

**The Divisional Forest Officer,
Cuttack Forest Division,
Cuttack.**

Sub:- Diversion of 0.04 ha. of Revenue Forest land for construction of approach road to the petrol pump from the road (NH-53) present Barpal under Sukinda Tahasil of Jajpur District.

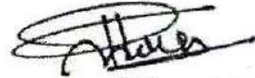
Ref:- Your letter No. 5734 dt. 01.06.2020.

Sir,

Respectfully, I am submitting herewith the point wise compliance stipulated in stage-I approval order of Govt. of India, MoEF & CC as well as State Govt. along with all relevant documents for onward transmission.

Encl:- As above.

Yours faithfully,



Signature of User Agency

Name: Pradeep Kumar Mallick

Pradeep Kumar Mallick

Compliance of the conditions in stage I approval order issued vide No-5-ORB414/2020-BHU Dated 13.05.2020 of the Govt. of India MoEF & CC, Eastern Regional Office, Chandrasekharpur, Bhubaneswar for proposal of diversion of 0.04 Ha of forest land on Plot No-02 in Mouza- Barpal, Sukinda Tahasil, Dist-Jajpur coming under Jurisdiction of Cuttack Forest Division for construction of approach road to the Petrol pump from NH-53 by Shri Pradeep Kumar Mallick.

- i. **Legal status of the forest land proposed for diversion shall remain unchanged.**

In compliance to the above the user agency has submitted an undertaking which is enclosed as annexure -1

- ii. **The State Govt. Shall realize the cost of plantation (including 10years maintained) of 100 trees from the user agency towards compensatory afforestation.**

In compliance to the above the total forest area coming to the project is 0.04 Ha in plot No-2 of Mouza-Barpal under Sukinda, Tahasil coming under the Jurisdiction of Cuttack Forest Division. The user agency has been demanded a sum of Rs 1,59,310 deposit towards cost of plantation of 100 trees (including 10years maintenance) in favour of Ad-hoc CAMPA Vide letter No.1980/5F-FC-25/2020 dated 26.06.2020. The user agency has already deposited through RTGS in A/C no 150826142674606, IFSC Code -CORP0000371 of Corporation Bank LODHI Complex Branch, Block-II CGO complex, New Delhi vide UTR No-SBIN120205285887 Amounting Rs 1,59,310. The copy of the RTGS Challan is enclosed as Annexure-2.

- iii. **The State Govt. shall charge the Net Present Value (NPV) for the 0.04 Ha forest area to be diverted under this proposal from the user agency as per the orders of 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 Writ Petition (Civil) No. 202/1995 and as per the guidelines issued by Ministry vide letter No.5-1/1998- FC dated 05.02.2009 in this regard.**

In compliance to the above the user agency has submitted Rs 25,040 towards NPV in favour of Ad-hoc CAMPA through RTGS in A/C No-150826142674699 IFSC Code-CORP0000371 Corporation Bank LODHI Complex Branch, New Delhi through UTR No- ALLAH20188197562.

The copy of the RTGS Challan is enclosed in Annexure -3

- iv. **Additional amount of NPV of the forest land, to be diverted if any becoming due after 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 Govt. from the user agency. The user agency shall furnish an undertaking to this effect.**

In compliance to the above the user agency has submitted an undertaking which is enclosed as Annexure -4.

- v. All the funds received from the user agency under the project shall be transfer red / deposited to the state CAMPA fund only through (<http://parivesh.nic.in>)

In compliance to the above the user agency has submitted an undertaking which is enclosed as annexure -5

- vi. The complete compliance of the FRA 2006 shall be ensured by way of prescribed certificate from the concern district collector. The FRA certificate in Form-II (For linear Projects other than plantation) shall be submitted before stage-II approval.

In compliance to the above the District Collector has been requested to issue the FRA 2006 certificate.

- vii. The user agency shall obtain Environmental Clearance as per the provisions of the Environmental (Protection) Act, 1986, if applicable.

In compliance to the above the has been narrated in Annexure-6. The guidelines of Environmental (Protection) Act 1986 attached.

- viii. Fuel stations should generally be part of the rest area complex having other amenities like place for parking, Toilets, Restaurants, Rest Rooms, and Shops etc. Proper planning should be made by the user agency, in advance, for construction of such complex along the highways, so that destruction of road side forest is minimized.

In compliance to the above the user agency has submitted an undertaking as annexure 7.

- ix. Suitable signs and markings showing the location of the fuel station s may be provided without disturbing the road side plantations.

In compliance to the above the user agency has submitted an undertaking which is narrated as annexure-8.

- x. No additional or new path will be constructed inside the forest area for any activity related to the project work.

In compliance to the above the user agency has submitted an undertaking which is narrated as annexure-9.

- xi. No labour camp shall be allowed in the forest area .

In compliance to the above the user agency has submitted an undertaking which is narrated as annexure-10.

- xii. The user agency shall provide LPG to labourers working at the site to avoid damage/tree felling and ensure no fuel wood used.

In compliance to the above the user agency has submitted an undertaking which is narrated as annexure-11.

- xiii. **The user agency while executing works shall not fell any tree or damage forest growth in the surrounding forest area in any manner.**

In compliance to the above the user agency has submitted an undertaking which is narrated as annexure-12.

- xiv. **The boundary of the forest land to be diverted shall be suitably demarcated on ground at the project cost, as per the directions of the concerned Divisional Forest Officer .**

In compliance to the above the user agency has submitted an undertaking which is narrated as annexure-13.

- xv. **The period of diversion under this approval shall be co-terminus with the period of lease granted in favour of user agency or the project life, whichever is less .**

In compliance to the above the user agency has submitted an undertaking which is narrated as annexure-14.

- xvi. **The layout plan of the proposed forest land shall not be changed without the prior approval of the Ministry of Environment, Forest and Climate Change.**

In compliance to the above the user agency has submitted an undertaking which is narrated as annexure-15.

- xvii. **The forest land shall not be used for any purpose other than that specified in the proposal and under no circumstances be transferred to any other user agency, department or person without the prior approval of Ministry of Environment, Forest and Climate Change.**

In compliance to the above the user agency has submitted an undertaking which is narrated as annexure-16.

- xviii. **Any other conditions that Ministry of Environment, Forest and Climate Change may impose from time to time in the interest of afforestation, conservation and management of flora and fauna in the area, shall be complied by the user agency.**

In compliance to the above the user agency has submitted an undertaking which is narrated as annexure-17.

- xix. **The State Govt. and the user agency shall ensure compliance to provision of the all Acts, Rules , Regulations, Guidelines, NGT order(s) and Hon'ble court order (s) pertaining to this project, if any, for the time being in force, as applicable to the project.**

In compliance to the above the user agency has submitted an undertaking which is narrated as annexure-18.

- xx. **The compliance report shall be uploaded on e-portal (<http://parivesh.nic.in>)**

In compliance to the above the user agency has submitted an undertaking which is narrated as annexure-19.

Annexure-1

Undertaking for "Legal status of the forest land proposed for diversion shall remain unchanged"

I do hereby undertake that the legal status of the forest land proposed for diversion shall remain unchanged.



Signature of User Agency

Name: Pradeep Kumar Mallick

Pradeep Kumar Mallick

COUNTERSIGNED



**Divisional Forest Officer
Cuttack Forest Division**

7/22/2020

UTR-SAN/20205285887



AGENCY COPY	
NEFT / RTGS CHALLAN for Ad-HOC CAMPA	
Date : 22-07-2020	
Agency Name.	INDIAN OIL, JAJPUR
Application No.	6142674606
MoEF/SG File No.	5-ORB414/2020-BHU
Location.	ORRISA
Address.	At-Sukarana, Po-Ampolaba, Ps-SukindaJajpur
Amount(in Rs)	159310/-
Amount in Words :One Lakh Fifty-Nine Thousand Three Hundred and Ten Rupees Only	
NEFT/RTGS to be made as per following details;	
Beneficiary Name:	ORRISA CAMPA
IFSC Code:	CORP0000371
Pay to Account No.	150826142674606 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"> This Challan is strictly to be used for making payment to CAMPA by NEFT/RTGS only 	

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

forestsclearance.nic.in/UserAccount/Neft_ChallanCorp.aspx?pid=ROAD426742019606

Pradeep Kumar Mallick

PROJECT PROPOSAL
FOR COMPENSATORY AFFORESTATION
(AVENUE PLANTATION)
OVER 0.4 RKM
UNDER
CUTTACK FOREST DIVISION

AGAINST DIVERSION OF REVENUE FOREST LAND OVER
0.04 HA FOR CONSTRUCTION OF APPROACH ROAD TO THE
PETROL PUMP FROM THE ROAD (NH-53) PRESENT AT
BARPAL UNDER SUKINDA TAHASIL OF JAJPUR DISTRICT



Submitted by:-

Divisional Forest Officer
Cuttack Forest Division

INTRODUCTION

In connection with construction of approach road to the petrol pump from the road (NH-53) present at Barpal under Sukinda Tahasil of Jajpur District submitted Forest Diversion Proposal for 0.04 Ha. land which has been accorded with Stage-I approval vide Letter No.5-ORB 414/2020-BHU dt. 13.05.2020 of Govt. of India, MoEF & Climate Change, Easter Regional Office, Bhubaneswar. According to the Condition No. 3 of the Stage-I/ in principle approval, the State Govt. shall realized the cost of Plantation (including 10 years maintenance) of 100 trees from the User Agency towards Compensatory Afforestation. Accordingly the Scheme for Plantation of 100 Nos. of trees (including 10 years maintenance) has been prepared.

Out of various departmental works, Afforestation is one of the important components to recharge the ground water tables as well as ecological and environment balance so that a permanent asset can be created which will help in improvement of tree cover thereby protecting the environment. Therefore, a scheme of Avenue Plantation is prepared for the purpose.

OBJECTIVES

1. Effective Employment Generation for local communities through Sustained Conservation measures: as a fundamental dimension of Sustainable Development.
2. Sustained employment to the weaker sections of Society through ecological conservation activities, i.e. to Women, S.C., S.T., landless rural laborers around the Afforestation sites.
3. Placing the Afforestation Programme under the perspective of Sustainable Development Mechanism and making it Project specific for its Sustained Maintenance.
4. To conserve the soil & moisture of the area for better agricultural productivity, food and water security.
5. Sustainable & equitable distribution of forest produces from regenerated lands through JFM Mode for Conservation and Management of Natural Resource.

AFFORESTATION PLANNING AND METHODOLOGY

- Quality planting Materials will be used.
- Six months old poly pot seedlings will be used for planting as per availability.
- Provisions for watch and ward shall be adopted for the entire area under intervention on a sustained basis.
- Villagers of nearby villages will be involved in Afforestation activities and subsequent protection of Afforestation sites.
- Half moon trenches are to be provided for required SMC, to enable plant propagation and growth.
- Afforestation will be under the ambit of Sustainable Development Mechanism and Environmental Conservation.
- Sustenance of this Afforestation should be project Specific so that Monitoring could be transparent and better.

PLANTATION MODELS

1. In Avenue Plantation in One Rows @ 250 plants per Rkm (spacing 4 Mtr. X 4 Mtr.) in both sides of Road with fencing by Tree Guard (HDPE OBLONG FIBRE NET) have been proposed.

CHOICE OF SPECIES HAVING SILVICULTURAL VIABILITY AND SOCIO-ECONOMIC ACCEPTABILITY.

- (1) Siris (*Albizzia lebbeck*)
- (2) Patuli (*Lagerstroemia flosreginae*)
- (3) Sisoo (*Dalbergia latifolia*)
- (4) Neem (*Azadirachta indica*)
- (5) Sunari(*Casia Fistula*)
- (6) Radhachuda (*Peltoferrum ferrugineum*)
- (7) Krushnachuda (*Delonix regia*)
- (8) Mahaneem (*Ailanthus excelsa*)
- (9) Karanja (*Pongamia pinnata*)
- (10) Arjuna (*Terminalia arjuna*)
- (11) Badachakunda (*Samanea saman*)

And any other species as per site requirement

PROJECT COST

The project will be for a period of ten years and the total Project Cost will be Rs. 01,59,310.00 (One lakh fifty nine thousand three hundred ten) only. The detail estimate is given below.

COST NORM FOR RAISING ONE RKM OF AVENUE PLANTATION (250 Nos. of trees)
[Fencing with Tree Guard [HDPE OBLONG FIBRE NET TREE GUARD]

Name of the Scheme :-	AVENUE PLANTATION
Name of the Project :-	Division of 0.04 Ha. Of Revenue forest land for construction of approach road to the petrol pump from the road (NH-55) present at Barpal under Sukinda Tahasil of Jajpur District by Shri Pradeep Kumar Mallick.
Name of the Implementing Agency - Divisional Forest Officer, Cuttack Forest Division	

1. NO. OF PLANTS PER RKM.	250
2. TOTAL LENGTH TO BE COVERED (In Rkm.)	0.4
3. NO. OF ROWS	1
4. TOTAL NOS. OF PLANTS TO BE PLANTED	100
5. SPACING TO BE ADOPTED	4 Mtr. X 4 Mtr.
6. WAGE RATE PER MANDAY	298.00

Sl No.	Item of activities	Perferable period of execution	Person Day	Labour cost in Rs. 298.00/Day	Cost of materials in Rs.	Total cost in Rs.
0th Year						
1	Prelimnary Nursery Cost				424.00	424.00
2	Survry, Demarcation Site preparation, alignment & stacking	Feb-Mar	4	1,192.00	50.00	1,242.00
3	Digging of Pits of size 45 cm X 45 cm X 45 cm	Feb-Mar	15	4,470.00	0.00	4,470.00
4	Contingency				175.00	175.00
	Sub-Total :-		19	5,662.00	649.00	6,311.00
5	Monitoring & Supervision charge 5 % of the total cost					316.00
	TOTAL 0TH YEAR		19	5,662.00	649.00	6,627.00
1st						
1	Seedlings Cost of 18 (Eighteen) months old seedlings for 275 seedlings @ Rs. 35.48 per seedling			0.00	9,757.00	9,757.00
2	Cost of transportation of seedlings to the site of planting @ Rs.6/- per				1,650.00	1,650.00
3	Cost of CDM (125 Cft @0.5 cft per Pit) Rs.15 per	Feb-Mar			1,875.00	1,875.00
4	Filling up of CDM in pits	June-July	1	298.00	0.00	298.00

No.	Item of activities	Preferable period of execution	Person Day	Labour cost in Rs. 298.00/Day	Cost of materials in Rs.	Total cost in Rs.
5	Planting of seedlings with short carriages including CR and application of Basal dose NPK @ 50 gm @Rs25.54/- per Kg=Rs.319/ & granular insecticide @ 5 gms per pit @Rs.85/- per Kg=Rs.106.25	July-Aug	5	1,490.00	400.00	1,890.
6	Cost of Tree Guard (HDPE OBLONG FIBRE NET) including transportation and fixing (Specification - Height-2.1 Mtr X Length - 0.6 Mtr X Width-0.6 Mtr) & maintenance upto March	July-Aug			74,500.00	74,500.
7	1 st Weeding (uprooting) within 45 cm radius	Aug-Sept	8	2,384.00	0.00	2,384.
8	Soil working 15 Cm deep & 50 Cm radius around the plant with application of 2 nd dose application of Chemical fertilizer (Urea / DAP / NPK etc.)	Sept-Oct	5	1,490.00	800.00	2,290.
9	Provision of Soil & water Conservation measures by providing circular trench in flat land and half moon trench in slope area at a distance of 0.5 mt from the root of the plant	Sept-Oct	3	894.00	0.00	894.
10	2 nd Weeding within 50 Cm radius	Sept-Oct	5	1,490.00	0.00	1,490
11	Watering 1st December to 31st March(4 months) (10 days per month) including labour, transportation, hire charges of tractor / tanker @Rs.43.64 per seedlings.	Dec-Mar		0.00	14,350.00	14,350
12	Watch & Ward July to March 270 days per Rkm.	July-Mar	60	17,880.00	0.00	17,88
13	Contingency			0.00	100.00	10
	Sub-Total:-		87	25,926.00	1,03,432.00	1,29,35
14	Monitoring & Supervision charge 5% of the total cost					2,74
	TOTAL 1ST YEAR:-		87	25,926.00	1,03,432.00	1,32,10

