## **Condition of FC Stage 1 Compliance**

Sr. No.	Specific Condition	Compliance from BCL
	ditions which need to be complied prior to han	•
i.	The User Agency shall transfer the cost of raising and maintaining the compensatory afforestation at the prevailing wage rates as per compensatory afforestation scheme and the cost of survey, demarcation and erection of permanent pillars if required on the CA land shall be deposited in consultation with State Forest Department in the account of CAMPA of the concerned State through online portal. The CA will be maintained for 10 years. The scheme may include appropriate provision for anticipated cost increase for works scheduled for subsequent years,	As per the letter issued by DFO Shahdol vide no 3924 on dated 01.06.2022, DFO Rewa vide no 4405 on dated 19.05.2022, DFO Satna vide no 6523 on dated 20.08.2024 & DFO Chhindwara South vide no 971 on dated 22.05.2022 against the cost of raising and maintaining the compensatory afforestation at the prevailing wage rates as per compensatory afforestation scheme is submitted as per challan issued vide no 5849537792 with amount Rs. 4,37,22,200 on dated 23.08.2023 for Shahdol & Rewa and vide no 051/9999999/0406/09/24/001338 on dated 06.09.2024 for Satna & vide no 12024052724984638 on dated 27.05.2024 for Chhindwara South State Forest Department in the account of CAMPA of the MP State through online portal. The payment details are enclosed as Annexure- A(i).
ii.	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 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 transferred through online portal into CAMPA account of the State Concerned.	As per the letter issued by DFO Shahdol, vide letter no 3924, dated 01.06.2022, the NPV amount of ₹16,30,75,051.00 (Rupees Sixteen Core thirty lakhs seventy-five thousand and fifty-one only) has been deposited in CAMPA through online portal vide challan no. issued by UBI 5849537689 dated 30.06.2023. The payment details are enclosed as Annexure- A(ii).
iii.	The identified non-forest land for raising compensatory afforestation shall be transferred and mutated in the name of forest department and notified as Reserved Forest /Protected Forest prior to Stage-II approval. A copy of the original notification declaring the non-forest land under Section 4 or Section 29 of the Indian Forest Act,1927, or under the relevant section of the State Forest Act as the case may be, will be submitted by the State Government prior to State-II approval.	The identified non-forest land for raising compensatory afforestation was transferred and mutated in the name of forest department. The details of the same are as follows:    CA Land Details   Mutation   Area   (Ha)

Division:

	South		
	Shahdol,		
	District:		
	Shahdol., M.		
	P.		
2	2.Forest		
	Range: -		
	Sirmour,		
	Village: -		
	Rajhoni,	00/00/0000	00.070
	Forest	29/08/2022	22.376
	Division:		
	Rewa,		
	District:		
	Rewa M.P.		
3	3.Forest		
	Range: -		
	Sirmour,		
	Village: -		
	Barha, Forest	13/06/2024	33.675
	Division:		
	Satna, District:		
	Satna M.P.		
	1.Forest		
	Range: -		
	Kanhan,		
	Village: -		
	Ghodiwadon		
	a, Forest	12/06/2024	2.55
	Division:	12/00/2024	2.00
	Chhindwara		
	South,		
	District:		
	Pandhurna		
-	M.P.	Total	114.412
		Total	114.412

The total 114.412 Ha of CA land mutated and handed over has been notified vide letter no मामला क्र. 307/अ-6/2021-22 on dated 23.06.2022 for Shahdol, vide letter no मामला क्रमांक 0180/अ-6/2022-23 on dated 29.08.2022 for Rewa, मामला क्रमांक/113/अvide letter no 6/2024-25 on dated 12.06.2024 for Chhindwara South & vide letter no प्रकरण क्रमांक 640/3T-6/2023-25 on dated 13.06.2024 for Satna as per Section 29 of the Indian Forest ct, 1927, by the State Government. The copy of

