636.256 2626661.301	84°47'41.06152"	23°44′06.21285″	.ú.				Proposed Rail
	R-3 R-4	275068.940	01 2626665.3		5" 23°44'07.08935'	" 3	1	P-3	275068.9401	2626665.356	84°47'37.64400" 84°47'36.20855"	23°44'06.97804" 23°44'07.08935"			1	1	1
	R-5	274932.211	3 2626671.4	462 84°47'31.37920	)* 23°44'07.21881'	" 5		P-4 P-48	275007.1376 275011.1163	2626675.425 2626582.908	84°47'34.02164" 84°47'34.21273*	23°44'07.38536" 23°44'04.38120"	S.	Village	7	RS Plot No	Khatiyan Ow
	R-6 R-7	274907.375 274865.295			7" 23°44'06.96850' 5" 23°44'06.82208'	" <u>6</u> " 7		P-49 P-50	275071.0014 275125.7861	2626598.446 2626591.277	84°47'36.31793" 84°47'38.25554"	23°44'04.91629" 23°44'04.71095"	No.	Name	No		
	R-8 R-9	274811.077 274770.860		412 84°47'27.11190 144 84°47'25.69274	)" 23°44'06.66872' 1" 23°44'06.63972'	-		P-51 P-52	275163.0792 275209.3867	2626581.53 2626563.133	84°47'39.57717" 84°47'41.22170"	23°44'04.41300" 23°44'03.83856"	1	Chakla	280	3115	अनावाद विष्
N0	R-10 R-11	274720.867				" <u>10</u> " <u>11</u>	Patch-1	P-53	275260.5109	2626533.783	84°47'43.04223"	23°44'02.91063"					
23°44'30"N	R-12 R-13	274620.867	14 2626655.6	572 84°47'20.39863	3" 23°44'06.54866'	12		P-54 P-55	275299.4382 275323.4206	2626502.956 2626479.118	84°47'44.43307" 84°47'45.29258"	23°44'01.92856" 23°44'01.16606"	2	Chakla	280	3126	अनावाद विह
23°4	R-14	274520.895	5 2626653.9	99 84°47'16.87094		13		P-56 P-57	275346.6365 274968.5506	2626457.187 2626582.355	84°47'46.12399" 84°47'32.71064"	23°44'00.46513" 23°44'04.34179"	1-				
	R-15 R-16			205 84°47'15.10825 518 84°47'13.34542		15		P-58 P-59	275002.8029 275240.406	2626675.254 2626626.472	84°47'33.86874" 84°47'42.28191"	23°44'07.37763" 23°44'05.91226"	3	Chakla	280	3134	अनावाद विह
	R-17 R-18			09 84°47'11.58099 199 84°47'09.81657		17		P-60 P-61	275067.9034 275162.8565	2626660.172 2626637.85	84°47'36.17479" 84°47'39.53849"	23°44'06.92039" 23°44'06.24292"					
	R-19 R-20		8 2626648.9 5 2626648.4			19	Patch-2	P-62	274503.1649	2626593.321	84°47'16.27841"	23°44'04.46323"	4	Chakla	280	2921/3930	अनावाद विष
	R-21	274170.970	1 2626647.9	69 84°47'04.52329	23°44'06.07095'	21	Patch-2	P-64	274505.359 274513.688	2626601.352 2626593.697	84°4716.35145" 84°4716.64963*	23°44'04,72528" 23°44'04,48076"		Chalde	200	2442	
	R-22 R-23	274071.233	5 2626643.0			22		P-5 P-6	274391.887 274320.9622	2626650,222 2626649.499	84°4712.31953" 84°47'09.81657"	23°44'06.25588" 23°44'06.19653"	5	Chakla	280	3142	अनावाद विष्
	R-24 R-25	274022.546 273976.512				24		P-7 P-8	274270.9648 274220.9675	2626648,989 2626648,479	84°47'08.05214" 84°47'06.28772"	23°44'06.15468" .23°44'06.11282"	6	Chakla	280	3067	अनावाद विष्
	R-26 R-27	273932.667			-	26		P-9 P-10	274170.9701 274120.9727	2626647.969 2626647.459	84°47'04.52329" 84°47'02.75887"	23°44'06.07095"	1		200	5007	जनापाद पि
	R-28 R-29	273853.39	7 2626525.7 3 2626488.2			28		P-11 P-12	274071.2335	2626643.019	84°47'01.00572"	23°44'06.02907" 23°44'05.85963"	7 7	Chakla	280	3118	अनावाद विष्
	R-30	273796.211	6 2626444.0	59 84°46′51.40778	* 23°43'59.27609"	30		P-13	274004.0728 273976.5128	2626624.854 2626613.778	84°46'58.64522" 84°46'57.67856"	23°44'05.23541" 23°44'04.86155"	v				
	R-31 R-32		5 2626388.4	101 84°46'50.52765	" 23°43′57.43401"	31 32		P-14 P-15	273932.6677 273891.8516	2626588.558 2626559.289	84°46'56.14489" 84°46'54.72036"	23°44'04.01987' 23°44'03.04817'	8	Chakla	280	3357	अनावाद विष्
	R-33 R-34		4 2626301.0 3 2626239.8	14 84°46'50.13832 69 84°46'49.86592	" 23°43'54.58826" " 23°43'52.59711"	33 34		P-16 P-17	273853.397 273823.1243	2626525.721	84°46'53.38156" 84°46'52.33368"	23°44'01.93797" 23°44'00.70618"	-	1			
	R-35 R-36	273759.908 273749.944		52 84°46'50.23933 31 84°46'49.93637		35		P-18 P-19	273796.2116 273777.858	2626444.69 2626405.353	84°46'51.40778" 84°46'50.78164"	23°43'59.27609" . 23°43'57.98859"					<b>Total Area</b>
	R-37 R-38	273742.856				37	1	P-20 P-21	273770.3975 273933.7202	2626388.401	84°46'50.52765"	23°43'57.43401"	-	en f		1	15 5
	R-39 R-40	273769.470	3 2626122.8 4 2626172.4	41 84°46'50.64111	" 23°43'48.80473"	39	1	P-22	273810.159	2626525.827 2626354.622	84°46'56.21655" 84°46'51.94963"	23°44*01.98212" 23°43'56.35657"	1		~ 1	4.II	1 /
	R-41	273782.480	6 2626221.9	91 84°46'51.04572	" 23°43'52.03300"	40		P-23 P-24	273758.004 273763.9849	2626301.014 2626343.186	84°46'50.13832" 84°46'50.32621"	23°43'54.58826" 23°43'55.96157"		0	Q	-0H	1-0-1-
	R-42 R-43	273789.957 273801.750		85 84°46′51.28243 75 84°46′51.67191		42 43		P-25 P-26	273782.7246 273789.9576	2626223.851 2626271.385	84°46'51.05331" 84°46'51.28243"	23°43'52.09355" 23°43'53.64173"			X		
	R-44 R-45	273815.938 273836.595		53 84°46′52.14638 76 84°46′52.85044		44		P-27 P-28	273801.7501 273815.9382	2626319.975 2626367,753	84°46'51.67191" 84°46'52.14638"	23°43'55.22652" 23°43'56.78618"	at a f	the set	r 11		
	R-46 R-47	273862.885 273895.942		78 84°46′53.75496 91 84°46′54.90112		46		P-29 P-30	273832.5766 273862.8858	2626405.151 2626455.778	84°46'52.71305" 84°46'53.75496"	23°43'58.00975"		2	7 V	Ra	na Vi
-	R-48	273933.720	-		" 23°44'01.98212"	48	Patch-3	P-31	273895.9423	2626493.191	84°46'54.90112"	23°43'59.67014" . 23°44'00.90252"			Y		IICI VI
	R-50	274019.855	1 2626576.4	13 84°46 59.22890	* 23°44'03.66996*	= 49 1 50		P-32 P-33	273946.2 273975.8768	2626534.002 2626552.706	84°46'56.65254" 84°46'57.68971"	23°44'02.25406" 23°44'02.87684"	1		1		18 ·
	R-51 R-52	274067.407 274117.006		67 84°47'00.89897' 99 84°47'02.64641'		51		P-34 P-35	274019.8551 274067.4074	2626576.43 2626591.567	84°46'59.22890" 84°47'00.89897"	23°44'03.66996" 23°44'04.18589"	1	an a	A	· ·	<b>1</b>
1.1	R-53 R-54	274167.003 274220.404		25 84°47'04.41081' 17 84°47'06.29532'	-	53 7 54		P-36 P-37	274117.0066 274167.0038	2626597.399 2626597.925	84°47'02.64641" 84°47'04.41081"	23°44'04.40049" 23°44'04.44289"	-1		19		-
	R-55 R-56	274180.477		7 84°47'04.89738' 69 84°47'04.44162'	Second and a second	55		P-38 P-39	274220.4043 274180.4771	2626598.47 2626577.87	84°47'06.29532" 84°47'04.89738"	23°44′04.48760″	1	the of	1 Carl		Pato
	R-57 R-58	274159.739	5 2626479.50	02 84°47'04.21950' 15 84°47'03.93411'	23°44'00.59128"	57		P-40	. 274166.7984	2626528.669	84°4704.44162*	23°44'03.79805" 23°44'02.19242*		74.	de la		
	R-59	274145.255	2 2626385.45	58 84°47'03.75995'	23°43'57.52820"	59		P-45 P-46	274185.227 274226.3436	2626563.855 2626588.504	84°47'05.07273" 84°47'06.51043"	23°44'03.34505" 23°44'04.16678"		1	2	2	1999
	R-60 R-61	274139.962 274131.6588	8 2626305.47	2 84°47'03.59024" 72 84°47'03.32402"	23°43'54.92232"	60 61		P-47 P-65	274280.2149 274396.9702	2626589.08 2626647.934	84°47'08.41154" 84°47'12.50020"	23°44'04.21273* 23°44'06.18410*					R
	R-62 R-63			03 84°47'01.91693" 03 84°47'00.46152"	the second division in the local division in	62 63		P-66 P-67	274370.1482 274353.9525	2626589.997 2626589.832	84°47'11.58530" 84°47'11.01376"	23°44'04.28801" 23°44'04.27445"	E	1	and -	<b>()</b>	R-26 P-15
	R-64 R-65	274015.884 273984.2913		56 84°46'59.30280" 85 84°46'58.20390"		64 65		P-68 P-69	274318.024 274287.2819	2626603.731 2626601.592	84°47'09.73800" 84°47'08.65410"	23°44'04.70791" 23°44'04.62288"	( The second	p con	1		RZAD
	R-66	273994.1139		1 84°46 58.55502" 39 84°46 59.57730"		66 67		· P-70 P-71	274266.4923	2626588.94	84°47'07.92726"	23°44'04.20124"	71		7	R-28-0	A Logits
N0	R-68	274048.4662	2626205.56	56 84°47'00.44266"	23°43'51.63399"	68		P-72	274275.4663 274178.0257	2626600.683 2626539.765	84°47'08.23756" 84°47'04.83180"	23°44'04.58737" 23°44'02.55867"	N.	, per )	7		R-48
44	R-69 R-70		5 2626277.26	14 84°47'01.65318" 52 84°47'02.86371"	23°43'53.99888"	69 70		P-73 P-74	274176.0727 274168.7596	2626525.777 2626542.329	84°47'04.77055" 84°47'04.50333"	23°44'02.10316" 23°44'02.63728"	11	X		2	21
23	R-71 R-72	274140.9962 274150.5195	-	3 84°47'03.65619" 55 84°47'03.96153"		71		P-75 P-76	273779.562 273758.0018	2626199.749 2626221.525	84°46'50.95496" 84°46'50.18201"	23°43'51.30881" 23°43'52.00542"	WY	-t		Raging	i y
	R-73 R-74	274160.6478		39 84°47'04.28626" 36 84°47'04.50811"		73		P-77 P-78	273756.2676 273759.9083	2626206.374	84°46'50.12914" 84°46'50.23933"	23°43'51.51225" 23°43'52.59436"	64			[ pas/	V .
	R-75 R-76	274174.6178		56 84°47'04.72492" 55 84°47'05.07273"		75		P-79 P-41	273749.3323	2626239.869	84°46'49.86592"	23°43'52.59711"	Sector Sector and Sector	1	R-32	and the	
	R-77	274226.3436	5 2626588.50	04 84°47'06.51043"	23°44′04.16678″	. 71	Patch-4	P-81	· 274159.7396 274150.9047	2626479.502 2626408.157	84°47'04.21950" 84°47'03.94687"	23°44'00.59128" 23°43'58.26862"		Rà		P-22	;
	R-78 R-79	274280.2149 274326.3379	2626589.5	5 84°47'10.03923"		78 79		P-82 P-94	274166.0931 274149.1511	2626474.871 2626408.378	84°47'04.44629" 84°47'03.88486"	23°44'00.44402" 23°43'58.27490"	1	\$3.	-01 25	R-48 P-27	
	R-80 R-81	274376.3353 274426.3326		6 84°47'11.80365" 75 84°47'13.56806"		80 81	Patch-5	P-80 'P-84	274147.8379 274150.2305	2626400.652 2626399.327	84°47'03.84275" 84°47'03.92793"	23°43'58.02320" 23°43'57.98137"	. 1	1	Land	1	1 /
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	R-84 R-85	274576.2435	2626595.58	33 84°47'18.85655" 32 84°47'20.62128"	23°44'04.57363"	84		P-43 P-44	274114.9431 274140.9962	2626303.412 2626273.935 2626300.73	84°47'02.75137"	23°43'53.88915"	1	3.17	Rading		11
	R-86 R-87	274676.2433	2626595.78	81 84°47'22.38602"	23°44'04.63058"	86	Dette	· P-83	274151.3053	2626378.043	84°47'03.65619" 84°47'03.97756"	23°43'54.77298" 23°43'57.29032"	av	405	-	4.30	3.50 / 100
	R-88	274814.8856	2626596.43	81 84°47'24.15076" 86 84°47'27.27917"	23°44'04.72182"	87 88	Patch-6	P-86 P-87	274153.98 274139.9622	2626377.113 2626354.32	84°47'04.07248" 84°47'03.59024"	23°43'57.26145" 23°43'56.51375"	100	Ph	1.	R-40	
	R-89 R-90	274909.3638 274935.691	2626586.7	76 84°47'30.61577" 2 84°47'31.54844"	23°44'04.46706"	89 90		P-88 P-89	274149.3451 274108.4229	2626349.846 2626281.574	84°47'03.92388" 84°47'02.51704"	23°43'56.37313" 23°43'54.13407"	11	S-RS-	3357 R-36		· ~
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M/S HINDALCO INDUSTRIES LIMITED

Chakla Railway & Road Corridor

NORTH KARANPURA COALFIELD,

VILLAGE - CHAKLA, DIST. LATEHAR, JHARKHAND

Forest DGPS Map

Linneu

Hindalco Indusules

-10/130

84°48'0"E

IFS

Raushan Kumar

Divisional Forest Office Latehar Forest Division, Latehar

4548

3442

DEEPAK LENKA Unit Head Hindalco Industries Ltd. Chakla Coal Mines Chandwa



### <u>CERTIFICATE for Minimum use of Forest land for Chakla Coal Transportation</u> <u>Pathway (Railway and Road Corridor)</u>

I, on behalf of the company (Chakla Coal Mine, Hindalco Industries limited) hereby certify that that the Forest area involved in the proposal is minimum forest area i.e., 6.799 Ha (6.80 Ha.) proposed for diversion.