No.	Item of activities	Preferable period of execution	Person Day	Labour cost in Rs. 298.00/Day	Cost of materials in Rs.	Total cost in Rs.
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2nd Year

1	10% casualty replacement including cost of seedlings 25 Nos@Rs.35.48 per seedling	July-Aug		0.00	887.00	887.00
2	Weeding, Soil Working & application of Chemical Fertilizer (Urea / DAP / NPK etc) (@50 gm/plant)	Aug-Sept	15	4,470.00	1,400.00	5,870.00
3	Maintenance of Tree Guard (HDPE Oblong Fibre Net) upto March @Rs.20/- per Plant				5,000.00	5,000.00
4	Watering 1st December to 31st March(4 months) (10 days per month) including labour, transportation, hire charges of tractor / tanker @Rs.37.25 per seedlings.	Dec-Mar		0.00	12,250.00	12,250.00
5	Watch & Ward April-March(365 days) per Rkm.	April-Mar	80	23,840.00	0.00	23,840.00
6	Contingency			0.00	1,115.00	1,115.00
	Sub-Total:		95	28,310.00	20,652.00	48,962.00
7	Monitoring & Supervision charge 5% of the total cost					2,198.00
	TOTAL 2ND YEAR:-		95	28,310.00	20,652.00	51,160.00

3rd Year

1	Maintenance of plants including cultural operations, weeding & soil working	Sept-Oct	10	2,980.00	0.00	2,980.00
2	Maintenance of Tree Guard (HDPE Oblong Fibre Net) upto March @Rs.20/- per Plant				5,000.00	5,000.00
3	Watch & Ward April-March(365 days) per Rkm.	April-Mar	80	23,840.00	0.00	23,840.00
	Sub-Total:		90	26,820.00	5,000.00	31,820.00
4	Monitoring & Supervision charge 5% of the total cost					1,341.00
	TOTAL 3RD YEAR:-		90	26,820.00	5,000.00	33,161.00

4th Year

1	Watch & Ward April-March(365 days) per Rkm.		80	23,840.00	0.00	23,840.00
	Sub-Total:		80	23,840.00	0.00	23,840.00
2	Monitoring & Supervision charge 5% of the total cost					1,192.00
	TOTAL 4TH YEAR:-		80	23,840.00	0.00	25,032.00

No.	Item of activities	Preferable period of execution	Person Day	Labour cost in Rs. 298.00/Day	Cost of materials in Rs.	Total cost in Rs.
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5th Year

1	Watch & Ward April-March(365 days) per Rkm.		80	23,840.00	0.00	23,840.00
	Sub-Total:		80	23,840.00	0.00	23,840.00
2	Monitoring & Supervision charge 5% of the total cost					1,192.00
TOTAL 5TH YEAR:-			80	23,840.00	0.00	25,032.00

6th Year

1	Watch & Ward April-March(365 days) per Rkm.		80	23,840.00	0.00	23,840.00
	Sub-Total:		80	23,840.00	0.00	23,840.00
2	Monitoring & Supervision charge 5% of the total cost					1,192.00
TOTAL 6TH YEAR:-			80	23,840.00	0.00	25,032.00

7th Year

1	Watch & Ward April-March(365 days) per Rkm.		80	23,840.00	0.00	23,840.00
	Sub-Total:		80	23,840.00	0.00	23,840.00
2	Monitoring & Supervision charge 5% of the total cost					1,192.00
TOTAL 7TH YEAR:-			80	23,840.00	0.00	25,032.00

8th Year

1	Watch & Ward April-March(365 days) per Rkm.		80	23,840.00	0.00	23,840.00
	Sub-Total:		80	23,840.00	0.00	23,840.00
2	Monitoring & Supervision charge 5% of the total cost					1,192.00
TOTAL 8TH YEAR:-			80	23,840.00	0.00	25,032.00

9th Year

1	Watch & Ward April-March(365 days) per Rkm.		80	23,840.00	0.00	23,840.00
	Sub-Total:		80	23,840.00	0.00	23,840.00
2	Monitoring & Supervision charge 5% of the total cost					1,192.00
TOTAL 9TH YEAR:-			80	23,840.00	0.00	25,032.00

10th Year

1	Watch & Ward April-March(365 days) per Rkm.		80	23,840.00	0.00	23,840.00
	Sub-Total:		80	23,840.00	0.00	23,840.00
2	Monitoring & Supervision charge 5% of the total cost					1,192.00
TOTAL 10TH YEAR:-			80	23,840.00	0.00	25,032.00
GRAND TOTAL:-			371	1,10,558.00	1,29,733.00	2,48,081.00

COST NORM FOR 1 RKM (250 nos of trees)

Year	Mandays to be generated	Labour Cost	Material Cost	Monitoring & Supervision Charge	Total Cost
0 th Year	19	5,662.00	649.00	316.00	6,627.00
1 st Year	87	25,926.00	1,03,432.00	2,743.00	1,32,101.00
2 nd Year	95	28,310.00	20,652.00	2,198.00	51,160.00
3 rd Year	90	26,820.00	5,000.00	1,341.00	33,161.00
4 th Year	80	23,840.00	0.00	1,192.00	25,032.00
5 th Year	80	23,840.00	0.00	1,192.00	25,032.00
6 th Year	80	23,840.00	0.00	1,192.00	25,032.00
7 th Year	80	23,840.00	0.00	1,192.00	25,032.00
8 th Year	80	23,840.00	0.00	1,192.00	25,032.00
9 th Year	80	23,840.00	0.00	1,192.00	25,032.00
10 th Year	80	23,840.00	0.00	1,192.00	25,032.00
Total:-	851	2,53,598.00	1,29,733.00	14,942.00	3,98,273.00

(A) TOTAL PROJECT COST FOR 0.4 RKM (Nos. of trees)

Year	Mandays to be generated	Labour Cost	Material Cost	Monitoring & Supervision Charge	Total Cost
0 th Year	7.6	2,264.80	259.60	126.40	2,650.80
1 st Year	34.8	10,370.40	41,372.80	1,097.20	52,840.40
2 nd Year	38	11,324.00	8,260.80	879.20	20,464.00
3 rd Year	36	10,728.00	2,000.00	536.40	13,264.40
4 th Year	38	9,536.00	0.00	476.80	10,012.80
5 th Year	32	9,536.00	0.00	476.80	10,012.80
6 th Year	32	9,536.00	0.00	476.80	10,012.80
7 th Year	32	9,536.00	0.00	476.80	10,012.80
8 th Year	32	9,536.00	0.00	476.80	10,012.80
9 th Year	32	9,536.00	0.00	476.80	10,012.80
10 th Year	32	9,536.00	0.00	476.80	10,012.80
Total:-	346.4	1,01,439.20	51,893.20	5,976.80	1,59,309.20

Or Rs. 1,59,310.00

(Rupees One Lakh fifty-nine Thousand three Hundred ten) only.

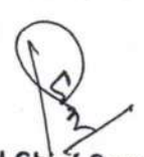
Checked


* Asst. Conservator of Forests;
Cuttack Forest Division.

Counter Signed


Divisional Forest Officer
Cuttack Forest Division

Sanctioned


Regional Chief Conservator
of Forests, Angul Circle.

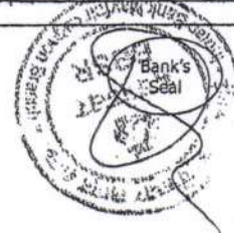
Annexure-3

ALLAHABAD BANK Maxfort lagoon Branch CUT HERE CUSTOMER'S RECORD SLIP

Received from: _____ by Cash/Cheque (No. _____)
/debit authority SB/CA/CC/OD Account No. 50404993940 for Rs. 25040/- Rs. (In Words)
twenty five thousand Forty Rupees Only on Date 6-7-2020 at Time _____ Hours for Fund Transfer
under NEFT as detailed below:

Beneficiary Name	<u>MARISSA CAMPA</u>	IFSC Code	<u>CORP 0000371</u>
Type of Account		Bank	<u>CORPORATION BANK</u>
Account Number	<u>150826142674699</u>	Branch & City	

Cashier/ Authorized Signatory: Dker



UTR NO ALLAH 20188197562

CUT HERE

AGENCY COPY

NEFT / RTGS CHALLAN for Ad-HOC CAMPA

Date : 03-07-2020

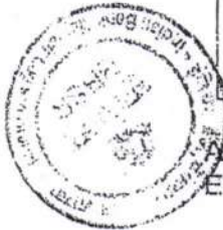
Agency Name.	INDIAN OIL, JAJPUR
Application No.	6142674699
MoEF/SG File No.	5-ORB414/2020-BHU
Location.	ORRISA
Address.	At-Sukarana, Po-Ampolaba, Ps-SukindaJajpur
Amount(in Rs)	25040/-

Amount in Words : Twenty-Five Thousand and Forty Rupees Only

NEFT/RTGS to be made as per following details;

Beneficiary Name:	ORRISA CAMPA
IFSC Code:	CORP0000371
Pay to Account No.	150820142674699 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

- This Challan is strictly to be used for making payment to CAMPA by NEFT/RTGS only

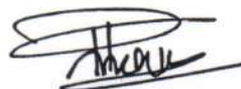


After making successful payment, User Agencies may
Email: helpdeskampa@corpbank.co.in

Annexure -4

Undertaking for "Additional amount of NPV of the forest land, to be diverted 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 Govt. from the user agency".

I do hereby undertake that I shall pay the additional amount of NPV if any becoming due after finalization of after finalization of the same by the Hon'ble Supreme Court of India on receipt of the same by the expert committee.



Signature of User Agency

Name: Pradeep Kumar Mallick
Pradeep Kumar Mallick

COUNTERSIGNED



Divisional Forest Officer
Cuttack Forest Division

Annexure -5

Undertaking for "All the funds received from the user agency under the project shall be transferred / deposited to the state CAMPA fund only through (<http://parivesh.nic.in>)"

I do hereby undertake that for all the funds received from the user agency under the project shall be transferred / deposited to the state CAMPA fund only through (<http://parivesh.nic.in>).



Signature of User Agency

Name: Pradeep Kumar Mallick

Pradeep Kumar Mallick

COUNTERSIGNED



Divisional Forest Officer
Cuttack Forest Division

COLLECTORATE : JAJPUR

Ph. 06728-222001 (O), 222330 (R), FAX - 222087
E-mail: dm-jajpur@nic.in, web site: www.jajpur.nic.in
(ST & SC DEV. SECTION)

No. 854 /Date. 23.5.23

To

The Divisional Forest Officer,
Cuttack Forest Division, Ghatakul,
Nuapara, Cuttack.

Sub:- Issuance of certificate under Forest Rights Act, 2006 infavour of Sri Pradeep Ku. Mallick of Village-Sukarana for construction of approach Road to his petrol pump from NH-53 under Sukinda Tahasil.

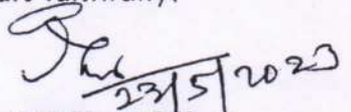
Ref:- Letter No.5766 Dtd.01.06.2020 of the D.F.O, Cuttack

Sir,

In inviting a reference to the letter on the captioned subject cited above, I am directed to enclose herewith the Model Certificate(0.04Hect) in Form-II under Forest Right Act,2006 in favour of Sri Pradeep Ku. Mallick of Village-Sukarana for construction of approach Road to his petrol pump from NH-53 under Sukinda Tahasil for taking further action at your end.

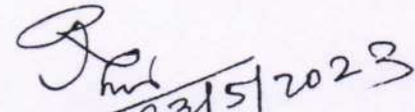
Yours faithfully,

Encl:- AS above


23/5/2023
District Welfare Officer,
Jajpur

Memo No. 855 / Date. 23.5.23

Copy forwarded to Sri Pradeep Ku. Mallick of Village-Sukaran,Dist-Jajpur for information.


23/5/2023
District Welfare Officer,
Jajpur

FORM-II
(for projects other than linear projects)
Government of Odisha
Office of the District Collector, Jajpur

No. 853.....

Date. 23.5.23.....

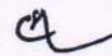
TO WHOMSOEVER IT MAY CONCERN

In compliance of the Ministry of Environment and Forests (MoEF), Government of India's letter No.11-9/98-FC (pt.) dated 3rd August 2009 wherein the MoEF issued guidelines on submission of evidence for having initiated and completed the process of settlement of rights under the Scheduled Tribes and Other Traditional Forest Dwellers (Recognition Forest Rights) Act, 2006 ('FRA' for short) on the forest land proposed to be diverted for non-forest purposes, it is certified that **0.04** hectares of forest land proposed to be diverted in favour of **Sri Pradeep Kumar Mallick** for construction of Approach Road to his Petrol Pump from NH-53 in Jajpur District falls within jurisdiction of Barapal village in Sukinda Tahasil.

It is further certified that:

- (a) the complete process for identification and settlement of rights under the FRA has been carried out for the entire **0.04** hectares of forest land proposed for diversion. A copy of records of all consultation and meetings of Forest Rights Committee, Gram Sabha (s), Sub-Division Level Committee and the District Level Committee are enclosed as Annexure- A to Annexure-C.
- (b) the proposal for such diversion (with full details of the project and its implementations, in vernacular/local language) have been placed before each concerned Gram Sabha of forest-dwellers, who are eligible under FRA:
- (c) the each of concerned Gram Sabhas, has certified that all formalities/processes under the FRA have been carried out, and that they have given their consent to the proposed diversion and the compensation and ameliorative measures, if any, having understood the purpose and details of proposed diversion. A copy of the certificate issued by the Gram Sabha of Barapal village is enclosed as Annexure - B.
- (d) the discussion and decisions on such proposals had taken place only when there was a quorum of minimum 50% of the members of the Gram Sabha present;
- (e) the diversion of forest land for facilities managed by the Government as required under section 3 (2) of the FRA have been completed and the Gram Sabhas have given their consent to it;
- (f) the rights of Primitive Tribal Groups and Pre-Agricultural Communities, where applicable have been specifically safeguarded as per Section 3 (1) (e) of the FRA .

Encl: As above


(Chakravarti Singh Rathore)
Collector & District Magistrate,
COLLECTOR
JAJPUR

verification of the case record prepared by the Tahasildar ,Danagadi & Sukinda for which meeting was held on 02.03.2023. The village wise IFR RORs to be distributed to the families is as follows for which Tahasildar, Danagadi & Sukinda has submitted the case records. The details village wise position is given below.

ABSTRACT

Sl. No.	Name of the Tahasil	Name of the G.P.	Village	No. of Case record received	Total area in Ac.	Type of Case
1	Danagadi	Salijanga	Salijanga	32	3.12	IFR
2		Nadiabhanga	Barabanki	44	4.42	IFR
3		Nadiabhanga	Dhamanagadia	1	0.10	IFR
4		Nadiabhanga	Khandara	5	0.50	IFR
5		Kiajhar	Tungeisuni	17	1.70	IFR
6		Kiajhar	Panubahali	16	1.60	IFR
7		Kiajhar	Champajhar	15	1.34	IFR
8		Kiajhar	Janindapal	17	1.66	IFR
9		Nadiabhanga	Nadiabhanga	50	4.84	IFR
10		Kiajhar	Tomka	4	0.28	IFR
		Salijanga	Durgapur	6	0.57	IFR
			Total	207	20.13	
1	Sukinda	Ransol	Baragaji	8	0.78	IFR
2		Ransol	Ransol	14	1.30	IFR
3		Kakudia	Kakudia	13	1.18	IFR
			Total	35	3.26	
			Grand Total	242	23.39	

Out of 242no. of IFR claims 131 nos belong to ST rejected claims of (Danagadi - 96 & Sukinda -35) found to be eligible after field enquiry as per Suo-Moto appeal hearing of the Hon,ble Supreme Court of India Vide WP(C) No.109/2009 and 111 nos of fresh ST claims under Danagadi Tahasil. The committee verified the joint verification report of the revenue and forest officials and the Case records submitted by Tahasildar Danagadi & Sukinda were found correct.

Proceeding of the District Level Committee Meeting on approval of Individual Forest Right Claims under ST & OTFD (Reorganization of Forest Right) Act. and approval of Forest Diversion Proposal held on 28.03.2023 at 11.00AM in the Office Chamber of Collector, Jajpur

The District Level Committee Meeting was convened on 28.03.2023 at 11.00 A.M. in the Office Chamber of Collector, Jajpur for approval of Individual Forest Right Claims under ST & OTFD (Reorganization of Forest Right) Act. 2006 and diversion of forest land for use of non-forest purpose by Sri Pradeep Kumar Mallick of vill- Sukarana.

