



THE SINGARENI COLLIERIES COMPANY LIMITED
(A GOVERNMENT COMPANY)
Ramagundam Area-III

Ref: RG3/EST/FL/104-F/ 839

Date: 11-11-2025

To,
The District Forest Officer,
Peddapalli District.

Sir,

Sub:- Forest Conservation Act 1980 - Regularization of 330.33 ha (330.1826 Ha as per DGPS survey) of forest land in Upperlakesaram Forest Block in Manthani Range Peddapalli Division for Open Cast Mining Operations and other activities of SCCL - Accorded Stage-I/In-principal approval - Orders communicated- **submission of Compliance on the conditions stipulated in Stage-I approval - Reg.**

Ref: - 1. MoEF & CC, GOI New Delhi, F.No: 8-16/2021-FC, dated 21.11.2023.
2. DFO-Peddapally RC No. 891/S4/2020, dated 20.09.2024
3. DFO-Peddapally RC No. 891/S4/2020, dated 09.09.2025

Kind attention is invited on the captioned subject, it is to submit that vide reference 1st cited, the MoEF & CC, GOI, New Delhi has accorded in-principle (Stage-I) approval under Section-2 (ii) of Forest (Conservation) Act, 1980 for regularization of 330.33 Ha (330.1826 Ha as per DGPS survey) of forest land in Upperlakesaram Forest Block in Manthani Range Peddapalli Division for Open Cast Mining Operations and other activities of SCCL.

In this connection, M/s SCCL has complied the conditions stipulated in Stage-I approval granted by MoEF & CC, GOI, New Delhi as furnished hereunder.

Condition No.	Condition	Compliance
i	Legal status of the diverted forest land shall remain unchanged.	Legal status of the diverted forest land will remain unchanged. An undertaking to that effect is enclosed as Annexure-I.
ii	The State Govt. shall impose NPV for 330.33 ha as per the prevailing Rates.	As per the demand issued from DFO-Peddapalli, an amount of Rs.31,63,83,467/- towards NPV as per the prevailing rates was deposited into Adhoc CAMPA Telangana account vide UTR No.SBIN52025050784708164, dt. 07.05.2025, against the generated e-Challan dated 16.04.2025. Copy of receipt is enclosed as Annexure-II.
iii	The State Govt. shall impose a penalty of five (5) times the NPV for 330.33 ha which is the area under violation, plus 12 percent simple interest on the total amount so calculated from 01.08.2013 till the actual date of deposit as penalty for violation of FCA 1980.	The State Govt. imposed the penalty of five times the NPV for 330.33 Ha which is the area under violation, plus 12 % Simple Interest on the amount so calculated from 01.08.2013 for an amount of Rs.363,8409,868-00. A request was submitted to MoEF & CC, GOI to reduce the penal NPV to minimum penalty without interest to sustain the financial viability of the project and to

Received
Despatch Clerk
District Forest Officer,
PEDDAPALLY

		<p>supply the coal to NTPC and other sectors and awaiting for the decision from MoEF & CC, Gol.</p> <p>Since the decision from MoEF & CC, Gol may take certain time an undertaking to comply the decision of MoEF & CC, Gol is enclosed as Annexure-III</p>																																				
iv	<p>Compensatory Afforestation shall be taken up by the Forest Department over 330.33 ha of Non-forest land for the CA purpose at the cost of the User Agency. The non-forest land identified for CA shall be transferred and mutated in the name of Forest Department and notified as RF/PF prior to Stage-II approval. A copy of the original notification declaring the non-forest land under Indian Forest Act, 1927, or under the relevant section of the State Forest Act as the case may be, will be submitted by the State Government prior to Stage-II approval.</p>	<p>CA Land is identified in biologically reclaimed dumps of Non forest land as follows.</p> <ol style="list-style-type: none"> 1. 271.45 Ha of NFL on Khairiguda OC Dumps, in Tiryani mandal of KB Asifabad district. 2. 60.00 Ha of NFL in RG OCP2 dumps of Ramagiri mandal of Peddapalli district. <p>The Non forest land of 330.33 ha (271.45+60.00) was Mutated and Handed over to Forest dept.</p> <p>Copy of Mutation certificates and Charge Handover certificates are enclosed as Annexure-IV.</p> <p>Notification of CA land is under process with the Forest department.</p>																																				
v	<p>The CA land identified and mutated in the name of Forest department w.r.t. the two proposals adjoining to the instant mine shall be notified as RF/PF 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 within three months and the compliance in this regard shall be submitted to the Ministry.</p>	<p>The Status of Notifications of earlier Mutated forest lands are as follows:</p> <p>CA lands of 247.00 Ha:</p> <table border="1"> <thead> <tr> <th>Village</th> <th>Sy.No.</th> <th>CA mutated in Ha</th> </tr> </thead> <tbody> <tr> <td>Dharmavaram</td> <td>551 & 553</td> <td>86.28</td> </tr> <tr> <td>Jeerupalem-</td> <td>40 (P)</td> <td>51.90</td> </tr> <tr> <td>Kadecal</td> <td>25/2, 45/2</td> <td>74.53</td> </tr> <tr> <td>Polkepadu</td> <td>158, 157/140</td> <td>30.18</td> </tr> <tr> <td>Nagepalli</td> <td></td> <td>4.11</td> </tr> <tr> <td>TOTAL</td> <td></td> <td>247.00</td> </tr> </tbody> </table> <p>CA lands of 147.42 Ha:</p> <table border="1"> <thead> <tr> <th>Village</th> <th>Sy.No.</th> <th>CA mutated in Ha</th> </tr> </thead> <tbody> <tr> <td>Madanapally</td> <td>228</td> <td>20.41</td> </tr> <tr> <td>Jaggannapet</td> <td>519/1</td> <td>80.68</td> </tr> <tr> <td>Pathipally</td> <td>638</td> <td>46.33</td> </tr> <tr> <td>TOTAL</td> <td></td> <td>147.42</td> </tr> </tbody> </table> <p>* Details of Notifications are furnished in Annexure-V.</p>	Village	Sy.No.	CA mutated in Ha	Dharmavaram	551 & 553	86.28	Jeerupalem-	40 (P)	51.90	Kadecal	25/2, 45/2	74.53	Polkepadu	158, 157/140	30.18	Nagepalli		4.11	TOTAL		247.00	Village	Sy.No.	CA mutated in Ha	Madanapally	228	20.41	Jaggannapet	519/1	80.68	Pathipally	638	46.33	TOTAL		147.42
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vi	<p>The State Govt./User Agency shall identify 14.04 ha of degraded forest land w.r.t. the CA against Safety Zone as recommended by the RO and State Nodal Officer.</p>	<p>14.04 Ha of DFL against safety zone is identified at Kundanpalli of Ramagundam beat. Deposited SZA plantation cost for an amount of Rs.2.67 Crores to Adhoc CAMPA account through e-challan</p>																																				

		generation on 16.04.2025 and the details are enclosed as Annexure-II																																				
vii	The State Govt. shall also undertake penal CA of 237.14 Ha DFL (2*118.57=237.14) as recommended by the RO and State Nodal Officer.	Identified DFL at Bhupalapalli and Mulugu districts. An amount of Rs.25,08,25,861/- has been deposited into Adhoc CAMPA Telangana account vide UTR No.SBINR52025102403429431, Dt. 24.10.2025, for generated e-Challan dated 13.10.2025. Copy of receipt is enclosed as Annexure-VI																																				
viii	The State Govt. shall forward the details of the CA land and CA scheme (if revised) pertaining to the proposals (diversion of 412.4 ha of forest land for underground mining in which 247 ha for surface use for GHDK-9, 10 & 10 A inclines in Ramagundam-II and OC Project-I expansion and diversion of 147.42 ha of forest land in RF of Karimnagar east division for expansion of Ramagundam OCP- II in RG-III for which approvals were accorded by this Ministry in 02.05.2008 & 01.08.2013 respectively). Further the State Govt. shall take approval of this Ministry w.r.t the revised CA lands within a period of three months.	<p>The Status of Notifications of earlier Mutated forest lands are as follows: CA lands of 147.42 Ha:</p> <table border="1"> <thead> <tr> <th>Village</th> <th>Sy.No.</th> <th>CA mutated in Ha</th> </tr> </thead> <tbody> <tr> <td>Madanapally</td> <td>228</td> <td>20.41</td> </tr> <tr> <td>Jaggannapet</td> <td>519/1</td> <td>80.68</td> </tr> <tr> <td>Pathipally</td> <td>638</td> <td>46.33</td> </tr> <tr> <td>TOTAL</td> <td></td> <td>147.42</td> </tr> </tbody> </table> <p>CA lands of 247.00 Ha:</p> <table border="1"> <thead> <tr> <th>Village</th> <th>Sy.No.</th> <th>CA mutated in Ha</th> </tr> </thead> <tbody> <tr> <td>Dharmavaram</td> <td>551 & 553</td> <td>86.28</td> </tr> <tr> <td>Jeerupalem-</td> <td>40 (P)</td> <td>51.90</td> </tr> <tr> <td>Kadikal</td> <td>25/2, 45/2</td> <td>74.53</td> </tr> <tr> <td>Polkepadu</td> <td>158, 157/140</td> <td>30.18</td> </tr> <tr> <td>Nagepalli</td> <td></td> <td>4.11</td> </tr> <tr> <td>TOTAL</td> <td></td> <td>247.00</td> </tr> </tbody> </table> <p>* Details of Notifications are furnished in Annexure-VII</p>	Village	Sy.No.	CA mutated in Ha	Madanapally	228	20.41	Jaggannapet	519/1	80.68	Pathipally	638	46.33	TOTAL		147.42	Village	Sy.No.	CA mutated in Ha	Dharmavaram	551 & 553	86.28	Jeerupalem-	40 (P)	51.90	Kadikal	25/2, 45/2	74.53	Polkepadu	158, 157/140	30.18	Nagepalli		4.11	TOTAL		247.00
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ix	State and Regional Office, must monitor the compliance of the proposals granted FC clearances to the User Agency and take appropriate action.	The annual compliance reports in respect of earlier diverted FL 247.00 Ha and 147.42 Ha are being submitted regularly and the DFO-Peddapalli & CCF-Kaleshwaram are inspecting the proposed areas regularly.																																				
x	The cost of felling of trees shall be deposited by the User Agency with the State Forest Department.	It is to submit that, the proposal is for regularization, there are no trees existing on the proposed land for felling.																																				
xi	The cost of compensatory Afforestation at the prevailing wage rates as per compensatory Afforestation scheme and the cost of survey, demarcation and erection of permanent pillars, if required on the CA land, shall be deposited in advance with the Forest Department by the user agency. The CA will be maintained for 10 years. The scheme may include afforestation of indigenous species with appropriate provision for anticipated cost increase for works scheduled for subsequent years, into the account of National Authority, CAMPA managed by the	<p>CA Land is identified in biologically reclaimed dumps of Non forest land as follows.</p> <ol style="list-style-type: none"> 1.271.45 Ha of NFL on Khairiguda OC Dumps, in Tiryani mandal of KB Asifabad district (23.52 Cr) 2. 60.00 Ha of NFL in RG OCP2 dumps of Ramagiri mandal of Peddapalli district (8.21 Cr). <p>Further, an amount of Rs.31.73 crores towards cost of CA including survey, demarcation and erection of permanent pillars was deposited into Adhoc CAMPA</p>																																				

	State Govt.	Telangana account vide UTR No. SBINR52025102403430107, dt. 24.10.2025, for generated e-Challan dated 13.10.2025. Copy of receipt is enclosed as Annexure-VI.
xii	The land identified for the purpose of CA shall be clearly depicted on a Survey of India TOPO sheet of 1:50,000 scale.	The land identified for the purpose of CA is depicted on a Survey of India topo sheet of 1:50,000 scale and enclosed as Annexure-VIII.
xiii	The KML files of diverted area and the CA areas shall be uploaded on the e-Green watch portal with all requisite details prior to Stage-II approval.	The KML files of proposed regularization of forest land of 330.33 Ha and CA lands were uploaded in e-Green watch portal with all requisite details. Copy is enclosed (pen drive) as Annexure-IX.
xiv	The Compensatory levies to be realized from the User Agency under the project shall be transferred/ deposited, through e-challan, in to the account of National Authority, CAMPA pertaining to the State concerned through e-portal (https://parivesh.nic.in/).	The Compensatory levies to be realized under the project were transferred/ deposited, through e-challan, in to the account of National Authority, CAMPA pertaining to the State concerned through e-portal (https://parivesh.nic.in/)
xv.	Safety Zone shall be maintained at project cost by the user agency as per relevant guidelines issued by this Ministry.	Since, the 330.33 Ha is surrounded by Non Forest Land, there is no Safety Zone. Hence, 14.04 Ha of DFL against one and Half times safety zone is identified at Kundanpalli of Ramagundam beat. Deposited SZA plantation cost for an amount of Rs.2.67 Crores to Adhoc CAMPA account through e-challan generation on 16.04.2025 and the details are enclosed as Annexure-II
xvi	The User Agency shall prepare a list of existing village tanks and other water bodies with GPS co-ordinates located within five km from the mine lease boundary. This list is to be duly verified by the concerned Divisional Forest Officer. The User Agency shall regularly undertake desilting of these village tanks and other water bodies so as to mitigate the impact of siltation of such tanks/water bodies. A detailed approved plan for desilting of identified ponds and water bodies to be prepared in consultation with forest department and shall be submitted to MoEF& CC before Stage-II approval.	Total 19 nos of village tanks and other water bodies existing within 5 kms radius. Out of 19 Nos. of village tanks , desilting was taken up in 14 Nos by State Govt under Mission Kakatiya project and One by M/s SCCL and one more is in legal dispute. Further, SCCL agreed to take up the desilting of all tanks & water bodies as and when requested by the Local bodies . Copy of undertaking is enclosed. As per advise of State Forest Dept. and Irrigation Dept., the SCCL will follow guidelines for desilting of identified ponds and water bodies. Annexure-X
xvii.	State Government shall complete settlement of rights, in term of the Scheduled Tribes and Traditional Forest Dwellers (Recognition of Forest Rights)	There is no RoFR pattas in the proposed regularization of forest land. The Complete settlement of rights, in term of the Scheduled Tribes and Traditional

	Act, 2006, if any, on the forest land to be diverted and submit the documentary evidence, along with compliance of Stage-I approval, as prescribed by this Ministry's letter No. 11-9/1998-FC (Pt.) dated 03.08.2009 read with 05.07.2013, in support thereof.	Forest Dwellers (Recognition of Forest Rights) Act-2006, no objection certificate (RoFR) was obtained from District Collector and enclosed as Annexure-XI
xviii.	The complete compliance report shall be uploaded on e-portal. (https://parivesh.nic.in/)	The User agency and the DFO-Peddapalli will upload the compliance report on the e-portal (https://parivesh.nic.in/) Copy enclosed as Annexure-X
xix.	At the time of payment of the Net Present Value (NPV) at the present 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.	The SCCL agrees to pay the additional amount of NPV, if so determined as per the final decision of the Hon'ble Supreme Court of India and the undertaking is enclosed as Annexure-XII
xx.	Trees should be felled in phased manner as per the requirement in the approved Plan with prior permission of concerned DFO.	This is a regularization of forest land. There is no felling of trees involved. The same is inspected by DFO-Peddapalli.
xxi.	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 concern DDGF (Central) may direct that the mining activities shall remain suspended till such time, such reclamation activities area satisfactorily executed.	The reclamation will be taken up as per the approved Environmental Management Plan. Copy of reclamation plan is enclosed as Annexure-XIII.
xxii.	The User Agency shall comply with the Hon'ble Supreme Court order on regrassing, and re-grass the mining area and any other areas which may have been disturbed due to mining to restore them to a condition which is fit for growth of fodder, flora, fauna, etc. in a timely manner.	SCCL agrees to comply with the Hon'ble Supreme Court order and re-grass the mining area and any other areas which may have been disturbed due to mining to restore them to a condition which is fit for growth of fodder, fauna etc. in a timely manner. An undertaking is enclosed as Annexure-XIV

xxiii.	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, as amended and the Rules framed there-under.	The proposed regularization forest land is falling in South Godavari Mining Lease and it is valid upto 01.01.2035. Copy is enclosed as Annexure-XV.
xxiv.	The User Agency shall obtain the Environment Clearance as per the provisions of the Environmental (Protection) Act, 1986, if required.	Obtained EC as per the provisions of the Environmental (Protection) Act, 1986 and the EC of RGOCM-I is obtained on 16.01.2023, for Vakeelpalli Mine on 25.06.2024 & for RGOCP-III on 16.12.2022 Copy is enclosed as Annexure-XVI
xxv.	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.	No labour camp will be established on the forest land. The SCCL is providing 12 free LPG cylinders to all employees per annum. An undertaking is enclosed as Annexure-XVII.
xxvi.	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 height reinforced cement concrete pillars, each inscribed with its serial number, distance from pillar to pillar and GPS coordinates.	The total boundary pillars construction length is 12515 mt, but most of the area is now falling in opencast mining area. The part of the area requires 190 Nos boundary pillars and around the safety zone area is 16 pillars. Total Amount of Rs. 24,72,000 is deposited before DFO, Peddapalli vide Cheque bearing Sl.No: 909126 dated: 12.08.2025. Copy is enclosed as Annexure-XVII
xxvii.	The layout plan of the mining plan/proposal shall not be changed without the prior approval of the Central Government and the Forest land shall not be used for any purpose other than that specified in the proposal.	The layout plan of the mining plan/proposal will not be changed without the prior approval of the Central Government and the Forest land will not be used for any purpose other than that specified in the proposal. An Undertaking is enclosed herewith as Annexure-XIX
xxviii.	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.	This land will under no circumstances be transferred to any other agency, department or person without prior approval of the Central Government. An Undertaking is enclosed herewith as Annexure-XX
xxix.	No damage to the flora and fauna of the adjoining area shall be caused.	No damage to the flora and fauna in the adjacent area will be caused.

		An Undertaking is enclosed herewith as Annexure-XXI.
xxx.	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	Divisional Forest Officer is inspecting the proposed area for every six (6) months and conducting the inspection to monitor the necessary mitigative measures taken up by the user agency.
xxxi.	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.	The present proposal is for regularization of Forest Land. The mining activities are already existing in the proposed regularization. Hence, no trees are existing.
xxxii.	Any other condition that the Ministry of Environment, Forest and Climate Change 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.	The SCCL agrees to carry out Any other condition that the Ministry of Environment, Forest and Climate Change may stipulate from time to time in the interest of conservation, protection and development of forests & wildlife. An Undertaking is enclosed herewith as Annexure-XXII
xxxiii.	The User Agency shall submit the annual self - compliance report in respect of the above stated conditions to the State Government, concerned Regional Office and to this Ministry by the end of March every year regularly.	SCCL agrees to submit the annual self - compliance report in respect of the above stated conditions to the State Government, concerned Regional Office and to the Ministry by the end of March every year regularly. An Undertaking is enclosed herewith as Annexure-XXIII
xxxiv.	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; and	SCCL agrees to 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; An Undertaking is enclosed herewith as Annexure-XXIV
xxxv.	Violation of any of these conditions will amount to violation of Forest (Conservation) Act, 1980 and action would be taken as prescribed in para 1.21 of Chapter 1 of the Handbook of comprehensive guidelines of Forest (Conservation) Act, 1980 as issued by this Ministry's letter No. 5-2/2017-FC dated 28.03.2019.	SCCL agrees to comply with the provisions of all Acts, Rules, Regulations and Guidelines issued from time to time. An undertaking is enclosed as Annexure-XXV

Further, the Stage-I clearance granted by MoEF & CC, GOI, New Delhi was published in News Paper on 18.01.2025 and the copies of news paper notifications are enclosed. The same has been displayed in the notice board of the concerned offices of Local Bodies (copies of news papers enclosed as Annexure-XXVI).

Since the SCCL (user agency) has complied with all the conditions of Stage-I approval, it is requested to kindly arrange to forward the compliance report to the Principal Chief Conservator of Forests (HoFF), Telangana State, Hyderabad to recommend to MoEF & CC, GOI for granting of Stage-II Clearance.

Thanking you Sir,

Yours faithfully,


General Manager
M/s S.C.Co.Ltd.

Encl: As above.

Copy to:

CCF- Kaleshwaram Circle

Director (PA&W)/ Director (P&P)/Advisor (Env & Forest) SCCL

GM (Estates)/GM-BPA area

PO RG Coal Mine




THE SINGARENI COLLIERIES COMPANY LIMITED
(A GOVERNMENT COMPANY)
Ramagundam Area-III


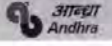
**UNDERTAKING FOR CONDITION NO. I OF ALREADY APPROVED PROPOSAL FOR
REGULARIZATION OF 330.33 HA OF FOREST LAND IN UPPERLAKESARAM FOREST
BLOCK IN MANTHANI RANGE, PEDDAPALLI DIVISION FOR RG COAL MINE**

"Legal status of the diverted forestland shall remain unchanged."

SCCL hereby agrees that the legal status of the forest land will remain unchanged as stipulated in Condition No. (I) of Stage-1 clearance communicated vide MoEF&CC, Gol, F.No. 8-16/2021-FC, Dt.21.11.2023.


General Manager
Ramagundam Area-III
The Singareni Collieries Company Ltd.

AGENCY COPY	
<p>यूनियन बैंक ऑफ इंडिया  Union Bank of India</p> <p>आंध्र प्रदेश शाखा  आंध्र प्रदेश शाखा</p>	
NEFT / RTGS CHALLAN for CAMPA Funds	
Date : 16-04-2025	
Agency Name.	SINAGRENI COLLIERIES COMPANY LIMITED
Application No.	5847899040
MoEF/SG File No.	8-16/2021-FC
Location.	Telangana
Address.	General Manager, Ramagundam area - III, SCCL, Peddapalli District Peddapalli
Amount(in Rs)	343129747/-
Amount in Words :Thirty-Four Crore Thirty-One Lakh Twenty-Nine Thousand Seven Hundred and Forty-Seven Rupees Only	
NEFT/RTGS to be made as per following details;	
Beneficiary Name:	Telangana CAMPA
IFSC Code:	UBIN0996335
Pay to Account No.	155705847899040 Valid only for this challan amount.
Bank Name & Address:	Union Bank Of India FCS Centre,21/1, III Floor, Jelitta Towers, Mission Road, Bengaluru-560027
• This Challan is strictly to be used for making payment to CAMPA by NEFT/RTGS only	

BANK COPY	
<p>यूनियन बैंक ऑफ इंडिया  Union Bank of India</p> <p>आंध्र प्रदेश शाखा  आंध्र प्रदेश शाखा</p>	
NEFT / RTGS CHALLAN for CAMPA Funds	
Date : 16-04-2025	
Agency Name.	SINAGRENI COLLIERIES COMPANY LIMITED
Application No.	5847899040
MoEF/SG File No.	8-16/2021-FC
Location.	Telangana
Address:	General Manager, Ramagundam area - III, SCCL, Peddapalli District Peddapalli
Amount(in Rs)	343129747/-
Amount in Words :Thirty-Four Crore Thirty-One Lakh Twenty-Nine Thousand Seven Hundred and Forty-Seven Rupees Only	
NEFT/RTGS to be made as per following details;	
Beneficiary Name:	Telangana CAMPA
IFSC Code:	UBIN0996335
Pay to Account No.	155705847899040 Valid only for this challan amount.
Bank Name & Address:	Union Bank Of India FCS Centre, 21/1, III Floor, Jelitta Towers, Mission Road, Bengaluru-560027
• This Challan is strictly to be used for making payment to CAMPA by NEFT/RTGS only	

Note:After making the required payment through challan, if the payment status has not been updated even after 7 working days, then kindly mail a copy of your challan with transaction date and reference id to Email: fcsblr@unionbankofindia.bank , epurse@unionbankofindia.bank, ubin0903710@unionbankofindia.bank

UTR No
SBI IN 5 2025 050
784706164



KOKKULA RAVINDRA
MANAGER
SS No. K-11510/PF No:4475484
SBI, Centenary Colony Br-20986



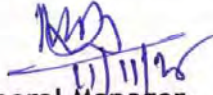
THE SINGARENI COLLIERIES COMPANY LIMITED
(A GOVERNMENT COMPANY)
Ramagundam Area-III

CERTIFICATE

This is to certify that an amount of Rs.34,31,29,794/- (rupees thirty four crore thirty one lakh twenty nine thousand seven hundred ninety four only) was deposited on 07.05.2025 in to Telangana CAMPA account no. 155705847899040, Union Bank of India, FCS Centre, 21/1, III Floor, Jelitta Tower, Mission Road, Bangaluru-560027 as per E-Challan given by PCCF Office towards **NPV amount** (Rs.31,63,83,467/-) and **CA against Safety Zone** (Rs.2,67,46,280/-) for regularization of 330.33 ha of forest land in Upperlakesaram forest block in manthani range, peddapalli division for RG Coal mine.

The UTR details hereunder furnished.

S.No	Date of deposit	UTR Number/E-Pay order No	Amount deposited in Rs.
1	07.05.2025	SBINR52025050784708164-906925	34,31,29,794-20


General Manager
Ramagundam Area-III
The Singareni Collieries Company Ltd.



The Singareni Collieries Company Limited

(A Government Company)

Regd. Office :
Kothagudem Collieries - 507 101.
Bhadradi, Kothagudem District,
Telangana State, India.

Singareni Bhavan, Red Hills,
P.B. No. 18, Khairatabad (P.O.)
Hyderabad-500 004, Telangana State, India.
CIN : U10102TG1920SGC000571

Ref: CMD/PS/H/ 44.

Date: 05-03-2025

To,
The Prl. Chief Conservator of Forests
Nodal Officer (FC), Telangana,
Aranya Bhavan, Hyderabad.