Place: Chandwa

Date: 20.07.2022

Signature of User Agency

Rajiv Kumar AVP (Mining) Chakla Coal Mine Hind Authorised Signa<del>tory on be</del>half of Hindalco Industries Limited 3490-3

**Countersigned By:** 

Divisional Forest Officer Latehar Forest Division Office Seal Seal Street Officer

HINDALCO INDUSTRIES LIMITED Vasundhara Mega Mart, 2nd Floor Near Argora Chowk, P.S. Argora, Ranch-834002 (Jharkhand)

Telephone + 91 651 2247900/01 Fax + 91 651 22479002 Website Corporate Identity N

www.hindalco.com www.hindalco.com L27020MH19589LC011238



# No Violation of forest conservation Act 1980/Guideline under it

I, on behalf of the company (Chakla Coal Mine, Hindalco Industries limited) hereby undertake that no violation under forest conservation Act 1980 /Guideline under it has been done by Hindalco Industries Limited at Coal Transportation Pathway-Railway & Road Corridor of Chakla Coal block in Latehar, district of Jharkhand.

Place: Chandwa

Date: 20.07.2022

Rajiv Kumar

Rajiv Kumar Authorised Person Chakla Coal Mine AVP (Mining) Hindalco Industries Lindfol

Chakla Coal Mine Authorised Signatory on behalf of Hindalco Industries Limited

DEEPAK LENKA Unit Head

3130.4

Hindalco Industries Ltd Chakla Coal Mines Chambrid

HINDALCO INDUSTRIES LIMITED Vasundhara Mega Mart, 2nd Floor Near Argora Chowk, P.S. Argora, Ranchi-834002 (Jharkmand)

Telephone + 91 651 2247900/01 Fax + 91 651 22479002

Website Corporate Identity No.

www.hindalco.com www.hindalco.com L27020MH19589LC011238





23°42'0"N	SI.No	Corridor Name	Total Railway Corridor Length in Meters	Railway Corridor Length Outside Chakla ML Area (Mटरहर)	Approx. Width (mt) of Railway Corridor	Railway Corridor Total Area (Acres)	Railway Corridor oustide Chakla ML Area in (Ac.)	New Road Required to be Made in Meters (Outside Chakla ML Area)	Approx. Width of New Road (mt)	New Road Proposed Area oustide Chakla MLin (Ac.)	Total Area outside ML (Ac.)	Notifie Ch
	1	Proposed	3359.24	1647.1	50	45.4	23.86	1683.09	10	4.02	27.88	
41'30"N	2	Alternate 1	3536.35	1597.19	50	43.64	20.00	Nil	Nil	Nil	20.00	
23°	3	Alternate 2	5198.05	3537.45	50	64.22	43.71	894.84	10	2.21	45.92	
	84	°45'30"E	84°46'0"E	2000 BAC	46'30"E	9494710115		AND ME DEPART OF				

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84°46'30"E

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PROPOSED & ALTERNATE RAILWAY & ROAD CORRIDOR

NORTH KARANPURA COALFIELD

VILLAGE-CHAKLA, BANA, CHATRO & NAGAR, DIST - LATEHAR, JHARKHAND

SATELLITE MAP

SCALE 1:10000

84°51'0"E

84°52'0"E

0	afte suche gradered alle graderequer il sitan utanse alle graditati all'ante su'altren, 2013	8. समुचित सरकार द्वारा भूमि अर्जन संबंधी प्रस्थायभाओं की और सम्पतिक प्रकार निर्धारण रिपोर्ट की परीक्षा(1) तमुचित सरकार पह सुनिष्टिवत कोली थि,	(क) प्रस्तावित अर्जन का ऐसा विधिसमनत और सद्भाविक लोक प्रयोजन है जिनके कि		(ग) परियाजना के लिए अपाक्षत भूम क कवल न्यूनतम क्षत्र के अजन का इस्होमन को जाए:	(घ) ऐसी कोई अनुग्योजित भूमि नहीं है, जिसका उस क्षेत्र में पूर्व में उस्ता कि का *	र, (छ) पूर्व में अर्जित और अनुक्योंजित पड़ी रही भूमि, दरि कोई हा, 'गा अन्धेन उ, लोक प्रयोजन के लिए किया जाए और वह उसकी बावत फिफाग्रिओं तरांगे।	(2) समुचित सरकार, कलकटर को रिपोर्ट पर, चरि कोई हो तथा कामाजिक समामा तथां ग अध्ययन संबंधी विशेषज्ञ समूह को रिपोर्ट पर विचार कोंगो और वर्षों पर मिलार को पे 	भरषात् अशन क १९९९ ५५ क्व का त्वभारत करण भरता भरत का भूग गुणा गरना अवसंरचन, पार्सिश्वतिकी में कम से कम विष्ठ और प्रपादित व्यक्तियां का म्हाका गिल्ह	समाधात सुमिश्चित होता हो। ४०२ जनविन्य याव्यन्य का निनियचन प्राणविन्नी संसायन जनवातिका सार्वान के हो हैये	्रिंग चंद्रा कर बरकार का मनगरवप, बयाल्या, गयान्स, म्याने, गरफारका में १ व्याने के बिला करनेट्र, उपखंड मनिस्ट्रेट तथा तहसील जायांतर्यों में स्थानीत भाषा मे ७ - ८४ कदर जाएगा और प्रथावित क्षेत्रों में ऐसी रीति में, जो विहित को जाए प्रकाशित किम जाना थी	समुचित सरकार की मेबसाइट पर अपलोड किया जाएगा : गांव करने लाग २ जने याकाम ८०२ से मना वित्रिंडिंग मगोलमें के लिग भोगे का थि। कि	गए पहा जात 2 था उपचार (2) न वया लिलावर अगवना का होते हैंन पता है। जाने की ईस्सा की जाती है, चहां समुदित सरकार यह भी आंभेनिकन करेती कि पत 20कि कुटुंबों की पूर्व सहमति, जेसी धारा 2 की उपघार (2) के परंतुक के अयोन ठानेपेल है, तुने भी में, जो विहित की जार, अभिप्राप्त कर हो। मई है।	9. साथाजिक सामाधात निर्धारण से खूटजहां थाय 40 के अधेन अलालगरिक होते उपवेधों का अवहांब होते हुए भूति का अतीन किए जति की प्रदेशलग है वहां शहुरिय उपना mutiber mumer निर्धाण अलाल स्तरों से कर ने मदेखी।	মানাম্বর মানাম্বর স্কেন্দ্র প্রকারে প্রকারে ব্যাদ্ধ ব্	रजाहा सुरक्षा के रक्षोपाय के लिए विशेष उपवंध 10. खादा सुरक्षा के रक्षोपाय के लिए विशेष उपवंध(1) उपगर (2) में ९.८. अन्त 	ે વિશ્વાચાર, ડલાળ (લ્લાબ, ફ્લ બાલાવલમ જ અલગ (અપન પર મળ્ય પડ किया जाएगा। (2) ऐसी भूमि का इस शर्त के अधीन सहते हुए अर्जन किया जा सकेगा कि प्या , 2473 कि कमिल्लील्डे से विष्ण्य अभिन आल्ट के द्याल में दिल्ला का प्रत के स्वयं आखगा है 137 हिंदिक को
	<b>14</b> Land Acquisition, Rehabilitation and Resculement Act, 2013	Assessment report by appropriate Government(1) The appropriate Government(1) The appropriate Government(1) The appropriate	<ul> <li>(a) there is a legitimate and <i>houn fide</i> public purpose for the proposed acquisition which necessitates the acquisition of the land identified:</li> </ul>	<ul> <li>(b) the potential benefits and the public purpose referred to in clause</li> <li>(a) shall outweigh the social costs and adverse social impact as determined by the Social Impact Assessment that has been carried out.</li> </ul>	(c) only the minimum area of land required for the project is proposed to accurred:	(d) there is no unutilized land which has been previously acquired in the area;	(c) the land, if any, acquired earlier and remained unutilized, is used for such public purpose and make recommendations in respect thereof.	(2) The appropriate Covernment shall examine the report of the Collector, if any, and the report of the Expert Croup on the Social Impact Assessment study and after considering all the reports, recommend such area for acquisition which	would ensure minimum displacement of people, minimum disturbance to the infrastructure, ecology and minimum adverse impact on the individuals affected.	(3) The decision of the appropriate Government shall be made available in the local language to the Panchayat, Municipality or Municipal Corporation, as	the case may be, and the offices of the District Collector, the Sub-Divisional Magistrate and the Tehsil, and shall be published in the affected areas, in such manner as may be prescribed, and uploaded on the website of the appropriate	Government: Provided that where land is countil to be accurated for the numbers of	specified in sub-section (2) of Section 2, the appropriate Covernment shall also ascertain as to whether the prior consent of the affected families as required under the provise to sub-section (2) of Section 2, has been obtained in the manner	9. Exemption from Social Impact AssessmentWhere land is proposed to be acquired invoking the urgency provisions under Section 40, the appropriate dimensions under Section 40.	CHAPTER III ASSESSMENT STUDY OF THE SOCIAL IMPACT ASSESSMENT STUDY.	Special provision provision to safe b-section (2), no i	under this Act. (2) Such land may be acquired subject to the condition that it is being done under exceptional circumstances, as a demonstrable last resort, where the

# Jharkhand Right to Fair Compensation and

Transparency in Land Acquisition, Rehabilitation and Resettlement Rules, 2015

JUDDED CONTRACTOR CONTRACTOR CONTRACTOR CONTRACTOR



#### SCHEDULE FORM-I (See rule-3)

From:

Name and/or Designation of the requiring body To:

The Deputy Commissioner

District

I request you to acquire .....acres of land for

...... project/purpose, details of which is shown in Appendix I, II, III, IV and V along with three copies of trace map. I am ready to deposit requisite cost of acquisition including social impact assessment study (SIA) cost in your office as provided under provisions of Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act-2013.

D.P.R. of the project or Administrative approval or sanction order and budgetary provision of the project along with certified copies of khatian of the lands, that is to be acquired, are enclosed herewith.

I undertake to demarcate the land to be acquired on the spot and to furnish all necessary information and assistance on the date appointed by you.

#### **Yours Faithfully**

#### **Requiring Body**

#### Appendix-I

Name of Village/ Town	Thana No/ Ward No.	Revenue Thana	P.S.	Anchal	District	Khata No.	Plot No.	Total Khatiyan i area	Area to be acquired	Boundaries of land to be acquired N/S/E/W
1	2	3	4	5	6	7	8	91	10	11

Classificati on of land	Name of Khatiyani raiyat	Name of present raiyat with full address	Jamabandi no.	No. of residential house	No. of commercial building	No. of trees	Tank	Pond	Boring	any other structure / Remarks
12	13	14	15	16	17	18	19	20	21	22



#### Appendix-V

#### Name of the project:-

- Certified that proposal paper has been scrutinised thoroughly.
- 2. The project is a legitimate and of bonafide public purpose.
- . 3. Only the minimum area of land required for the project has been proposed for acquisition.
  - There is no unutilised land which has been previously acquired in the area.
  - The land under acquisition has been selected after considering all alternatives.
  - 6. The project is of linear type/non-linear type.
  - 7. The land under acquisition is barren/uncultivable/agricultural/irrigated multicropped/residential/commercial.
  - Total area under acquisition is not in excess of the limit prescribed and fixed by the Government for acquisition of irrigated multi-cropped in a district.
  - The potential benefits of the project far outweigh the social costs and adverse social impact.
  - 10. The land after taking possession would be utilised for the same acquisition purpose.
  - The requiring body is able to bear cost of acquisition including Rehabilitation and Resettlement expenditure.
  - 12. There is no government land under acquisition.
  - 13. There is no special opposition to this land acquisition proceeding.
  - The requiring body shall ensure Rehabilitation & Resettlement works and other admissible benefits to the affected families/persons.

#### **Requiring Body**



120029-

#### File No.ECR-DHN0OPTG(PLG)/43/2021-O/OSRDOM

#### EAST CENTRAL RAILWAY

No. PL/HIL/BIRATOLI/02082021

#### Dhanbad, Date: 17.01.2023

M/s BARSYL Secunderabad.

Sub:- Approval of DPR and ESP for development of Chakla siding of Hindalco taking off from Biratoli station.

Ref: - Your office letter No. NIL dated 29.12.2022.

In reference to above, the Detailed Project Report and Engineering Scale Plan of Chakla siding of Hindalco taking off from Biratoli railway station is hereby approved under Gati Shakti Circular subject to fulfilment of the following stipulations:

- 1. Security deposit of Rs. 10 lakhs should be deposited at the earliest.
- Constructions must be as per approved ESP, C. E's DRG. No-: Y-02-2023 (Total 02 Sheet copy attached).
- 3. Necessary technical drawings (SIP, OHE diagram etc) should be approved from railway.
- 4. Commencement of construction should be started within 06 months and completed within 24 months from date of approval, failing which Railway reserve the right to put the approval in "abeyance".
- Terminal will be guided by existing Rly Bd circular no. 2021/TC(FM)/18 /23 Dated 15.12.2021 (Gati Shakti Circular) and its correction slips/ circulars/ amendments & other applicable circulars issued by Railway time to time in this regard.

Digitally Signed by Anjay Tiwari Date: 17-01-2023 17:02:12 Reason: Approved

Sr. Divisional Operations Manager East Central Railway, Dhanbad.

Copy to:

- 1. PS to CTPM for kind information to CTPM/ECR.
- 2. COS (G) for kind information to DRM/DHN, please.
- 3. Sr. DSTE/DHN for info. and necessary action for preparation and approval of SIP in consultation of siding owner/ consultant.
- 4. Sr. DEE (Trd)/DHN for info. and necessary action for preparation and approval of OHE diagram in consultation of siding owner/consultant.
- 5. Sr. DEN (C) / DHN for kind information and necessary action, please.
- 6. CAM/ DHN for kind information and necessary action, please.
- 7. Sr. DEN (1)/DHN for kind information and necessary action, please.
- 8. M/s Hindalco industries ltd. for kind information and necessary action, please.







Office of the DRM (Engineering) East Central Railway Dhanbad Division

No. W500/Drg./Pt.XII

Dhanbad, dt. 15.12.2023.

To GM-CIVIL BARSYL

Sub :- Approval of L-section in connection with Chakla Pvt. siding taking off from Biratoli station.

In reference to above mentioned subject, it is to inform you L-section has been approved by competent authority Dhanbad Division and it is hereby sent to you for further necessary action please.

Sr. Divisional Engineer East Central Railway/Dhanbad

Copy to:

(i) Sr.DOM/DHN for information please.

(ii)M/s Hindalco Industries Ltd. Chakla coal block, Chandwa, Latehar for information please.