The following members of the Committee were present the meeting.

1. Shri Chakravarti Singh Rathore, IAS, Collector & D.M, Jajpur
2. Dr. Sanjaya Kumar Swain, DFO, Cuttack
3. Shri Gopinath Kuanr, OAS (S), Sub-Collector, Jajpur
4. Smt. Zema Chakhi, Z.P. Member, Zone No. 37
5. Smt. Tina Haibru, Z.P. Member, Zone No. 9
6. Shri. Sadhu Charan Tiyu, Z.P. Member, Zone No. 38
7. Sri Sarada Prasanna Panda, OAS-1, BDO, Danagadi
8. Miss . Namrata Modi, OAS, -1 Tahasildar, Danagadi & I/C BDO, Sukinda
9. Shri Sarat Chandra Behera, OWS-1, District Welfare Officer, Jajpur.
10. Sri Pradeep Kumar Mallick, RO dealership of (IOCL)

At the outset the Chairman Welcomed all the members present in the meeting and advised District Welfare Officer, Jajpur for narration of the purpose of meeting and initiated the agenda wise discussion. Accordingly following discussion was made during the meeting.

Agenda-I Approval of Individual Claims for issuance of titles.

Initiating the discussion the Collector-cum-Chairman of DLC wanted to know the details on verification report prepared by the team in respect of claims by the Revenue / Forest Officials and WEO. In all, 242 nos of individual claim cases were found eligible covering a total area Measuring 23.39 dec of the following villages for homestead purpose only as were recommended by the SDLC. Further the District Welfare Officer intimated before the Committee that these individual claims have also been recommended by Sub-Divisional Level Committee after due

PROCEEDING OF SDLC MEETING FOR APPROVAL OF IFR CLAIMS AND DIVERSION OF FOREST LAND UNDER ST & OTHER TRADITIONAL FOREST DWELLERS (RECOGNITION OF FOREST RIGHTS) ACT, 2006 HELD ON 02.03.2023 AT 11.30 AM IN THE OFFICE CHAMBER OF SUB-COLLECTOR, JAJPUR.

* * * * *

The Sub Divisional Level Committee meeting on approval of IFR Claims and Diversion of Forest land for use of Non-Forest Purpose under Scheduled Tribe and Other Traditional Forest Dwellers (Recognition of Forest Rights) Act, 2006 of Jajpur was convened on 02.03.2023 at 11.30 A.M under Chairmanship of Sub-Collector, Jajpur .

The following members of the committee were present during the meeting.

1. Sri Soubhagya kumar Sahoo, OFS, ACF, Cuttack
2. Sri. Kusha Munda, P.S. Member of Pataranga P.S
3. Smt. Damayanti Khatua, P.S Member of Kacharasahi P.S
4. Sri Saluka Hanhaga, P.S. Member of Kaliapani P.S
5. Miss. Namrata Modi, OAS (JB), Tahasildar, Danagadi/I/C BDO,Sukinda
6. Miss. Damayanti Sahoo, OAS (JB), Tahasildar, Sukinda
7. Smt.Dipabala Jena,I/C WEO,Sukinda
8. P.K Mallick,(User Agency)selected for establishment of Petrol Pump near NH-53 at Barpal

At the outset, the Chairman welcomed all the members present and advised the DWO to brief the members regarding the purpose of the meeting.

Then DWO, Jajpur initiated the Agenda wise discussion as follows:

AGENDA -1: Approval of IFR claims for issuance of Titles.

Initiating the discussion DWO intimated that Grama Sabha of concerned villages has recommended 242 nos of individual ST claims in respect of following villages under Danagadi and Sukinda Tahasil.

ABSTRACT

Sl. No.	Name of the Tahasil	Name of the G.P.	Village	No. of Case record received	Total area in Ac.	Type of Case
1	Danagadi	Salijanga	Salijanga	32	3.12	IFR
2		Nadiabhanga	Barabanki	44	4.42	IFR
3		Nadiabhanga	Dhamanagadia	1	0.10	IFR
4		Nadiabhanga	Khandara	5	0.50	IFR
5		Kiajhar	Tungeisuni	17	1.70	IFR
6		Kiajhar	Panubahali	16	1.60	IFR
7		Kiajhar	Champajhar	15	1.34	IFR
8		Kiajhar	Janindapal	17	1.66	IFR
9		Nadiabhanga	Nadiabhanga	50	4.84	IFR
10		Kiajhar	Tomka	4	0.28	IFR
		Salijanga	Durgapur	6	0.57	IFR
			Total	207	20.13	
1	Sukinda	Ransol	Baragaji	8	0.78	IFR
2		Ransol	Ransol	14	1.30	IFR
3		Kakudia	Kakudia	13	1.18	IFR
			Total	35	3.26	
			Grand Total	242	23.39	

and community are in possession of the above scheduled land. The same has been confirmed by R.I Nizigarh through Tahasildar, Sukinda.

The detail elaborate discussion was made on the recommendation of the SDLC and the DLC approved the diversion of forest land for use of non forest purpose by Sri P.K Mallick.

The committee resolved to submit certificate in favour of Sri P.K Mallick. The same may be forwarded to DFO, Cuttack for onward transmission to government of India for further necessary action.

The meeting ended with vote of thanks to the Chair and the member's presents.

cl

Collector-cum-Chairman, DLC,
Jajpur

Memo No. 680 / Dt. 31.03.2023

Copy forwarded to all members for information and necessary action.

cl

Collector-cum-Chairman, DLC,
Jajpur

Memo No. 681 / Dt. 31.03.2023

Copy forwarded to the P.D., DRDA, Jajpur / Sub-Collector, Jajpur / Block Development Officer, Sukinda & Danagadi / Tahasildar, Sukinda & Dangadi for information and necessary action.

cl

Collector-cum-Chairman, DLC,
Jajpur

Memo No. 682 / Dt. 31.03.2023

Copy forwarded to the Director, ST-cum-Special Secretary to Govt. ST & SC Dev. Deptt. Odisha, Bhubaneswar for information and necessary action.

cl

Collector-cum-Chairman, DLC,
Jajpur

The Committee unanimously approved the recommendation of SDLC for vesting of individual Forest Rights titles with respect of 242nos of Forest Dwellers covering an area 23.39 dec and instructed the DWO, Jajpur to prepare the patta and get it approved by the Collector & DFO and hand over the titles to Tahasildar, Danagadi & Sukinda for distribution to the beneficiaries concerned and case records also be returned to the Tahasildar concerned.

Further, Tahasildar Sukinda has been instructed to submit the balance eligible ST rejected claims cases pending at her level for completion of the hearing of Rejected ST claims as per WP(C) No.109/2008.

Agenda -II Approval of Forest Diversion Proposal Area 0.04 hect in favour of Sri Pradeep Ku Mallick, selected R.O. dealership of (IOCL) under FRA,2006.

The DWO appraised before the Committee that, the Grama Sabha of Ampoloba under Sukinda Block/Tahasil has recommended the proposal for diversion of forest land measuring an Area 0.04 Hector. of Revenue Forest land for construction of approach road to the petrol pump from (NH-53) present at Barpal by Sri Pradeep Ku. Mallick. it has been received from DFO, Office, Cuttack for issuance of FRA certificate in Form-II after Stage-I Clearance of the Govt. of India (MoEF&CC). The above diversion proposal has also been approved by the concern Grama Sabha and accordingly Palli Sabha/Grama Sabha resolution copy has been received from BDO, Sukinda. Further as per report of Tahasildar, Sukinda there is no easement right over and there is no hindrances occurred by the public. It is just 30mts Distance from the Main road to the applicants proposed petrol pump which is free from encroachment and no forest over the suit land.

On verification of Grama Sabha Proceeding found from Block Development Officer, Sukinda. It is revealed that, detail discussion was made in the Grama Sabha regarding Forest Right Act,2006 and its provision and the same was explained to them in odia vernacular. Further, It is seen that the people present in the Grama Sabha have agreed and given their written consent with recommendation for diversion of forest land of above extent for non forest use by Sri P.K Mallick. The above area has been verified by the R.I Nizigarh for determining the possession of land by any claimant under FRA, 2006. Moreover, It was found that no individual

After joint verification by the revenue and forest officials for determining the possession of actual extent of Forest Land, the team found 242 no of ST claims cases involving Ac.23.39 of forest land are eligible for vesting of individual rights under ST and OTFDs (Recognition of Forest Rights) Act. 2006. Out of 242 no. of IFR claims 131 nos belong to ST rejected claims of (Danagadi - 96 & Sukinda - 35) found to be eligible after field enquiry as per Suo-Moto appeal hearing of the Hon,ble Supreme Court of India Vide Wp© No.109/2009 and 111 nos of fresh ST claims under Danagadi Tahasil. The committee verified the joint verification report of the revenue and forest officials and the Case records submitted by Tahasildar Danagadi & Sukinda were found correct. After verification of the Case records submitted by Tahasildar Danagadi & Sukinda the Sub-Collector-cum-Chairman of the committee apprised the committee on the extent of land to be allotted on the basis of the actual possession of the claimant i.e. Homestead and agricultural purpose. The District Welfare Officer apprised before the committee that as per Sec 4(6) of the FRA.2006 a claimant is eligible for a maximum Land up to 4 (four) hectors.

It was also resolved unanimously by the Sub-Divisional level committee to recommend total 242 nos of claim Cases belonging to ST Community convering total extent of AC 23.39 of homestead Land to DLC for consideration and final approval.

AGENDA -2: Approval of Forest Diversion Proposal Area 0.04 hect of Sri Pradeep Ku Mallick under FRA,2006.

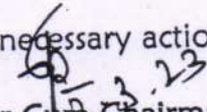
The DWO,Jajpur appraise before the Committee that, One Diversion Proposal of 0.04 hect. of Revenue Forest land for construction of approach road to the petrol pump from (NH-53) present at Barpal under Sukinda Tahasil by Sri P.K Mallick has been received from DFO, Office, Cuttack for issuance of FRA certificate in Form-II after Stage-I Clearance of the Govt.of India(MoEF&CC). The above diversion proposal has also been approved by the concern Grama Sabha and accordingly Palli Sabha/Grama Sabha resolution copy has been received from Bdo,Sukinda. Further as per report of Tahasildar, Sukinda there is no any easement right over and there is noany hindrances occoured by the public. It is just 30mts Distance from the Main road to the applicants proposed petrol pump with free from encroachment and no forest over the suit land.

Hence the committee unanimously decided to send the diversion proposal in regards to the above said land for use of non forest purpose by Sri Pradeep Kumar Mallick(User Agency) to DLC for consideration.

The Meeting ended with vote of thanks to the Chair.

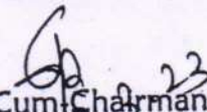
Memo No. 404 / Date. 3/3/23

Copy forwarded to all members for information and necessary action.


Sub-Collector-Cum-Chairman, SDLC
Jajpur

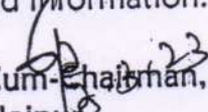
Memo No. 405 / Date. 3/3/23

Copy to Tahasildar, Sukinda / Danagadi / BDO, Sukinda / Danagadi for information and necessary action.


Sub-Collector-Cum-Chairman, SDLC
Jajpur

Memo No. 406 / Date. 3/3/23

Copy submitted to the Collector, Jajpur for favour of kind information.


Sub-Collector-Cum-Chairman, SDLC
Jajpur

COLLECTORATE : JAJPUR

Ph. 06728-222001 (O), 222330 (R), Fax – 222087
E-mail: dm-jajpur@nic.in, Website: www.jajpur.nic.in
(ST & SC Dev. Section)

No. 14449 / Date 27/09/2022

To

The Block Development Officer,
Sukinda.

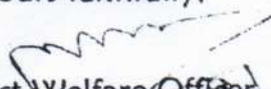
Sub: Convening of Gram Sabha for approval of Forest diversion proposal in favour of Pradeep Kumar Mallick of Sukarana for establishment of approach road to the petrol pump (0.04 hect. area) N.H.- 53 under Barapal village Sukinda Tahasil , Amploba G.P.

Sir,

With reference to the subject cited above, as per discussion made in SDLC Meeting held on 28.09.2022 at 12.30 P.M. under FRA, 2006 I am directed to say that one P.K. Mallick has got stage-1 approval from Govt. of India (MoEF&CC) by fulfilling stipulated condition therein and after depositing the cost of plantation including 10 years maintenance of 100 trees as the user agency towards compensatory afforestation.

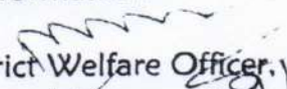
Further, DFO, Cuttack has requested to Collector, Jajpur to issue FRA certificate in form-II for stage-II approval for which Gram Sabha is required. In this context, you are requested to convey Gram Sabha by following guideline under FRA, 2006 and submit the gram sabha proceeding with required document before SDLC for taking further action at this end.

Yours faithfully,


District Welfare Officer,
Jajpur

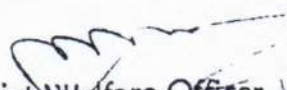
Memo 14450 / Dt 27/09/2022

Copy submitted to the Tahasildar, Sukinda for information.


District Welfare Officer,
Jajpur

Memo 14451 / Dt 27/09/2022

Copy to P.K. Mallick, At- Sukarana, Sukinda for information and necessary action.


District Welfare Officer,
Jajpur



ପଞ୍ଚାୟତ ସମିତି, ସୁକିନ୍ଦା, ଜିଲ୍ଲା- ଯାଜପୁର

e-mail: ori-sukinda[at]nic[dot]in, PIN- 755018 Cell: 8280405157

No. 6442

Date: 19/10/2022

To

The District Welfare Officer,
Jajpur

Sub: - Submission of Palli Sabha / Gram Sabha resolution copy regarding.

Ref: - Your Office Letter No. 14449 dtd. 29.09.2022.

Sir,

In inviting a reference to the subject cited above, I am to submit herewith the Palli Sabha / Gram Sabha resolution copy received from Sarapanch Ampoloba.

This is for favour of your kind information and necessary action.

Yours Sincerely,

Enclosure:- Resolution copy of Palli Sabha / Gram Sabha,
Received from Sarapanch, Ampoloba Vide
Letter No. 98 dtd. 18.10.2022

Block Development Officer
Sukinda

Memo No. 6443 Date. 19/10/2022

Copy submitted to the CDO-cum-Executive Officer, Zilla Parishad, Jajpur for favour of kind information and necessary action.

Block Development Officer
Sukinda

Memo No. 6444 Date. 19/10/2022

Copy submitted to the Sub-Collector, Jajpur for favour of kind information and necessary action.

Block Development Officer
Sukinda

Memo No. 6445 Date. 19/10/2022

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

Block Development Officer
Sukinda



ପଞ୍ଚାୟତ ସମିତି, ସୁକିନ୍ଦା, ଜିଲ୍ଲା- ଯାଜପୁର

e-mail: ori-sukinda[at]nic[dot]in, PIN- 755018 Cell: 8280405157

No. 6071

Date: 04/10/2022

To

The Sarpanch, Ampolba G.P.

Sub: Convening of Palli Sabha/Gram Sabha under ST & OTFD (Recognition) of Forest Right Act-2006 of Forest diversion proposal in favour of Pradeep Kumar Mallick of Sukarana for establishment of approach road to the petrol pump (0.04 hect. Area) N.H.- 53 under Barapal village, Ampolba GP.

Ref: Letter No.14449/ dt.29.09.2022 of District Welfare Officer, Jajpur.

Sir,

With reference to the above quoted subject I am to state that, the District Welfare Officer, Jajpur has sent letter to conven of Gram Sabha for approval of Forest diversion proposal in favour of Pradeep Kumar Mallick of Sukarana for establishment of approach road to the petrol pump (0.04 hect. Area) N.H.- 53 under Barapal village, Ampolba GP. He has got stage-1 approval from Govt. of India (MoEF&CC) by fulfilling stipulated condition therein and after depositing the cost of plantation including 10 years maintenance of 100 trees as the user agency towards compensatory afforestation.

As per the ST & OTFD (Recognition) of Forest Right Act-2006, before submission of these claims, it needs to be placed before the Palli Sabha/ Gram Sabha of the concerned village for the purpose of obtaining consent and approval by following guidelines under FRA.

