



Admissible under Rule 25 Excessively stamped under duty the Indian Stamp (Orissa Amendment) Act 1986 Schedule I A. No. ... and Schedule II of the Orissa Additional Stamp duty Act 1986.

FEES PAID

A (1)	: 2.90
19	: 5
D	: 52
A 21	: 6.50
1 (3)	:
<hr/>	
Total	Rs 751.50

*To C.A. Deposit 7000/-
P. Fee 66.40/-
M. Fee 700/-*

FORM-F

14324/ PROSPECTING LICENCE (See Rule 15(2) REGISTERING OFFICER

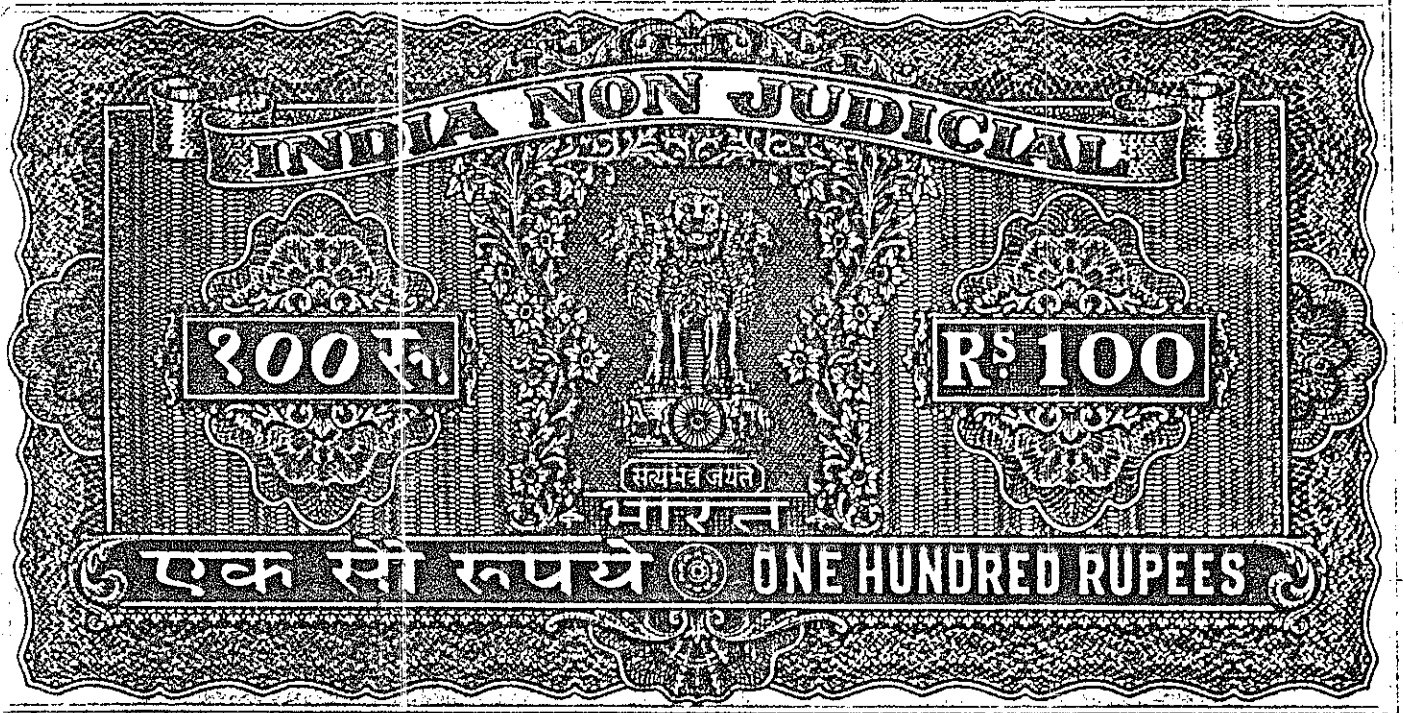
THIS INDENTURE made this 5th day of July 1993 between the Governor of Orissa (hereinafter referred to as the 'State Government' which expression shall where the context so admits be deemed to include his successors and assigns) of the one part and Larsen & Toubro Limited Registered Office L&T House, Ballard Estate, Post Office Box 278, Bombay-400038 a company registered under Indian Companies Act, 1913 (Act under which incorporated) (hereinafter referred to as 'the licencessess' which exporession shall where the context so admits be deemed to include its successors and permitted assigns) of the other part.

When the licences are registered company

Name: Ganurang Vithal Kasargod
s/o Vithal R. Kasargod.
Address: % Larsen & Toubro Limited
LAT House
Ballard Pierr
Bombay 400038

[Signature]
617193
MOR. RAYAGADA

[Signature]
617193
FOR LARSEN & TOUBRO LTD.



- 2 -

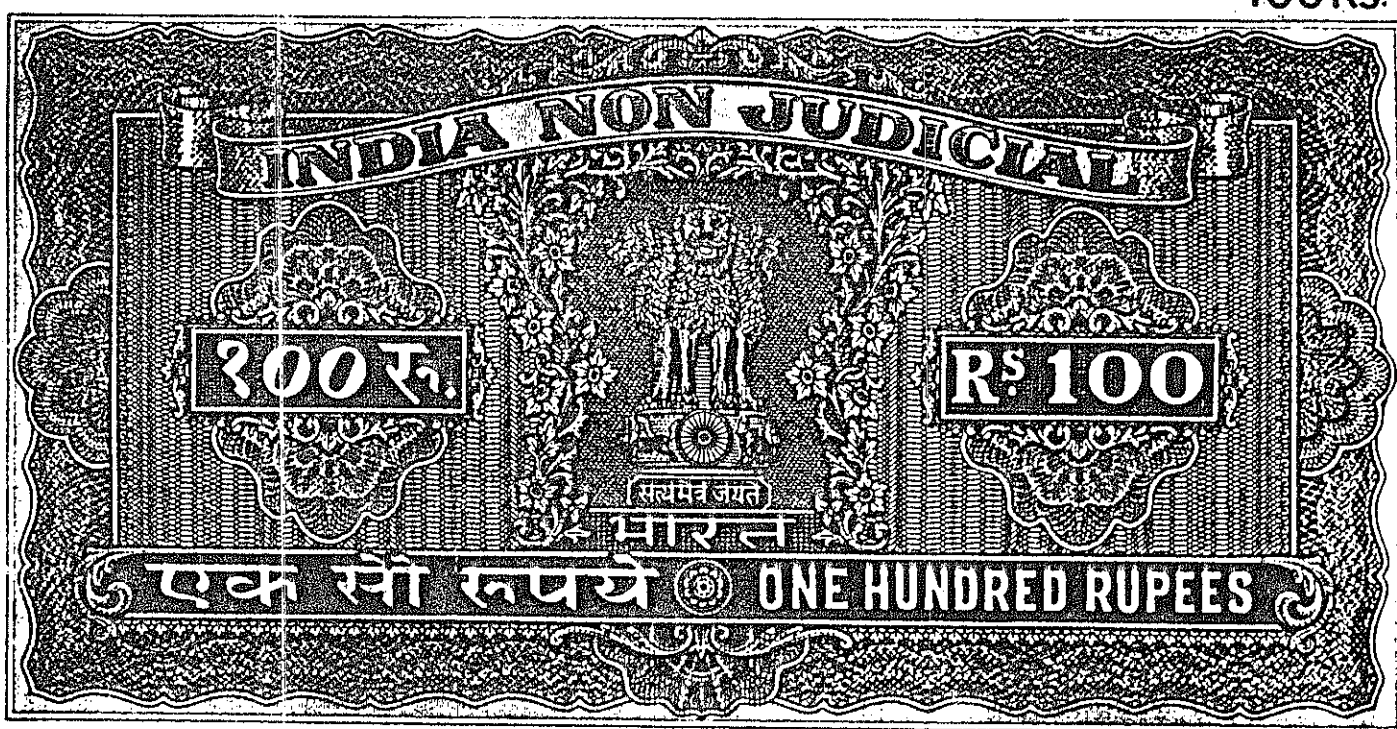
WHEREAS the licensees have applied to the State Government in accordance with the Mineral Concession Rules, 1960 (here in after referred to as the said Rules) for a licence to prospect for Bauxite in the lands specified in Schedule 'A' hereunder written and delineated in the plan herewith annexed (hereinafter referred to as the said lands) and have deposited with the State Government rs.7000/- (Rupees seven thousand only) as the prescribed security in respect of such licence and have paid to the State Government the sum of rs.6634/- (Rupees six thousand six hundred thirty four only) as the prescribed prospecting fee for one year in advance in respect of such licence and that there is no objection to the grant of such licence (and WHEREAS the Central government has approved the grant of this licence) NOW THESE PRESENTS WITNESS AS follows:-

PART- I

In consideration of the fee, royalties, covenants and agreements hereinafter reserved and contained and on the part of the licensees to be paid observed and performed the state Government hereby grant and demises unto the licensees the sole right and licence.

[Signature]
COLLECTOR, RAYASADA 6/7/63

[Signature]
FOR LARSEN & TOUBRO LTD.
6/7/63



- 3 -

To enter upon the land and to search for win or carry away and dispose of minerals won.

(1) to enter upon the said lands and to search for by quarrying, boring and digging or otherwise all or any bauxite lying or being within under or throughout the said lands.

(2) in the case of minerals other than gold, silver, precious stone or mica this licence shall not confer upon the licensee a right to win or carry away minerals for commercial purposes.

Provided that the licensees may win and carry away for purpose other than commercial purposes.

a) any quantity of such minerals within the limits specified in Schedule III of the Mineral Concession Rules, 1960 without any payment.

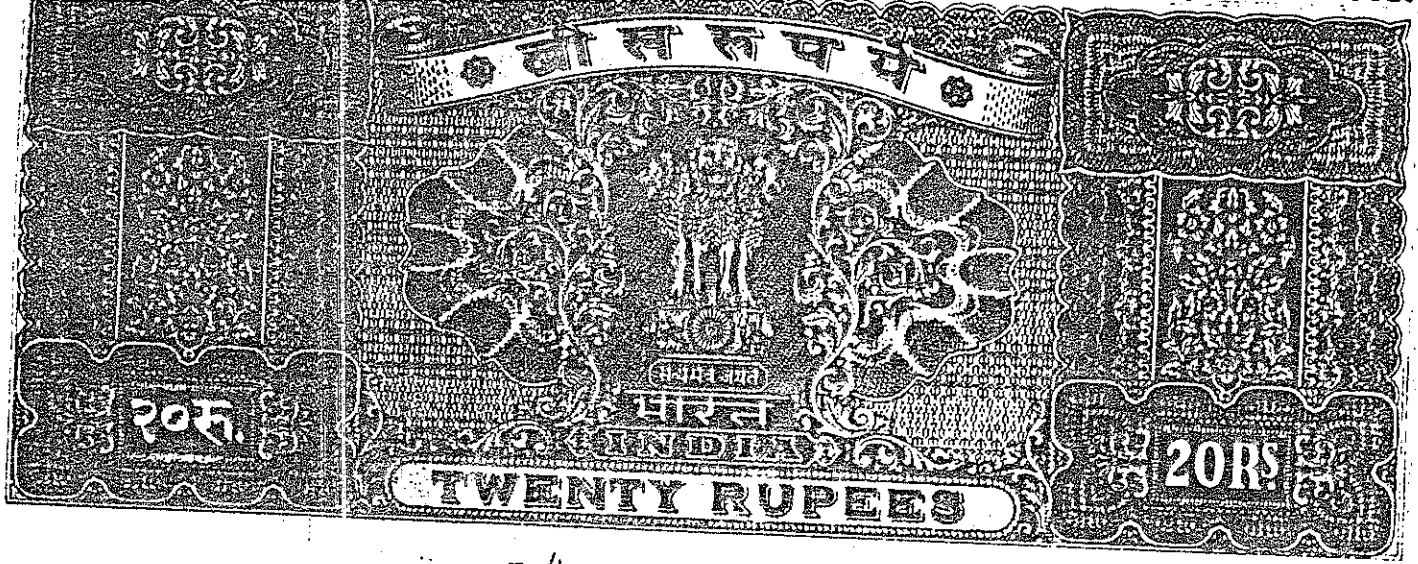
b) any quantity of such minerals exceeding such limits but not exceeding twice such limits, which is won during prospecting operations on payment of royalty for the time being specified in the Second Schedule to the Act in respect of those minerals.

c) with written approval of the State Government the licensee may carry away quantities of minerals in excess of twice the limit specified in Schedule III, on payment of royalty for the time being specified in the Second Schedule to the Act for Chemical, metallurgical ore dressing and other test purposes.

Ch. Kasurjod

6/7/63 FOR LARSEN & TOUBRO LTD.

Ramesh
6/7/63
COLLECTOR, RAYAGADA



- 4 -

To clear
undergrowth
and brush-
wood, etc.

(3) Subject to the provisions of clauses 5 and 6 of part II of these presents for the purpose aforesaid to clear undergrowth and brushwood and trees with the sanction of the Collector previously obtained in writing to make and use any drains or water courses on the said lands for purposes as may be necessary for effectually carrying on the prospecting operations and for the workman employed thereon and with the like sanction to use any water provided always that such use shall not diminish or interfere with the supply of water to which any cultivated land, village, building or watering place for live stock as heretofore been accustomed and that no streams, springs or well shall be fouled or polluted by any such use or the prospecting operations hereby licensed.

(4) To erect and bind upon the said lands all such temporary huts, sheds and structures, steam, and other engine machinery and conveniences, chattels and effects as shall be proper and necessary for effectually carrying on the prospecting operations hereby licensed or for the workman employed thereon.