DEEPAR Unit Head Hindalco Industries Ltd Chakla Coal Mines Chaudwa





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No 38011/11/2006-CA-I (Part) Government of India Ministry of Coal

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New Delhi, the 20th February, 2007.

To

Sir.

M/s Essar Power Ltd., 21, Feroze Gandhi Road, Lajpat Nagar – III, New Delhi – 110 024.

Subject: Allocation of Chakla coal block in the State of Jharkhand for captive mining of coal by M/s Essar Power Ltd., for their 1000 MW power plant in Latchar, Jharkhand.

I am directed to refer to the request of M/s. Essar Power Ltd., for allocation of coal block in the State of Jharkhand and to state that the request of the company has been considered by the Central Government and it has been decided to allot Chakla coal block in CCL command area to M/s. Essar Power Ltd., to meet the coal requirements for their 1000 MW power plant in Latehar, Jharkhand. This allocation is in pursuance of the provisions contained in Section 3(3)(a)(iii) of the Coal Mines (Nationalization) Act, 1973 and subject to the following conditions :-

i) The allocation of the Chakla coal block to M/s Essar Power Ltd. has been made to meet the coal requirement of their 1000 MW power plant in District Latehar, Jharkhand.

ii) The block is meant for captive use in their own specified end use project i.e. power generation. The coal produced from the block shall not replace any coal linkages given to M/s. Essar Power Ltd. by the Coal India Ltd. its subsidiary and/or by the Singareni Collieries Company Ltd., without prior permission of this Ministry.

iii) Middlings generated in the process of washing the coal shall be used for power generation in their own power plant i.e., the useable middlings/rejects generated during beneficiation shall be used captively by the allocatee. The modalities of disposal of surplus coal/middlings/rejects, if any, would be as per the prevailing policy/instruction of the government at the relevant point in time and could also include handing over such surplus coal/middling/rejects to the local CIL subsidiary or to any person designated by it at a transfer price to be determined by the Government.

iv) Coal production from the captive block shall commence within 36 months (42 months in case the area is in forest land) in case of open cast mine and in 48 months (54 months in case the area falls under forest land) from the date of this letter in case of UG mine. The end-use project schedule and the coal mine development schedule should be modified accordingly and submitted to

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the Ministry within 3 months from the date of this letter. A copy of the indicative milestone chart is enclosed.

The company shall buy geological report from CMPDIL within six weeks from the date of this letter.

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following grounds :-

v)

The company shall submit a bank guarantee for Rs. 8.79 crores (equal to one year's royalty amount based on mine capacity of 2 mtpa assessed by CMPDIL, grades of coal from E to G grades and the weighted average royalty @ Rs. 66 per tonne) within three months from the date of this letter. Subsequently upon approval of mining plan the Bank Guarantee amount will be modified based on the final peak/ rated capacity of the mine.

The company shall submit a mining plan for approval by the competent authority under the Central Government within six months from the date of vii) this letter. !

The progress of the mine will be monitored annually with respect to the. approved mining plan, which will mention the zero date. In case of any lag in viii) the production of coal, a percentage of the bank guarantee amount will be deducted for the year. This percentage will be equal to the percentage of deficit in production for the year with respect to the rated/peak capacity of the mine, e.g., if rated/peak capacity is 100, production as per the approved mining plan for the relevant year is 50 and actual production is 35, then (50- $35/100 \times 100 = 15\%$  will lead to deduction of 15% of the original bank guarantee amount for that year. Upon exhaustion of the Bank Guarantee amount the block shall be liable for de-allocation/cancellation of mining lease. M/s. Essar Power Ltd. shall ensure that the Bank Guarantee remains valid at all times till the mine reaches its rated capacity or till the Bank Guarantee is exhausted.

- No coal shall be sold, delivered, transferred or disposed of except for the stated captive mining purposes, and except with the previous approval of the Central Government.
- Mining of coal from the allocated captive coal block shall be carried out in accordance with the applicable Statutes/Rules/Orders/Directions governing the x) mining of coal in the country.
- xi) Those of the above conditions relevant at the time of grant of mining lease shall be included as additional conditions in the mining lease in addition to any further conditions imposed by or agreed to by the Central Government.

The State Government at the time of seeking previous approval for the grant of mining lease shall submit a draft of the mining lease containing the above xii) relevant conditions for vetting by the Central Government. The final mining lease shall be as vetted/modified by the Central Government Any deviation from the vetted/modified draft shall render the mining lease deed ab-initio null and void and without effect

Allocation / mining lease of the coal block may be cancelled, inter-alia, on the

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RQP No -34011/(16)/2004-CPAN

D. D. Recognised Qualified Person

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a. Unsatisfactory progress of implementation of their end use sponge iron plant.

b. Unsatisfactory progress in the development of coal mining project.

c. For breach of any of the conditions of allocation mentioned above.

The De-allocation/cancellation of mining lease shall be without any liability to the Government or its agencies, whatsoever. Any expenses incurred by the allocatee or any right or liability arising on the allocatee out of the measures taken by him shall solely be to his account and in no way be transferred to or borne by the Government or its agencies.

3. The company may approach CMPDIL for the geological report and contact the State Government authorities concerned for the necessary permissions/clearances etc. for attaining mining rights and related matters. The arrangement of transport of coal will have to be worked out by the company in consultation with the Ministry of Railways / Ministry of Surface Transport depending on the mode of transport.

Yours faithfully,

(V.S. Rana)

Under Secretary to the Govt. of India.

Encls. As above.

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The Chairman, Coal India Ltd., 10 Netaji Subash Marg, Kolkatta-700001 Chairman-cum-Mng.-Director, Central Mine Planning and Design Institute Chairman-cum-Mng.-Director, Road, Banchi, Jharkhand.

Ltd., Gondwana Place, Kanke Road, Ranchi, Jharkhand. Chairman-cum-Mng.-Director, Central Coalfields Ltd., Darbhanga House,

Ranchi. Ministry of Power (Shri Harish Chandra, Joint Secretary), Shram Shakti

Bhawan, New Delhi. The Chief Secretary, Government of Jharkhand, Secretariat, Ranchi. The Coal Controller, Office of the Coal Controller, 1 Council Street, Kolkatta-

700001

7. CPAM Section.

(V.S.Kana

Under Secretary to the Govt. of India.

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#### No. 13016/32/2007-CA-I Government of India Ministry of Coal .....

# New Delhi, the 10" June, 2008.

To

Mrs. Essar Power Lid., Essar House, P.O. Box No. 7945, Mahalaxmi, Mumbai - 400 034.

Subject :

Approval of Mining Plan (August, 2007) for Chakla coal block of North Karanpura Coalfield, Latchar District submitted by M/s. Essar Power Ltd. (EPL).

Sir.

I am directed to refer to your letter No. Nil dated 05.11.2007 for approval of Mining Plan (August, 2007) for Chakla coal block of North Karanpura Coalfield, Latehar District for approval of the Central Government and to state that the mining plan (August, 2007) for Chakla coal block of North Karanpura coalfield, Latchar District for targeted coal production of 4.5 million tonnes per annum, to be read alongwith company's letter/clarifications dated 15.01.2003 submitted by M/s. Essar power Ltd., has been considered and the approval of the Central Government thereon is hereby conveyed under Section 5(2)(b) of the Mines & Minerals (Development & Regulation) Act, 1957 subject to

.....

the following conditions :-

The mining lease shall be restricted within the allotted block boundary.

- The mining company shall take all necessary precautions regarding safety of mine i) ii)
- workings, persons deployed therein. External overburden shall be placed only on the area which is non coal bearing and
- not part of any other geological/exploration coal block. iii)
- The approval supersedes all previous approvals mining plans, which may have been accorded in respect of above mining plans. iv)
- The approval of the mining plan is without prejudice to the requirement of approvals from competent/prescribed authority under the relevant rules/regulations etc. V)

Two copies of the approved mining plans duly signed by the competent authority are returned herewith with the request that a copy of the approved mining plan may be submitted to the concerned State Government for necessary action and also a photocopy of the approved mining plan may be sent to the Coal Controller for monitoring the block.

Yours faithfully,

1.16108 Section Officer.

**CS** CamScanne

Encis. As above.

DEEPAK LENKA Unit Head Hinduco Industries Ltd Chakla Coal Mines Chaulura

Mining Plan Essar Power (Jharkhand) Ltd. Chakla Sector, South Dhadhu Block, North Karanpura Coalfield, Jharkhand.



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CHAPTER - I

# INTRODUCTION

# Allotment of Coal Block

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1 ) Ministry of Coal, Govt. of India, in their letter no. 38011/11/2006-CA-1(Part) dated 20th February 2007 have allotted Chakla Coal Block in CCL command area to M/s Essar Power Ltd to meet the coal requirements for their 1000 MW power plant in Latehar District, Jharkhand subject to various conditions (Annexure-1)) Accordingly, this block is to be developed as a captive mine to start production of coal within 42 months as it is having forest area within its boundary limit.

The Chakla Coal Block in the western end of North Karanpura coalfield in the Latehar district of Jharkhand covering an area of about 9.0 sq.km was explored initially by GSI and then by MECL in co-ordination with CMPDI. This has established total resources of 83.101 million tonnes of coal mostly of F and G grades. M/s Essar Power Ltd obtained the Geological Report (GR) from CMPDI vide their letter no. DG/693(A)759 dated 04.04.2007 (Annexure - 2). M/s Essar Power (Jharkhand) Limited which is fully owned subsidiary of M/s Essar Power Ltd. has already taken steps for obtaining mining lease over this allotted Chakla Coal block covering an area of about 900 hects i.e 9 sq.km (Annexure-3). Accordingly, the mining plan over this allotted block is prepared for M/s Essar 10 Power (Jharkhand) Limited.

LENKA DEEPAK Unit Head Hindals o Industries Ltd Chakla Coal Mines Chan

Geomin Consultants Private Limited

D. D. Sahai Recognised Qualified Person ROP No -34011/(16)/2004-CPAM A.r. . . .

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Mining Plan Essar Power (Jharkhand) Ltd. Chakla Sector, South Dhadhu Block, North Karanpura Coalfield, Jharkhand



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1 2. M/s Essar Power, after obtaining the GR assigned M/s Geomin Consultants (P) Ltd., BBSR on 02.06.2007 (Annexure -4) for preparation of the mining plan as per the GR. M/s Geomin was advised that the rated capacity of the mine has to be 5.3 MT/year to meet the captive requirement of the proposed Thermal Power Plant at Tori of M/s Essar Power (Jharkhand) of 2000 MW capacity. The sized coal would be transported by the belt conveyor to the above. Tori power plant located at a distance of 3-4km from the mines. Accordingly, the mining plan has 16/05. been prepared & submitted for approval of competent authority.

Project Detail : 1.3

1.3.1 Name of the applicant with complete address:

M/s Essar Power Ltd. 21, Feroze Gandhi Road Lajpat Nagar - III New Delhi - 110024

1.3.2 Status of the Applicant:

Private Limited Company

1.3.3 Mineral or minerals the Applicant intends to apply:

Coal

DEEPAK LENKA Unit Head

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Geomin Consultants Private Limited

Recognized Qualified Person FOP No .SIDILIATENZIOJ.COAM





इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके। Separate paging is given to this Part in order that it may be filed as a separate compilation.

#### MINISTRY OF LAW AND JUSTICE (Legislative Department)

New Delhi, the 30th March, 2015/Chaitra 9, 1937 (Saka)

The following Act of Parliament received the assent of the President on the 30th March, 2015, and is hereby published for general information:—

THE COAL MINES (SPECIAL PROVISIONS) ACT, 2015

#### No. 11 of 2015

[30th March, 2015.]

An Act to provide for allocation of coal mines and vesting of the right, title and interest in and over the land and mine infrastructure together with mining leases to successful bidders and allottees with a view to ensure continuity in coal mining operations and production of coal, and for promoting optimum utilisation of coal resources consistent with the requirement of the country in national interest and for matters connected therewith or incidental thereto.

WHEREAS the Supreme Court vide judgment dated 25th August, 2014 read with its order dated 24th September, 2014 has cancelled the allocation of coal blocks and issued directions with regard to such coal blocks and the Central Government in pursuance of the said directions has to take immediate action to implement the said order;

AND WHEREAS it is expedient in public interest for the Central Government to take immediate action to allocate coal mines to successful bidders and allottees keeping in view the energy security of the country and to minimise any impact on core sectors such as steel, cement and power utilities, which are vital for the development of the nation;

AND WHEREAS Parliament is competent to legislate under entry 54 of List I of the Seventh Schedule to the Constitution for regulation of mines and mineral development to the

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DEEPAK LENKA Unit Head

Hindalco Industries Ltd Chakla Coal Mines Chandona



extent to which such regulation and development under the control of Union is declared by Parliament by law to be expedient in the public interest.

#### **CHAPTERI**

#### PRELIMINARY

1. (1) This Act may be called the Coal Mines (Special Provisions) Act, 2015.

(2) It extends to the whole of India.

(3) It shall be deemed to have come into force on the 21st day of October, 2014.

2. It is hereby declared that it is expedient in the public interest that Union should take action for the development of Schedule I coal mines and extraction of coal on continuous basis for optimum utilisation.

expediency of Union action.

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commence ment.

Declaration

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Definitions.

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3. (1) In this Act, unless the context otherwise requires,-

(a) "additional levy" means, the additional levy as determined by the Supreme Court in Writ Petition (Criminal) No. 120 of 2012 as two hundred and ninety-five rupees per metric tonne of coal extracted;

(b) "allotment order" means the allotment order issued under section 5;

(c) "appointed date" in relation to-

(i) Schedule I coal mines excluding Schedule II coal mines, shall be the 24th day of September, 2014 being the date on which the allocation of coal blocks to prior allottees stood cancelled; and

(ii) Schedule II coal mines shall be the 1st day of April, 2015 being the date on which the allocation of coal blocks to prior allottees shall stand cancelled,

in pursuance of the order of the Supreme Court dated the 24th September, 2014 passed in Writ Petition (Criminal) No. 120 of 2012;

(d) "bank" shall have the same meaning as assigned to it in clause (c) of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002;

(e) "coal mining operations" means any operation undertaken for the purpose of winning coal;

(f) "company" shall have the same meaning as assigned to it in clause (20) of section 2 of the Companies Act, 2013;

(g) "corporation" shall have the same meaning as assigned to it in clause (11) of section 2 of the Companies Act, 2013;

(h) "financial institution" shall have the same meaning as assigned to it in clause (m) of section 2 of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002;

(i) "Government company" shall have the same meaning as assigned to it in clause (45) of section 2 of the Companies Act, 2013;

(j) "mine infrastructure" includes mining infrastructure such as tangible assets used for coal mining operations, being civil works, workshops, immovable coal winning equipment, foundations, embankments, pavements, electrical systems, communication systems, relief centres, site administrative offices, fixed installations, coal handling arrangements, crushing and conveying systems, railway sidings, pits, shafts, inclines, underground transport systems, hauling systems (except movable equipment unless 54 of 2002.

