

By e-mail

**GOVERNMENT OF INDIA
MINISTRY OF MINES
INDIAN BUREAU OF MINES
OFFICE OF THE REGIONAL CONTROLLER OF MINES, BHUBANESHWAR**

No. File no –MCDR-MiFL0CR/15/2023-BBS-IBM_RO_BBS

Dt : 25/05/2023

Shri/M/s. Chandi Prasad Sharma ,
Amla tola Chaibasa CHAIBASA

RAIKELA,BAHAMBA,TENSA (38478604)

Sub Approval of the Modification of Review of Mining Plan along with Progressive Mine Closure Plan (PMCP) in respect of RAIKELA-
: BAHAMA-TENSA Mining Lease for Iron and Manganese Ore over an area of 69.606 ha of Shri Chandi Prasad Sharma, situated in Raikela, Bahamba and Tensa Village, Bonai Taluka, Sundargarh District of Odisha State.

Sirs,

In exercise of the powers conferred by clause (b) of sub-section (2) of section 5 of the Mines & Minerals (Development & Regulation) Act, 1957 and rule 16 read with clause (3) of Rule 17 of the Minerals (Other than Atomic and Hydro Carbons Energy Minerals) Concession Rules, 2016 read with Government of India Order No. S.O. 1857(E) dated 18th May, 2016; I hereby **approve** the Modification of Review of Mining Plan along with Progressive Mine Closure Plan (PMCP) in respect of RAIKELA-BAHAMA-TENSA Mining Lease Area for Iron and Manganese Ore over an area of 69.606 ha of Shri Chandi Prasad Sharma, situated in Raikela, Bahamba and Tensa Village, Bonai Taluka, Sundargarh District of Odisha State. This approval is subject to the following conditions:-

A--General Conditions:

- (1). The Modification of Review of Mining Plan is approved without prejudice to any other law applicable to the mine area from time to time whether made by the Central Government, State Government or any other authority and without prejudice to any order or direction from any court of competent jurisdiction.
- (2). That this approval of aforesaid Modification of Review of Mining Plan does not in any way imply the approval of the Government in terms of any other provision of Mines & Minerals (Development & Regulation) Act, 1957, or the Mineral Concession Rules, 2016 and any other laws including Forest (Conservation) Act, 1980, Environment (Protection) Act, 1986 or the rules made there under and other relevant statutes, order and guidelines as may be applicable to the lease area from time to time
- (3). The provisions of the Mines Act, 1952 and Rules and Regulations made thereunder including submission of notices of opening, appointment of manager and other statutory officials as required by the Mines Act, 1952 shall be complied with.
- (4). The execution of Modification of Review of Mining Plan shall be subjected to vacations of prohibitory orders / notices, if any.
- (5). If anything is found to be concealed as required by the Mines Act in the contents of the mining plan and the proposal for rectification has not been made, the approval shall be deemed to have been withdrawn with immediate effect.
- (6). This approval for proposed mining operations and associated activities is restricted to the mining lease area only from this date. The mining lease area is as shown on the statutory plans by the Lessee/QP/Applicant and Indian Bureau of Mines has not undertaken any survey verification of mining lease boundary on the ground.
- (7). Your attention is invited to the Supreme Court interim order in W.P. (C) No. 202 dated 12.12.1996 for compliance. The approval of above said Mining Plan is therefore, issued without prejudice to and is subject to the said directions of the Supreme Court as applicable.
- (8). This department does not undertake any responsibility regarding correctness of the boundaries of the lease area shown on the ground.
- (9). At any stage, if it is observed that the information furnished in the document are incorrect or misrepresent facts, the approval of the document shall be revoked with immediate effect.
- (10). If this approval conflicts with any other law or court order/ Direction under any statute, it shall be revoked immediately.
- (11). It shall be mandatory for the project proponent, abstracting ground water, to obtain "No Objection Certificate" from Central Ground Water Authority or, the concerned State/Union Territory Ground Water Authority, as the case may be.

(12). Lessee shall ensure grassing/re-grassing of worked out mining lease area in accordance with Hon'ble Supreme Court Order dated 8/1/2020.

(13). This approval has been given for mining proposal for the year 2023-24 to 2025-26 and are subject to the validity of lease period.

(14). The next Review of Mining Plan for the subsequent period of five years shall become due 180 days before expiry of this document proposal period.

(15). The validity period of the financial assurance shall be renewed before the expiry of the same and should be submitted to this office on or before 1/4/2026.

(16). The approval of this Review of Mining Plan would not warrant any entitlement for the lessee for extension of lease validity period as under section 8A(3) of MMDR Amendment Act, 2015.

(17). Disposal of OB/Waste as minor mineral shall be carried out only after obtaining permission under Rule 12(1)(k) of Minerals (Other than Atomic and Hydro Carbons Energy Minerals) Concession Rules, 2016.

Yours Faithfully

RAIKELA, BAHAMBA, TENSA (38478604)
(B.L. GURJAR)

Regional Controller Of Mines,
Indian Bureau of Mines, Bhubaneswar

Copy for information to :-

(1). The Controller of Mines (EZ), Indian Bureau of Mines, CP-13, Sector V, Salt Lake City, Kolkata-700 091 by mail. zo.kol@ibm.gov.in

(2). The Director of Mines, Directorate of Mines, Government of Odisha, Heads of the Department Building, Bhubaneswar-751001, Email- directorateofmines@orissaminerals.gov.in.

(3). The Director of Mines Safety, Bhubaneswar, Email- altafhussainaksa@gmail.com

(4). Qualified Person – Shri S C Nayak, by mail. consultants_geo@yahoo.co.in

(5). Concerned MCDR file.