

**GOVERNMENT OF ANDHRA PRADESH  
FOREST DEPARTMENT**

Rc.no.1100/2018/H5  
Dated:18-07-2020.

Office of the District Forest Officer,  
Kurnool Division, Kurnool.

**// DEMAND NOTICE //**

**Sub:** APFD - F(C) Act, 1980 - Diversion of 365.66 ha. (i.e. 319.02 ha. for Lower Reservoir + 22.50 ha. for Power House & TRC Outlet + 6.96 ha. for Penstock + 8.02 ha. for Intake Structure + 2.43 ha. for Tail Race Channel and 6.73 ha. for Internal Roads) of forest land in Compartment no.113, 114, 115, 116 & 117 of Gani RF, Kurnool Range, Kurnool Division for establishment of Integrated Renewable Energy Project, Pinnapuram in f/o M/s Greenko Energies Pvt., Ltd., Hyderabad - In-principle (**Stage-I**) approval accorded - Orders communicated - Condition-wise compliance report called for - Demand notice issued -Reg.

**Ref:** 1. GoI, MoEF & CC (FC Division), New Delhi F.no.8-32/2019-FC, dt.28.04.2020.  
2. G.M.no.1926/Section-II/2019, EFS&T (Section.II), Dept., dt.05.06.2020.  
3. IGF, Adhoc CAMPA Lr.no.12-2/2010-CAMP, dt.14.07.2017.  
4. Prl.CCF (HoFF), AP, Guntur Ref.no.EFS02/15036/2/2018-FCA SEC-PCCF /FCA-3, dt.28.06.2020 communicated in the CF, Kurnool Rc.no.2825/2018-TO, dt.06.07.2020.  
5. CF, Kurnool Rc.no.2825/2018-TO, dt.17.07.2020.

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It is informed that the, GoI, MoEF & CC.R.O, Chennai and Government of Andhra Pradesh in the reference 1<sup>st</sup> and 2<sup>nd</sup> cited have accorded in Principle (Stage-I) approval under F(C), Act, 1980 for Diversion of 365.66 ha. (i.e. 319.02 ha. for Lower Reservoir + 22.50 ha. for Power House & TRC Outlet + 6.96 ha. for Penstock + 8.02 ha. for Intake Structure + 2.43 ha. for Tail Race Channel and 6.73 ha. for Internal Roads) of forest land in Compartment no.113, 114, 115, 116 & 117 of Gani RF, Kurnool Range, Kurnool Division for establishment of Integrated Renewable Energy Project, Pinnapuram in f/o M/s Greenko Energies Pvt., Ltd., Hyderabad subject to conditions stipulated therein.

Accordingly, vide reference 4<sup>th</sup> cited, the Principal Chief Conservator of Forests, (HoFF), AP, Guntur and Conservator of Forests, Kurnool Circle, Kurnool has communicated the Stage-I approval accorded by the GoI for the project mentioned at subject and requested to submit the condition wise compliance report on the following conditions.

- i Legal Status of the diverted forest land shall remain unchanged:
- ii User Agency shall submit the approved Detailed Project Report (DPR) through the State Government;



- iii The forest compartments (compartment Nos.113, 114, 115, 116 and 117), which are getting adversely affected will be taken care of and afforestation (for improving canopy density from "open" to moderately dense forest) 'will be taken up by the Forest Department at the cost of User Agency only to stabilize the rim of the reservoir i.e.100 mts from the periphery of the HFL. Rest of the forest areas of affected compartments shall be taken up for improving canopy density through NPV, collected from this project;
- iv User agency will allow use of road infrastructure within project area to common public;
- v As per site inspection report, over an extent of 8.15 Ha within the 408.68 ha of non-forest land surveyed for compensatory afforestation are in the nature of streams/cart road /government lands etc. Hence, this 8.15 Ha area shall be demarcated suitably
- vi The User Agency shall raise avenue plantation on either side of the road proposed in the proposal, at the project cost;
- vii **Compensatory Afforestation:**
  - a) Compensatory afforestation shall be taken up by the Forest Department over 400.53 ha Non-forest land (land in Mangupalli Village, Sy.no.1 to 65 and Kamireddipadu in Sy.no.3 to 170 Ananthapuram Mandal, of SPSR Nellore District) at the cost of the User Agency. As far as practicable a mixture of local indigenous species will be planted and monoculture of a species has to be avoided.
  - b) The non-forest land proposed for CA shall be transferred and mutated in the name of Forest Department and notified as RF/PF prior to Stage-II approval. A copy of the original notification declaring the non-forest land under Section 4 or Section 29 of the Indian Forest Act, 1927, or under the relevant section of the State Forest Act as the case may be, will be submitted by the State Government prior to Stage-II approval;
- viii The cost of compensatory afforestation at the prevailing wage rates as per compensatory afforestation scheme and the cost of survey, demarcation and erection of permanent pillars if required on the CA land shall be deposited in advance with the Forest Department by the project authority. The CA will be maintained for 10 years. The scheme may include appropriate provision for anticipated cost increase for works scheduled for subsequent years;
- ix **NPV:**
  - a) The State Government shall charge the Net Present Value (NPV) for the 365.66 ha forest area to be diverted under this proposal from the User Agency as per the orders of the Hon'ble Supreme Court of