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the same is embedded in land for permanent beneficial enjoyment thereof), land demarcated for afforestation and land for rehabilitation and resettlement of persons affected by coal mining operations under the relevant law;

(k) "nominated authority" means the authority nominated by the Central Government under section 6;

(1) "notification" means a notification published in the Official Gazette;

(m) "prescribed" means prescribed by rules made under this Act;

(n) "prior allottee" means prior allottee of Schedule I coal mines as listed therein who had been allotted coal mines between 1993 and 31st day of March, 2011, whose allotments have been cancelled pursuant to the judgment of the Supreme Court dated the 25th August, 2014 and its order dated 24th September, 2014 including those allotments which may have been de-allocated prior to and during the pendency of the Writ Petition (Criminal) No.120 of 2012.

Explanation .- In case a mining lease has been executed in favour of a third party, subsequent to such allocation of Scheduled I coal mines, then, the third party shall be deemed to be the prior allottee;

(o) "Schedule" means a Schedule appended to this Act;

(p) "Schedule I coal mines" means,-

(i) all the coal mines and coal blocks the allocation of which was cancelled by the judgment dated 25th August, 2014 and its order dated 24th September, 2014 passed in Writ Petition (Criminal) No.120 of 2012, including those allotments which may have been de-allocated prior to and during the pendency of the said Writ Petition;

(ii) all the coal bearing land acquired by the prior allottee and lands, in or adjacent to the coal mines used for coal mining operations acquired by the prior allottee;

(iii) any existing mine infrastructure as defined in clause (j);

(q) "Schedule II coal mines" means the forty-two Schedule I coal mines listed in Schedule II which are the coal mines in relation to which the order of the Supreme Court dated 24th day of September, 2014 was made;

(r) "Schedule III coal mines" means the thirty-two Schedule I coal mines listed in Schedule III or any other Schedule I coal mine as may be notified under sub-section (2) of section 7;

(s) "secured creditor" shall have the same meaning as assigned to it in clause (zd) of section 2 of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002;

(t) "secured debt" shall have the same meaning as assigned to it in clause (ze) of section 2 of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002;

(u) "security interest" shall have the same meaning as assigned to it in clause (zf) of section 2 of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002;

(v) "specified end-use" means any of the following end-uses and the expression "specified end-user" shall with its grammatical variations be construed accordingly,-

(i) production of iron and steel;

(ii) generation of power including the generation of power for captive

use:

(iii) washing of coal obtained from a mine;

(iv) cement;

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(v) such other end-use as the Central Government may, by notification, specify;

(w) "vesting order" means the vesting order issued under section 8.

(2) Words and expressions used herein and not defined, but defined in the Coal Bearing Areas (Acquisition and Development) Act, 1957, the Mines and Minerals (Development and Regulation) Act, 1957 and the Coal Mines (Nationalisation) Act, 1973 including any rules or regulations made thereunder, shall have the meanings, respectively assigned to them in those Acts.

#### CHAPTER II

#### AUCTION AND ALLOTMENT

4. (1) Subject to the provisions of section 5, Schedule I coal mines shall be allocated by way of public auction in accordance with such rules, and on the payment of such fees which shall not exceed five crore rupees, as may be prescribed.

(2) Subject to the provisions in sub-section (3) of this section and section 5, the Central Government may, for the purpose of granting reconnaissance permit, prospecting licence or mining lease in respect of any area containing coal, select any of the following companies through auction by competitive bidding, on such terms and conditions as may be prescribed—

(a) a Government company or corporation or a joint venture company formed by such company or corporation or between the Central Government or the State Government, as the case may be, or any other company incorporated in India; or

(b) a company or a joint venture company formed by two or more companies,

that carry on coal mining operations in India, in any form either for own consumption, sale or for any other purpose in accordance with the permit, prospecting licence or mining lease, as the case may be, and the State Government shall grant such reconnaissance permit, prospecting licence or mining lease in respect of any area containing coal to such company as selected through auction by competitive bidding under this section.

(3) Subject to the provisions of section 5, the following persons who fulfil such norms as may be prescribed, shall be eligible to bid in an auction of Schedule II coal mines and Schedule III coal mines and to engage in coal mining operations in the event they are successful bidders, namely:—

(a) a company engaged in specified end-use including a company having a coal linkage which has made such investment as may be prescribed.

*Explanation.*—A "company with a coal linkage" includes any such company whose application is pending with the Central Government on the date of commencement of this Act;

(b) a joint venture company formed by two or more companies having a common specified end-use and are independently eligible to bid in accordance with this Act;

(c) a Government company or corporation or a joint venture company formed by such company or corporation or with any other company having common specified end-use:

Provided that nothing contained in sub-section (2) shall apply to this sub-section.

(4) A prior allottee shall be eligible to participate in the auction process subject to payment of the additional levy within such period as may be prescribed and if the prior allottee has not paid such levy, then, the prior allottee, its promoter or any of its company of such prior allottee shall not be eligible to bid either by itself or by way of a joint venture.

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Eligibility to participate in auction and payment of fees.

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(5) Any prior allottee who is convicted for an offence relating to coal block allocation and sentenced with imprisonment for more than three years, shall not be eligible to participate in the auction.

5. (1) Notwithstanding the provisions contained in sub-sections (1) and (3) of section 4, the Central Government may allot a Schedule I coal mine to a Government company or corporation or to a joint venture between two or more Government companies or corporations or to a company which has been awarded a power project on the basis of competitive bids for tariff (including Ultra Mega Power Projects) from specified Schedule I coal mines by making an allotment order in accordance with such rules as may be prescribed and the State Government shall grant a reconnaissance permit, prospecting licence or mining lease in respect of any area containing coal to such company or corporation:

Provided that the Government company or corporation may carry on Coal Mining in any form either for its own consumption, sale or for any other purpose in accordance with the permit, prospecting licence or mining lease, as the case may be:

Provided further that no company other than a Government company or corporation shall hold more than twenty-six per cent. of the paid-up share capital in the Government company or corporation or in the joint venture between a Government company or corporation, either directly or through any of its subsidiary company or associate company:

Provided also that a joint venture of any two or more Government companies or corporations shall be prohibited from alienating or transferring any interest, except the taking of loans or advances from a bank or financial institution, in the joint venture of whatsoever nature including ownership in favour of a third party.

(2) No allotment under sub-section (1) shall be made to a prior allottee, if that allottee has not made the payment of the additional levy within the specified period.

6. (1) The Central Government shall appoint an officer not below the rank of a Joint Secretary to the Government of India as the nominated authority who shall act for and on behalf of the Central Government for the purposes of this Act and shall exercise such powers as may be prescribed.

(2) The nominated authority may engage any expert having such qualifications and experience and on such terms and conditions as may be prescribed to make recommendations to the authority for the conduct of auction and in drawing up of the vesting order or allotment order in relation to Schedule I coal mines.

(3) The Central Government shall act through the nominated authority for the following purposes, namely:---

(a) conduct the auction process and allotment with the assistance of experts;

(b) execution of the vesting order for transfer and vesting of Schedule I coal mines pursuant to the auction;

(c) executing the allotment order for any Government company or corporation in pursuance of section 5;

(d) recording and mutating incorporeal rights of whatsoever nature including, consents, permissions, permits, approvals, grants, registrations;

(e) collection of auction proceeds, adjustment of preferential payments and transfer of amount to the respective State Governments where Schedule I coal mine is located in accordance with the provisions of this Act.

(4) The nominated authority shall complete the auction or execute the allotment orders of Schedule I coal mines within such time and in accordance with such rules as may be prescribed.

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Central Government to act through nominated authority.

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(5) The Central Government may appoint such other officers and staff as it may think fit to assist the nominated authority.

(6) The salaries and allowances and other terms and conditions of service of the nominated authority and such other officers and staff appointed under this section shall be such as may be prescribed.

(7) The nominated authority shall be bound by the written direction given by the Central Government on the quesiton of policy.

7. (1) The Central Government may, before notifying the particulars of auction, classify mines identified from Schedule I coal mines as earmarked for the same class of specified enduses.

(2) The Central Government may in public interest, by notification, modify Schedule III coal mines by adding any other Schedule I coal mine for the purposes of specified end-use.

8. (1) The nominated authority shall notify the prior allottees of Schedule I coal mines to enable them to furnish information required for notifying the particulars of Schedule I coal mines to be auctioned in accordance with such rules as may be prescribed.

(2) The information required to be furnished under sub-section (1) shall be furnished within a period of fifteen days from the date of such notice.

(3) A successful bidder in an auction conducted on a competitive basis in accordance with such rules as may be prescribed, shall be entitled to the vesting of Schedule I coal mine for which it bid, pursuant to a vesting order drawn up in accordance with such rules.

(4) The vesting order shall transfer and vest upon the successful bidder, the following, namely:-

(a) all the rights, title and interest of the prior allottee, in Schedule I coal mine concerned with the relevant auction;

(b) entitlement to a mining lease to be granted by the State Government;

(c) any statutory licence, permit, permission, approval or consent required to undertake coal mining operations in Schedule I coal mines if already issued to the prior

(d) rights appurtenant to the approved mining plan of the prior allottee;

(e) any right, entitlement or interest not specifically covered under clauses (a) to (d). (5) The nominated authority shall, in consultation with the Central Government, determine the floor price or reserve price in accordance with such rules as may be prescribed.

(6) The successful bidder shall, prior to the issuance and execution of a vesting order, furnish a performance bank guarantee for an amount as notified in relation to Schedule I coal mine auctioned to such bidder within such time, form and manner as may be prescribed.

(7) After the issuance of a vesting order under this section and its filing with the

Central Government and with the appropriate authority designated by the respective State Governments, the successful bidder shall be entitled to take possession of the Schedule I

(8) Upon the execution of the vesting order, the successful bidder of the Schedule I coal mine shall be granted a prospecting licence or a mining lease, as applicable, by the concerned State Government in accordance with the Mines and Minerals (Development and

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(9) A Government company or corporation or a joint venture company formed by such company or corporation or between the Central Government or the State Government, as the case may be, or any other company incorporated in India, allotted a Schedule I coal mine shall be granted a prospecting licence or a mining lease, as applicable, by the concerned State Government in accordance with the Mines and Minerals (Development and Regulation)

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Power to classify certain Schedule I coal mines by Central Government Nominated authority to issue vesting order or allotment order.

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(10) In relation to Schedule II coal mines, the successful bidder which was a prior allottee, shall continue coal mining operations after the appointed date in terms of the approved mining plan, till the mining lease in terms of sub-section (8) is granted, upon the grant of a vesting order and to that extent, the successful bidder shall be deemed to have been granted a mining lease till the execution of the mining lease in terms of the said sub-section.

(11) In relation to Schedule II coal mines, the Government company or corporation which was a prior allottee can continue coal mining operations after the appointed date in terms of the approved mining plan, till the mining lease in terms of sub-section (9) is granted, upon execution of the allotment order and to that extent, the allottee shall be deemed to have been granted a mining lease till the execution of the mining lease in terms of the said sub-section.

(12) The provisions of sub-sections (1) and (2) and sub-sections (4) to (7) (both inclusive) of this section as applicable to a vesting order, shall *mutatis mutandis* be also applicable to an allotment order.

**9.** The proceeds arising out of land and mine infrastructure in relation to a Schedule I coal mine shall be disbursed maintaining, *inter alia*, the priority of payments in accordance with the relevant laws and such rules as may be prescribed—

(a) payment to secured creditors for any portion of the secured debt in relation to a Schedule I, coal mine which is unpaid as on the date of the vesting order;

(b) compensation payable to the prior allottee in respect of the Schedule I coal

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#### CHAPTER III

# TREATMENT OF RIGHTS AND OBLIGATIONS OF PRIOR ALLOTTEES

**10.** (1) A successful bidder or allottee in respect of Schedule I coal mines, may negotiate with prior allottee to own or utilise such movable property used in coal mining operations on such terms and conditions as may be mutually agreed to by them.

(2) Where a successful bidder or allottee is not vested with any movable property of a Schedule I coal mine, then, he is not bound by any liabilities or obligations arising out of such ownership or contractual rights, obligations or liabilities which shall continue to remain with the prior allottee.

(3) In the event that the successful bidder or allottee is unable to satisfactorily negotiate with the prior allottee or any third party who has a contract with the prior allottee for the movable property, it shall be the obligation of the prior allottee or the third party to remove such movable property within a period not exceeding thirty days from the date of the vesting order, or the allottment order, as the case may be, and the successful bidder or allottee shall not be liable for any damage to such property.

(4) A successful bidder or allottee which has elected not to purchase or transfer or continue to use the movable property referred to in sub-section (1), shall prior to the execution of the vesting order or the allotment order, as the case may be, declare to the nominated authority that he intends to move and store such movable property of the prior allottee or such third party and after the date of the vesting order or the allotment order, as the case may be, the successful bidder or allottee shall be entitled to move and store such movable property, so as not to cause any impediment for coal mining operations.

(5) If a prior allottee or such third party which has contracted with the prior allottee for its movable property, fails to remove the movable property which the successful bidder or allottee has elected not to purchase or use in accordance with sub-section (4), then, after the period of seventy-five days from the vesting order or the allotment order, as the case may be, a successful bidder or allottee shall be entitled to dispose of such movable property which may be physically located within Schedule I coal mine, the successful bidder or the allottee,

Utilisation of movable property used in coal mining operations.

Priority of

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shall, in such event be entitled to appropriate the sale proceeds of such movable property disposed of to pay for any cost incurred by the successful bidder or allottee, for the removal, storage, sale and disposal of such movable property, as a first charge over the sale proceeds of such movable property:

Provided that the remaining sale proceeds after appropriation of costs, shall be paid by the successful bidder or allottee to the Central Government towards any compensation that may be payable to the owner of such movable property sold, upon establishment of title to such movable property in accordance with such rules as may be prescribed:

Provided further that if a third party contractor to the prior allottee owns such movable property, then, such third party shall be entitled to prove its right to receive compensation from the sale proceeds of the movable property sold as per this sub-section, in accordance with such rules as may be prescribed.

11. (1) Notwithstanding anything contained in any other law for the time being in force, a successful bidder or allottee, as the case may be, in respect of Schedule I coal mines, may elect, to adopt and continue such contracts which may be existing with any of the prior allottees in relation to coal mining operations and the same shall constitute a novation for the residual term or residual performance of such contract:

Provided that in such an event, the successful bidder or allottee or the prior allottee shall notify the nominated authority to include the vesting of any contracts adopted by the successful bidder.

(2) In the event that a successful bidder or allottee elects not to adopt or continue with existing contracts which had been entered into by the prior allottees with third parties, in that case all such contracts which have not been adopted or continued shall cease to be enforceable against the successful bidder or allottee in relation to the Schedule I coal mine and the remedy of such contracting parties shall be against the prior allottees.

12. (1) The secured creditors of the prior allottees which had any security interest in any part of the land or mine infrastructure of a Schedule I coal mine shall be entitled to—

(a) continue with such facility agreements and security interest with the prior allottee if such prior allottee is a successful bidder or allottee; and

(b) in the event that the prior allottee is not a successful bidder or allottee, then the security interest of such secured creditor shall only be satisfied out of the compensation payable to such prior allottee, to the extent determined in accordance with such rules as may be prescribed and the outstanding debt shall be recoverable from the prior allottee.