In the above context, it is requested to convene palli Sabha adhering the guidelines of ST & OTFD (Recognition) of Forest Right Act-2006 and ensuring wide publicity in the above Village of your GP. The proceedings of the pallisabha along with the supporting documents should be submitted at an early date enabling the undersigned to take further action at this end.

List of enclosures

- 2- Land Schedule as submitted by Tahasildar, Sukinda

Yours Faithfully

Block Development Officer
Sukinda

Memo No. 6072

Date. 04/10/2022

- 1- Copy to the Forest Range Officer, Sukinda for information and necessary action.
- 2- Copy to the Tahasildar, Sukinda for information and necessary action.
- 3- Copy to the District Welfare Officer, Jajpur for kind information and necessary action..
- 4- Copy submitted to the Sub-Collector, Jajpur for favour of kind information and necessary action.
- 5- Copy submitted to the CDO-cum-Executive Officer, Zilla Parishad, Jajpur for favour kind information and necessary action.

Block Development Officer
Sukinda

AMPOLBA GRAM PANCHAYAT
NO-98

Date-18-10-2022

To

Block Development Officer, Sukinda

Sub: Submission of Resolution copy of Pallasabha/Grama sabha

Ref: Your Office Letter No. 6071/ Dt. 01.10.2022.

Sir,

With reference to the subject cited above, I am to enclose herewith the Resolution copy of Pallasabha/Grama sabha under ST & OTFD (Recognition) of Forest Right Act-2006 of Forest diversion proposal in favour of Pradeep Kumar Mallick of Sukarana for establishment of approach road to the petrol pump (0.04hect.) N.H-53 under Barapal village, Ampolba GP.

This is for your kind information and necessary action.

Encl. As above.

Yours Faithfully

Pradeep
18/10-2022
Panchayat Executive Officer, Sarapan
Ampolba GP

Pradeep
18/10
Ampolba GP

ସ୍ଥାନ-ବରଦାନ କମ୍ୟୁନିଟି ସେଣ୍ଟର
 ତା. - ୧୮ - ୧୦ - ୨୦୨୨
 ସମୟ :- ୧୦.୩୦

ଅପର ତା ୧୮-୧୦-୨୦୨୨ ଦିନ ପୂର୍ବଦିନରେ ମିଳିତ। ସମସ୍ତଙ୍କୁ
 ବିଷୟ କାର୍ଯ୍ୟାଳୟର ମନେ ବିଷୟ, ସାଧୁତ୍ଵରେ ଗଢ଼ି କମ୍ୟୁନିଟି ସେଣ୍ଟର
 ତା ୨୮-୦୮-୨୦୨୨ ଦିନ ୮ର୍ଦ୍ଧ ମଧ୍ୟାହ୍ନରେ ଅଧିକାରୀ ସୁଧାକର
 ଗଢ଼ି କମ୍ୟୁନିଟି-୨୦୨୧ ତା ୧୧-୧୦-୨୦୨୨ ଦିନ ଅଧିକାରୀ ପୂର୍ବ
 ମିଳିତ ବିଷୟକୁ ସୁଦ୍ଧା ଅଧିକାରୀ କରାଯାଇ ଯାଉଛି ପ୍ରାମ. ଚକ୍ରାଧିକାର
 କାର୍ଯ୍ୟାଳୟ କମ୍ୟୁନିଟି ସେଣ୍ଟର ପ୍ରାମ. ଚକ୍ରାଧିକାର ଚଳୁଥିବା ଅଧିକାରୀ
 ଆଉଁଟ ୨୦୦୨ ଯାଏ। ସୁଧାକର ଶ୍ରୀମୁଖ୍ୟ କିଛି କମ୍ୟୁନିଟି
 ସମ୍ପର୍କରେ ଯାକ ବ୍ୟବସ୍ଥା ଅନୁଷ୍ଠାନ କରାଯାଇ ।
 ଏହି ଉଦ୍ଦେଶ୍ୟରେ ଆଗାମୀ ପ୍ରାମ. ଚକ୍ରାଧିକାର ସମ୍ପର୍କରେ
 ଶ୍ରୀମୁଖ୍ୟ ନିର୍ଦ୍ଦେଶାଧିକାରୀଙ୍କୁ, ଅଧିକାର କାର୍ଯ୍ୟାଳୟ ଅଧିକାରୀ
 କାର୍ଯ୍ୟାଳୟ ଯାଉଛି ପ୍ରାମ. ଚକ୍ରାଧିକାର ସେଣ୍ଟର ଉପରେ
 ପ୍ରାମ. ଆଗାମୀ କାର୍ଯ୍ୟ ଉପରେ ଥିବେ । ଏହି ଉଦ୍ଦେଶ୍ୟରେ
 କମ୍ୟୁନିଟି ପ୍ରାମ. ଚକ୍ରାଧିକାର ଆଗାମୀ କାର୍ଯ୍ୟାଳୟ
 କିଛି କାର୍ଯ୍ୟାଳୟ । କାର୍ଯ୍ୟାଳୟରେ ବ୍ୟବସ୍ଥା କରାଯାଇଥିବାରୁ
 ସମ୍ପର୍କରେ ଶ୍ରୀମୁଖ୍ୟ କିଛି କମ୍ୟୁନିଟି ଅଧିକାର କାର୍ଯ୍ୟାଳୟ
 ସମ୍ପର୍କରେ କାର୍ଯ୍ୟାଳୟ ଅନୁଷ୍ଠାନ କରାଯାଇ । କାର୍ଯ୍ୟାଳୟରେ
 ଅଧିକାରୀ କମ୍ପ. ପ୍ରାମ. ଚକ୍ରାଧିକାର ଆଗାମୀ କରାଯାଇ ।

ପ୍ରାମ. ଚକ୍ରାଧିକାର - ଦ୍ଵାରା ସମସ୍ତଙ୍କୁ କାର୍ଯ୍ୟାଳୟ ଉପରେ କାର୍ଯ୍ୟାଳୟ
 କାର୍ଯ୍ୟାଳୟ ଆଗାମୀ ଅନୁଷ୍ଠାନ ପ୍ରାମ. ଚକ୍ରାଧିକାର କାର୍ଯ୍ୟାଳୟ କାର୍ଯ୍ୟାଳୟ
 କମ୍ୟୁନିଟି ସେଣ୍ଟରରେ ଥିବା କମ୍ପ. ଉପରେ କାର୍ଯ୍ୟାଳୟ ଶ୍ରୀମୁଖ୍ୟ
 କମ୍ୟୁନିଟି ମିଳିତ ଦ୍ଵାରା ପ୍ରାମ. ଚକ୍ରାଧିକାର କାର୍ଯ୍ୟାଳୟ ଆଗାମୀ
 ଆଗାମୀ ଉପରେ କାର୍ଯ୍ୟାଳୟ ସମ୍ପର୍କରେ (Direction Proposal)

ଉପସ୍ଥାପନ

କାର୍ଯ୍ୟାଳୟ	ଆଗାମୀ	ଅଧିକାରୀ	ସମୟ	ଅଧିକାରୀ
କାର୍ଯ୍ୟାଳୟ	୧୦.୩୦	୦୨	୧୦.୩୦	ବିନି ଦାସ

(Handwritten signature)

ଡାକ୍ତରୀର କ୍ଷମତା ଅନୁସାରେ ୭ ବୟସ୍କ ଶାମଲ ବସ୍ତିକାମିନୀଙ୍କ
 ପୁତ୍ର ପ୍ର. କୁ. ମି ୦୧୫୫ ଉପକା କର୍ମ । ତାହା ଡାକ୍ତରୀର ନିମ୍ନ ସ୍ତରୀ
 କ୍ଷମତା କ୍ଷମି NH-53 ରୁ ନିର୍ଦ୍ଦେଶ କରୁଥିବୁ । ଏହା ଡାକ୍ତରୀର
 କ୍ଷମତା କ୍ଷମତା ଶାମଲ ଉପକା କର୍ମ । ଡାକ୍ତରୀର କ୍ଷମତା
 କର୍ମକ୍ରମିକ ରୁହେବ । ତାହା କ୍ଷମତା ଶ୍ରୀ ପ୍ରକାଶ କୁମାର ମଲିକଙ୍କ
 ପ୍ରସ୍ତାବିତ ଡାକ୍ତରୀର ନିମ୍ନ ଉପକା କର୍ମ । ଡାକ୍ତରୀର କ୍ଷମତା
 କର୍ମକ୍ରମିକ ରାଜି କର୍ମକ୍ରମିକ (Divercion) କର୍ମକ୍ରମିକ କ୍ଷମତା
 ଡାକ୍ତରୀର ଶ୍ରୀମତୀଙ୍କ ଉପକା କର୍ମ ଉପକା କର୍ମ କ୍ଷମତା
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 Sarapalapati
 Ampolaba G.P

N. Saha
 Sarapalapati
 Ampolaba G.P

Meel
 Sarapalapati

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92 Karmuni Munda

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94 [redacted] - Rina Munda,

95 [redacted] - Suresi Munda,

96 [redacted] - Anita Munda,

97 [redacted] - Samia Berci Munda,

98 [redacted] - Mekuta Munda,

99 [redacted] - Chanili Munda,

87 [redacted] - Jura Munda,

88 [redacted] - Masuri Munda,

89 [redacted] - Radha Bengara,

90 [redacted] - Sandari Munda,

91 [redacted] - Jamini Munda,

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ଉତ୍କଳ ଉପଜାତିର ନାମ

୧ - ଭୈରବୀ ନାମ ନାମକ

୨ - ବିକାଶ ନାମ ନାମକ

୩ - ବିକାଶ ନାମ ନାମକ

୪ - ବିକାଶ ନାମ ନାମକ

୫ - SUKURAI

୬ - [blurred]

୭ - ବିକାଶ ନାମ ନାମକ

୮ - ବିକାଶ ନାମ ନାମକ

୯ - Karaka Munda

୧୦ - ବିକାଶ ନାମ ନାମକ

୧୧ - Athanashema Munda

୧୨ - [blurred]

୧୩ - Gopal Munda

୧୪ - [blurred]

୧୫ - Jalanga Hambkam

୧୬ - [blurred]

୧୭ - Sadha Munda

୧୮ - [blurred]

୧୯ - Sanjaya Munda

୨୦ - [blurred]

୨୧ - Menate Khatau

୨୨ - [blurred]

୨୩ - Sate Panthee

୨୪ - [blurred]

୨୫ - Tupase Bangra

୨୬ - [blurred]

୨୭ - Makutan Munda

୨୮ - [blurred]

୨୯ - Kairi Hambkam

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(To be published in the Gazette of India, Extraordinary, Part-II, and Section 3, Sub-section (ii)
MINISTRY OF ENVIRONMENT AND FORESTS

New Delhi 14th September, 2006

Notification

S.O. 1533 Whereas, a draft notification **under sub-rule (3) of Rule 5 of the Environment (Protection) Rules, 1986 for imposing** certain restrictions and prohibitions on new projects or activities, or on the expansion or modernization of existing projects or activities based on their potential environmental impacts as indicated in the Schedule to the notification, being undertaken in any part of India¹, unless prior environmental clearance has been accorded in accordance with the objectives of National Environment Policy **as approved by the Union Cabinet on 18th May, 2006** and the procedure specified in the notification, by the Central Government or the State or Union territory Level Environment Impact Assessment Authority (SEIAA), to be constituted by the Central Government in consultation with the State Government or the Union territory Administration concerned under sub-section (3) of section 3 of the Environment (Protection) Act, 1986 for the purpose of this notification, was published in the Gazette of India, Extraordinary, Part II, section 3, sub-section (ii) vide number S.O. 1324 (E) dated the 15th September, 2005 inviting objections and suggestions from all persons likely to be affected thereby within a period of sixty days from the date on which copies of Gazette containing the said notification were made available to the public;

And whereas, copies of the said notification were made available to the public on 15th September, 2005;

And whereas, all objections and suggestions received in response to the above mentioned draft notification have been duly considered by the Central Government;

Now, therefore, in exercise of the powers conferred by sub-section (1) and clause (v) of sub-section (2) of section 3 of the Environment (Protection) Act, 1986, read with clause (d) of sub-rule (3) of rule 5 of the Environment (Protection) Rules, 1986 and in supersession of the notification number S.O. 60 (E) dated the 27th January, 1994, except in respect of things done or omitted to be done before such supersession, the Central Government hereby directs that on and from the date of its publication the required construction of new projects or activities or the expansion or modernization of existing projects or activities listed in the Schedule to this notification entailing capacity addition with change in process and or technology shall be undertaken in any part of India only after the prior environmental clearance from the Central Government or as the case may be, by the State Level Environment Impact Assessment Authority, duly constituted by the Central Government under sub-section (3) of section 3 of the said Act, in accordance with the procedure specified hereinafter in this notification.

¹Includes the territorial waters

2. Requirements of prior Environmental Clearance (EC):- The following projects or activities shall require prior environmental clearance from the concerned regulatory authority, which shall hereinafter referred to be as the Central Government in the Ministry of Environment and Forests for matters falling under Category 'A' in the Schedule and at State level the State Environment Impact Assessment Authority (SEIAA) for matters falling under Category 'B' in the said Schedule, before any construction work, or preparation of land by the project management except for securing the land, is started on the project or activity:

- (i) All new projects or activities listed in the Schedule to this notification;
- (ii) Expansion and modernization of existing projects or activities listed in the Schedule to this notification with addition of capacity beyond the limits specified for the concerned sector, that is, projects or activities which cross the threshold limits given in the Schedule, after expansion or modernization;
- (iii) Any change in product - mix in an existing manufacturing unit included in Schedule beyond the specified range.

3. State Level Environment Impact Assessment Authority:- (1) A State Level Environment Impact Assessment Authority hereinafter referred to as the SEIAA shall be constituted by the Central Government under sub-section (3) of section 3 of the Environment (Protection) Act, 1986 comprising of three Members including a Chairman and a Member – Secretary to be nominated by the State Government or the Union territory Administration concerned.

- (2) The Member-Secretary shall be a serving officer of the concerned State Government or Union territory administration familiar with environmental laws.
- (3) The other two Members shall be either a professional or expert fulfilling the eligibility criteria given in Appendix VI to this notification.
- (4) One of the specified Members in sub-paragraph (3) above who is an expert in the Environmental Impact Assessment process shall be the Chairman of the SEIAA.
- (5) The State Government or Union territory Administration shall forward the names of the Members and the Chairman referred in sub- paragraph 3 to 4 above to the Central Government and the Central Government shall constitute the SEIAA as an authority for the purposes of this notification within thirty days of the date of receipt of the names.
- (6) The non-official Member and the Chairman shall have a fixed term of three years (from the date of the publication of the notification by the Central Government constituting the authority).

(7) All decisions of the SEIAA shall be unanimous and taken in a meeting.

4. Categorization of projects and activities:-

(i) All projects and activities are broadly categorized in to two categories - Category A and Category B, based on the spatial extent of potential impacts and potential impacts on human health and natural and man made resources.

(ii) All projects or activities included as Category 'A' in the Schedule, including expansion and modernization of existing projects or activities and change in product mix, shall require prior environmental clearance from the Central Government in the Ministry of Environment and Forests (MoEF) on the recommendations of an Expert Appraisal Committee (EAC) to be constituted by the Central Government for the purposes of this notification;

(iii) All projects or activities included as Category 'B' in the Schedule, including expansion and modernization of existing projects or activities as specified in sub paragraph (ii) of paragraph 2, or change in product mix as specified in sub paragraph (iii) of paragraph 2, but excluding those which fulfill the General Conditions (GC) stipulated in the Schedule, *will* require prior environmental clearance from the State/Union territory Environment Impact Assessment Authority (SEIAA). The SEIAA shall base its decision on the recommendations of a State or Union territory level Expert Appraisal Committee (SEAC) as to be constituted for in this notification. In the absence of a duly constituted SEIAA or SEAC, a Category 'B' project shall be treated as a Category 'A' project;

5. Screening, Scoping and Appraisal Committees:-

The same Expert Appraisal Committees (EACs) at the Central Government and SEACs (hereinafter referred to as the (EAC) and (SEAC) at the State or the Union territory level shall screen, scope and appraise projects or activities in Category 'A' and Category 'B' respectively. EAC and SEAC's shall meet at least once every month.