		mutated CA land is enclosed as Annexure- A(iii). Also, the copy of Gazette Notification is enclosed as Annexure- A(iii-a)	
iv.	The complete compliance of the FRA, 2006 shall be ensured by way of prescribed certificate from the concerned District Collector;	FRA certificate in Form-II vide letter no. 7059, dated 26.09.2014 & RM/FRA/2020/792, dated 09.10.2020 for 151.095 Ha is enclosed as Annexure-A(iv).	
V.	The State Government shall upload the KML files of the area under diversion and the accepted area for raising compensatory afforestation in the E-green watch portal of FSI, before handing over forest land to the user agency;	KML file is attached in form of soft copy pendrive .	
vi.	All the funds received from the user agency under the project shall be transferred/ deposited in CAMPA account only through e-portal (https://parivesh.nic.in/). Amount deposited through other mode will not be accepted as compliance of the Stage-I clearance.	All the funds under the project has been transferred in CAMPA account through e-portal (https://parivesh.nic.in/) by BCL. This is enclosed as Annexure- A(v)	
vii.	The compliance report shall be uploaded on e-portal (https://parivesh.nic.in/).	The compliance report has been uploaded on e-portal ( <a href="https://parivesh.nic.in/">https://parivesh.nic.in/</a> ). Copy of acknowledgement is enclosed as Annexure- A(vi)	
agency	B: Conditions which need to be complied on field after handing over the forest land to the user agency by the State Forest Department but the compliance in form of undertaking shall be submitted and compliance is to be submitted prior to Stage-II approval:		
i.	Legal status of the diverted forest land shall remain unchanged.	We undertake that the legal status of the forest land shall remain unchanged. The undertaking regarding the same is enclosed as Annexure- B(i).	
ii.	Forest land will be handed over only after required non-forest land in the project is obtained by the user agency.	We undertake that the forest land will be taken over only after handing over of non-forest land in the project obtained by the BCL. The undertaking regarding the same is enclosed as Annexure- B(ii)	
iii.	At the time of payment of the Net Present Value (NPV) at the then prevailing rate, the User Agency shall furnish an undertaking to pay the additional amount of NPV, if so determined, as per the final decision of the Hon'ble Supreme Court of India;	We agree to pay the additional amount of NPV, if so determined in the final decision of the Hon'ble Supreme Court of India. An undertaking with this effect has been submitted and enclosed as Annexure- B(iii)	
iv.	The R&R Plan shall be implemented 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 and implementation. The said R&R Plan will be monitored by the State Government/Regional	We hereby agree that the R&R Plan shall be implemented as per the R&R Policy of State Government in consonance with National R&R Policy, Government of India. The undertaking regarding the same is enclosed as Annexure- B(iv)	

	Office of MoEERCC along with indicators for	
	Office of MoEF&CC along with indicators for monitoring and expected observable milestones;	
V.	Fencing, protection and regeneration of the safety zone area [7.5 meters strip shall be kept within the mining lease boundary and area of the safety zone shall be part of the total area of mining lease] shall be done at the project cost within three years and maintained thereafter as per approved working plan of the State Govt.	We confirm to comply the fencing, protection and regeneration of the safety zone area at the project cost within three years and to maintain thereafter as per approved working plan of the State Govt. The undertaking regarding the same is enclosed in Annexure- B(v).
Vi.	User agency either himself or through the State Forest Department shall undertake afforestation on degraded forest land, at project cost, one and half time in extent to the area used for safety zone.	We hereby agree to abide by this condition. The undertaking regarding the same is enclosed as Annexure- B(vi).
vii.	The user agency shall, after ceasing mining operations, undertake re-grassing the mining area, and any other areas which may have been disturbed due to their mining activities and restore the land to a condition which is fit for growth of fodder, flora, fauna, etc.;	We undertake that, after ceasing mining operation we shall re-grass the mining area which may be disturbed due to mining activity and restore the land to a common condition which will be fit for growth of fodder, flora, fauna, etc. The undertaking regarding the same is enclosed as Annexure- B(vii).
Viii.	The following activities shall be undertaken by the User Agency under supervision of the State Forest Department at the project cost:  • Proper mitigative measures to minimize soil erosion and choking of streams if available the vicinity of mining area shall be prepared and implemented. • Planting of adequate drought hardy plant species and sowing of seeds to arrest soil erosion. • Construction of check dams, retention toe walls to arrest sliding down of the excavated material along the contour.	We will implement the following activities under the supervision of the State Forest Department i.e.  Report related to Mitigative measures to minimize soil erosion and choking of stream is already prepared and it will be implemented. Report is enclosed as Annexure B(viii-a)  Planting of adequate drought hardy plant species and sowing of seeds, in the appropriate area within the mining lease to arrest soil erosion will be implemented as per the scheme. The detailed report is enclosed as Annexure B(viii-b)  Construction of check dams, retention /toe walls to arrest sliding down of the excavated material along the contour will be undertaken in accordance with the approved scheme. The various schemes (detail reports) for the compliance of same is enclosed as Annexure B(viii-a)
ix.	Period of diversion of the said forest land under	We confirm to comply the period of