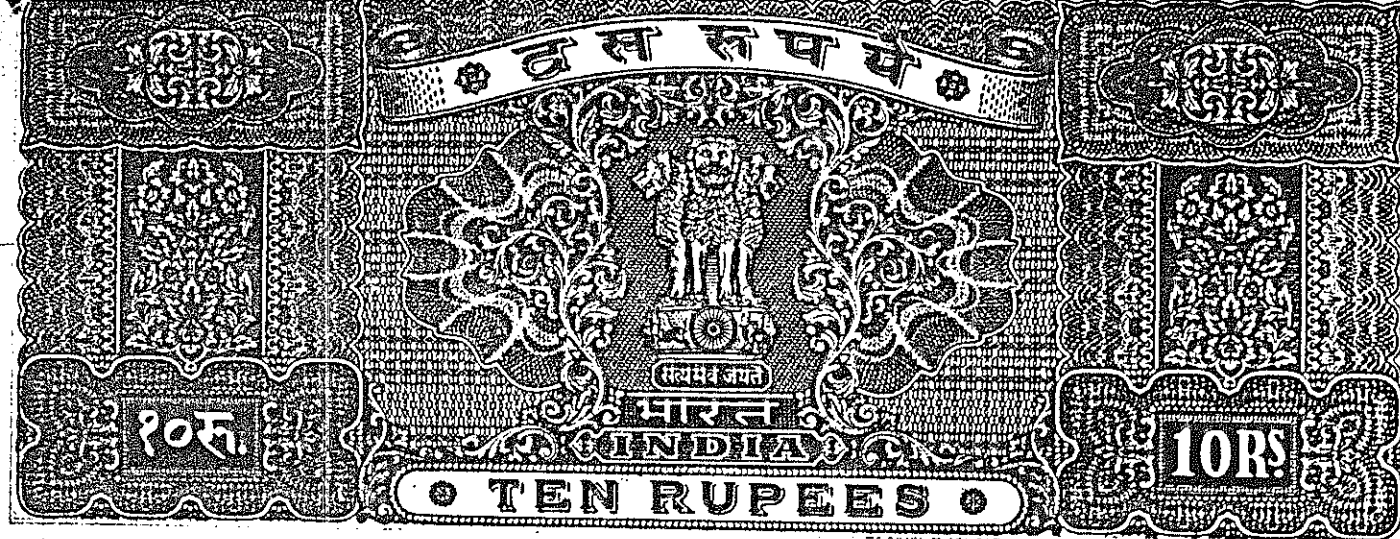
RESERVED nevertheless to the State Government full power and liberty at all times to enter into and upon and to grant or demise to any person or persons whomsoever liberty to enter and upon the said lands for all or any purposes,

L. K. Kanungo

6/7/193

FOR LARSEN & TOUBRO LTD.

Ramesh
COLLECTOR, RAYAGADA



- 5 -

other than those for which sole right and licence are hereby expressly conferred upon the licensees and particularly (and without hereby in any way qualifying such general power and liberty) to make on, over or through the said lands such roads, tramways, railways and ropeways as shall be considered necessary or expedient for any purposes and to obtain from and out of the said lands such stone, earth or other materials as may be necessary or requisite for making repairing or maintaining such roads, tramways, railways and ropeways to pass and repass at all times over and along such roads, tramways, railways and ropeways for all purposes and as occasion shall require.

TO HOLD the said right and license unto the licensees from the date of these presents for the term of 2(two) years (hereinafter referred to as the said term).

PAYING therefor annually in advance a sum of ₹6634/- (Rupees Six thousand six hundred thirty four) only being the prospecting fee for each year or portion of a year and immediately on the expiration or sooner determination of the said term clear of all fees, rates, taxes, charges deductions and royalty at the rates specified in Schedule 'B' and 'C' hereunder written on the minerals won and carried away by the licensees during the said terms.

A. K. K. K.

6/7/93

FOR LARSEN & TOUBRO LTD.

R. M. S.

COLLECTOR, RAJAGADA



- 6 -

PART- II
COVENANTS BY LICENSEES

The licensees hereby covenant with the State Government as follows:-

- (1) To pay royalty to the State Government at such rates and such time as are specified in Schedule 'C' hereunder written provided that the licensees shall be entitled to carry away free of royalty not more than 10 MT for experimental purposes.
- (2) To pay annually in advance a prospecting fee in respect of ensuing year or part of the year at such rates and time as are specified in Schedule 'B' hereunder written.
- (3) To work and carry on the operations hereby licensed in a fair orderly skilful and workmanlike manner and with as little damage as may be to the surface of the lands and to trees, crops, buildings, structures and other property thereon.
- (4) Licensees shall maintain a correct and faithful account of all the expenses incurred by them on prospecting operations and also the quantity and other particulars of all minerals obtained during such operations and their despatch.

Payment and rates of royalty.

To carry on work in workmanlike manner.

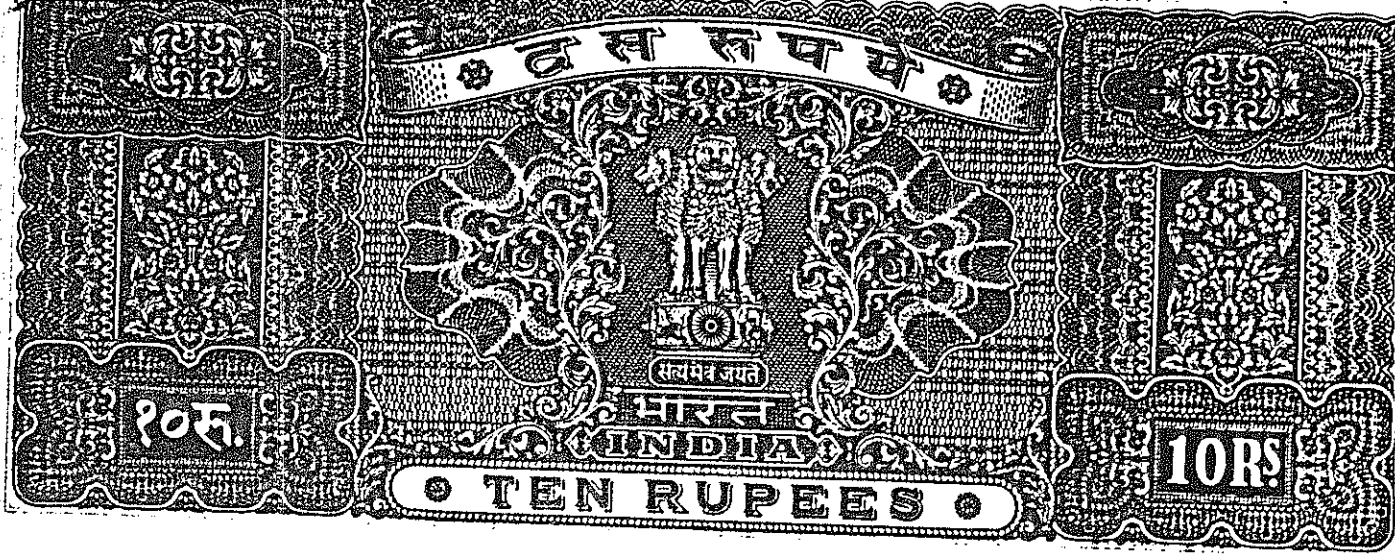
Maintenance of correct account.

Subhas Chandra

6/7/53

FOR LARSEN & TOUBRO LTD.

Rame
6/7/53
COLLECTOR, RAYAGADA



- 7 -

No mining operations within 50 metres of public works etc.

(5) The Licensees shall not work or carry on or allow to be worked or carried on any prospecting operation at or to any point within a distance of 50 metres from any railway line except with the previous written permission of the Railway Administration concerned or from any reservoir, canal or other public works such as public roads and buildings or inhabited site except with the previous written permission of the Collector or any other Officer authorised by the State Government in this behalf and otherwise than in accordance with such instructions, restrictions and conditions either general or special which may be attached to such permission. The distance of 50 metres shall be measured in the case of railway line, reservoir, or canal, horizontally from the outer toe of the bank or the outer edge of the cutting as the case may be and in case of a building horizontally from the plinth thereof. In the case of village roads no working shall be carried on within a distance of 10 metres of the outer edge of the cutting except with the previous written permission of the Collector or any other officer duly authorised by the State Government in this behalf and otherwise than in accordance with such directions, restrictions and conditions, either general or special which may be attached to such permission.

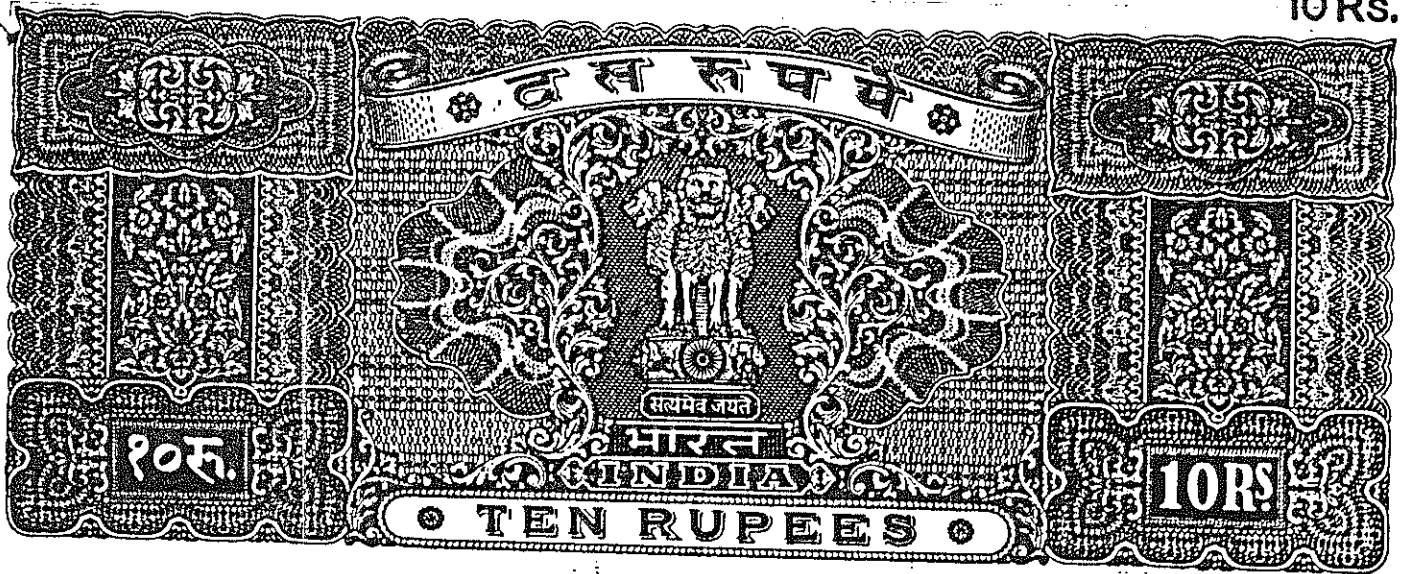
Handwritten signature

6/7/93

FOR THE...

Handwritten signature

COLLECTOR, RAIPUR



- 8 -

Explanation :- for the purpose of this clause the expression 'Railway Administration shall have the same meaning as it is defined to have in the Indian Railway Act, 1890' by clause (6) of section 3 of that Act, 'Public Road, shall mean a road which has been constructed by artificially surfaced as distinct from a tract resulting from repeated use. Village road will include any track shown in the Revenue records as village road.

Not to cut or injure trees in reserved forest etc without previous permission.

(6) Not to cut or injure any timber or tree on any unoccupied or unreserved land without the written permission of the Collector nor without such permission disturb the surface of any road or enter upon any public pleasure ground, burying or burial ground or and place held sacred by any class of persons or interfere with any right of way, well or tank.

Entry upon land in occupation of a person.

(7) Not to enter upon any land in the occupation of any person without the consent of the occupier not to cut or in any way injure any tree, standing crops, buildings, huts, structures or other property of any kind of the occupier of any land or any other person without the written consent of such owner, occupier or person.

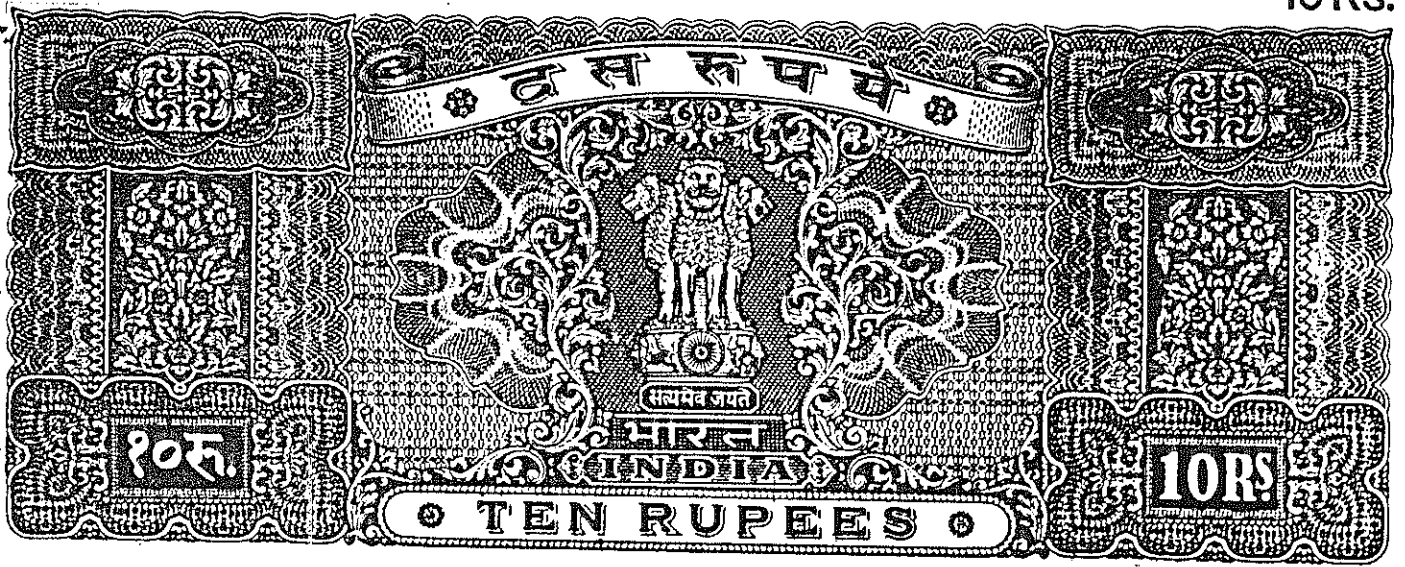
Not to commence work in reserved forest without previous permission

(8) Not to enter upon or commence prospecting in any protected or reserved forest situated upon the lands without obtaining the written sanction of the District Forest Officer, nor otherwise than in accordance with such conditions as may be prescribed in such sanction.

L. K. S. Rao

R. S. Rao
6/7/53
COLLECTOR, HAYAGADA

6/7/53



Indemnify
Government
against all
claims.

(9) To make reasonable satisfaction and pay such compensation as may be assessed by lawful authority in accordance with the law in force on the subject for all damage, injury, or disturbance which may be done by him in exercise of the powers granted by this license and to indemnify and keep indemnified fully and completely the State Government against all claims which may be made by any person or persons in respect of any such damage, injury or disturbance and all costs and expenses in connection therewith.

(A) The licensees shall pay a wage not less than the minimum wage prescribed by the Central or State Government from time to time.

(B) The licensees shall comply with provisions of the Mines Act, 1952.

(C) The licensees shall take measures for the protection of environment like planting of trees, reclamation of land use of pollution control devices and such other measures as may be prescribed by the Central or State Government from time to time at their own expense.

(D) The licensees shall pay compensation to the occupier of the land on the date and in the manner laid down in these rules.

L. K. Kasurged
6/7/93

FOR LARSEN & TOUBRO LTD.

Rame
COLLECTOR, FAYAGADA
6/5/93



Forfeiture of security deposits etc.

(10) whenever the security deposit Rs.7000/- (Rupees seven thousand)only or any part thereof or any further sum hereafter deposited with State Government in replenishment thereof shall be forefeited or applied by the State/ Central Government pursuant to the power hereinafter declared in that behalf the licensees shall forthwith deposit with the State Government such further sum as may be sufficient with the unappropriated part thereof to bring the amount in deposit with the State Government up to the sum of Rs. 7000.00 (Rupees seven thousand only)

Licensees not to be controlled by trust syndicate, etc.