(a) The composition of the EAC shall be as given in Appendix VI. The SEAC at the State or the Union territory level shall be constituted by the Central Government in consultation with the concerned State Government or the Union territory Administration with identical composition;

(b) The Central Government may, with the prior concurrence of the concerned State Governments or the Union territory Administrations, constitutes one SEAC for more than one State or Union territory for reasons of administrative convenience and cost;

(c) The EAC and SEAC shall be reconstituted after every three years;

(d) The authorised members of the EAC and SEAC, concerned, may inspect any site(s) connected with the project or activity in respect of which the prior environmental clearance is sought, for the purposes of screening or scoping or appraisal, with prior notice of at least seven days to the applicant, who shall provide necessary facilities for the inspection;

(e) The EAC and SEACs shall function on the principle of collective responsibility. The Chairperson shall endeavour to reach a consensus in each case, and if consensus cannot be reached, the view of the majority shall prevail.

6. Application for Prior Environmental Clearance (EC):-

An application seeking prior environmental clearance in all cases shall be made in the prescribed Form 1 annexed herewith and Supplementary Form 1A, if applicable, as given in Appendix II, after the identification of prospective site(s) for the project and/or activities to which the application relates, before commencing any construction activity, or preparation of land, at the site by the applicant. The applicant shall furnish, along with the application, a copy of the pre-feasibility project report except that, in case of construction projects or activities (item 8 of the Schedule) in addition to Form 1 and the Supplementary Form 1A, a copy of the conceptual plan shall be provided, instead of the pre-feasibility report.

7. Stages in the Prior Environmental Clearance (EC) Process for New Projects:-

7(i) The environmental clearance process for new projects will comprise of a maximum of four stages, all of which may not apply to particular cases as set forth below in this notification. These four stages in sequential order are:-

- Stage (1) Screening (Only for Category 'B' projects and activities)
- Stage (2) Scoping
- Stage (3) Public Consultation
- Stage (4) Appraisal

I. Stage (1) - Screening:

In case of Category 'B' projects or activities, this stage will entail the scrutiny of an application seeking prior environmental clearance made in Form 1 by the concerned State level Expert Appraisal Committee (SEAC) for determining whether or not the project or activity requires further environmental studies for preparation of an Environmental Impact Assessment (EIA) for its appraisal prior to the grant of environmental clearance depending up on the nature and location specificity of the project . The projects requiring an Environmental Impact Assessment report shall be termed Category 'B1' and remaining projects shall be termed Category 'B2' and will not require an Environment Impact Assessment report. For categorization of projects into B1 or B2 except item 8 (b), the Ministry of Environment and Forests shall issue appropriate guidelines from time to time.

II. Stage (2) - Scoping:

(i) "Scoping": refers to the process by which the Expert Appraisal Committee in the case of Category 'A' projects or activities, and State level Expert Appraisal Committee in the case of Category 'B1' projects or activities, including applications for expansion and/or modernization and/or change in product mix of existing projects or activities, determine

detailed and comprehensive Terms Of Reference (TOR) addressing all relevant environmental concerns for the preparation of an Environment Impact Assessment (EIA) Report in respect of the project or activity for which prior environmental clearance is sought. The Expert Appraisal Committee or State level Expert Appraisal Committee concerned shall determine the Terms of Reference on the basis of the information furnished in the prescribed application Form 1/Form 1A including Terms of Reference proposed by the applicant, a site visit by a sub- group of Expert Appraisal Committee or State level Expert Appraisal Committee concerned only if considered necessary by the Expert Appraisal Committee or State Level Expert Appraisal Committee concerned, Terms of Reference suggested by the applicant if furnished and other information that may be available with the Expert Appraisal Committee or State Level Expert Appraisal Committee concerned. All projects and activities listed as Category 'B' in Item 8 of the Schedule (Construction/Township/Commercial Complexes /Housing) shall not require Scoping and will be appraised on the basis of Form 1/ Form 1A and the conceptual plan.

(ii) The Terms of Reference (TOR) shall be conveyed to the applicant by the Expert Appraisal Committee or State Level Expert Appraisal Committee as concerned within sixty days of the receipt of Form 1. In the case of Category A Hydroelectric projects Item 1(c) (i) of the Schedule the Terms of Reference shall be conveyed along with the clearance for pre-construction activities. If the Terms of Reference are not finalized and conveyed to the applicant within sixty days of the receipt of Form 1, the Terms of Reference suggested by the applicant shall be deemed as the final Terms of Reference approved for the EIA studies. The approved Terms of Reference shall be displayed on the website of the Ministry of Environment and Forests and the concerned State Level Environment Impact Assessment Authority.

(iii) Applications for prior environmental clearance may be rejected by the regulatory authority concerned on the recommendation of the EAC or SEAC concerned at this stage itself. In case of such rejection, the decision together with reasons for the same shall be communicated to the applicant in writing within sixty days of the receipt of the application.

III. Stage (3) - Public Consultation:

(i) "Public Consultation" refers to the process by which the concerns of local affected persons and others who have plausible stake in the environmental impacts of the project or activity are ascertained with a view to taking into account all the material concerns in the project or activity design as appropriate. All Category 'A' and Category B1 projects or activities shall undertake Public Consultation, except the following:-

- (a) modernization of irrigation projects (item 1(c) (ii) of the Schedule).
- (b) all projects or activities located within industrial estates or parks (item 7(c) of the Schedule) approved by the concerned authorities, and which are not disallowed in such approvals.

- (c) expansion of Roads and Highways (item 7 (f) of the Schedule) which do not involve any further acquisition of land.
 - (d) all Building /Construction projects/Area Development projects and Townships (item 8).
 - (e) all Category 'B2' projects and activities.
 - (f) all projects or activities concerning national defence and security or involving other strategic considerations as determined by the Central Government.
- (ii) The Public Consultation shall ordinarily have two components comprising of:-
- (a) a public hearing at the site or in its close proximity- district wise, to be carried out in the manner prescribed in Appendix IV, for ascertaining concerns of local affected persons;
 - (b) obtain responses in writing from other concerned persons having a plausible stake in the environmental aspects of the project or activity.
 - (iii) the public hearing at, or in close proximity to, the site(s) in all cases shall be conducted by the State Pollution Control Board (SPCB) or the Union territory Pollution Control Committee (UTPCC) concerned in the specified manner and forward the proceedings to the regulatory authority concerned within 45(forty five) of a request to the effect from the applicant.
 - (iv) in case the State Pollution Control Board or the Union territory Pollution Control Committee concerned does not undertake and complete the public hearing within the specified period, and/or does not convey the proceedings of the public hearing within the prescribed period directly to the regulatory authority concerned as above, the regulatory authority shall engage another public agency or authority which is not subordinate to the regulatory authority, to complete the process within a further period of forty five days,.
 - (v) If the public agency or authority nominated under the sub paragraph (iii) above reports to the regulatory authority concerned that owing to the local situation, it is not possible to conduct the public hearing in a manner which will enable the views of the concerned local persons to be freely expressed, it shall report the facts in detail to the concerned regulatory authority, which may, after due consideration of the report and other reliable information that it may have, decide that the public consultation in the case need not include the public hearing.
 - (vi) For obtaining responses in writing from other concerned persons having a plausible stake in the environmental aspects of the project or activity, the concerned regulatory authority and the State Pollution Control Board (SPCB) or the Union territory Pollution Control Committee (UTPCC) shall invite responses from such concerned persons by placing on their website the Summary EIA report prepared in the format given in Appendix IIIA by the applicant along with a copy of the application in the prescribed form , within seven days of the receipt of a written request for arranging the public hearing . Confidential information including non-disclosable or legally privileged information involving Intellectual Property

Right, source specified in the application shall not be placed on the web site. The regulatory authority concerned may also use other appropriate media for ensuring wide publicity about the project or activity. The regulatory authority shall, however, make available on a written request from any concerned person the Draft EIA report for inspection at a notified place during normal office hours till the date of the public hearing. All the responses received as part of this public consultation process shall be forwarded to the applicant through the quickest available means.

(vii) After completion of the public consultation, the applicant shall address all the material environmental concerns expressed during this process, and make appropriate changes in the draft EIA and EMP. The final EIA report, so prepared, shall be submitted by the applicant to the concerned regulatory authority for appraisal. The applicant may alternatively submit a supplementary report to draft EIA and EMP addressing all the concerns expressed during the public consultation.

IV. Stage (4) - Appraisal:

(i) Appraisal means the detailed scrutiny by the Expert Appraisal Committee or State Level Expert Appraisal Committee of the application and other documents like the Final EIA report, outcome of the public consultations including public hearing proceedings, submitted by the applicant to the regulatory authority concerned for grant of environmental clearance. This appraisal shall be made by Expert Appraisal Committee or State Level Expert Appraisal Committee concerned in a transparent manner in a proceeding to which the applicant shall be invited for furnishing necessary clarifications in person or through an authorized representative. On conclusion of this proceeding, the Expert Appraisal Committee or State Level Expert Appraisal Committee concerned shall make categorical recommendations to the regulatory authority concerned either for grant of prior environmental clearance on stipulated terms and conditions, or rejection of the application for prior environmental clearance, together with reasons for the same.

(ii) The appraisal of all projects or activities which are not required to undergo public consultation, or submit an Environment Impact Assessment report, shall be carried out on the basis of the prescribed application Form 1 and Form 1A as applicable, any other relevant validated information available and the site visit wherever the same is considered as necessary by the Expert Appraisal Committee or State Level Expert Appraisal Committee concerned.

(iii) The appraisal of an application shall be completed by the Expert Appraisal Committee or State Level Expert Appraisal Committee concerned within sixty days of the receipt of the final Environment Impact Assessment report and other documents or the receipt of Form 1 and Form 1 A, where public consultation is not necessary and the recommendations of the Expert Appraisal Committee or State Level Expert Appraisal Committee shall be placed before the competent authority for a final decision within the next fifteen days. The prescribed procedure for appraisal is given in Appendix V ;

7(ii). Prior Environmental Clearance (EC) process for Expansion or Modernization or Change of product mix in existing projects:

All applications seeking prior environmental clearance for expansion with increase in the production capacity beyond the capacity for which prior environmental clearance has been granted under this notification or with increase in either lease area or production capacity in the case of mining projects or for the modernization of an existing unit with increase in the total production capacity beyond the threshold limit prescribed in the Schedule to this notification through change in process and or technology or involving a change in the product –mix shall be made in Form I and they shall be considered by the concerned Expert Appraisal Committee or State Level Expert Appraisal Committee within sixty days, who will decide on the due diligence necessary including preparation of EIA and public consultations and the application shall be appraised accordingly for grant of environmental clearance.

8. Grant or Rejection of Prior Environmental Clearance (EC):

(i) The regulatory authority shall consider the recommendations of the EAC or SEAC concerned and convey its decision to the applicant within forty five days of the receipt of the recommendations of the Expert Appraisal Committee or State Level Expert Appraisal Committee concerned or in other words within one hundred and five days of the receipt of the final Environment Impact Assessment Report, and where Environment Impact Assessment is not required, within one hundred and five days of the receipt of the complete application with requisite documents, except as provided below.

(ii) The regulatory authority shall normally accept the recommendations of the Expert Appraisal Committee or State Level Expert Appraisal Committee concerned. In cases where it disagrees with the recommendations of the Expert Appraisal Committee or State Level Expert Appraisal Committee concerned, the regulatory authority shall request reconsideration by the Expert Appraisal Committee or State Level Expert Appraisal Committee concerned within forty five days of the receipt of the recommendations of the Expert Appraisal Committee or State Level Expert Appraisal Committee concerned while stating the reasons for the disagreement. An intimation of this decision shall be simultaneously conveyed to the applicant. The Expert Appraisal Committee or State Level Expert Appraisal Committee concerned, in turn, shall consider the observations of the regulatory authority and furnish its views on the same within a further period of sixty days. The decision of the regulatory authority after considering the views of the Expert Appraisal Committee or State Level Expert Appraisal Committee concerned shall be final and conveyed to the applicant by the regulatory authority concerned within the next thirty days.

(iii) In the event that the decision of the regulatory authority is not communicated to the applicant within the period specified in sub-paragraphs (i) or (ii) above, as applicable, the applicant may proceed as if the environment clearance sought for has been granted or denied by the regulatory authority in terms of the final recommendations of the Expert Appraisal Committee or State Level Expert Appraisal Committee concerned.

(iv) On expiry of the period specified for decision by the regulatory authority under paragraph (i) and (ii) above, as applicable, the decision of the regulatory authority, and the final recommendations of the Expert Appraisal Committee or State Level Expert Appraisal Committee concerned shall be public documents.

(v) Clearances from other regulatory bodies or authorities shall not be required prior to receipt of applications for prior environmental clearance of projects or activities, or screening, or scoping, or appraisal, or decision by the regulatory authority concerned, unless any of these is sequentially dependent on such clearance either due to a requirement of law, or for necessary technical reasons.

(vi) Deliberate concealment and/or submission of false or misleading information or data which is material to screening or scoping or appraisal or decision on the application shall make the application liable for rejection, and cancellation of prior environmental clearance granted on that basis. Rejection of an application or cancellation of a prior environmental clearance already granted, on such ground, shall be decided by the regulatory authority, after giving a personal hearing to the applicant, and following the principles of natural justice.

9. Validity of Environmental Clearance (EC):

The "Validity of Environmental Clearance" is meant the period from which a prior environmental clearance is granted by the regulatory authority, or may be presumed by the applicant to have been granted under sub paragraph (iv) of paragraph 7 above, to the start of production operations by the project or activity, or completion of all construction operations in case of construction projects (item 8 of the Schedule), to which the application for prior environmental clearance refers. The prior environmental clearance granted for a project or activity shall be valid for a period of ten years in the case of River Valley projects (item 1(c) of the Schedule), project life as estimated by Expert Appraisal Committee or State Level Expert Appraisal Committee subject to a maximum of thirty years for mining projects and five years in the case of all other projects and activities. However, in the case of Area Development projects and Townships [item 8(b)], the validity period shall be limited only to such activities as may be the responsibility of the applicant as a developer. This period of validity may be extended by the regulatory authority concerned by a maximum period of five years provided an application is made to the regulatory authority by the applicant within the validity period, together with an updated Form 1, and Supplementary Form 1A, for Construction projects or activities (item 8 of the Schedule). In this regard the regulatory authority may also consult the Expert Appraisal Committee or State Level Expert Appraisal Committee as the case may be.

10. Post Environmental Clearance Monitoring:

(i) It shall be mandatory for the project management to submit half-yearly compliance reports in respect of the stipulated prior environmental clearance terms and conditions in hard and soft copies to the regulatory authority concerned, on 1st June and 1st December of each calendar year.

(ii) All such compliance reports submitted by the project management shall be public documents. Copies of the same shall be given to any person on application to the concerned regulatory authority. The latest such compliance report shall also be displayed on the web site of the concerned regulatory authority.

11. Transferability of Environmental Clearance (EC):

A prior environmental clearance granted for a specific project or activity to an applicant may be transferred during its validity to another legal person entitled to undertake the project or activity on application by the transferor, or by the transferee with a written "no objection" by the transferor, to, and by the regulatory authority concerned, on the same terms and conditions under which the prior environmental clearance was initially granted, and for the same validity period. No reference to the Expert Appraisal Committee or State Level Expert Appraisal Committee concerned is necessary in such cases.

12. Operation of EIA Notification, 1994, till disposal of pending cases:

From the date of final publication of this notification the Environment Impact Assessment (EIA) notification number S.O.60 (E) dated 27th January, 1994 is hereby superseded, except in suppression of the things done or omitted to be done before such suppression to the extent that in case of all or some types of applications made for prior environmental clearance and pending on the date of final publication of this notification, the Central Government may relax any one or all provisions of this notification except the list of the projects or activities requiring prior environmental clearance in Schedule I, or continue operation of some or all provisions of the said notification, for a period not exceeding one year from the date of issue of this notification.