Sir/Madam,

Sub:- TSFD – F(C) Act – Regularization of 330.33 ha (330.1826 Ha as per DGPS survey) of forest land in Upperlakesaram Forest Block in Manthani Range Peddapalli Division Open Cast Mining Operations and other activities of SCCL in Peddapalli District in favour of M/s Singareni Collieries Company Limited – Stage-I accorded by the MoEF & CC, GOI-MoEF & CC, Gol rejected the request for deleting the penal NPV condition- Re-submitted the request for modification of condition no.3 with minimum penalty-Request for acceptance of Stage-I Compliance report in respect of Condition No.3 with an undertaking to pay the NPV as per outcome of MoEF & CC, Gol decision – Reg.

- Ref:-
1. MoEF & CC, GOI Lr. No.8-16/2021-FC, dated 21.11.2023
 2. SCCL Lr. No. CRP/EST/F/401A/58, dated 23.01.2024
 3. MoEF & CC, GOI F. No.8-16/2021-FC, dated 12.03.2024
 4. PCCF, Lr.No.FC4/FC29/3/2022, dated 13.05.2024
 5. Govt. of Telangana Lr. No: 1190/For.I91/2021, dated 27.05.2024.
 6. FAC meeting minutes F.No: 8-16/2021-FC, dated 27.08.2024
 7. DFO-Peddapalli demand Lt.No.891/S4/2020, dated 20.09.2024.
 8. SCCL Lr. No. CRP/EST/F/401A/934, dated 23.11.2024.
 9. SCCL Lr. No. CMD/PS/H/160, dated 30.11.2024.
 10. EC&FC meeting minutes F.No: CPAM-43013/1/2022-CPIAMF (351243), dated 13.01.2025

Kind attention is invited on the captioned subject, it is to bring to the kind notice that vide reference 1st cited, the MoEF & CC, GOI has granted Stage-I for regularization of 330.33 Ha (330.1826 Ha as per DGPS survey) RF in Upperlakesaram Forest Block in Peddapalli Division, Telangana for mining operations of Ramagundam Coal mine and other activities in favour of SCCL. Further, while granting the Stage-I the following condition was imposed.

Condition No:3- *The State Govt. shall impose a penalty of five (5) times the NPV for 330.33 ha which is the area under violation, plus 12 percent simple interest on the total amount so calculated from 01.08.2013 till the actual date of deposit as penalty for violation of FCA 1980;*

Vide letter reference, 2nd cited, SCCL requested the MoEF & CC, GOI to consider to delete the condition based on the facts, Van Rules-2023/guidelines and site inspection remarks of the Inspector General of Forests (Central), Integrated Regional Office, MoEF & CC, Hyderabad, no penalty shall be attributed to the user agency.

Based on the representation of SCCL, vide reference 3rd cited, the MoEF & CC, Gol has requested the State Govt. to examine the matter and to provide comments for future action.

Vide reference 4th cited, the PCCF, Telangana has recommended for deletion of condition and also requested the State Government to recommend the MoEF & CC, Gol for deleting the condition No.3.

Based on the facts and guidelines issued as per para no.1.16(v) of the handbook issued by the MoEF & CC, Gol dated 29.12.2023 vide reference 5th cited, the State Govt. has requested MoEF & CC to delete the condition no.3 in Stage-I approval.

The FAC committee held on 27.08.2024 has rejected the proposal for deleting the condition no.3 of Stage-I approval based on the non-compliances of earlier stipulated conditions and inordinate delay in submitting the proposal for regularization.

In this regard, it is to submit that most of non compliances in the earlier stipulated conditions in diversion of 247.00 Ha and diversion of 147.42 Ha were delayed in notification of non-forest lands given for Compensatory Afforestation which is not in the control of SCCL. Further, it is to submit that the SCCL accepting that delay has been occurred to submit the proposal due to finalization of Mining Leases and Mine boundaries by the M/s TRAC by conducting DGPS survey as per the direction of Director, Mines & Geology, Telangana and for obtaining approvals of Mining Plans.

Vide reference 7th cited, the District Forest Officer, Peddapalli has issued demand for the Compensatory levies of Stage-I wherein Rs.363.84 Crores has been imposed against condition No.3 for penal NPV (5 times) with simple interest of 12% from 01.08.2013.

Vide reference 8th cited, a request letter was re-submitted to The PCCF, TG to recommend through State Government to consider to reduce the penal NPV (5 times with simple interest of 12% from 01.08.2013) to minimum penalty without interest to sustain the financial viability of the project and to supply the coal to NTPC and other sectors. Further, vide reference 9th cited, a request letter was also submitted to the MoEF & CC, Gol to re-examine the issue and consider to reduce the penal NPV to minimum penalty without interest.

Further, the issue was also discussed in the review meeting between MoEF & CC and MoC held on 08.01.2025 to review the status of pending proposals of EC& FC. MoEF & CC, Gol has informed that the matter will be examined before FAC along with Compliance of Stage-I. Accordingly, the Additional Secretary, MoC, Gol advised SCCL to follow-up with state Govt. for expediting the compliance vide reference 10th cited (meeting Minutes)

Since the decision from MoEF & CC, Gol may take certain time, it is requested your kind authority to advise the concerned to consider the Stage-I Compliance report for Clause No.3 with an undertaking (enclosed) that the payment will be made as per outcome of MoEF & CC decision in view of urgency of land for Mining Operations.

Thanking you,

Yours faithfully,



Chairman & Managing Director

Enclosures: Undertaking.

13/03/2025

PRL CCF
(CAMPFA)
TELANGANA
PESHI

FCA




THE SINGARENI COLLIERIES COMPANY LIMITED
(A GOVERNMENT COMPANY)
Ramagundam Area-III

**UNDERTAKING FOR CONDITION NO.III OF ALREADY APPROVED PROPOSAL FOR
REGULARIZATION OF 330.33 HA OF FOREST LAND IN UPPERLAKESARAM FOREST
BLOCK IN MANTHANI RANGE, PEDDAPALLI DIVISION FOR RG COAL MINE**

"The State Govt. shall impose a penalty of five (5) times the NPV for 330.33 ha which is the area under violation, plus 12 percent simple interest on the total amount so calculated from 01.08.2013 till the actual date of deposit as penalty for violation of FCA 1980".

The Singareni Collieries Company Limited (SCCL) hereby under takes to follow the decision of MoEF & CC, Gol in respect of Condition No.3 of Stage-I permission for regularization of RF land 330.33 Ha (330.1826 Ha as per DGPS survey) in Upparlakesaram Block of Manthani range in Peddapalli division for Ramagundam Coal Mine in Peddapalli District, Telangana State as stipulated in Condition No. (III) of Stage-1 clearance communicated vide MoEF & CC, Gol, F.No. 8-16/2021-FC, Dt.21.11.2023.


General Manager
Ramagundam Area-III
The Singareni Collieries Company Ltd.

GOVERNMENT OF TELANGANA
REVENUE DEPARTMENT

Rc. No.B/668/2005

Office of The Tahsildar,
Tiryani, Date: 12.11.2025.

To,
The General Manager,
Bellampalli Area, SCCL.

Sir,

Sub:- Land Acquisition - SCCL - Kumuram Bheem Asifabad District - Tiryani Mandal
- Mutate the SCCL acquired land to an extent of Ac.670-26 Gts.(271.45 Ha)
on the name of Forest Dept. KB-Asifabad as the lands are proposed to
handover to Forest Dept. under Compensatory Afforestation (CA) Scheme
proposed at OCP2 Project in lieu of regularization of 330.33 Ha of FL at
Upparlakesaram Forest Block, Peddapalli District-Reg.

Ref:- 1. Office of Collector, Lr. No.E2/1242/2025, dated 10.09.2025.
2. Charge Certificate of SCCL to Forest Dept, dated 16.10.2025.
3. GM, Bellampalli, SCCL, ref: BPA/EST/C-13/365, dated 16.10.2025.

-::oOo::-


Kind attention is invited to the subject and reference cited above, through the
reference 1st cited, the District Collector, KB-Asifabad has issued Certificate of Non-
Encumbrance to the SCCL land to an extent of Ac.670-26 Gts. in Devaiguda, Bordham,
Lingiguda, Ullipittadorli villages of Tiryani Mandal, confirming that the said land extent is
mutated in favour of SCCL and is in their possession.

In this connection, it is to submit that vide reference 2nd cited, the SCCL handed
over the land to an extent of Ac.670-26 Gts. including the Govt. land (NALA & Village
without Sy.No.) which were acquired by the SCCL through various Awards, to the Forest
Department, KB-Asifabad through Charge Certificates. Further, it is to submit that the
SCCL land to an extent of Ac.607-26 Gts. have been mutated in the name Forest
Department, KB Asifabad under Compensatory Afforestation in lieu of Regularization of
330.33 Ha of Forest Land in the Bhu-Bharathi online portal as per the request made by
the General Manager, Bellampalli Area, SCCL vide reference 3rd cited.

It is further submitted that the remaining extent of Ac.63-00 Gts. are under
progress due to various modules in the Bhu-Bharathi Portal and the said extent will be
mutated in the name of Forest Department at the earliest soon after the process gets
complete.

This is submitted for kind information and further process in the subject matter.

Yours faithfully,


Tahsildar, Tiryani.

Copy submitted to the District Collector, KB-Asifabad for kind information.
Copy submitted to the Revenue Divisional Officer, Asifabad for kind information.

CHARGE CERTIFICATE

The Singareni Collieries Company Ltd. has acquired the following patta land for the purpose of OB Dumping yard of Khairagura OC Expansion Project, Bellampalli Area at **Bordham** Village of Tiryani Mandal, Kumuram Bheem Asifabad (Erstwhile Adhilabad District) vide award proceeding No.C/391/2004, dtd.08.01.2010.

The following non-forest Patta land is used for OB Dumping yard and now it is abandoned OB Dump yard. The land proposed for the purpose of Compensatory Afforestation in lieu of requirement of Forest land to be diverted for regularization 330-33 Ha of Forest land for Ramagundem OC coal mine project (RGO) of the Singareni Collieries Company Ltd (SCCL), Ramagundem-III Area, Peddapalli District.

As per the competent authority of SCCL, the land is herewith handing over to the Forest Department for purpose of Compensatory Afforestation , diversion of , the non-forest Patta Land to an extent of Acs.74-28 gts (30.22 Ha) of Bordham Village(on Khiriguda OC abandoned dump 2 of SCCL) in Tiryani Mandal , Kumuram Bheem Asifabad District is free from encumbrances , the encroachment or any pending court cases vide Letter No. E2/1242/2025 dtd.10.09.2025 issued by the District Collector, Kumuram Bheem Asifabad.


The survey numbers wise Land is as follows.

Sl No.	Sy no.	Classification	Extent handed over for CA	
			Acs -gts	In Ha
1	37	Patta	08-17	3.41
2	40	Patta	02-02	0.83
3	47	Patta	01-33	0.74
4	48	Patta	07-08	2.91
5	56	Patta	05-04	2.06
6	57	Patta	10-26	4.31
7	58	Patta	08-15	3.39
8	59	Patta	01-00	0.40
9	60	Patta	05-34	2.36
10	61	Patta	04-06	1.68
11	62	Patta	03-13	1.35
12	63	Patta	04-34	1.96
13	64	Patta	01-06	0.47
14	Nala	Patta	10-30	4.35
		Total	74-28	30.22


The above mentioned Patta Land non-forest land has been handed over to Forest Department on ~~16.09~~ 2025 by the Revenue Department.

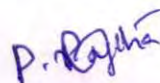
**Possession Handed over by
(On Behalf of SCCL)**


Jr. Estates Officer
Bellampalli Area


Area Survey Officer,
Bellampalli Area

**Possession Taken over by
(On behalf of Forest Department)**


Forest Range officer
Thirani Range
Kumuram Bheem Asifabad District


Forest Beat officer
Chopari Beat, Thiryani Range
Kumuram Bheem Asifabad District
Devaiguda Beat

CHARGE CERTIFICATE

The Singareni Collieries Company Ltd. has acquired the following Patta, Government Assigned and Government lands for the purpose of OB Dumping yard of Khairagura OC Expansion Project, Bellampalli Area at **Lingiguda** Village of Tiryani Mandal, Kumuram Bheem Asifabad (Erstwhile Adhilabad District) vide Charge certificate No.B/2373/07 dtd.13.01.2010 .

The following non-forest Patta, Government Assigned and Government lands were used for OB Dumping yard and now it is abandoned OB Dump yard. The land proposed for the purpose of Compensatory Afforestation in lieu of requirement of Forest land to be diverted for regularization 330-33 Ha of Forest land for Ramagundem OC coal mine project (RGOC) of the Singareni Collieries Company Ltd (SCCL), Ramagundem-III Area, Peddapalli District.

As per the competent authority of SCCL, the land is herewith handing over to the Forest Department for purpose of Compensatory Afforestation , diversion of the non-forest Patta, Government Assigned and Government lands to an extent of Acs.163-39gts (66.36 Ha) of **Lingiguda** Village(on Khiriguda OC abandoned dump-3 of SCCL) in Tiryani Mandal , Kumuram Bheem Asifabad District is free from encumbrances , the encroachment or any pending court cases vide Letter No. E2/1242/2025 dtd.10.09.2025 issued by the District Collector, Kumuram Bheem Asifabad.

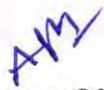
The survey numbers wise Land is as follows.

Sl No.	Sy no.	Classification	Extent handed over for CA	
			Acs -gts	In Ha
1	1	Patta	02-24	1.05
2	2	Patta	02-25	1.06
3	4	Patta	06-17	2.60
4	5	Patta	16-27	6.75
5	6	Patta	12-38	5.24
6	7	Patta	15-06	6.13
7	8	Patta	03-25	1.47
8	22	Govt Assigned	13-07	5.33
9	23	Govt Assigned	78-08	31.65
10	23	Govt	10-16	4.21
11	V	-	02-06	0.87
		Total	163-39	66.36


The above mentioned Patta Land non-forest land has been handed over to Forest Department on ~~16.09~~ 2025 by the Revenue Department.

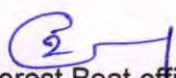
**Possession Handed over by
(On Behalf of SCCL)**


Jr. Estates Officer
Bellampalli Area


Area Survey Officer,
Bellampalli Area

**Possession Taken over by
(On behalf of Forest Department)**


Forest Range officer
Thirani Range
Kumuram Bheem Asifabad District


Forest Beat officer
Chopari Beat, Thirani Range
Kumuram Bheem Asifabad District
Khairaguda Beat

CHARGE CERTIFICATE

The Singareni Collieries Company Ltd. has acquired the following patta land for the purpose of OB Dumping yard of Khairagura OC Expansion Project, Bellampalli Area at **Devaiguda** Village of Tiryani Mandal, Kumuram Bheem Asifabad (Erstwhile Adhilaabad District) and possession taken over from Thasildar, Thiryani vide Charge certificate No.B/2374/07, dtd.13.01.2010.

The following non-forest Patta land is used for OB Dumping yard and now it is abandoned OB Dump yard. The land proposed for the purpose of Compensatory Afforestation in lieu of requirement of Forest land to be diverted for regularization 330-33, Ha of Forest land for Ramagundem OC mine project (RGOC) of the Singareni Collieries Company Ltd (SCCL), Ramagundem-III Area, Peddapalli District.

As per the competent authority of SCCL, the land is herewith handing over to the Forest Department for purpose of Compensatory Afforestation, diversion of the non-forest Patta Land to an extent of Acr 42-02 gts(17.02 Ha) of Devaiguda Village (on Khiriguda OC abandoned dump-2 of SCCL) in Tiryani Mandal, Kumuram Bheem Asifabad District is free from encumbrances, the encroachment or any pending court cases vide Letter No. E2/1242/2025 dtd.10.09.2025 issued by the District Collector, Kumuram Bheem Asifabad.

The survey numbers wise Land is as follows.

Sl. no.	Sy.No	Classification	Extent handed over for CA	
			Acs -gts	In Ha
1	10	Patta	01-15	0.56
2	30	Patta	03-38	1.60
3	31	Patta	06-00	2.43
4	32	Patta	05-08	2.10
5	33	Patta	02-12	0.93
6	34	Patta	14-29	5.96
7	35	Patta	07-20	3.04
8	Nala	Patta	01-00	0.40
		TOTAL	42-02	17.02

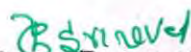
The abovementioned Patta Land non-forest land has been handed over to Forest Department on ~~16.09~~ 16.09.2025 by the Revenue Department.


**Possession Handed over by
(On Behalf of SCCL)**


Jr. Estates Officer
Bellampalli Area


Area Survey Officer,
Bellampalli Area

**Possession Taken over by
(On behalf of Forest Department)**


Forest Range officer
Thirani Range
Kumuram Bheem Asifabad District


Forest Beat officer
Chopari Beat, Thiryani Range
Kumuram Bheem Asifabad District
Devaiguda Beat

CHARGE CERTIFICATE

The Singareni Collieries Company Ltd. has acquired the following Patta, Government Assigned and Government lands for the purpose of OB Dumping yard of Khairagura OC Expansion Project, Bellampalli Area at **UllipittaDorli** Village of Tiryani Mandal, Kumuram Bheem Asifabad (erstwhile Adhilabad District) vide Award Proceeding No.C/44/2007, dtd.10.02.2012, Charge certificate No.RCNo.B/2373/2008, dtd 13.08.2011, Rc.Nil, dtd 19.02.2013, Rc No.9/1680/07, dtd.13.03.2013 and RC No.A/118/2015, dtd.22.01.2016.

The following non-forest Patta, Government Assigned and Government lands were used for OB Dumping yard and now it is abandoned OB Dump yard. The land proposed for the purpose of Compensatory Afforestation in lieu of requirement of Forest land to be diverted for regularization 330-33 Ha of Forest land for Ramagundem OC coal mine project (RGOC) of the Singareni Collieries Company Ltd (SCCL), Ramagundem-III Area, Peddapalli District.

As per the competent authority of SCCL, the land is herewith handing over to the Forest Department for purpose of Compensatory Afforestation division of the non-forest Patta, Government Assigned and Government lands to an extent of Acs. 390-02Gts (157.85 Ha) of UllipittaDorli Village (on Khiriguda OC abandoned dump 3 of SCCL) in Tiryani Mandal , Kumuram Bheem Asifabad District is free from encumbrances , the encroachment or any pending court cases vide Letter No. E2/1242/2025 dtd.10.09.2025 issued by the District Collector, Kumuram Bheem Asifabad.

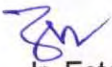
The survey numbers wise Land is as follows.


Sl No.	Sy no.	Classification	Extent handed over for CA	
			Acs -gts	In Ha
1	55	Patta	0-36	0.36
2	56	Patta	04-04	1.66
3	57	Patta	03-14	1.36
4	59	Patta	07-12	2.95
5	60	Patta	01-04	0.45
6	61	Patta	12-24	5.10
7	62	Patta	05-08	2.10
8	64	Patta	06-28	2.71
9	65	Patta	02-37	1.18
10	66	Patta	10-20	4.27
11	72	Patta	04-11	1.73
12	73	Patta	04-34	1.96
13	74	Patta	07-38	3.22
14	75	Patta	03-26	1.48
15	76	Patta	01-10	0.51
16	77	Patta	08-10	3.34
17	80	Patta	03-25	1.47
18	81	Patta	11-36	4.82
19	82	Patta	03-14	1.36
20	83	Patta	06-36	2.79
21	84	Patta	03-29	1.51
22	85	Patta	01-25	0.66
23	86	Patta	06-35	2.78
24	87	Patta	01-14	0.55
25	88	Patta	00-39	0.39
26	89	Patta	17-04	6.92
27	90	Patta	01-20	0.61
28	91	Patta	05-36	2.39
29	92	Patta	17-28	7.16
30	93	Patta	04-37	1.99
31	259	Patta	07-36	3.20
32	260	Patta	06-18	2.61
33	261	Patta	04-00	1.62

34	263	Patta	06-08	2.51
35	264	Patta	11-17	4.62
36	63	Govt assigned	04-00	1.62
37	70	Govt assigned	07-33	3.17
38	71	Govt assigned	04-13	1.75
39	76	Govt assigned	09-38	4.03
40	78	Govt assigned	05-03	2.05
41	94	Govt assigned	04-32	1.394
42	95	Govt assigned	02-32	1.13
43	96	Govt assigned	14-00	5.67
44	97	Govt assigned	03-26	1.48
45	138	Govt assigned	28-15	11.48
46	Nala	Govt assigned	13-14	5.40
47	V	Govt assigned	00-27	0.27
48	54	Govt	03-27	1.49
49	58	Govt	09-03	3.67
50	63	Govt	11-33	4.78
51	67	Govt	02-30	1.11
52	68	Govt	09-15	3.79
53	69	Govt	13-29	5.55
54	95	Govt	05-23	2.26
55	96	Govt	06-23	2.66
56	250	Govt	04-22	1.84
57	257	Govt	01-10	0.50
58	258	Govt	08-06	3.30
59	262	Govt	06-15	2.58
		Total	390-02	157.85


The above mentioned Patta, Government Assigned and Government lands Land non-forest land has been handed over to Forest Department on 16.10.2025 by the Revenue Department.


**Possession Handed over by
(On Behalf of SCCL)**


Jr. Estates Officer
Bellampalli Area


Area Survey Officer,
Bellampalli Area

**Possession Taken over by
(On behalf of Forest Department)**


Forest Range officer
Thirani Range
Kumuram Bheem Asifabad District


Forest Beat officer
Chopari Beat, Thirani Range
Kumuram Bheem Asifabad District
Khaiguda Beat

CHARGE CERTIFICATE

The Singareni Collieries Company Ltd. has acquired the following patta land for the purpose of OB Dumping yard of OCP-II Expansion Project, Ramagundem -III Area at **Nagepally and ladnapur** Village of Ramagiri Mandal, Peddapalli (Erstwhile Karimnager District) through LAO award proceedings vide Award No.B/1320/82 dated.23.09.1986, B/7674/77/11 dated 25.11.1985, B/8068/772 dated 05.01.1985 , B/2218/82 dated 24.01.1987 and charge certificate dated 23.03.1982 (Nagepally Village) and Award No.B/1316/82 dated 25.10.1986 and charge certificate dated 16.10.1987(Ladnapur Village)

The following non-forest Patta land is used for OB Dumping yard and now it is abandoned OB Dump yard. The land proposed for the purpose of Compensatory Afforestation in lieu of requirement of Forest land to be diverted for regularization 330.33 Ha of Forest land for Ramagundem OC mine project (RGOC) of the Singareni Collieries Company Ltd (SCCL), Ramagundem-III Area, Peddapalli District.

As per approval of competent authority of SCCL, the land is herewith handing over to the Forest Department for purpose of Compensatory Afforestation, diversion of the non-forest Patta Land to an extent of **Acr 162-22 gts (65.78 Ha)** of Nagepally and Ladnapur Village (on OCP-II , RG-III Area abandoned dump of SCCL) in Ramagiri Mandal Peddapalli District is free from encumbrances, the encroachment or any pending court cases vide Letter No. G2/1988/2025, dated 10.10.2025 issued by the District Collector, Peddapalli.

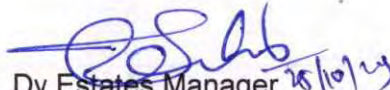
The survey numbers wise Land is as follows.


Sl. no.	Village	Sy.No	Classification	Extent handed over for CA	
				Acs -gts	In Ha
1	Nagepally	158	Patta	06-17	2.60
2		159	Patta	03-24	1.46
3		161	Patta	01-10	0.51
4		175	Patta	06-14	2.57
5		176	Patta	03-18	1.40
6		177	Patta	08-05	3.30
7		178	Patta	06-24	2.67
8		179	Patta	04-20	1.82
9		184	Patta	04-26	1.88
10		185	Patta	08-31	3.55
11		186	Patta	06-23	2.66
12		187	Patta	01-32	0.73
13		188	Patta	01-22	0.63
14		189	Patta	03-39	1.61
15		190	Patta	00-34	0.34
16		191	Patta	02-38	1.19
17		192	Patta	05-02	2.05
18		193	Patta	07-22	3.06
19		194	Patta	01-17	0.58
20		196	Patta	04-26	1.88
21		197	Patta	24-04	9.76
22		198	Patta	02-20	1.01
23		199	Patta	01-14	0.55
24		200	Patta	00-02	0.02
25		223	Patta	00-04	0.04
26		226	Patta	00-03	0.03
27		227	Patta	00-10	0.10
28		228	Patta	00-03	0.03
29		229	Patta	01-23	0.65
30		230	Patta	00-05	0.05
31		231	Patta	00-06	0.06

32		232	Patta	00-07	0.07
33		233	Patta	00-17	0.17
34		234	Patta	01-17	0.58
35		235	Patta	00-33	0.33
36		236	Patta	00-18	0.18
37		237	Patta	01-25	0.66
38		238	Patta	01-18	0.59
39		239	Patta	00-05	0.05
40		240	Patta	00-05	0.05
41		241	Patta	00-30	0.30
42		244	Patta	00-20	0.20
43		245	Patta	00-16	0.16
44		246	Patta	02-08	0.89
45		247	Patta	02-00	0.81
46		249	Patta	00-25	0.25
47		250	Patta	00-29	0.29
48		251	Patta	02-03	0.84
49		252	Patta	00-23	0.23
50		253	Patta	02-02	0.83
51		254	Patta	01-18	0.59
52		259	Patta	02-36	1.17
53		390	Patta	00-11	0.11
54		391	Patta	00-26	0.26
55		Old Bokkala Vagu is diverted in SCCL Acquired land and the land was used for dumps and now the land is under the possession of SCCL		06-25	2.68
56	Ladnapur	330	Patta	05-32	2.35
57		331	Patta	00-01	0.01
58		333	Patta	05-34	2.36
Total				162-22	65.78

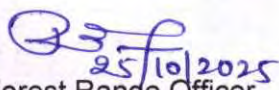
The above mentioned Patta Land OB-Dump/Non-Forest land has been handed over to Forest Department on 25.10.2025 by the Singareni Collieries Company Ltd authority, subject to certain time-bound conditions imposed by the Forest Department, Peddapalli.