(11) The licensees shall not be controlled or permit themselves to be controlled by any trust syndicate, corporation firm, or person except with the written consent of the State Government which will be given only after obtaining the prior approval of the Central Government in cases where prospecting licence executed is in respect of minerals included in the First Schedule to the Act.

Report of accident.

(12) The licensees shall without delay send to the Collector a report of any accident causing death or serious bodily injury or serious injury to property or seriously affecting or endangering life or property which may occur in the course of the operations under this license.

Section 18 of the Act, 67 of 1957.

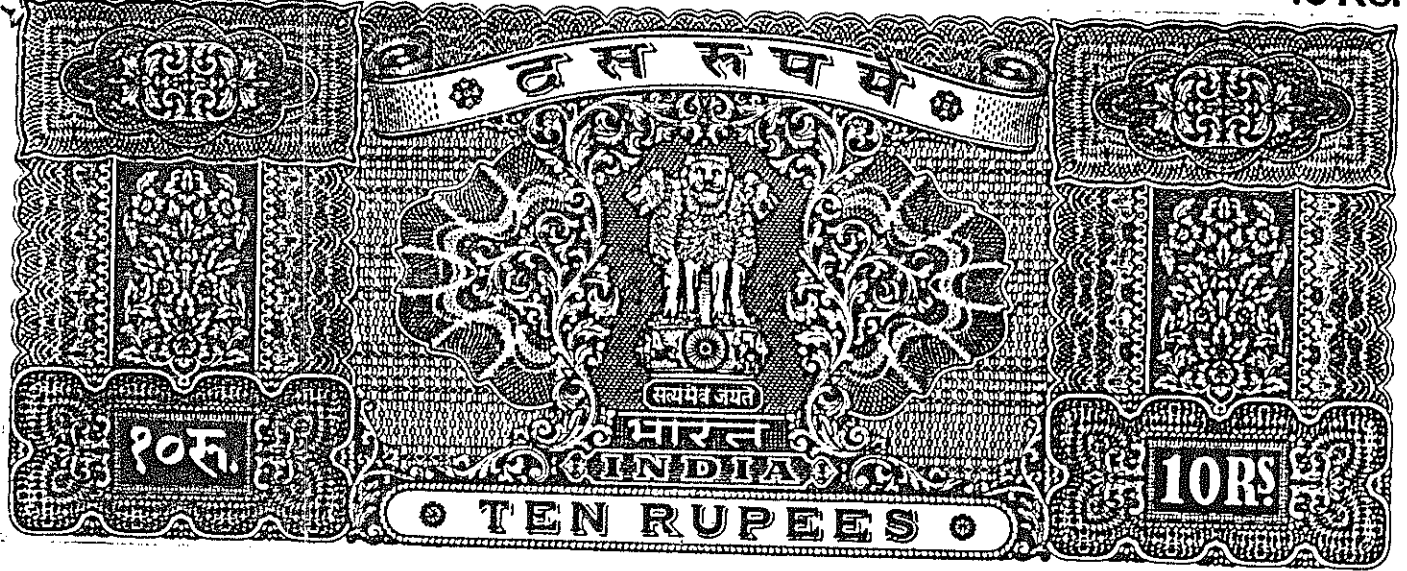
(13) The licensees shall be bound by such rules as may be issued by the Central Government under section 18 of the Mines and Minerals (Regulation and Development, Act, 1957 (67of 1957) and shall not carry on prospecting or other operations under the said license in any way other than as prescribed under these rules.

Handwritten signature: L. K. Kasargod

6/7/98 DR LARSEN & TOUBRO LTD.

Handwritten signature: R. S. ...

COLLECTOR, RAJAGADA



- 11 -

To provide for weighing or measurement of material won.

(14) At such times and occasions as may be required the licensees shall well and truly measure or weigh or cause to be measured or weighed upon some part of the said lands all minerals from time to time won from the said lands by the licensees and all such minerals as may be required to be measured or weighed for the purpose of ascertaining the royalty payable under these presents shall be so measured or weighed. The licensees agree not to take away from the said lands any minerals so won until the same shall have been measured or weighed as the case may be. The licensees further agree to give 30 (thirty) days previous notice in writing to the Collector of every such measuring or weighing in order that he or some person on his behalf may be present thereat.

Plugging of bore hole fencing etc. and restoring the surface of land after determination or abandonment.

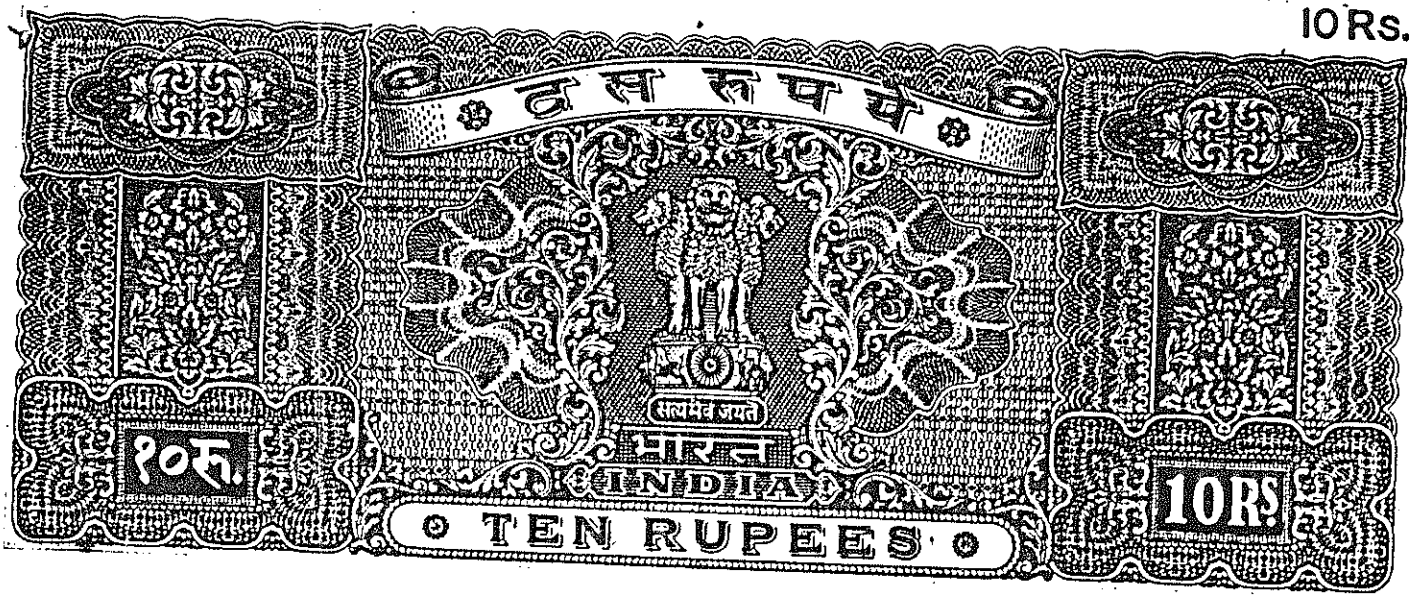
(15) Save in the case of land over which the licensees shall have been granted a mining lease, on or before the expiration or sooner determination of the license, they shall within six months next after the expiration or sooner determination of the licence or the date of abandonment of the undertaking, whichever shall first occur, securely plug any bore or hole and fill up or fence any holes or excavations that may have been made in the lands to such an extent as may be required by the Collector concerned and shall, to a like extent restore the surface of the land and all buildings thereon which may have been damaged or destroyed in the course of prospecting provided that the licensees shall not be required to restore the surface of the land, or any building in respect of which full and proper compensation has already been paid.

Subkarnagod

6/7/93 FOR LAND & TOWNSHIP

Ramesh

6/7/03
COLLECTOR, BAYAGADA



Removal of machinery etc. after expiration determination or abandonment.

(16) upon the expiration or sooner determination of this license or the abandonment of the operations hereby licensed, which ever shall first occur, the licensees shall remove ex-peditiously at their own cost all buildings, structures, plant, engines, machinery, implements, utensils, and other property and affects thereto fore, erected or brought by the licensees and then standing or being upon the said lands and also all minerals thereto fore won by the licensees under the authority of these presents and then being upon the said lands PROVIDED that this covenants shall not apply to ant part of the said lands which may be comprised in any mining lease granted to the licensees during the sussistence of this license.

Report of work done before the refund of security deposit.

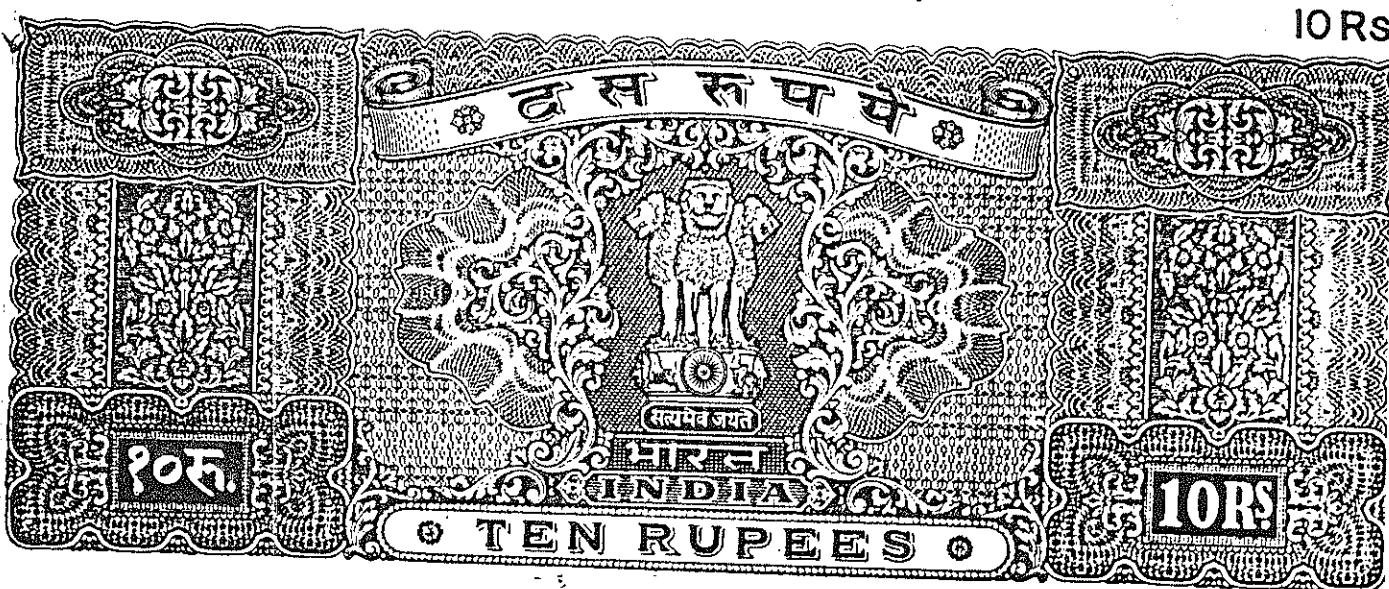
(17) At any time before the said security deposit is returned to them or transferred to any other account or (with- in one month) after the expiration or sooner determination of the licence or abandonment of the operation which ever is earlier, the licensees shall submit to the State Government confidentially a full report of the work done by them and disclose all information acquired by them in the course of the operations carried on under this license regarding the geology and mine- ral resources of the area covered by the licence.

W. K. S. S. S.

617193

FOR LARSEN & TOUBRO LTD.

Renne
COLLECTOR, RAYASADA



- 13 -

Report of
informat-
tion obta-
ined by
licensees.

(17A)

The licensees shall submit confidentially to the State Government a quarterly report of work done by them stating the number of persons engaged and disclosing the geological and geophysical and other valuable data collected by them during the period and also submit to the State Government within three months of the expiry of the licence or abandonment of the operations or determination of licence, whichever is earlier a full report of the work done by them and all other relevant information acquired by them in the course of prospecting operations in the area covered by the licence.

Employment
of foreign
nationals.

(18)

The licensees shall not employ in connection with the prospecting operation any person who is not an Indian National except with the previous approval of the Central Government.

Furnishing
of Geophysical
data.

(19) The licensees shall furnish:-

(a) all geophysical data relating to prospecting or engineering and ground water survey's, such as anomaly maps, sections, plans, structures, contour maps, logging, collected by them during the course of prospecting operations to the Director- General, Geological Survey of India, Calcutta and to the Director of Mining and Geology, Orissa, Bhubaneswar.

(b) all information pertaining to investigation of radio- active minerals collected by them during the course of prospecting operations to the Secretary to the Department of Atomic Energy, New Delhi & to the Director of Mining and Geology, Orissa.

L. K. Anand

617173 FOR LARSEN & TOUBRO

R. S. Mehta
COLLECTOR, HAYAGADA



- 14 -

Special
condition
in respect
of Bauxite
only.

Data or information referred to above shall be furnished every year reckoned from the date of commencement of the period of the prospecting licence.

(20) (1) if it is decided to set up an industry based on Bauxite in the Public Sector, the licensees would surrender their rights to the Government (State or Central) on compensation as may be decided by the Union Government under Article 31 of the Constitution.

(ii) if licensees are allowed to set up an industry based on Bauxite they would abide by such terms and conditions as may be prescribed by the State Government.

(iii) if the Bauxite industry is allowed to be set up in the private sector by a party other than licensees they should agree to accept such rates for the ore to be supplied as may be fixed by the State / Central Government from time to time.

(iv) that the material excavated will be subject to the inspection and analysis by the atomic Minerals Division of Department of Atomic Energy, Government of India and if on analysis, the same is found to be of reactor grade, it will be disposed of only with the prior approval of the Department of Atomic Energy of Government of India.

(v) that the licensee shall submit annual return of production of Bauxite to the Controller General Indian Bureau of Mines, Nagpur.

L. K. Sargod

6/7/93

FOR LARSEN & TOUBRO LTD.

R. M. S.
6/12/93
COLLECTOR, HAYAGADA



- 15 -

PART- III

POWERS OF THE GOVERNMENT

Cancellation of the licence and forfeiture of the deposit in case of breach of condition.

It is hereby agreed as follows:-
(1) In the case of any breach of any condition of the licence by the licensees or their transferees or assignees, the State Government shall give a reasonable opportunity to the licensees of starting their case and where it is satisfied that the breach is such as cannot be remedied, on giving thirty day notice to the licensees or their transferees or assignees, determine the licence and/ or forfeit the whole or any part of the said deposit of Rs.7000/- (Rupees Seven thousand)only deposited under the covenants in that behalf as the State Government may deem fit. In case the State Government considers the breach to be of a remediable nature, it shall give notice to the licensees or their transferees or assignees as the case may be requiring them to remedy the breach within thirty days from the date of receipt of the notice informing him of the penalty proposed to be inflicted is such remedy is not made within such period.