[No. J-11013/56/2004-IA-II (I)]

(R.CHANDRAMOHAN)
JOINT SECRETARY TO THE GOVERNMENT OF INDIA

SCHEDULE

(See paragraph 2 and 7)

LIST OF PROJECTS OR ACTIVITIES REQUIRING PRIOR ENVIRONMENTAL CLEARANCE

Project or Activity		Category with threshold limit		Conditions if any
		A	B	
1		Mining, extraction of natural resources and power generation (for a specified production capacity)		
(1)	(2)	(3)	(4)	(5)
1(a)	Mining of minerals	<p>≥ 50 ha. of mining lease area</p> <p>Asbestos mining irrespective of mining area</p>	<p><50 ha</p> <p>≥ 5 ha .of mining lease area.</p>	<p>General Condition shall apply</p> <p><u>Note</u></p> <p>Mineral prospecting (not involving drilling) are exempted provided the concession areas have got previous clearance for physical survey</p>
1(b)	Offshore and onshore oil and gas exploration, development & production	All projects		<p><u>Note</u></p> <p>Exploration Surveys (not involving drilling) are exempted provided the concession areas have got previous clearance for physical survey</p>
1(c)	River Valley projects	<p>(i) ≥ 50 MW hydroelectric power generation;</p> <p>(ii) ≥ 10,000 ha. of culturable command area</p>	<p>(i) < 50 MW ≥ 25 MW hydroelectric power generation;</p> <p>(ii) < 10,000 ha. of culturable command area</p>	General Condition shall apply
1(d)	Thermal Power Plants	<p>≥ 500 MW (coal/lignite/naphta & gas based);</p> <p>≥ 50 MW (Pet coke diesel and all other fuels -)</p>	<p>< 500 MW (coal/lignite/naphta & gas based);</p> <p><50 MW</p>	General Condition shall apply

(1)	(2)	(3)	(4)	(5)
			≥ 5MW (Pet coke, diesel and all other fuels)	
1(e)	Nuclear power projects and processing of nuclear fuel	All projects	-	
2		Primary Processing		
2(a)	Coal washeries	≥ 1 million ton/annum throughput of coal	< 1 million ton/annum throughput of coal	General Condition shall apply (If located within mining area the proposal shall be appraised together with the mining proposal)
2 (b)	Mineral beneficiation	≥ 0.1million ton/annum mineral throughput	< 0.1million ton/annum mineral throughput	General Condition shall apply (Mining proposal with Mineral beneficiation shall be appraised together for grant of clearance)

3				
(1)	(2)	(3)	(4)	(5)
3(a)	Metallurgical industries (ferrous & non ferrous)	<p>a) Primary metallurgical industry</p> <p>All projects</p> <p>b) Sponge iron manufacturing ≥ 200TPD</p> <p>c) Secondary metallurgical processing industry</p> <p>All toxic and heavy metal producing units $\geq 20,000$ tonnes /annum</p>	<p>Sponge iron manufacturing < 200TPD</p> <p>Secondary metallurgical processing industry</p> <p>i.) All toxic and heavy metal producing units $< 20,000$ tonnes /annum</p> <p>ii.) All other non-toxic secondary metallurgical processing industries > 5000 tonnes/annum</p>	General Condition shall apply for Sponge iron manufacturing
3(b)	Cement plants	≥ 1.0 million tonnes/annum production capacity	< 1.0 million tonnes/annum production capacity. All Stand alone grinding units	General Condition shall apply
4				
Materials Processing				
4(a)	Petroleum refining industry	All projects	-	-
4(b)	Coke oven plants	$\geq 2,50,000$ tonnes/annum	$< 2,50,000$ & $\geq 25,000$ tonnes/annum	-
4(c)	Asbestos milling and asbestos based products	All projects	-	-

4(d)	Chlor-alkali industry	≥300 TPD production capacity or a unit located outside the notified industrial area/estate	<300 TPD production capacity and located within a notified industrial area/estate	Specific Condition shall apply No new Mercury Cell based plants will be permitted and existing units converting to membrane cell technology are exempted from this Notification
4(e)	Soda ash Industry	All projects	-	-
4(f)	Leather/skin/hide processing industry	New projects outside the industrial area or expansion of existing units outside the industrial area	All new or expansion of projects located within a notified industrial area/estate	Specific condition shall apply
5		Manufacturing/Fabrication		
5(a)	Chemical fertilizers	All projects	-	-
5(b)	Pesticides industry and pesticide specific intermediates (excluding formulations)	All units producing technical grade pesticides	-	-
5(c)	Petro-chemical complexes (industries based on processing of petroleum fractions & natural gas and/or reforming to aromatics)	All projects	-	-
5(d)	Manmade fibres manufacturing	Rayon	Others	General Condition shall apply
5(e)	Petrochemical based processing (processes other	Located outside the notified industrial area/estate	Located in a notified industrial area/estate	Specific Condition shall apply

	than cracking & reformation and not covered under the complexes)	-		
5(f)	Synthetic organic chemicals industry (dyes & dye intermediates; bulk drugs and intermediates excluding drug formulations; synthetic rubbers; basic organic chemicals, other synthetic organic chemicals and chemical intermediates)	Located out side the notified industrial area/ estate	Located in a notified industrial area/ estate	Specific Condition shall apply
5(g)	Distilleries	(i) All Molasses based distilleries (ii) All Cane juice/ non-molasses based distilleries ≥ 30 KLD	All Cane juice/non-molasses based distilleries - < 30 KLD	General Condition shall apply
5(h)	Integrated paint industry	-	All projects	General Condition shall apply
5(i)	Pulp & paper industry excluding manufacturing of paper from waste paper and manufacture of paper from ready pulp with out bleaching	Pulp manufacturing and Pulp & Paper manufacturing industry	Paper manufacturing industry without pulp manufacturing	General Condition shall apply
5(j)	Sugar Industry	-	≥ 5000 tcd cane crushing capacity	General Condition shall apply

5(k)	Induction/arc furnaces/cupola furnaces 5TPH or more	- -	All projects	General Condition shall apply
6		Service Sector		
6(a)	Oil & gas transportation pipeline (crude and refinery/ petrochemical products), passing through national parks /sanctuaries/coral reefs /ecologically sensitive areas including LNG Terminal	All projects -		
6(b)	Isolated storage & handling of hazardous chemicals (As per threshold planning quantity indicated in column 3 of schedule 2 & 3 of MSIHC Rules 1989 amended 2000)	-	All projects	General Condition shall apply
7		Physical Infrastructure including Environmental Services		
7(a)	Air ports	All projects	-	-
7(b)	All ship breaking yards including ship breaking units	All projects	-	-
7(c)	Industrial estates/ parks/ complexes/ areas, export processing Zones (EPZs), Special	If at least one industry in the proposed industrial estate falls under the Category A, entire industrial area	-Industrial estates housing at least one Category B industry and area <500 ha.	Special condition shall apply Note: Industrial Estate of area below 500 ha. and not

	Economic Zones (SEZs), Biotech Parks, Leather Complexes.	shall be treated as Category A, irrespective of the area. Industrial estates with area greater than 500 ha. and housing at least one Category B industry.	Industrial estates of area > 500 ha. and not housing any industry belonging to Category A or B.	housing any industry of category A or B does not require clearance.
7(d)	Common hazardous waste treatment, storage and disposal facilities (TSDFs)	All integrated facilities having incineration & landfill or incineration alone	All facilities having land fill only	General Condition shall apply
7(e)	Ports, Harbours	≥ 5 million TPA of cargo handling capacity (excluding fishing harbours)	< 5 million TPA of cargo handling capacity and/or ports/ harbours ≥ 10,000 TPA of fish handling capacity	General Condition shall apply
7(f)	Highways	i) New National High ways; and ii) Expansion of National High ways greater than 30 KM, involving additional right of way greater than 20m involving land acquisition and passing through more than one State.	i) New State High ways; and ii) Expansion of National / State Highways greater than 30 km involving additional right of way greater than 20m involving land acquisition.	General Condition shall apply
7(g)	Aerial ropeways		All projects	General Condition shall apply

7(h)	Common Effluent Treatment Plants (CETPs)		All projects	General Condition shall apply
7(i)	Common Municipal Solid Waste Management Facility (CMSWMF)		All projects	General Condition shall apply
(1)	(2)	(3)	(4)	(5)
8	Building /Construction projects/Area Development projects and Townships			
8(a)	Building and Construction projects		≥20000 sq.mtrs and <1,50,000 sq.mtrs. of built-up area#	#(built up area for covered construction; in the case of facilities open to the sky, it will be the activity area)
8(b)	Townships and Area Development projects.		Covering an area ≥ 50 ha and or built up area ≥1,50,000 sq .mtrs ++	⁺⁺ All projects under Item 8(b) shall be appraised as Category B1

Note:-

General Condition (GC):

Any project or activity specified in Category 'B' will be treated as Category A, if located in whole or in part within 10 km from the boundary of: (i) Protected Areas notified under the Wild Life (Protection) Act, 1972, (ii) Critically Polluted areas as notified by the Central Pollution Control Board from time to time, (iii) Notified Eco-sensitive areas, (iv) inter-State boundaries and international boundaries.

Specific Condition (SC):

If any Industrial Estate/Complex / Export processing Zones /Special Economic Zones/Biotech Parks / Leather Complex with homogeneous type of industries such as Items 4(d), 4(f), 5(e), 5(f), or those Industrial estates with pre -defined set of activities (not necessarily homogeneous, obtains prior environmental clearance, individual industries including proposed industrial housing within such estates /complexes will not be required to take prior environmental clearance, so long as the Terms and Conditions for the industrial estate/complex are complied with (Such estates/complexes must have a clearly identified management with the legal responsibility of ensuring adherence to the Terms and Conditions of prior environmental clearance, who may be held responsible for violation of the same throughout the life of the complex/estate).

APPENDIX I

(See paragraph – 6)

FORM 1

(I) Basic Information

Name of the Project:

Location / site alternatives under consideration:

Size of the Project: *

Expected cost of the project:

Contact Information:

Screening Category:

- *Capacity corresponding to sectoral activity (such as production capacity for manufacturing, mining lease area and production capacity for mineral production, area for mineral exploration, length for linear transport infrastructure, generation capacity for power generation etc..)*

(II) Activity

1. **Construction, operation or decommissioning of the Project involving actions, which will cause physical changes in the locality (topography, land use, changes in water bodies, etc.)**

S.No.	Information/Checklist confirmation	Yes/No	Details thereof (with approximate quantities /rates, wherever possible) with source of information data
1.1	Permanent or temporary change in land use, land cover or topography including increase in intensity of land use (with respect to local land use plan)		
1.2	Clearance of existing land, vegetation and buildings?		
1.3	Creation of new land uses?		

1.4	Pre-construction investigations e.g. bore houses, soil testing?		
1.5	Construction works?		
1.6	Demolition works?		
1.7	Temporary sites used for construction works or housing of construction workers?		
1.8	Above ground buildings, structures or earthworks including linear structures, cut and fill or excavations		
1.9	Underground works including mining or tunneling?		
1.10	Reclamation works?		
1.11	Dredging?		
1.12	Offshore structures?		
1.13	Production and manufacturing processes?		
1.14	Facilities for storage of goods or materials?		
1.15	Facilities for treatment or disposal of solid waste or liquid effluents?		
1.16	Facilities for long term housing of operational workers?		
1.17	New road, rail or sea traffic during construction or operation?		
1.18	New road, rail, air waterborne or other transport infrastructure including new or altered routes and stations, ports, airports etc?		
1.19	Closure or diversion of existing transport routes or infrastructure leading to changes in traffic movements?		
1.20	New or diverted transmission lines or pipelines?		
1.21	Impoundment, damming, culverting, realignment or other changes to the		

	hydrology of watercourses or aquifers?		
1.22	Stream crossings?		
1.23	Abstraction or transfers of water from ground or surface waters?		
1.24	Changes in water bodies or the land surface affecting drainage or run-off?		
1.25	Transport of personnel or materials for construction, operation or decommissioning?		
1.26	Long-term dismantling or decommissioning or restoration works?		
1.27	Ongoing activity during decommissioning which could have an impact on the environment?		
1.28	Influx of people to an area in either temporarily or permanently?		
1.29	Introduction of alien species?		
1.30	Loss of native species or genetic diversity?		
1.31	Any other actions?		

2. Use of Natural resources for construction or operation of the Project (such as land, water, materials or energy, especially any resources which are non-renewable or in short supply):

S.No.	Information/checklist confirmation	Yes/No	Details thereof (with approximate quantities /rates, wherever possible) with source of information data
2.1	Land especially undeveloped or agricultural land (ha)		
2.2	Water (expected source & competing users) unit: KLD		
2.3	Minerals (MT)		
2.4	Construction material – stone, aggregates, and / soil (expected source – MT)		
2.5	Forests and timber (source – MT)		
2.6	Energy including electricity and fuels		

	(source, competing users) Unit: fuel (MT), energy (MW)		
2.7	Any other natural resources (use appropriate standard units)		

3. Use, storage, transport, handling or production of substances or materials, which could be harmful to human health or the environment or raise concerns about actual or perceived risks to human health.

S.No.	Information/Checklist confirmation	Yes/No	Details thereof (with approximate quantities/rates, wherever possible) with source of information data
3.1	Use of substances or materials, which are hazardous (as per MSIHC rules) to human health or the environment (flora, fauna, and water supplies)		
3.2	Changes in occurrence of disease or affect disease vectors (e.g. insect or water borne diseases)		
3.3	Affect the welfare of people e.g. by changing living conditions?		
3.4	Vulnerable groups of people who could be affected by the project e.g. hospital patients, children, the elderly etc.,		
3.5	Any other causes		

4. Production of solid wastes during construction or operation or decommissioning (MT/month)

S.No.	Information/Checklist confirmation	Yes/No	Details thereof (with approximate quantities/rates, wherever possible) with source of information data
4.1	Spoil, overburden or mine wastes		

4.2	Municipal waste (domestic and or commercial wastes)		
4.3	Hazardous wastes (as per Hazardous Waste Management Rules)		
4.4	Other industrial process wastes		
4.5	Surplus product		
4.6	Sewage sludge or other sludge from effluent treatment		
4.7	Construction or demolition wastes		
4.8	Redundant machinery or equipment		
4.9	Contaminated soils or other materials		
4.10	Agricultural wastes		
4.11	Other solid wastes		

5. Release of pollutants or any hazardous, toxic or noxious substances to air (Kg/hr)

S.No.	Information/Checklist confirmation	Yes/No	Details thereof (with approximate quantities/rates, wherever possible) with source of information data
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5.1	Emissions from combustion of fossil fuels from stationary or mobile sources		
5.2	Emissions from production processes		
5.3	Emissions from materials handling including storage or transport		
5.4	Emissions from construction activities including plant and equipment		
5.5	Dust or odours from handling of materials including construction materials, sewage and waste		
5.6	Emissions from incineration of waste		
5.7	Emissions from burning of waste in open air (e.g. slash materials, construction debris)		
5.8	Emissions from any other sources		

6. Generation of Noise and Vibration, and Emissions of Light and Heat:

S.No.	Information/Checklist confirmation	Yes/No	Details thereof (with approximate quantities/rates, wherever possible) with source of information data with source of information data
6.1	From operation of equipment e.g. engines, ventilation plant, crushers		
6.2	From industrial or similar processes		
6.3	From construction or demolition		
6.4	From blasting or piling		
6.5	From construction or operational traffic		

6.6	From lighting or cooling systems		
6.7	From any other sources		

7. Risks of contamination of land or water from releases of pollutants into the ground or into sewers, surface waters, groundwater, coastal waters or the sea:

S.No.	Information/Checklist confirmation	Yes/No	Details thereof (with approximate quantities/rates, wherever possible) with source of information data
7.1	From handling, storage, use or spillage of hazardous materials		
7.2	From discharge of sewage or other effluents to water or the land (expected mode and place of discharge)		
7.3	By deposition of pollutants emitted to air into the land or into water		
7.4	From any other sources		
7.5	Is there a risk of long term build up of pollutants in the environment from these sources?		

8. Risk of accidents during construction or operation of the Project, which could affect human health or the environment

S.No.	Information/Checklist confirmation	Yes/No	Details thereof (with approximate quantities/rates, wherever possible) with source of information data

8.1	From explosions, spillages, fires etc from storage, handling, use or production of hazardous substances		
8.2	From any other causes		
8.3	Could the project be affected by natural disasters causing environmental damage (e.g. floods, earthquakes, landslides, cloudburst etc)?		

