

कार्यालय प्रधान मुख्य वन संरक्षक (कक्ष भू-प्रबंध), सतपुड़ा भवन, मध्यप्रदेश, भोपाल
 क्रमांक / एफ-1 / FP/MP/MIN/20921/2016/ 3870 भोपाल, दिनांक 25/08/2023
 प्रति,

वन महानिरीक्षक (एफ.सी.)

भारत सरकार, पर्यावरण वन एवं जलवायु परिवर्तन मंत्रालय
 इंदिरा पर्यावरण भवन, अलीगंज,
 जोरबाग रोड, नई दिल्ली-110003

विषय:-Diversion of 107.816 (Forest block No. RF-340, RF-341, RF-342 and RF-343) ha of forest land in favour of Western Coalfield Ltd. for Tawa underground coal mining project under Forest Division and District Betul, Madhya Pradesh (Online proposal No. FP/MP/MIN/20921/2016) regd.

संदर्भ:- आपका पत्र क्रमांक 8-06/2018-FC दिनांक 02/11/2018

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कृपया प्रकरण में भारत सरकार, पर्यावरण एवं वन मंत्रालय, नई दिल्ली द्वारा पत्र क्रमांक / 8-06/2018-FC दिनांक 02/11/2018 से प्रदत्त प्रथम चरण सैद्धांतिक स्वीकृति में अधिरोपित शर्तों का पालन प्रतिवेदन वन मंडल अधिकारी, उत्तर बैतूल द्वारा पत्र दिनांक 22/06/2021 से प्रस्तुत किया गया है जिसका संक्षिप्त विवरण निम्नानुसार है:-

शर्त	अधिरोपित शर्त	पालन प्रतिवेदन															
(i)	Legal status of the diverted forest land shall remain unchanged;	आवेदक संस्था को शर्त मान्य है। आवेदक संस्था का वचन पत्र Annexure-1 पर संलग्न है।															
(ii)	The user agency shall pay the NPV and Penal NPV for entire area (50% NPV for underground mining + 50% Penal NPV = 100% NPV) as per the Ministry's guidelines dated 29.01.2018;	WCL द्वारा सामान्य एन.पी.व्ही. की राशि रूपये 4,32,88,124/- एवं दाण्डिक एन.पी.व्ही. की राशि रूपये 4,32,88,124/- आनलाईन कैम्पा मद मे जमा किये गये हैं। जमा राशि का विवरण Annexure-2 पर संलग्न है।															
(iii)	Appropriate action may be initiated by the State Government against the concerned officers responsible for violation;	<p>WCL द्वारा CBA (A&D) Act. 1957 के तहत अधिग्रहित 107.816 हेक्टेयर भूमि वन (संरक्षण) अधिनियम 1980 की स्वीकृति हेतु प्रस्तावित की गई है जिसका विवरण निम्नानुसार है:-</p> <table border="1"> <thead> <tr> <th>Notification under CBA Act, 1957</th> <th>Area Allocated (in ha.)</th> <th>Name of Block in the name of which acquisition was done</th> </tr> </thead> <tbody> <tr> <td>4055 Date 14/10/1971</td> <td>8.5</td> <td>PKD II</td> </tr> <tr> <td>2760 Date 19/09/1963</td> <td>95.016</td> <td>PKD Main Block</td> </tr> <tr> <td>290 Date 18/12/1971</td> <td>4.3</td> <td>Ghogari Block</td> </tr> <tr> <td>Total</td> <td>107.816</td> <td></td> </tr> </tbody> </table>	Notification under CBA Act, 1957	Area Allocated (in ha.)	Name of Block in the name of which acquisition was done	4055 Date 14/10/1971	8.5	PKD II	2760 Date 19/09/1963	95.016	PKD Main Block	290 Date 18/12/1971	4.3	Ghogari Block	Total	107.816	
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(iv)	<p>The User Agency shall be deposited, the Net Present Value (NPV) of the forest land being diverted under this proposal, as per the orders of the Hon'ble Supreme Court of India dated 28.03.2008, 24.04.2008 and 09.05.2008 in Writ Petition (Civil) No. 202/ 1995 and the guidelines issued by this Ministry vide its letter No. 5-3/2007-FC dated 05.02.2009. The requisite funds shall be deposited in the account of Ad-hoc CAMPA of the concerned State through online e-portal only;</p>	<p>WCL द्वारा सामान्य एन.पी.व्ही. की राशि रूपये 4,32,88,124/- एवं दाण्डिक एन.पी.व्ही. की राशि रूपये 4,32,88,124/- आनलाईन कैम्पा मद मे जमा किये गये है। जमा राशि का विवरण Annexure-2 पर संलग्न है।</p>
(v)	<p>The User Agency shall pay the additional amount of NPV, if so determined, as per the final decision of the Hon'ble Supreme Court of India;</p>	<p>आवेदक संस्था को शर्त मान्य है। आवेदक संस्था का वचन पत्र Annexure-3 पर संलग्न है।</p>
(vi)	<p>WCL should submit the compliance report of in principle approval granted by this Ministry's letter F.No. 8-102/2004-FC dated 30.01.2012, in favour of WCL for diversion of another parcel of 90.00 ha. of forest land, and deposit the compensatory levies of Rs 25,54,62,766 with interest rate of 12% per annum;</p>	<p>WCL की एक अन्य शोभापुर खदान रकबा 90.00 हेक्टेयर वनभूमि व्यपवर्तन प्रकरण में आवेदक संस्था द्वारा क्षतिपूर्ति वनीकरण की राशि रूपये 6,46,96,050/- एवं दाण्डिक क्षतिपूर्ति वनीकरण की राशि रूपये 16,75,42,827/- कुल राशि रूपये 23,22,38,995/- भारत सरकार कैम्पा मद मे दिनांक 02/06/2018 को हस्तान्तरित किये गये है जिसका UTR No. SBINR52018060200041600 है। तथा शेष 10 प्रतिशत पर्यवेक्षण शुल्क की राशि रूपये 64,69,605/- व 1,67,54,284/- राशि वन मंडल उत्तर बैतूल में डिमाण्ड इफट से जमा की गई है। इस प्रकार कुल राशि रूपये 25,54,62,884/-आवेदक संस्था द्वारा जमा किये जा चुके है। जमा राशियों का विवरण Annexure- 5 & 6 पर संलग्न है।</p>
(vii)	<p>The user agency should ensure that the compensatory levies (CA cost, NPV, etc.) are deposited through challan generated online on web portal and deposited in appropriate bank online only. Amount deposited through other mode will not be accepted as compliance of the Stage- I clearance;</p>	<p>WCL द्वारा सामान्य एन.पी.व्ही. की राशि रूपये 4,32,88,124/- एवं दाण्डिक एन.पी.व्ही. की राशि रूपये 4,32,88,124/- वेब पोर्टल के माध्यम से आनलाईन कैम्पा मद मे जमा किये गये है। जमा राशि का विवरण Annexure-2 पर संलग्न है।</p>

(viii)	<p>Period of diversion of the said forest land under this approval shall be for a period co-terminus with the period of the mining lease proposed to be granted under the mines and Minerals (Development and Regulation) Act, 1957, and the Rules framed there under, subject to a maximum period of 30 years. The State Government will submit the lease agreement document specified in the lease agreement;</p>	<p>WCL द्वारा कोयला मंत्रालय, नई दिल्ली के पत्र क्र. 43015 / 28 / 2017-LAIR(Vol.II) दि 01/12/2019 की प्रति प्रस्तुत कर लेख किया गया है कि प्रस्तावित भूमि CBA (A&D) Act. 1957 के तहत अधिग्रहित की गई है जिसमें MMDR Act.1957 के प्रावधान लागू नहीं होते हैं। आवेदक संस्था का वचन पत्र Annexure-8 & 9 पर संलग्न है।</p>
(ix)	<p>Area on surface of the mining lease shall be fenced and afforested;</p>	<p>आवेदक संस्था द्वारा लेख किया गया है कि यह परियोजना भूमिगत खनन की होने के उपरि सतह वन विभाग के अधीन रहेगा।</p>
(x)	<p>The State Government and user agency shall monitor the mining induced subsidence and take appropriate mitigative measures to ensure that it remains within the permissible limit;</p>	<p>आवेदक संस्था को शर्त मान्य है। आवेदक संस्था का वचन पत्र Annexure-10 पर संलग्न है।</p>
(xi)	<p>The User agency and the State Government shall implement the Wildlife Conservation Plan for area located within 10 kilometer distance from the forest land proposed to be diverted from the funds to be provided by the user agency;</p>	<p>WCL इस शर्त के संबंध में लेख किया गया है कि यह परियोजना भूमिगत उत्खनन की है। उपरि सतह वन विभाग के अधीन रहेगा। इसमें बन्यप्राणी प्रबंधन योजना की आवश्यकता नहीं है। प्रस्तावित खदान भूमिगत होने के कारण बन्यप्राणी प्रबन्धन योजना तैयार करने की आवश्यकता प्रतीत नहीं होती है।</p>
(xii)	<p>The user agency shall implement the following activities under the supervision of the State Forest Department at the project cost;</p>	
(a)	<p>Mitigative measures to minimize soil erosion and choking of stream shall be initiated to be implemented within a period of three years with effect from the date of issue of Stage-II clearance in accordance with the approved Plan in consultation with the State Forest Department;</p>	<p>आवेदक संस्था द्वारा लेख किया गया है कि यह परियोजना भूमिगत उत्खनन की है इस कारण यह शर्त लागू नहीं होती है।</p>
(b)	<p>Planting of adequate drought hardy plant species and sowing of seeds, in the appropriate area within the mining lease to arrest soil erosion in accordance with the approved scheme;</p>	<p>आवेदक संस्था द्वारा लेख किया गया है कि यह परियोजना भूमिगत उत्खनन की है इस कारण यह शर्त लागू नहीं होती है।</p>

(c)	Construction of check dams, retention /toe walls to arrest sliding down of the excavated material along the contour in accordance with the approved scheme;	आवेदक संस्था द्वारा लेख किया गया है कि यह परियोजना भूमिगत उत्खनन की है इस कारण यह शर्त लागू नहीं होती है।
(d)	Stabilize the overburden dumps by appropriate grading/benching, in accordance with the approved scheme, so as to ensure that angles of repose at any given place is less than 280; and	आवेदक संस्था द्वारा लेख किया गया है कि यह परियोजना भूमिगत उत्खनन की है इस कारण यह शर्त लागू नहीं होती है।
(e)	No damage shall be caused to the top-soil and the user agency will follow the top soil management plan;	आवेदक संस्था द्वारा लेख किया गया है कि यह परियोजना भूमिगत खनन की है इस कारण यह शर्त लागू नहीं होती है।
(xiii)	The User Agency shall undertake mining in a phased manner after taking due care for reclamation of the mined over area. The concurrent reclamation plan as per the approved mining plan shall be executed by the User Agency from the very first year, and an annual report on implementation thereof shall be submitted to the Nodal Officer, Forest (Conservation) Act, 1980, in the concerned State Government and the concerned Regional Office of the Ministry. If it is found from the annual report that the activities indicated in the concurrent reclamation plan are not being executed by the User Agency, the Nodal Officer or the Addl. Pr. Chief Conservator of Forests (Central) may direct that the mining activities shall remain suspended till such time, such reclamation activities area satisfactorily executed;	आवेदक संस्था को शर्त मान्य है। आवेदक संस्था का वचन पत्र Annexure-11 पर संलग्न है। आवेदक संस्था द्वारा माईन क्लोजर प्लान संलग्न कर लेख किया गया है कि माईन क्लोजर प्लान अनुसार गतिविधिया सम्पादित की जावेगी।
(xiv)	The user agency shall implement the R&R Plan as per the R&R Policy of State Government in consonance with National R&R Policy, Government of India before the commencement of the project work. The said R&R Plan will be monitored by the State Government/Regional Office of MoEF&CC along with indicators for monitoring and expected observable milestones;	आवेदक संस्था द्वारा लेख किया गया है कि यह परियोजना भूमिगत उत्खनन की है इस कारण यह शर्त लागू नहीं होती है।