Application of security to payment of compensation.

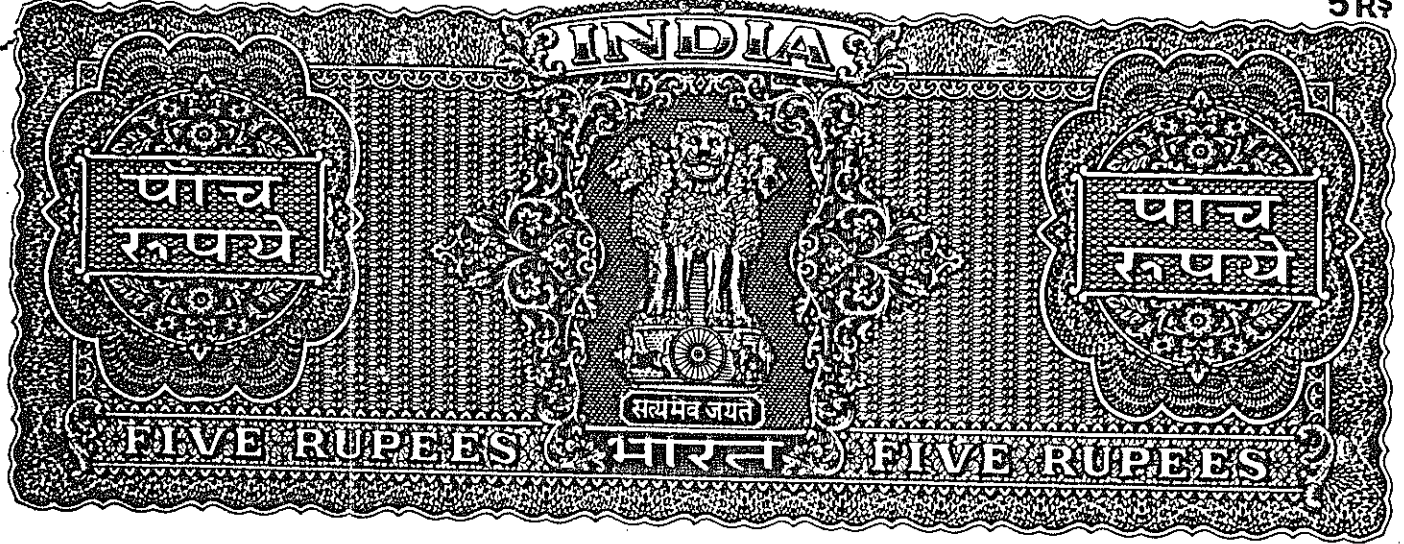
(2) The State Government may from time to time appropriate and apply the said deposit of Rs.7000/- (rupees Seven thousand)only or any part thereof or any further sum deposited under any covenants in that behalf hereinbefore contained in or towards payment or satisfaction of any claims to

Subhakar Rao

6/2/43

FOR LARSEN & TOUBRO LTD.

Ramesh
6/2/43
COLLECTOR, RAYAGADA



compensation which the Government has or may have against the licensees and / or which may be made by any person or persons against the licensees and / or the State Government in respect of any damage or injury done by the licensees in exercise of any of the powers conferred by this licence and in or towards payment of any damage, costs or expenses which may become payable as the result of or in connection with any suits or proceedings, which may be instituted against the State Government in respect of any such damage or injury and also in or towards payment of the expenses of the carrying out or performance of any works or matter which the licensees shall fail to carry out or perform after the expiry or sooner determination of this licence or the abandonment of the operations hereby licensed in accordance with the covenants in that behalf hereinbefore contained or in payment or satisfaction of any such claims, damage, costs and expenses.

(3) If any buildings, structures, plant engines, machinery, implements, utensils or other property or effects or any minerals which ought to be removed by the licensees from the said lands, in accordance with the covenant in that behalf hereinbefore contained, be not so removed within one calendar month after notice in writing requiring their removal shall have been given to the licensees by the State Government, the same shall be deemed to become the property of the State Government and may be sold or disposed of for the benefit of the State Government in such manner as the State Government shall deem fit, without any liability to pay any compensation or to account to the licensees in respect thereof.

When the properties of licensees are not removed from the lands in time.

Subkarnagod
 6/7/1933
 FOR LARSEN & TOUBRO

Rene
 6/7/33
 COLLECTOR, RAJAGAD.



- 17 -

Licensees to pay for work done on their behalf.

(4) If any of the works or matters which in accordance with the covenants in that behalf herein before contained are to be carried out or performed by the licensees, be not so carried out or performed within the time specified in that behalf, the State Government may cause the same to be carried out or performed and the licensees shall pay the State Government on demand all expenses which shall be incurred in such carrying out or performance of the same.

Right of pre-emption.

(5) (a) The State Government shall from time to time and at all times during the said term have the right (to be exercised by notice in writing to the licensee) of pre-emption of the said minerals (and/ all products thereof) lying in or upon the said lands or elsewhere the control of the licensees and the licensees shall with all possible expedition deliver all minerals or products or minerals purchased by the State Government under the power conferred by this provision in quantities at the time in manner and at the place specified in the notice exercising the said right.

(b) Should the right of pre-emption conferred by this present provision be exercised and a vessel chartered to carry the minerals or products thereof procured on behalf of the State Government or the Central Government be detained on demurrage at the port of loading, the licensees shall pay the amount due for demurrage according to the terms of the charter party of such vessel unless the State Government shall be satisfied that the delay is due to cause beyond the control of the licensees.

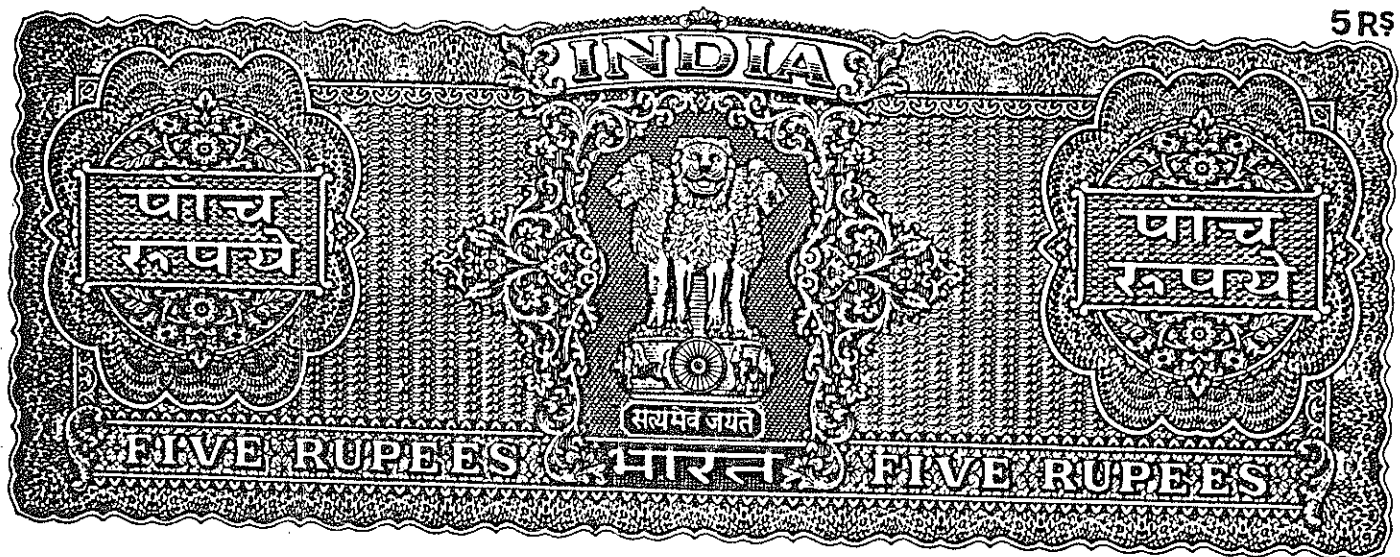
Handwritten signature

6/7/53

FOR LARSEN & TOUBRO

Handwritten signature

COLLECTION, MAHAGADA



- 18 -

- (c) The price to be paid for all minerals or products of minerals taken in pre-emption by the State Government in exercise of the right hereby conferred shall be the fair market price prevailing at the time of pre-emption, PROVIDED THAT in order to assist in arriving at the said fair market price the licensees shall if so required, furnish to the State Government for the confidential information of the Government particulars of the quantities descriptions and prices of the said mineral or products thereof sold to other customers and of charters entered into for freight for carriage of the same and shall produce to such officer or officers as may be directed by the State Government original or authenticated copies of contracts and charter parties entered into for the sale or freighting of such minerals or products.
- (d) In the event of the existence of a State of war or emergency (of which existence the president of India shall be the sole judge and a Notification to this effect in the Gazette of India shall be conclusive proof) the State Government with the consent of the Central Government shall, from time to time and all times during the said term have the right to be exercised by a notice in writing to the licensees forthwith take possession and control of the works plant machinery and premises of the licensees on or in connection with the said lands or the operations under this license and during such possession or control the licensees shall conform to and obey all directions,

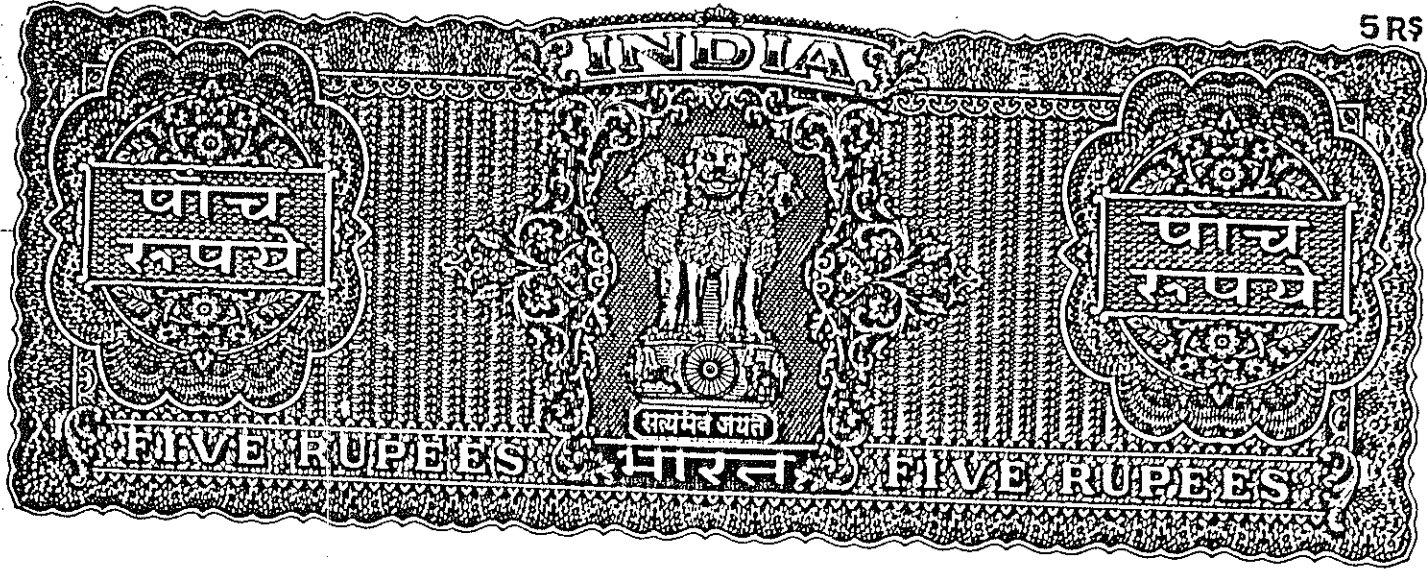
Subkarnagud

6/7/93

FOR THE SECRETARY

[Signature]

6/7/93
COLLECTOR, HAYAGADA



- 19 -

given by or on behalf of the Central or State Government regarding the use of employment of such works, plants premises and minerals, PROVIDED THAT fair compensation which shall be determined in default of agreement by the State Government shall be paid to the licensees for all loss or damage sustained by them by reason or in consequence of the exercise of the powers conferred by this clause and PROVIDED ALSO that the exercise of such powers shall not determine the said term hereby granted or effect the terms and provisions of these presents further than may be necessary to give effect to the provisions of this clause.

PART-IV

RIGHTS OF LICENSEES

Transfer of licence and fee payable.

It is hereby further agreed as follows:-

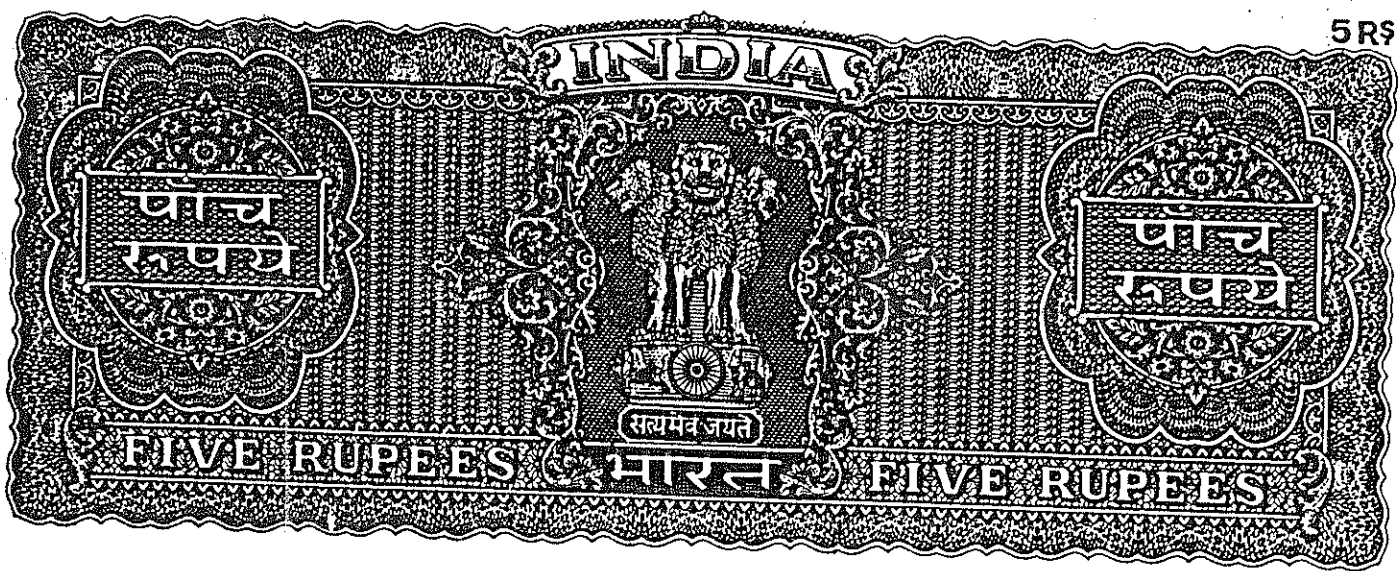
(1) During the subsistence of this licence the licensees may with the previous sanction of the State Government, transfer their licence or any right title, or interest therein to a person who has filed an affidavit showing that he has filed up to date Income Tax returns paid income Tax assessed on him and paid the income tax on the basis of self assessment as provided in the Income Tax Act, 1961 on payment of a fee of Rs. 500-00

Subhakaragoud

6/7/93

FOR LARSEN & TOUBRO LTD.