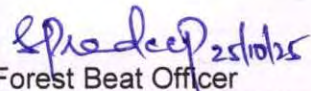
**Possession Handed over by
(On Behalf of SCCL)**


Dy Estates Manager 25/10/25
Ramagundem-III Area


Area Survey Officer,
Ramagundem -III Area

**Possession Taken over by
(On behalf of Forest Department)**


Forest Range Officer
Manthani Range, Peddapalli District


Forest Beat Officer
Gunajapadugu beat, Manthani Range

GOVERNMENT OF TELANGANA
REVENUE DEPARTMENT

Office of the Tahsildar,
Ramagiri, Date: 10.11.2025

No. B/454/2025

To,

The General Manager,
RG-III, SCCL,
Centenary Colony.

Sir,

Sub:- Land Acquisition - SCCL - Peddapalli District - Manthani Division - Ramagiri Mandal - Mutate the SCCL acquired lands to an extent of Ac. 162.22 Acres (65.00 Ha) on the name of Forest Dept. Peddapalli as the lands are proposed to handover to Forest Dept. under Compensatory Afforestation (CA) Scheme proposed at OCP2 Project in lieu of regularization of 330.33 Ha of FL at Upparlakesaram Forest Block, Peddapalli District- reg.

Ref:- District Collector, Peddapalli Lr. No.G2/1988/2025, Dated:28.10.2025.

%%%

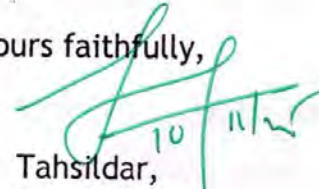
Kind attention is invited to the subject and reference cited above, and submit that vide reference cited, the District Collector, Peddapalli has instructed to mutate the SCCL acquired Land to an extent of Ac. 162.22 Gts., in Nagepalli & Ladnapur villages of Ramagiri Mandal in the name of the Forest Department, Peddapalli under Compensatory Afforestation with co-ordination with General Manager, RG-III Area, SCCL.

In this connection, it is to submit that as per the instructions mentioned in the reference cited, out of Ac. 162.22 Gts., of SCCL acquired land handed over to Forest department under Compensatory Afforestation in lieu of Regularization of 330.33 Ha of Forest Land, to an extent of Ac.149.33 Gts situated at Ladnapur and Nagepalli Villages have been mutated in the name of Forest Department, Peddapalli in Bhu-Bharathi online portal.

It is further submitted that the remaining extent of Ac.12.29 Gts ., is under progress due to technical difficulties in the Bhu-Bharathi Portal and the said extent will be mutated in the name of Forest Department, Peddapalli at the earliest soon after the technical problem gets resolved.

This is submitted for kind for favour of kind information and further process in the subject matter.

Yours faithfully,


Tahsildar,
Ramagiri.

Copy submitted to the District Forest Officer, Peddapalli for favour of kind information.

Copy submitted to the Revenue Divisional Officer, Manthani for favour of kind information.

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

**GOVERNMENT OF TELANGANA
REVENUE DEPARTMENT**

Rc.No.E2/1242/2025

Office of the Collector,
Kumram Bheem Asifabad,
Dt: 10.09.2025.

CERTIFICATE OF NON-ENCUMBRANCE

The is to certify that, based on the report and certification received from the Revenue Divisional Officer, Asifabad and Tahsildar, Tiryani Mandal, The Singareni Collieries Company Limited has acquired a total of Acs.1391-34 Gts of land across the revenue villages of Devaiguda, Bordham, Lingiguda and Ullipittadorli in Tiryani Mandal for the purpose of Khairiguda OC Dumps 2 & 3 and compensation has been paid to the Project Affected Families (PAFs).

It is further confirmed that the proposed extent Ac. 670-31 Gts (271.45 Ha) within the aforementioned acquired land has been mutated in favour of SCCL and is in their possession. The details of the lands are as follows.

Village	Sy.No.s	Extent
Devaiguda	10, 30, 31, 32, 33, 34, 35	Ac. 42-02 Gts
Bordham	37, 40, 47, 48, 56, 57, 58, 59, 60, 61, 62, 63, 64	Ac. 74-28 Gts
Lingiguda	1, 2, 4, 5, 6, 7, 8, 22, 23	Ac. 163-39 Gts
Ullipittadorli	54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 138, 250, 257, 258, 259, 260, 261, 262, 263, 264	Ac. 390-02 Gts
TOTAL		Ac. 670-31 Gts

Based on the Revenue Divisional Officer, Asifabad and Tahsildar, Tiryani Mandal report, the above mentioned lands are free from any encumbrances, encroachments, or pending court cases. The area is correctly classified as "SCCL lands" in the village records and has not been proposed for any other use or assignment.

In view of the above this is to certify that, the area in above Sy.No.s are free from any encumbrances, encroachments or pending court cases. The area is correctly classified as "SCCL lands" in the village records and has not been proposed for any other use or assignment.

Hence certified.

Sd/-Venkatesh Dhotre, I.A.S.,
Collector & District Magistrate,
Kumuram Bheem Asifabad.

The General Manager,
Bellampally Area, M/s S.C.Co.Ltd.

//Attested//


Superintendent - E

GOVERNMENT OF TELANGANA
REVENUE DEPARTMENT

O/o. G.M. RG-III
In-Ward 6259
Date: 30/10/25

Lr.No.G2/1988/2025

Office of the Collector,
Peddapalli, dt.28.10.2025.

To
The Tahsildar,
Ramagiri.

Sir,

Sub:- Land Acquisition - SCCL - Peddapalli - Mutate the SCCL acquired lands to an extent of Acs. 162.22 Gts. on the name of the Forest Dept., Peddapalli as the lands are proposed to surrender to Forest Dept under Compensatory Afforestation (CA) Scheme proposed at OCP2 Project in lieu of regularization of 330.33 Ha of FL at Upparlakesaram Forest Block, Peddapalli District - Take necessary action - Reg.

Ref:- The General Manager, RG-III Area, SCCL Ramagundam,
Ref:RG3/EST/FL/104-F/769, dt. 13.10.2025.

-oOo-

I invite attention to the reference cited, wherein the General Manager, RG-III Area SCCL, Ramagundam has submitted that, the MoEF, CC, Gol has accorded in-principle (Stage-I) approval under Section-2 of Forest (Conservation) Act, 1980 for regularization of 330.33 Ha. of forest land in Upparlakesaram Forest Block in Manthani Range of Peddapalli Division for Open Cast Mining Operations and other activities of SCCL in Peddapalli District.

Further submitted that, the proposed CA lands are at OCP2 dumps, RG-III area which comes under Nagepalli and Ladnapur villages, Ramagiri Mandal and it was approved by the SCCL competent authority to handover these SCCL lands towards CA purpose to Forest Dept., Peddapalli. The details of SCCL lands proposed to handover to Forest Dept., towards CA are furnished hereunder as;

Village	Sy. Nos	Extent
Ladnapur	330,331,333	Ac. 11-33 Gts
Nagepalli	158,159,161,175,176,177,178,179,184,185,186,187,188,189,190,191,192,193,194,196,197,198,199,200,223,226,227,228,229,230,231,232,233,234,235,236,237,238,239,240,241,244,245,246,247,249,250,251,252,253,254,259, 390,391	Ac. 144-10 Gts
Govt. land (Diverted Bokkalavagu without Sy.No.)		Ac. 06-19 Gts.
Total:		Ac. 162.22 Gts.

Therefore, while enclosing a copy of the reference cited together its enclosures, you are hereby requested to to mutate the proposed SCCL land to an extent of Ac. 162.22 Gts. in the name of Forest Department, Peddapalli under Compensatory Afforestation with coordination of GM, RG-III area, SCCL Ramagundam.

Encl:- (as above)

Yours faithfully,
Sd/- Sri Koya Sree Harsha, I.A.S.,
District Collector,
Peddapalli.

Copy to the Revenue Divisional Officer, Manthani for n/a.
Copy to the General Manager, RG-III Area, SCCL Ramagundam.

//Attested//

SUPERINTENDENT
(Tahsildar Cadre)

ESTATES RG-III
In-Ward 1580
Date: 31.10.2025

O/o G.M.RG-III
 In-Ward 5997
 Date: 14.10.2025

GOVERNMENT OF TELANGANA
 REVENUE DEPARTMENT

No.G2/1988/2025

Office of the Collector,
 Peddapalli, dt. 10.10.2025

CERTIFICATE OF NON-ENCUMBERANCE

The Revenue Divisional Officer, Manthani and Tahsildar, Ramagiri have submitted detailed enquiry report that, the entire Nagepalli village of Ramagiri Mandal and Sy.No. 330 to an extent of Ac. 12.13 Gts., Sy.No. 331 to an extent of Ac. 2.10 Gts., and Sy.No. 333 to an extent of Ac. 93.02 Gts., situated at Ladnapur village acquired for Singareni Collieries Company and the lands are under control of SCCL.

Based on the report of the Revenue Divisional Officer, Manthani and Tahsildar, Ramagiri, it is confirmed that the proposed extent Ac. 156.03 Gts., within the below mentioned acquired land has been mutated in favour of SCCL and is in their possession and the same are free from any encumbrances, encroachments or pending court cases. The area is correctly classified as "SCCL Lands" in the village records and has not been proposed for any other use or assignment. The details of the lands are as follows:

Village	Sy. Nos	Extent
Ladnapur	330,331,333	Ac. 11-33 Gts
Nagepalli	158,159,161,175,176,177,178,179,184,185, 186,187,188,189,190,191,192,193,194,19 6,197,198,199,200,223,226,227,228,229,2 30,231,232,233,234,235,236,237,238,239, 240,241,244,245,246,247,249,250,251,252 ,253,254,259, 390,391	Ac. 144-10 Gts
Total:		Ac. 156.03 Gts.

In view of the above, this is to certify that, the area in above Sy.Nos. are free from any encumbrances, encroachments or pending court cases. The area is correctly classified as "SCCL Lands" in the village records and has not been proposed for any other use or assignment.

Hence certified.

Dy. Est. Mgr.
[Signature]
 14/10/25

[Signature]
 10/10
 District Collector,
 Peddapalli.

The General Manager, RG-III Area, SCCL, Ramagundam.



ESTATES RG-III
 In-Ward 1988
 Date: 14/10/25

[Signature]
 14/10/25

GOVERNMENT OF TELANGANA
REVENUE DEPARTMENT

Rc.No.E2/1242/2025

Office of the Collector,
Kumram Bheem Asifabad,
Dt: 11.11.2025.

19
10
18
2

To
The Tahsildar,
Tiryani mandal.

Sir,

Sub:- CA Lands-KB Asifabad Dist.- Tiryani (M)- Request to advise the concerned to mutate the SCCL acquired land to an extent of 670.75 Acres (271.45 Ha) on the name of Forest Dept. KB-Asifabad as the lands are proposed to handover to Forest Dept. under Compensatory Afforestation (CA) Scheme proposed at OCP2 Project in lieu of regularization of 330.33 Ha of FL at Upparlakesaram Forest Block, Peddapalli District-take necessary action - Reg.

Ref:- The General Manager, Bellampally Area, M/s S. C. Co. Ltd, Lr.No. BPA/EST/FL/C-13/364, Dated:16.10.2025.

oOoOo

I invite your attention to the reference cited, wherein the General Manager, SCCL, Bellampally has submitted that, the MOEF & CC, GOI has accorded In-Principle (Stage-1) approval for regularization of 330.33 Ha forest land in Upparlakesaram Forest Block in Manthani Range, Peddapalli Division for Opencast Mining Operations and other activities of SCCL subject to certain conditions stipulated there in and requested to furnish compliance report on the conditions.

Further stated that, in this connection the equivalent CA lands are identified at abandoned OB dumps of Khairiguda OC (271.45 Ha), Bellampally Area and OCP2 (65 Ha), Ramagundam-III Area, M/s SCCL which are acquired by SCCL for Mining and its allied activities. The proposed CA lands are at abandoned OB dumps of Khairiguda OC, BPA Area, M/s SCCL which comes under Bordham, Devaiguda, Ullipitta Dorli and Lingiguda villages of Tiryani Mandal, Komuram Bheem Asifabad District and it was approved by the SCCL Competent Authority to handover these SCCL lands towards CA purpose to Forest Dept., KB-Asifabad and requested to advise the concerned to mutate the proposed SCCL land to an extent of Acs. 670-31 gts on the name of Forest Department, KB-Asifabad District under Compensatory Afforestation.

Therefore, while enclosing the copy of the reference cited together its enclosures, the Tahsildar, Tiryani is requested to take necessary action for mutate the proposed SCCL land to an extent of Ac. 670.31 gts in the name of Forest Department, KB Asifabad District under Compensatory Afforestation with coordination of GM, Bellampally Area, M/S S.C.Co.Ltd. duly following the rules in force.

Encl: (as above)

Yours faithfully,
Sd/- V. Lokeshwara Rao
For District Collector,
Kumram Bheem Asifabad.

Copy to the Revenue Divisional Officer, Asifabad for necessary action.
Copy to The General Manager, Bellampally Area, M/s S.C.Co.Ltd.

// Attested //


Superintendent-E



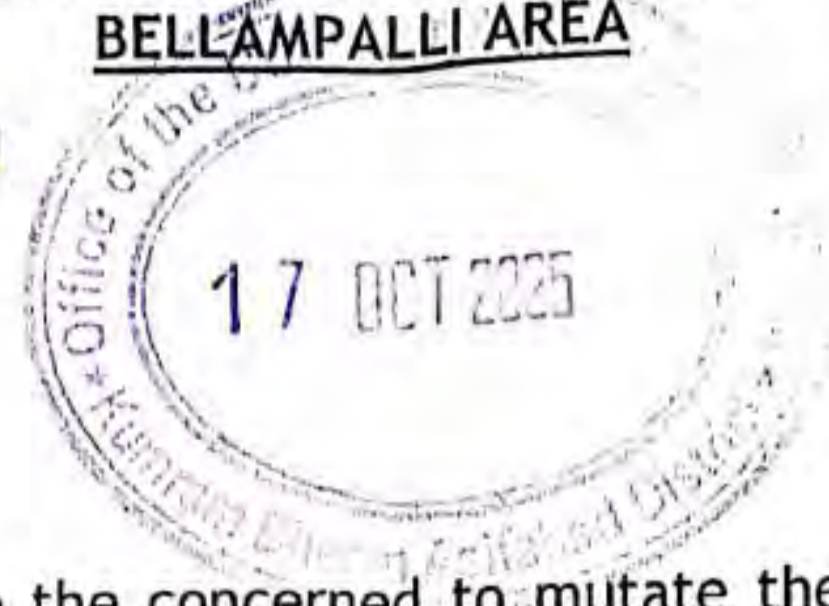
THE SINGARENI COLLIERIES COMPANY LIMITED
(A GOVERNMENT COMPANY)

BELLAMPALLI AREA

Ref: BPA/EST/FL/ C-13/364

Date: 16-10-2025

To,
The District Collector,
KB-Asifabad District.



Sir,

Sub:- Request to advise the concerned to mutate the SCCL acquired land to an extent of 670.75 Acres (271.45 Ha) on the name of Forest Dept. KB-Asifabad as the lands are proposed to handover to Forest Dept. under Compensatory Afforestation (CA) Scheme proposed at OCP2 Project in lieu of regularization of 330.33 Ha of FL at Upparlakesaram Forest Block, Peddapalli District-reg.

Ref:- 1. MoEF & CC, GOI New Delhi, F.No: 8-16/2021-FC, dated 21.11.2023.
2. Non -Encumbrance Certificate no.E2/1242/2025, dated 10.09.2025.

Your kind attention is invited on the captioned subject and correspondence, it is to submit that MoEF & CC, GOI has accorded In-Principle (Stage-I) approval for regularization of 330.33 Ha forest land in Upparlakesaram Forest Block in Manthani Range, Peddapalli Division for Opencast Mining Operations and other activities of SCCL subject to certain conditions stipulated there in and requested to furnish compliance report on the conditions.

Further vide clause No.iv of Stage-I approval, *The non-forest land identified for CA shall be transferred and mutated in the name of Forest Department and notified as RF/PF prior to Stage-II approval. A copy of the original notification declaring the non-forest land under Indian Forest Act, 1927, or under the relevant section of the State Forest Act as the case may be, will be submitted by the State Government prior to Stage-II approval.*

In this connection, the equivalent CA lands are identified at abandoned OB dumps of Khairiguda OC (271.45 Ha), Bellampalli Area and OCP2 (65 Ha), Ramagundam-III Area, M/s SCCL which are acquired by SCCL for Mining and its allied activities. The proposed CA lands are at abandoned OB dumps of Khairiguda OC, BPA Area, M/s SCCL which comes under Bordham, Devaiguda, Ullipitta Dorli and Lingiguda villages of Tiryani Mandal, Komuram Bheem Asifabad District. It was approved by the SCCL Competent Authority to handover these SCCL lands towards CA purpose to Forest Dept., KB-Asifabad.

In this regard, it is to submit that the details of SCCL land proposed to handover to Forest Department, KB-Asifabad District towards CA are furnished hereunder and the copies of the Awards are enclosed herewith for your kind perusal.

S.No	Village & Mandal	Award No. & Date	Acq.Extent in Acs-Gts	Proposed to Mutation on the name of Forest Dept. (Acs-Gts)
1	Bordham (V) Tiryani (M)	C/391/207, Dt.08.01.2010	226-32	74-28
2	Devaiguda (V) Tiryani (M)	B/2374/07, Dt.13.01.2010	116-19	42-02
3	Lingiguda(V) Tiryani (M)	B/2373/07, Dt. 13.01.2010	218-29	163-39
4	Ullipitta Dorli (V) Tiryani (M)	C/44/2007, Dt. 10.02.2012	107-26	390-02
		B/2373/2008, Dt. 13.08.2011	158-31	
		Rc.Nill, Dt.19.02.2013	84-22	
		Rc.No.9/1680/07, Dt.13.03.2013	89-25	
		Rc.No.A/118/2015, Dt.22.01.2016	101-33	

The SCCL land details village wise, extent against survey number is furnished hereunder for your kind perusal.

- a. Bordham village (Tiryani Mandal): Proposed CA land to an extent of Acs.74-28 gts. in 14 survey numbers.

S.No	Sy.No.	SCCL Acquired land		Extent Proposed for CA		Extent mutated on the name of SCCL	
		Acs	Gts	Acs	Gts	Acs	Gts
1	37	14	05	08	17	14	05
2	40	02	20	02	02	02	20
3	47	01	33	01	33	01	33
4	48	10	27	07	08	10	27
5	56	05	04	05	04	05	04
6	57	10	26	10	26	10	26
7	58	08	15	08	15	08	15
8	59	01	00	01	00	01	00
9	60	05	34	05	34	05	34
10	61	04	06	04	06	04	06
11	62	03	14	03	13	03	14
12	63	04	34	04	34	04	34
13	64	01	16	01	06	01	16
14	Govt Land	10	30	10	30	10	30
TOTAL				74	28		

- b. Devaiguda village (Tiryani Mandal): Proposed CA land to an extent of Acs.42-02 gts. in 8 survey numbers.

S.No	Sy.No.	SCCL Acquired land		Extent Proposed for CA		Extent mutated on the name of SCCL	
		Acs	Gts	Acs	Gts	Acs	Gts
1	10	01	15	01	15	01	15
2	30	05	32	03	38	05	32
3	31	06	00	06	00	06	00
4	32	05	37	05	08	05	37
5	33	06	25	02	12	06	25
6	34	14	29	14	29	14	29
7	35	09	09	07	20	09	09
8	Nala	01	00	01	00	01	00
TOTAL				42	02		

c. Lingiguda village (Tiryani Mandal): Proposed CA land to an extent of Acs.163-39 gts. in 11 survey numbers.

S.No	Sy.No.	SCCL Acquired land		Extent Proposed for CA		Extent mutated on the name of SCCL	
		Acs	Gts	Acs	Gts	Acs	Gts
1	1	09	26	02	24	09	26
2	2	08	18	02	25	08	18
3	4	11	29	06	17	11	29
4	5	17	01	16	27	17	01
5	6	12	38	12	38	12	38
6	7	16	09	15	06	16	09
7	8	04	30	03	25	04	30
8	22	25	04	13	07	25	04
9	23	114	04	88	24	114	04
10							
11	V	02	06	02	06	02	06
TOTAL				163	39		

d. Ullipitta Dorli village (Tiryani Mandal): Proposed CA land to an extent of Acs.390-02 gts. in 59 survey numbers.

S.No	Sy.No.	SCCL Acquired land		Extent Proposed for CA		Extent mutated on the name of SCCL	
		Acs	Gts	Acs	Gts	Acs	Gts
1	55	03	22	0	36	03	22
2	56	06	21	04	04	06	21
3	57	03	14	03	14	03	14
4	59	07	12	07	12	07	12
5	60	01	04	01	04	01	04
6	61	12	24	12	24	12	24
7	62	05	08	05	08	05	08
8	64	06	28	06	2p8	06	28
9	65	02	37	02	37	02	37
10	66	10	26	10	20	10	26
11	72	04	32	04	11	04	32
12	73	04	34	04	34	04	34
13	74	07	38	07	38	07	38
14	75	03	26	03	26	03	26
15	76	10	20	01	10	10	20
16	77	08	10	08	10	08	10
17	80	04	30	03	25	04	30
18	81	18	33	11	36	18	33
19	82	10	04	03	14	10	04
20	83	06	36	06	36	06	36
21	84	03	29	03	29	03	29
22	85	01	25	01	25	01	25
23	86	06	35	06	35	06	35
24	87	01	14	01	14	01	14
25	88	00	39	00	39	00	39
26	89	17	04	17	04	17	04
27	90	02	20	01	20	02	20
28	91	05	36	05	36	05	36
29	92	17	28	17	28	17	28
30	93	04	37	04	37	04	37
31	259	07	36	07	36	07	36
32	260	06	18	06	18	06	18
33	261	07	14	04	00	07	14
34	263	06	08	06	08	06	08
35	264	11	17	11	17	11	17
36	63	15	22	04	00	15	22
37	70	07	33	07	33	07	33
38	71	04	13	04	13	04	13
39	76	10	20	09	38	10	20
40	78	05	03	05	03	05	03
41	94	04	34	04	32	04	34

42	95	05	23	02	32	05	23
43	96	27	19	14	00	27	19
44	97	03	26	03	26	03	26
45	138	117	14	28	15	117	14
46	Govt land	13	14	13	14	13	14
47	V	00	27	00	27	00	27
48	54	06	29	03	27	06	29
49	58	09	02	09	03	09	02
50	63	15	22	11	33	15	22
51	67	02	30	02	30	02	30
52	68	13	35	09	15	13	35
53	69	13	29	13	29	13	29
54	95	05	23	05	23	05	23
55	96	07	00	06	23	07	00
56	250	07	03	04	22	07	03
57	257	01	27	01	10	01	27
58	258	09	19	08	06	09	19
59	262	07	36	06	15	07	36
TOTAL				390	02		

In view of the above, it is requested to advise the concerned to mutate the proposed SCCL land to an extent of Acs.670-31 gts on the name of Forest Department, KB-Asifabad District under Compensatory Afforestation.

An early action in this regard is highly solicited.

Thanking you,

Yours faithfully,


16/1/20
General Manager
Bellampalli Area
M/s S.C.Co.Ltd.

Encl: Copies of Awards.

Copy to:
RDO-Asifabad
Tahsildar-Tiryani



THE SINGARENI COLLIERIES COMPANY LIMITED
(A GOVERNMENT COMPANY)
Ramagundam Area-III

ANNEXURE-V

**UNDERTAKING FOR CONDITION NO.V OF ALREADY APPROVED PROPOSAL FOR
REGULARIZATION OF 330.33 HA OF FOREST LAND IN UPPERLAKESARAM FOREST
BLOCK IN MANTHANI RANGE, PEDDAPALLI DIVISION FOR RG COAL MINE**

"The CA land identified and mutated in the name of Forest department w.r.t. the two proposals adjoining to the instant mine shall be notified as RF/PF 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 within three months and the compliance in this regard shall be submitted to the Ministry."

The Status of Notifications of earlier Mutated forest lands are as follows:


CA lands of 247.00 Ha Forest Diversion:

Village	Sy.No.	CA mutated in Ha	Remarks
Dharmavaram	551 & 553	86.28	The Notifications proposals were forwarded from DFO-Srikakulam and the same are pending at PCCF, A.P
Jeerupalem-	40 (P)	51.90	
Rushiguda	252/3	(-) 33.16	The extent proposed is sea accreted, hence the extent is compensated in Kadekal (11.91 Ha), Polkepadu (30.18 Ha), Nagepalli (4.11 Ha)
Mulapeta	CB	(-) 13.04	
Kadekal	25/2, 45/2	74.53	62.62 Ha handed over to Forest Dept. for notification in two pieces. Further, 11.91 Ha was adjusted against 247 diversion CA land. The Notification proposals are pending at PCCF, HYD
Polkepadu	158, 157/140	30.18	
Nagepalli		4.11	Under progress
TOTAL		247.00	

CA lands of 147.42 Ha Forest Diversion:

Village	Sy.No.	CA mutated in Ha	Notification details
Madanapally	228	20.41	GO MS no 24, dt 20.05.2016
Jaggannapet	519/1	80.68	GO MS no 33, dt 25.05.2019
Pathipally	638	46.33	GO MS no 34, dt 25.05.2019
TOTAL		147.42	

It is submit that the continuous follow-up will be made for ensuring successful Notification of RF/PF.


General Manager
Ramagundam Area-III
The Singareni Collieries Company Ltd.



THE SINGARENI COLLIERIES COMPANY LIMITED
(A GOVERNMENT COMPANY)

Kothagudem (P.O.) - 507 101, Bhadradri Kothagudem District, Telangana State
CIN: U10102TG1920SGC000571

Olo. G.M. 11
In-Ward 2894
Date: 21/5/25

Ref No: CRP/EST/C/33/Wanaparthy/574
To

Date: 23.05.2025.