	I.i.	
	this approval shall be for a period coterminous with the period of the mining lease granted under the Mines and Minerals (Development and Regulation) Act, 1957, as amended and the Rules framed there under.	diversion of the said forest land under this approval shall be for a period coterminous with the period of the mining lease granted under the Mines and Minerals. The undertaking regarding the same is enclosed as Annexure- B(ix).
X.	The User Agency shall ensure that the dumping of Over Burden (OB) shall be carried out as per the approved phased Reclamation plan	We confirm to comply the condition as per approved mining plan. The undertaking regarding the same is enclosed as Annexure- B(x).
xi.	The User Agency shall obtain the Environment Clearance as per the provisions of the Environmental (Protection) Act, 1986, if required.	Environmental Clearance has been obtained as per EIA notification, 2006 and its subsequent amendments. Copy of EC is enclosed as Annexure- B(xi).
xii.	No labour camp shall be established on the forest land and the User Agency shall provide fuels preferably alternate fuels to the labourers and the staff working at the site so as to avoid any damage and pressure on the nearby forest areas	We hereby agree to abide by the condition that no labour camp shall be established on the forest land. The undertaking regarding the same is enclosed as Annexure- B(xii).
xiii.	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 coordinates	We hereby agree to abide by this and follow the directions, strictly. The undertaking regarding the same is enclosed as Annexure- B(xiii).
xiv.	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	We hereby agree that the forest land proposed will not be diverted or transferred to any other agency, department or person without prior approval of the Central Government. The undertaking regarding the same is enclosed as Annexure- B(xiv).
xv.	No damage to the flora and fauna of the adjoining area shall be caused.	We undertake that no damage to the flora and fauna of the adjoining area shall be caused. The undertaking regarding the same is enclosed as Annexure-B(xv).
xvi.	Sufficient firewood, preferably the alternate fuel, shall be provided by the User Agency to the labourer after purchasing the same from the State Forest Department or the Forest Development Corporation or any other legal source of alternate fuel	We hereby agree to abide by this and follow the directions, strictly. The undertaking regarding the same is enclosed as Annexure- B(xvi).
xvii.	The layout plan of the mining plan/ proposal shall not be changed without the prior approval of the Central Government	We confirm to abide by this condition. The undertaking regarding the same is enclosed as Annexure- B(xvii).
xviii.	No additional or new path will be constructed	We confirm to abide by this condition.

	inside the forest area for transportation of construction materials for execution of the project work	The undertaking regarding the same is enclosed as Annexure- B(xviii).
xix.	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. Bird's 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	We hereby agree to abide by this condition by providing nests made up of eco-friendly material, for birds whose nests are to be cleared, as per the estimation by the Forest Department. The schemes (the detailed report) regarding the same is enclosed here with as Annexure- B(xix).
XX.	The concerned Divisional Forest Officer, will monitor and take necessary mitigative measures to ensure that there is no adverse impact on the forests in the surrounding area;	We hereby agree to abide this condition.
xxi.	The User Agency shall restrict the felling of trees to minimum numbers in the diverted forest land and trees shall be felled under strict supervision of the State Forest Department	We hereby agree to abide this condition. The undertaking regarding the same is enclosed as Annexure- B(xxi).
xxii.	The user agency shall explore the possibility of translocation of maximum number of trees identified to be felled and shall ensure that any tree felling shall be done only when it is unavoidable and that too under strict supervision of the State Forest Department;	We hereby agree to abide this condition. The undertaking regarding the same is enclosed as Annexure- B(xxii).
xxiii.	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 be concerned State Government and the concerned Integrated 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 concern Dy. Director General (Central) may direct that the mining activities shall remain suspended till such time, reclamation activities area satisfactorily executed;	Mining will be done as per the approved mining plan by MoC. The undertaking regarding the same is enclosed as Annexure- B(xxiii).
xxiv.	The User Agency shall submit the annual self - compliance report in respect of the above stated	We hereby agree to abide this condition. The undertaking regarding the same is

	conditions to the State Government, concerned Integrated Regional Office and to this Ministry by the end of March every year regularly;	enclosed as Annexure- B(xxiv).
xxv.	The user agency shall comply all the provisions of the all Acts, Rules, Regulations, Guidelines, Hon'ble Court Order (s) and NGT Order (s) pertaining to this project, if any, for the time being in force, as applicable to the project	We agree to submit self-compliance report of above stated conditions to State Government, concerned Regional Office and to this Ministry by the end of March every year. The undertaking regarding the same is enclosed as Annexure-B(xxv).
xxvi.	Violation of any of these conditions will amount to violation of Forest (Conservation) Act, 1980 and action would be taken as per the MoEF&CC Guideline F. No. 11-42/2017-FC dated 29/01/2018	We hereby agree to abide this condition. The undertaking regarding the same is enclosed as Annexure- B(xxvi).
xxvii.	Any other condition that the Ministry of Environment, Forests & Climate Change may stipulate from time to time in the interest of conservation, protection and development of forests & wildlife.	We hereby agree to abide this condition. The undertaking regarding the same is enclosed as Annexure- B(xxvii).

Thanking you,

Bhupendra Singh Chaudhary, Vice President - Mines (Authorized Signatory)

Enclosed: All attachments a/a

Copy to: 1. PCCF (LM), Bhopal – For kind information and uploading the same in PARIVESH.
2. CCF, Shahdol – For kind information please.
3. IRO, MoEF&CC, Bhopal – for record purpose only.