Devi
6/7/93
COLLECTOR, RAYAGADA



- 20 -

Provided that the State Government shall not give its sanction unless-

- i) the licensees have furnished an affidavit along with their application for transfer of the prospecting licence specifying therein the amount that they have already taken or propose to take as consideration from the transferee.
- ii) the transfer of the Prospecting Licence is to be made to person or body directly undertaking prospecting operations.

Preferential right of the licensees for obtaining mining lease.

2. On or before the determination of the licence the licensees shall have a preferential right for obtaining a mining lease in respect of whole or part of that land over any other person, provided that the State Government is satisfied that the licensees have not committed any breach of the terms and conditions of the prospecting licence and have undertaken prospecting operations to establish mineral resources in such land and are otherwise fit persons for being granted the mining lease.

Extension of period of prospecting license.

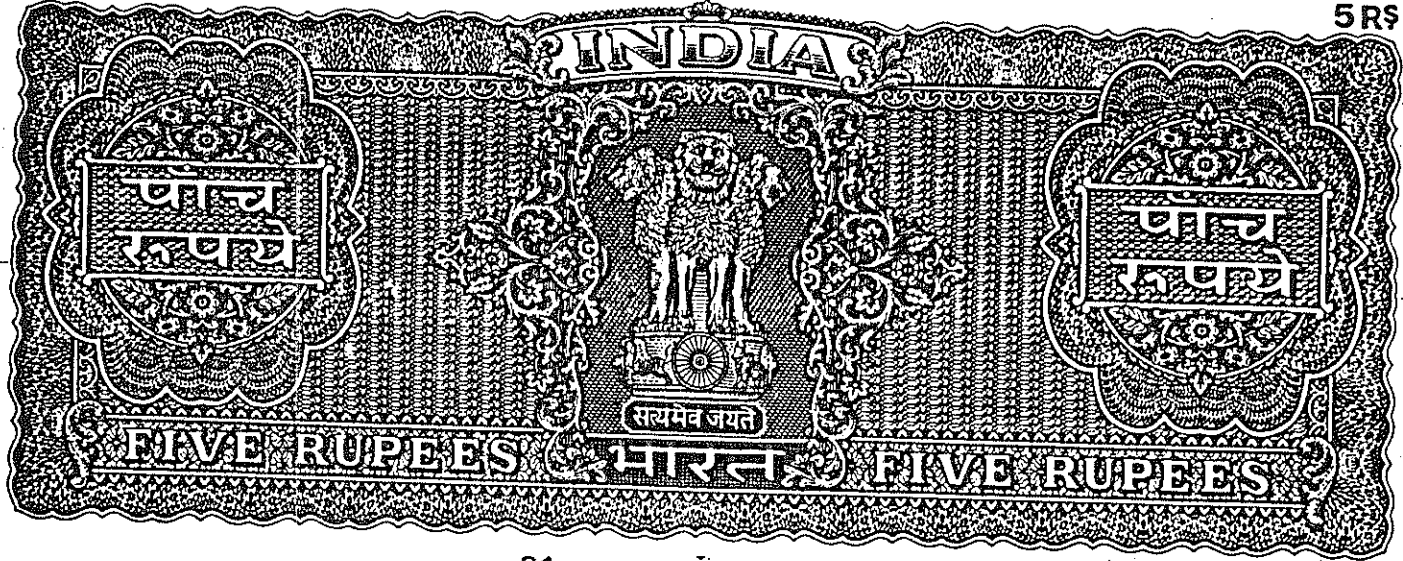
3. If the licensees before the determination of this licence apply for grant of a mining lease over the whole or any part of the said lands the period of this licence shall be further extended over that part of said land until their application for M.L. is disposed of or deemed to have been refused under Sub-rule (1) or Sub-rule (3) as the case may be of rule 24 of the M.C. Rules, 1960 or any other law in force. No fee shall be payable in respect of any period so extended.

Subhakaragoud

617193

FOR LARSEN & TUBRO

[Signature]
617193
COLLECTOR, RAYAGADA



Refund of deposit

4. On such date within six claender months after the determination of this licence as the State Goverment shall elect after compliance by the licensees of rule 16 of the Mineral Concession Rules, 1960 the amount then remaining in deposit with the State Government and not required to be applied to any of the purposes in Part- III of these presents mentioned, shall be refunded to tue licensees or if the licensees shall have obtained a mining lease over the said lands or any portion thereof, be retained at the credit of the licensees on account of the fees, rents and royalties to become payable under such lease. The amount shall in no case carry any interest whatsoever.

PART- V

GENERAL PROVISIONS

Acquisition of land and compensation thereof.

It is lastly agreed as follows:-

(1) If after receipt of an offer of compensation for any damage which is likely to arise from the proposed operation of the licensees, the occupier of the surface of any part of said lands shall refuse his consent to the exercise of the rights and powers reserved to the State Government and granted by this licence, the licensees shall report the matter to the State Government and shall deposit with it the amount offered as compensation and if the State Government is satisfied that the amount of compensation is reasonable or if it is not so satisfied and the licensees

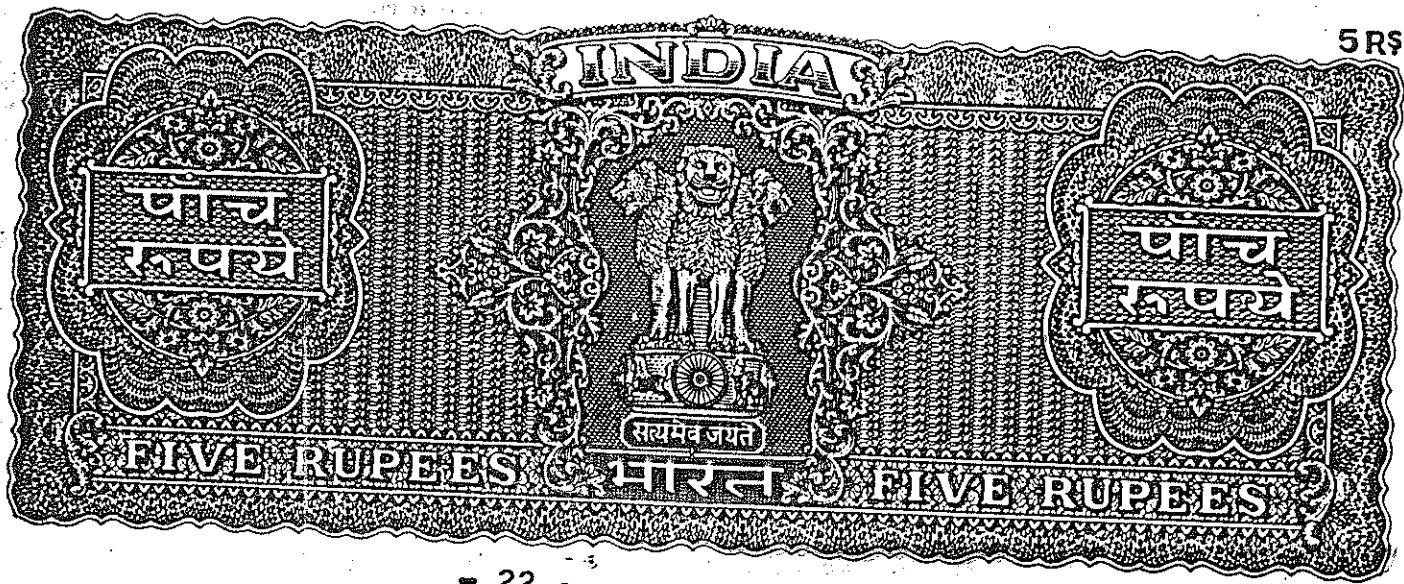
L. K. Kasargod

4/7/93

FOR LIPSEN & TONNES LTD.

[Signature]

COLLECTOR, RAYAGADA



- 22 -

shall have deposited with it such further amount as the State Government may consider reasonable, the State Government shall order the occupier to allow the licensee to enter upon the said land and carry out such operations as may be necessary for the purpose of the licence. In assessing the amount of such compensation the State Government shall be guided by the principles of the Land Acquisition Act.

Delay in fulfilment of the term of licence due to force majeure.

(2) Failure on the part of the licensees to fulfil any of the terms and conditions of this licence shall not give the State Government any claim against them or be deemed a breach of the licence in so far as such failure is considered by the State Government to arise from force-measure. If the fulfilment of the licensees of any of the terms and conditions of this licence be delayed from force measure the period of such delay shall be added to the period fixed by this licence.

The expression force majeure means act of god, war, insurrection, riot, civil commotion, strike, tide, tidal wave, storm, flood, lightening, explosion, fire, earthquake and any other happening which the licensees could not reasonably prevent or control.

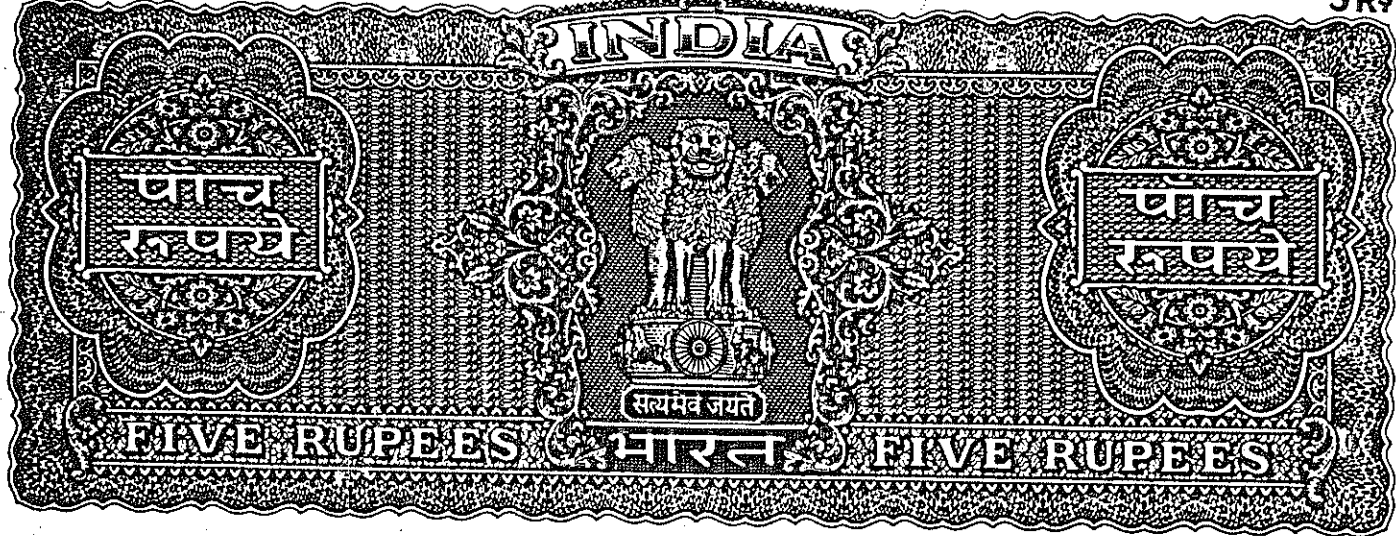
Service of notices.

(3) Every notice required to be given to the licensees shall be given in writing to such person as the licensees may appoint for the purpose of receiving such notice or if no such appointment is made then the notice shall be

Asargod
6/7/93

Rome
COLLECTOR, RAYACADA

FOR LARSEN & TOUBRO



sent to the licensees by registered post addressed to them at the address shown in their application for the licence or at such other address in Indian as they designate from time to time. and every such service shall be deemed to be proper and valid service upon the licensees and shall not be questioned or challenged by them.

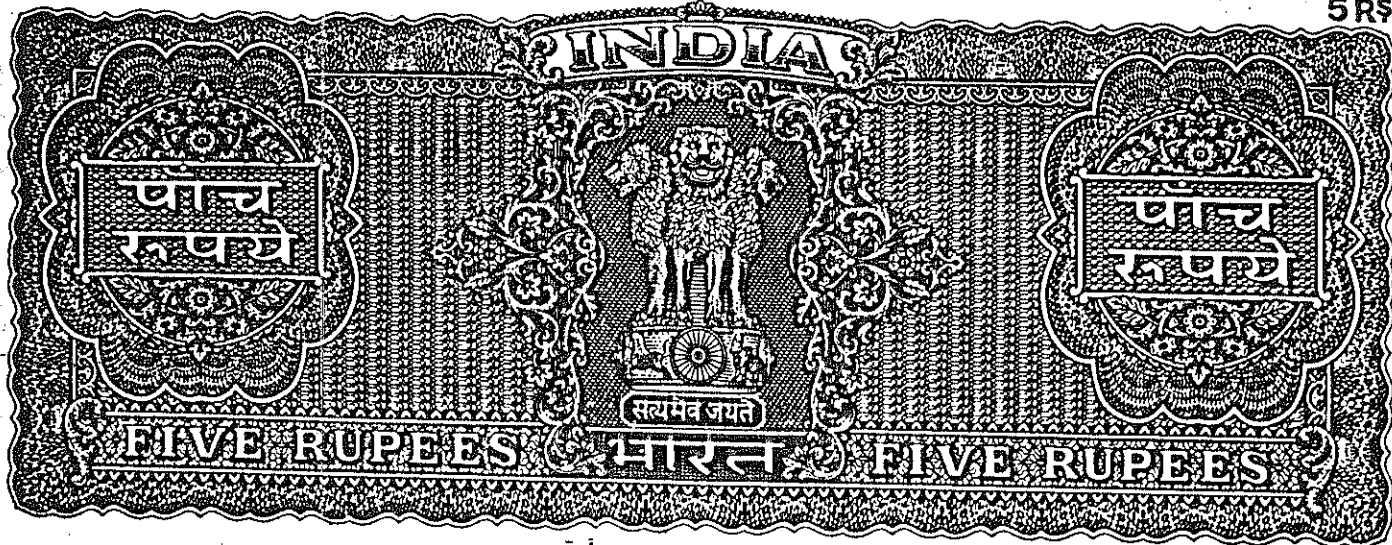
Discovery of new minerals.

(4) The Licensees shall report to the State Govt. the discovery of any mineral not specified in the licence within a period of sixty days from the date of such discovery and shall not undertake any prospecting operations in respect of such mineral unless such mineral is included in the licence.

[Signature]
6/7/93
COLLECTOR, RAYAGADA.

[Signature]
6/7/93

FOR LARSEN & TOURNIER



Immunity of State Govt. from liability to pay compensation.