The Principle Chief Conservator of Forests &
(HoFF), Aranya Bhavan,
Telangana, Hyderabad.

Sir,

Sub:- Reservation of Forest blocks U/s 4 of TSF Act, 1967 – CA land handed over to the Forest department in lieu of Forest Diversions of SCCL in Polkepad Village of Wanaparthy District – Request to advise the concerned for Notification - Reg:

- Ref:- 1. MRO, Gopalpet – Rc.No.D/2140/2000, Date: 17.01.2001.
2. DFO, Wanaparthy – Rc.No.617/2023/s4, Dt.28.09.2024.
3. ADS&LR, Wanaparthy – Rc.No.A5/236/2024, Date: 11.10.2024.
4. SCCL, Ref No: CRP/EST/C/33/54, Date:10.01.2025.

Kind attention is invited to the subject cited, it is to inform that vide reference 1st cited, the State Government was allotted an extent of 106 Ha of non forest land in the year 2001 and mutated as land bank towards Compensatory Afforestation for Forest land diversions of SCCL in Polkepad Village of Wanaparthy District (erstwhile Mahabubnagar). The details are as follows:

Sl. no	Range /Mandal	Village/Sy. no	Area in Ha
1	Wanaparthy/	Polkepad - Sy.No. 140&157	70
2	Gopalpet	Polkepad - Sy.No.158	36

SCCL tagged the above Non forest lands towards CA for the forest diversions of the following projects.

S.No	Previous allotment		SCCL projects allotted (Ha)		Balance Extent (Ha)
	Sy. No	Extent (Ha)	Name of FL Diversion	Extent	
1	140/157	70.00	BPA OC-II Block-B&D (108.78 Ha)	12.77	0
2			RG OC-II Exp. (147.42 Ha)	30.33	
3			DORLI OCP-II	26.90	
			Sub-Total	43.10	
4	158	36.00	BPA OC-II Block-C (28.62 Ha)	28.62	7.38
TOTAL		106.00		71.72	7.38

ESTATE REG III
In-Ward 763
Date: 21/5/25

However, the proposal mentioned in Sl.No. 3 for an extent of 26.90 ha (CA land for Dorli OCP-II) had not recommended by the MoEF&CC, Gol. Vide letter F.No. 4-APC625/2009-BAN/0435, dated,16.02.2016 and also communicated to the State Government as the proposal has not recommended by the SAG. The Ministry has decided to turn down the proposal and thus 26.90 ha was not tagged to any project and available as Land bank.

Hence, out of 106.00 ha, An extent of 34.28 ha (26.90 Ha in Sy.No 147 & 157 and 7.38 ha in Sy.NO 158) was not tagged to any project in Polkepad village of Gopalpet Mandal.

While granting stage-I for the proposal of regularization of 330.33 Ha at Upparlakesaram, for RG Coal Mine in Peddapalli district, the MoEF&CC, Gol has imposed condition to notify the earlier given CA lands which are linked to the current proposal. In this regard, an extent of 30.33 ha given for RG OCP-II Exp which is linked to this proposal.

Accordingly, SCCL requested the District forest officer, Wanaparthy for Notification of given CA lands in Polkepadu village of Gopalpet Mandal for the projects mentioned in the Table No.2. further, the District Forest Officer, Wanaparthy requested the SCCL to conduct the DGPS survey for the 106 Ha and along with the Revenue department.

Accordingly DGPS survey was conducted at Polkepad Sy.No. 140&157 and 158 in the month of March-2025 and after DGPS survey, it was concluded that out of 106.00 Ha of CA land handed over to the forest department only 101.90 Ha of CA land was available. The details of survey number wise details are as follows:

S.No	Allotted Land (Ha)		As per DGPS surveyed on 2025 (Ha)		Extent already tagged to the projects	Balance extent available as land bank
	Sy.No	Extent	Sy.No	Extent		
1	157/ 140	70.00	157	65.90	43.10	22.80
2	158	36.00	158	36.00	28.62	7.38
TOTAL		106.00		101.90	71.72	30.18

Further, it is to submit that the MOEF, Gol, vide reference No. 81-09/2005-FC, dated 2nd May 2008, issued order for diversion of 412.40 ha of protected forest land (including 247 ha for surface use and 165.40 ha for UG rights) for the purpose of GDK 9, 10 & 10A and RG OC-II expansion in Peddapalli district. In the above for 247.00 ha surface rights the Non forest land towards CA was given as follows:

S.No.	Forest Division	Village	Extent(ha)
1	Srikakulam	MulaPeta	13.04
2		Dharmavaram	86.28
3		Jeerupalem	51.90
4		Rushiguda	33.16
Sub - Total			184.38
2	Bhadrachalam (North)	Kadecal	62.62
Total			247.00

No. 3
 O/o G.M. 11/11/24

As per the directions of the MoEF&CC, GoI regarding Notification of earlier CA given lands, vide letter 591/2021/A4, dated 20.11.2024, the District Forest Officer, Srikakulam has informed that out of 184.38 Ha given CA land an extent of 46.20 ha (13.04 Ha at Mulapet and 33.16 Ha at Rushiguda) is under encroachment and requested user agency to identify and demarcate the equivalent land for CA to comply the conditions imposed by the GoI. Hence, the balance land of 30.18 Ha in Polkepad village is proposed to tag for the RGOC-2 (towards encroachment in Srikakulam dist).

Hence, it is requested to advise the District Forest Officer, Wanaparthy to Notify the non forest land as reserve forest blocks U/s 4 of TSF Act, 1967 for 101.90 Ha to comply the conditions imposed by the MoEF&CC, GoI as below:

S.No	Extent available		SCCL projects for Notification		Balance Extent (Ha)
	Sy. No	Extent (Ha)	Name of FL Diversion	Extent	
1	157/ 140	65.90	BPA OC-II Block-B&D (108.78 Ha)	12.77	0
2			RG OC-II Exp. (147.42 Ha)	30.33	
3			RG OC-II Expn	22.80*	
4	158	36.00	BPA OC-II Block-C (28.62 Ha)	28.62	0
			RG OC-II Expn	7.38*	
TOTAL		101.90		101.90	0

*For RGOC-II

Yours faithfully,
 22/05/2025
 General Manager (Estates)

Encl: as above

Copy to:

The Chief Conservator of Forests, Kaleswaram Circle, Bhupalapalli
 The District Forest Officer, Peddapally, for favor of information.
 The District Forest Officer, Wanaparthy, for favor of information.

Director (OP)/ Director (PA&W) – for favour of information please.
 GM (III)/ GM (PP)/ HoD (Survey).

Dy. Est. Mgr

JEO - d G

[Signature]



THE SINGARENI COLLIERIES COMPANY LIMITED
(A GOVERNMENT COMPANY)

Kothagudem (P.O.) - 507 101, Bhadradi Kothagudem District, Telangana State

CIN: U10102TG1920SGC000571

No. G.M.R.C. 4133
22/7/25

Ref No: CRP/EST/C/33/Mulugu / 220

Date: 21.07.2025.

To
The Principle Chief Conservator of Forests &
(HoFF), Aranya Bhavan,
Telangana, Hyderabad.

Sir,

Sub:- Reservation of Forest blocks U/s 4 of TSF Act, 1967 – CA land handed over to the Forest department in lieu of Forest Diversions of SCCL in Kadekal Village, Wazeedu Mandal of Mulugu District – Request to advise the concerned for Notification - Reg:

- Ref:- 1. MRO, Wazeedu– Rc.No.B/2886/03, Date: 25.04.2006.
2. DFO, Mulugu – Rc.No.1123/2022/TO, Dt.18.06.2025.
3. GM(Estates) Lr.No.CRP/EST/C/33/382, dated 04.04.2025

Kind attention is invited to the subject cited, it is to inform that the State Government was allotted an extent of 85.83 Ha of non forest land for the SCCL projects and Mutated in favor of Forest department towards Compensatory Afforestation for Forest land diversions of SCCL in Kadekal Village of Wazeedu Mandal of Mulugu district (erstwhile Khammam). The given CA land was allotted to the following projects:

S.No	Village & mandal	Previous allotment		SCCL projects allotted (Ha)		Balance Extent (Ha)
		Sy. No	Extent (Ha)	Name of FL Diversion	Extent	
1	Kadecal (V) Wazeedu (M)	25/2	54.81	Diversion of 412.40 Ha(247.00 Ha surface use) for GDK 9,10,10A and RG OC-I	54.81	0
2		45/2	31.02	Manuguru OC-IV exten Projext (430.42)	7.81	14.21
				Installation of Submersible pumps at PVK No.5 Incline	2.85	
TOTAL			85.83		71.62	14.21

While granting stage-II for the proposal of 2.85 Ha for installation of submersible pumps for PVK No.5 incline, the MoEF&CC, Gol has imposed condition No.iii as "The State Government shall ensure that a copy of the 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 local forest Act, shall be submitted to the Ministry for records within 6 months from the date of this approval and the forest land shall be handed over to the User Agency only after the said notification.

ESTATES
1056
22/7/25

[Handwritten signature]

Accordingly, SCCL requested the District Forest Officer, Mulugu for Notification of given CA lands for the projects mentioned in the Table. Further, the District Forest Officer, Mulugu requested the SCCL to conduct the DGPS survey for the 85.83 Ha, accordingly DGPS survey was conducted at kadekal Village in Sy.No. 25/2 & 45/2. After DGPS survey, it was noticed that encroachment of about 2.30 ha out of 31.02 ha in Sy.No 45/2 at periphery of North side. The net available encroachment free land is 28.72 ha. Hence, the net balance area available for land bank in Sy.No 45/2 is 11.91 ha (31.02-16.81-2.30) after excluding 16.81 ha earlier allotted CA land and encroached area of 2.30ha.

Further, it is to submit that the MOEF, Gol, vide reference No. 81-09/2005-FC, dated 2nd May 2008, issued order for diversion of 412.40 ha of protected forest land (including 247 ha for surface use and 165.40 ha for UG rights) for the purpose of GDK 9, 10 & 10A and RG OC-II expansion in Peddapalli district. In the above for 247.00 ha surface rights the Non forest land towards CA was given as follows:

S.No.	Forest Division	Village	Extent(ha)
1	Srikakulam	MulaPeta	13.04
2		Dharmavaram	86.28
3		Jeerupalem	51.90
4		Rushiguda	33.16
Sub - Total			184.38
2	Bhadrachalam (North)	Kadekal	62.62
Total			247.00

Vide letter 591/2021/A4, dated 20.11.2024, the District Forest Officer, Srikakulam has informed that out of 184.38 Ha given CA land an extent of 46.20 ha (13.04 Ha at Mulapeta and 33.16 Ha at Rushiguda) is under encroachment and requested user agency to identify and demarcate the equivalent land for CA to comply the conditions imposed by the Gol.

To compensate the alternate land towards encroachment of 46.20 Ha vide reference 3rd cited, requested tag 30.18 Ha balance land available in Polkepad village, Wanaparthy Mandal.

Further, it is requested to tag the available CA land of 11.91 ha in Sy.no 45/2 of Kadekal Village of Wazeedu Mandal towards balance short fall land of 16.02 ha encroachment area in Srikakulam district. The project wise CA land to be notified is as follows for the CA land of 83.53 ha given in Kadekal Village of Mulugu Mandal.

S.No	Extents available		SCCL projects allotted (Ha)		Remarks
	Sy. No	Extent (Ha)	Name of FL Diversion	Extent	
1	25/2	54.81	Diversion of 412.40 Ha(247.00 Ha surface use) for GDK 9,10,10A and RG OC-I	54.81	Previously allotted CA land
2	45/2	28.72	Manuguru OC-IV Extn. Project (430.42 Ha)	7.81	
			Installation of Submersible pumps at PVK No.5 Incline	6.15	
			Diversion of 412.40 Ha(247.00 Ha surface use) for GDK 9,10,10A and RG OC-I	2.85	
TOTAL		83.53		11.91	Alternate Land for encroachment in Srikakulam Dist
				83.53	

AGENCY COPY

यूनियन बैंक Union Bank of India



NEFT / RTGS CHALLAN for CAMPA Funds

Date : 13-10-2025

Agency Name.	SINAGRENI COLLIERIES COMPANY LIMITED
Application No.	5847899247
MoEF/SG File No.	8-16/2021-FC
Location.	Telangana
Address.	General Manager, Ramagundam area - III, SCCL, Peddapalli District Peddapalli
Amount(in Rs)	568185861/-

Amount in Words : Fifty-Six Crore Eighty-One Lakh Eighty-Five Thousand Eight Hundred and Sixty-One Rupees Only

NEFT/RTGS to be made as per following details;

Beneficiary Name:	Telangana CAMPA
IFSC Code:	UBIN0996335
Pay to Account No.	155705847899247 Valid only for this challan amount.
Bank Name & Address:	Union Bank Of India FCS Centre, 21/1, III Floor, Jelitta Towers, Mission Road, Bengaluru-560027

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

BANK COPY

यूनियन बैंक Union Bank of India



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

Note: After making the required payment through challan, if the payment status has not been updated even after 7 working days, then kindly mail a copy of your challan with transaction date and reference id to Email: fcsblr@unionbankofindia.bank , epurse@unionbankofindia.bank , ubin0903710@unionbankofindia.bank



SBINK 52025102403429431

SBINK 52025102403430107 31,73,60,000



State Bank of India

Branch: Centenary colony

Date: 24-Oct-2025

Received ₹ 31,73,60,000.00

From: Singareni collieries Company Limited

For remittance of NEFT/RTGS by way of

(i) Transfer (only NEFT),(ii) Cash (only NEFT),(iii) Cheque (NEFT/RTGS) using

Cheque No _____

favouring CAMPA Telangana

A/c No. 155705847899247

IFSC Code UBIN0996335

Beneficiary Bank & Branch Union Bank Of India,Bengaluru

Amount ₹ 31,73,60,000.00

Bank's Charges ₹ 47.20

Total ₹ 31,73,60,047.20

Rupees Thirty One Crore Seventy Three Lac Sixty Thousand Only)

For office Use,

UTR No.



SBINR52025102403020107



State Bank of India

Branch: Centenary colony

Date: 24-Oct-2025

Received ₹ 25,08,25,861.00

From: Singareni collieries Company Limited

For remittance of NEFT/RTGS by way of

(i) Transfer (only NEFT),(ii) Cash (only NEFT),(iii) Cheque (NEFT/RTGS) using

Cheque No _____

favouring CAMPA Telangana

A/c No. 155705847899247

IFSC Code UBIN0996335

Beneficiary Bank & Branch Union Bank Of India,Bengaluru

Amount ₹ 25,08,25,861.00

Bank's Charges ₹ 47.20

Total ₹ 25,08,25,908.20

Rupees Twenty Five Crore Eight Lac Twenty Five Thousand Eight Hundred Sixty One Only)

For office Use,

UTR No.



SBINR52025102403020107



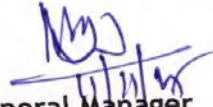
THE SINGARENI COLLIERIES COMPANY LIMITED
(A GOVERNMENT COMPANY)
Ramagundam Area-III

CERTIFICATE

This is to certify that an amount of Rs. 25,08,25,861/- (rupees Twenty five crores, eight lakhs twenty five thousand eight hundred and sixty one only) was deposited on 24.10.2025 in to Adhoc CAMPA account no. 155705847899247, Telangana State CAMPA, Union Bank of India, FCS Centre, 21/1, III Floor, Jelitta Towers, Mission Road, Bengaluru-560027 as per E-Challan given by PCCF Office towards penal CA of 237.14 Ha DFL ($2*118.57=237.14$) as recommended by the RO and State Nodal Officer for regularization of 330.33 ha of forest land in Upperlakesaram forest block in manthani range, peddapalli division for RG Coal mine.

The UTR details hereunder furnished.

S.No	Date of deposit	UTR Number/E-Pay order No	Amount deposited in Rs.
1	24.10.2025	SBINR52025102403429431	25,08,25,861/-


General Manager
Ramagundam Area-III
The Singareni Collieries Company Ltd.




**THE SINGARENI COLLIERIES COMPANY LIMITED
(A GOVERNMENT COMPANY)
Ramagundam Area-III**

CERTIFICATE

This is to certify that an amount of Rs. 31,73,60,000/- (rupees Thirty One crores, seventy three lakhs sixty thousand only) was deposited on 24.10.2025 in to Adhoc CAMPA account no. 155705847899247, Telangana State CAMPA, Union Bank of India, FCS Centre, 21/1, III Floor, Jelitta Towers, Mission Road, Bengaluru-560027 as per E-Challan given by PCCF Office towards cost of Compensatory Afforestation for regularization of 330.33 ha of forest land in Upperlakesaram forest block in Manthani range, Peddapalli division for RG Coal mine.

The UTR details hereunder furnished.

S.No	Date of deposit	UTR Number/E-Pay order No	Amount deposited in Rs.
1	24.10.2025	SBINR52025102403430107	31,73,60,000/-


**General Manager
Ramagundam Area-III
The Singareni Collieries Company Ltd.**



THE SINGARENI COLLIERIES COMPANY LIMITED
(A GOVERNMENT COMPANY)

Kothagudem (P.O.) - 507 101, Bhadradri Kothagudem District, Telangana State
CIN: U10102TG1920SGC000571

Olo. G.M. 11
In-Ward 2894
Date: 21/5/25

Ref No: CRP/EST/C/33/Wanaparthy/574
To

Date: 23.05.2025.

The Principle Chief Conservator of Forests &
(HoFF), Aranya Bhavan,
Telangana, Hyderabad.

Sir,

Sub:- Reservation of Forest blocks U/s 4 of TSF Act, 1967 – CA land handed over to the Forest department in lieu of Forest Diversions of SCCL in Polkepad Village of Wanaparthy District – Request to advise the concerned for Notification - Reg:

- Ref:- 1. MRO, Gopalpet – Rc.No.D/2140/2000, Date: 17.01.2001.
2. DFO, Wanaparthy – Rc.No.617/2023/s4, Dt.28.09.2024.
3. ADS&LR, Wanaparthy – Rc.No.A5/236/2024, Date: 11.10.2024.
4. SCCL, Ref No: CRP/EST/C/33/54, Date:10.01.2025.

Kind attention is invited to the subject cited, it is to inform that vide reference 1st cited, the State Government was allotted an extent of 106 Ha of non forest land in the year 2001 and mutated as land bank towards Compensatory Afforestation for Forest land diversions of SCCL in Polkepad Village of Wanaparthy District (erstwhile Mahabubnagar). The details are as follows:

Sl. no	Range /Mandal	Village/Sy. no	Area in Ha
1	Wanaparthy/	Polkepad - Sy.No. 140&157	70
2	Gopalpet	Polkepad - Sy.No.158	36

SCCL tagged the above Non forest lands towards CA for the forest diversions of the following projects.

S.No	Previous allotment		SCCL projects allotted (Ha)		Balance Extent (Ha)
	Sy. No	Extent (Ha)	Name of FL Diversion	Extent	
1	140/157	70.00	BPA OC-II Block-B&D (108.78 Ha)	12.77	0
2			RG OC-II Exp. (147.42 Ha)	30.33	
3			DORLI OCP-II	26.90	
			Sub-Total	43.10	
4	158	36.00	BPA OC-II Block-C (28.62 Ha)	28.62	7.38
TOTAL		106.00		71.72	7.38

ESTATE REG III
In-Ward 763
Date: 21/5/25

However, the proposal mentioned in Sl.No. 3 for an extent of 26.90 ha (CA land for Dorli OCP-II) had not recommended by the MoEF&CC, Gol. Vide letter F.No. 4-APC625/2009-BAN/0435, dated,16.02.2016 and also communicated to the State Government as the proposal has not recommended by the SAG. The Ministry has decided to turn down the proposal and thus 26.90 ha was not tagged to any project and available as Land bank.

Hence, out of 106.00 ha, An extent of 34.28 ha (26.90 Ha in Sy.No 147 & 157 and 7.38 ha in Sy.NO 158) was not tagged to any project in Polkepad village of Gopalpet Mandal.

While granting stage-I for the proposal of regularization of 330.33 Ha at Upparlakesaram, for RG Coal Mine in Peddapalli district, the MoEF&CC, Gol has imposed condition to notify the earlier given CA lands which are linked to the current proposal. In this regard, an extent of 30.33 ha given for RG OCP-II Exp which is linked to this proposal.

Accordingly, SCCL requested the District forest officer, Wanaparthy for Notification of given CA lands in Polkepadu village of Gopalpet Mandal for the projects mentioned in the Table No.2. further, the District Forest Officer, Wanaparthy requested the SCCL to conduct the DGPS survey for the 106 Ha and along with the Revenue department.

Accordingly DGPS survey was conducted at Polkepad Sy.No. 140&157 and 158 in the month of March-2025 and after DGPS survey, it was concluded that out of 106.00 Ha of CA land handed over to the forest department only 101.90 Ha of CA land was available. The details of survey number wise details are as follows:

S.No	Allotted Land (Ha)		As per DGPS surveyed on 2025 (Ha)		Extent already tagged to the projects	Balance extent available as land bank
	Sy.No	Extent	Sy.No	Extent		
1	157/ 140	70.00	157	65.90	43.10	22.80
2	158	36.00	158	36.00	28.62	7.38
TOTAL		106.00		101.90	71.72	30.18

Further, it is to submit that the MOEF, Gol, vide reference No. 81-09/2005-FC, dated 2nd May 2008, issued order for diversion of 412.40 ha of protected forest land (including 247 ha for surface use and 165.40 ha for UG rights) for the purpose of GDK 9, 10 & 10A and RG OC-II expansion in Peddapalli district. In the above for 247.00 ha surface rights the Non forest land towards CA was given as follows:

S.No.	Forest Division	Village	Extent(ha)
1	Srikakulam	MulaPeta	13.04
2		Dharmavaram	86.28
3		Jeerupalem	51.90
4		Rushiguda	33.16
Sub - Total			184.38
2	Bhadrachalam (North)	Kadikal	62.62
Total			247.00

No. 3
 O/O G.M. 11/11/24

As per the directions of the MoEF&CC, GoI regarding Notification of earlier CA given lands, vide letter 591/2021/A4, dated 20.11.2024, the District Forest Officer, Srikakulam has informed that out of 184.38 Ha given CA land an extent of 46.20 ha (13.04 Ha at Mulapet and 33.16 Ha at Rushiguda) is under encroachment and requested user agency to identify and demarcate the equivalent land for CA to comply the conditions imposed by the GoI. Hence, the balance land of 30.18 Ha in Polkepad village is proposed to tag for the RGOC-2 (towards encroachment in Srikakulam dist).

Hence, it is requested to advise the District Forest Officer, Wanaparthy to Notify the non forest land as reserve forest blocks U/s 4 of TSF Act, 1967 for 101.90 Ha to comply the conditions imposed by the MoEF&CC, GoI as below:

S.No	Extent available		SCCL projects for Notification		Balance Extent (Ha)
	Sy. No	Extent (Ha)	Name of FL Diversion	Extent	
1	157/ 140	65.90	BPA OC-II Block-B&D (108.78 Ha)	12.77	0
2			RG OC-II Exp. (147.42 Ha)	30.33	
3			RG OC-II Expn	22.80*	
4	158	36.00	BPA OC-II Block-C (28.62 Ha)	28.62	0
			RG OC-II Expn	7.38*	
TOTAL		101.90		101.90	0

*For RGOC-II

Yours faithfully,
 22/05/2025
 General Manager (Estates)

Encl: as above

Copy to:

The Chief Conservator of Forests, Kaleswaram Circle, Bhupalapalli
 The District Forest Officer, Peddapally, for favor of information.
 The District Forest Officer, Wanaparthy, for favor of information.

Director (OP)/ Director (PA&W) – for favour of information please.
 GM (III)/ GM (PP)/ HoD (Survey).

Dy. Est. Mgr

JEO - d G
 [Signature]

[Signature]



THE SINGARENI COLLIERIES COMPANY LIMITED
(A GOVERNMENT COMPANY)

Kothagudem (P.O.) - 507 101, Bhadradi Kothagudem District, Telangana State

CIN: U10102TG1920SGC000571

No. G.M.R.C. 4133
22/7/25

Ref No: CRP/EST/C/33/Mulugu / 220

Date: 21.07.2025.

To
The Principle Chief Conservator of Forests &
(HoFF), Aranya Bhavan,
Telangana, Hyderabad.

Sir,

Sub:- Reservation of Forest blocks U/s 4 of TSF Act, 1967 – CA land handed over to the Forest department in lieu of Forest Diversions of SCCL in Kadekal Village, Wazeedu Mandal of Mulugu District – Request to advise the concerned for Notification - Reg:

- Ref:- 1. MRO, Wazeedu – Rc.No.B/2886/03, Date: 25.04.2006.
2. DFO, Mulugu – Rc.No.1123/2022/TO, Dt.18.06.2025.
3. GM(Estates) Lr.No.CRP/EST/C/33/382, dated 04.04.2025

Kind attention is invited to the subject cited, it is to inform that the State Government was allotted an extent of 85.83 Ha of non forest land for the SCCL projects and Mutated in favor of Forest department towards Compensatory Afforestation for Forest land diversions of SCCL in Kadekal Village of Wazeedu Mandal of Mulugu district (erstwhile Khammam). The given CA land was allotted to the following projects:

S.No	Village & Mandal	Previous allotment		SCCL projects allotted (Ha)		Balance Extent (Ha)
		Sy. No	Extent (Ha)	Name of FL Diversion	Extent	
1	Kadecal (V) Wazeedu (M)	25/2	54.81	Diversion of 412.40 Ha(247.00 Ha surface use) for GDK 9,10,10A and RG OC-I	54.81	0
2		45/2	31.02	Manuguru OC-IV exten Projext (430.42)	7.81	14.21
				Installation of Submersible pumps at PVK No.5 Incline	2.85	
TOTAL			85.83		71.62	14.21

While granting stage-II for the proposal of 2.85 Ha for installation of submersible pumps for PVK No.5 incline, the MoEF&CC, Gol has imposed condition No.iii as "The State Government shall ensure that a copy of the 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 local forest Act, shall be submitted to the Ministry for records within 6 months from the date of this approval and the forest land shall be handed over to the User Agency only after the said notification.