(xv)	The user agency in consultation with the State Government shall create and maintain alternate habitat/home for the avifauna, whose nesting trees are to be cleared in this project. Birds' nests artificially made out of eco-friendly material shall be used in the area, including forest area and human settlements, adjoining the forest area being diverted for the project;	आवेदक संस्था द्वारा लेख किया गया है कि यह परियोजना भूमिगत उत्थनन की होने व पेड़ों की कटाई नहीं होने के कारण पक्षियों के रहवास व घोसलों पर कोई प्रतिकूल प्रभाव नहीं पड़ता है।
(xvi)	The boundary of the diverted forest land, mining lease and safety zone, as applicable, shall be demarcated on ground at the project cost, by erecting four feet high reinforced cement concrete pillars, each inscribed with its serial number, distance from pillar to pillar and GPS co-ordinates;	आवेदक संस्था को शर्त मान्य है। आवेदक संस्था का वचन पत्र Annexure-12 पर संलग्न है।
(xvii)	The ground area over the mine shall not be allowed to be used for construction of residential buildings or labour camps;	आवेदक संस्था को शर्त मान्य है। आवेदक संस्था का वचन पत्र Annexure-13 पर संलग्न है।
(xviii)	The State Government shall ensure that green cover on the ground over the underground part of mine shall be maintained as forest and supplemented by plantations in gaps at the cost of user agency;	आवेदक संस्था को शर्त मान्य है। आवेदक संस्था का वचन पत्र Annexure-14 पर संलग्न है।
(xix)	The User Agency shall obtain the Environment Clearance as per the provisions of the Environmental (Protection) Act, 1986, if required;	आवेदक संस्था द्वारा लेख किया गया है कि पर्यावरण (संरक्षण) अधिनियम 1986 के अन्तर्गत उपयोगकर्ता एजेन्सी को पहले ही पर्यावरणीय स्वीकृति प्राप्त हो चुकी है। संस्था का वचन पत्र Annexure-15 पर संलग्न है।
(xx)	Any tree felling shall be done only when it is unavoidable and that too under strict supervision of the State Forest Department;	आवेदक संस्था को शर्त मान्य है। आवेदक संस्था का वचन पत्र Annexure-16 पर संलग्न है।
(xxi)	The layout plan of the proposal shall not be changed without the prior approval of the Central Government;	आवेदक संस्था को शर्त मान्य है। आवेदक संस्था का वचन पत्र Annexure-17 पर संलग्न है।
(xxii)	No construction of Buildings/labour camps/huts shall be allowed on the forest land;	आवेदक संस्था को शर्त मान्य है। आवेदक संस्था का वचन पत्र Annexure-18 पर संलग्न है।

(xxiii)	The User Agency shall provide fuels preferably alternate fuels to the labourers and the staff working at the site so as to avoid any damage and pressure on the nearby forest areas;	आवेदक संस्था को शर्त मान्य है। आवेदक संस्था का वचन पत्र Annexure-19 पर संलग्न है।
(xxiv)	The State Government and the User agency shall ensure de-silting of the village tanks and other water bodies located within five km from the mine lease boundary so as to mitigate the impact of siltation of such tanks/water bodies, whenever required preferably within five years from the date of approval of Stage-II Clearance;	आवेदक संस्था द्वारा लेख किया गया है कि यह परियोजना भूमिगत खनन की होने के कारण यह शर्त लागू नहीं होती है।
(xxv)	The forest land shall not be used for any purpose other than that specified in the proposal;	आवेदक संस्था को शर्त मान्य है। आवेदक संस्था का वचन पत्र Annexure-20 पर संलग्न है।
(xxvi)	The forest land proposed to be diverted shall under no circumstances be transferred to any other agency, department or person without prior approval of the Central Government;	आवेदक संस्था को शर्त मान्य है। आवेदक संस्था का वचन पत्र Annexure-21 पर संलग्न है।
(xxvii)	No damage to the flora and fauna of the adjoining area shall be caused;	आवेदक संस्था को शर्त मान्य है। आवेदक संस्था का वचन पत्र Annexure-22 पर संलग्न है।
(xxviii)	The User Agency shall submit the annual self - compliance report in respect of the above stated conditions to the State Government, concerned Regional Office and to this Ministry by the end of March every year;	आवेदक संस्था को शर्त मान्य है। आवेदक संस्था का वचन पत्र Annexure-23 पर संलग्न है।
(xxix)	Any other condition that the concerned Regional Office of this Ministry may stipulate, from time to time, in the interest of conservation, protection and development of forests & wildlife; and	आवेदक संस्था को शर्त मान्य है। आवेदक संस्था का वचन पत्र Annexure-24 पर संलग्न है।
(xxx)	The user agency shall comply all the provisions of the all Acts, Rules, Regulations, Guidelines, Hon'ble Court Order (s) and National Green Tribunal Order(s) pertaining to this project, if any, for the time being in force, as applicable to the project;	आवेदक संस्था को शर्त मान्य है। आवेदक संस्था का वचन पत्र Annexure-25 पर संलग्न है।

अतः आवेदक संस्था का पालन प्रतिवेदन पत्र दिनांक 08/06/2021 संलग्न कर प्रकरण में
औपचारिक अनुमोदन प्रदान करने का अनुरोध है।
संलग्न:-उपरोक्तानुसार।

23/08/2023
(सुनील अग्रवाल)
अपर प्रधान मुख्य वन संरक्षक (भू-प्रबन्ध)
मध्यप्रदेश, भोपाल

पृ. क्रमांक / एफ-1 / FP/MP/MIN/20921/2016/ 3871

भोपाल, दिनांक 25/08/2023

प्रतिलिपि:-

1. मुख्य वन संरक्षक (क्षेत्रीय) बैतूल वृत्त बैतूल, मध्यप्रदेश।
2. वन मंडल अधिकारी, सामान्य वन मंडल, उत्तर बैतूल, मध्य प्रदेश।
3. महाप्रबंधक, वेस्टर्न कोलफील्ड्स लिमिटेड, पाथाखेड़ा क्षेत्र, तहसील घोड़ाडोंगरी, जिला बैतूल
की ओर सूचनार्थ अग्रेषित।

23/08/2023
अपर प्रधान मुख्य वन संरक्षक (भू-प्रबन्ध)
मध्यप्रदेश, भोपाल

कार्यालय वनमंडलाधिकारी उत्तर बैतूल (सा.) वनमंडल

07141-234204 (कार्यालय) E-mail-dfofnbetul@mp.gov.in

क्रमांक/मा0चि0/2021/ 1044

बैतूल, दिनांक/ 22/06/2021

प्रति,

✓ अपर प्रधान मुख्य वन संरक्षक,
(भू-प्रबंध) म.प्र.

सतपुड़ा भवन, भोपाल

विषय :- कोल बियरिंग एरियाज़ (एक्विजिशन एवं डेल्पमेंट) एक्ट, 1957 के अनुसार अधिग्रहित की गई भूमि में वर्ष 1980 के अंतर्गत कार्योत्तर स्वीकृति हेतु तवा खान वेस्टर्न कोल फील्ड्स लिमिटेड, पाथाखेड़ा, जिला बैतूल रकबा 107.816 हे. का प्रस्ताव।

- संदर्भ :-
- 1- भारत सरकार पर्यावरण वन एवं जलवायु परिवर्तन मंत्रालय नई दिल्ली के पत्र क्रमांक/ 8-06/2018- FC दिनांक 02.11.2018
 - 2- आपका पत्र क्रमांक/एफ-1/FP/ MP/ MIN / 20921/ 2016 / 3523 दिनांक 13.11.2018
 - 3- क्षेत्रीय योजना अधिकारी, पाथाखेड़ा क्षेत्र, डब्ल्यू.सी.एल. पाथाखेड़ा का पत्र क्रमांक/WCL /PKD/ AGM / PLG / 2021/ 496 दिनांक 08.06.2021

-00-

विषयांतर्गत आपके संदर्भित पत्र के तारतम्य में भारत सरकार पर्यावरण वन एवं जलवायु परिवर्तन मंत्रालय नई दिल्ली के संदर्भित पत्र दिनांक 02.11.2018 से प्रकरण में सैद्धान्तिक सहमति में अधिरोपित समस्त शर्तों का एकजार्इ पालन प्रतिवेदन टेबुलर फार्म में तैयार कर मय अभिलेखों के क्षेत्रीय योजना अधिकारी, पाथाखेड़ा क्षेत्र, डब्ल्यू.सी.एल. पाथाखेड़ा के संदर्भित पत्र द्वारा प्रेषित किया गया है, जो कि अग्रिम आवश्यक कार्यवाही हेतु संलग्न सम्प्रेषित है।

संलग्न :- उपरोक्तानुसार, 01 प्रति।

22/06
(पुनीत गोयल)

भा.व.से. -2015

वनमण्डलाधिकारी

उत्तर बैतूल (सा.) वनमंडल

बैतूल, दिनांक 22/06/2021

पृ0 क्रमांक/मा0चि0/2021/ 1045

प्रतिलिपि:- 1- मुख्य वन संरक्षक वन वृत्त बैतूल की ओर सूचनार्थ सादर सम्प्रेषित।

संलग्न :- उपरोक्तानुसार, 01 प्रति।

2- क्षेत्रीय महाप्रबंधक, डब्ल्यू.सी.एल. पाथाखेड़ा क्षेत्र पाथाखेड़ा की ओर सूचनार्थ प्रेषित।

3- क्षेत्रीय योजना अधिकारी, पाथाखेड़ा क्षेत्र, डब्ल्यू.सी.एल. पाथाखेड़ा की ओर आपके संदर्भित पत्र के तारतम्य में सूचनार्थ प्रेषित।

अग्रिम

प्रधान मुख्य वन संरक्षक (भू-प्रबंध)
पथाखेड़ा, भोपाल

वनमण्डलाधिकारी

उत्तर बैतूल (सा.) वनमंडल



वेस्टर्न कोलफील्ड्स लिमिटेड

(मिनीरल कंपनी)

(कोल इंडिया लि. अनुषंगी कंपनी)

क्षेत्रीय महाप्रबंधक कार्यालय, पाथाखेड़ा क्षेत्र,
तह-घोडाडोंगरी, जि: बैतूल- 460449

email:cgmpkda@rediffmail.com

Website : <http://westerncoal.nic.in>

Ph. No: 07146 - 271363 [Fax:07146-270566]



Ref. No. WCL/PKD/AGM/PLG/2021/

Date:08/06/2021

प्रति,

वनमंडलाधिकारी

उत्तर बैतूल (सा.) वनमण्डल

विषय :- वनमण्डल उत्तर बैतूल के परिक्षेत्र सारनी के रक्का - 107.816 हे. वनभूमि मे (तवा) अभिगत कोयला उत्तरानन हेतु पालन प्रतिवेदन STAGE-I मेसर्स वेस्टर्न कोल फील्ड्स लिमिटेड पाथाखेड़ा, बैतूल का प्रस्ताव।

संदर्भ :- File No. 8-06/2018-FC dtd. 02.11.2018

महोदय,

With reference to the above subject please find enclosed herewith the compliance report Stage-I of 107.816 ha forest land of Tawa UG Mine for getting Stage -II clearance in favour of M/s WCL, Pathakheda Area, Betul District Madhya Pradesh.