(2) The Central Government shall, taking into consideration the provisions contained in section 9, prescribe the manner in which the secured creditor shall be paid out of the compensation in respect of any prior allottee.

Void alienations and permitted security interests.

Liabilities of prior allottees

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13. Any and all alienations of land and mine infrastructure and creation of any encumbrances of whatsoever nature thereon which relate to Schedule I coal mines, made by any prior allottee after the 25th day of August, 2014 shall be void, save and except any registered security interest and charge over the land and mine infrastructure as registered by a bank or a financial institution or any other secured lender.

14. (1) Notwithstanding anything contained in any other law for the time being in force, no proceedings, orders of attachment, distress, receivership, execution or the like, suits for the recovery of money, enforcement of a security or guarantee (except as otherwise provided for under this Act), prior to the date of commencement of this Act shall lie, or be proceeded further with and no remedies shall be available against the successful bidder, or allottee, as the case may be, or against the land and mine infrastructure in respect of Schedule I coal mines.

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Discharge or adoption of third party contracts with prior allottees.

Provisions in relation to

secured creditors.

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(2) The proceedings as referred to in sub-section (1), shall continue as a personal remedy against the prior allottee but shall not be maintainable or continued against the land or mine infrastructure of Schedule I coal mine or the successful bidder or allottee, pursuant to this Act.

(3) Every liability of any prior allottee in relation to a Schedule I coal mine in respect of any period prior to the vesting order or allotment order, shall be the liability of such prior allottee and shall be enforceable against it and not against the successful bidder or allottee or the Central Government.

(4) All unsecured loans shall continue to remain the liability of the prior allottee.

(5) The additional levy imposed against the prior allottees of Schedule II coal mines shall continue to remain the liability of such prior allottees and such additional levy shall be collected by the Central Government in such manner as may be prescribed.

(6) For the removal of doubts, it is hereby declared that-

(a) no claim for wages, bonus, royalty, rate, rent, taxes, provident fund, pension, gratuity or any other dues in relation to a Schedule I coal mine in respect of any period prior to the date of vesting order or allotment order, as the case may be, shall be enforceable against the Central Government or the successful bidder or the allottee, as the case may be;

(b) no award, decree, attachment or order of any court, tribunal or other authority in relation to any Schedule I coal mine passed prior to the date of commencement of this Act, in relation to the land and mine infrastructure of Schedule I coal mines, shall be enforceable against the Central Government or the successful bidder or the allottee, as the case may be;

(c) no liability for the contravention of any provision of law for the time being in force, relating to any act or omission prior to the date of vesting order or allotment order, as the case may be, shall be enforceable against the successful bidder or allottee or the Central Government.

15. (1) For the purposes of disbursing the amounts payable to the prior allottees of Schedule I coal mines, the Central Government shall appoint an officer not below the rank of Joint Secretary to the Government of India, to be the Commissioner of payments.

(2) The Central Government may appoint such other officers and staff as it may think fit to assist the Commissioner and thereupon the Commissioner may authorise one or more of such officers also to exercise all or any of the powers exercisable by him under this Act.

(3) Any officer authorised by the Commissioner to exercise any powers may exercise those powers in the same manner and with the same effect as if they have been conferred on him directly by this Act and not by way of authorisation.

(4) The salaries and allowances and other terms and conditions of service of the Commissioner and other officers and staff appointed under this section shall be such as may be prescribed.

(5) The Central Government shall, within a period of thirty days from such date as may be notified, pay to the Commissioner for payment to the prior allottee, an amount equal to the compensation determined by the nominated authority.

(6) Separate records shall be maintained by the Commissioner in respect of each Schedule I coal mine in relation to which payments have been made to him under this Act.

16. (1) The quantum of compensation for the land in relation to Schedule I coal mines shall be as per the registered sale deeds lodged with the nominated authority in accordance with such rules as may be prescribed, together with twelve per cent. simple interest from the date of such purchase or acquisition, till the date of the execution of the vesting order or the allotment order, as the case may be.

Valuation of compensation for payment to prior allottee.

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Commissioner of payments to be appointed and his powers.

(2) The quantum of compensation for the mine infrastructure in relation to Schedule I coal mines shall be determined as per the written down value reflected in the statutorily audited balance sheet of the previous financial year in accordance with such rules and in such manner as may be prescribed.

(3) If the successful bidder or allottee is a prior allottee of any of the Schedule I coal mines, then, the compensation payable to such successful bidder or allottee shall be set off or adjusted against the auction sum or the allotment sum payable by such successful bidder or allottee, as the case may be, for any of the Schedule I coal mines.

(4) The prior allottee shall not be entitled to compensation till the additional levy has been paid.

#### CHAPTERIV

# POWERS OF THE CENTRAL GOVERNMENT AFTER THE APPOINTED DATE

Responsibility of Central Government after appointed date.

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17. (1) On and from the appointed date, the Central Government or a company owned by the Central Government shall be deemed to have become the lessee or licensee of the State Government in relation to each of the Schedule II coal mines, in respect of which a mining lease or prospecting licence has been granted prior to the date of commencement of this Act, as if a mining lease or prospecting licence in relation to such coal mine had been granted to the Central Government or a company owned by the Central Government and the period of such lease or licence shall be the maximum period for which such lease or licence could have been granted by the State Government under the Mineral Concession Rules, 1960, and thereupon all the rights under such mining lease, including surface, underground and other rights shall be deemed to have been transferred to, and vested in, the Central Government or a company owned by the Central Government.

(2) On the expiry of the term of any lease or licence, referred to in sub-section (1), such lease or licence shall be renewed, by the State Government, in consultation with the Central Government for the maximum period for which such lease or licence can be renewed under the Mineral Concession Rules, 1960.

(3) As it is considered expedient and necessary in the public interest and in view of the difficult situation which has arisen, the powers of the State Government, under the Mines and Minerals (Development and Regulation) Act, 1957, to prematurely terminate a prospecting licence or mining lease, shall stand suspended, in relation to Schedule I coal mines, for a period of one year from the date of commencement of this Act or such other period as may be notified by the Central Government.

Central Government to appoint designated custodian

Powers and

functions of designated

custodian in

respect of Schedule II

coal mines.

18. (1) On and from the appointed date, if the auction or allotment of Schedule I coal mines is not complete, the Central Government shall appoint any person as a designated custodian to manage and operate such coal mines as may be notified by the Central Government.

(2) The designated custodian shall act for and on behalf of the Central Government in respect of the notified coal mines under sub-section (1) to operate and manage such Schedule I coal mines in such manner as may be notified, till the completion of the auction of such coal mines or allotment under section 4 and section 5 read with section 8, as the case may be.

19. (1) The designated custodian appointed under sub-section (1) of section 18, shall be entitled to take control and possession of all lands, in or adjacent to Schedule II coal mines, and used for coal mining operations and the mine infrastructure in relation to Schedule II coal mine, on behalf of the Central Government.

(2) The designated custodian may direct the prior allottees or any other persons in charge of the management of the Schedule II coal mines and coal mining operations immediately before the appointed date to provide the requisite manpower, as may be necessary, to ensure continuity in coal mining operations and production of coal.

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(3) The designated custodian shall receive, to the exclusion of all other persons, any monies due to Schedule II coal mines, notwithstanding cases where such receipt pertains to a transaction made at any time before the appointed date.

(4) The designated custodian may call for any information, records and documents in relation to Schedule II coal mines and coal mining operations from any or all such persons who were in charge of the management and operation of such Schedule II coal mines prior to the appointed date, and such persons shall be bound to deliver to the designated custodian all such documents in their custody relating to Schedule II coal mines.

(5) The designated custodian may appoint such consultants or experts, as may be necessary, in relation to the management and operation of Schedule II coal mines.

(6) The designated custodian shall transfer the management and operation of any Schedule II coal mines to such person in such manner as may be prescribed.

(7) The designated custodian shall have rights, liabilities and obligations as a prior allottee or a successful bidder in respect of coal mines entrusted to it under section 18, to be exercised and discharged in such manner as may be prescribed.

(8) The designated custodian shall have the power to perform such other functions which may be consequential or incidental to the functions specified under this section.

(9) Notwithstanding anything contained in any other law for the time being in force,

the designated custodian shall, in exercise of its powers or the performance of its functions under this Act, be bound by such directions on questions of policy, as the Central Government may give in writing to it from time to time.

### CHAPTER V

### CERTAIN ARRANGEMENTS

20. (1) A successful bidder or allottee or coal linkage holder shall, with the prior approval of the Central Government and in accordance with such rules as may be prescribed, be entitled to enter into certain agreements or arrangements with other successful bidder or allottee or coal linkage holder, as the case may be, for optimum utilisation of coal mine for the same end-uses in the public interest and to achieve cost efficiencies.

(2) A successful bidder or allottee may also use the coal mine from a particular Schedule I coal mine for any of its plants engaged in common specified end-uses, in accordance with such rules as may be prescribed.

#### CHAPTER VI

### MISCELLANEOUS

21. (1) All existing land acquisition proceedings under the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013, in relation to Schedule I coal mines, shall continue in respect of such areas of land in accordance with the provisions of the said Act.

(2) All such areas of land which are not subject matter of land acquisition proceedings, in relation to the coal mines, under the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013 may be proceeded with by the Central Government in terms of the Coal Bearing Areas (Acquisition and Development) Act, 1957.

(3) The State Governments which have initiated land acquisition proceedings under provisions of the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013 and all such lands which are also subject matter of the said Act in respect of Schedule I coal mines, shall-

(a) not transfer any land to the prior allottees which have been acquired under the said Act;

(b) continue the land acquisition proceedings till the appointed date;

(c) for such Schedule I coal mines which have not vested in the successful bidder or the allottee, as the case may be, by the appointed date, continue the land acquisition proceedings for and on behalf of the Central Government;

Power of Central Government to approve certain arrangements.

Acquisition of land.

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(d) upon the vesting or the allotment, as the case may be, after the appointed date, continue such land acquisition proceedings on behalf of the successful bidder or the allottee.

22. If a prior allottee of Schedule II coal mine fails to deposit the additional levy with the Central Government within the specified time, then, such additional levy shall be realised as the arrears of land revenue.

### 23. If any person-

(a) obstructs or causes any impediment in taking possession or in the management and operation of the Schedule I coal mines by the Central Government or the designated custodian; or

(b) fails to deliver to the designated custodian any books of account, registers or any other document in his custody relating to Schedule I coal mines and coal mining operations in respect of the management of which the designated custodian has been appointed; or

(c) destroys or misuses any mine infrastructure or coal stock; or

(d) retains any property of such coal mine or removes or destroys it,

he and any officer-in-default of the company shall be punishable with imprisonment for a term which may extend to two years, or with the minimum fine of one lakh rupees per day and in the case of continuing failure, with a maximum fine of two lakh rupees for every day during which the failure continues or with both, depending upon the nature of the offence.

24. If any person fails to comply, without reasonable cause, with a direction given by

Penalty for failure to comply with directions of Central Government

Offences by companies.

Cognizance of offences.

Dispute settlement and Bar of Jurisdiction of civil courts.

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the Central Government or nominated authority or the designated custodian, he shall be punishable with a fine of one lakh rupees and in the case of continuing failure with a maximum fine of two lakh rupees for every day during which the failure continues, depending upon the nature of the offence. 25. (1) Where an offence under this Act has been committed by a company, every

person who at the time the offence was committed was in charge of, and was responsible to, the company for the conduct of business of the company as well as the company shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly:

Provided that nothing contained in this sub-section shall render any such person liable to any punishment, if he proves that the offence was committed without his knowledge and that he had exercised all due diligence to prevent the commission of such offence.

(2) Notwithstanding anything contained in sub-section (1), where any offence under this Act has been committed by a company and it is proved that the offence has been committed with the consent or connivance of, or is attributable to, any neglect on the part of any director, manager, secretary or other officer of the company, such director, manager, secretary or other officer shall be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.

26. No court shall take cognizance of any offence punishable under this Act or any rules made thereunder except upon complaint in writing made by a person authorised in this behalf by the Central Government or nominated authority or the designated custodian.

27. (1) Any dispute arising out of any action of the Central Government, nominated authority or Commissioner of payment or designated custodian, or any dispute between the successful bidder or allottee and prior allottee arising out of any issue connected with the Act shall be adjudicated by the Tribunal constituted under the Coal Bearing Areas (Acquisition and Development) Act, 1957

(2) Where the Central Government is of the opinion that any dispute arising out of any issue connected with the Act exists or is apprehended and the dispute should be adjudicated

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(3) The Tribunal referred to in sub-section (1) shall, after hearing the parties to the dispute, make an award in writing within a period of ninety days from the institution or reference of the dispute.

(4) On and from the commencement of the Act, no court or other authority, except the Supreme Court and a High Court, shall have, or be entitled to exercise, any jurisdiction, powers or authority, in relation to matters connected with the Act.

28. No suit, prosecution or other legal proceeding shall lie against the Central Government, nominated authority, commissioner of payment, or designated custodian or any person acting on their behalf, in respect of anything which is done or intended to be done in good faith under this Act.

29. The provisions of this Act shall have effect, notwithstanding anything inconsistent therewith contained in any other law for the time being in force, or in any instrument having effect by virtue of any such law.

**30.** On and from the date of commencement of this Act, the Coal Mines (Nationalisation) Act, 1973 and the Mines and Minerals (Development and Regulation) Act, 1957 shall stand amended in the manner provided in Schedule IV.

**31.** (1) The Central Government may, by notification in the Official Gazette, and subject to the condition of previous publication, make rules for carrying out the provisions of this

Act. (2) In particular, and without prejudice the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:—

(a) the manner of allocation of Schedule I coal mines by way of public auction and details of fees under sub-section (1) of section 4;

(b) the terms and conditions for granting reconnaissance permit, prospecting licence or mining lease and the manner and conditions of competitive bidding under sub-section (2) of section 4;

(c) norms to become eligible to bid in an auction and the amount of investment in respect of a company having a coal linkage under sub-section (3) of section 4;

(d) the period within which the payment of additional levy by the prior allottee under sub-section (4) of section 4;

(e) the allotment order to make allocations to a Government company or corporation under sub-section (1) of section 5;

(f) the powers of the nominated authority under sub-section (1) of section 6;

(g) the manner of auction or allotment of Schedule I coal mines and execution of the vesting or allotment orders under sub-section (4) of section 6;

(h) the salaries and allowances and other terms and conditions of service of the nominated authority and other officers and staff under sub-section (6) of section 6;

(i) the manner of notifying the particulars of Schedule I coal mines to be auctioned and furnishing of required information by the prior allottees under sub-section (1) of section 8;

(j) the manner of conducting auction and drawing of a vesting order under sub-section (3) of section 8;

(k) determination of floor price by the nominated authority under sub-section (5) of section 8;

(1) the form and manner of furnishing of bank guarantee and the time within which such furnishing of bank guarantee under sub-section (6) of section 8;

Protection of action taken in good faith.