9. Factors which should be considered (such as consequential development) which could lead to environmental effects or the potential for cumulative impacts with other existing or planned activities in the locality

S. No.	Information/Checklist confirmation	Yes/No	Details thereof (with approximate quantities/rates, wherever possible) with source of information data
9.1	<p>Lead to development of supporting, lities, ancillary development or development stimulated by the project which could have impact on the environment e.g.:</p> <ul style="list-style-type: none"> • Supporting infrastructure (roads, power supply, waste or waste water treatment, etc.) • housing development • extractive industries • supply industries • other 		
9.2	Lead to after-use of the site, which could have an impact on the environment		
9.3	Set a precedent for later developments		
9.4	Have cumulative effects due to proximity to other existing or planned projects with similar effects		

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(III) Environmental Sensitivity

S.No.	Areas	Name/ Identity	Aerial distance (within 15 km.) Proposed project location boundary
1	Areas protected under international conventions, national or local legislation for their ecological, landscape, cultural or other related value		
2	Areas which are important or sensitive for ecological reasons - Wetlands, watercourses or other water bodies, coastal zone, biospheres, mountains, forests		
3	Areas used by protected, important or sensitive species of flora or fauna for breeding, nesting, foraging, resting, over wintering, migration		
4	Inland, coastal, marine or underground waters		
5	State, National boundaries		
6	Routes or facilities used by the public for access to recreation or other tourist, pilgrim areas		
7	Defence installations		
8	Densely populated or built-up area		
9	Areas occupied by sensitive man-made land uses (<i>hospitals, schools, places of worship, community facilities</i>)		
10	Areas containing important, high quality or scarce resources (<i>ground water resources, surface resources, forestry, agriculture, fisheries, tourism, minerals</i>)		
11	Areas already subjected to pollution or		

	environmental damage. (those where existing legal environmental standards are exceeded)		
12	Areas susceptible to natural hazard which could cause the project to present environmental problems (earthquakes, subsidence, landslides, erosion, flooding or extreme or adverse climatic conditions)		

(IV). Proposed Terms of Reference for EIA studies

APPENDIX II

(See paragraph 6)

FORM-1 A (only for construction projects listed under item 8 of the Schedule)

CHECK LIST OF ENVIRONMENTAL IMPACTS

(Project proponents are required to provide full information and wherever necessary attach explanatory notes with the Form and submit along with proposed environmental management plan & monitoring programme)

1. LAND ENVIRONMENT

(Attach panoramic view of the project site and the vicinity)

1.1. Will the existing landuse get significantly altered from the project that is not consistent with the surroundings? (Proposed landuse must conform to the approved Master Plan / Development Plan of the area. Change of landuse if any and the statutory approval from the competent authority be submitted). Attach Maps of (i) site location, (ii) surrounding features of the proposed site (within 500 meters) and (iii) the site (indicating levels & contours) to appropriate scales. If not available attach only conceptual plans.

1.2. List out all the major project requirements in terms of the land area, built up area, water consumption, power requirement, connectivity, community facilities, parking needs etc.

1.3. What are the likely impacts of the proposed activity on the existing facilities adjacent to the proposed site? (Such as open spaces, community facilities, details of the existing landuse, disturbance to the local ecology).

1.4. Will there be any significant land disturbance resulting in erosion, subsidence & instability? (Details of soil type, slope analysis, vulnerability to subsidence, seismicity etc may be given).

1.5. Will the proposal involve alteration of natural drainage systems? (Give details on a contour map showing the natural drainage near the proposed project site)

1.6. What are the quantities of earthwork involved in the construction activity-cutting, filling, reclamation etc. (Give details of the quantities of earthwork involved, transport of fill materials from outside the site etc.)

1.7. Give details regarding water supply, waste handling etc during the construction period.

1.8. Will the low lying areas & wetlands get altered? (Provide details of how low lying and wetlands are getting modified from the proposed activity)

1.9. Whether construction debris & waste during construction cause health hazard? (Give quantities of various types of wastes generated during construction including the construction labour and the means of disposal)

2. WATER ENVIRONMENT

2.1. Give the total quantity of water requirement for the proposed project with the breakup of requirements for various uses. How will the water requirement met? State the sources & quantities and furnish a water balance statement.

2.2. What is the capacity (dependable flow or yield) of the proposed source of water?

2.3. What is the quality of water required, in case, the supply is not from a municipal source? (Provide physical, chemical, biological characteristics with class of water quality)

2.4. How much of the water requirement can be met from the recycling of treated wastewater? (Give the details of quantities, sources and usage)

2.5. Will there be diversion of water from other users? (Please assess the impacts of the project on other existing uses and quantities of consumption)

2.6. What is the incremental pollution load from wastewater generated from the proposed activity? (Give details of the quantities and composition of wastewater generated from the proposed activity)

2.7. Give details of the water requirements met from water harvesting? Furnish details of the facilities created.

2.8. What would be the impact of the land use changes occurring due to the proposed project on the runoff characteristics (quantitative as well as qualitative) of the area in the post construction phase on a long term basis? Would it aggravate the problems of flooding or water logging in any way?

2.9. What are the impacts of the proposal on the ground water? (Will there be tapping of ground water; give the details of ground water table, recharging capacity, and approvals obtained from competent authority, if any)

- 2.10. What precautions/measures are taken to prevent the run-off from construction activities polluting land & aquifers? (Give details of quantities and the measures taken to avoid the adverse impacts)
- 2.11. How is the storm water from within the site managed?(State the provisions made to avoid flooding of the area, details of the drainage facilities provided along with a site layout indication contour levels)
- 2.12. Will the deployment of construction labourers particularly in the peak period lead to unsanitary conditions around the project site (Justify with proper explanation)
- 2.13. What on-site facilities are provided for the collection, treatment & safe disposal of sewage? (Give details of the quantities of wastewater generation, treatment capacities with technology & facilities for recycling and disposal)
- 2.14. Give details of dual plumbing system if treated waste used is used for flushing of toilets or any other use.

3. VEGETATION

- 3.1. Is there any threat of the project to the biodiversity? (Give a description of the local ecosystem with it's unique features, if any)
- 3.2. Will the construction involve extensive clearing or modification of vegetation? (Provide a detailed account of the trees & vegetation affected by the project)
- 3.3. What are the measures proposed to be taken to minimize the likely impacts on important site features (Give details of proposal for tree plantation, landscaping, creation of water bodies etc along with a layout plan to an appropriate scale)

4. FAUNA

- 4.1. Is there likely to be any displacement of fauna- both terrestrial and aquatic or creation of barriers for their movement? Provide the details.
- 4.2. Any direct or indirect impacts on the avifauna of the area? Provide details.
- 4.3. Prescribe measures such as corridors, fish ladders etc to mitigate adverse impacts on fauna

5. AIR ENVIRONMENT

- 5.1. Will the project increase atmospheric concentration of gases & result in heat islands? (Give details of background air quality levels with predicted values based on dispersion models taking into account the increased traffic generation as a result of the proposed constructions)
- 5.2. What are the impacts on generation of dust, smoke, odorous fumes or other hazardous gases? Give details in relation to all the meteorological parameters.

5.3. Will the proposal create shortage of parking space for vehicles? Furnish details of the present level of transport infrastructure and measures proposed for improvement including the traffic management at the entry & exit to the project site.

5.4. Provide details of the movement patterns with internal roads, bicycle tracks, pedestrian pathways, footpaths etc., with areas under each category.

5.5. Will there be significant increase in traffic noise & vibrations? Give details of the sources and the measures proposed for mitigation of the above.

5.6. What will be the impact of DG sets & other equipment on noise levels & vibration in & ambient air quality around the project site? Provide details.

6. AESTHETICS

6.1. Will the proposed constructions in any way result in the obstruction of a view, scenic amenity or landscapes? Are these considerations taken into account by the proponents?

6.2. Will there be any adverse impacts from new constructions on the existing structures? What are the considerations taken into account?

6.3. Whether there are any local considerations of urban form & urban design influencing the design criteria? They may be explicitly spelt out.

6.4. Are there any anthropological or archaeological sites or artefacts nearby? State if any other significant features in the vicinity of the proposed site have been considered.

7. SOCIO-ECONOMIC ASPECTS

7.1. Will the proposal result in any changes to the demographic structure of local population? Provide the details.

7.2. Give details of the existing social infrastructure around the proposed project.

7.3. Will the project cause adverse effects on local communities, disturbance to sacred sites or other cultural values? What are the safeguards proposed?

8. BUILDING MATERIALS

8.1. May involve the use of building materials with high-embodied energy. Are the construction materials produced with energy efficient processes? (Give details of energy conservation measures in the selection of building materials and their energy efficiency)

8.2. Transport and handling of materials during construction may result in pollution, noise & public nuisance. What measures are taken to minimize the impacts?

8.3. Are recycled materials used in roads and structures? State the extent of savings achieved?

8.4. Give details of the methods of collection, segregation & disposal of the garbage generated during the operation phases of the project.

9. ENERGY CONSERVATION

9.1. Give details of the power requirements, source of supply, backup source etc. What is the energy consumption assumed per square foot of built-up area? How have you tried to minimize energy consumption?

9.2. What type of, and capacity of, power back-up to you plan to provide?

9.3. What are the characteristics of the glass you plan to use? Provide specifications of its characteristics related to both short wave and long wave radiation?

9.4. What passive solar architectural features are being used in the building? Illustrate the applications made in the proposed project.

9.5. Does the layout of streets & buildings maximise the potential for solar energy devices? Have you considered the use of street lighting, emergency lighting and solar hot water systems for use in the building complex? Substantiate with details.

9.6. Is shading effectively used to reduce cooling/heating loads? What principles have been used to maximize the shading of Walls on the East and the West and the Roof? How much energy saving has been effected?

9.7. Do the structures use energy-efficient space conditioning, lighting and mechanical systems? Provide technical details. Provide details of the transformers and motor efficiencies, lighting intensity and air-conditioning load assumptions? Are you using CFC and HCFC free chillers? Provide specifications.

9.8. What are the likely effects of the building activity in altering the micro-climates? Provide a self assessment on the likely impacts of the proposed construction on creation of heat island & inversion effects?

9.9. What are the thermal characteristics of the building envelope? (a) roof; (b) external walls; and (c) fenestration? Give details of the material used and the U-values or the R values of the individual components.

9.10. What precautions & safety measures are proposed against fire hazards? Furnish details of emergency plans.

9.11. If you are using glass as wall material provides details and specifications including emissivity and thermal characteristics.

9.12. What is the rate of air infiltration into the building? Provide details of how you are mitigating the effects of infiltration.

9.13. To what extent the non-conventional energy technologies are utilised in the overall energy consumption? Provide details of the renewable energy technologies used.

10. Environment Management Plan

The Environment Management Plan would consist of all mitigation measures for each item wise activity to be undertaken during the construction, operation and the entire life cycle to minimize adverse environmental impacts as a result of the activities of the project. It would also delineate the environmental monitoring plan for compliance of various environmental regulations. It will state the steps to be taken in case of emergency such as accidents at the site including fire.

APPENDIX III

(See paragraph 7

GENERIC STRUCTURE OF ENVIRONMENTAL IMPACT ASSESMENT DOCUMENT

S.NO	EIA STRUCTURE	CONTENTS
1.	Introduction	<ul style="list-style-type: none"> • Purpose of the report • Identification of project & project proponent • Brief description of nature, size, location of the project and its importance to the country, region • Scope of the study – details of regulatory scoping carried out (As per Terms of Reference)
2.	Project Description	<ul style="list-style-type: none"> • Condensed description of those aspects of the project (based on project feasibility study), likely to cause environmental effects. Details should be provided to give clear picture of the following: <ul style="list-style-type: none"> • Type of project • Need for the project • Location (maps showing general location, specific location, project boundary & project site layout) • Size or magnitude of operation (incl. Associated

		<p>activities required by or for the project</p> <ul style="list-style-type: none"> Proposed schedule for approval and implementation Technology and process description Project description. Including drawings showing project layout, components of project etc. Schematic representations of the feasibility drawings which give information important for EIA purpose Description of mitigation measures incorporated into the project to meet environmental standards, environmental operating conditions, or other EIA requirements (as required by the scope) Assessment of New & untested technology for the risk of technological failure
3.	Description of the Environment	<ul style="list-style-type: none"> Study area, period, components & methodology Establishment of baseline for valued environmental components, as identified in the scope Base maps of all environmental components
4.	Anticipated Environmental Impacts & Mitigation Measures	<ul style="list-style-type: none"> Details of Investigated Environmental impacts due to project location, possible accidents, project design, project construction, regular operations, final decommissioning or rehabilitation of a completed project Measures for minimizing and / or offsetting adverse impacts identified Irreversible and Irretrievable commitments of environmental components Assessment of significance of impacts (Criteria for determining significance, Assigning significance) Mitigation measures
5.	Analysis of Alternatives (Technology & Site)	<ul style="list-style-type: none"> In case, the scoping exercise results in need for alternatives: Description of each alternative

		<ul style="list-style-type: none"> • Summary of adverse impacts of each alternative • Mitigation measures proposed for each alternative and • Selection of alternative
6.	Environmental Monitoring Program	<ul style="list-style-type: none"> • Technical aspects of monitoring the effectiveness of mitigation measures (incl. Measurement methodologies, frequency, location, data analysis, reporting schedules, emergency procedures, detailed budget & procurement schedules)
7.	Additional Studies	<ul style="list-style-type: none"> • Public Consultation • Risk assessment • Social Impact Assessment. R&R Action Plans
8.	Project Benefits	<ul style="list-style-type: none"> • Improvements in the physical infrastructure • Improvements in the social infrastructure • Employment potential –skilled; semi-skilled and unskilled • Other tangible benefits
9.	Environmental Cost Benefit Analysis	If recommended at the Scoping stage
10.	EMP	<ul style="list-style-type: none"> • Description of the administrative aspects of ensuring that mitigative measures are implemented and their effectiveness monitored, after approval of the EIA
11	Summary & Conclusion (This will constitute the summary of the EIA Report)	<ul style="list-style-type: none"> • Overall justification for implementation of the project • Explanation of how, adverse effects have been mitigated
12.	Disclosure of Consultants engaged	<ul style="list-style-type: none"> • The names of the Consultants engaged with their brief resume and nature of Consultancy rendered

APPENDIX III A
(See paragraph 7)

CONTENTS OF SUMMARY ENVIRONMENTAL IMPACT ASSESSMENT

The Summary EIA shall be a summary of the full EIA Report condensed to ten A-4 size pages at the maximum. It should necessarily cover in brief the following Chapters of the full EIA Report: -

1. Project Description
2. Description of the Environment
3. Anticipated Environmental impacts and mitigation measures
4. Environmental Monitoring Programme
5. Additional Studies
6. Project Benefits
7. Environment Management Plan

APPENDIX IV
(See paragraph 7)

PROCEDURE FOR CONDUCT OF PUBLIC HEARING

1.0 The Public Hearing shall be arranged in a systematic, time bound and transparent manner ensuring widest possible public participation at the project site(s) or in its close proximity District -wise, by the concerned State Pollution Control Board (SPCB) or the Union Territory Pollution Control Committee (UTPCC).

2.0 The Process:

2.1 The Applicant shall make a request through a simple letter to the Member Secretary of the SPCB or Union Territory Pollution Control Committee, in whose jurisdiction the project is located, to arrange the public hearing within the prescribed statutory period. In case the project site is extending beyond a State or Union Territory, the public hearing is mandated in each State or Union Territory in which the project is sited and the Applicant shall make separate requests to each concerned SPCB or UTPCC for holding the public hearing as per this procedure.

2.2 The Applicant shall enclose with the letter of request, at least 10 hard copies and an equivalent number of soft (electronic) copies of the draft EIA Report with the generic structure given in Appendix III including the Summary Environment Impact Assessment report in English and in the local language, prepared strictly in accordance with the Terms of Reference communicated after Scoping (Stage-2). Simultaneously the applicant shall arrange to forward copies, one hard and one soft, of the above draft EIA Report along with the Summary EIA report to the Ministry of Environment and Forests and to the following authorities or offices, within whose jurisdiction the project will be located:

- (a) District Magistrate/s
- (b) Zila Parishad or Municipal Corporation
- (c) District Industries Office
- (d) Concerned Regional Office of the Ministry of Environment and Forests

2.3 On receiving the draft Environmental Impact Assessment report, the above-mentioned authorities except the MoEF, shall arrange to widely publicize it within their respective jurisdictions requesting the interested persons to send their comments to the concerned regulatory authorities. They shall also make available the draft EIA Report for inspection electronically or otherwise to the public during normal office hours till the Public Hearing is over. The Ministry of Environment and Forests shall promptly display the Summary of the draft Environmental Impact Assessment report on its website, and also make the full draft EIA available for reference at a notified place during normal office hours in the Ministry at Delhi.