(5) If in any event the orders of the State Government are revised, reviewed or cancelled by Central Government in pursuance of proceedings under Chapter VII of the Mineral Concession Rules, 1960, the licensees shall not be entitled to compensation for any loss sustained by the Licensees in exercise of the powers and privileges conferred upon them by these presents.

IN WITNESS WHEREOF these presents have been executed in the manner hereunder appearing the day and year first above written.

[Signature]
COLLECTOR, RAYAGADA
For and on behalf of the
Governor of Orissa.

In presence of
1. *[Signature]*
2. *[Signature]*
Head Clerk

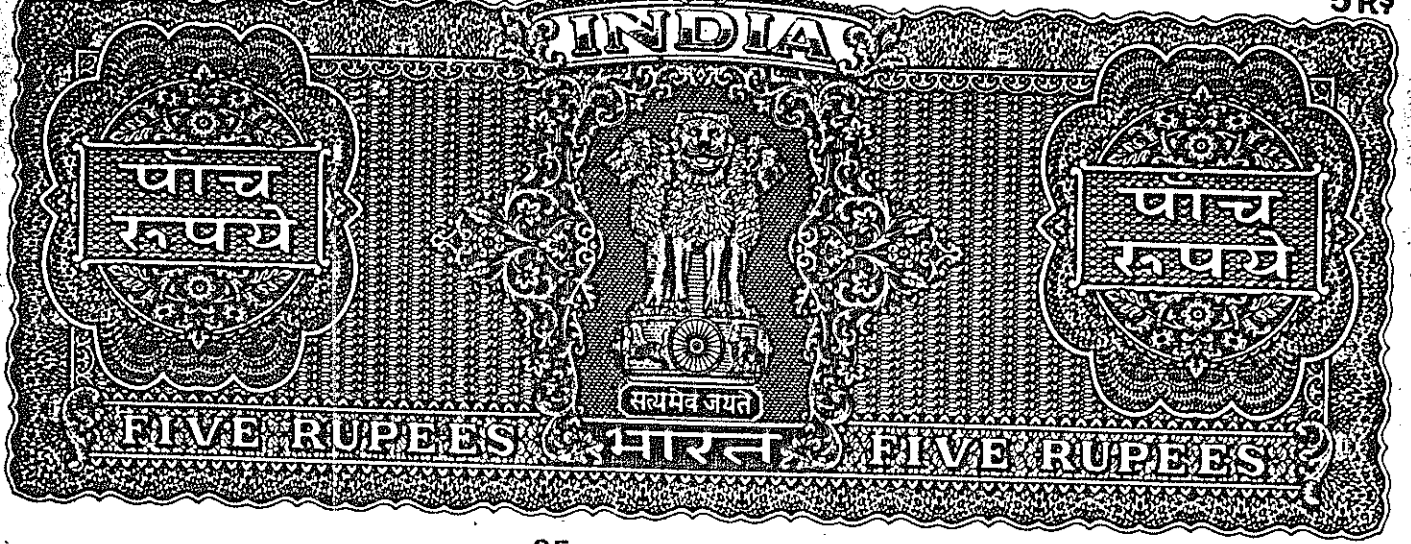
WITNESS: Office, Koraput

1. *[Signature]*
2. *[Signature]*

[Signature]
6/9/93
Signature of the Lessee

MAHENDRA KAPADIA
S/O JAIKISHAN KAPADIA (Father's name)
Larsen & Toubro Ltd.
1st House, Ballard Estate
Bombay 400 038

PRADYUMNA KUMAR MALLICK
S/O LATE DR. C. C. MALLICK.
LARSEN & TOUBRO LTD.
RANIGUDA FARM
RAYAGADA-765001



- 25 -

BOUNDARY DESCRIPTION OF THE P.L. AREA OF M/s Larson & Toubro Limited for Bauxite over 3278.22 acres or 1326.649 hectares in Village Aligan, Buhdel, Khtanal & Chijimali Parbat.

Ref: Toposheet No. 65 M/2 & M/3.

The starting point 'A' is situated in the village point 988 mt northern side of the village Sagabari, From 'A' the traverse runs as follows:

SOUTH-WESTERN BOUNDARY; Commence from 'A' and runs up to 'B' the intermediate station A/1, A/2, A/3 . . . A/9, with a magnetic bearing of $151^{\circ}-00'$ and covers a distance of 9130' or 2782.824 mts.

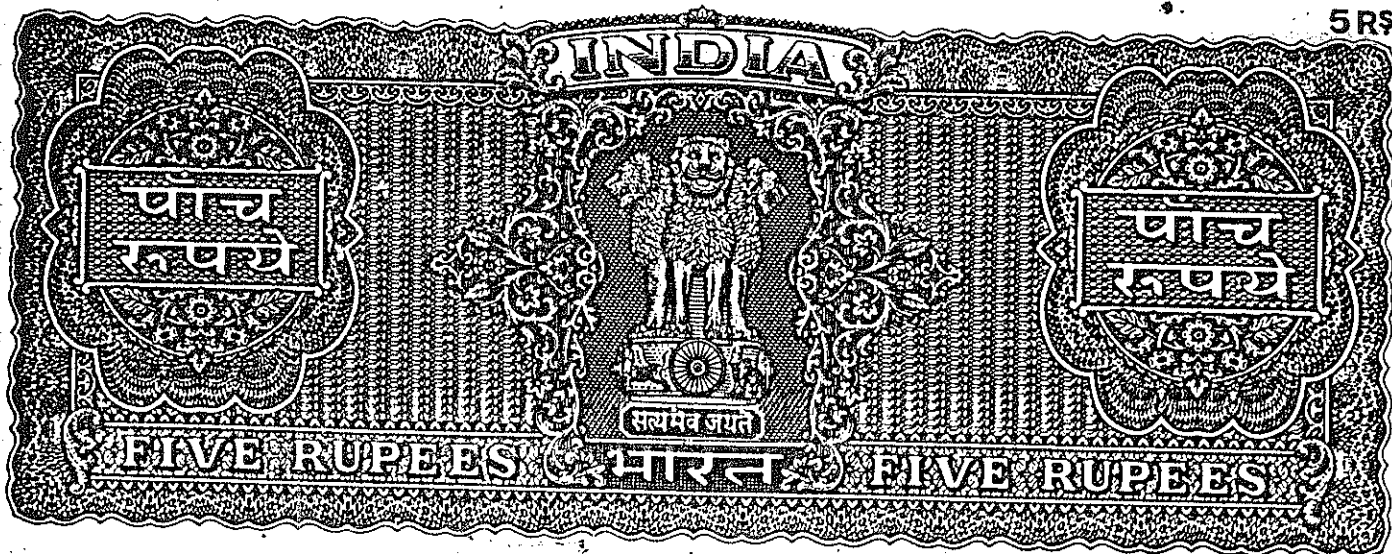
SOUTHERN BOUNDARY: Starts from 'B' and runs up to 'D' through the traverse station 'C' making an interior angles of $156^{\circ}-00'$ and $119^{\circ}-00'$ at station 'B' & C. The line BC and CD covers the distance of 11450' or 3489.960' and 6200' or 1889.760 mts. respectively.

NORTH-EASTERN BOUNDARY :- Starts from 'D' and runs upto Z₂ as follows:-

Station	Interior angle	Distance	
		In ft.	In mtrs.
D - E	$135^{\circ}-00'$	580'	-----
E - F	$207^{\circ}-30'$	935'	
F - G	$201^{\circ}-30'$	710'	
G - H	$88^{\circ}-00'$	850'	
H - I	$164^{\circ}-00'$	1125'	
I - J	$186^{\circ}-00'$	1965'	
J - K	$169^{\circ}-00'$	1180'	
K - L	$145^{\circ}-00'$	550'	
L - M	$203^{\circ}-00'$	770'	
M - N	$208^{\circ}-00'$	465'	
N - O	$170^{\circ}-00'$	1605'	
O - P	$165^{\circ}-00'$	1690'	

Arkanaraj
FOR LARSEN & TOUBRO LTD.

Ramesh
b/1733
COLLECTOR, RAYAGADA



-26 -

Station	interior angle	in ft.	Distance in mtrs.
P-Q	191°-00'	790'	
Q-R	192°-00'	655'	
R-S	188°-00'	500'	
S-T	157°-00'	680'	
T-U	155°-00'	380'	
U-V	156°-00'	770'	
V-W	166°-30'	580'	
W-X	164°-30'	810'	
X-Y	166°-00'	655'	
Y-Z	165°-00'	575'	
Z-Z/1	165°-30'	515'	
Z/1-Z/2	145°-00'	360'	

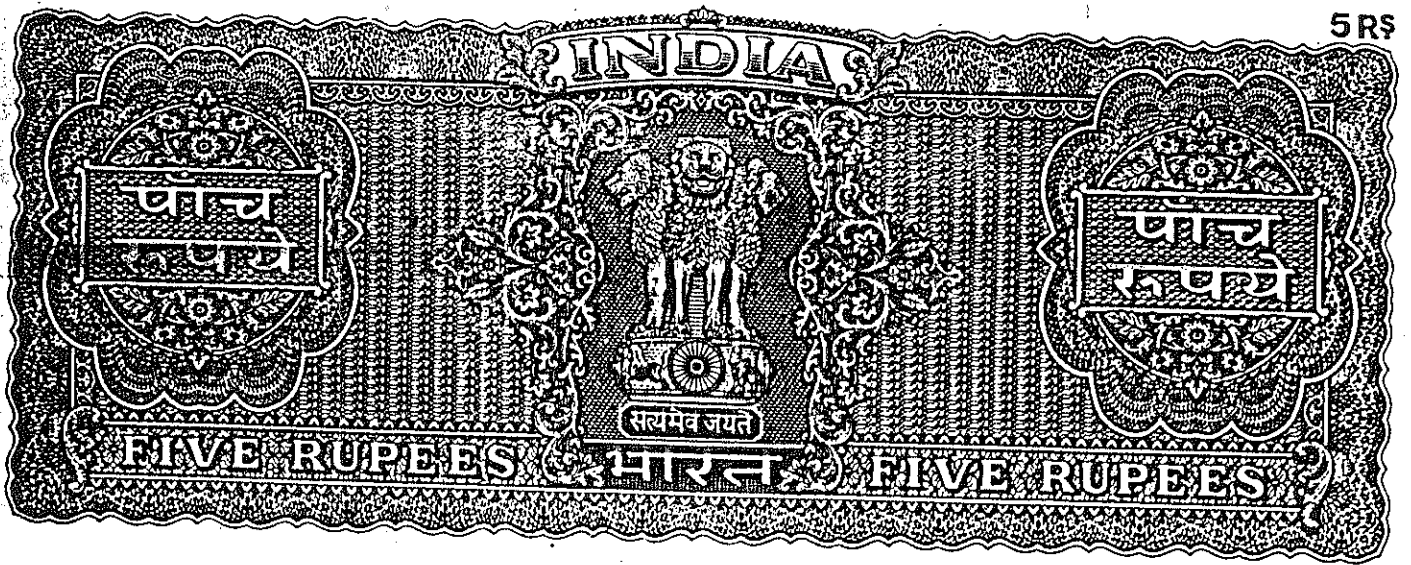
NORTHERN BOUNDARY : Commences from Z₂ and runs up to 'A' through the traverse point Z₃, Z₄, Z₅..... Z₁₁ making an interior angle of 227°-00' at station Z₂ and runs as follows:-

Station	interior angle	in ft	Distance in mtrs.
Z ₂ -Z ₃	227°-00'	1275	
Z ₃ -Z ₄	238°-00'	1025	
Z ₄ -Z ₅	220°-00'	1585'	
Z ₅ -Z ₆	176°-00'	2201	
Z ₆ -Z ₇	201°-00'	210'	
Z ₇ -Z ₈	169°-00'	1455'	
Z ₈ -Z ₉	180°-00'	1815	
Z ₉ -Z ₁₀	180°-00'	1275'	
Z ₁₀ -Z ₁₁	278°-00'	1070'	
Z ₁₁ -Z ₁₂	42°-00'	1230'	
Z ₁₂ -Z ₁₃	180°-00'	1290'	
Z ₁₃ -A	180°-00'	1120'	
			Total- 3

Thus clockwise traverse is closed.

W. S. Sargod
6 FEB 1953

R. S. Sargod
6/2/53
COLLECTOR, RAYAGADA



- 27 -

LAND SCHEDULE

Schedule of the land for P.L. of M/s Larson & Toubro Limited for Paixite over 3278.22 acres or 1326.645 Hectares in village Malipadar, Aliguna Bubbda, Kuntalmal & Chijmali of Kashipur Tahasil in Koraput dist.

Village Malipadar- 58. P.S. Kashipur,

Khata No.	Plot No.	Name of the tenants	Kissam	Area	Remarks
1.	34	S. Phula Majhi S/o. Sahu Majhi	BasiMamuli	0.12	Full
	35	-do-	Ghara	0.03	-do-
	79	-do-	Alla-mamuli	0.82	-do-
	89	-do-	-do-	0.07	-do-
	91	-do-	-do-	0.36	-do-
	94	-do-	-do-	0.11	-do-
2.	5	Sri Jama Majhi S/o. Sri Ram Singh Majhi	-do-	0.46	-do-
	13	-do-	-do-	27.79	-do-
	21	-do-	-do-	10.19	-do-
	29	-do-	-do-	1.85	-do-
	47	-do-	Ghara	0.01	-do-
	55	-do-	Atto Mamuli	10.87	-do-
	61	-do-	-do-	0.49	-do-
	69	-do-	-do-	0.73	-do-
	74	-do-	Ghara	0.01	-do-
	75	-do-	BasiMamuli	0.02	-do-
	73	-do-	Atta Unhara	0.21	-do-
	93	-do-	Ghara	0.04	-do-

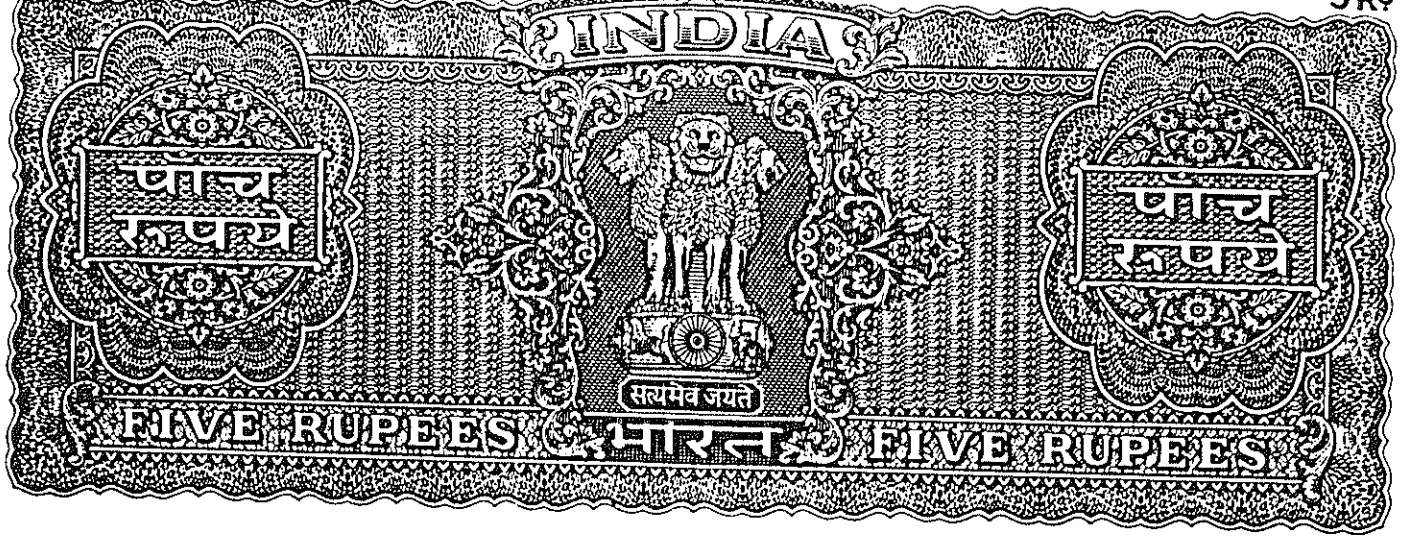
W. K. Sengupta

6/7/93

FOR LARSEN & TOUBRO LTD.