Act to have overriding effect. Amendment of certain Acts contained in Schedule IV.

Power to make rules.

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(m) the manner of disbursement of priority payments under section 9;

(*n*) the manner of establishing title of movable property by the prior allottee or third party who has a contract with the prior allottee for the movable property under the first proviso to sub-section (5) of section 10;

(o) the manner of receiving compensation from the sale proceeds of the movable property under the second proviso to sub-section (5) of section 10;

(p) the manner in which the secured creditor paid out of the compensation in respect of any prior allottee under sub-section (2) of section 12;

(q) the manner of collection of additional levy by the Central Government from the prior allottees of Schedule II coal mines under sub-section (5) of section 14;

(r) the salaries and allowances and other terms and conditions of service of the Commissioner of payments and other officers and staff under sub-section (4) of section 15;

(s) the manner of determination of compensation payable to prior allottee and the lodging of registered sale deeds with the nominated authority under sub-section (1) of section 16;

(t) the method of determination of compensation for mine infrastructure in relation to Schedule I and its reflection in the statutorily audited balance sheet under sub-section (2) of section 16;

(*u*) the manner of transfer of the management and operation of any Schedule II coal mines by the designated custodian under sub-section (6) of section 19;

(v) the manner of exercising and discharging the rights, liabilities and obligations by the designated custodian under sub-section (7) of section 19;

(w) the manner of providing agreements or arrangements for optimum utilisation of coal mine for specified end-uses under sub-section (I) of section 20;

(x) the manner of usage of coal mine by a successful bidder or allottee for any of its plants under sub-section (2) of section 20;

(y) any other matter which is required to be, or may be, prescribed.

(3) Every rule made and every notification issued by the Central Government, under this Act, shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or notification, or both Houses agree that the rule or notification should not be made, the rule or notification shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or nulment shall be without prejudice to the validity of anything previously done under that rule or notification.

Power to remove difficulties.

Repeal and

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**32.** (1) If any difficulty arises in giving effect to the provisions of this Act, the Central Government may, by order published in the Official Gazette, make such provisions, not inconsistent with the provisions of this Act, as appear to it to be necessary or expedient for removing the difficulty:

Provided that no such order shall be made after the expiry of a period of two years from the date of commencement of this Act.

(2) Every order made under this section shall, as soon as may be after it is made, be laid before each House of Parliament.

33. (1) The Coal Mines (Special Provisions) Second Ordinance, 2014 is hereby repealed.

(2) Notwithstanding such repeal, anything done or any action taken under the said Ordinance, shall, without prejudice to the judgment of the Supreme Court dated 25th August, 2014 and its order dated 24th September, 2014 passed in Writ Petition (Criminal) No. 120 of 2012, be deemed to have been done or taken under the corresponding provisions of this Act. Ord. 7 of 2014.

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# SCHEDULE I [See section 3(1)(p)]

SI. No.	Name of Coal Mine/Block	Name of Prior Allottee	State where Coal Mine/Block Located
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1	2	Andhra Pradesh Power Generation Corpn. Ltd.	Telangana
1	Tadicherla-I	Andhra Pradesh Power Generation Corpn. Ltd.	Telangana
2	Anesttipali	Andhra Pradesh Power Generation Corpn. Ltd.	Telangana
3	Punkula-Chilka	Andhra Pradesh Power Generation Corpn. Ltd.	Telangana
4	Penagaddppa	Andhra Pradesh Power Generation Corpn. Ltd.	Arunachal Pradesh
5	Namchik Namphuk	Arunachal Pradesh Mineral Dev. & Trading Corporation	Chhattisgarh
6	Sayang	AES Chhattisgarh Energy Pvt. Ltd	
7	Rajgamar Dipside	API Ispat & Powertech Pvt. Ltd., CG Sponge Manufacturers	Chhattisgarh
	(Deavnara)	Consortium Coalfield Pvt. Ltd.	Chhattisgarh
8	Durgapur-II/	Bharat Aluminium Company Ltd.	on 1 - ution and
	Taraimar	Binani Cement Ltd.	Chhattisgarh
9	Datima	and wineral Development Corporation Limited	Chhattisgarh
10	Tara	Git unisgorb Mineral Development Corporation Limited	Chhattisgarh
11	Gare-Palma, Sector-I	Chhattisgarh Mineral Development Corporation Limited	Chhattisgarh
12	Shankarpur		Chhattisgarh
	Bhatgaon II Extn.	Chhattisgarh Mineral Development Corporation Limited	Chhattisgarh
13	Sondhia	Chhattisgarh State Electricity Board	Chhattisgarh
14	Parsa	Coal India Limited, SKS Ispat & Power Ltd.	Chhattisgarh
15	Vijay Central	Chhattisgarh State Electricity Board	Chhattisgarh
16	Gidhmuri	Chhattisgarh State Electricity Board	
17	Paturia	DB Power Ltd.	Chhattisgarh
18	Durgapur-II/Sarya	Electrotherm (India) Ltd., Grasim Industries Ltd.	Chhattisgarh
19	Bhaskarpara	Sainik Finance and Industries Ltd. (Earlier Garuda Clays Ltd.)	Chhattisgarh
20	West of Umaria	Gujarat Mineral Development Corporation	Chhattisgarh
21	Morga II	Goa Industrial Development Corporation	Chhattisgarh
22		Hindustan Zinc Ltd., Akshya Investment Pvt. Ltd.,	Chhattisgarh
23	Madanpur South	Chhattisgarh Steel & Power Ltd., Crinattisgarh Electricity Corporation Ltd., MSP Steel & Power Ltd., Chhattisgarh Captive Coal Mining Ltd. (Consortium of five Cos.)	Chhattisgarh
24	Nakia I	Ispat Godavari Ltd., Ind Agro Synergy Ltd., Shri Nakoda Ispat Ltd., Vandana Global Ltd., Shree Bajrang Power & Ispat Ltd.	Chhattisgarh
25	Nakia II	Ispat Godavari, Ind Agro Synergy, Shri Nakoda Ispat, Vandana Global Ltd., Shree Bajrang Power & Ispat Ltd.	Chhattisgarh
26	Gare-Palma-IV/4	Jayaswal Neco Ltd.	Chhattisgarh
27	Gare-Palma- IV/8	Jayaswal Neco Ltd.	Chhattisgarh
28	Gare-Palma-IV/2	Jindal Power Ltd. (Now Jindal Steel & Power Ltd.)	Chhattisgarh
29	Gare-Palma-IV/3	Jindal Power Ltd. (Now Jindal Steel & Power Ltd.)	Chhatusgarn

DEEPAK LENKA Unit Head Hindalso Industries Ltd Chakta Coal Mines Chardwa

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1	2	3	
30	Gare-Palma-IV/1	Jindal Strips Limited (Now Jindal Steel & Power Ltd. )	4
31	Gare-Palma IV/6	Jindal Steel & Power Ltd., Nalwa Sponge Iron Ltd.	Chhattisgarh
32	Fatehpur East	JLD Yavatmal Energy Ltd. D K M Sponge from Ltd.	Chhattisgarh
		JLD Yavatmal Energy Ltd., R.K.M. Powergen Pvt. Ltd., Visa Power Ltd., Green Infrastructure Pvt. Ltd., Vandana Vidyut	Chhattisgarh
33	Morga-I	Madhya Pradesh State Mining Corporation Limited	Ltd.
34	Morga-III	Madhya Pradesh State Minarel C	Chhattisgarh
35	Morga-IV	Madhya Pradesh State Mineral Corporation Limited	Chhattisgarh
36	Gare-Palma Sector-II	Madhya Pradesh State Mineral Corporation Limited	Chhattisgarh
		Maharashtra State Mining Corpn. Ltd. Tamil Nadu State Electricity Board	Chhattisgarh
37	Gare-Palma-IV/5	Monet Ispat Ltd.	Sall
38	Rajgamar Dipside		Chhattisgarh
	(South of	Monnet Ispat and Energy Ltd., Topworth Steel Pvt. Ltd.	Chhattisgarh
20	Phulakdih Nala)		0
39 10	Talaipali	National Thermal Power Ltd.	
40	Chotia	Prakash Industries Ltd.	Chhattisgarh
41	Gare-Palma-IV/7	Raipur Alloys & Steel I td (Now Sector	Chhattisgarh
42	D. F	childed)	Chhattisgarh
43	Parsa East	Rajasthan Rajya Vidyut Utpadan Nigam Ltd. (RRVUNL)	
44	Kesla North	Rath Udyog Ltd.	Chhattisgarh
45	Kanta Basan	Rajasthan Rajya Vidyut Utpadan Nigam Ltd. (RRVUNL)	Chhattisgarh
46	Panchbahani	Shiee Radne Industries Ltd.	Chhattisgarh
47	Fatehpur	SKS Ispat and Power Ltd., Prakash Industries Ltd.	Chhattisgarh
4/	Madanpur (North)	Ultratech Ltd Singhal Enternal A h	Chhattisgarh
		Vandana Energy & Steel Pvt. Ltd., Prakash Industries Ltd., Anjani Steel Pvt. Ltd., Chattiana L.G.	Chhattisgarh
		Anjani Steel Pvt. Ltd., Prakash Industries Ltd., (Consortium of five Co.)	
48	Brinda	Abhijeet Infrastructure Pvt. Ltd.	
49	Sasai	Abhijeet Infrastructure Pvt. Ltd.	Jharkhand
50	Meral	Abhijeet Infrastructure Pvt. Ltd.	Jharkhand
51	Seregarha	Arcelor Mittal India Ltd., GVK Power (Govindwal Sahib) Ltd.	Jharkhand
52	Patal East	Bhushan Power and Steel Ltd.	Jharkhand
53	Saria Koiyatand	Bihar Rajya Khanij Vikas Nigam (BRKVN) Patna.	Jharkhand
54	Macherkunda	Bihar Sponge Iron Ltd.	Jharkhand
55	Brahmadiha	Castron Technologies Ltd.	Jharkhand
56	Mahuagarhi	Calcutta Electricity Supply Corporation Letters	Jharkhand
57		Lide Capital Pvt. Ltd.	Jharkhand
57 58	Chitarpur	Corporate Ispat Alloys Ltd.	
59	Saharpur Jamarpani	Damodar Valley Corporation	Jharkhand
60 /	Lalgarh (North)	Domco Smokeless Fuel Pvt. Ltd.	Jharkhand
6	Parbatpur-Central Chakla	Electrosteel castings Ltd.	Jharkhand Ibarkhand
62	Ashok Karkatta	Essar Power Ltd.	Jharkhand Jharkhand
	Central	Essar Power Ltd.	Jharkhand

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T	2	3	4
53	Jainagar	Gujarat Mineral Development Corporation (GMDC)	Jharkhand
54	Tokisud North	GVK Power (Govindwal Sahib) Ltd.	Jharkhand
5	Tubed	Hindalco Industries Ltd., Tata Power Company Ltd.	Jharkhand
6	Moitra	Jayaswal Neco Ltd.	Jharkhand
7	North Dhadu	Jharkhand Ispat Pvt. Ltd., Pavanjay Steel & Power Ltd., Electrosteel castings Ltd., Adhunik Alloys & Power Ltd.	Jharkhand
8	Banhardih	Jharkhand State Electricity Board	Jharkhand
Ð	Sugia Closed mine	Jharkhand State Mineral Development Corporation	Jharkhand
0	Rauta Closed mine	Jharkhand State Mineral Development Corporation	Jharkhand
'n		Jharkhand State Mineral Development Corporation	Jharkhand
2	Pindra-Debipur- Khaowatand	Jharkhand State Mineral Development Corporation Ltd.	Jharkhand
73	Latehar	Jharkhand State Mineral Development Corporation Ltd.	Jharkhand
	Patratu	Jharkhand State Mineral Development Corporation Ltd.	Jharkhand
74	Rabodih OCP	Jharkhand State Mineral Development Corporation Ltd.	Jharkhand
75	Jogeshwar & Khas	Jharkhand State Mineral Development Corporation	Jharkhand
76	Jogeshwar		Jharkhand
77	Jitpur	Jindal Steel & Power Ltd.	Jharkhand
78	Amarkonda Murgadangal	Jindal Steel and Power Ltd., Gagan Sponge Iron Pvt. Ltd.	Jharkhand
79	Urma Paharitola	Jharkhand State Electricity Board, Bihar State Mineral Development Corporation Ltd.	
80	Rohne	JSW Steel Ltd., Bhushan Power & Steel Ltd., Jai Balaji Industries Ltd.	Jharkhand
81	Gomia	Metals and Minerals Trading Corporation	Jharkhand
82	Rajhara North (Central & Eastern)	Mukund Limited, Vini Iron & Steel Udyog Limited	Jharkhand
83	Dumri	Nilachal Iron & Power Ltd., Bajrang Ispat Pvt. Ltd.	Jharkhand
84	Kerandari	National Thermal Power Ltd.	Jharkhand
85	Chhatti Bariatu	National Thermal Power Ltd.	Jharkhand
86	Chhati Bariatu South	National Thermal Power Ltd.	Jharkhand
87	Brahmini	National Thermal Power Ltd.+ Coal India Limited JV	Jharkhand
88	Chichro Patsimal	National Thermal Power Ltd.+ Coal India Limited JV	Jharkhand
89	Pachwara Central	Punjab State Electricity Board	Jharkhand
90	Mahal	Rashtriya Ispat Nigam Limited	Jharkhand
91	Tenughat-Jhirki	Rashtriya Ispat Nigam Limited	Jharkhand
92	Bundu	Rungta Mines Limited	Jharkhand
93	Mednirai	Rungta Mines Limited, Kohinoor Steel (P) Ltd.	Jharkhand
94	Choritand Tiliaya	Rungta Mines Limited, Sunflag Iron & Steel Co. Ltd.	Jharkhand
95	Sitanala	Steel Authority of India Ltd.	Jharkhand
96	Ganeshpur	Tata Steel Ltd., Adhunik Thermal Energy	Jharkhand
97	Badam	Tenughat Vidyut Nigam Limited	Jharkhand