India dated 30/10/2002, 01/08/2003, 28/03/2008, 24/04/2008 and 09/05/2008 in IA No.566 in WP (C) No.202/1995 and as per the guidelines issued by the Ministry vide letters No.5-1/1998-FC (pt.II) dated 18/09/2003, as well as letter No.5-2/2006-FC dated 03/10/2006 and 5-3/2007-FC dated 05/02/2009 in this regard.

b) Additional amount of the NOV of the diverted forest land, if any, becoming due after finalization of the same by the Hon'ble Supreme Court of India on receipt of the report from the Expert Committee, shall be charged by the State Government from the User Agency. The User Agency shall furnish an undertaking to this effect.

- x The State Government shall submit a certificate certifying that no schemes/programmes with respect to plantation have been proposed or undertaken in the land identified for taking up Compensatory afforestation in last 10 years;
- xi The cost of felling of trees shall be deposited by the User Agency with the State Forest Department.
- xii Copy of approved Catchment Area Treatment (CAT) Plan, **if applicable** shall be submitted in accordance to para no.4.8(i) of Forest (Conservation) Act, 1980 Handbook and commensurate funds shall be deposited in the account of CAMPA through on-line portal;
- xiii The complete compliance of the FRA, 2006 shall be ensured by way of prescribed certificate from the concerned District Collector;
- xiv All the funds received from the user agency under the project shall be transferred/deposited to CAMPA fund only through e-portal (<http://parivesh.nic.in/>)
- xv The land identified for the purpose of CA shall be clearly depicted on Survey of India topo-sheet of 1:50,000 scale;
- xvi The admissible non-forest land shall be identified for raising compensatory afforestation and the same shall be transferred and mutated in favour of the State Forest Department before issue of the Stage-II clearance. The non-forest land identified for raising Compensatory Afforestation shall be notified by the State Government as Reserve Forest under Section-4 or Protected Forest under Section-29 of the Indian Forest Act, 1927 or under the relevant Section(s) of the local Forest Act, as the case may be, within a period of six months.
- xvii The User Agency shall transfer the cost of raising and maintaining the compensatory afforestation at the current wage rate in consultation with State Forest Department in the account of Ad-hoc CAMPA of the concerned State through online portal. The scheme may include appropriate provision for anticipated cost increase for works scheduled for subsequent years;