आपकी जानकारी उचित कार्यवाही हेतु प्रेषित ।

संलग्न :- उपरोक्तानुसार

भवदीय

क्षेत्रीय योजना अधिकारी
पाथाखेड़ा क्षेत्र

प्रतिलिपि :-

1. अपर प्रधान मुख्य वनसंरक्षक (भू-प्रबंध) भोपाल
2. विभागाध्यक्ष (भूमि/राजस्व) वेकोली नागपुर
3. क्षेत्रीय महाप्रबंधक, पाथाखेड़ा क्षेत्र



वेस्टर्न कोलफील्ड्स. लिमिटेड
 (मिनीरल कंपनी)
 (कोल इंडिया लि. अनुषंगी कंपनी)
 क्षेत्रीय महाप्रबंधक कार्यालय, पाथाखेडा क्षेत्र,
 तह-घोडाडोगरी, जि: बैतूल - 460449
 email: cgmpkda@rediffmail.com
 Website : <http://westerncoal.nic.in>
 Ph. No: 07146 - 271363 [Fax:07146-270566]



Ref. No. WCL/PKD/AGM/PLG/2021/ 996

Date:08/06/2021

प्रति,

वनमंडलाधिकारी

उत्तर बैतूल (सा.) वनमण्डल

विषय :- वनमण्डल उत्तर बैतूल के परिक्षेत्र सारनी के रकमा - 107.816 हे. वनभूमि मे (तवा) अभियान कोयला उत्तर बैतूल पालन प्रतिवेदन STAGE-I. मेसर्स वेस्टर्न कोल फील्ड्स लिमिटेड पाथाखेडा, बैतूल का प्रस्ताव।

संदर्भ :- File No. 8-06/2018-FC dtd. 02.11.2018

महोदय,

With reference to the above subject please find enclosed herewith the compliance report Stage-I of 107.816 ha forest land of Tawa UG Mine for getting Stage -II clearance in favour of M/s WCL, Pathakheda Area, Betul District Madhya Pradesh.

आपकी जानकारी उचित कार्यवाही हेतु प्रेषित ।

संलग्न :- उपरोक्तानुसार

भवदीय

क्षेत्रीय योजना अधिकारी

पाथाखेडा क्षेत्र, वे.को.लि.
 क्षेत्रीय योजना अधिकारी
 Area Planning Officer
 Pathakhera Area WCL

प्रतिलिपि :-

1. अपर प्रधान मुख्य वनसंरक्षक (भू-प्रबंध) भोपाल
2. विभागाध्यक्ष (भूमि/राजस्व) वेकोली नागपुर
3. क्षेत्रीय महाप्रबंधक, पाथाखेडा क्षेत्र



वेस्टर्न कोलफाइल्ड्स लिमिटेड,
श्रीमति महाप्रबंधककार्यालय, पाश्चात्येडा क्षेत्र,
तह-घोडांगरी, जि: बैटूल- ४६०४४७
email: cgmpkda@rediffmail.com
Website : <http://westerncoal.nic.in>
Ph. No: 07146 - 271363 [Fax:07146-270566]



COMPLIANCE REPORT FOR TAWA , 107.816 HA. Stage-I

File No. 8-06/2018-FC Dated 2nd November, 2018

S N	Condition	Compliance			
(i)	Legal status of diverted forest land shall remain unchanged	This condition is accepted, legal status of forest land shall remain unchanged (Annexure – 1)			
(ii)	The user agency shall pay the NPV and Penal NPV for entire area (50% NPV for Underground mining + 50% Penal NPV=100% NPV) as per the Ministry's guidelines dated 29.01.2018.	Condition is accepted and Rs 4.32 crore for NPV and Rs 4.32 crore for Penal NPV has been deposited in Madhya Pradesh CAMPA Account. Details of payment attached as Annex.2			
(iii)	Appropriate action may be initiated by the State Government against the concerned officers responsible for violation.	It is our humble submission that 107.816 ha post facto application was submitted immediately after the receipt of clarifications from MoEF&CC and MoC regarding applicability of the provisions of FC Act, 1980 on the acquisitions done before 25/10/1980 (attached Copy of letter as Annexure-B). The 107.816 ha forest land area was acquired well before the applicability of FC Act, 1980 as detailed below:			
		Notification under CBA Act, 1957	Area Allocated	Name of Block in the name of which acquisition was done	
		4055 dtd. 14/10/1971	8.5	PKD II	
		(2760 dtd. 19/09/1963	95.016	PKD Main Block	
		290 dtd. 18/12/1971	4.3	Ghogari Block	
			107.816		
(iv)	The User Agency shall transfer online, the Net Present Value (NPV) of the forest land being diverted under this proposal, as per the orders of the Hon'ble Supreme Court of India dated 28/03/2008, 24/04/2008 and 09.05.2008 in Write Petition (Civil) No. 202/1995 and the guidelines issued by this Ministry vide its letter No. 5-3/2007-FC dated 05/02/2009. The requisite funds shall be deposited in the account of Ad-hoc CAMPA of the concerned State through online e-portal	As per the condition, Rs 4.32 crore for NPV and Rs 4.32 crore for Penal NPV has been deposited through online mode and in-future it will be done through online mode only, undertaking attached as annex – 3			

	only.	
(v)	The User Agency shall pay the additional amount of NPV, if so determined, as per the final decision of the Hon'ble Supreme Court of India;	Condition is accepted undertaking attached as annex – 4
(vi)	WCL should submit the compliance report of 'in-principal' approval granted by this Ministry's letter no.8-102/2004-FC dated 30.01.2012, in favour of WCL for diversion of another parcel of 90.00ha of forest land, and deposit the compensatory levies of Rs. 25,54,62,766/- with interest rate of 12% per annum.	The cost of raising CA over 107.816 ha. Amounting to Rs. 7,11,65,655-00/- (Rs. 6,46,96,050-00/- deposited in Madhya Pradesh CAMPA Account through e-challan vide EFT No. 701262 dtd. 02.06.2018 + Rs. 64,69,605-00/- towards Supervision Charges @ 10% to DFO, North Betul through e-challan vide DD No. 609018 dtd. 01.06.2018) deposited "Under Protest" on dated 04/06/2018. Copy of the e-Challan, EFT receipt and DD is enclosed as Annexure-'5'
(vii)	The user agency should ensure that the compensatory levies (CA cost, NPV etc.) are deposited through challan generated online on web portal and deposited in appropriate bank online only. Amount deposited through other mode will not be accepted as compliance of the Stage-I clearance;	Penal Compensatory Afforestation (Penal CA) for 450 ha. forest land (5 times i.e. 90 ha x 5 = 450 ha.) totaling to Rs. 18,42,97,111-00/- (Rs. 16,75,42,827-00/- deposited in Madhya Pradesh CAMPA Account through e-challan vide EFT No.701262 dtd. 02.06.2018 + Rs. 1,67,54,284-00/- towards Supervision Charges @ 10% to DFO, North Betul through e-challan vide DD complianceNo.609019 dtd. 01.06.2018) deposited "Under Protest" on dated 04/06/2018. Copy of the e-Challan, EFT receipt and DD is enclosed as Annexure-'6'.
(viii)	Period of diversion of the said forest land under this approval shall be for a period co-terminus with the period of mining lease proposed to be granted under the Mines and Minerals (Development and Regulation) Act 1957, and the Rules framed there-under, subject to a maximum period of 30 years.	Land is acquired under Coal Bearing Areas (Acquisition and Development) Act 1957. There is no such lease period in this acquisition MMDR Act 1957 is not applicable in this case. Justification by Ministry of Coal is attached as Annex – 8
	The State Government will	Land is acquired under CBA (A&D) Act 1957. There is no

	submit the valid lease agreement document specified in the lease agreement;	Such lease period in this acquisition MMDR Act 1957 is not applicable in this case. Justification in this case. Justification on Ministry of Coal attached in Annex-9
(ix)	Area on surface of the mining lease shall be fenced and afforested;	This is a proposal of underground mining. Right over the surface will be under forest department.
(x)	The State Government and the user agency shall monitor the mining induced subsidence and take appropriate mitigative measures to ensure that it remains within the permissible limit.	This condition is accepted Undertaking attached as annex-10
(xi)	The User agency and the State Government shall implement the Wildlife Conservation Plan for area located within 10-kilometer distance from the forest land proposed to be diverted from the funds to be provided by the user agency;	This is a proposal of underground mining. Right over the surface is under forest depart. No need for wildlife conservation plans for underground mine.
(xii)	<p>The user agency shall implement the following activities under the supervision of the State Forest Department at the project cost;</p> <p>(a) Mitigative measures to minimize soil erosion and choking of stream shall be initiated to be implemented within a period of three years with effect from the date of issue of Stage-II clearance in accordance with the approved plan in consultation with the State Forest Department</p> <p>(b) Planting of adequate drought hardy plant species and sowing of seeds, the appropriate area within the mining lease to arrest soil erosion in accordance with the approved scheme;</p> <p>(c) Construction of check dams, retention / toe walls to arrest sliding down of the</p>	<p>Diversion is for underground mining, hence condition is not applicable</p> <p>Diversion is for underground mining. There is no such adverse impact on top soil. So condition is not applicable in case of Underground mine.</p> <p>Diversion is for underground mining. There is no such adverse impact on top soil. So condition is not applicable in case of Underground mine.</p> <p>Diversion is for underground mining. There is no such adverse impact on top soil. So condition is not applicable in case of Underground mine.</p>

	excavated material along the contour in accordance with the approved scheme;	
	(d) Stabilize the overburden dumps by appropriate grading/benching, in accordance with the approved scheme, so as to ensure that angles of repose at any given place is less than 28 degree; and	Diversion of forest land for underground mining only. There is not any such overburden dumps activities in UG Mining. So condition is not applicable in underground mining.
	(e) No damage shall be caused to the top-soil and the user agency will follow the top soil management plan;	Diversion is for underground mining. There is no such adverse impact on top soil. So condition is not applicable in case of Underground mine.
(xiii)	The User Agency shall undertake mining in a phased manner after taking due care for reclamation of the mined over area. The concurrent reclamation plan as per the approved mining plan shall be executed by the User Agency from the very first year and an annual report on implementation thereof shall be submitted to the Nodal Officer Forest (Conservation) Act, 1980, in the concerned State Government and the concerned Regional Officer of the Ministry. If it is found from the annual report that the activities indicated in the concurrent reclamation plan are not being executed by the User Agency, the Nodal Officer or the Addl. Pr. Chief Conservator of Forests (Central) may direct that the mining activities shall remain suspended till such time such reclamation activities are satisfactorily executed;	Condition is accepted. Mine Closure Plan is attached as Annex.-11. All the activities will be done according Mine Closure Plan.
(xiv)	The user agency shall implement the R&R Plan as per the R&R Policy of State Government in consonance with National R&R Policy, Government of India before the commencement of the project work. The said R&R Plan will be monitored by the State Government/Regional Office of MOEF & CC along with indicators for monitoring and expected observable milestones;	Diversion of forest land for underground mining only, No R&R required in this diversion so condition is not applicable for this diversion
(xv)	The user agency in consultation with the State Government shall create and maintain alternate habitat/home for the avifauna,	Diversion is for underground mine. No adverse impact on avifauna, neither vesting trees are to be cleared nor any negative impact meet.