10m DEEPAK LENKA Unit Head Hindaico Industries Ltd Chakla Cont Mines Chambrid

		THE GAZETTE OF INDIA EXTRAORDINARY	
1	2	3	[Past]
98	Rajbar E&D		4
99	Gondulpara	Tenughat Vidyut Nigam Limited	
00	Kotre-Basantpur	Tenughat Vidyut Nigam Limited, Damodar Valley Corporatio	n Jharkhand
21	Pachmo	rata from and Steel Co. Ltd. (Now Tata Steel 1 td)	and khand
12	Lohari	Tata from and Steel Co. Ltd. (Now Tata Steel Ltd.)	Jharkhand
13	Kathautia	Usha Martin Ltd.	Jharkhand
4		Usha Martin Ltd.	Jharkhand
6	Pachwara North	West Bengal Power Development Corporation Limited (WBPI Andhra Pradesh Mineral David	Jharkhand
6	Suliyari	Andhra Pradesh Mineral Development Corporation	OCL) Jharkhand
	Bikram	Birla Corporation Ltd.	Madhya Pradesh
71	Gotitoria (East)	BLA Industries Ltd.	Madhya Pradesh
8	Gotitoria (West)	BLA Industries Ltd.	Madhya Pradesh
9	Mahan	Essar Power Ltd., Hindalco Industries Ltd.	Madhya Pradesh
10	Mandla North	Jaipraskash Associates Ltd.	Madhya Pradesh
1	Urtan North	Jindal Steel & Down Links	Madhya Pradesh
12	Thesgora-B/	Jindal Steel & Power Ltd., Monet Ispat and Energy Ltd. Kamal Sponge Steel & D.	Madhya Pradesh
2	Rudrapuri	Kamal Sponge Steel & Power Limited, Revati Cement P. Ltd.	
3	Amelia	Madhya Pradesh State Mining Corporation	Madhya Pradesh
	Amelia (North)	Madhya Pradesh State Mining Corporation	Madhya Pradesh
5 6	Mandla South	Madhya Pradesh State Mining Corporation Madhya Pradesh State Mining Corporation Ltd.	Madhya Pradesh
	Dongeri Tal-II	Madhya Pradesh State Mining Corporation Ltd.	Madhya Pradesh
7 8	Marki Barka	Madhya Pradesh State Mining Corporation Ltd. Madhya Pradesh State Mining Corporation Ltd. (MPSMC) Madhya Pradesh State Mining Corporation (MPSMC)	Madhya Pradesh
	Semaria/Piparia	Madhya Pradesh State Mining Corporation (MPSMC) Madhya Pradesh State Mining Corporation (MPSMC)	Madhya Pradesh
9	Bicharpur	Madhya Pradesh State Mining Corporation (MPSMC) Mideast Integrated Steels Ltd	Madhya Pradesh
J	Tandsi-III & Tandsi -III (Extn.)	Mideast Integrated Steels Ltd.	Madhya Pradesh
1	Sahapur East		Madhya Pradesh
2	Sahapur West	National Mineral Dev. Corp.	,
23	Mara II Mahan	National Mineral Dev Corp	Madhya Pradesh
		NCT of Delhi, Delhi, Haryana Power Generation Corp. Ltd. (HPGCL)	Madhya Pradesh
4	Sial Ghoghri	Corp. Ltd. (HPGCL) Prism Cement Limited	Madhya Pradesh
5	Brahampuri	Pushp Steel and Mining Ltd.	M 11
26	Rawanwara North	SKS Ispat Limited	Madhya Pradesh
27	Bander	AMR Iron & Steels Dat Link	Madhya Pradesh
28	Modella	AMR Iron & Steels Pvt. Ltd., Century Textiles & Industries Ltd., J.K.Cement Ltd.	Madhya Pradesh Maharashtra
9	Marki Mangli-I Takli-Jena-	B.S. Ispat Ltd.	Manarashtra
	Bellora (North) &	Central Collieries Co. Ltd. and Lloyds Metals & Engineering Ltd.	Maharashtra
	Takli-Jena-	Ltd.	Maharashtra
30	Bellora (South) Dahegaon/	No. 1.	
	Makard hokra- IV	IST Steel & Power Ltd., Gujarat Ambuja Cement Ltd., Lafarge India Pvt. Ltd.	
31	Gondkhari	Lafarge India Pvt. Ltd. Maharashira Svt. Ltd.	Maharashtra
_		Maharashtra Seamless Limited, Dhariwal Infrastructure (P) Ltd., Kesoram Industries Ltd.	Maharashtra

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_		3	4
-	2	Maharashtra State Mining Corpn. Ltd.	Maharashtra
2	Marki-Zari- Jamani-Adkoli	Manardanita State Fibring Corporation	
	Lohara (East)	Murli Industries Ltd., Grace Industries Ltd.	Maharashtra
3		Sunflag Iron & Steel Ltd., Dalmia Cement (Bharat) Ltd.	Maharashtra
1	Khappa & Extn.	Adani Power Ltd.	Maharashtra
5	Lohara West Extn.		Maharashtra
5	Warora West (North)	Chaman Metaliks Ltd.	Maharashtra
7	Kosar Dongergaon		Maharashtra
3	Warora (West)	Fieldmining & Ispat Ltd.	
	Southern Part	Fieldmining & Ispat Ltd.	Maharashtra
)	Chinora	a luna lanat I td	Maharashtra
0	Majra	Gupta Metallics & Power Ltd., Gupta Coalfields & Washeries Ltd.	Maharashtra
1	Nerad Malegaon	Karnataka Power Corp. Ltd. (KPCL)	Maharashtra
2	Baranj - I	Karnataka Power Corp. Ltd. (KPCL)	Maharashtra
3	Baranj - II	Karnataka Power Corp. Ltd. (KPCL)	Maharashtra
4	Baranj - III	Karnataka Power Corp. Ltd. (KPCL)	Maharashtra
5	Baranj - IV	Kamataka Power Corp. Ltd. (KPCL)	Maharashtra
6	Kiloni	to a state Power Corn Ltd. (KPCL)	Maharashtra
17	Manora Deep	to Longhtra State Mining Corporation Limited (MSMCL)	Maharashtra
18	Agarzari	Maharashtra State Mining Corporation Limited (MSMCL)	Maharashtra
19	Warora	Shree Baidyanath Ayurved Bhawan Ltd.	Maharashtra
50	Bhandak West	Shree Veerangana Steel Limited.	Maharashtra
51	Marki Mangli-II	Shree Veerangana Steel Limited.	Maharashtra
52	Marki Mangli-III	Shree Veerangana Steel Limited.	Maharashtra
53	Marki Mangli-IV	Sunflag Iron & Steel Co. Ltd.	Maharashtra
54	Belgaon	Minoral Day Corporation Ltd., Meghalaya	Odisha
55	Mandakini B	Assam Mineral Dev. Corp., Tamil Nadu Electricity Board,	
		Odisha Mining Corporation Ltd.	Odisha
56	New Patrapara	Bhusan Steel & Strips Ltd., Adhunik Metaliks Ltd.,	Odisha
		Deepak Steel & Power Ltd., Adhunik Corp. Ltd., Odisha Sponge Iron Ltd., SMC Power Generation Ltd.,	
		Sree Metaliks Ltd., Visa Steel Ltd.	
1.111		Bhushan Ltd., Shri Mahavir Ferro Alloys Pvt. Limited	Odisha
57	Bijahan	Bhushan Ltd.	Odisha
58	Jamkhani	Gujarat Mineral Development Corporation, Puducherry Industrial	Odisha
59	Naini	Promotion Development and Investment Corporation Limited	
60	Mahanadi	Gujarat State Electricity Corporation Limited, Maharashtra	Odisha
		State Electricity Board	
61	Machhakata	Gujarat State Electricity Corporation Limited, Maharashtra	Odisha
or	Machinakata	State Electricity Board	
62	Talabira-I	Hindalco Industries Ltd.	Odisha
163	Ramchandi	Jindal Steel & Power Limited	Odisha

DEEPAR LENKA Unit Head Hindalco Industries Ltd Chakla Coal Mines Chaudara

1	2	3	4
164	Utkal B 1	Jindal Steel & Power Ltd.	Odisha
165	Baitarni West	Kerala State Electricity Board, Odisha Hydro Power Corp., Gujarat Power Corporation Ltd.	Odisha
166	Talabira II & III	Mahanadi Coalfields Ltd. (MCL), Neyveli Lignite Corporation L Hindalco Industries Ltd.	td., Odisha
167	Utkal-A	Mahanadi Coalfields Ltd. (MCL), JSW Steels Ltd., Jindal Thermal Power Comp. Ltd., Jindal Stainless Steels Ltd., Shyam DRI Ltd.	Odisha
168	Utkal-B2	Monet Ispat Ltd.	Odisha
169	Mandakini	Monet Ispat Energy Ltd., Jindal Photo Ltd., Tata Power Company Ltd.	Odisha
170	Utkal 'E'	National Aluminium Corporation	Odisha
171	Dulanga	National Thermal Power Corporation	Odisha
172	Utkal-D	Odisha Mining Corporation	Odisha
173	Nuagaon Telisahi	Odisha Mining Corporation, Andhra Pradesh Mineral Development (APMDC)	Odisha
174	Manoharpur	Odisha Power Generation Corporation	Odisha
175	Dipside Manoharpur		Odisha
176	Radhikapur (West)	Rungta Mines Limited, OCL India Ltd., Ocean Ispat Ltd.	Odisha
177	Rampia	Sterlite Energy Ltd., (IPP), GMR Energy Ltd. (IPP), Arcelor Mittal India Ltd. (CPP), Lanco Group Ltd. (IPP), Navbharat Power Pvt. Ltd. (IPP), Reliance Energy Ltd. (IPP)	Odisha
178	Dip Side of Rampia	Sterlite Energy Ltd., (IPP), GMR Energy (IPP), Arcelor Mittal India Ltd. (CPP), Lanco Group Ltd. (IPP), Navbharat Power Pvt. Ltd. (IPP), Reliance Energy Ltd. (IPP)	Odisha
179	North of Arkhapal Srirampur	Strategic Energy Technology Systems Limited (SETSL)	Odisha
180	Radhikapur(East)	Tata Sponge Iron Ltd, Scaw Industries Ltd., SPS Sponge Iron Ltd.	Odisha
181	Chendipada	Uttar Pradesh Rajya Vidut Utpadan Limited, Chattishgarh Mineral Development Corporation Limited, Maharashtra State Power Generation Corporation Ltd.	Odisha
182	Chendipada-II	Uttar Pradesh Rajya Vidut Utpadan Limited, Chattishgarh Mineral Development Corporation Limited, Maharashtra State Power Generation Corporation Ltd.	<b>O</b> disha
183	Utkal-C	Utkal Coal Ltd. (formerly ICCL)	Odisha
184	Biharinath	Bankura DRI Mining Manufacturers Co. Pvt. Ltd.	West Bengal
185	Andal East	Bhushan Steel Ltd., Jai Balaji Industries Ltd., Rashmi Cement Ltd.	West Bengal
186	Barjora (North)	Damodar Valley Corporation	West Bengal
187	Kagra Joydev	Damodar Valley Corporation	West Bengal
188 189	Kasta (East)	Damodar Valley Corporation	West Bengal
190	Gourangdih ABC	Himachal EMTA Power Ltd., JSW Steel Ltd.	West Bengal
120	Moira-Madhujore	Ramsarup Lohh Udyog Ltd., Adhunik Corporation Ltd., Uttam Galva Steels Ltd., Howrah Gases Ltd., Vikas Metal & Power Ltd., ACC Ltd.	West Bengal
191	Sarisatolli	Calcutta Electricity Supply Corporation Ltd.	West Bengal

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192ArdhagramSova Ispat Elimited, Sabataj Popuge Edd.193Tara (West)West Bengal Power Development Corporation Limited (WBPDCL)Wat194GangaramchakWest Bengal Power Development Corporation Limited (WBPDCL)Wat195BarjoraWest Bengal Power Development Corporation Limited (WBPDCL)Wat196Gangaramchak- BhaduliaWest Bengal Power Development Corporation Limited (WBPDCL)Wat197Tara (East)West Bengal State Electricity BoardWest198Jaganathpur BWest Bengal Mineral Development & Trading Corp.West199SitarampurWest Bengal Mineral Dev. & Trading Corp. Ltd.West200Trans DamodarWest Bengal Mineral Dev. & Trading Corp. Ltd.West	ZETTE OF INDIA EXTRAORDINARY	2
1-Sova Ispat Limited, Jaibalaji Sponge Ltd.Wat192ArdhagramSova Ispat Limited, Jaibalaji Sponge Ltd.Wat193Tara (West)West Bengal Power Development Corporation Limited (WBPDCL)Wat194GangaramchakWest Bengal Power Development Corporation Limited (WBPDCL)Wat195BarjoraWest Bengal Power Development Corporation Limited (WBPDCL)Wat196Gangaramchak- BhaduliaWest Bengal Power Development Corporation Limited (WBPDCL)Wat197Tara (East)West Bengal State Electricity BoardWest198Jaganathpur BWest Bengal Mineral Development & Trading Corp.Wat199SitarampurWest Bengal Mineral Dev. & Trading Corp. Ltd.West200Trans DamodarWest Bengal Mineral Dev. & Trading Corp. Ltd.Wat	3 4	
201     Kulti     West Bengal Mineral Dev. & Trading Corp. Ltd.     We       202     Kulti     Kulti     West Bengal Mineral Dev. & Trading Corp. Ltd.     We	ited, Jaibalaji Sponge Ltd.West Bengower Development Corporation Limited (WBPDCL)West Bengtate Electricity BoardWest Bengfineral Development & Trading Corp.West BengMineral Dev. & Trading Corp. Ltd.West Beng	

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## SCHEDULE II

# [See section 3(1)(q)]

SL No.	Name of Coal Mine/Block	Name of Prior Allottee	State where Coal Mine/Block Located
		3	4
1 2	Namchik Namphuk Gare-Palma- IV/4	Arunachal Pradesh Mineral Dev. & Trading Corporation	Arunachal Pradesh
3		Jayaswal Neco Ltd.	Chhattisgarh
	Gare-Palma-IV/2	Jindal Power Ltd. (Now Jindal Steel & Power Ltd.)	Chhattisgarh
4	Gare-Palma-IV/3	Jindal Power Ltd. (Now Jindal Steel & Power Ltd.)	Chhattisgarh
5	Gare-Palma-IV/1	Jindal Strips Limited (Now Jindal Steel & Power Ltd .)	Chhattisgarh
6	Gare-Palma-IV/5	Monet Ispat Ltd.	Chhattisgarh
7	Chotia	Prakash Industries Ltd.	
8	Gare-Palma-IV/7	Raipur Alloys & Steel Ltd. (Now Sarda Energy and Mineral Limite	Chhattisgarh
9	Parsa East	Rajasthan Rajya Vidyut Utpadan Nigam Ltd. (RRVUNL)	
0	Kanta Basan	Rajasthan Rajya Vidyut Utpadan Nigam Ltd. (RRVUNL)	Chhattisgarh
1	Parbatpur-Central	Electrosteel Castings Ltd.	Chhattisgarh
2	Tokisud North	GVK Power (Govindwal Sahib) Ltd.	Jharkhand
3	Pachwara Central	Punjab State Electricity Board	Jharkhand
4	Kathautia	Usha Martin Ltd.	Jharkhand
5	Pachwara North	West Bengal Power Development Corporation Limited (WBPDCL)	Jharkhand
6	Gotitoria (East)	BLA Industries Ltd.	
7	Gotitoria (West)	BLA Industries Ltd.	Madhya Pradesh
8	Mandla North	Jaipraskash Associates Ltd.	Madhya Pradesh
9	Amelia (North)	Madhya Pradesh State Mining Corporation	Madhya Pradesh
0	Bicharpur	Madhya Pradesh State Mining Corporation Ltd. (MPSMC)	Madhya Pradesh
1	Sial Ghoghri	Prism Cement Limited	Madhya Pradesh
2	Marki Mangli-I	B.S. Ispat Ltd.	Madhya Pradesh
3	Baranj - I	Karnataka Power Corp. Ltd. (KPCL)	Maharashtra
4	Baranj - II	Karnataka Power Corp. Ltd. (KPCL)	Maharashtra
5	Baranj - III	Karnataka Power Corp. Ltd. (KPCL)	Maharashtra
6	Baranj - IV	Karnataka Power Corp. Ltd. (KPCL)	Maharashtra
7	Kiloni	Karnataka Power Corp. Ltd. (KPCL)	Maharashtra
8	Manora Deep	Karnataka Power Corp. Ltd. (KPCL)	Maharashtra
)	Marki Mangli-II	Shree Veerangana Steels Limited.	Maharashtra
)	Marki Mangli-III	Shree Veerangana Steels Limited.	Maharashtra
I	Belgaon	Sunflag Iron & Steel Co. Ltd	Maharashtra
2	Talabira-I	Hindalco Industries Ltd.	Maharashtra
3	Barjora (North)	Damodar Valley Corporation	Odisha
4	Kagra Joydev	Damodar Valley Corporation	West Bengal
5	Sarisatolli	Calcutta Electricity Supply Corporation Ltd.	West Bengal
6	Ardhagram	Sova Ispat Limited Lat Data the	West Bengal West Bengal

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11	THE GAZETTE OF INDIA EXTRAORDINARY	
2	3	4
2	West Bengal Power Development Corporation Limited (WBPDCL)	West Bengal
Tara (West)	West Bengal Power Development Corporation Limited (WBPDCL)	West Bengal
Gangaramchak	West Bengal Power Development Corporation Limited (WBPDCL)	West Bengal
Barjora	West Bengal Power Development Corporation Limited (WBPDCL)	West Bengal
Gangaramchak-	West Bengal Power Development Corporation Limited (WBPDCL)	
Bhadulia		West Bengal
Tara (East)	West Bengal State Electricity Board	West Bengal
Trans Damodar	West Bengal Mineral Dev. & Trading Corp. Ltd.	