- xviii At the time of payment of the Net Present Value (NPV) at the then prevailing rate, the User Agency shall furnish an undertaking to pay the additional amount of NPV, if so determined, as per the final decision of the Hon'ble Supreme Court of India;
- xix The Forest clearance will be for a period coterminous with the lease period specified in the lease agreement. The State Government will submit the lease agreement document specified in the lease agreement;
- xx The user agency shall implement the R&R Plan as per the R&R Policy of State Government in consonance with National R&R Policy, Government of India before the commencement of the project work. The said R&R Plan will be monitored by the State Government /Regional Office of MoEF&CC along with indicators for monitoring and expected observable milestones, **if applicable**;
- xxi The User Agency shall obtain the Environment Clearance as per the provisions of the Environmental (Protection) Act, 1986, if required;
- xxii The User Agency shall carry out muck disposal at pre designated sites in such a manner so as to avoid its rolling down;
- xxiii The dumping area for muck disposal shall be stabilized and reclaimed by planting suitable species by the user agency at the cost of project under the supervision of State Forest Department. Retaining walls and terracing shall be carried out to hold the dumping material in place. Stabilization and reclamation of such dumping sites shall be completed before handing over the same to the State Forest Department in a time bound manner as per Plan;
- xxiv The State Government and the user agency shall ensure that the tress available between full reservoir level (FRL) and FRL-4 meters are not felled;
- xxv The User Agency shall undertake afforestation along the periphery of the reservoir;
- xxvi User Agency shall provide free water for the forestry related projects;
- xxvii No labour camp shall be established on the forest land and the User Agency shall provide fuels preferably alternate fuels to the labourers and the staff working at the site so as to avoid any damage and pressure on the nearby forest areas;
- xxviii The boundary of the diverted forest land, mining lease and safety zone, as applicable, shall be demarcated on ground at the project cost, by erecting four feet high reinforced cement concrete pillars, each inscribed with its serial number, distance from pillar to pillar and GPS co-ordinates;



- xxix The layout plan of the proposal shall not be changed without the prior approval of the Central Government and the forest land shall not be used for any purpose other than that specified in the proposal;
- xxx The forest land proposed to be diverted shall under no circumstances be transferred to any other agency, department or person without prior approval of the Central Government;
- xxxi No damage to the flora and fauna of the adjoining area shall be caused;
- xxxii The user agency shall explore the possibility of translocation of maximum number of trees identified to be felled and shall ensure that any tree felling shall be done only when it is unavoidable and that too under strict supervision of the State Forest Department;
- xxxiii User Agency either himself or through the State Forest Department shall undertake gap planting and soil & moisture conservation activities. The plan for plantation and SMC activities will be prepared and submitted to MoEF&CC prior to Stage-II Clearance;
- xxxiv The User agency shall submit the annual self-compliance report in respect of the above stated conditions to the State Government, concerned Regional Office and to this Ministry by the end of March every year regularly;
- xxxv The violation of any of the conditions will amount to violation of Forest (Conservation) Act, 1980 and action would be taken as per the para 1.21 of comprehensive guidelines issued vide this Ministry F.no.5-2/2017-FC dt.28<sup>th</sup> March, 2019;
- xxxvi Any other condition that the concerned Regional Office of this Ministry may stipulate with the approval of competent authority in the interest of conservation, protection and development of forests & wildlife; and
- xxxvii The user agency shall comply all the provisions of the all Acts, Rules, Regulations, Guidelines, Hon'ble Court order(s) and NGT order (s) pertaining to this project, if any, for the time being in force, as applicable to the project.
- xxxviii The compliance report shall be uploaded on e-portal (<http://parivesh.nic.in/>);



**Amount demanded to be deposited in "State CA fund" of the Andhra Pradesh State through e-challan only.**

(As per IGF, Ad-hoc CAMPA Lr.No.12-2/2010-CAMPA dated:09.06.2016 communicated vide PCCF's Rc.No.4592/2001/FCA-4(i), dt.04.07.2016)

Sl. No	Condition No. stipulated in the stage-I of GoI/AP	Category	Unit rate (whether applicable)	Total Area (0.00 Ha)	Total Amount (Rs. In Lakhs)
1	ix (a)	NPV	6.26 lakhs/Ha	365.66 ha	Rs.2289.03160
2	xvii	CA	---	366 ha	Rs.3592.00000
3		Safety Zone	--	--	--
4		Penal CA/ ACA	--	--	--
5		CAT	--	--	--
6		Any other (Please specify)	--	--	--
<b>Grand Total</b>					<b>Rs.5881.03160</b>

Further, it is informed that, as per permission accorded by the Conservator of Forests, Kurnool vide reference 5<sup>th</sup> cited, the Mode-II amount demand for tree extraction, logging and transportation in the forest area diverted to be deposited with District Forest Officer will be issued separately after arriving of the extraction charges, logging and transportation etc. in view of avoiding delay in depositing the funds to the Adhoc CAMPA account

In addition to the above, the user agency is requested to comply with the following conditions in accordance with the Government of India instructions issued vide F.No.7-23/2012-FC, dt.24.07.2013 communicated vide PCCF's Rc.no.45921/2001-F4, dt.23.08.2013 and publish the orders at the cost of the project proponent.