ESTATES
1056
22/7/25

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Accordingly, SCCL requested the District Forest Officer, Mulugu for Notification of given CA lands for the projects mentioned in the Table. Further, the District Forest Officer, Mulugu requested the SCCL to conduct the DGPS survey for the 85.83 Ha, accordingly DGPS survey was conducted at kadekal Village in Sy.No. 25/2 & 45/2. After DGPS survey, it was noticed that encroachment of about 2.30 ha out of 31.02 ha in Sy.No 45/2 at periphery of North side. The net available encroachment free land is 28.72 ha. Hence, the net balance area available for land bank in Sy.No 45/2 is 11.91 ha (31.02-16.81-2.30) after excluding 16.81 ha earlier allotted CA land and encroached area of 2.30ha.

Further, it is to submit that the MOEF, Gol, vide reference No. 81-09/2005-FC, dated 2nd May 2008, issued order for diversion of 412.40 ha of protected forest land (including 247 ha for surface use and 165.40 ha for UG rights) for the purpose of GDK 9, 10 & 10A and RG OC-II expansion in Peddapalli district. In the above for 247.00 ha surface rights the Non forest land towards CA was given as follows:

S.No.	Forest Division	Village	Extent(ha)
1	Srikakulam	MulaPeta	13.04
2		Dharmavaram	86.28
3		Jeerupalem	51.90
4		Rushiguda	33.16
Sub - Total			184.38
2	Bhadrachalam (North)	Kadekal	62.62
Total			247.00

Vide letter 591/2021/A4, dated 20.11.2024, the District Forest Officer, Srikakulam has informed that out of 184.38 Ha given CA land an extent of 46.20 ha (13.04 Ha at Mulapeta and 33.16 Ha at Rushiguda) is under encroachment and requested user agency to identify and demarcate the equivalent land for CA to comply the conditions imposed by the Gol.

To compensate the alternate land towards encroachment of 46.20 Ha vide reference 3rd cited, requested tag 30.18 Ha balance land available in Polkepad village, Wanaparthy Mandal.

Further, it is requested to tag the available CA land of 11.91 ha in Sy.no 45/2 of Kadekal Village of Wazeedu Mandal towards balance short fall land of 16.02 ha encroachment area in Srikakulam district. The project wise CA land to be notified is as follows for the CA land of 83.53 ha given in Kadekal Village of Mulugu Mandal.

S.No	Extents available		SCCL projects allotted (Ha)		Remarks
	Sy. No	Extent (Ha)	Name of FL Diversion	Extent	
1	25/2	54.81	Diversion of 412.40 Ha(247.00 Ha surface use) for GDK 9,10,10A and RG OC-I	54.81	Previously allotted CA land
2	45/2	28.72	Manuguru OC-IV Extn. Project (430.42 Ha)	7.81	
			Installation of Submersible pumps at PVK No.5 Incline	6.15	
			Diversion of 412.40 Ha(247.00 Ha surface use) for GDK 9,10,10A and RG OC-I	2.85	
TOTAL		83.53		11.91	Alternate Land for encroachment in Srikakulam Dist
				83.53	

Hence, It is requested to advise the District Forest Officer, Mulugu to notify the non forest land (as shown in the above table) as reserve forest blocks U/s 4 of TSF Act, 1967 for 83.53 Ha in Kadikal Village of Wazeedu Mandal to comply the conditions imposed by the MoEF&CC, Gol

Yours faithfully,


19/07/2025
General Manager (Estates)

Encl: as above

Copy to:

The Chief Conservator of Forests, Kaleswaram Circle, Bhupalapalli – for favour of information

The District Forest Officer, Peddapally, for favor of information.

The District Forest Officer, Mulugu, with a request to prepare the notification proposals.

Director (PA&W) / Director (OP) – for favour of information please.
GM (RG-III) / GM (PP) / GM (Survey).

Dy. Est n qv


m/s



THE SINGARENI COLLIERIES COMPANY LIMITED
(A GOVERNMENT COMPANY)
Ramagundam Area-III

**UNDERTAKING FOR CONDITION NO.VIII OF ALREADY APPROVED PROPOSAL FOR
REGULARIZATION OF 330.33 HA OF FOREST LAND IN UPPERLAKESARAM FOREST
BLOCK IN MANTHANI RANGE, PEDDAPALLI DIVISION FOR RG COAL MINE**

"The State Govt. shall forward the details of the CA land and CA scheme (if revised) pertaining to the proposals (diversion of 412.4 ha of forest land for underground mining in which 247 ha for surface use for GHDK-9, 10 & 10 A inclines in Ramagundam-II and OC Project-I expansion and diversion of 147.42 ha of forest land in RF of Karimnagar east division for expansion of Ramagundam OCP- II in RG-III for which approvals were accorded by this Ministry in 02.05.2008 & 01.08.2013 respectively). Further the State Govt. shall take approval of this Ministry w.r.t the revised CA lands within a period of three months".


*The Status of Notifications of earlier Mutated forest lands are as follows:
CA lands of 247.00 Ha Forest Diversion:*

Village	Sy.No.	CA mutated in Ha	Remarks
Dharmavaram	551 & 553	86.28	The Notifications proposals were forwarded from DFO-Srikakulam and the same are pending at PCCF, A.P
Jeerupalem-	40 (P)	51.90	
Rushiguda	252/3	(-) 33.16	The extent proposed is sea accreted, hence the extent is compensated in Kadekal (11.91 Ha), Polkepadu (30.18 Ha), Nagepalli (4.11 Ha)
Mulapeta	CB	(-) 13.04	
Kadekal	25/2, 45/2	74.53	62.62 Ha handed over to Forest Dept. for notification in two pieces. Further, 11.91 Ha was adjusted against 247 diversion CA land. The Notification proposals are pending at PCCF, HYD
Polkepadu	158, 157/140	30.18	
Nagepalli		4.11	Under progress
TOTAL		247.00	

CA lands of 147.42 Ha Forest Diversion:

Village	Sy.No.	CA mutated in Ha	Notification details
Madanapally	228	20.41	GO MS no 24, dt 20.05.2016
Jaggannapet	519/1	80.68	GO MS no 33, dt 25.05.2019
Pathipally	638	46.33	GO MS no 34, dt 25.05.2019
TOTAL		147.42	

It is submit that the continuous follow-up will be made for ensuring successful Notification of RF/PF.


General Manager
Ramagundam Area-III
The Singareni Collieries Company Ltd.

Hence, It is requested to advise the District Forest Officer, Mulugu to notify the non forest land (as shown in the above table) as reserve forest blocks U/s 4 of TSF Act, 1967 for 83.53 Ha in Kadikal Village of Wazeedu Mandal to comply the conditions imposed by the MoEF&CC, Gol

Yours faithfully,


19/07/2025
General Manager (Estates)

Encl: as above

Copy to:

The Chief Conservator of Forests, Kaleswaram Circle, Bhupalapalli – for favour of information

The District Forest Officer, Peddapally, for favor of information.

The District Forest Officer, Mulugu, with a request to prepare the notification proposals.

Director (PA&W) / Director (OP) – for favour of information please.
GM (RG-III) / GM (PP) / GM (Survey).

Dy. Est n qv


m/s

FORM - IIGOVERNMENT OF TELANGANA
OFFICE OF THE DISTRICT COLLECTOR, PEDDAPALLIRef.No.H/3/986/2022Dated: 17-01-2025To WHOM SO EVER IT MAY CONCERN

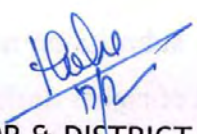
In compliance of the Ministry of Environment and Forests (MoEF), Government of India's letter No. 119/98-FC (pt.), dated 3rd August 2009 wherein the MoEF issued guidelines on submission of evidences for having initiated and completed the process of settlement of rights under the Scheduled Tribes and other Traditional Forest Dwellers (Recognition of Forest Right) Act, 2006 ('FRA', for short) on the forest land proposed to be diverted for non-forest purposes. It is certified that the Reserve Forest land to an extent of 330.1826 Ha area which comes under the territorial limits of Upparla Kesaram Village of Ramagiri Mandal and the land to an extent of 17.994 Ha area which comes under the territorial limits of both Upparla Kesaram Village of Ramagiri Mandal and Adryala village H/o Rachapalli of Manthani Mandal, which comes under Forest Block in Manthani range of Peddapalli Division, proposed to be diverted in favour of M/s Singareni Collieries Company Limited for Opencast Mining Operations of RG-III, SCCL in Peddapalli District.

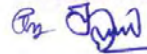
It is further certified that:

- (a) The complete process for identification and settlement of rights under the FRA has been carried out for the land to an extent 330.1826 in Upparla Kesaram (V) and the land to an extent of 17.994 Ha area in Adryala(V) and Upparlakesaram forest block area which is proposed for diversion to RG-III SCCL Project. A copy of records of all consultations and meeting of the Forest Rights Committee(s), Gram Sabha(s), Sub-Division Level Committee (s) and the District Level Committee are enclosed from annexure -A to annexure-C.
- (b) The proposals for such diversion with full details of the project and its implications, in vernacular/local language) have been placed before each concerned Gram Sabha of Forest dwellers, who are eligible under the FRA;
- (c) The each concerned Gram Sabha(s), has certified that all formalities/processes under the FRA have been carried out, and that they have given their consent to the proposed diversion and the compensation and ameliorative measures, if any, having understood the purpose and details of proposed diversion. A copy of the certificate issued by the Gram Sabha of Ramagiri and Manthani Mandals is enclosed.

- (d) The discussion and decisions on such proposals had taken place only when there was a quorum of minimum 50% of the members of Gram Sabha present.
- (e) The diversion of Forest Land for facilities by the Government as required under section 3(2) of the FRA have been completed and the Gram Sabhas have given their consent to it
- (f) The rights of Primitive Tribal Groups and Pre-Agricultural Communities, where applicable have been specifically safeguarded as per section 3(1) of the FRA.

Encls: As above


COLLECTOR & DISTRICT MAGISTRATE
PEDDAPALLI



RESOLUTION OF THE DISTRICT LEVEL COMMITTEE OF RoFR ACT, 2006 UNDER THE
CHAIRMANSHIP OF THE DISTRICT COLLECTOR, PEDDAPALLI - DATED 12.2024.

Ref.No.H3/986/2022

Date:28.12.2024

The District Level Committee under the Chairmanship of the District Collector, Peddapalli has convened a meeting on 28.12.2024 to discuss and examine the proposal for issue of RoFR certificate in Form-II to obtain the Forest clearance for diversion of Reserve Forest land to an extent 330.1826 in Upparla Kesaram (V) and the land to an extent of 17.994 Ha area in Adryala(V) and Upparlakesaram villages, and the total area of 348.1766 Ha under Upparlakesaram Reserve Forest Block for Opencast Mining Operations and other activities of SCCL in Peddapalli district. The following Members/ Officials have attended the meeting:

1. Collector & District Magistrate, Peddapalli
2. Addl. Collector, Peddapalli
3. District Forest Officer, Peddapalli (Member)
4. District Tribal Development Officer, Karimnagar(Member)

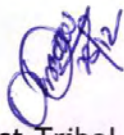
The General Manager, SCCL RG-III has requested the District Collector, Peddapalli to issue RoFR certificate in Form-II to obtain the clearance for diversion of RF Uppelakesaram Bolck land to an extent 330.1826 in Upparla Kesaram (V) and the land to an extent of 17.994 Ha area in Adryala(V) and Upparlakesaram villages, and the total area 348.1766 Ha has been proposed diversion of land for regularization and surface rights under SCCL RG-III Project.

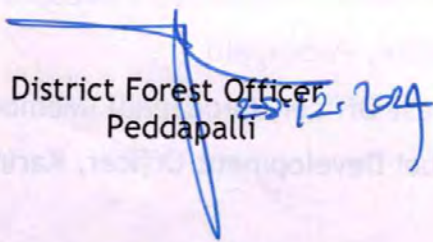
Accordingly, the Gram Panchayat, Upparlakesaram H/o Singareddypalli convened Gram Sabha on 07.06.2024 and the Grampanchyat Nagepalli & Adryala H/o Racchapalli of Ramagiri and Manthani Mandals of Peddapalli district under the Chairmanship of respective Panchayat Secretaries along with Revenue Officials including village elders and passed a resolution that there are no RoFR patta claims /applications pending with regard to the proposed diversion of land and no constructions are being taken in the proposed land and that there is no objection for diversion of Reserve forest land of the above Upparla Kesaram and Adryala Forest Block.

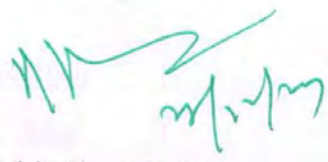
On the basis of Gram Sabha resolutions, the Sub-Divisional Committee under the Chairmanship of the RDO, Manthani and its members convened meeting on 06.11.2024 and unanimously passed the resolution that there is no objection for diversion of RF land to an extent 330.1826 in Upparla Kesaram (V) and the land to an extent of 17.994 Ha area in Adryala(V) and Upparlakesaram villages, and the total area 348.1766 in Manthani Forest range, since there are no Scheduled Tribes, no forest dwellers


cultivating in the above said land and also no RoFR claims have been filed and pending for disposal in the said land under Recognition of Forest Rights (RoFR) Act,2006.

Based on the resolution resolutions by the Gram Sabha of GP Singireddipalli, Nagepalli of Ramagiri Mandal and GP Racchapalli of Manthani Mandal and Sub-Divisional Committee, the District Level Committee has raised No objection for diversion of RF land to an extent 330.1826 in Upparla Kesaram (V) and the land to an extent of 17.994 Ha area in Adryala(V) and Upparlakesaram villages, and the total area 348.1766 in Upparla Kesaram Block of Manthani Forest range in Peddapalli District in favour of “ General Manager, RG-III, Singareni Collieries Company Ltd ” and subsequent issue of Certificate in Form-II.


District Tribal
Development Officer,
Karimnagar


District Forest Officer
Peddapalli


Additional Collector
Peddapalli


Chairman - DLC District Collector
Peddapalli



THE SINGARENI COLLIERIES COMPANY LIMITED
(A GOVERNMENT COMPANY)
Ramagundam Area-III

**UNDERTAKING FOR CONDITION NO.XIX OF ALREADY APPROVED PROPOSAL FOR
REGULARIZATION OF 330.33 HA OF FOREST LAND IN UPPERLAKESARAM FOREST
BLOCK IN MANTHANI RANGE, PEDDAPALLI DIVISION FOR RG COAL MINE**

“At the time of payment of the Net Present Value (NPV) at the present 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”

SCCL hereby agrees to undertake to pay the additional amount of NPV, if so determined, as per the final decision of the Hon'ble Supreme Court of India as stipulated in Condition No.(XIX) of Stage-1 clearance communicated vide MoEF & CC, Gol, F.No. 8-16/2021-FC, Dt.21.11.2023.

General Manager
Ramagundam Area-III
The Singareni Collieries Company Ltd.

**GOVERNMENT OF TELANGANA
IRRIGATION & CAD DEPARTMENT**

From
Sri K. Balaramaiah B.E.,
Executive Engineer, I&CADD,
Irrigation Division, No.4,
Manthani.

To
General Manager,
Ramagundam Area-III,
Centenary colony,
Peddapally Dist.

Lr. No. EE/ID4/MNT/DB/HD/ 515/M

Dt: 08.11.2024

Sub:- Submission of Report on status of Desilting of Tanks in the surrounding villages of RG-III Area - Regarding.

- Ref :- 1) SCCL, RG-III/CVL/24-25/18/1228, Dt:17.10.2024.
2) Lr.No.DEE/ISD4/PDPL/202/M, Dt:28.10.2024.
3) Lr.No.DEE/ISD1/MNT/261, Dt:07.11.2024.

Anent to the references cited above, the Deputy Executive Engineer's of Irrigation Sub-Division No.4, Peddapally and Irrigation Sub-Division No.1, Manthani have submitted the report on status of Desilting of Tanks in the surrounding villages of RG-III Area.

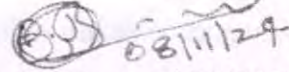
In view of the above, I am herewith submitting the status of Desilting of Tanks in the surrounding villages of RG-III Area pertaining to this Division as below.

Sl.No.	Name of the Tank	Village	Status of Desiltation (Yes/No)	Remarks
1.	Singareddypalle Tank (Eddu kunta)	Jallaram (V) Ramagiri (M)	No	Maintained by SCCLtd
2	Chandanapur Tank (Oora kunta)	Jallaram (V) Ramagiri (M)	Yes	MK-I
3	Gunjapadugu Tank (Oora cheruvu)	Gunjapadugu (V) Manthani (M)	Yes	MK-II
4	Chillapally Tank I (Pacharla kunta)	Chillapally (V) Manthani (M)	Yes	MK-I
8	Ramayyapalli Tank (Oora kunta)	Budhavarampet (V) Ramagiri (M)	Yes	MK-I
9	Rajapur Tank (Oora cheruvu)	Rajapur (V) Ramagiri (M)	Yes	MK-I
10	Begumpet Tank (Begumpet Reservoir)	Begumpet (V) Ramagiri (M)	No	
11	Kalwacherla Tank 1 (Cheemala cheruvu)	Kalwacherla (V) Ramagiri (M)	Yes	MK-II

12	Kalwacherla Tank 2 (Venkateshwarla kunta)	Kalwacherla (V) Ramagiri (M)	No	
13	Lonkakesharam Tank 1 (Pedda cheruvu)	Lonkakesharam(V) Ramagiri (M)	Yes	MK-IV
14	Lonkakesharam Tank 2 (Maddulakunta)	Lonkakesharam(V) Ramagiri (M)	Yes	MK-IV
15	Kamanpur Tank (Pochammakunta)	Kamanpur (V), Kamanpur (M)	No	
16	Siddipalle Tank (Pedda cheruvu)	Kamanpur (V), Kamanpur (M)	Yes	MK-III
17	Julapalli Tank (Pedda cheruvu)	Julapalli(V), Kamanpur (M)	Yes	MK-II
19	Laxmipuram Tank (Errakunta)	Penchikalpet (V), Kamanpur(M)	No	Not done due to Court case

This is for favour of information and further disposal.

Yours faithfully,

 08/11/24

Executive Engineer, I&CADD,
Irrigation Division No.4, Manthani.

Aghu M (Civil)


9/11

15
10 - Yes
5 - No



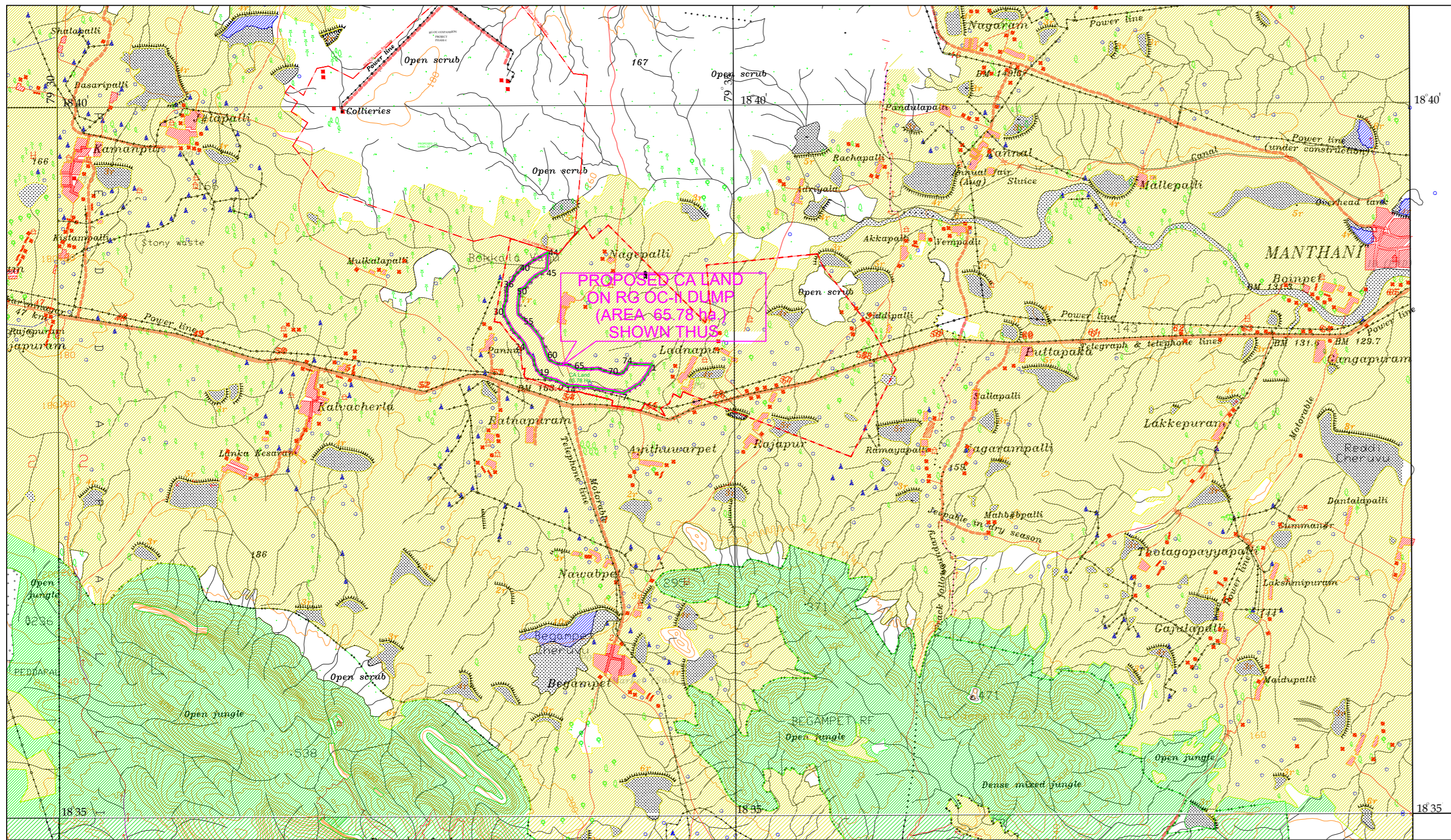
THE SINGARENI COLLIERIES COMPANY LIMITED
(A GOVERNMENT COMPANY)
Ramagundam Area-III

**UNDERTAKING FOR CONDITION NO.XVI OF ALREADY APPROVED PROPOSAL FOR
REGULARIZATION OF 330.33 HA OF FOREST LAND IN UPPERLAKESARAM FOREST
BLOCK IN MANTHANI RANGE, PEDDAPALLI DIVISION FOR RG COAL MINE**

“The User Agency shall prepare a list of existing village tanks and other water bodies with GPS co-ordinates located within five km from the mine lease boundary. This list is to be duly verified by the concerned Divisional Forest Officer. The User Agency shall regularly undertake desilting of these village tanks and other water bodies so as to mitigate the impact of siltation of such tanks/water bodies. A detailed approved plan for desilting of identified ponds and water bodies to be prepared in consultation with forest department and shall be submitted to MoEF& CC before Stage-II approval.”

SCCL hereby agrees to undertake to take up the desilting of balance tanks & water bodies as per advise of State Forest Dept. Irrigation Dept. and the Local bodies. The SCCL will follow guidelines for desilting of identified ponds and water bodies as stipulated in Condition No.(XVI) of Stage-1 clearance communicated vide MoEF & CC, Gol, F.No. 8-16/2021-FC, Dt.21.11.2023.

General Manager
Ramagundam Area-III
The Singareni Collieries Company Ltd.



