## **GOVERNMENT OF KARNATAKA**

No.CI 166 MMM 2014

Karnataka Government Secretariat, Vikasa Soudha, Bangalore, dated:07.01.2015.

## **NOTIFICATION**

In pursuance of sub-section (3) of Section 8 of Mines and Minerals (Development and Regulation) Act, 1957, the Government of Karnataka hereby accords sanction for fourth renewal of 2236 for a period of 20 years (Twenty years only) with effect from 28.10.2012 in favour of M/s Sesa sterlite Ltd., for Iron Ore over an area of 161.54 hectares in Nirthadi Reserve Forest, Holalkere Range, Chitradurga Taluk and District with the bounderies as mentioned below and as per the sketch furnished by the Director, Mines and Geology Department, Bangalore subject to the compliance of the provisions of the Mines and Minerals (Development and Regulation) Act, 1957 and Mineral Concession Rules, 1960 as amended from time to time and other applicable Acts and Rules including Forest (Conservation) Act, 1980; Environmental Protection Act, 1986; EIA Notification, 2006 etc., as amended from time to time and Rules made there under.

This renewal notification is subject to the following conditions;

- (1) The findings of Special Investigation Team (SIT) in the cases against the lessee entrusted to SIT vide Government Order No.CI 282 MMM 2011 (P) dated 22.11.2013.
- (2) Government will be free to take all actions against the lessee including withdrawal / cancellation of this notification and cancellation of Lease Deed executed pursuant to this Notification, once the SIT submits its reports and lessee shall not be entitled to claim any equity because of this notification.
- (3) The above conditions should be suitably incorporated in the lease renewal and exexution deed.

## **BOUNDARIES**

NORTH	Part of Sy. No.18 of Madakerepura and part of Nirthadi State Forest.
SOUTH	Part of Sy.No.107 of Hirekandavadi village and Part of Sy. No.21 of
	Myagalahalli village.
EAST	Part of Bommavvanagatti Halli Forest lands and part of Sy. Nos. 20,
	21, 22 of Myagalahalli village.
WEST	Part of Nirthadi State Forest lands belongs to Chowdenahalli and
	Tanigehalli and part of Sy.No. 107 of Hirekandavadi village.

Sanction of this Mining Lease is also subject to the terms and conditions appended hereto in the Annexure and also subject to Court proceedings, if any.

> By order and in the name of the Governor of Karnataka R. Chadrallet III (R.CHANDRASHEKAR) Under Secretary to Government, (Mines) (I/C) Commerce and Industries Department

To

The Compiler, Karnataka Gazette, is requested to publish this in Part IV Section of the Gazette and to supply 50 copies of Notification to this office.

Copy to:

1. The Secretary to Government of India, Ministry of Mines, New Delhi – 110

2. The Additional Chief Secretary to Government, Forest, Environment and Ecology, M.S. Building, Bangalore.

3. The Controller, Indian Bureau of Mines, Nagpur.

4. The Deputy Commissioner, Chitradurga District, Chitradurga.

5. The Chief Conservator of Forest (General) Bangalore.

6. The Director, Mines and Geology, No.49, Kanaja Bhawan, D.Deveraj Urs Road, Bangalore.

7. The Regional Controller, Indian Bureau of Mines, Southern Zone, Industrial

Suburb, Off. Old Tumkur Road, Yewhwantapur, Bangalore.

8. M/s. Sesa sterlite Ltd., PB 43, Megalahalli Office Complex, Near Bheemasamudra, Chitradurga, Karnataka – 577 501.

9. P.S to Addtional Chief Secretary to Hon'ble Chief Minister, Vidhana Soudha,

Bangalore.

- 10. Senior P.S to Secretary to Government, Commerce and Industries Department, Vikasa Soudha, Bangalore.
- 11. Weekly Gazette.

12.SGF / Spare Copies.

## ANNEXURE to Notification No.CI 166 MMM 2014, dated: 7<sup>th</sup> January, 2015

Terms and conditions of the Fourth Renewal of Mining Lease No.2236 for a period of 20 years (Twenty Year only) with effect from 28<sup>th</sup> October, 2012, in favour of M/s Sesa sterlite Ltd., for Iron Ore, over an area of 161.54 hectares (One hundred sixty one and fifty four hectares only) in Nirthadi Reserve Forest, Holelkere Range, Chitradurga Taluk and District

- a) Mining lease should be in respect of Iron and Manganese ore only. If other mineral are found in association with Iron Ore, they should be brought to the notice of Government, and if the lease desires to mine these minerals along with Iron Ore, he / she / it should be do so only after the consent of Government is obtained in writing.
- b) If beryl or any other substance prescribed under Section 3 of the Atomic Energy Act, XXIX of 1948 is found to occur in the property under the lease, the lessee shall make available such mineral to the Govenment of India.
- c) The lease shall also be subject to conditions indicated by Indian Bureau of Mines in their letter No.11011/49/RML/2013-CCOM-2332, dated 20.06.2014.
- d) The lease shall also be subject to the provisions of Rules in Chapter IV of the Mineral Concession Rules, 1957.
- e) The lease shall also be subject to the Rules, issued under section 18 of the Mines and Mineral (D&R) Act, 1957.
- f) The lessee shall pay the Director of Mines and Geology in Karnataka, Bangalore, necessary Security Deposit for due observance of the terms and conditions of the lease in accordance with Rule 32 of lease issued to him.
- g) The lessee shall be governed by all conditions that may be incorporated in the lease deed, to be executed.
- h) The lessee shall abide by the rules contained in the Karnataka State Forest Manual, if the lease area covers any forest land.
- i) Government shall have the right of purchasing the ore at current market rates.
- j) The lease would be determined if the lessee fails to commence execution of the lease deed.
- k) The are mentioned above is subject to the verification after actual survey and demarcation.
- 1) The lease shall be for a period of Twenty Years with effect from 28.10.2012.
- m) The lessee/s shall pay dead rent, cesses and royalty as per Schedule-II and Schedule-III to the Mines and Minerals (D&R) Act, 1957 and as amended from time to time.

n) The lessee/s shall pay Surface Rent at Rs.2.50 per hectare per annum on the area used by the lessee/s form mining purposes.

o) The lessee/s shall pay local and other cesses at the prevailing rates.

p) Mining operations shall not be commenced / conducted unless a qualified manager and other supervisory staff are appointed as required under the Matelliferous Mines Regulations, 1961 and as amended from time to time and relevant notices are sent to the Director-General of Mines Safety, Dhanbad with a copy of the same to the concerned Director of Mines Safety.

(R.CHANDRASHEKAR)

Under Secretary to

Government, (Mines) (I/c)

Commerce and Industries Department