[Signature]

COLLECTOR, RAYAGADA

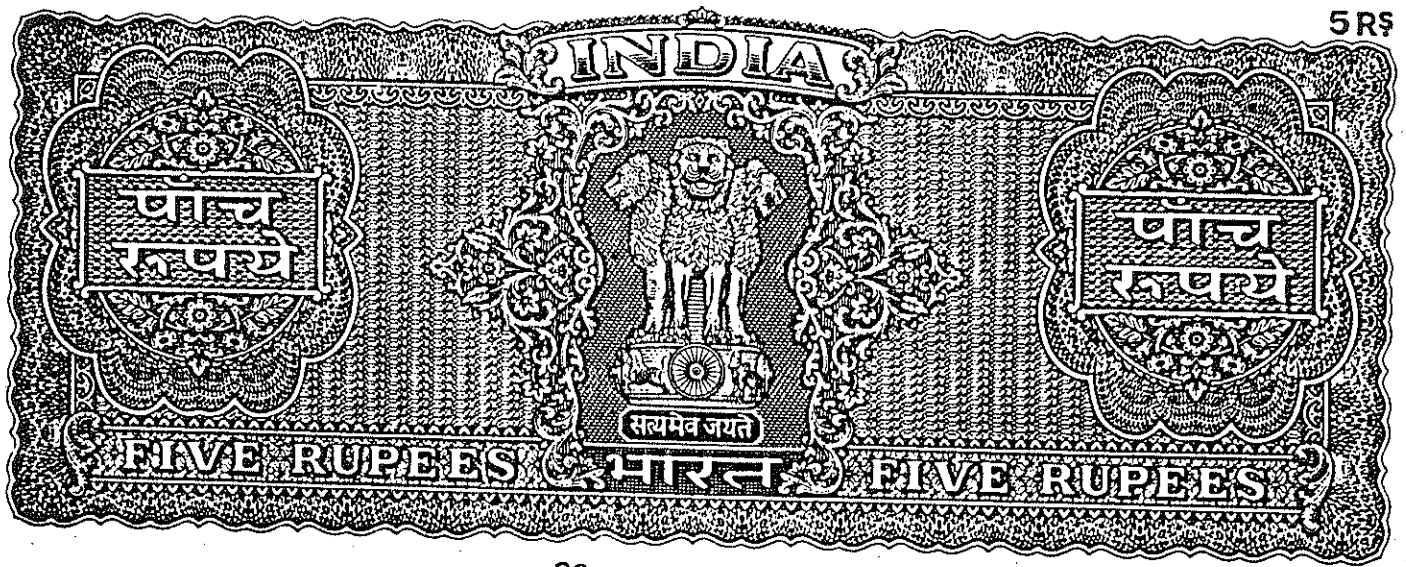


- 28 -

KhataNo.	Plot No.	Name of the tenants	Kissam	Area	Remarks.
3.	51	Jamu Majhi	Ghara	0.03	Full
		S/o. Serbi Majhi			
	52	-do-	Basi Mamuli	0.03	-do-
	78	-do-	Atto Mamuli	0.70	-do-
	84	-do-	-do-	0.39	-do-
	90	-do-	-do-	0.15	-do-
4.	7	Taku Majhi			
		S/o. Naradhing Majhi	Atto Mamuli	31.85	Full
	11	-do-	-do-	55.17	-do-
	19	-do-	-do-	9.23	-do-
	23	-do-	-do-	17.23	-do-
	33	-do-	-do-	0.89	-do-
	37	-do-	-do-	0.91	-do-
	38	-do-	Ghara	0.02	-do-
	63	-do-	Atto Mamuli	1.31	-do-
	77	-do-	-do-	0.28	-do-
5.	1	Dany Majhi, Baliar			
		Singh Majhi, Dhan			
		Singh Majhi, Lakmu	-do-	0.97	-do-
		Majhi,			
		S/o. Sambaru Majhi			
	3	-do-	-do-	1.14	-do-
	6	-do-	-do-	16.54	-do-
	14	-do-	-do-	0.42	-do-
	17	-do-	-do-	0.49	-do-
	20	-do-	-do-	8.23	-do-
	27	-do-	-do-	0.86	-do-
	31	-do-	-do-	0.37	-do-
	32	-do-	-do-	3.09	-do-
	48	-do-	Ghara	0.02	-do-
	49	-do-	Basi Mamuli	0.03	-do-
	53	-do-	Atto Unhari	0.40	-do-

Handwritten signature
 FOR LARSEN & TOUBRO LTD.
 17/93

Handwritten signature
 COLLECTOR, RAYAGADA

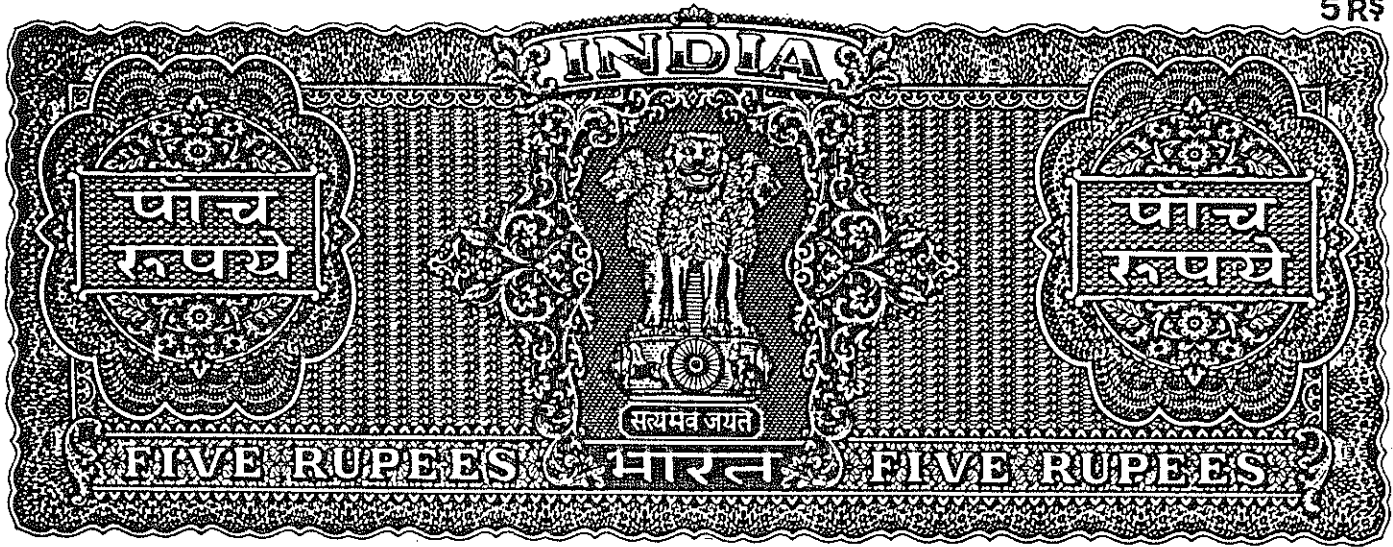


- 29 -

Khata No.	Plot no.	Name of the tenants	Kissam	Area	Remarks
5	57	Dany Majhi, Baliar Singh Majhi, Dhan Singh Majhi, Lakmu Majhi S/o. Sambaru Majhi	Atto Unhari	0.88	Full
	62	-do-	-do-	20.19	-do-
	72	-do-	Atto Mamuli	2.36	-do-
	65	-do-	-do-	0.88	-do-
	67	-do-	-do-	4.76	-do-
	71	-do-	-do-	1.58	-do-
	76	-do-	Basi Mamuli	0.02	-do-
6.	40	Masku Majhi, Deru majhi, S/o. Rajsingh Majhi	Ghara	0.02	-do-
	81	-do-	Atto Mamuli	0.20	-do-
	83	-do-	-do-	0.36	-do-
	86	-do-	Ghara	0.17	-do-
	92	-do-	Atto Mamuli	0.22	-do-
	88	-do-	-do-	0.38	-do-
7.	8	Sakar Majhi, Layu majhi, Pungar Majhi S/o. Dambaru majhi	-do-	01.27	-do-
	10	-do-	-do-	3.90	-do-
	12	-do-	-do-	2.20	-do-
	18	-do-	-do-	2.15	-do-
	24	-do-	-do-	0.18	-do-
	28	-do-	-do-	1.85	-do-
	30	-do-	Basi Mamuli	0.38	-do-
	56	-do-	Atto Mamuli	0.65	-do-
	50	-do-	Ghara	0.02	-do-
	58	-do-	Atto Mamuli	0.24	-do-
	26	-do-	-do-	2.99	-do-
	60	-do-	-do-	2.13	-do-
	64	-do-	-do-	0.94	-do-
	68	-do-	-do-	4.30	-do-
	72	-do-	-do-	0.25	-do-

L. K. S. S. S.
FOR LARSEN & TOUBRO LTD.
6/7/93

Rame
6/7/93
COLLECTOR, BAYAGADA



- 30 -

KhataNo.	plotNo.	Name of the tenants	Kissam	Area	Remarks
8	43	Baya Majhi S/o. Moda Majhi	Ghara	0.01	Full
	44	-do-	BasiMumuli	0.01	-do-
9	45	Rupsingh Majhi S/o-Chandur Majhi	-do-	0.02	-do-
	46	-do-	Ghara	0.01	-do-
10	39	Lashia Majhi S/o. Bali Majhi	-do-	0.02	Full
11.	80	Jala Clera	Nala	0.50	-do-
	85	-do-	-do-	0.60	-do-
	87	-do-	-do-	0.51	-do-
	82	-do-	-do-	0.09	-do-
12.	2	Sarba Sadharana	Rasta	0.24	-do-
	4	-do-	-do-	1.06	-do-
	9	-do-	-do-	2.07	-do-
	25	-do-	-do-	0.30	-do-
	36	-do-	Ghara	0.04	-do-
	41	-do-	Bijestati	0.01	-do-
	42	-do-	Rasta	0.19	-do-
	54	-do-	-do-	0.30	-do-
	22	-do-	-do-	0.78	-do-
13	15	Abada Ajogya Anabadi	PatraJungle	6.62	Full
	16	-do-	-do-	16.19	-do-
	66	-do-	-do-	11.50	-do-
	70	-do-	-do-	20.39	-do-
	96	-do-	-do-	1.92	-do-

Total 313.78 acres

or

126.982 hecets.

L. K. Karagod

8/7/93

FOR LARSEN & TOUBRO

[Signature]
COLLECTOR, RAYAGADA



- 31 -

Village - Aliguna- 59 Kashipur P.S.

BhataNo.	Plot No.	Name of the tenants	Kissam	Area	Remarks
2	4	Khatri Majhi	Betana Pani	0.26	Full
	64	S/o. Sano Majhi			
	7	-do-	Atta Khari	0.13	Plant
	13	-do-	Berana Pani	0.56	Full
	65	-do-	Behil Pani	0.34	-do-
	66	-do-	Atto Unhera	0.29	-do-
4.	18	Tiriya Majhi	Atto mamuli	0.08	-do-
		Gumburn Majhi	-do-	1.37	-do-
	24	S/o. Burunja Majhi			
	11	-do-	-do-	1.34	-do-
			Berana Pani	0.07	-do-
5.	15	Teli Majhi, S/o.	Atto mamuli	1.76	-do-
		Bodara Majhi			
	19	S/o. Kalia Majhi			
		-do-	Atto Unhara	0.34	-do-
	20	-do-			
		-do-	Bahal pani	0.49	-do-
	31	-do-			
		-do-	Atto Khari	0.25	-do-
	32	-do-			
		-do-	basi Majhi	0.05	-do-
6	26	Dashara Majhi			
		S/o. Ratana Majhi	Atto Mamuli	0.18	-do-
	28	-do-			
		-do-	Atto unhara	0.26	-do-
	34	-do-			
		-do-	basi Mamuli	0.14	-do-
8.	10	Paya Majhi			
		S/o. Pandru Majhi	Beranapani	0.16	-do-
	27	-do-	Atto unhera	0.32	-do-
	29	-do-	-do-	0.20	-do-
	33	-do-	Basi Mamuli	0.05	-do-
10	2	Kajbashi Majhi			
		Budhu majhi	Baranapani	0.35	Full
		S/o. Sambaru Majhi			
	3	-do-	-do-	0.93	-do-

Handwritten signature

6/7/93
FOR LARSEN & TOUBRO LTD.

Handwritten signature
COLLECTION, RAYAGADA

Khata No.	Plot No.	Name of the tenants	Kissam	Area	Remarks
11.	16	Sitana Majhi, Sakuru Majhi, Majagu majhi	Bahalpani	0.14	Full
	35	Bahalpani Majhi, S/o. Sakhi Majhi	-do-		
			Atto unkhara	0.01	-do-
12.	1	Jala ciare	Maia	0.47	-do-
	12	-do-	-do-	0.76	-do-
	22	-do-	-do-	1.50	-do-
	25	-do-	-do-	0.25	-do-
13.	17	Sarba Sadharan	Bigestai	0.36	-do-
	23	-do-	Rasta	0.16	-do-
	30	-do-	Bijestai	0.04	-do-
14	5	Anabadi	Pathora Clatan	0.02	-do-
	6	-do-	-do-	0.02	-do-
	8	-do-	Kundar	0.06	-do-
	14	-do-	Kundar	0.04	-do-
	21	-do-	Kundar	0.21	-do-
	9	Abada Agogya Anabadi	Patra Jungle	0.19	-do-
	101	-do-	-do-	2.22	Part Plant

Total 16.37 acres
 OR Hectres
 6.625 acres

VILLAGE - Bandel - 62, P.S. Kashipur

1.	83	Gulapa Majhi	Bahalpani	0.48	Full
3.	84	S/o. Rajphula Majhi	-do-	0.07	-do-
		Dekhenu Majhi	-do-	0.50	-do-
	86	S/o. Rajphula majhi	-do-		
4.	80	S/Dhanista Damba	Atto mamuli	4.90	-do-
		S/o. Santara Damba	-do-		
7.	3	Rauta majhi	-do-	1.20	-do-
		S/o. Nua Majhi	-do-	0.28	-do-
	76	-do-	-do-		

Arkaraj...
 FOR LESSEES TOUERO LTD.