1. Publish the entire forest clearances granted in verbatim along with the conditions and safeguards imposed by the Central Government in two widely circulated daily newspapers, one in vernacular language and another in English language so as to make people aware of the permission granted to the project proponent for use of forest land for non-forestry purposes.
2. The copies of the Forest clearances should also be submitted to the Heads of local bodies, Panchayats and Municipal Bodies by the project proponents in addition to the relevant officers of the Government, who in turn has to display the same for 30 days.

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

Sd/-Alan Chong Teron  
District Forest Officer  
Kurnool

To

The Authorized Signatory, M/s Greenko Energies Pvt., Ltd., and Hyderabad for information and necessary action.

Copy to the Forest Range Officer, Kurnool Range for information and necessary action.

Copy to the Divisional Forest Officer, SPSR Nellore for information and necessary action. He is requested to furnish the compliance report on the condition nos.v, vii(a&b), viii, x, xv, xvi, xvii, xxxvi & xxxviii etc., of Stage-I approval pertaining to their Division for onward submission to the Conservator of Forests, Kurnool Circle, Kurnool.

Copy submitted to the Conservator of Forests, Kurnool Circle, Kurnool for favour of kind information.

Sd/-Alan Chong Teron  
District Forest Officer  
Kurnool

//T.C.B.O//

P. V. Subbawah  
SUPERINTENDENT 18/7/20



Ref: GEPL/Prl.PCCF/Stage.I/Compliance/020814

14.08.2020

To

The Prl. Chief Conservator of Forests (HoFF)  
A.P.Forest Dept., Aranya Bhawan  
K.M.Munshi Road, Opp: Zilla Parishad  
Guntur-522504  
Andhra Pradesh

**Sub: M/s Greenko Energies Pvt Ltd (GEPL)-Standalone Component of Pinnapuram Integrated Renewable Project at Ghani Forest, Kurnool Division-Forest Division proposal (FP/AP/HYD/35371/2018)-Reg**

**Ref:** 1. GEPL/Prl.PCCF/Stage.I/Demand draft/20200812 dated 12.08.2020.  
2. State Govt Demand Note-RC.No.1100/2018/H5 dated 18.07.2020.

Sir,

In ref (1) to the above subject matter, M/s GEPL has deposited an amount of Rs 22,89,03,160/- only towards NPV in Adhoc-CAMPA account of Andhra Pradesh vide challan dated 14.08.2020 (copy enclosed for ready reference)

This is your kind information.

Thanking you  
Yours sincerely

For **M/s Greenko Energies Private Limited**

  
Authorised Signatory



Encl: As above



14-Aug-2020 (14-Aug-2020)  
 CHQ TRANSFER  
 NEFT UTR NO: SBIN220227550707  
 447592 ANDHRA PRADESH CAMPA  
 Rs 22,89,03,160.00

AGENCY COPY	
NEFT / RTGS CHALLAN for Ad-HOC CAMPA	
Date : 14-08-2020	
Agency Name.	GREENKO ENERGIES PRIVATE LIMITED
Application No.	5635371040
MoEF/SG File No.	8-32/2019-FC
Location.	ANDHRA PRADESH
Address.	Plot no-1071, Road No-44, Jubilee Hills, HyderabadHyderabad
Amount(in Rs)	228903160/-
Amount in Words :Twenty-Two Crore Eighty-Nine Lakh Three Thousand One Hundred and Sixty Rupees Only	
<b>NEFT/RTGS to be made as per following details;</b>	
Beneficiary Name:	ANDHRA PRADESH CAMPA
IFSC Code:	CORP0000371
Pay to Account No.	150595635371040 Valid only for this challan amount.
Bank Name & Address:	Corporation Bank Lodhi Complex Branch, Block 11,CGO Complex, Phase I, Lodhi Road, New Delhi -110003
<ul style="list-style-type: none"> <li>This Challan is strictly to be used for making payment to CAMPA by NEFT/RTGS only</li> </ul>	

After making successful payment, User Agencies may  
 Email: helpdeskampa@corpbank.co.in



Handwritten signature: *[Signature]*

Journal No.	06130
Checker ID No.	
CASH/	
SBT	14 AUG 2020
Charge No.	5650097
User ID No.	MD. IRFAN
PBB	
PLC	
Agar	
Hyd.	