2.4 The SPCB or UTPCC concerned shall also make similar arrangements for giving publicity about the project within the State/Union Territory and make available the Summary of the draft Environmental Impact Assessment report (Appendix III A) for inspection in select offices or public libraries or panchayats etc. They shall also additionally make available a copy of the draft Environmental Impact Assessment report to the above five authorities/offices viz, Ministry of Environment and Forests, District Magistrate etc.

3.0 Notice of Public Hearing:

3.1 The Member-Secretary of the concerned SPCB or UTPCC shall finalize the date, time and exact venue for the conduct of public hearing within 7(seven) days of the date of receipt of the draft Environmental Impact Assessment report from the project proponent, and advertise the same in one major National Daily and one Regional vernacular Daily. A minimum notice period of 30(thirty) days shall be provided to the public for furnishing their responses;

3.2 The advertisement shall also inform the public about the places or offices where the public could access the draft Environmental Impact Assessment report and the Summary Environmental Impact Assessment report before the public hearing.

3.3 No postponement of the date, time, venue of the public hearing shall be undertaken, unless some untoward emergency situation occurs and only on the recommendation of the concerned District Magistrate the postponement shall be notified to the public through the same National and Regional vernacular dailies and also prominently displayed at all the identified offices by the concerned SPCB or Union Territory Pollution Control Committee;

3.4 In the above exceptional circumstances fresh date, time and venue for the public consultation shall be decided by the Member –Secretary of the concerned SPCB or UTPCC only in consultation with the District Magistrate and notified afresh as per procedure under 3.1 above.

4.0 The Panel

4.1 The District Magistrate or his or her representative not below the rank of an Additional District Magistrate assisted by a representative of SPCB or UTPCC, shall supervise and preside over the entire public hearing process.

5.0 Videography

5.1 The SPCB or UTPCC shall arrange to video film the entire proceedings. A copy of the videotape or a CD shall be enclosed with the public hearing proceedings while forwarding it to the Regulatory Authority concerned.

6.0 Proceedings

6.1 The attendance of all those who are present at the venue shall be noted and annexed with the final proceedings.

6.2 There shall be no quorum required for attendance for starting the proceedings.

6.3 A representative of the applicant shall initiate the proceedings with a presentation on the project and the Summary EIA report.

6.4 Every person present at the venue shall be granted the opportunity to seek information or clarifications on the project from the Applicant. The summary of the public hearing proceedings accurately reflecting all the views and concerns expressed shall be recorded by the representative of the SPCB or UTPCC and read over to the audience at the end of the proceedings explaining the contents in the vernacular language and the agreed minutes shall be signed by the District Magistrate or his or her representative on the same day and forwarded to the SPCB/UTPCC concerned.

6.5 A Statement of the issues raised by the public and the comments of the Applicant shall also be prepared in the local language and in English and annexed to the proceedings.

6.6 The proceedings of the public hearing shall be conspicuously displayed at the office of the Panchyats within whose jurisdiction the project is located, office of the concerned Zila Parishad, District Magistrate, and the SPCB or UTPCC. The SPCB or UTPCC shall also display the proceedings on its website for general information. Comments, if any, on the proceedings which may be sent directly to the concerned regulatory authorities and the Applicant concerned.

7.0 Time period for completion of public hearing

7.1 The public hearing shall be completed within a period of 45 (forty five) days from date of receipt of the request letter from the Applicant. Therefore the SPCB or UTPCC concerned shall send the public hearing proceedings to the concerned regulatory authority within 8(eight) days of the completion of the public hearing. The applicant may also directly forward a copy of the approved public hearing proceedings to the regulatory authority concerned along with the final Environmental Impact Assessment report or supplementary report to the draft EIA report prepared after the public hearing and public consultations.

7.2 If the SPCB or UTPCC fails to hold the public hearing within the stipulated 45(forty five) days, the Central Government in Ministry of Environment and Forests for Category 'A' project or activity and the State Government or Union Territory Administration for Category 'B' project or activity at the request of the SEIAA, shall engage any other agency or authority to complete the process, as per procedure laid down in this notification.

APPENDIX -V (See paragraph 7)

PROCEDURE PRESCRIBED FOR APPRAISAL

1. The applicant shall apply to the concerned regulatory authority through a simple communication enclosing the following documents where public consultations are mandatory: -

- Final Environment Impact Assessment Report [20(twenty) hard copies and 1 (one) soft copy]
- A copy of the video tape or CD of the public hearing proceedings
- A copy of final layout plan (20 copies)
- A copy of the project feasibility report (1 copy)

2. The Final EIA Report and the other relevant documents submitted by the applicant shall be scrutinized in office within 30 days from the date of its receipt by the concerned Regulatory Authority strictly with reference to the TOR and the inadequacies noted shall be communicated electronically or otherwise in a single set

to the Members of the EAC /SEAC enclosing a copy each of the Final EIA Report including the public hearing proceedings and other public responses received along with a copy of Form -1 or Form 1A and scheduled date of the EAC /SEAC meeting for considering the proposal .

3. Where a public consultation is not mandatory and therefore a formal EIA study is not required, the appraisal shall be made on the basis of the prescribed application Form 1 and a pre-feasibility report in the case of all projects and activities other than Item 8 of the Schedule .In the case of Item 8 of the Schedule, considering its unique project cycle , the EAC or SEAC concerned shall appraise all Category B projects or activities on the basis of Form 1, Form 1A and the conceptual plan and stipulate the conditions for environmental clearance . As and when the applicant submits the approved scheme /building plans complying with the stipulated environmental clearance conditions with all other necessary statutory approvals, the EAC /SEAC shall recommend the grant of environmental clearance to the competent authority.

4. Every application shall be placed before the EAC /SEAC and its appraisal completed within 60 days of its receipt with requisite documents / details in the prescribed manner.

5. The applicant shall be informed at least 15 (fifteen) days prior to the scheduled date of the EAC /SEAC meeting for considering the project proposal.

6. The minutes of the EAC /SEAC meeting shall be finalised within 5 working days of the meeting and displayed on the website of the concerned regulatory authority. In case the project or activity is recommended for grant of EC, then the minutes shall clearly list out the specific environmental safeguards and conditions. In case the recommendations are for rejection, the reasons for the same shall also be explicitly stated.

APPENDIX VI

(See paragraph 5)

COMPOSITION OF THE SECTOR/ PROJECT SPECIFIC EXPERT APPRAISAL COMMITTEE (EAC) FOR CATEGORY A PROJECTS AND THE STATE/UT LEVEL EXPERT APPRAISAL COMMITTEES (SEACs) FOR CATEGORY B PROJECTS TO BE CONSTITUTED BY THE CENTRAL GOVERNMENT

1. The Expert Appraisal Committees (EAC(s) and the State/UT Level Expert Appraisal Committees (SEACs) shall consist of only professionals and experts fulfilling the following eligibility criteria:

Professional: The person should have at least (i) 5 years of formal University training in the concerned discipline leading to a MA/MSc Degree, or (ii) in case of Engineering /Technology/Architecture disciplines, 4 years formal training in a professional training course together with prescribed practical training in the field leading to a B.Tech/B.E./B.Arch. Degree, or (iii) Other professional degree (e.g. Law) involving a total of 5 years of formal University training and prescribed practical training, or (iv) Prescribed apprenticeship/article ship and pass examinations conducted by the concerned professional association (e.g. Chartered Accountancy),or (v) a University degree , followed by 2 years of formal training in a University or Service Academy (e.g. MBA/IAS/IFS). In selecting the individual professionals, experience gained by them in their respective fields will be taken note of.

Expert: A professional fulfilling the above eligibility criteria with at least 15 years of relevant experience in the field, or with an advanced degree (e.g. Ph.D.) in a concerned field and at least 10 years of relevant experience.

Age: Below 70 years. However, in the event of the non-availability of /paucity of experts in a given field, the maximum age of a member of the Expert Appraisal Committee may be allowed up to 75 years

2. The Members of the EAC shall be Experts with the requisite expertise and experience in the following fields /disciplines. In the event that persons fulfilling the criteria of "Experts" are not available, Professionals in the same field with sufficient experience may be considered:

- **Environment Quality Experts:** Experts in measurement/monitoring, analysis and interpretation of data in relation to environmental quality
- **Sectoral Experts in Project Management:** Experts in Project Management or Management of Process/Operations/Facilities in the relevant sectors.
- **Environmental Impact Assessment Process Experts:** Experts in conducting and carrying out Environmental Impact Assessments (EIAs) and preparation of Environmental Management Plans (EMPs) and other Management plans and who have wide expertise and knowledge of predictive techniques and tools used in the EIA process

- **Risk Assessment Experts**
 - **Life Science Experts in floral and faunal management**
 - **Forestry and Wildlife Experts**
 - **Environmental Economics Expert with experience in project appraisal**
3. The Membership of the EAC shall not exceed 15 (fifteen) regular Members. However the Chairperson may co-opt an expert as a Member in a relevant field for a particular meeting of the Committee.
4. The Chairperson shall be an outstanding and experienced environmental policy expert or expert in management or public administration with wide experience in the relevant development sector.
5. The Chairperson shall nominate one of the Members as the Vice Chairperson who shall preside over the EAC in the absence of the Chairman /Chairperson.
6. A representative of the Ministry of Environment and Forests shall assist the Committee as its Secretary.
7. The maximum tenure of a Member, including Chairperson, shall be for 2 (two) terms of 3 (three) years each.
8. The Chairman / Members may not be removed prior to expiry of the tenure without cause and proper enquiry.

Undertaking for fuel stations to be generally be part of the rest area complex having other amenities like place for parking, Toilets, Restaurants, Rest Rooms, and Shops etc. Proper planning should be made by the user agency, in advance, for construction of such complex along the highways, so that destruction of road side forest is minimized.

I do hereby undertake that the rest area complex having other amenities like place for parking, Toilets, Restaurants, Rest Rooms, and Shops etc. to be constructed with proper planning, so that for construction of such complex along the highways, destruction of road side forest is minimized.



Signature of User Agency

Name: Pradeep Kumar Mallick

Pradeep Kumar Mallick

COUNTERSIGNED



**Divisional Forest Officer
Cuttack Forest Division**

Undertaking for providing suitable signs and markings showing the location of the fuel station without disturbing the road side plantations.

I do here by undertake to provide suitable signs and markings showing the location of the fuel station without disturbing the road side plantations.



Signature of User Agency

Name: Pradeep Kumar Mallick
Pradeep Kumar Mallick

COUNTERSIGNED



Divisional Forest Officer
Cuttack Forest Division

Undertaking for construction of no additional or new path inside the forest area for any activity related to the project work.

I do here by undertake not to construct any additional or new path for any activity related to the project work beside the forest area allotted to me.


Signature of User Agency

Name: Pradeep Kumar Mallick
Pradeep Kumar Mallick

COUNTERSIGNED


Divisional Forest Officer
Cuttack Forest Division

Undertaking for no labour camp to be allowed in the forest area.

I do here by undertake not to construct any labour camp in the forest area.



Signature of User Agency

Name: Pradeep Kumar Mallick

Pradeep Kumar Mallick

COUNTERSIGNED



**Divisional Forest Officer
Cuttack Forest Division**

Undertaking for "The user agency shall provide LPG to labourers working at the site to avoid damage/tree felling and ensure no fuel wood used".

I do here by undertake to provide LPG to labourers working at the site to avoid damage/tree felling and ensure no fuel wood used.

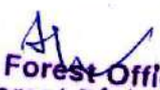


Signature of User Agency

Name: Pradeep Kumar Mallick

Pradeep Kumar Mallick

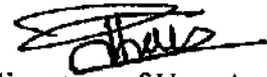
COUNTERSIGNED



**Divisional Forest Officer
Cuttack Forest Division**

Undertaking for "The user agency while executing works shall not fell any tree or damage forest growth in the surrounding forest area in any manner".

I do here by undertake not to fell any tree or damage forest growth in the surrounding forest area in any manner while executing works.



Signature of User Agency

Name: Pradeep Kumar Mallick

Pradeep Kumar Mallick

COUNTERSIGNED



**Divisional Forest Officer
Cuttack Forest Division**

Annexure-XIV

UNDERTAKING FOR "The Boundary of the forest land to be diverted shall be suitably demarcated on ground at the project cost, as per the direction of the concerned Divisional Forest Officer."

I do hereby undertake that the boundary of the forest land to be diverted shall be suitably demarcated on ground at the project cost, as per the directions of the concerned Divisional Forest Officer.



Signature of User Agency

Name: Pradeep Kumar Mallick

Pradeep Kumar Mallick

COUNTERSIGNED



Divisional Forest Officer
Cuttack Forest Division

Undertaking for “the period of diversion under this approval which shall be co-terminus with the period of lease granted in favour of user agency or the project life, whichever is less”.

I do hereby undertake that the period of diversion under this approval shall be co-terminus with the period of lease granted in favour of user agency or the project life, whichever is less.



Signature of User Agency

Name: Pradeep Kumar Mallick

Pradeep Kumar Mallick

COUNTERSIGNED



**Divisional Forest Officer
Cuttack Forest Division**

Annexure-^{XVI}

Undertaking for not to change the layout plan of the proposed forest land without the prior approval of the Ministry of Environment, Forest and Climate Change.

I do hereby undertake that, the layout plan of the proposed forest land shall not be changed without the prior approval of the Ministry of Environment, Forest and Climate Change.


Signature of User Agency

Name: Pradeep Kumar Mallick

Pradeep Kumar Mallick

COUNTERSIGNED


**Divisional Forest Officer
Cuttack Forest Division**

Undertaking for "The forest land shall not be used for any purpose other than that specified in the proposal and under no circumstances be transferred to any other user agency, department or person without the prior approval of Ministry of Environment, Forest and Climate Change".

I do hereby undertake that, the forest land shall not be used for any purpose other than that specified in the proposal and under no circumstances be transferred to any other user agency, department or person without the prior approval of Ministry of Environment, Forest and Climate Change.



Signature of User Agency

Name: Pradeep Kumar Mallick

Pradeep Kumar Mallick

COUNTERSIGNED



**Divisional Forest Officer
Cuttack Forest Division**

Undertaking for "Any other conditions that Ministry of Environment, Forest and Climate Change may impose from time to time in the interest of afforestation, conservation and management of flora and fauna in the area, shall be complied by the user agency".

I do hereby undertake that, any other conditions that Ministry of Environment, Forest and Climate Change may impose from time to time in the interest of afforestation, conservation and management of flora and fauna in the area, shall be complied by the user agency



Signature of User Agency

Name: Pradeep Kumar Mallick

Pradeep Kumar Mallick

COUNTERSIGNED



**Divisional Forest Officer
Cuttack Forest Division**

Undertaking for "The State Govt. and the user agency shall ensure compliance to provision of the all Acts, Rules , Regulations, Guidelines, NGT order(s) and Hon'ble Court order (s) pertaining to this project, if any, for the time being in force, as applicable to the project".

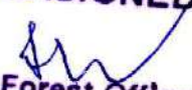
I do hereby undertake that, the State Govt. and the user agency shall ensure compliance to provision of the all Acts, Rules , Regulations, Guidelines, NGT order(s) and Hon'ble court order (s) pertaining to this project, if any, for the time being in force, as applicable to the project.



Signature of User Agency

Name: Pradeep Kumar Mallick
Pradeep Kumar Mallick

COUNTERSIGNED



**Divisional Forest Officer
Cuttack Forest Division**

Annexure- ~~①~~ × ×

Undertaking for "The compliance report shall be uploaded on e-portal (<http://parivesh.nic.in>)" is as below.

I do hereby undertake that, the compliance report shall be uploaded on e-portal (<http://parivesh.nic.in>).



Signature of User Agency

Name: Pradeep Kumar Mallick

Pradeep Kumar Mallick

COUNTERSIGNED



**Divisional Forest Officer
Cuttack Forest Division**