	whose nesting trees are to be cleared in this project. Birds nests artificially made out of eco-friendly material shall be used in the area, including forest areas and human settlements; adjoining the forest area being diverted for the project;	
(xvi)	The boundary of the diverted forest land, mining lease and safety zone, as applicable, shall be demarcated on ground at the project cost, by erecting four feet high reinforced cement concrete pillars, each inscribed with its serial number distance from pillar to pillar and GPS co-ordinates;	Condition is accepted, undertaking attached as Annex.-12
(xvii)	The ground area over the mine shall not be allowed to be used for construction of residential buildings or labour camps;	Condition is accepted, undertaking attached as Annex.-13
(xviii)	The State Government shall ensure that green cover on the ground over the underground part of mine shall be maintained as forest and supplemented by plantations in gaps at the cost of user agency;	Condition is accepted. Mentioned. undertaking attached as annex – 14
(xix)	The user agency shall obtain the Environment Clearance as per the provision of the Environmental (Protection) Act 1986, if required.	Condition is accepted, undertaking attached as Annex.-15
(xx)	Any tree felling shall be done only when it is unavoidable and that too under strict supervision of the State Forest Department;	Condition is accepted, undertaking attached as Annex.-16
(xxi)	The layout plan of the proposal shall not be changed without the prior approval of the Central Government.	Condition is accepted, undertaking attached as Annex.-17
(xxii)	No construction of Buildings/labour camps/huts shall be allowed on the forest land	Condition is accepted, undertaking attached as Annex.-18
(xxiii)	The user agency shall provide fuels preferably alternate fuels to the labourers and the staff working at the site so as to avoid any damage and pressure on the nearby forest areas;	Condition is accepted, undertaking attached as Annex.-19
(xxiv)	The State Govt. and the user agency shall ensure de-silting of the village tanks and other water bodies located within five km	Diversion is for underground mining. There is no such adverse impact on water bodies. So condition is not applicable.

	from the mine lease boundary so as to mitigate the impact of siltation of such tanks/water bodies whenever required preferably within five years from the date of approval of Stage-II Clearance.	
(xxv)	The forest land shall not be used for any purpose other than that specified in the proposal.	Condition is accepted, undertaking attached as Annex.-20
(xxvi)	The forest land proposed to be diverted shall under no circumstances be transferred to any other agency, department or person without prior approval of the Central Government.	Condition is accepted, undertaking attached as Annex.-21
(xxvii)	No damage to the flora and fauna of the adjoining area shall be caused.	Condition is accepted, undertaking attached as Annex.-22
(xxviii)	The user Agency shall submit the annual self compliance report in respect of the above stated conditions to the State Government, concerned Regional Office and to this Ministry by the end of March every year.	Condition is accepted, undertaking attached as Annex.-23
(xxix)	Any other condition that the concerned Regional Office of this Ministry may stipulate from time to time in the interest of conservation, protection and development of forests & wildlife shall be carried with by the State Government and user agency;	Condition is accepted, undertaking attached as Annex.-24
(xxx)	The user agency shall comply all the provisions of the all Acts, Rules, Regulations, Guidelines, Hon'ble Court Order(s) and National Green Tribunal Order(s) pertaining to this project, if any, for the time being in force, as applicable to the project.	Condition is accepted. undertaking attached as annex-25

Colliery Manager
Tawa Mine/ C.M.
Updt. of Mines/
Tawa Mine, WCL
Pathakhera Area

Sub Area Manager/
Tawa Sub Area Project Manager
Tawa Mine, WCL
Pathakhera Area



वेस्टर्न कोलफील्ड्स लिमिटेड,
शेश्वरीय गढ़प्रबंधक कार्यालय, पाथाखेडा क्षेत्र,
तह-घोडाडेंगरी, जि: बैदूल- ४६०४५७
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Website : <http://westerncoal.nic.in>
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Annexure - 1

वचन पत्र

वेस्टर्न कोलफील्ड्स लिमिटेड पाथाखेडा क्षेत्र की तवा भूमिगत खदान के लिये
भूमिगत खनन हेतू 107.816 हे. वन भूमि के लिये प्रथम चरण की सौंधातिक
स्थीकृती की शर्त क नं.1 के अनुसार वन भूमि का वैधानिक स्वरूप अपरिवर्तित
रहेगा। आवेदक संस्थान इस हेतू वचन बध्द है।

उपक्षेत्रीय प्रबन्धक
Upkar Pathak
Fawwa Misal Pathak
Pathakbhera A.M.



वेस्टर्न कोलफील्ड्स लिमिटेड,
दोप्रीय महापालक कार्यालय, पाथाखेड़ा क्षेत्र,
तह-घोडाठेगढी, जि.: बैटूल- ४६०४४७
email:cgmpkda@rediffmail.com
Website : <http://westerncoal.nic.in>
Ph. No: 07146 - 271363 [Fax:07146-270566]



Annexure -2

वचन पत्र

वेस्टर्न कोलफील्ड्स लिमिटेड पाथाखेड़ा क्षेत्र की तवा खदान के लिये मुश्गित खनन हेतु 107.816 हे. वन् भूमि के लिये प्रथम चरण की संधातिक स्वीकृती की शर्त क. नं. 2 के संबंध में संस्थान को मान्य है Condition is accepted in Rs. 4.32 cr. for NPV and Rs. 4.32 cr. for penal NPV has been deposited in Madhya Pradesh CAMPA A/C.

उपक्षेत्रीय प्रबन्धक
तवा Mine, Uppakhera
Pathakhera Area

Status of the Payment made by User Agencies

▼ Help

Click on **Proposal No.** to view Detail of proposal. Click on **Demand letter** to view Uploaded demand letter.

CA : Compensatory Afforestation; **Addl CA :** Additional Compensatory Afforestation; **PCA :** Penal Compensatory Afforestation; **CAT :** Catchment Area Treatment; **Addl PA :** Additional Charges for protected area; **NPV :** Net Present Value;



: This icon shows that the details of the Funds submitted by User Agency are yet to be verified by Nodal Officer.



: This icon shows that the demand has been verified by Nodal Officer.



: This icon shows that the payment yet to be made.



: This icon shows that the challan has been generated.

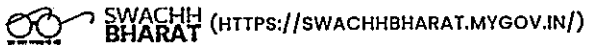


: This icon shows that the payment has been made.

Proposals received on or after 15th July 2014 All Proposals received upto 14th July 2014

Select Region :	Bhopal	Select State :	Madhya Pradesh
Select User Agency :	<input style="width: 100%; height: 25px; border: none;" type="button" value="Select"/>		
<input checked="" type="radio"/> Paid <input type="radio"/> Unpaid <input type="radio"/> All			
Bank Name :	<input style="width: 100%; height: 25px; border: none;" type="button" value="--Select All--"/>		
Transaction Date (From) :	<input type="button" value=""/>	Mode of Payment :	<input type="button" value="--Select All--"/>
Enter value for Search :	<input style="width: 100%; height: 25px; border: none;" type="text" value="20921"/>		
<input style="width: 100%; height: 25px; border: none;" type="button" value="SEARCH"/>			

Sno.	Proposal Detail	Application_No	Date of IN-PRINCIPLE	Amount to be Paid/Amount Paid (In Rs.)	Payment Status	Payment Detail	Demand Letter
1	FP/MP/MIN/20921/2016 (./viewreport.aspx?pid=FP/MP/MIN/20921/2016) TAWA UG MINE	MIN209212016342	02 Nov 2018	CA: 0/-, Addl CA: 0/- PCA: 0/-, CAT: 0/- Safety: 0/-, Addl PA: 0/- Zone: 0/-, NPV: 0/- NPV: 0/-, Total : 43288124/-	Paid	Fund Demand Verified by Nodal Officer On Bank Name : Corporation Bank Mode of Payment : NEFT/RTGS (Challan) Challan Generated On Transaction Date : 10 Mar 2021	Demand Letter (./writereaddata/Fundpdf/3111012331211T6GN0Demand107.pdf) Generated Challan (./UserAccount/Net_ChallanCorp.aspx?pid=MIN209212016342)
2	FP/MP/MIN/20921/2016 (./viewreport.aspx?pid=FP/MP/MIN/20921/2016) TAWA UG MINE	MIN209212016076	02 Nov 2018	CA: 0/-, Addl CA: 0/- PCA: 0/-, CAT: 0/- Safety: 0/-, Addl PA: 0/- Zone: 0/-, NPV: 43288124/- NPV: 0/-, Total : 43288124/-	Paid	Fund Demand Verified by Nodal Officer On Bank Name : Corporation Bank Mode of Payment : NEFT/RTGS (Challan) Challan Generated On Transaction Date : 21 Sep 2020	Demand Letter (./writereaddata/Fundpdf/911211271212WNVWG107HaDemandNote(1).pdf) Generated Challan (./UserAccount/Net_ChallanCorp.aspx?pid=MIN209212016076)



(HTTPS://DATA.GOV.IN/)



(HTTPS://INDIA.GOV.IN/)



(HTTP://WWW.DIGITALINDIA.GOV.IN)

Open Government Data (OGD) Platform India

(HTTP://MEITY.GOV.IN/)



(HTTP://WWW.PMINDIA.GOV.IN/EN/)

MY GOV (HTTPS://WWW.MYGOV.IN/)



(HTTP://WWW.NIC.IN/)

MeitY

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For any Technical support, Please Contact EFCCID, NIC, New Delhi, monitoring-fc(at)nic(dot)in

Online Help/Query



POB

ANNEXURE-B

No. 43024/5/2005/PRI/WI
Government of India
Ministry of Coal

1828
New D.
Dt. 27/3/05
Drop. DI
GPUR

To:

Chairman-cum-Managing Director,
Central Coalfields Limited,
Dharbhaniga House, Ranchi,
Jharkhand.

New Delhi, dated the 21st March, 2006.

Subject: Points for seeking clarification on Forest land acquisition
under CBA (A & D) Act, 1957.

Sir,

I am directed to refer to CCL letter No. REV/05/510 dated 25th April, 2005 wherein clarifications on some of the issues on Forest land acquisition under CBA (A&D) Act, 1957 were sought. The matter has been examined in the Ministry in consultation with Ministry of Environment, and a letter no. containing the clarifications furnished by the Ministry of Environment and Forest is forwarded herewith.

Encls: As stated.

Yours faithfully,

[Signature]

M.D. SE/Ministry of

for Govt.

Copy to :

Chairman, Coal India Limited, Kolkata

CMDS: BCCL / ECL / MCL / NCL / SECL / WCL for information and record.

DT
DT
Opposite
Dear Sir
T?
O.S.D.
T?

Ministry of Environment and Forests
(FC Section)

Note of Ministry of Coal at Page 1-2/NS may be referred.

In the note the opinion of Ministry of Environment and Forests has been sought on various issues. The point-wise opinion is given below:-

- (a) Whether permission of Central Government is required for use of forest land acquired under CBA Act : If the land acquired under CBA Act involves forest land, provisions of Forest (Conservation) Act, 1980 will be applicable. However, if such land has been acquired and broken before 25.10.1980, the date of enactment of FC Act, 1980, approval under FC Act will not be required. For the land acquired and / or broken after 25.10.1980 FC Act will be applicable. However, at the time of renewal of such leases, whether acquired before or after 25.10.1980, permission under FC Act will be required for continuation of mining.
- (b) Payment of elements of compensation beyond provisions of CBA Act : While granting approval under Forest (Conservation) Act, 1980 for diversion of forest land, various stipulations are made for mitigating the adverse impact of mining, like raising of Compensatory Afforestation (CA), Safety zone etc. The user agency is required to pay the cost of such measures imposed on the forest land diverted for non-forestry purpose under the Forest (Conservation) Act, 1980, like cost of CA, NPA, and Safety zone etc, or cost of any other condition imposed by the Central Government.
- (c) GMK land recorded as "Jungle Jhari" and given Baiyati status : The Forest (Conservation) Act, 1980 is applicable to all types of forest land. The Supreme Court in its order dated 12.12.1996 has further clarified that the word "forest" must be understood according to its dictionary sense. As the description covers all statutorily recognized forests, whether designated as reserved, protected or otherwise for the purpose of Section-2 (i) of the Forest (Conservation) Act, 1980. The term "Forest Land" occurring in Section-2 will not only include "Forest" as understood in the dictionary sense, but also any area recorded as forest in the Government record, irrespective of the ownership. The provisions enacted in the Forest (Conservation) Act, 1980 for the conservation of the forests and the matters connected therewith apply clearly to all forests so understood irrespective of the manner of classification thereof. In view of the above, the provisions of the Act will be applicable to land recorded as Jungle Jhari also.
- (d) Penal action against Company's officials : If the forest land has been utilized in violation of any of the provisions of the Act, without the approval of the Central Government, the penal action lies against the guilty officials.