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## SCHEDULE III

[See section 3(1)(r)]

Name of Coal	[See section 5(7)(7)]	
Mine/Block	Name of Phor Anottee	State where Coal Mine/Block Located
2	3	Located
Durgapur-11/ Taraimar	Bharat Aluminium Company Ltd.	Chhattisgarh
Durgapur-II/Sarya	DB Power Ltd.	Chland
Gare-Palma Sector-III	Goa Industrial Development Corporation	Chhattisgarh
Gare-Palma IV/8	Jayaswal Neco Ltd.	Chhattisgarh
Talaipali		Chhattisgarh
Chatti Bariatu		Chhattisgarh
Mahan		Jharkhand
Mandla South	Madhya Pradach State Milling	Madhya Pradesh
	Madhya Pradesh State Mining Corporation Ltd.	Madhya Pradesh
	Chamen Matalila Let	Madhya Pradesh
		Maharashtra
	Shipe Version Shipe Version Could a Coalfields & Washeries Lto	l. Maharashtra
Jamkhani		Maharashtra
Utkal B 1		Odisha
Utkal-B 2		Odisha
		Odisha
	company Ltd.	Odisha
		Odisha
		Jharkhand
141.5		Jharkhand
- source	JSW Steel Ltd., Bhushan Power & Steel Ltd., Jai Balaji Industries Ltd	Jharkhand
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Kerandari	National Thermal Power Ltd., Bajrang Ispat Pvt. Ltd.	Jharkhand
Sitanala	Steel Authority of India Ltd	Jharkhand
Ganeshpur	Tata Steel Ltd., Adbunik Thermal F	Jharkhand
Badam	Tenughat Vidyut Nigam Limited	Jharkhand
Tara	Chhattisgarh Mineral Development C	Jharkhand
	Usha Martin Ltd.	Chhattisgarh
Dulanga		Jharkhand
Manoharpur	Odisha Power Generation Corporation	Odisha Odisha
	2 Durgapur-II/ Taraimar Durgapur-II/Sarya Gare-Palma Sector-III Gare-Palma Sector-III Gare-Palma IV/8 Talaipali Chatti Bariatu Mahan Mandla South Dongeri Tal-II Kosar Dongergaon Nerad Malegaon Marki Mangli-IV Jamkhani Utkal B 1 Utkal-B 2 Mandakini Utkal-B 2 Mandakini Utkal-C Brinda Sasai Meral Moitra Jitpur Rohne Durni Kerandari Sitanala Ganeshpur Badam Tara Lohari Dulanga	Mine/Block       3         2       3         Durgapur-II// Taraimar       Bharat Aluminium Company Ltd.         Taraimar       DB Power Ltd.         Gare-Palma Sector-III       Goa Industrial Development Corporation         Gare-Palma Sector-III       Goa Industrial Development Corporation         Gare-Palma Sector-III       Goa Industrial Development Corporation         Care-Palma IV/8       Jayaswal Neco Ltd.         Talaipali       National Thermal Power Ltd.         Chatti Bariatu       National Thermal Power Ltd.         Mahan       Essar Power Ltd., Hindalco Industries Ltd.         Mandla South       Madhya Pradesh State Mining Corporation Ltd. (MPSMC)         Kosar Dongergaon       Chaman Metaliks Ltd.         Nerad Malegaon       Gupta Metallics & Power Ltd., Gupta Coalfields & Washeries Ltd         Marki Mangli-IV       Shree Veerangana Steel Limited.         Jamkhani       Bhushan Ltd.         Utkal B 1       Jindal Steel & Power Ltd.         Ukal-C       Utkal Coal Ltd. (formerly ICCL)         Brinda       Abhijeet Infrastructure Pvt. Ltd.         Marat       Abhijeet Infrastructure Pvt. Ltd.         Morita       Jayaswal Neco Ltd         Jitpur       Jindal Steel & Power Ltd., Bajrang Ispat Pvt. Ltd.         Matri

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### SCHEDULE IV

### (See section 28)

### PARTA

# THE COAL MINES (NATIONALISATION) ACT, 1973

### (26 OF 1973)

1. In the Coal Mines (Nationalisation) Act, 1973 (herein referred to as the principal Amendment of section Act), in sub-section (1) of section 1A, after the word and figure "section 3", the word, figure and letter ", section 3A" shall be inserted.

2. After section 3 of the principal Act, the following section shall be inserted, namely:-

Insertion of new section 3A.

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Mining operation by

others.

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'3A. (1) Notwithstanding anything contained in this Act, any person being-

(a) a Government company or corporation or a joint venture company formed by such company or corporation or between the Central Government or the State Government, as the case may be, or any other company incorporated in India; or

(b) a company or a joint venture company formed by two or more companies,

may carry on coal mining operations in India, in any form either for own consumption, sale or for any other purpose in accordance with the prospecting licence or mining lease, as the case may be.

(2) The Central Government may, with a view to rationalise such coal mines so as to ensure the coordinated and scientific development and utilisation of coal resources consistent with the growing requirements of the country, from time to time, prescribe-

(i) the coal mines or coal bearing areas and their location;

(ii) the minimum size of the coal mine or coal bearing areas;

(iii) such other conditions,

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which in the opinion of that Government may be necessary for the purpose of coal mining operations or mining for sale by a company.

Explanation .-- For the purposes of this section, "company" means a company as defined in clause (20) of section 2 of the Companies Act, 2013.

3. In section 34 of the principal Act, in sub-section (2), after clause (a), the following clause shall be inserted, namely:-

"(aa) the coal mines or coal bearing areas and their location, the minimum size of the coal mine or coal bearing areas, and such other conditions which may be necessary for the purpose of coal mining operations including mining for sale by a company under sub-section (2) of section 3A.".

#### PART B

THE MINES AND MINERALS (DEVELOPMENT AND REGULATION) ACT, 1957

### (67 OF 1957)

1. In the Mines and Minerals (Development and Regulation) Act, 1957 (herein referred to as the principal Act), for section 11A, the following section shall be substituted, namely:-

Amendment of section 34

Substitution of new section for section 11A

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Granting of reconnaissance permit, prospecting licence or mining lease. '11A. (1) Notwithstanding anything contained in this Act, the Central Government may, for the purpose of granting reconnaissance permit, prospecting licence or mining lease in respect of any area containing coal or lignite, select any of the following companies through auction by competitive bidding, on such terms and conditions as may be prescribed, namely:—

(a) a Government company or corporation or a joint venture company formed by such company or corporation or between the Central Government or the State Government, as the case may be, or any other company incorporated in India; or

(b) a company or a joint venture company formed by two or more companies,

that carry on coal mining operations in India, in any form either for own consumption, sale or for any other purpose in accordance with the permit, prospecting licence or mining lease, as the case may be.

(2) The Central Government may, with a view to rationalise coal and lignite mines referred to in sub-section (I), so as to ensure the coordinated and scientific development and utilisation of resources consistent with the growing requirements of the country, from time to time, prescribe—

(i) the details of mines and their location;

(ii) the minimum size of such mines;

(iii) such other conditions,

which in the opinion of that Government may be necessary for the purpose of mining operations or mining for sale by a company.

(3) The State Government shall grant such reconnaissance permit, prospecting licence or mining lease in respect of any area containing coal or lignite to such company as selected through auction by competitive bidding or otherwise under this section:

Provided that the auction by competitive bidding under this section shall not be applicable to an area containing coal or lignite—

(a) where such area is considered for allocation to a Government company or corporation or a joint venture company formed by such company or corporation or between the Central Government or the State Government, as the case may be;

(b) where such area is considered for allocation to a company or corporation or that has been awarded a power project on the basis of competitive bids for tariff (including Ultra Mega Power Projects).

*Explanation.*—For the purposes of this section, "company" means a company as defined in clause (20) of section 2 of the Companies Act, 2013.'.

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**2.** In section 13 of the principal Act, in sub-section (2), for clause (d), the following clause shall be substituted, namely:—

"(d) the terms and conditions of auction by competitive bidding, the details of mines and their location, the minimum size of such mines and such other conditions which may be necessary for the purpose of coal mining operations including mining for sale by a company under sub-section (1) and sub-section (2) of section 11A.".

DR. SANJAY SINGH, Secretary to the Govt. of India.



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Amendment of section

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#### Transfer of leases - Wind Energy projects 2.

For transfer of leases from the developer i.e. the User Agency to investors /power producers, State Government shall submit following details:

- 1. User Agency shall submit duly filled up prescribed form given at Annexure-3 to the Nodal Officer (FC) of the concerned State/UT.
- 2. A copy of the application will also be marked to the MoEF&CC.
- 3. The Nodal Officer will examine the particulars furnished by the UA in 45 days of the date of submission of the application and forward it to the State/UT Government.
- 4. The State/UT Government, or an Officer authorized by will forward its recommendation within 45 days to the Central Government. If decision is not communicated by the State/UT Government on the proposal within the expiry of a period of 90 days i.e. from the date of submission of the proposal, action, as considered appropriate will be initiated by the Central Government.

5.4 Cancelled allocation of Coal Blocks: In respect of 204 coal blocks whose allocation was cancelled by the Hon'ble Supreme Court, two types of situations are possible:

(i) Final approval for diversion of forest land has already been issued, and (ii) Application for in-principle approval of diversion of forest land under FCA of was in process at either the State or the Central Government, on the day of cancellation of the

In cases under category (i) above transfer of FC to the new user agency will be done by MoEF&CC on submission by the Ministry of Coal details of the new user agency along with an undertaking from the new user agency that they shall abide by all the conditions on which the forest land was leased to the original user agency and any other condition which may be stipulated by the Central Government/State Government in future.

In cases under category (ii) above the applications will be processed as if they have been submitted by the new user agency decided by the Central Government on completion of the following:

- (a) Duly filled in part-I of the application in Form-A appended to the Forest (Conservation) Rules, 2003 and amendments issued therein along with all necessary undertakings/certificates, including documentary proof in support of allocation of such block in favour of the new use agency and details of non-forest/revenue land identified for creation of compensatory afforestation, wherever required, is submitted by the new user agency to the Nodal Officer concerned
- (b) Non-forest / revenue land identified by the new user agency for compensatory afforestation, wherever required, is inspected and found to be suitable for compensatory afforestation and for management point of view by the Divisional Forest Officer(s) having jurisdiction over such land, and
- (c) A copy of Part-I of the Form A along with all necessary undertakings/certificates submitted by the new User Agency along with a certificate from the Divisional Forest Officer(s) having jurisdiction over the non-forest/revenue land identified for creation of compensatory afforestation, wherever required, stating there in that such land is suitable for creation of compensatory afforestation and from management point of view, is provided by the Nodal Officer or the State Government concerned to the

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authority with whom the proposal submitted by the original user agency is presently pending. Such documents will substitute and replace the corresponding documents available in the proposal submitted by the original user agency.

In case of these 204 coal blocks, reimbursement of amount paid by the original user agency in compliance of conditions stipulated in approval accorded under the Forest (Conservation) Act, 1980 for use of forest land for non-forest purpose will be dealt with in the manner, as prescribed in the Coal Mines (Special Provisions) Second Ordinance, 2014 and the rules framed thereunder.

# 5.5 Cancelled allocation of Iron Ore mines:

In respect of 49 mining leases (operating iron ore mines falling in Category 'C') cancelled on the Orders dated 18<sup>th</sup> April 2013 of the Hon'ble Supreme Court of India and put to auction, the Hon'ble Supreme Court has ordered on 30.7.2015 that "the existing statutory approval/clearances in favour of the lessee of the erstwhile category 'C' leases will be transferred in favour of new lessees. The concerned authority will take expeditious action for grant of statutory approval such as Environment Clearance, TWP/Forest Clearance under the Forest Conservation Act 1980."

## 5.6 Re-diversion

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(a) In case of change in land use or re-diversion of forest land becomes necessary for the same project and same User Agency, the State Government can request for prior approval under FCA to the Central Government giving details of primary approval and the new proposed use/land use.

(b) In case the re-diversion of a forest land becomes necessary for another purpose by another user agency a fresh proposal for prior approval under FCA has to be sent to GOI. The re-diversion while continuing the use by the primary user agency (in whose favour the diversion has been approved) can be permitted by GOI provided the use is compatible with the primary use and does not hinder it and the primary user agency gives its written consent, without taking any payment for the same.

If the primary user agency refuses to give its consent, and the User Agency seeking re-diversion feels that the other use is compatible with and does not in any way hinder the primary use, it can apply to the State nodal officer along with all details, who will after hearing the primary user giving him advance notice, give his agreement for the rediversion or otherwise giving reasons for his decision in the form of a note and forward the proposal to the Central Government for decision on re-diversion.

While permitting re-diversion, Central Government may if considered necessary modify original conditions or impose additional conditions to be fulfilled by the primary User Agency and conditions (including rights and responsibilities)to be fulfilled by the secondary User Agency along payment for (i) payment of NPV at the applicable rates; and (ii) if not already recovered from primary user agency the cost of Compensatory Afforestation, in respect of the forest land proposed to be re-diverted in favour of the secondary User Agency.

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