CO-ORDINATES OF PROPOSED CA LAND ON OB DUMP OF RG OC-II

SL NO	LATITUDE	LONGITUDE	SL NO	LATITUDE	LONGITUDE
1	18° 38' 14.12820" N	79° 34' 18.48483" E	39	18° 38' 52.97551" N	79° 33' 18.51547" E
2	18° 38' 10.59673" N	79° 34' 16.37076" E	40	18° 38' 55.48558" N	79° 33' 21.44788" E
3	18° 38' 08.24960" N	79° 34' 14.59687" E	41	18° 38' 57.07139" N	79° 33' 23.67286" E
4	18° 38' 06.09446" N	79° 34' 12.74827" E	42	18° 38' 58.36062" N	79° 33' 25.84851" E
5	18° 38' 05.16226" N	79° 34' 10.37057" E	43	18° 38' 59.63585" N	79° 33' 28.41232" E
6	18° 38' 03.56274" N	79° 34' 08.09084" E	44	18° 39' 01.69545" N	79° 33' 32.36815" E
7	18° 38' 02.16041" N	79° 34' 05.53755" E	45	18° 38' 54.51175" N	79° 33' 31.94520" E
8	18° 38' 03.10517" N	79° 34' 00.78388" E	46	18° 38' 53.24185" N	79° 33' 29.20769" E
9	18° 38' 03.80407" N	79° 33' 56.30810" E	47	18° 38' 51.73532" N	79° 33' 26.43190" E
10	18° 38' 04.31030" N	79° 33' 53.92861" E	48	18° 38' 49.43030" N	79° 33' 23.89123" E
11	18° 38' 04.90780" N	79° 33' 51.42439" E	49	18° 38' 46.84459" N	79° 33' 21.97415" E
12	18° 38' 04.89974" N	79° 33' 47.84842" E	50	18° 38' 45.81240" N	79° 33' 19.73992" E
13	18° 38' 05.30369" N	79° 33' 44.60070" E	51	18° 38' 43.67311" N	79° 33' 19.61162" E
14	18° 38' 05.22593" N	79° 33' 40.73558" E	52	18° 38' 39.32828" N	79° 33' 19.03573" E
15	18° 38' 05.93495" N	79° 33' 39.37663" E	53	18° 38' 35.73743" N	79° 33' 19.00335" E
16	18° 38' 07.75131" N	79° 33' 35.72657" E	54	18° 38' 34.24522" N	79° 33' 20.62944" E
17	18° 38' 08.39415" N	79° 33' 33.24081" E	55	18° 38' 33.61167" N	79° 33' 21.57179" E
18	18° 38' 09.16681" N	79° 33' 30.64799" E	56	18° 38' 30.91184" N	79° 33' 24.53302" E
19	18° 38' 10.12667" N	79° 33' 28.85360" E	57	18° 38' 28.37414" N	79° 33' 26.77607" E
20	18° 38' 12.36367" N	79° 33' 27.16810" E	58	18° 38' 25.59751" N	79° 33' 29.00703" E
21	18° 38' 14.62871" N	79° 33' 26.14127" E	59	18° 38' 22.09898" N	79° 33' 30.31955" E
22	18° 38' 16.55492" N	79° 33' 25.75404" E	60	18° 38' 18.57816" N	79° 33' 31.54761" E
23	18° 38' 19.70997" N	79° 33' 23.34828" E	61	18° 38' 16.16216" N	79° 33' 32.70658" E
24	18° 38' 23.27686" N	79° 33' 21.61074" E	62	18° 38' 14.63584" N	79° 33' 36.15713" E
25	18° 38' 26.20473" N	79° 33' 19.22754" E	63	18° 38' 14.38620" N	79° 33' 38.65545" E
26	18° 38' 28.47085" N	79° 33' 16.81654" E	64	18° 38' 14.22710" N	79° 33' 41.15659" E
27	18° 38' 29.42593" N	79° 33' 16.22490" E	65	18° 38' 12.28902" N	79° 33' 45.39293" E
28	18° 38' 32.33410" N	79° 33' 14.54185" E	66	18° 38' 12.38339" N	79° 33' 48.45433" E
29	18° 38' 35.17299" N	79° 33' 13.01796" E	67	18° 38' 12.56494" N	79° 33' 51.45986" E
30	18° 38' 37.65681" N	79° 33' 12.74889" E	68	18° 38' 12.64148" N	79° 33' 54.52344" E
31	18° 38' 38.87856" N	79° 33' 13.10798" E	69	18° 38' 11.66581" N	79° 33' 56.80232" E
32	18° 38' 41.35505" N	79° 33' 13.79854" E	70	18° 38' 10.91572" N	79° 34' 00.06617" E
33	18° 38' 43.81230" N	79° 33' 14.13439" E	71	18° 38' 10.18135" N	79° 34' 03.19673" E
34	18° 38' 45.52486" N	79° 33' 14.05094" E	72	18° 38' 10.64305" N	79° 34' 05.18754" E
35	18° 38' 46.35178" N	79° 33' 14.21323" E	73	18° 38' 12.17882" N	79° 34' 06.71592" E
36	18° 38' 48.26365" N	79° 33' 14.81460" E	74	18° 38' 14.65732" N	79° 34' 08.06451" E
37	18° 38' 50.43566" N	79° 33' 16.87323" E	75	18° 38' 14.39538" N	79° 34' 10.34779" E
38	18° 38' 51.78551" N	79° 33' 17.32794" E	GMO	18° 38' 35.90844" N	79° 33' 00.05088" E

REG. No. 8234-101 D'82 (W.C. 58-133,333)-670494-3445 '94.

1st Edition 1982.
(Previous Edition on 1-inch Scale: 1st 1928*).
(Reprinted 1958 with alteration to the name of administrative unit).

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Scale: 1:50,000
Metres 1000 500 0 1 2 3 4 5 6 7 Kilometres

HEIGHTS & CONTOURS IN METRES
CONTOUR INTERVAL 20 METRES

Water features are shown in blue where they generally contain water. Cultivated areas are coloured yellow. The exterior boundaries of areas of Reserved or Protected Forests are shown by green ribands.

The triangulated heights and contours in this sheet have not been adjusted to the heights of the spirit-levelled bench-marks and may not be strictly in accordance with them. The Kilometre stone numbers along roads and railways are shown in slant type, e.g., '5' whereas milestone numbers are shown in upright type, e.g., '5'. The district boundary between Adilabad and Karimnagar in the centre of Godavari River is conventional and not demarcated. Tanks, shown dry, in this area usually contain water from July to December. A relative height, e.g., 6r, marked along a canal, indicates the height of the top of the canal embankment above the adjacent country. All unmetalled roads are motorable in dry season.

Contours are approximate. A relative height, 8r, represents the approximate height, in metres, between the top and bottom of a steep slope. Wooded areas are coloured green. Scattered trees and other vegetation are in black.

Towns or Villages: inhabited; deserted. Fort. ...

Huts: permanent; temporary. Tower. Antiquities. ...

Temple. Chhatri. Church. Mosque. Idg-ch. Tomb. Graves. ...

Lighthouse. Lightship. Buoys: lighted; unlighted. Anchorage. ...

Mine. Vine on trellis. Grass. Scrub. ...

Palms: palmyra; other. Plantain. Conifer. Bamboo. Other trees. ...

Boundary, International. ...

state; demarcated; undemarcated. ...

district; subdiv.; tahsil or taluk; forest. ...

Boundary pillars: surveyed; unlocated; village trijunction. ...

Heights, triangulated; station; point; approximate. ...

Bench-mark: geodetic; tertiary; canal. ...

Post office. Telegraph office. Combined office. Police station. ...

Bungalows: dck or travellers; inspection. Rest-house. ...

Circuit house. Camping ground. Forest: reserved; protected. ...

Spaced names: administrative; locality or tribal. ...

KIKRI NAGA

All Dimensions are in metres.

INDEX:-
PROPOSED CA LAND ON RG OC-II DUMP (AREA - 65.78 ha.) SHOWN THUS

PLAN No : RG3/OC2/CA/T/2025/ Dt: .2025

THE SINGARENI COLLIERIES COMPANY LIMITED
(A GOVERNMENT COMPANY)

PART TOPOGRAPHICAL MAP SHOWING
PROPOSED CA LAND ON OB DUMP AT RG OC-II
RAMAGUNDAM AREA - III

TOPOGRAPHICAL PLAN
R.F. = 1:50000

Dy. ESTATES MANAGER RG-3 AREA AREA SURVEY OFFICER RG-3 AREA GENERAL MANAGER RG-3 AREA



THE SINGARENI COLLIERIES COMPANY LIMITED
(A GOVERNMENT COMPANY)
Ramagundam Area-III

**UNDERTAKING FOR CONDITION NO.XXII OF ALREADY APPROVED PROPOSAL FOR
REGULARIZATION OF 330.33 HA OF FOREST LAND IN UPPERLAKESARAM FOREST
BLOCK IN MANTHANI RANGE, PEDDAPALLI DIVISION FOR RG COAL MINE**

"The User Agency shall comply with the Hon'ble Supreme Court order on re-grassing, and re-grass the mining area and any other areas which may have been disturbed due to mining to restore them to a condition which is fit for growth of fodder, flora, fauna, etc. in a timely manner."

SCCL hereby undertakes to comply the Hon'ble Supreme Court order on re-grassing and re-grass the mining area and any other areas which may have been disturbed due to mining to restore them to a condition which is fit for growth of fodder, flora, and fauna in timely manner as stipulated in Condition No. (XXII) of Stage-1 clearance communicated vide MoEF & CC, GoI, F.No. 8-16/2021-FC, Dt.21.11.2023.

General Manager
Ramagundam Area-III
The Singareni Collieries Company Ltd.



THE SINGARENI COLLIERIES COMPANY LIMITED
(A GOVERNMENT COMPANY)
Ramagundam Area-III

**UNDERTAKING FOR CONDITION NO.XXI OF ALREADY APPROVED PROPOSAL FOR
REGULARIZATION OF 330.33 HA OF FOREST LAND IN UPPERLAKESARAM FOREST
BLOCK IN MANTHANI RANGE, PEDDAPALLI DIVISION FOR RG COAL MINE**

"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 concern DDGF (Central) may direct that the mining activities shall remain suspended till such time, such reclamation activities area satisfactorily executed"

SCCL hereby agrees to undertake mining in a phased manner after taking due care for reclamation of the mined over area. Further, the SCCL undertakes to submit an annual report on implementation of the concurrent reclamation plan to the Nodal Officer, Forest (Conservation) Act, 1980, in the concerned State Government and the concerned Regional Office of the Ministry as stipulated in Condition No. (XXI) Of Stage-1 clearance communicated vide MoEF & CC, Gol, F.No. 8-16/2021-FC, Dt.21.11.2023.

General Manager
Ramagundam Area-III
The Singareni Collieries Company Ltd.

GOVERNMENT OF TELANGANA
ABSTRACT

MINES AND MINERALS – 3rd Renewal of Mining Lease for extraction of Coal over an extent of 6848.00 Hectares involving 276.40 Hectares of Forest Land in Jallaram, Janagaon, Upperlakesoram, Mustyala etc. villages in Karimnagar District duly including Sand as Additional Mineral for a further period of 20 years from 01.01.2015 in favour of M/s. Singareni Collieries Company Limited - Sanction - Orders - Issued.

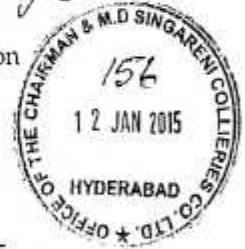
ENERGY (PR.I) DEPARTMENT

G.O.Ms.No.02

Dated:12.01.2015.

Read the following:

1. G.O.Ms.No.291, Ind.&Com.(M-IV) Dept., dated 11.06.1986.
2. G.O.Ms.No.121, Ind.&Com.(M-II) Dept., dated 19.05.1997.
3. M/s. Singareni Collieries Company Limited 3rd RML Application dated 23.02.2012.
4. MoEF, GoI Lr.No.8-109/2005-FC, dated 02/05.05.2008.
5. DMG File No.8846/R1/2014, dated 12.12.2014.
6. State Govt.Lr.No.744/Pr.1/2014, Energy (PR.I) Department dated 15.12.2014.
7. Ministry of Coal, GoI Lr.No.13016/6/2013-CA-II, dated 5.1.2015.
8. SCCL Lr.No.CRP/EST/M/304/21, dated 7.1.2015.



...

ORDER:

In the reference 1st read above, Government have granted 2nd Renewal of Mining Lease for Coal over an extent of 26.44 Sq.Kms. (6848.00 Hectares) of Non-forest land in Jallaram, Janagaon, Upperlakesoram, Mustyala etc. villages in Karimnagar District for a period of 20 years from 01.01.1984 in favour of M/s. Singareni Collieries Company Limited.

2. In the reference 2nd read above, Government have issued orders for inclusion of Sand as Additional Mineral for stowing in the above mentioned Mining Lease.

3. In the reference 3rd read above, M/s. Singareni Collieries Company Limited have filed application for 3rd renewal of Lease for the total area of 6848.00 Hectares involving 276.40 Hectares of Forest Land for a further period of 20 years from 01.01.2015.

4. The Director of Mines & Geology in the reference 5th read above sent proposals for grant of 3rd Renewal of Mining Lease for extraction of Coal over an extent of 6848.00 Hectares involving 276.40 Hectares of Forest land in Jallaram, Janagaon, Upperlakesoram, Mustyala etc. villages in Karimnagar District duly including Sand as Additional Mineral for a further period of 20 years from 01.01.2015 in favour of M/s. Singareni Collieries Company Limited subject to obtain prior approval of Govt. of India under Section 5(1) and relaxation under Section 6(1)(b) of MM(D&R)Act, 1957 subject to satisfaction of terms and conditions of MM(D&R)Act, 1957 and M.C.Rules, 1960.

5. In the reference 6th read above, State Govt. have proposed for grant of 3rd Renewal of Mining Lease for extraction of Coal over an extent of 6848.00 Hectares involving 276.40 Hectares of Forest land in Jallaram, Janagaon, Upperlakesoram, Mustyala etc. villages in Karimnagar District duly including Sand as Additional Mineral for a further period of 20 years from 01.01.2015 in favour of M/s. Singareni Collieries Company Limited subject to obtain prior approval of Govt. of India under Section 5(1) and relaxation under Section 6(1)(b) of MM(D&R)Act, 1957 subject to satisfaction of terms and conditions of MM(D&R)Act, 1957 and M.C.Rules, 1960.

PTO

6. In the reference 7th read above, the Ministry of Coal, Government of India, have conveyed prior approval for grant of 3rd Renewal of Mining Lease for extraction of Coal over an extent of 6848.00 Hectares for a further period of 20 years from 01.01.2015 in favour of M/s. Singareni Collieries Company Limited under Section 5(1) and relaxation under Section 6(1)(b) of MM(D&R)Act, 1957 since the total area of the Mining Lease granted to M/s. Singareni Collieries Company Limited so far exceeded 10 Sq.Kms. in the interest of development of the minerals with a condition to grant renewal only after submission of Mining Plan duly approved by Central Government and obtain the prior approval of the Forest Clearance from MoEF.

7. In the reference 8th read above, M/s. Singareni Collieries Company Limited informed that MoEF in the reference 4th read above has already granted approval for the forest land of 412.40 Ha. and the 276.40 Ha. is part of the diverted forest land and submitted copy of the MoEF letter. Singareni Collieries have also furnished copies of the Mining Plans approved by Ministry of Coal, GoI through the reference 8th cited.

8. Government, after careful examination of the matter, hereby grant 3rd Renewal of South Godavari Mining Lease for extraction of Coal over an extent of 6848.00 Hectares involving 276.40 Hectares of Forest land in Jallaram, Janagaon, Upperlakesoram, Mustyala etc. villages in Karimnagar District duly including Sand as Additional Mineral for a further period of 20 years from 01.01.2015 in favour of M/s. Singareni Collieries Company Limited subject to satisfaction of terms and conditions of MM(D&R)Act, 1957 and M.C.Rules, 1960 and also subject to satisfying conditions in Form-K prescribed under the M.C.Rules, 1960.

9. The rates of royalty, dead rent, surface rent & water charges and cess shall be collectable as follows or as revised by Government from time to time:

I. Rates of Royalty:

COAL:

The rates of royalty on coal shall be @ 14% (fourteen percent) ad-valorem on price of coal, as reflected in the invoice, excluding taxes, levies and other charges.

II. Dead Rent:

Rates of dead rent in rupees per hectare per annum or as revised by Government from time to time.

First year	2 nd year	3 rd & 4 th years	5 th year onwards
100/-	200/-	500/-	1000/-

III. Surface rent & water charges : As fixed by the Government from time to time and also Cess

10. The grantee should pay a deposit of Rs.10,000/- as prescribed under rule 32 of the Mineral Concession Rules, 1960 before the lease is actually executed.

11. The grantee should execute the lease deed within the time limit specified in Rule 31 of Mineral Concession Rules, 1960.

12. The terms and conditions referred to in para-8 of this order are subject to such further modifications, additions and alternations as may be ordered before the lease deed is executed.

::3::

13. The Director of Mines & Geology shall take necessary further action for execution of the lease deed after satisfying himself that the grantee fulfils all the required provisions of the amended Act and Rules. As soon as the deed is executed, the date of such execution should be reported to the Government.

NOTE: The grant is liable for cancellation, should it be found that it was grossly inequitable or was made under a mistake of fact or owing to misrepresentation or fraud or in excess of authority.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF TELANGANA)

Dr. SK JOSHI
PRL. SECRETARY TO GOVERNMENT

To
M/s. Singareni Collieries Company Limited,
Kothagudem Collieries-507 101,
Khammam District, Telangana State.
The Director of Mines and Geology, Hyderabad [w.e.File & MP].

Copy to:
The Asst. Director of Mines and Geology, Karimnagar, Karimnagar District.
The Collector, Karimnagar District.
The Secretary to Govt. of India, Ministry of Coal, New Delhi.
The Controller General, Indian Bureau of Mines, Nagpur.
The Director General of Mines Safety, Dhanbad, Bihar.
The Regional Controller of Mines, Koti, Hyderabad.
The Divisional Forest Officer, Karimnagar(East), Karimnagar District.
SF/SC.

//FORWARDED BY ORDER//

P. Radhu
SECTION OFFICER.

12.1.15



THE SINGARENI COLLIERIES COMPANY LIMITED
(A GOVERNMENT COMPANY)
Ramagundam Area-III

**UNDERTAKING FOR CONDITION NO.XXIII OF ALREADY APPROVED PROPOSAL FOR
REGULARIZATION OF 330.33 HA OF FOREST LAND IN UPPERLAKESARAM FOREST
BLOCK IN MANTHANI RANGE, PEDDAPALLI DIVISION FOR RG COAL MINE**

“Period of diversion of the said forest land under this approval shall co-terminus 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”

SCCL hereby agrees to undertake that the period of diversion of the said forest land under this approval will be in co-terminus with the period of the mining lease granted under the Mines and Minerals (Development and Regulation) Act, 1957, as amended and the Rules as stipulated in Condition No. (XXIII) of Stage-1 clearance communicated vide MoEF & CC, Gol, F.No. 8-16/2021-FC, Dt.21.11.2023.

General Manager
Ramagundam Area-III
The Singareni Collieries Company Ltd.



Government of India
Ministry of Environment, Forest and Climate Change
(Impact Assessment Division)

To,

The Director (Planning & Projects)
The Singareni Collieries Company Limited
Kothagudem P.O -507101 Bhadradri Kothagudem District,,Bhadradri
Kothagudem,Telangana-507101

Subject: Grant of Environmental Clearance (EC) to the proposed Project Activity under the provision of EIA Notification 2006-regarding

Sir/Madam,

This is in reference to your application for Environmental Clearance (EC) in respect of project submitted to the Ministry vide proposal number IA/TG/CMIN/290184/2017 dated 29 Aug 2022. The particulars of the environmental clearance granted to the project are as below.

- | | |
|--|---|
| 1. EC Identification No. | EC23A042TG157307 |
| 2. File No. | F No. 23-71/2018-IA(III)] |
| 3. Project Type | Expansion |
| 4. Category | A |
| 5. Project/Activity including Schedule No. | 1(a) Mining of minerals |
| 6. Name of Project | Ramagundam Opencast-I Coal Mine Project Expansion- Phase-II |
| 7. Name of Company/Organization | The Singareni Collieries Company Limited |
| 8. Location of Project | Telangana |
| 9. TOR Date | N/A |

The project details along with terms and conditions are appended herewith from page no 2 onwards.

Date: 16/01/2023

(e-signed)
Lalit Bokolia
Scientist F
IA - (Coal Mining sector)

Note: A valid environmental clearance shall be one that has EC identification number & E-Sign generated from PARIVESH. Please quote identification number in all future correspondence.

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File No. 23-71/2018-IA (III)
Government of India
Ministry of Environment, Forest and Climate Change
(Impact Assessment Division)

Indira Paryavaran Bhawan,
Jorbagh Road, N Delhi – 110003
Email: lk.bokolia@nic.in, Tel: 011-20819417

Dated: 16th January, 2023

To,

The Director (Planning & Projects)
M/s The Singareni Collieries Company Ltd (SCCL),
Kothagudam Collieries (PO)
Bhadradi- 507101 (Telangana)
Email: gm_env@scclmines.com env_crp@scclmines.com

Sub: Ramagundum Opencast-I Coal Mine for Expansion- Phase II with increase in production capacity from 3.3 MTPA to 5.3 MTPA in mine lease area of 923.88 Ha by M/s The Singareni Collieries Company Limited at Village Nagepalli, Mandal Ramagiri, District Peddapalli (Telangana)- For Environmental Clearance under violation category based on Ministry's Notification dated 14th March, 2017 –reg.

Sir,

This has reference to your online proposal No. IA/TG/CMIN/290184/2017 dated 29th August, 2022. for grant of Environmental Clearance to the above project.

2. The Ministry of Environment, Forest and Climate Change has considered the application. It has been noted that the proposal is for grant of Environmental Clearance to the project Ramagundum Opencast-I Coal Mine for Expansion- Phase II with increase in production capacity from 3.3 MTPA to 5.3 MTPA in mine lease area of 923.88 Ha by M/s The Singareni Collieries Company Limited at Village Nagepalli, Mandal Ramagiri, District Peddapalli (Telangana).

The project/activity is covered under category 'A' of item1(a) 'Mining of Minerals' the Schedule to the EIA Notification, 2006.

3. The proposal was considered by the sectoral Expert Appraisal Committee (EAC) in its 35th EAC Meeting on 26 - 27 September, 2022 through Video Conferencing The details of the proposal, as ascertained from the proposal documents and as revealed from the discussions held during the meetings, are given as under:

- (i) The project area is covered under Survey of India Topo Sheet No. 56N/10 and is bounded by the geographical coordinates ranging from Latitudes 180 39' 07" N to 180 41' 05" N and Longitudes 79⁰ 32' 37" E to 79⁰ 33' 53" E.
- (ii) Coal linkage of the mine is proposed as per the Fuel Supply Agreement of the Company.

- (iii) Joint venture cartel has been formed: Not Applicable.
- (iv) Project does not fall in the Critically Polluted Area (CPA), where the MoEF&CC's vide its OM dated 13th January, 2010 has imposed moratorium on grant of environment clearance.
- (v) The Project does not fall in the Critically Polluted Area (CPA).
- (vi) Employment generation, permanent & contract employment to 2,377 persons (departmental employment 1,777 and contractual 600 persons) will be provided from the project.
- (vii) The project is reported to be beneficial in terms of socio-economic and improving living standards.
- **Social:** Infrastructure facilities like drinking water supply, sanitation, roads, culverts, community halls, street lighting, Education, Medical, Recreation, Business establishments etc., will be further improved in the surrounding villages through CSR activities. Excess mine discharge water is utilized for irrigation and ground water recharge.
 - **Financial:** Indirect employment opportunities to local people will be created through contract works such as OB off-loading, coal transport, ancillary material supply like spare parts, explosives, services etc. Income will be generated to State and Central Govt., in the form of taxes.
 - **Environmental:** Development of parks, avenue plantation, distribution of fruit bearing and other saplings free of cost to the schools and surrounding villagers, de-silting of surrounding irrigation tanks, construction of rain water harvesting pits.
- (viii) Earlier, the Environment Clearance to the project was obtained under EIA Notification, 2006 through Ministry's letter No. J-11015/534/2007-IA.II(M) dated 31.07.2008 for 3.0 MTPA (Peak:3.30) in mine lease area of 923.88 ha.
- (ix) Terms of Reference was granted on 27.09.2019 vide MoEF&CC letter No. F. No. 23-71/2018-IA (III) under Violation Category as per Ministry's Notification dated 14th March, 2017.
- (x) Total mining lease area as per block allotment is 923.88 ha. Mining Plan (Including Progressive Mine Closure Plan) has been approved by the MoC, GoI, on 17.10.2014 (vide Lr.No.13016/2/2006-CA-II, for a production capacity of 5.30 MTPA with existing project area of 923.88 ha with opencast method of mining by existing Shovel-Dumper and Dragline Technology).
- (xi) The land usage pattern of the project is as under

Pre Mining Land Use

S. No.	Land Use	Within ML Area	Outside ML Area	Total
1	Agriculture land	233.57	0.00	233.57
2	Forest land	15.64	0.00	15.64
3	Waste land	674.67	0.00	674.67
	TOTAL	923.88	0.00	923.88

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Land Use Break Up- during Mining

Sl. No.	Description	Area
1	Quarry area	360.53
2	OB dump (void of RG OCP-I)	403.31
3	Safe distance around quarry and around external dump including road	116.93
4	Service buildings, CHP etc.	30.52
5	Road	12.59
Total		923.88

Land Use Break Up- Post-Mining

S. No.	Land use during Mining	Land use (ha)				
		Plantation	Void	SCCL/ Public Use	Undisturbed	Total
1	External OB dump yard	403.31	-	-	-	403.31
2	Excavation	61.80 (Internal dump)	298.73	-	-	360.53
3	Road around quarry and around dump yard.	86.87	-	42.65	-	129.52
4	Built up area	-	-	30.52	-	30.52
Total		551.98	298.73	73.17	0.00	923.88

- (xii) Total geological reserve reported in the project area is 80.04 MT with 74.02 MT mineable coal reserve by opencast method. Out of 74.02 MT of total mineable reserve, 71.02 MT are available for extraction. Percent of extraction is 88.73 %.
- (xiii) 9 nos. of coal seams with thickness ranging from 0.44 m to 16.46 m are workable (No.1A Seam:0.61 to 2.57 m, 1A Bottom Seam:0.61 to 1.60 m, I seam: 2.13 to 6.20 m, II Seam:1.82 to 5.17 m, IIIB Seam:0.82 to 1.83 m and IIIA Seam:0.44 to 1.82 m, III Seam:9.14 to 12.11 m, IV Seam:3.35 to 4.86 m and III&IV combined:11.70 to 16.46 m thickness). Grade of coal is G-10 (4553 Kcal/Kg), stripping ratio is 1:5.98, while gradient is 1 in 5 to 1 in 9.
- (xiv) Method of mining operations envisages by opencast method with Shovel-Dumper & Dragline technology.
- (xv) Balance life of the project is 2 years from 01.04.2021.
- (xvi) The project has one external OB dump (de-coaled void area of RG OCP-I) in an area of 403.31 ha with 120 m height and 269.78 Mm³ of OB. One Internal OB dump in an area of 240.97 ha with 84.15 Mm³ of OB is envisaged in the project.
- (xvii) Total quarry area is 360.53 ha, out of which backfilling will be done in 61.80 ha while final mine void will be created in an area of 298.73 ha with a depth vary from 155 to 240 m. It is proposed to fill the final void with 194.36 bank M.Cum of OB removed from the future

- expansion of the project (after annexing Block-C property of GDK 10 Incline & Vakilpalli Block) to reduce the final void depth to 35 m below ground level.
- (xviii) Transportation of coal has been proposed by 60T/100T dumpers from coal face to in-pit crushers in quarry and from in-pit crushers to surface by series of belt conveyers. From surface to Ramagundam Coal Handling Plant (RG OCP-I CHP) located in project area by a series of belt conveyors and from RG OCP-I CHP (SILO loading) to customer (NTPC, Ramagundam) by rail mode.
- (xix) Reclamation Plan in an area of 551.98 ha, comprising of 403.31 ha of the external dump, 61.80 ha of internal dump, and 86.87 ha green belt including safety zone/rationalization area.
- (xx) 15.64 ha of forest land has been reported to be involved in the project. Approval under the Forest (Conservation) Act, 1980 for diversion of 15.64 ha of forest land (Stage-II FC) for non-forestry purposes have been obtained vide MoEF&CC Ltr.No.F.No.8-109/2005-FC, dated 02.05.2008 and valid up to 01.05.2028.
- (xxi) No National Parks, Wildlife Sanctuaries and Eco-Sensitive Zones fall within 10 km boundary of the project
- (xxii) Wildlife Conservation Plan approved by PCCF&CWLW, Govt. of Telangana vide Rc.No. 3505/2020/WL-1, dt.08.04.2021 with budgetary provision of Rs.335.68 lakh for Ramagundam mines including Ramagundam Opencast-I Coal Mine Project Expansion Phase-II will be implemented for conservation of Schedule-I species.
- (xxiii) The ground water level has been reported to be varying between 1.97 m to 10.80 m during pre-monsoon period and between 0.95 m to 8.10 m during post-monsoon period. Total water requirement for the project is 2,350 KLD.
- (xxiv) Ground Water Clearance was obtained vide Memo No.4932/Hg/II(1)/08, dt.07.05.2008 for existing EC capacity of 3.3 MTPA.
- (xxv) An application was submitted on 17.08.2021, vide Lr.No.RG3/ENV/21/82 for grant of ground water clearance for the expansion project for proposed enhanced capacity of 5.3 MTPA.
- (xxvi) Public hearing for the Project of 5.30 MTPA capacity in an area of 923.88 ha was conducted on 25.03.2021 at J.N.T.U. College Manthani, Pannuru village, Ramagiri Mandal, Peddapalli District, Telangana State under the Chairmanship of Additional Collector, Peddapalli District, T.S.
- (xxvii) Major issues raised in the public hearing include; to take up plantations in project affected villages under CSR, continue free medical camps and skill development training programs, give preference to local youth in employment in contract works, take up of infrastructure developmental works in affected villages under CSR and DMFT funds and take environmental mitigative measures as addressed in EIA/EMP report. Appropriate action to address the issues raised in the public hearing have already been taken /proposed to be taken along with basic information.
- (xxviii) Consent to Operate for the existing capacity was obtained from the State PCB on 06.11.2021 (CFO Order No. 210522933629) and is valid till 31.03.2026.
- (xxix) No River/nallah is flowing in the project area and no diversion is proposed.
- (xxx) Regular monitoring of ambient air quality is being carried out on fortnight basis by EPTRI, Hyderabad which is a QCI/NABET accredited and having NABL& CPCB recognized laboratory. The documented report is being submitted to the Regional Officer, Telangana State Pollution Control Board and also to the Regional Officer, MoEF&CC, Chennai along

with half yearly EC compliance report. In general, the results of ambient air quality monitoring data were found within prescribed limits.