(Dated: 16.02.2006)
AIG (FC)
16.02.2006

Ministry of Coal,
Government of India,
New Delhi.

CREDIT MEMO
Email ID - amitakd@yahoo.co.in Phone No. - 07148 270540

**Bank of Baroda, Mumbai Branch
AL TIME GROSS SETTLEMENT/NATIONAL ELECTRONIC FUND TRANSFER FORM**

Date: 23-09-2020
EFT No: 944027
EFT Date: 23-09-2020

Details of Remitter

Account Name: WCL Operation A/c

Account No.: 10913674141

Details of Beneficiary

Beneficiary Name: MADHYA PRADESH CAMPA

Beneficiary's Bank: CORPORATION BANK

Branch: LOGHI COMPLEX BRANCH DELHI

IFSC: CORP0000371

Account No.: 150765920921078

Amount in Indian Rupees: 45288122.00

Rupees Four Lakh Eighteen Thousand Two Hundred Twenty Four Only

At the amount as per above details by RTGS/NEFT by debiting our account for the amount of remittance plus your charges. We
will abide by the terms and conditions for the transfer.

Signature:

WCL Operation A/c

[Signature]
Amitak D. Tarey
WCL Operation A/c

CREDIT MEMO

1-m11D-11moxrsvh00.02.htm; File No. 07318270510

State Bank of India, Pimpri Chinchwad Branch

REAL TIME GROSS SETTLEMENT / NATIONAL ELECTRONIC FUND TRANSFER FORM

Date: 10-03-2021
 EFT No.: 13854
 EFT Date: 10-03-2021

Details of Remitter

- 1) Account Name: WCL Operation A/c
 2) Account No: 1051367414

Details of Recipient

- 3) Recipient Name: MADHYA PRADESH CAMPA
 4) Recipient Bank: CORPORATION BANK
 5) Branch: LOHIT COMPLEX BRANCH DELHI
 6) IFSC: CORP0000371

- 7) Account No.: 150765820521342
 8) Amount to be remitted Rs. 43285124.00
 Rupees Four Crore Thirty Two Lakh(s) Eighty Eight Thousand One Hundred Twenty Four Only

Please remit the amount as per above details by RTGS/NEFT, by debiting our account for the amount of remittance plus your charges. We agree to abide by the terms and conditions for the transfer.

INSTRUCTIONS TO BANC

Debited Account/A/c Total Rs.
 Date of Transfer:

FOR BANK'S USE ONLY

Remittance No.

Authorised Signatory

CONDITIONS OF TRANSFER

- Banking Bank shall not be liable for any loss or damage arising or resulting from delay in transmission, delivery or non-delivery of electronic message or any mistake, omission, or error in transmission or delivery thereof or in deciphering the message from any cause whatsoever from its misrepresentation received or the action of the destination bank or any act beyond our control.
- All payment instructions will be checked carefully by the remitter.
- Message received after cut-off time will be sent on the next working day.



10/3/2021
 10/3/2021



वेस्टर्न कोलफील्ड्स लिमिटेड,
केंद्रीय महापर्वत कार्यालय, पाथाखेडा क्षेत्र,
ताह-घोडाडेंगरी, जि: बैतूल- ४५०४४३
email: cgmpkda@rediffmail.com
Website : <http://westerncoal.nic.in>
Ph. No: 07146 - 271363 [Fax: 07146-270566]



Annexure - 3

बचन पत्र

वेस्टर्न कोलफील्ड्स लिमिटेड पाथाखेडा क्षेत्र की तव खदान के लिये भुमिगत खनन हेतु 107.816 है। चन मूमि के लिये प्रथम चरण की संघटिक स्वीकृती की शर्त क नं. 4 के संबंध में संस्थान द्वारा ये बचन दिया जाता है कि "user agency shall transfer online, the net Present Value (NPV) of the forest land being diverted under this proposal, as per the orders of the Hon'ble Supreme Courts of India dated 28.03.2008, 24.04.2008 and 09.05.2008 in write petition (Civil) No. 202/1995 and the guideline issued by this Ministry vide its letter No. 5-3/2007-FC dated 05.02.2009. the requisite funds shall be deposited in the account of Ad-hoc CAMPA of the concerned state through online e-portal only".

उपक्षेत्रीय प्रबन्धना
Area Manager,
तवा उपक्षेत्र, WCL
Pathakdara Area



वेस्टर्न कोलफिल्ड्स लिमिटेड,
केंद्रीय गृहपालंकर कार्यालय, पाथाखेरा ईम.
गह मीडाइनगरी, जि: बैंगुल- ४६०५४९
email: cgmpkda@rediffmail.com
Website: <http://westerncoal.nic.in>
Ph. No: 07146 - 271363 [Fax:07146-270566]



Annexure -4

वचन पत्र

वेस्टर्न कोलफिल्ड्स लिमिटेड पाथाखेरा क्षेत्र की त्रवा खदान के लिये मुश्यात खनन हेतु 107.816 Ha. चन भूमि के लिये प्रथम चरण की संघातिक स्वीकृती की शर्त के नं. 5 के संबंध में संस्थान द्वारा ये वचन दिया जाता है की The User agency shall pay the additional amount of NPV, if so determined, as per the final decision of the Hon'ble Supreme Court of India

उपक्षेत्रीय प्रबन्धालय
Area Manager
तारी उपक्षेत्र WCL
Tawa-Uppakshetra WCL
Pathakhera Area



वेस्टर्न कॉलफील्ड्स लिमिटेड,
केंद्रीय गहणाबंधक कार्यालय, पाथाखेडा शेह्र
तट-घोडाबोंगरी, जि: बैतूल- ४६०४४७
email: cgmpkda@rediffmail.com
Website : <http://westerncoal.nic.in>
Ph. No: 07146 - 271363 [Fax:07146-270566]



Annexures – 5 & 6

वचन पत्र

वेस्टर्न कॉलफील्ड्स लिमिटेड पाथाखेडा शेह्र की तरा खदान के लिये मुमिनगत खनन हेतु 107.816 हे. वन भूमि के लिये प्रथम चरण की सैंचातिक स्वीकृती की शर्त के नं. 6 के संबंध में संस्थान द्वारा भुगतान कर दिया गया है (भुगतान से संबन्धित दस्तावेज़ संलग्न है)

उपकारीय प्रबन्धक
लक्ष्मी माला
Laxmi Mala
Pathakhera Agra

Bill Id 272617

Section Name : DILWAN TIKHRI
Particulars of Claim : Date : 26-MAY-18

Party Code 2658 Date of 15.05.18 by Forest Land of Shekhapur Mine
W.O. No. 102. S. M. J. Khan GPO OFFICE

G.O. No. 684. PO No. 65
Link No. 102. 19-MAY-18
2012 Track No.

Party Bill No. & Date. GPO No.

Sec No. RSD Code Gst Rate Bill Tr
Date

Unit Code	Account Code	Head of Account	Credit	Credit
-----------	--------------	-----------------	--------	--------

		STATEMENT OF A/c	6663605.00	
--	--	------------------	------------	--

		DEMAND DRAFT	KOTAKMUDI S/NO 2407	DATED 16-5-18
--	--	--------------	------------------------	---------------

Prepared By

Cheque No. ----- Bank Cash Book No. ----- Page No. -----

Signature (With Date)

Bill ID 281156

Section Name EXPENDITURE (MISCELLANEOUS)

Particulars of Claim : Renewal fee of 90.00 ha forest land of Shobhapur Mine

Date: 25-MAY-18

Party Code 3550 Party Name CGM OFFICE

PO NO. 06

M.O. No.apt.

Inv. No. & Dt.
Bill Track No.

25-MAY-18

S.G. No.apt.
Link No.apt

Party Bill No. & Date GST PAY

Sac NO. HSN Code Gst Rate Bill No.
Date

Unit Code	account Code	Head of Account	Debit	Credit
3550	4040100	CGM OFFICE - 14751004.00		

DEMAND DRAFT
H.M. SECRETARIAL OFFICE (NORTH) BETUL
ON DEMAND PAY
TODAY 25/05/2018
TO
STATE BANK OF INDIA
DRAWER'S BRANCH BETUL
CODE NO. 00327
AMOUNT Rs. 1076185/-
Key OAKLOT
Sl. No. 000005
D.D. No. 011061206176

RUPEES One Crore Sixty Seven Lakh Fifty Four Thousand Two Hundred and Eighty Five Only

SC1000392605013 Key OAKLOT Sl. No. 000005 Amount Rs. 1076185/-

STATE BANK OF INDIA
DRAWER'S BRANCH BETUL
CODE No. 00327

509019 0000020000 0003926185

Cheque No. _____ Date _____ Cash Book No. _____ Page No. _____

25/5/18

Signature (With Date)



02-Jun-18 (02-Jun-2018)	TO TRANSFER NEFT UTR NO: SBIN618153878806 ENVIRONMENT PROTECTION CORPORATION	TRANSFER TO 98506044303 ENVIRONMENT PROTECTION CORPORATION	3957	83,820.00
02-Jun-18 (02-Jun-2018)	TO TRANSFER NEFT UTR NO: SBIN618153878870 MOHAMMED ANWAR	TRANSFER TO 98506044303 / MOHAMMED ANWAR	3957	48,424.00
2-Jun-18 (2-Jun-2018)	TO TRANSFER NEFT UTR NO: SBIN618153878945 RASHTRIYA KOYLA KHADAN MAZDOOR	TRANSFER TO 98506044303 / RASHTRIYA KOYLA KHADAN MAZDOOR	3957	54,000.00
01-18 (1-2018)	TO TRANSFER NEFT UTR NO: SBIN618153880253 LILAWATIBAI WO LT PANDARI	TRANSFER TO 98506044303 / LILAWATIBAI WO LT PANDARI	3957	1,08,952.00
-18 (1-2018)	TO TRANSFER NEFT UTR NO:	TRANSFER TO 98506044303 / SMT BIRIYA WO LT RAMPAL	3957	14,806.00



वेस्टर्न कॉलफील्ड्स लिमिटेड,
केंद्रीय महापर्वथक लार्गलिय पाथक्षेत्र एवं
तह-घोडाडेंगी, जि: बैतूल- ५६०४५३
email:cgmpkda@rediffmail.com
Website : <http://westerncoal.nic.in>
Ph. No: 07146-271363 [Fax:07146-270568]



Annexure - 7

वचन पत्र

वेस्टर्न कॉलफील्ड्स लिमिटेड पाथाखेडा क्षेत्र की तवा खदान के लिये भुगिगत खनन हेतु 107.816 हे. वन भूमि के लिये प्रथम चरण की संघटातिक स्वीकृती की शर्त कं. इन के संबंध में संस्थान द्वारा वचन दिया जाता है कि as per the condition all requisite funds will be on line mode.