Arkaraj...
 COLLECTOR, RAYAGADA
 6/7/83

Khata No.	Plot No.	Name of the tenant	Kissam	Area	Remarks
9.	4	Samdu jani, Shudhi. Jani, S/o. Samakhi	Attomamuli	0.27	Full
	5	Jani. -do-			
	77	-do-	Beramapani	0.72	-do-
	78	-do-	Atto unhara	1.70	-do-
	82	-do-	Atto memuli	0.31	-do-
11.	85	Suni majhi S/o. Lachu majhi	Beranapani	0.13	-do-
12.	6	Jalacmore	Bahalpani	0.44	-do-
13.	87	Subba Sadharan	Hala	0.52	Part
14	79	Anabadi	Rasta	0.18	Part
	81	-do-	Dongar	1.59	Full
			-do-	1.10	-do-

14.39 acres
or
5.823 Hects.

VILLAGE : KUTAMAL - 63 P.S. KASHIPUR

1.	48	Timum Domba S/o. Dhahana Damba	Bahalpani	0.31	Full
2.	179	Jemu Majhi S/o. Nigada Majhi	-do-	0.30	-do-
3.	104	Kalia Majhi S/o. Bandu majhi	Bari mamuli	0.04	-do-
	141	-do-			
	18	-do-	Atto mamuli	0.92	Part
	71	-do-	-do-	0.54	Full
	69	-do-	-do-	1.82	-do-
	82	Govinda majhi	-do-	0.60	-do-
		Baya Majhi	Ghara	0.02	-do-
	88	S/o. Sudhakara majhi			
		-do-			
	133	-do-	Attamamuli	0.11	-do-
			Barimamuli	0.29	-do-

L. K. K. K.

6/7/93
FOR LARSEN & TOUBRO LTD.

[Signature]
COLLECTOR, RAYAGADA

Khata No.	Plot No.	Name of the tenant	Kissam	Area	Remarks
5.	17	Damu Makhi, Sambu Majhi, S/o. Nigidi Majhi.	Attomamuli	0.34	Full
	27	-do-	beranapani	0.18	-do-
	66	-do-	Behalpatri	0.28 0.28	-do-
	68	-do-	-do-	0.35	-do-
	89	-do-	Attomamuli	0.14	-do-
	92	-do-	Attomamuli	0.14	-do-
	100	-do-	-do-	0.17	-do-
	102	-do-	Basimamuli	0.12	-do-
	103	-do-	-do-	0.04	-do-
	117	-do-	Ghara	0.01	-do-
	173	-do-	Bahalpani	0.50	-do-
	106	-do-	Ghara	0.01	-do-
	114	-do-	-do-	0.01	-do-
6.	14	Tipla Majhi S/o. Laski Majhi	Attomamuli	0.43	Full
	115	-do-	Ghara	0.01	-do-
	131	-do-	Bari mamuli	0.15	-do-
	175	-do-	Bahalpani	0.55	-do-
7.	11	Dashu majhi Hari majhi Palake majhi S/o. Bhurasha majhi	Bahalpani	0.46	-do-
	16	-do-	Attomamuli	0.42	-do-
	25	-do-	Beranapani	0.42	-do-
	26	-do-	Attomamuli	1.23	-do-
	28	-do-	Beranapani	0.32	-do-
	29	-do-	Attomamuli	3.61	-do-
	43	-do-	Bahalpani	0.68	-do-
	96	-do-	Baripani	0.93	-do-
	121	-do-	Ghara	0.03	-do-
	123	-do-	Basimamuli	0.09	-do-
	172	-do-	Behalpani	0.55	-do-
	176	-do-	Beranapani	0.09	-do-
	177	-do-	Bahalpani	0.60	-do-
	184	-do-	Bahalpani	0.83	-do-

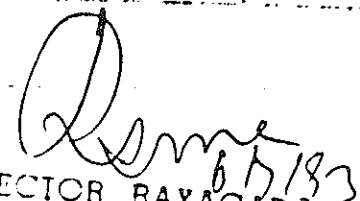
L. K. Karanagouda
FOR LARSEN & TOUBRO

P. Sen
61762
COLLECTOR, RAYAGADA

Khata Plot No.	Name of the tenant	Kissam	Area	Remarks.
8.	111 Nishi majhi Mangulu majhi	Ghara	0.01	Full
	137 -do-	Attokhari	0.33	-do-
	19 -do-	Attomamuli	0.27	-do-
	74 -do-	Bahalpani	0.40	-do-
	90 -do-	Attounhera	0.04	-do-
	95 -do-	-do-	0.53	-do-
9.	9 Pasku majhi S/o. Dureng majhi	Bahalpani	0.28	-do-
	15 -do-	Attomamuli	0.42	-do-
	55 -do-	-do-	0.40	-do-
	84 -do-	Ghara	0.02	-do-
	86 -do-	Basimamuli	0.12	-do-
10.	23 Parba majhi shirimajhi S/o. Bhavulu majhi	Attomamuli	0.93	Full
	31 -do-	Malamumi	0.02	-do-
	32 -do-	Attomamuli	0.36	-do-
	35 -do-	Bahalpani	0.13	-do-
	38 -do-	Malamamuli	0.04	-do-
	39 -do-	Bahalpani	0.53	-do-
	99 -do-	Barimamli	0.26	-do-
	119 -do-	Ghara	0.02	-do-
	188 -do-	Bahalpani	0.72	-do-
	120 -do-	Ghara	0.03	-do-
	150 -do-	Bahalpani	0.27	-do-
11.	10 Mantri majhi S/o. Bandhu majhi	Bahalpani	0.62	-do-
	36 -do-	Bahalpani	0.36	-do-
	211 -do-	-do-	1.05	-do-
	91 -do-	Attounhera	0.08	-do-
	118 -do-	Ghara	0.02	-do-
	132 -do-	Barimali	0.39	-do-
	142 -do-	Attomamuli	0.18	-do-
	185 -do-	Attounhera	5.42	full

L. K. Kanargod

6/7/93


 COLLECTOR, RAYAGADA

Khata No,	Plot No,	Name of the tenant	Kissam	Area	Remarks
14	13	Mansingh Majhi S/o. Tipla Majhi	Attomamuli	0.76	Full
	94	-do-	Attomamuli	0.20	Full
	116	-do-	Ghara	0.01	Full
	209	-do-	Barimamli	0.12	Full
15	47	Hasku Majhi Najula Majhi Samadu Majhi S/o. Pandaru Majhi	Bahalpani	0.62	Full
	85	-do-	Ghara	0.01	Full
	113	-do-	Ghara	0.01	Full
16	49	Rai Majhi S/o. Kalia Majhi	Bahalpani	0.37	Full
	93	-do-	Attounhara	0.16	Full
	112	-do-	Ghara	0.01	Full
	130	-do-	Barimamli	0.12	Full
	17.	20	Lachimadhava Majhi S/o. Sara Majhi	Attomamli	0.19
18.	83	-do-	Ghara	0.02	Full
	97	-do-	Barimamli	0.24	Full
	171	-do-	Attomamli	2.59	Full
	180	-do-	Bahalpani	1.01	Full
	129	Sukura Damba Sambaru Damba, Gurubari Damba, S/o. Sarichan Damba	Ghara	0.02	Full
	45	-do-	Bahalpani	0.45	Full
	181	-do-	Attomamli	1.25	Full
19.	4	Sudarsan Singh S/o. Purshuram Singh	Bahalpani	0.19	Full
	6.	-do-	Bahalpani	0.12	Full
	62	-do-	Attomamli	1.06	Full
	7	-do-	Bahalpani	0.24	Full
	187	-do-	Bahalpani	0.22	Full
	64	-do-	Attomamli	0.51	Full
	23	-do-	Attomamli	4.68	Full
	73	-do-	Bahalpani	0.34	Full
	189	-do-	Bahalpani	0.28	Full

Subkarnagud

6/7/93

FOR THE...


 COLLECTOR, RAYAGADA
 6/7/93

Khata No.	Plot No.	Name of the tenant	Kissam	Area	Remarks
19.	40	Sudarsan Singh S/o. Purshuram Singh	Bahalpani	0.28	Full
	57	-do-	Attomamli	6.36	Full
	41	-do-	Bahalpani	0.33	Full
	53	-do-	Attomamli	0.61	Full
	56	-do-	Attomamli	0.41	Full
	60	-do-	Attomamli	1.44	Full
	80	-do-	Barimamli	0.27	Full
	87	-do-	Attounhara	0.38	Full
	156	-do-	Bahalpani	0.33	Full
	65	-do-	Attomamli	0.20	Full
	50	-do-	Bahalpani	0.49	Full
	51	-do-	Malamamli	0.12	Full
	52	-do-	Attomamli	2.32	Full
	79	-do-	Attokhari	6.35	Full
	138	-do-	Attounhara	5.02	Full
	178	-do-	Attounhara	4.07	Full
	191	-do-	-do-	0.78	Full
	58	-do-	Attomamli	0.83	Full
	59	-do-	-do-	0.04	Full
	61	-do-	-do-	1.30	Full
	78	-do-	Attounhara	3.29	Full
	168	-do-	Balkhampani	0.53	Full
	182	-do-	-do-	0.22	Full
	63	-do-	Attomamli	0.77	Full
	70	-do-	Attomamli	3.75	Full
	76	-do-	Bahalpani	0.96	Full
	139	-do-	Attounhara	1.20	Full
	72	-do-	Attounhara	3.40	Full
	155	-do-	Bahalpani	0.80	Full
	194	-do-	Bahalpani	0.64	Full
20.	123	Haki Majhi S/o. Dindu Majhi	Barimamli	0.28	Full
21.	1	Hajeng Majhi Balu Majhi Mastu Majhi S/o. Dhaniamajhi	Beranapani	2.31	Full
	2	-do-	Attounhara	1.11	Full
	21	-do-	Attounhara	0.23	Full

Ar. K. Sengupta
FOR JUDGE & TOWER...

[Signature]
6/7/83
COLLECTOR, RAYAGADA

Khata No.	Plot No.	Name of the tenant.	Kissam	Area	Remarks.
21	34	Hajeng Majhi Balu Majhi Mastu Majhi S/o. Dhania Majhi	Attomamli	9.50	Full
	101	-do-	Barimamli	0.31	Full
	122	-do-	Ghara	0.12	Full
	135	-do-	Attokhari	0.86	Full
	183	-do-	Attokhari	2.08	Full
	193	-do-	Bahalpani	1.10	Full
22.	127	Oriya Damba S/o. Lori Damba	Ghara	0.01	Full
23.	124	Keral Damba S/o. Buturu Damba	Ghara	0.01	Full
24.	125	Timburu Damba, S/o. Dhabulu Damba	Ghara	0.01	Full
25.	208	Budhi Damba, S/o. Meshku Majhi	Ghara	0.01	Full
26.	3	Gochar	Gochar	4.48	Full
	5	Gochar	-do-	4.90	Full
	12	Gochar	-do-	0.36	Full
27.	8	Jalachar	Hala	1.78	Full
	37	Jalachar	Hala	0.45	Full
	42	Jalachar	Hala	0.25	Full
	44	Jalachar	Hala	0.17	Full
	47	Jalachar	Hala	0.21	Full
	22	Jalchar	Hala	1.04	Full
	157	Jalachar	Hala	0.30	Full
28.	81	Sarba Sadharana	Rasta	0.60	Full
	212	-do-	Rasta	0.40	Full
	107	-do-	Rasta	0.17	Full
	108	-do-	Bijesthali	0.01	Full
	109	-do-	Ghara	0.01	Full
	128	-do-	Rasta	0.07	Full
	147	-do-	Rasta	1.06	Full
	148	-do-	Smasana	0.95	Full

L. K. Srinivasan

6/7/93
FOR LARSEN & TOUBRO

Devi
6/7/93
COLLECTOR, RAYAGADA

Khata No.	Plot No.	Name of the tenant	Kissam	Area	Remarks
29.	24	Anabadi	Dangar	0.51	Full
	54	Anabadi	Dangar	1.40	Full
30.	174	Abadi Jogya Anabadi	Ghasapadia	1.30	Full
	30	-do-	P.Jungle	2.96	Full
	77	-do-	Ghasapadia	0.51	Full
	75	-do-	-do-	0.87	Full
	67	-do-	-do-	0.76	Full
	159	-do-	-do-	0.73	Full

Total:- 146.88 Acres

or
58.032 Hects.


ABSTRACT

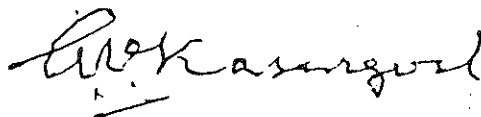
Village	P.S.	Acres	Hectares
Malipadar- 58	Kashipur	313.78	126.982
Aliguna- 59	Kashipur	16.37	6.625
Bundel-62	Kashipur	14.39	5.823
Kutamal- 63	Kashipur	146.88	59.440
Total:		491.42	198.870

Unsurveyed Dongar : 2786.80 Acres or 1127.779 Hectares.

Revenue Area comprising four villages 491.42 Acres or 198.870 Hectares.

Grand Total:
3278.22 acres or 1326.649 Hectares.


COLLECTOR, RAYAGADA



6/7/93

FOR LARSEN & TOUBRO LTD.

SCHEDULE 'B'

PROSPECTING FEE

Prospecting fees of Rs.6634/- (Rupees six thousand six hundred thirty four)only for one year has been deposited by the licensee receive vide S.B.I. Scrol No. dated.

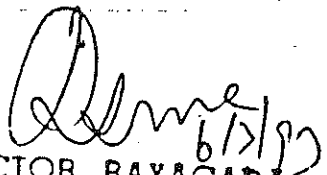
SCHEDULE 'C'

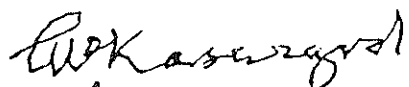
ROYALTY

1. The annual rate of rpyalty on mineral shall be in accordance with the Second Schedule of the Act as ammended from time to time. The present rate is as follows:-

Bauxite : Rs.34.00 per M.T.

2. The manner and time of payment of royalty Royalty in respect of ore in excess of (permitted fee of royalty) shall be paid at such rates as may be fixed by the Government when the ore is removed. The sum due shall deposited in the District Treasury, Koraput and challan submitted to the Collector, Koraput before removal of the ore.


COLLECTOR, RAYAGADA


6/7/93

FOR LARSEN & TOUBERT LTD.