- (xxxix) No court cases, violation cases are pending against the project of the PP except EC violation case for producing excess coal from the project beyond the EC sanctioned capacity for a few years in the project area stipulated in EC.
- (xxxii) As per the ToR, State Govt./SPCB has to take action against the Project Proponent under the Provisions of the E(P) Act, 1986 for violating existing EC.
- (xxxiii) A case was filed (credible action) in the court of J.M.F.C., Manthani (C.C. No.10192020) against Project Authority by EE, TSPCB, Regional Officer, Ramagundam under section 15 of Environment Protection Act, 1986 for violating existing EC. The case is under trial and copy of credible action is along with basic information.
- (xxxiv) The project involves violation of the EIA Notification, 2006 and amendment issued there under. The coal production from the mine was started from the year 2008-09 onwards. Excess production of coal beyond the sanctioned capacity has been realized for a few years.
- (xxxv) No R&R is involved in the project.
- (xxxvi) Total cost of the Project is Rs. 16,762 lakh. Cost of production is Rs. 3,035.24 per tonne. CSR cost is 2% of average net profits of the company made during last three years are being allocated for CSR at company level. No R&R involved in the project, so R&R cost is nil. Environment Management Cost is as follows: Direct cost : Rs. 6.379 crore; Revenue cost : Rs.8.469 crore per annum @ Rs.15.98 per tonne of coal

4. The Expert Appraisal Committee in its 35th meeting held on 26th -27th September, 2022 has recommended the proposal for grant of Environment Clearance. Based on the recommendations of the EAC, the Ministry of Environment, Forest and Climate Change hereby accords environmental clearance to the proposal of Ramagundam Opencast-I Coal Mine for Expansion- Phase II with increase in production capacity from 3.3 MTPA to 5.3 MTPA in mine lease area of 923.88 Ha by M/s The Singareni Collieries Company Limited at Village Nagepalli, Mandal Ramagiri, District Peddapalli (Telangana), under the provisions of Environment Impact Assessment Notification, 2006 and subsequent amendments/circulars thereto subject to the compliance of the following terms & conditions / specific conditions: -

- (i) EAC recommended an amount of Rs. 162.00 **Lakh** towards Remediation plan and Rs 205 **Lakh** towards Natural and Community Resource Augmentation plan, which should be spent within a span of 2 years. The details of Remediation plan, Natural resource Augmentation plan and Community Resource Augmentation plan with budgetary provision are mention above

A. Remediation plan along with the action plan with a budget of Rs. 162.00 lakh

Sl. No.	Component	Activity	Item description	Location	Unit Rate in Rs.	Qty.	Cost		
							Year I	Year II	
							in Rs. lakh		
1a	Air, Noise & Ecology	Dust suppression	Providing Wind Barrier/Greenbelt of 8m height for RG OCP-I CHP.	RG OCP-I CHP	30,00,000/100 m	400 m	120.00	60.00	60.00
1b		Avenue Plantation	Plantation of total 3,000 nos. of native plants at Rs.1000 per sapling, including maintenance for 3 years in nearby villages.	In surrounding villages: <ul style="list-style-type: none"> • Julapalli • Mulakalapalli • Pannuru • Nagepalli • Ratnapur 	1,000/one plant	4,200 nos. of plants	42.00	21.00	21.00
Sub-Total (A)							162.0	81.0	81.0

B. Natural & Community Resource Augmentation Plan along with action plan with a budget of Rs. 205 lakh

Natural Resource Augmentation Plan

Sl. No.	Activity	Description	Location	Unit Rate in Rs.	Qty.	Cost		
						Year I	Year II	
						in Rs. lakh		
2a	Ground Water Recharge	Providing Rain Water Harvesting Pits (2.5 m x 2.5 m x 2 m size) in surrounding villages and in SCCL lease area.	In surrounding villages: <ul style="list-style-type: none"> • Julapalli • Mulakalapalli • Pannuru • Nagepalli • Ratnapur 	2,00,000/one unit	20 nos.	40.00	20.00	20.00
2b		Construction of two nos. of check dams across Bokkala vagu.	Across Bokkala vagu	15,00,000/one unit	2 nos.	30.00	15.00	15.00

2c	Green Energy Initiatives	Providing 30 W Pole mounted Solar Street Lights (complete set) in nearby villages @ Rs.28,000 per unit with three years maintenance.	In surrounding villages: <ul style="list-style-type: none"> • Julapalli • Mulakalapalli • Pannuru • Nagepalli • Ratnapur 	28,000/ one unit	81 nos.	22.68	11.34	11.34	
Sub-Total (B)							92.68	46.34	46.34

Community Resource Augmentation Plan

Sl. No.	Activity	Description	Location	Unit Rate	Qty.	Cost	Year - I	Year- II
						in Rs.lakh		
3	Development of infrastructure	Laying of CC Road	<ul style="list-style-type: none"> • Julapalli (1.0 Km) • Ratnapur 1.25 Km) 	Rs.50 lakh / km (width: 10 ft.)	2.25 Km	112.32	60.00	52.32
Sub-Total (C)						112.32	60.00	52.32
Grand-Total(B+C)						205.00	92.68	112.32

- (ii) Remediation plan shall be completed within two years from date of issue of EC only whereas bank guarantee shall be for 3 years. The bank guarantee submitted by PP vide no 0416822BG0000560 dated 17.11.2022 will be released after successful implementation of the remediation plan and Natural and Community Resource Augmentation Plan, and after the recommendation by Regional office of the Ministry.
- (iii) Any connected proposal of expansion/amalgamation of this mine with other mines shall only be considered after 75% of full compliance of existing EC conditions along with compliance of Remediation plan and Natural & Community Resource Augmentation plan for amount Rs. 367.00 lakhs are accomplished.
- (iv) PP shall implement in-pit conveyor system with silo loading facility till railway siding and No road transportation shall be allowed.
- (v) PP to submit the tree implementation plan along the internal /approach road side of transportation route including mine periphery area within 2 months from date of issue of

- EC to IRO, MoEF&CC. A detailed report with GIS images of every 3 months subsequently be submitted in every six monthly report to justify the adequate tree plantation.
- (vi) Approval/permission of the CGWA/SGWA shall be obtained before drawing ground water for the project activities, if applicable. State Pollution Control Board (SPCB) concerned shall not issue Consent to Operate (CTO) till the project proponent obtains such permission.
 - (vii) The Environmental Clearance will not be operational till such time the Project Proponent complies with all the statutory requirements and judgment of Hon'ble Supreme Court dated the 2nd August 2017 in Writ Petition (Civil) No. 114 of 2014 in the matter of Common Cause versus Union of India and Ors.
 - (viii) State Government concerned shall ensure that mining operation shall not commence till the entire compensation levied, if any, for illegal mining paid by the Project Proponent through their respective Department of Mining & Geology in strict compliance of judgment of Hon'ble Supreme Court dated the 2nd August 2017 in Writ Petition (Civil) No.114 of 2014 in the matter of Common Cause versus Union of India and Ors.
 - (ix) PP shall engage third party independent expert agency for monitoring/auditing of compliance of EC conditions every year.
 - (x) No village road shall be used for transportation of coal and no road transport route shall be adopted, which is passing through any sensitive location such as schools, hospitals etc. PP shall take legal undertaking from its consumers accordingly.
 - (xi) Effective dust suppression system shall be adopted at the transportation site and in the other parts of the mining lease to arrest the fugitive dust emission.
 - (xii) Project proponent shall take necessary other clearances/permissions under various Acts and Rules if any, from the respective authorities / department.
 - (xiii) PP shall install CAQMS for air monitoring and online water quality monitoring system for checking the quality of mine water and display outside main gate of colliery before discharge from its settling pond.
 - (xiv) In pursuance to the Ministry's OM dated 30.09.2020, Project Proponent shall take up the activities for community development under EMP.
 - (xv) PP shall plant Additional 2000 numbers of native/fruit bearing plants around the colony/guesthouse in before commencement of monsoon and furnish the detail within 3 months to the respective IRO, MoEF&CC
 - (xvi) PP must obtain 4.5-star rating of MoC in the year 2023-24 and report shall be submitted to IRO.
 - (xvii) Periodical health check-up shall be conducted to monitor the impact of heavy metals present in core zone & buffer zone air quality and also to prepare an action plan to reduce heavy metals concentration and also report to be submitted to concerned regional office of MoEF&CC.
 - (xviii) Hon'ble Supreme Court in an Writ Petition(s) Civil No. 114/2014, Common Cause vs Union of India & Ors vide its judgement dated 8th January, 2020 has directed the Union of India to impose a condition in the mining lease and a similar condition in the environmental clearance and the mining plan to the effect that the mining lease holders shall, after ceasing mining operations, undertake re-grassing the mining area and any

other area 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. Compliance of this condition after the mining activity is over at the cost of the mining lease holders/Project Proponent". The implementation report of the above said condition shall be sent to the Regional Office of the MoEF&CC

4.1 Standard Conditions

(a) Statutory compliance

- (i) The project proponent shall obtain forest clearance under the provisions of Forest (Conservation) Act, 1986, in case of the diversion of forest land for non-forest purpose involved in the project.
- (ii) The project proponent shall obtain clearance from the National Board for Wildlife, if applicable.
- (iii) The project proponent shall prepare a Site-Specific Conservation Plan / Wildlife Management Plan and approved by the Chief Wildlife Warden. The recommendations of the approved Site-Specific Conservation Plan/Wildlife Management Plan shall be implemented in consultation with the State Forest Department. The implementation report shall be furnished along with the six-monthly compliance report (in case of the presence of Schedule-I species in the study area).
- (iv) The project proponent shall obtain Consent to Establish/Operate under the provisions of Air (Prevention & Control of Pollution) Act, 1981 and the Water (Prevention & Control of Pollution) Act, 1974 from the concerned State Pollution Control Board/ Committee.
- (v) The project proponent shall obtain the necessary permission from the Central Ground Water Authority.
- (vi) Solid/hazardous waste generated in the mines needs to be addressed in accordance to the Solid Waste Management Rules, 2016/Hazardous & Other Waste Management Rules, 2016.

(b) Air quality monitoring and preservation

- (i) Continuous ambient air quality monitoring stations as prescribed in the statute be established in the core zone as well as in the buffer zone for monitoring of pollutants, namely PM₁₀, PM_{2.5}, SO₂ and NO_x. Location of the stations shall be decided based on the meteorological data, topographical features and environmentally and ecologically sensitive targets in consultation with the State Pollution Control Board. Online ambient air quality monitoring stations may also be installed in addition to the regular monitoring stations as per the requirement and/or in consultation with the SPCB. Monitoring of heavy metals such as Hg, As, Ni, Cd, Cr, etc to be carried out at least once in six months.
- (ii) The Ambient Air Quality monitoring in the core zone shall be carried out to ensure the Coal Industry Standards notified vide GSR 742 (E) dated 25th September, 2000 and as

amended from time to time by the Central Pollution Control Board. Data on ambient air quality and heavy metals such as Hg, As, Ni, Cd, Cr and other monitoring data shall be regularly reported to the Ministry/Regional Office and to the CPCB/SPCB.

- (iii) Transportation of coal, to the extent permitted by road, shall be carried out by covered trucks/conveyors. Effective control measures such as regular water/mist sprinkling/rain gun etc shall be carried out in critical areas prone to air pollution (with higher values of PM₁₀/PM_{2.5}) such as haul road, loading/unloading and transfer points. Fugitive dust emissions from all sources shall be controlled regularly. It shall be ensured that the Ambient Air Quality parameters conform to the norms prescribed by the Central/State Pollution Control Board.
- (iv) The transportation of coal shall be carried out as per the provisions and route envisaged in the approved Mining Plan or environment monitoring plan. Transportation of the coal through the existing road passing through any village shall be avoided. In case, it is proposed to construct a 'bypass' road, it should be so constructed so that the impact of sound, dust and accidents could be appropriately mitigated.
- (v) Vehicular emissions shall be kept under control and regularly monitored. All the vehicles engaged in mining and allied activities shall operate only after obtaining 'PUC' certificate from the authorized pollution testing centres.
- (vi) Coal stock pile/crusher/feeder and breaker material transfer points shall invariably be provided with dust suppression system. Belt-conveyors shall be fully covered to avoid air borne dust. Side cladding all along the conveyor gantry should be made to avoid air borne dust. Drills shall be wet operated or fitted with dust extractors.
- (vii) Coal handling plant shall be operated with effective control measures w.r.t. various environmental parameters. Environmental friendly sustainable technology should be implemented for mitigating such parameters.

(c) Water quality monitoring and preservation

- (i) The effluent discharge (mine waste water, workshop effluent) shall be monitored in terms of the parameters notified under the Water Act, 1974 Coal Industry Standards vide GSR 742 (E) dated 25th September, 2000 and as amended from time to time by the Central Pollution Control Board.
- (ii) The monitoring data shall be uploaded on the company's website and displayed at the project site at a suitable location. The circular No. J-20012/1/2006-IA.11 (M) dated 27th May, 2009 issued by Ministry of Environment, Forest and Climate Change shall also be referred in this regard for its compliance.
- (iii) Regular monitoring of ground water level and quality shall be carried out in and around the mine lease area by establishing a network of existing wells and constructing new

piezometers during the mining operations. The monitoring of ground water levels shall be carried out four times a year i.e. pre-monsoon, monsoon, post-monsoon and winter. The ground water quality shall be monitored once a year, and the data thus collected shall be sent regularly to MOEFCC/RO.

- (iv) Monitoring of water quality upstream and downstream of water bodies shall be carried out once in six months and record of monitoring data shall be maintained and submitted to the Ministry of Environment, Forest and Climate Change/Regional Office.
- (v) Ground water, excluding mine water, shall not be used for mining operations. Rainwater harvesting shall be implemented for conservation and augmentation of ground water resources.
- (vi) Catch and/or garland drains and siltation ponds in adequate numbers and appropriate size shall be constructed around the mine working, coal heaps & OB dumps to prevent run off of water and flow of sediments directly into the river and water bodies. Further, dump material shall be properly consolidated/ compacted and accumulation of water over dumps shall be avoided by providing adequate channels for flow of silt into the drains. The drains/ ponds so constructed shall be regularly de-silted particularly before onset of monsoon and maintained properly. Sump capacity should provide adequate retention period to allow proper settling of silt material. The water so collected in the sump shall be utilised for dust suppression and green belt development and other industrial use. Dimension of the retaining wall constructed, if any, at the toe of the OB dumps within the mine to check run-off and siltation should be based on the rainfall data. The plantation of native species to be made between toe of the dump and adjacent field/habitation/water bodies.
- (vii) Adequate groundwater recharge measures shall be taken up for augmentation of ground water. The project authorities shall meet water requirement of nearby village(s) after due treatment conforming to the specific requirement (standards).
- (viii) Industrial waste water generated from CHP, workshop and other waste water, shall be properly collected and treated so as to conform to the standards prescribed under the standards prescribed under Water Act 1974 and Environment (Protection) Act, 1986 and the Rules made there under, and as amended from time to time. Adequate ETP /STP needs to be provided.
- (ix) The water pumped out from the mine, after siltation, shall be utilized for industrial purpose viz. watering the mine area, roads, green belt development *etc.* The drains shall be regularly desilted particularly after monsoon and maintained properly.
- (x) The surface drainage plan including surface water conservation plan for the area of influence affected by the said mining operations, considering the presence of river/rivulet/pond/lake etc, shall be prepared and implemented by the project proponent. The surface drainage plan and/or any diversion of natural water courses shall be as per the approved Mining Plan/EIA/EMP report and with due approval of the concerned State/GoI Authority. The construction of embankment to prevent any danger against inrush of surface

water into the mine should be as per the approved Mining Plan and as per the permission of DGMS or any other authority as prescribed by the law.

- (xi) The project proponent shall take all precautionary measures to ensure riverine/riparian ecosystem in and around the coal mine up to a distance of 5 km. A riverine/riparian ecosystem conservation and management plan should be prepared and implemented in consultation with the irrigation / water resource department in the state government.

(d) Noise and Vibration monitoring and prevention

- (i) Adequate measures shall be taken for control of noise levels as per Noise Pollution Rules, 2016 in the work environment. Workers engaged in blasting and drilling operations, operation of HEMM, etc shall be provided with personal protective equipments (PPE) like ear plugs/muffs in conformity with the prescribed norms and guidelines in this regard. Adequate awareness programme for users to be conducted. Progress in usage of such accessories to be monitored.
- (ii) Controlled blasting techniques shall be practiced in order to mitigate ground vibrations, fly rocks, noise and air blast etc., as per the guidelines prescribed by the DGMS. The noise level survey shall be carried out as per the prescribed guidelines to assess noise exposure of the workmen at vulnerable points in the mine premises, and report in this regard shall be submitted to the Ministry/RO on six-monthly basis.

(e) Mining Plan

- (i) Mining shall be carried out under strict adherence to provisions of the Mines Act 1952 and subordinate legislations made there-under as applicable.
- (ii) Mining shall be carried out as per the approved mining plan (including Mine Closure Plan) abiding by mining laws related to coal mining and the relevant circulars issued by Directorate General Mines Safety (DGMS).
- (iii) No mining shall be carried out in forest land without obtaining Forestry Clearance as per Forest (Conservation) Act, 1980.
- (iv) Efforts should be made to reduce energy and fuel consumption by conservation, efficiency improvements and use of renewable energy.

(f) Land reclamation

- (i) Digital Survey of entire lease hold area/core zone using Satellite Remote Sensing survey shall be carried out at least once in three years for monitoring land use pattern and report in 1:50,000 scale or as notified by Ministry of Environment, Forest and Climate Change(MOEFCC) from time to time shall be submitted to MOEFCC/Regional Office (RO).
- (ii) The final mine void depth should preferably be as per the approved Mine Closure Plan, and in case it exceeds 40 m, adequate engineering interventions shall be provided for

sustenance of aquatic life therein. The remaining area shall be backfilled and covered with thick and alive top soil. Post-mining land be rendered usable for agricultural/forestry purposes and shall be diverted. Further action will be treated as specified in the guidelines for Preparation of Mine Closure Plan issued by the Ministry of Coal dated 27th August, 2009 and subsequent amendments.

- (iii) The entire excavated area, backfilling, external OB dumping (including top soil) and afforestation plan shall be in conformity with the “during mining”/”post mining” land-use pattern, which is an integral part of the approved Mining Plan and the EIA/EMP submitted to this Ministry. Progressive compliance status vis-a-vis the post mining land use pattern shall be submitted to the MOEFCC/RO.
- (iv) Fly ash shall be used for external dump of overburden, backfilling or stowing of mine as per provisions contained in clause (i) and (ii) of subparagraph (8) of fly ash notification issued vide SO 2804 (E) dated 3rd November, 2009 as amended from time to time. Efforts shall be made to utilize gypsum generated from Flue Gas Desulfurization (FGD), if any, along with fly ash for external dump of overburden, backfilling of mines. Compliance report shall be submitted to Regional Office of MoEF&CC, CPCB and SPCB.
- (v) Further, it may be ensured that as per the time schedule specified in mine closure plan it should remain live till the point of utilization. The topsoil shall temporarily be stored at earmarked site(s) only and shall not be kept unutilized. The top soil shall be used for land reclamation and plantation purposes. Active OB dumps shall be stabilised with native grass species to prevent erosion and surface run off. The other overburden dumps shall be vegetated with native flora species. The excavated area shall be backfilled and afforested in line with the approved Mine Closure Plan. Monitoring and management of rehabilitated areas shall continue until the vegetation becomes self-sustaining. Compliance status shall be submitted to the Ministry of Environment, Forest and Climate Change/ Regional Office.
- (vi) The project proponent shall make necessary alternative arrangements, if grazing land is involved in core zone, in consultation with the State government to provide alternate areas for livestock grazing, if any. In this context, the project proponent shall implement the directions of Hon'ble Supreme Court with regard to acquiring grazing land.

(g) Green Belt

- (i) The project proponent shall take all precautionary measures during mining operation for conservation and protection of endangered/endemic flora/fauna, if any, spotted/reported in the study area. The Action plan in this regard, if any, shall be prepared and implemented in consultation with the State Forest and Wildlife Department.
- (ii) Greenbelt consisting of 3-tier plantation of width not less than 7.5 m shall be developed all along the mine lease area as soon as possible. The green belt comprising a mix of native species (endemic species should be given priority) shall be developed all along the major approach/ coal transportation roads.

(h) Public hearing and Human health issues

EC to Ramagundam OCP -I Phase II of M/s Singareni Collieries Company Limited

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- (i) Adequate illumination shall be ensured in all mine locations (as per DGMS standards) and monitored weekly. The report on the same shall be submitted to this ministry & its RO on six-monthly basis.
- (ii) The project proponent shall undertake occupational health survey for initial and periodical medical examination of the personnel engaged in the project and maintain records accordingly as per the provisions of the Mines Rules, 1955 and DGMS circulars. Besides regular periodic health check-up, 20% of the personnel identified from workforce engaged in active mining operations shall be subjected to health check-up for occupational diseases and hearing impairment, if any, as amended time to time.
- (iii) Personnel (including outsourced employees) working in core zone shall wear protective respiratory devices and shall also be provided with adequate training and information on safety and health aspects.
- (iv) Implementation of the action plan on the issues raised during the public hearing shall be ensured. The project proponent shall undertake all the tasks/measures as per the action plan submitted with budgetary provisions during the public hearing. Land oustees shall be compensated as per the norms laid down in the R&R policy of the company/State Government/Central Government, as applicable.
- (v) The project proponent shall follow the mitigation measures provided in this Ministry's OM No.Z-11013/5712014-IA.II (M) dated 29th October, 2014, titled 'Impact of mining activities on habitations-issues related to the mining projects wherein habitations and villages are the part of mine lease areas or habitations and villages are surrounded by the mine lease area'.

(i) Corporate Environment Responsibility

- (i) Fund allocation for Corporate Environment Responsibility (CER) shall be made as per Ministry's O.M. No. 22-65/2017-IA.III dated 30th September 2020 and based on commitment made during public consultation process for incorporating in EIA-EMP for deliberation of EAC.
- (ii) The company shall have a well laid down environmental policy duly approve by the Board of Directors. The environmental policy should prescribe for standard operating procedures to have proper checks and balances and to bring into focus any infringements/deviation/violation of the environmental/forest/wildlife norms/conditions. The company shall have defined system of reporting infringements/deviation/violation of the environmental/forest/wildlife norms/conditions and/or shareholders/stake holders.
- (iii) A separate Environmental Cell both at the project and company head quarter level, with qualified personnel shall be set up under the control of senior Executive, who will directly to the head of the organization.
- (iv) Action plan for implementing EMP and environmental conditions along with responsibility matrix of the company shall be prepared and shall be duly approved by competent

authority. The year wise funds earmarked for environmental protection measures shall be kept in separate account and not to be diverted for any other purpose. Year wise progress of implementation of action plan shall be reported to the Ministry/Regional Office along with the Six Monthly Compliance Report.

(v) Self environmental audit shall be conducted annually. Every three years third party environmental audit shall be carried out.