उपक्षेत्रीय प्रबन्धक
तवा वेस्टर्न, WCL
Pathakhera Area



वेस्टर्न कोलफील्ड्स लिमिटेड,
श्रीमती महाप्रबुधक लार्यालै पाथाखेडा देश,
तह-घोडाडेंगरी, जि: बैटूल- ४६०४४३
email: cgmpkda@rediffmail.com
Website : <http://westerncoal.nic.in>
Ph. No: 07148 - 271363 [Fax:07148-270566]



Annexure - 8

वद्यन पत्र

वेस्टर्न कोलफील्ड्स लिमिटेड पाथाखेडा क्षेत्र की तवा खदान के लिये भुमिगत स्थान वर्तमान छेत्र का नं. 107.816 है। वन भूमि के लिये प्रथम घरण की संदातिक स्वीकृती की शर्त का नं. 8 के संबंध में संस्थान द्वारा यह शर्त मान्य है।

उपरोक्त प्रत्यन्धक
जिला उपकारी Manager,
Pava Mine, WCL
Pathakhera Area

ANNEXURE-88

E.No. 4304528/2017-LAIR(Vol.11)

Government of India
Ministry of Coal

Lok Nayak Bhawan, New Delhi-110 001

Dated the 11th December, 2018

To

The Chairman-cum-Managing Director,
Western Coalfields Ltd.,
Coal Estate-Civil Lines,
Nagpur-440001.

Subject:

Acquisition of forest land under Coal Bearing Areas (Acquisition & Development) Act, 1957 and applicability of provisions of MMDR Act, 1957 along with MC Rules, 1960 over the land/ rights acquired under Coal Bearing Areas (Acquisition & Development) Act, 1957.

Sir,

I am directed to refer to WCL's letter No.WCL/MPL/AR/ML/750 dated 9.10.2018 and WCL's letter No.WCL/MPL/AR/ML/750 dated 16.01.2018 on the above mentioned subject. The requisite clarification of Ministry of Coal in the matter is as under:-

By virtue of the provisions of section 10 and 11 of the Coal Bearing Areas (Acquisition and Development) Act, 1957, the land or the rights in or over the land acquired under the Act vests absolutely with the Central Government or the company, that is, a Government Company. The land gets vested in the Central Government on the publication of notification under Section 9 and thereafter in the Govt. Company on the publication of declaration under Section 11(1) of the ibid Act. Accordingly, thus the land acquired under the Act vests absolutely in the Government Company, there is no necessity for execution of Mining Lease with the State Government. The issue of requirement of Mining Lease in case of lands acquired under CBA Act has been settled by Hon'ble Supreme Court in Bharat Coking Coal Ltd Vs. State of Bihar [1987 (Suppl) SCC 394], wherein the Court observed that "once the acquisition is made under the Coal Bearing Areas (Acquisition and Development) Act, 1957, requisite declaration was issued by the Central Government, it was not open to the State Government to grant Lease as the land vests in the Central Government". The said findings of the Hon'ble Supreme Court has also been followed by the Division bench of High Court of MP in Western Coalfields Limited and Ors vs State of MP and AIR (AIR 2007 MP 75).

2. Since the subject land was acquired under the CBA(A&D) Act, 1957 and vests absolutely in the Government Company, neither the execution of mining lease with the State Government is required as per statute nor there is any necessity as it was not open to State Government to grant lease and therefore provisions of MMDR Act, 1957

R.S.Jain

Page 1 of 2

along with the Mineral Concessions Rules, 1960 does not apply over the land/rights acquired under CBA(A&D) Act, 1957. Therefore the land in respect of Tissa II UG, Satara-II UG, Shobhabpur UG mine of Patharkatta area and similar acquisition of WCL required under Section 9(1) of CBA (A&D) Act, 1957; the provisions of MMDR Act, 1957 and MC Rules, 1960 does not apply.

Yours faithfully,

L.S.C.A.R.T

(Ram Shriram Saref)

Deputy Secretary to the Government of India

Tel: 011-24616989

Copy to the following for necessary action:-

1. Shri Sandeep Sharma, AIC of Forests(PC), Ministry of Environment, Forest and Climate Change, Forest Conservation Division, India Parivahan Bhawan, Aliganj, Lajpat Singh Road, New Delhi-110002.
2. The Principal Secretary, Government of Maharashtra, Department of Land Resources and Minerals, Mantralaya Mumbai.
3. The Principal Secretary, Government of Madhya Pradesh, Department of Mines and Minerals, Vallabh Bhawan, Secretariat, Bhopal.

L.S.C.A.R.T

(Ram Shriram Saref)

Deputy Secretary to the Government of India

EBC
SRI
DR



वेस्टर्न कॉलफील्ड्स लिमिटेड
क्षेत्रीय गठित संचालन कार्यालय, पाठाखेड़ा देश,
तह-घोडाडेंगरी, जि: बैतुल- ४६०४५३
email: cgmpkda@rediffmail.com
Website : <http://westerncoal.nic.in>
Ph. No: 07146-271363 [Fax:07146-270566]



Annexure - 10

वचन पत्र

वेस्टर्न कॉलफील्ड्स लिमिटेड पाठाखेड़ा क्षेत्र की तथा खदान के लिये मुभिगत खनन हेतु 107.816 है। वन मूमि के लिये प्रथम चरण की संधातिक स्वीकृती की शर्त क नं. 10 के संबंध में संस्थान द्वासा शर्त मान्य है।

उपक्षेत्रीय प्रबन्धक
Tawada Area Manager
Tawada Utkal WCL
Pathakhera Area



वेस्टर्न कोलफिल्ड्स लिमिटेड,
दोप्रीय महाप्रबंधक कार्यालय, पाण्डुगोड़ देश,
तह-घोड़ाडोंगरी, जि: बैतूल- ४५०४४३
email:cgmpkda@rediffmail.com
Website : <http://westerncoal.nic.in>
Ph. No: 07146 - 271363 [Fax:07146-270566]



Annexure - 11

वचन पत्र

वेस्टर्न कोलफिल्ड्स लिमिटेड पाठाखेड़ा क्षेत्र की तवा खदान के लिये मुमिनत खनन हेतु 107.816 है. वन भूमि के लिये प्रथम चरण की संधातिक स्वीकृती की शर्त क नं. 13 के संबंध में संस्थान द्वारा वचन दिया जाता है कि "All the activities will be done according to mine closure plan".

उपक्षेत्रीय संस्थान
लेवा पाठाखेड़ा
Lawa Mine, WCL
Pathakhera Area

Chapter - 5

TIME SCHEDULING FOR ABANDONMENT

The closure of mines evolves environmental, technical, social aspect and financial assurance for implementing the post closure activities as per guideline of ministry of coal. The post closure implementing activities will run for three years. Mine closure in terms of sealing of mine openings, shifting of machineries will be carried out after one year. The table given below indicates major activities along with time frame is suggestive only. However actual time frame will be finalized at appropriate time well before actual closure of mine.

MCP/Tawa UG/ Pathakhera Area

SL.No.	Main Activities	Time Frame	CMPD1					
			1	2	-3	4	5	6
1	Preparation of Survey and Disposal Report	1 month						
2	Disposal of (P&M), including CHP,W/S and other wastes of industrial nature	2 years half						
3	Clearing of Coal Stock and Infrastructure Area	2 years						
4	Residential Colony	2 years						
5	Seepage of mine effec.	2 years						
6	Environmental Monitoring	2 years						
7	Subsidence Management	Half year						
8	Any other specific activities	1 year						
9	Any other specific activities	1 year						
10	Any other specific activities	1 year						

NOTE: - The progressive mine closure will be done as per the provisions made out in the project report and as per the situation/requirement that may arise in course of execution of the Project Report. The subsidence management of UG mine will be taken up whenever the cracks develop or the ground area subsidies.

Job No. 4091499

Chapter - 6

MINE CLOSURE COST

- 6.1 The mine closure cost will cover the following activities for which a corpus fund will be created by opening an escrow fund with the coal controller organization in nationalised bank. In case of mines having acid mine drainage, post closure acid mine drainage management cost shall also be included in the total closure cost. An amount @ Rs 1.00 lakhs per Ha of the project area will be deposited in this account for final mine closure. Progressive mine closure will be done with the fund provided in approved report.
- 6.2 The above rate has been taken from Circular No. 55011-01-2009-CPAM Government of India, Ministry of Coal, Dated 27 August 2009 duly updated on 25 April 2012
- 6.3 Type of Mine : "Under Ground mine" Life of mine(1.04.2012) 14 years
 Capacity of mine: 0.8 MTPA
 Total project area of the mine as per EMP : 642.00 Ha
 The financial provision for closure of Tawa Under ground mine comes to around Rs. 1142.80 lakhs (based on July 2012 WPI (Provisional)) at the @ Rs 1 lakh/ Ha.
- 6.4 Mine closure cost break-up for Tawa Underground mine is hereunder:-

Sl. No	Activity	% of Total Mine Closure Cost	Amount (Rs Lakhs)
A	Dismantling of structures		
	Service Building	3.50%	40.00
	Residential Building	37.58%	429.46
	Industrial Structures like CHP, Workshop, Field Substation, Cap lamp room, Haulage, Fan Installation etc.	6.33%	72.34

B.	Permanent sealing of mine entries (Incline mouth and air shaft.)		
	Sealing of incline mouths and air shafts.	2.32%	26.51
C.	Subsidence Management.	1.75%	20.00
D.	Landscaping	5.80%	66.28
E.	Plantation		
	Plantation over the cleared area obtained after dismantling and on other Barren Spaces.	10.00%	114.28
F.	Monitoring / Testing of parameters for three years.		
	Air Quality	3.83%	43.77
G.	Entrepreneurship development (Vocational / Skill Development) Training for sustainable income of affected people.	3.34% 4.65%	38.17 53.14
H.	Miscellaneous and other mitigative measures.	11.60%	132.56
	Other cost for supervision	9.30%	106.28
	TOTAL	100%	1142.80

Note - The above cost expenditure will be met from the corpus fund deposited in the escrow account by the mine operator. However, the additional amount beyond the fund in the escrow account will be provided by the mine operator after estimating the final mine closure cost (as per the mine closure guideline).

6.5 Details of escrow fund

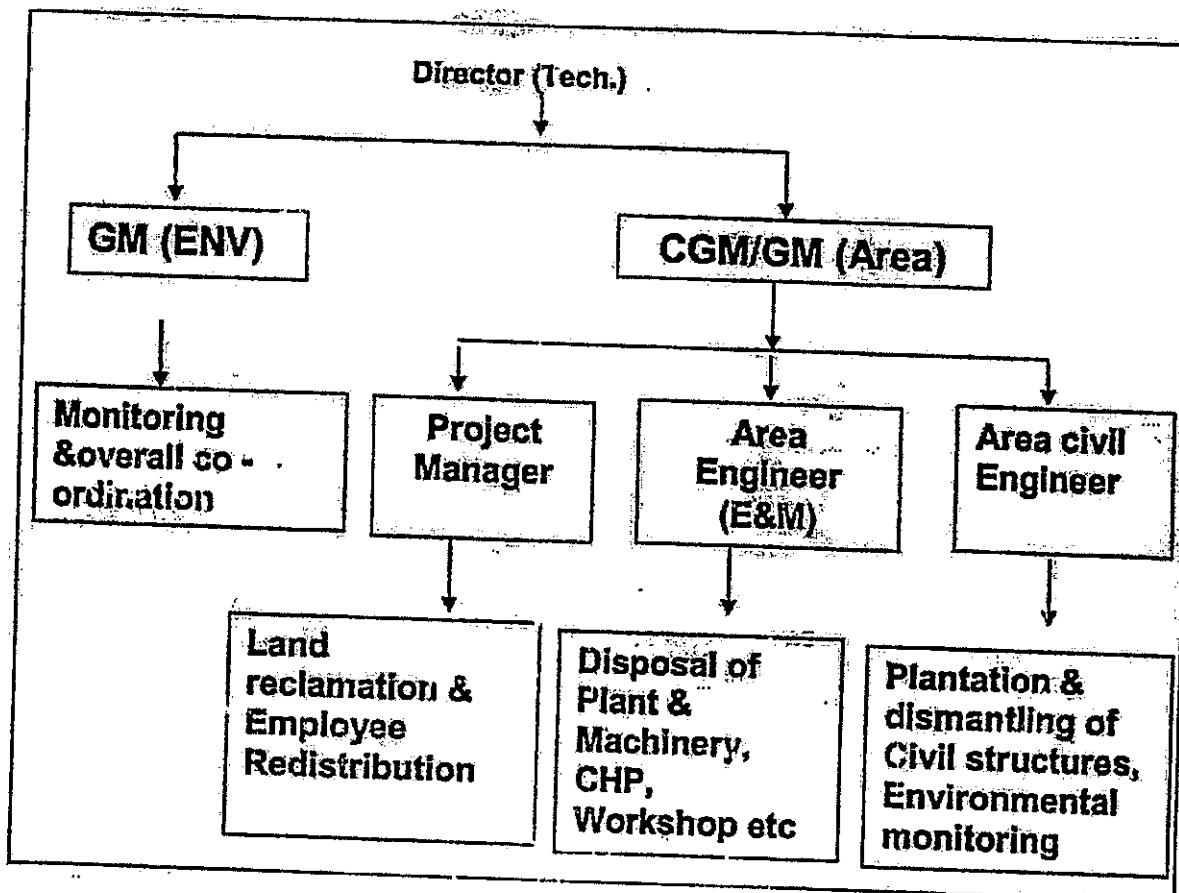
The total project area is 642.00 Ha. So the corpus based on August, 2009 rate is 642.00 Lakh @ Rs 1.0 Lakh /Ha of project Area. The wholesale price Index in August, 2009 is 129.6 and the latest WPI (Provisional), for the month of July 2012 available in the website of Office of Economic Adviser, Ministry of Commerce, Government of India is 164.8. So the current value of corpus is Rs. 642.00 *164.8/129.6 Lakhs which comes to Rs. 816.37 lakhs. This corpus is to be divided by the life of mine i.e. 14 years. So dividing by 14 years, the annual corpus comes to Rs 58.31 lakhs. This amount is to be deposited in escrow fund every year with 5% escalation.

S.NO.	FINANCIAL YEAR	AMOUNTS IN LAKHS
1	2012-13	58.31
2	2013-14	61.23
3	2014-15	64.29
4	2015-16	67.50
5	2016-17	70.88
6	2017-18	74.42
7	2018-19	78.14
8	2019-20	82.05
9	2020-21	86.15
10	2021-22	90.46
11	2022-23	94.98
12	2023-24	99.73
13	2024-25	104.72
14	2025-26	109.95
Total		1142.80

Chapter - 7

IMPLEMENTATION PROTOCOL

For implementing the mine closure activities, the following organizational structure has been proposed:



Environmental monitoring for three years after closure of mine will be carried out to evaluate the environmental quality of the area. If need be, proper mitigative measures will be taken up after evaluating the environmental quality. The funds for this have been provided in the cost estimate. Before closure of the mine, Area GM will prepare survey and disposal report and the same will be submitted to DGMS for acceptance.



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Annexure - 12

वचन पत्र

वेस्टर्न कोलफिल्ड्स लिमिटेड पाथाखेडा क्षेत्र की तवा खदान के लिये भुमिगत खण्ड हेतू 107.816 है। वन भूमि के लिये प्रथम चरण की संधातिक स्वीकृती की शर्त क नं. 16 के संबंध में संस्थान द्वारा वचन दिया जाता है कि "The boundary of the diverted forest land, mining lease and safety zone, as applicable, have been run demarcated on ground at the project cost, by erecting four feet high reinforced cement concrete pillars, each inscribed with its serial to pillars and GPS coordinates".

उपक्षेत्रीय भौतिक
जवा उपक्षेत्र
Jawa Mine, WCL
Parbhakhera Area



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Annexure - 13

वचन पत्र

वेस्टर्न कोलफील्ड्स लिमिटेड पाथाखेड़ा क्षेत्र की तवा खदान के लिये भुमिगत खनन हेतु 107.816 है. वन भूमि के लिये प्रथम चरण में सैंधातिक स्वीकृती की शर्त क नं. 17 के संबंध में संस्थान द्वारा वचन दिया जाता है कि "The ground area over the min. shall not be allowed to be used for construction of residential building or labour camps".

उपक्षेत्रीय प्रबन्धक
तुवा अध्यक्ष मनेजर
Tawa M.G.C. Manager
Pathakbaba Area



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Annexure - 14

वचन पत्र

वेस्टर्न कॉलफील्ड्स लिमिटेड पाथाखेडा क्षेत्र की तवा खदान के लिये भुमिगत खनन हेतु 107.816 है। वन भूमि के लिये प्रथम चरण की सैंचातिक स्वीकृती की शर्त क नं. 18 के संबंध में संस्थान द्वारा ये वचन दिया जाता है कि “The under ground part of the mine shall be maintain as forest and supplemented by plantations in gaps at the cost of user agency”.

उपक्षेत्रीय प्रबंधक
Sub-Area Manager WCL
रावडी नगरपालिका
Pathakhera Area



वेस्टर्न कॉलफील्ड्स लिमिटेड,
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Annexure - 15

वचन पत्र

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उपकारी मुख्य अधिकारी
तवा- अधिकारी
Sub-Administrator
Tawa Mine
Date: 11.11.2008

Ministry of
ENVIRONMENT & FORESTS
NEW DELHI

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MAIL ROOM

Ministry of
ENVIRONMENT & FORESTS
Ministry of
ENVIRONMENT & FORESTS
PARVAVARAN BHAWAN, C.G.O. COMPLEX
LUDI ROAD, NEW DELHI-110001

Dated 4th Feb., 1994.

OFFICE MEMORANDUM

Sub: Environmental Appraisal of Tawa Underground Project of WGL.

Reference is invited to Ministry of Coal letter No. 43011/15/93-CO dated 3rd March, 1993 regarding the above subject. The revised EMP and other related documents have been examined by the Ministry and the proposal has approved from environmental angle subject to effective implementation of following environmental safeguards:-

- (i) The mining activities should be limited to 43.110 ha. in forest area, as per the provisions under Forest (Conservation) Act, 1980.
- (ii) Water quality within the leasehold area should be monitored for conforming to the standards prescribed by the competent authority. The control measures suggested in the EMP should be strictly implemented.
- (iii) The quality of effluent discharged into the nallah/main water course should be maintained below the standards as provided under GSR 422 (E) dated 19.5.93. Adequate treatment facilities as detailed in EMP and supplementary information should be installed before mining commences.
- (iv) The CHP, conveyors and fan house etc should be designed to minimize noise level and fugitive emissions. The control measures including development of green belt should be implemented.
- (v) No change in method and scope of working should be made without prior approval of the Ministry.

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- (vii) The project authorities should carry out hydrological and hydrogeological study of the whole area which should include all seepage and leakage aspects of Tawa reservoir. The report should be submitted within 1 year of issue of this clearance.
- (viii) Mitigative measures envisaged in the S.F.R.L. Jabalpur Report should be implemented to control adverse impacts of bloated pressure.
- (ix) The afforestation and green belt development around the mines should lay special emphasis on mixed culture rather than mono-culture.
- (x) The substance management and control measures as envisaged in the EMP, should be ensured.
- (xi) A separate Environmental Management Cell should be created to carry out the functions related to EMP.
- (xii) As per the EMP, Annual revenue cost provision of Rs. 23.37 lac (December 1992) has been made for EMP measures. This should not be diverted for other purposes and year-wise expenditure should be submitted to the Ministry. A quarterly report on the progress report of implementation status should be sent to this Ministry.
- (xiii) The Ministry may stipulate additional conditions if so necessitated either by change in scope of the project or on the basis of feedback on the implementation of EMP. The Ministry may revoke the clearance if implementation of stipulated conditions is not satisfactory.
- The above conditions will be enforced inter-alia under the Water (Prevention and Control of Pollution) Act, 1974, the Air (Prevention and Control of Pollution) Act, 1981 and the Environment (Protection) Act, 1986.

(Dr. N.L. Nagabettu
Joint Director

Secretary,
Ministry of Coal,
Shastri Bhavan,
New Delhi-110001.

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Annexure -16

वचन पत्र

वैस्टर्न कोलफील्ड्स लिमिटेड पाथाखेडा क्षेत्र की तवा खदान के लिये भुमिगत खनन हेतु 107.816 है. वन भूमि के लिये प्रथम चरण की संघातिक स्वीकृती की शर्त क नं. 20 के संबंध में संस्थान द्वारा वचन दिया जाता है कि “Any tree felling shall be done only when it is unavoidable and that too under strict supervision of the State Forest Department”.

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प्रबन्धक
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क्षेत्र, बैंगलुरु, कर्नाटक



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Annexure -17

वचन पत्र

वेस्टर्न कोलफिल्ड्स लिमिटेड पाठाखेड़ा क्षेत्र की तवा खदान के लिये
भुमिगत खनन हेतु 107.816 एकड़ियां भूमि के लिये प्रथम चरण की संघातिक
स्वीकृती की शर्त क नं. 21 के संबंध में संस्थान द्वारा वचन दिया जाता है कि
“The layout plan of the proposal shall not be changed without the
prior approval of the central Government”.

उपक्रमीकृत प्रबन्धक
तवा उपक्रमक
Rakesh Patel AUS



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Annexure -18

वचन पत्र

वेस्टर्न कोलफील्ड्स लिमिटेड पाथाखेडा क्षेत्र की तवा खदान के लिये
मुमिगत खनन हेतु 107.816 एकड़ियों वन मूर्ति के लिये प्रथम चरण की सैंधातिक
स्वीकृती की शर्त के नं. 22 के संबंध में संस्थान द्वारा वचन दिया जाता है कि
“No construction of Buildings/labour camps/huts shall be allowed
on the forest land”.

उपक्षेत्रीय प्रबन्धक

उपक्षेत्रीय प्रबन्धक
Tewa Mine, W.C.L.
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Annexure - 19

वचन पत्र

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उपक्षेत्रीय प्रबन्धक
Sub-District Manager
संस्थान उपक्षेत्र
1879 Pathakhetra Area
Pathakhetra Area



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Annexure - 20

वचन पत्र

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दुपहोनीय प्रबन्धक,
Tawa Mine, WCL
दंवो उपरक्षेत्र



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Annexure - 21

वचन पत्र

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उपक्षेत्रीय प्रबन्धक
तौर पर उपक्षेत्र



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Annexure - 22

वचन पत्र

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उपक्षेत्रीय प्रबन्धक,
Sub-Area Manager,
तवा उपक्षेत्र WCL
Murtikhera Area



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Annexure - 23

वचन पत्र

वेस्टर्न कोलफील्ड्स लिमिटेड पाथाखेडा क्षेत्र की तवा खदान के लिये भुमिगत खनन हेतु 107.816 हे. वन भूमि के लिये प्रथम चरण की सैंधातिक स्वीकृती की शर्त क नं. 28 के संबंध में संस्थान द्वारा ये वचन दिया जाता है कि “The user Agency shall submit the annual self compliance report in respect of the above stated condition to the state Government, concerned Regional office and to this Ministry by the end of March every year”.

उपक्षेत्रीय प्रबन्धिका,
ज्वेली Area Manager
तवा उपक्षेत्र W.C.I.
Pathakhera Area



वेस्टर्न कोलफील्ड्स लिमिटेड,
दोप्रथम महाप्रबंधक करार्यालय, पाठाखेडा क्षेत्र,
तह-घोडाडेंगरी, जि. बैतूल- ४६०४४४
email:cgmpkda@rediffmail.com
Website : <http://westerncoal.nic.in>
Ph. No: 07146 - 271363 [Fax:07146-270566]



Annexure - 24

वचन पत्र

वेस्टर्न कोलफिल्ड्स लिमिटेड पाठाखेडा क्षेत्र की तवा खदान के लिये भुग्गत खनन हेतू 107.816 है। वन भूमि के लिये प्रथम चरण की संघटातिक स्वीकृती की शर्त क नं. 29 के संबंध में संस्थान द्वारा ये वचन दिया जाता है कि “Any other condition that the concerned Regional Office from time to time may stipulate in the interest of conservation, protection and development of forest & wildlife shall be carried with by the state Government and user agency”.

उपक्षेत्रीय प्रबन्धक
Sub-Area Manager
तवा उपक्षेत्र WCL
Pathak Khetra Area



वेस्टर्न कोलफील्ड्स लिमिटेड,
दोत्रीय महाप्रबंधक कार्यालय, पाथाखेडा क्षेत्र,
तह-घोडाडोंगरी, जि.: बैतूल- ४६०४४३
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Website : <http://westerncoal.nic.in>
Ph. No: 07146 - 271363 [Fax:07146-270566]

स्व. शब्द



Annexure - 25

वचन पत्र

वेस्टर्न कोलफील्ड्स लिमिटेड पाथाखेडा क्षेत्र की तवा खदान के लिये भुमिगत खनन हेतु 107.816 हे. वन भूमि के लिये प्रथम चरण की संधातिक स्वीकृती की शर्त क नं. 30 के संबंध में संस्थान द्वारा ये वचन दिया जाता है कि “The user agency shall comply all the provision of the all Acts, Rules, Regulations Guidline, Hon’ble Court Order(s) and National Green Tribunal Order(S) pertaining to this project, if any, for the time being in force, as applicable to the project ”.

उपक्षेत्रीय प्रबंधक
Sub-Area Manager, WCL
लक्ष्मा उपक्षेत्र अेस
Lakshma Uपक्षेत्र अेस
Parbhikhi

E. No. 8-06/2018-FC
Government of India
Ministry of Environment, Forest and Climate Change
(Forest Conservation Division)

Indira Paryavaran Bhawan
Allganj, Jorbagh Road
New Delhi - 110 003
Dated: 31 October, 2018
02nd November

To:

The Principal Secretary (Forests),
Department of Forests & Environment,
Government of Madhya Pradesh,
Bhopal

Sub: Diversion of 107.816 (Forest block No. RF-340, RF-341, RF-342 and RF-343) ha of forest land in favour of Western Coalfield Ltd, for Tawa underground coal mining project under Forest Division and District Betul, Madhya Pradesh (Online proposal No. FP/MP/MIN/20921/2016) regd.

Sir,

I am directed to refer to APCCF (Land Management) and Nodal Officer (FCA), Department of Forest, Govt. of Madhya Pradesh letter No. F 1/FP/MP/MIN/20921/2016/10-11/90 dated 09.01.2018, seeking prior approval of Central Government under Section-2 of the Forest (Conservation) Act, 1980, and to say that the said proposal has been examined by the Forest Advisory Committee (FAC) constituted by the Central Government under Section-3 of the aforesaid Act.

2. After careful consideration of the proposal of the State Government of Madhya Pradesh and on the basis of the recommendations of the Forest Advisory Committee, the Central Government hereby agrees to accord "In-principle" approval under the Forest (Conservation) Act, 1980 for the diversion of 107.816 (Forest block No. RF-340, RF-341, RF-342 and RF-343) ha of forest land in favour of Western Coalfield Ltd, for Tawa underground coal mining project under Forest Division and District Betul, Madhya Pradesh, subject to the following conditions:-

- (i) Legal status of the diverted forest land shall remain unchanged;
- (ii) The user agency shall pay the NPV and Penal NPV for entire area (50% NPV for underground mining + 50% Penal NPV = 100% NPV) as per the Ministry's guidelines dated 29.01.2018;
- (iii) Appropriate action may be initiated by the State Government against the concerned officers responsible for violation;
- (iv) The User Agency shall be deposited, the Net Present Value (NPV) of the forest land being diverted under this proposal, as per the orders of the Hon'ble Supreme Court of India dated 28.03.2008, 24.04.2008 and 09.05.2008 in Writ Petition (Civil) No. 202/1995 and the guidelines issued by this Ministry vide its letter No. 5-3/2007-FC dated 05.02.2009. The requisite funds shall be deposited in the account of Ad-hoc CAMPA of the concerned State through online e-portal only;

(v)

The User Agency shall pay the additional amount of NPV, if so determined, as per the final decision of the Hon'ble Supreme Court of India;

(vi)

WCL should submit the compliance report of 'in-principle' approval granted by this Ministry's letter No. 8-102/2004-FC dated 30.01.2012, in favour of WCL for diversion of another parcel of 90.00 ha of forest land, and deposit the compensatory levies of Rs.25,54,62,765/- with interest rate of 12% per annum;

(vii)

The user agency should ensure that the compensatory levies (CA cost, NPV etc.) are deposited through challan generated online on web portal and deposited in appropriate bank online only. Amount deposited through other mode will not be accepted as compliance of the Stage -I clearance;

(viii)

Period of diversion of the said forest land under this approval shall be for a period co-terminus with the period of the mining lease proposed to be granted under the Mines and Minerals (Development and Regulation) Act, 1957, and the Rules framed there-under, subject to a maximum period of 30 years. The State Government will submit the lease agreement document specified in the lease agreement;

(ix)

Area on surface of the mining lease shall be fenced and afforested;

(x)

The State Government and user agency shall monitor the mining induced subsidence and take appropriate mitigative measures to ensure that it remains within the permissible limit;

(xi)

The User agency and the State Government shall implement the Wildlife Conservation Plan for area located within 10 kilo meter distance from the forest land proposed to be diverted from the funds to be provided by the user agency;

(xii)

The user agency shall implement the following activities under the supervision of the State Forest Department at the project cost:

(a) Mitigative measures to minimize soil erosion and choking of stream shall be initiated to be implemented within a period of three years with effect from the date of issue of Stage-II clearance in accordance with the approved Plan in consultation with the State Forest Department;

(b) Planting of adequate drought hardy plant species and sowing of seeds, in the appropriate area within the mining lease to arrest soil erosion in accordance with the approved scheme;

(c) Construction of check dams, retention / toe walls to arrest sliding down of the excavated material along the contour in accordance with the approved scheme;

(d) Stabilize the overburden dumps by appropriate grading/benching, in accordance with the approved scheme, so as to ensure that angles of repose at any given place is less than 28°; and

(e) No damage shall be caused to the top-soil and the user agency will follow the top soil management plan;

(xiii)

The User Agency shall undertake mining in a phased manner after taking due care for reclamation of the mined over area. The concurrent reclamation plan as per the approved mining plan shall be executed by the User Agency from the very first year, and an annual report on implementation thereof shall be submitted to the Nodal Officer, Forest (Conservation) Act, 1980, in the

- concerned State Government and the concerned Regional Office of the Ministry. If it is found from the annual report that the activities indicated in the concurrent reclamation plan are not being executed by the User Agency, the Nodal Officer or the Addl. Pr. Chief Conservator of Forests (Central) may direct that the mining activities shall remain suspended till such time, such reclamation activities area satisfactorily executed;
- (xiv) The user agency shall implement the R&R Plan as per the R&R Policy of State Government in consonance with National R&R Policy, Government of India before the commencement of the project work. The said R&R Plan will be monitored by the State Government/Regional Office of MoEF&CC along with indicators for monitoring and expected observable milestones;
- (xv) The user agency in consultation with the State Government shall create and maintain alternate habitat/home for the avifauna, whose nesting trees are to be cleared in this project. Birds' nests artificially made out of eco-friendly material shall be used in the area, including forest area and human settlements, adjoining the forest area being diverted for the project;
- (xvi) The boundary of the diverted forest land, mining lease and safety zone, as applicable, shall be demarcated on ground at the project cost, by erecting four feet high reinforced cement concrete pillars, each inscribed with its serial number, distance from pillar to pillar and GPS co-ordinates;
- (xvii) The ground area over the mine shall not be allowed to be used for construction of residential buildings or labour camps;
- (xviii) The State Government shall ensure that green cover on the ground over the underground part of mine shall be maintained as forest and supplemented by plantations in gaps at the cost of user agency;
- (xix) The User Agency shall obtain the Environment Clearance as per the provisions of the Environmental (Protection) Act 1986, if required;
- (xx) Any tree felling shall be done only when it is unavoidable and that too under strict supervision of the State Forest Department;
- (xxi) The layout plan of the proposal shall not be changed without the prior approval of the Central Government;
- (xxii) No construction of Buildings/labour camps/huts shall be allowed on the forest land;
- (xxiii) The User Agency shall provide fuels preferably alternate fuels to the labourers and the staff working at the site so as to avoid any damage and pressure on the nearby forest areas;
- (xxiv) The State Government and the User agency shall ensure de-silting of the village tanks and other water bodies located within five km from the mine lease boundary so as to mitigate the impact of siltation of such tanks/water bodies, whenever required preferably within five years from the date of approval of Stage II Clearance;
- (xxv) The forest land shall not be used for any purpose other than that specified in the proposal;
- (xxvi) The forest land proposed to be diverted shall under no circumstances be transferred to any other agency, department or person without prior approval of the Central Government;
- (xxvii) No damage to the flora and fauna of the adjoining area shall be caused;

- (xxviii) The User Agency shall submit the annual self - compliance report in respect of the above stated conditions to the State Government, concerned Regional Office and to this Ministry by the end of March every year;
- (xxix) Any other condition that the concerned Regional Office of this Ministry may stipulate, from time to time, in the interest of conservation, protection and development of forests & wildlife; and
- (xxx) The user agency shall comply all the provisions of the all Acts, Rules, Regulations, Guidelines, Hon'ble Court Order(s) and National Green Tribunal Order(s) pertaining to this project, if any, for the time being in force, as applicable to the project.

3. After receipt of the report on compliance to the conditions stipulated in the paragraph 2 above, from the State Government of Madhya Pradesh, final/stage-II approval for diversion of the proposed forest land under Section-2 of the Forest (Conservation) Act, 1980 will be issued by this Ministry. Transfer of the said forest land to the user agency shall not be effected by the State Government of Madhya Pradesh till final/stage-II approval for its diversion is issued by this Ministry.

Yours faithfully,

Shrawan Kumar Verma
Dy. Inspector General of Forests (FC)

Copy to:-

1. The Principal Chief Conservator of Forests, Government of Madhya Pradesh, Forest Department, Satpuda Bhawan, 1st Floor, Bhopal-462003.
2. The Addl. Principal Chief Conservator of Forests (Central), Regional Office (Western Zone), Kendriya Paryavaran Bhawan, E-5 Arera Colony, Link Road-3, Ravishankar Nagar, Bhopal-462016.
3. The Nodal Officer, under the forest (Conservation) Act, 1980, Forest Department, Satpuda Bhawan, 1st Floor, Bhopal-462003.
4. User Agency.
5. Monitoring Cell, FC Division, MoEF & CC, New Delhi, for uploading.
6. Guard File.

Shrawan Kumar Verma
Dy. Inspector General of Forests (FC)