(j) Miscellaneous

(i) The project proponent shall make public the environmental clearance granted for their project along with the environmental conditions and safeguards at their cost by prominently advertising it at least in two local newspapers of the District or State, of which one shall be in the vernacular language within seven days and in addition this shall also be displayed in the project proponent's website permanently.

(ii) The copies of the environmental clearance shall be submitted by the project proponents to the Heads of local bodies, Panchayats and Municipal Bodies in addition to the relevant offices of the Government who in turn has to display the same for 30 days from the date of receipt.

(iii) The project proponent shall upload the status of compliance of the stipulated environment clearance conditions, including results of monitored data on their website and update the same on half-yearly basis.

(iv) The project proponent shall monitor the criteria pollutants level namely; PM₁₀, SO₂, NO_x (ambient levels) or critical sectoral parameters, indicated for the projects and display the same at a convenient location for disclosure to the public and put on the website of the company.

(v) The project proponent shall submit six-monthly reports on the status of the compliance of the stipulated environmental conditions on the website of the ministry of Environment, Forest and Climate Change at environment clearance portal.

(vi) The project proponent shall follow the mitigation measures provided in this Ministry's OM No. Z-11013/5712014-IA.II (M) dated 29th October, 2014, titled 'Impact of mining activities on habitations-issues related to the mining projects wherein habitations and villages are the part of mine lease areas or habitations and villages are surrounded by the mine lease area'.

(vii) The project proponent shall submit the environmental statement for each financial year in Form-V to the concerned State Pollution Control Board as prescribed under the Environment (Protection) Rules, 1986, as amended subsequently and put on the website of the company.

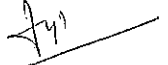
(viii) The project authorities shall inform to the Regional Office of the MOEFCC regarding commencement of mining operations.

- (ix) The project authorities must strictly adhere to the stipulations made by the State Pollution Control Board and the State Government.
 - (x) The project proponent shall abide by all the commitments and recommendations made in the EIA/EMP report, commitment made during Public Hearing and also that during their presentation to the Expert Appraisal Committee.
 - (xi) No further expansion or modifications in the plant shall be carried out without prior approval of the Ministry of Environment, Forests and Climate Change.
 - (xii) Concealing factual data or submission of false/fabricated data may result in revocation of this environmental clearance and attract action under the provisions of Environment (Protection) Act, 1986.
 - (xiii) The Ministry may revoke or suspend the clearance, if implementation of any of the above conditions is not satisfactory.
 - (xiv) The Ministry reserves the right to stipulate additional conditions if found necessary. The Company in a time bound manner shall implement these conditions.
 - (xv) The Regional Office of this Ministry shall monitor compliance of the stipulated conditions. The project authorities should extend full cooperation to the officer (s) of the Regional Office by furnishing the requisite data / information/monitoring reports.
 - (xvi) The above conditions shall be enforced, inter-alia under the provisions of the Water (Prevention & Control of Pollution) Act, 1974, the Air (Prevention & Control of Pollution) Act, 1981, the Environment (Protection) Act, 1986, Hazardous and Other Wastes (Management and Trans-boundary Movement) Rules, 2016 and the Public Liability Insurance Act, 1991 along with their amendments and Rules and any other orders passed by the Hon'ble Supreme Court of India / High Courts and any other Court of Law relating to the subject matter.
5. The proponent shall abide by all the commitments and recommendations made in the EIA/EMP report and also that during presentation to the EAC. All the commitments made on the issues raised during public hearing shall also be implemented in letter and spirit.
 6. The proponent shall obtain all necessary clearances/approvals that may be required before the start of the project. The Ministry or any other competent authority may stipulate any further condition for environmental protection. The Ministry or any other competent authority may stipulate any further condition for environmental protection.
 7. Any appeal against this environmental clearance shall lie with the National Green Tribunal, if preferred, within a period of 30 days as prescribed under Section 16 of the National Green Tribunal Act, 2010.
 8. The coal company/project proponent shall be liable to pay the compensation against the illegal mining, if any, and as raised by the respective State Governments at any point of

time, in terms of the orders dated 2nd August, 2017 of Hon'ble Supreme Court in WP (Civil) No.114/2014 in the matter of 'Common Cause Vs Union of India & others.

9. The concerned State Government shall ensure no mining operations to commence till the entire compensation for illegal mining, if any, is paid by the project proponent through their respective Department of Mining & Geology, in strict compliance of the judgment of Hon'ble Supreme Court.
10. This environmental clearance shall not be operational till such time the project proponent complies with the above said judgment of Hon'ble Supreme Court, as applicable, and other statutory requirements.

This issues with the approval of the competent Authority



(Lalit Bokolia)
Director

Copy to: -

1. The Secretary, Ministry of Coal, Shastri Bhawan, New Delhi
2. The Deputy Director General of Forests (C), Ministry of Env., Forest and Climate Change, Integrated Regional Office, Hyderabad, 3rd Floor, Room No. 309, Aranya Bhawan, Opp. RBI, Safiabab – 500004, Hyderabad, Telangana
3. The Secretary, Department of Environment & Forests, Government of Telangana
4. The Chairman, Central Ground Water Authority, Jamnagar House, 18/11, Man Singh Road Area, New Delhi, Delhi 110001
5. The Chairman, Telangana State Pollution Control Board, Paryavaran Bhawan, A-3 Industrial Estate, Sanatnagar, Hyderabad - 38
6. The District Collector, Bhadradi Kothagudem, Government of Telangana
7. Monitoring File/Guard File/Record File.



(Lalit Bokolia)
Director



Government of India
Ministry of Environment, Forest and Climate Change
(Impact Assessment Division)

To,

The Director (Planning & Projects)
The Singareni Collieries Company Limited
Kothagudem P.O -507101 Bhadradi Kothagudem District,,Bhadradi
Kothagudem,Telangana-507101

Subject: Grant of Environmental Clearance (EC) to the proposed Project Activity under the provision of EIA Notification 2006-regarding

Sir/Madam,

This is in reference to your application for Environmental Clearance (EC) in respect of project submitted to the Ministry vide proposal number IA/TG/CMIN/258008/2018 dated 25 Feb 2022. The particulars of the environmental clearance granted to the project are as below.

- | | |
|--|--|
| 1. EC Identification No. | EC24A042TG138067 |
| 2. File No. | 23-253/2018-IA.III(V) |
| 3. Project Type | Expansion |
| 4. Category | A |
| 5. Project/Activity including Schedule No. | 1(a) Mining of minerals |
| 6. Name of Project | Vakilpalli Mine |
| 7. Name of Company/Organization | The Singareni Collieries Company Limited |
| 8. Location of Project | Telangana |
| 9. TOR Date | 22 Jan 2020 |

The project details along with terms and conditions are appended herewith from page no 2 onwards.

Date: 25/06/2024

(e-signed)
Amit Vashishtha
Scientist F
IA - (Coal Mining sector)

Note: A valid environmental clearance shall be one that has EC identification number & E-Sign generated from PARIVESH. Please quote identification number in all future correspondence.

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PARIVESH
(Pro-Active and Responsive Facilitation by Interactive,
and Virtuous Environment Single-Window Hub)



File No. 23-253/2018-IA.III (V)
Government of India
Ministry of Environment, Forest & Climate Change
(Impact Assessment Division)

3rd Floor, Jal Wing,
Indira Paryavaran Bhawan,
Jor Bagh Road, New Delhi – 110003

Dated: 25th June, 2024

To,

The Director (Planning & Projects),
M/s The Singareni Collieries Company Ltd (SCCL),
Kothagudam Collieries (PO),
Bhadradi- 507101 (Telangana)
Email: gm_env@scclmines.com env_crp@scclmines.com

Sub: Expansion of Vakilpalli Mine (VKP) Underground Coal Mining Project (0.35 MTPA) in ML area 205.34 Ha of M/s Singareni Collieries Company Ltd., located Village Vakilpalli, Mandal Kamanpur, District Peddapalli (Telangana) - For Environmental Clearance (Under violation Notification dated 14th March, 2017) –Reg

Sir,

This has reference to your online proposal No. IA/TG/CMIN/258008/2018 dated 25th February, 202 for grant Environment Clearance in terms of the provisions of the Environment Impact Assessment (EIA) Notification, 2006 under the Environment (Protection) Act, 1986 for Expansion of Vakilpalli Mine (VKP) Underground Coal Mining Project (0.35 MTPA) in ML area 205.34 Ha of M/s Singareni Collieries Company Ltd., located Village Vakilpalli, Mandal Kamanpur, District Peddapalli (Telangana).

The project/activity is covered under category 'A' of item 1 (a) 'Mining of Minerals' the Schedule to the EIA Notification, 2006

2. The proposal was considered by the sectoral Expert Appraisal Committee (EAC) in its 27th EAC meeting on 4th March, 2022. through Video Conferencing. The details of the proposal, as ascertained from the proposal documents and as revealed from the discussions held during the meetings, are given as under:-

- i. The project area is covered under Survey of India Topo Sheet No. 56N/10 and is bounded by the geographical coordinates ranging from Latitudes 18° 40' 14" to 18° 41' 32" N and longitudes 79° 33' 21" to 79° 34' 11" E.
- ii. Coal linkage of the mine is proposed as per the Fuel Supply Agreement of the Company.

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- iii. Joint venture cartel has been formed: Not Applicable.
- iv. Project does not fall in the Critically Polluted Area (CPA), where the MoEF&CC's vide its OM dated 13th January, 2010 has imposed moratorium on grant of environment clearance.
- v. The Project does not fall in the Critically Polluted Area (CPA).
- vi. Benefit of projects : (i) **Social:** Infrastructure facilities like drinking water supply, sanitation, roads, culverts, community halls, street lighting, Education, Medical, Recreation, Business establishments etc., will be improved in the surrounding villages through CSR activities. Excess mine discharge water will be utilized for irrigation and ground water recharge (ii) **Financial:** Indirect employment opportunities to local people will be created through contract works such as coal transport, ancillary material supply like spare parts, explosives, services etc. Income will be generated to State and Central Govt., in the form of taxes (iii) **Environmental:** Parks will be developed in the area, Avenue plantation will be taken up along the roads, township, etc., Extensive plantations will be taken up in the area, Environmental awareness will be created in the area, Fruit bearing and other saplings will be distributed at free of cost to the schools and surrounding villagers, De-silting of surrounding irrigation tanks, Construction of rain water harvesting pits in surrounding villages.
- vii. Earlier, the Environment Clearance to the project was obtained, Ministry's letter No:J-11015/29/68-IA.II, dated: 14.08.1989 for 0.45 MTPA.
- viii. Terms of Reference was granted on 22.01.2020 and Amendment to ToR was issued on 17.03.2021 vide MoEF&CC letter No. F.No. 23-253/2018-IA.III (V).
- ix. Total mining lease area as per block allotment is 205.34 ha.
- x. Mining Plan & Mine closure plan for Vakilpalli underground coal mining project was covered in Mining Plan & Mine closure plan approved for Ramagundam Coal Mine (RG Coal Mine) [Conversion of UG Mines to OC (closed GDK 10 & working Vakilpalli sequentially) and Amalgamation of RG OC I Expansion Project, RG OC II Extension Project & Adriyala Longwall Project] vide Lr.no.55026/1/2020-CPAM, dt.18.10.2020 by MoC, Gol.
- xi. The land usage pattern of the project is as follows

Pre-mining land use details

Sl. No	Land Use of Lease Area	Extent in ha
1	Agricultural	104.84
2	Barren	21.64
3	Built up area	14.88
4	Grazing /other	15.20
5	Protected forest	48.78
	Total	205.34

During Mining

Sl. No.	Land Use	Area in ha
A	<i>Roads & Infrastructure</i>	
1	Mine pit head structure/ establishment area	6.33
2	Sand stowing plant/ sand stock area	1.67
3	Roads	0.82
4	UG entry	0.05
5	Sub Station	0.29
6	Filter Bed	0.11
	Sub - total	9.27
B	<i>Undisturbed land</i>	196.07
Total mine take area		205.34

Post-Mining: Area in Ha

S. No.	Description	Post Closure Land Use (Ha.)			
		Un-Disturbed land/Plantation	Water body	SCCL Use	Total
1	Built up area (Roads & Infrastructure)	-	-	9.27	9.27
2	Un-disturbed / Reclaimed Forest Land	48.78	-	-	48.78
3	Un-disturbed / Reclaimed Non- Forest Land	143.01	-	-	143.01
4	Water body (Drains, etc.)	-	4.28	-	4.28
	Total	191.79	4.28	9.27	205.34

- xii. Total geological reserve reported in the project area is 35.22 MT with 19.86 MT mineable coal reserve. Out of 19.86 MT of total mineable reserve, 17.87 MT are available for extraction. Percent of extraction is 50.74 %.

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- xiii. 2 nos. of coal seams with thickness ranging from 2.0 m to 9.5 m are workable (No. 3 seam-7.0 m to 9.5 m and 4 seam 2.0 m to 4.2 m), Grade of coal is G-7, while gradient is 1 in 6.
- xiv. Method of mining operations envisages by Underground method by Board and Pillar with Continuous Miner/Load Haul Dumpers technology
- xv. Balance life of the project is 6 years from 01.04.2021.
- xvi. Transportation of coal from face to the surface will be done by Haulage/belt Conveyor system in the underground working and from surface to GDK1 CHP for a distance of 10.35 km by trucks covered with tarpaulin and at sidings by rail mode.
- xvii. Reclamation Plan in an area 196.07 ha including green belt in mine take area at post closure stage.
- xviii. 48.78 ha of forest land has been reported to be involved in the project. Approval under the Forest (Conservation) Act, 1980 for diversion of 28.74 ha of forest land for non-forestry purposes have been obtained vide letter no. FC Lr. No. F.No.8-109/2005-FC, dt.02.02.2008 for 412.40 ha in which 28.74 ha is a part.
- xix. Balance 21.66 ha is part of 330.18 ha of FL for which SCCL submitted an online application (Proposal No. FP/TG/MIN/47899/2020, date 06.08.2020) for regularization under Section (2) of Forest (C) Act, 1980 as the land (previously acquired as revenue land) was later notified as FL by the State Forest Department. However, there is no change in the project area.
- xx. Sivaram (Crocodile) wild life sanctuary boundary falls at a distance of 9.30 km from project boundary. However, draft notification for the Sivaram wildlife sanctuary was published in the Gazette of India vide S.O. 2145(E) dated 24.05.2018 and as per that, project boundaries does not fall within the Eco sensitive zone.
- xxi. The Standing Committee of NBWL recommended the proposal on 07.02.2022 for taking up wild life mitigation measures by depositing an amount of Rs.821.76 Lakhs.
- xxii. The ground water level has been reported to be varying between 1.97 m to 10.80 m during pre-monsoon period and between 0.95 m to 8.10 m during post-monsoon period. Total water requirement for the project is 420 KLD.
- xxiii. Ground Water Clearance was obtained vide Memo No. 13050/Hg II(I).06, dt. 30.08.2007 for existing EC capacity of 0.45 MTPA. An application was submitted on 11.03.2020 vide Lr.No. VKP/ENV/2020/115 for grant of ground water clearance for the reduced capacity of 0.35 MTPA.
- xxiv. Public hearing for the Project of 0.35 MTPA capacity in an area of 205.34 ha was conducted on 24.09.2021 at Community Hall, 8 Incline colony, Venktraopally (village), Ramagiri (Mandal), Peddapalli (Dist.), Telangana State under the Chairmanship of Additional Collector, Peddapalli District, Telangana. Major issues raised in the public hearing include Development of basic amenities in affected villages with funds of CSR and spend CSR & DMFT funds in affected villages only. Conduct of skill development training programmes for local people

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under CSR. Employment to locals in contract works. To take air, water and noise pollution control measures. To continue medical camps under CSR and to take up massive plantation in mining areas with native species. Appropriate action to address the issues raised in the public hearing have already been taken /proposed to be taken by PP.

- xxv. Consent to Operate for the existing capacity was obtained from the State PCB on 18.05.2017 (CFO Order No. 17082671420) and is valid till 31.03.2022.
- xxvi. No River/nallah is flowing in the project area and no diversion is proposed.
- xxvii. Regular monitoring of ambient air quality is being carried out on fortnight basis by EPTRI, Hyderabad which is a QCI/NABET accredited and having NABL& CPCB recognized laboratory. The documented report is being submitted to the Regional Officer, Telangana State Pollution Control Board and also to the Regional Officer, MoEF&CC, Chennai along with half yearly EC compliance report. In general, the results of ambient air quality monitoring data were found within prescribed limits.
- xxviii. No court cases, violation cases are pending against the project of the PP. No court cases are pending against the project of the PP except EC violation case for producing excess coal from the project beyond the EC sanctioned capacity for a few years in the project area stipulated in EC.
- xxix. As per the ToR, State Govt./SPCB has to take action against the Project Proponent under the Provisions of the E(P) Act, 1986 for violating existing EC. A case was filed (credible action) in the court of J.M.F.C., Manthani (C.C.No.1018/2020) against Project Authority by EE, TSPCB, Regional Officer, Ramagundam under section 18 of Environment Protection Act, 1986 for violating existing EC. The case is under trial.
- xxx. No R&R is involved in the project.
- xxxi. Total cost of the Project is Rs.98.71 Crores. Cost of production is Rs. 2546.00 per tonne. CSR cost is 2% of average net profits of the company made during last three years are being allocated for CSR at company level. No R&R involved in the project, so R&R cost is nil. Environment Manage Cost is as follows:
 - a. Capital cost : Rs.81.46 Lakh
 - b. Revenue cost : Rs.20.67 Lakh per annum @ Rs.5.91 per tonne of coal

4. The Expert Appraisal Committee in its 27th meetings held on 4th March, 2022 has recommended the proposal for grant of Environment Clearance through Video Conferencing. Based on the recommendations of the EAC, the Ministry of Environment, Forest and Climate Change hereby accords Environment Clearance to the proposal of the proposal under violation category for Vakilpalli Mine- Underground coal mining project of 0.35 MTPA of M/s. Singareni Collieries Company Limited (SCCL) in mine lease area of 205.34 ha, located near village Vakilpalli, Tehsil Ramagiri (erstwhile Kamanpur), District Peddapalli, Telangana State under EIA Notification, 2006 and subsequent amendments/circulars thereto subject to the compliance of the terms & conditions / specific conditions for environmental safeguards including submission of Stage I FC required for regularization of 21.66 ha prior to issue of EC.



5. Project Proponent vide letter dated 21.11.2023 submitted the regularization of 330.33 ha of forest and undertaking dated 03.01.2024 confirming the 330.33 ha of forest land is inclusive of 21.66 ha. PP vide letter dated 17.01.2024 submitted the valid Bank guarantee of Rs 127 lakhs valid upto 27.04.2026. Further, as per the Ministry OM dated 19.06.2014, proposal was again referred to the EAC and considered during the meeting held during 17.01.2024 -18.01.2024. Committee after detailed deliberation recommended the proposal for grant of EC as per the earlier recommendation made in 27th EAC meeting held during 3-4 March 2022, for grant of Environment Clearance to expansion of Vakilpalli Mine (VKP) Underground Coal Mining Project (0.35 MTPA) in ML area 205.34 Ha of M/s Singareni Collieries Company Ltd., located Village Vakilpalli, Mandal Kamanpur, District Peddapalli (Telangana) with following specific conditions (Para 6 below)) already prescribed by the EAC in the 27th meeting and standard EC conditions as per provision of EIA Notification 2006 (as amended).

6. The matter was examined in the Ministry after accepting the recommendation of Expert Appraisal Committee (EAC) grant Environment Clearance to expansion of Vakilpalli Mine (VKP) Underground Coal Mining Project (0.35 MTPA) in ML area 205.34 Ha of M/s Singareni Collieries Company Ltd., located Village Vakilpalli, Mandal Kamanpur, District Peddapalli (Telangana) with following specific conditions already prescribed by the EAC in the 27th meeting and standard EC conditions as per provision of EIA Notification 2006 (as amended) and S.O 804(E) dated 14.03.2017.

6.1 Specific Conditions:

(i) EAC recommended an amount of Rs.127 lakhs towards Remediation plan and Natural and Community Resource Augmentation plan, which should be spent within a span of 2 years. The details of Remediation plan, Natural resource Augmentation plan and Community Resource Augmentation plan with budgetary provision are mention above

A. Remediation plan along with the action plan with a budget of Rs.15.00 Lakhs:

Sl. No.	Component Remediation	Remediation Proposed	Description	Locations	Unit Rate in Rs.	Total Qty.	Total Cost in Lakhs	Phasing years Cost in Lakhs	
								Year- I	Year- II
1a	Water Environment	De-silting of tanks	Allur tank	1. Near Allur village	-	-	9.00	-	9.00

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1b		Rain Water Harvesting Pits	Installation of RWH structures in nearby villages.	1. Chandanapur 2. Penchikalpet 3. Mareduvaka 4. Singireddy palli 5. Allur	30,000	20 Nos.	6.00	-	6.00	
1v	Air Environment	Plantation	Taking up of plantation in nearby villages	1. Chandanapur 2. Penchikalpet 3. Mareduvaka 4. Singireddy palli 5. Allur	1000/ unit	1000	10.0	10.0	-	
Sub-Total – A (1a+1b+1c)								25.0	0	25.0

B. Natural Resource Augmentation Plan along with action plan with a budget of Rs. 30.00 Lakhs

Sl. No.	Component Remediation	Proposed Activity	Description	Locations	Unit Rate in Rs.	Total Qty.	Total Cost in Lakhs	Phasing years Cost in Lakhs	
								Year-I	Year-II
2a	Water Environment	Natural Resource Augmentation Plan	Providing 20 W Solar Street Lighting (including panels, inverters, wiring, structure, connectors, junction boxes, etc.) in nearby villages @ Rs.50, 000 per unit.	1. Chandanapur 2. Penchikalpet 3. Mareduvaka 4. Singireddy palli 5. Allur	50,000/ one unit	60	30.00	15.00	15.0
Sub-Total – A (1a+1b)							30.0	15.0	15.0

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C. Community Resource Augmentation Plan along with action plan with a budget of Rs. 34.00 Lakhs:

Sl. No.	Proposed Activity	Description	Locations	Unit Rate Rs.	Total Qty	Total Cost	Phasing years Cost		
							Year - I	Year - II	
3a	Development of infrastructure	Supply & Installation of Hand pumps in nearby villages	1. Chandanapur 2. Penchikalpet 3. Mareduvaka 4. Singireddy palli 5. Allur	60,000 / one unit	20	12.0	6.0	6.0	
3b		Supply air & surface transmission prevention for CoVID equipment including masks and sanitisers to nearby villages	1. Chandanapur 2. Penchikalpet 3. Mareduvaka 4. Singireddy palli 5. Allur	LS	25	12.0	6.0	6.0	
Sub-Total – C (3a+3b+3c)				Rs.		24.00	12.00	12.00	
Grand Total (A +B +C)						Rs.	79.00	37.00	42.00

Sl. No.	Description	Estimated cost (Rs. in Lakhs)
1	Remediation Plan	25.00
2	Natural Resources Augmentation Plan	30.00
3	Community Resources Augmentation Plan	24.00
	Sub-Total	79.00
4	Fund provision as per OM dated 30/09/2020 based on Public hearing requirements (Min. 1% of existing capital cost)	48.00
Total		127.00

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- (ii) Total budgetary provision with respect to Remediation plan and Natural & Community Resource Augmentation plan is Rs. 127 lakhs. Therefore, project proponent shall be required to submit a bank guarantee of an amount of Rs. 127/- Lakhs towards Remediation plan and Natural and Community Resource Augmentation plan with the SPCB prior to the grant of EC.
- (iii) Remediation plan shall be completed in within two years from date of issue of EC only. The bank guarantee will be released after successful implementation of the remediation plan and Natural and Community Resource Augmentation Plan, and after the recommendation by regional office of the Ministry, Expert Appraisal Committee and approval of the Regulatory Authority.
- (iv) Further proposal of expansion/amalgamation of mine shall only be considered only when full compliance of this EC conditions alongwith compliance of Remediation plan and Natural & Community Resource Augmentation plan for amount Rs 127 lakhs only is accomplished.
- (v) PP to submit the tree implementation plan along the road side of transportation route including mine periphery area within 2 months from date of issue of minutes to IRO, MoEF&CC. A detailed report with GIS images of every 3 months subsequently be submitted in every six monthly report to justify the adequate tree plantation.
- (vi) PP to earmark additional Rs. 50 lakh to address the issues arose during public hearing, which should be implemented within 2 years. Plan in this regard should be submitted within 3 months to IRO, MoEF&CC.
- (vii) PP shall transport coal and stowing material (sand or bottom ash) from 40-50 tonne trucks/dumpers to reduce the overall fleet size. SPCB should check the size of trucks/dumpers deployed prior to grant of CTO.
- (viii) PP shall submit fund of Rs. 335.68 lakhs allocated for implementation of Wildlife Conservation Plan prepared for Ramagundam Region mines including Vakilpalli Underground Mine to Forest Department within six months of issue of this letter.
- (ix) PP shall comply with recommendation of Standing committee of NBWL and deposit Rs. 821.76 Lakhs for wildlife mitigation measures
- (x) Approval/permission of the CGWA/SGWA shall be obtained before drawing ground water for the project activities, if applicable. State Pollution Control Board (SPCB) concerned shall not issue Consent to Operate (CTO) till the project proponent obtains such permission.

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(xi) The Environmental Clearance will not be operational till such time the Project Proponent complies with all the statutory requirements and judgment of Hon'ble Supreme Court dated the 2nd August 2017 in Writ Petition (Civil) No. 114 of 2014 in the matter of Common Cause versus Union of India and Ors.

(xii) State Government concerned shall ensure that mining operation shall not commence till the entire compensation levied, if any, for illegal mining paid by the Project Proponent through their respective Department of Mining & Geology in strict compliance of judgment of Hon'ble Supreme Court dated the 2nd August 2017 in Writ Petition (Civil) No. 114 of 2014 in the matter of Common Cause versus Union of India and Ors.

(xiii) PP shall implement additional (if already existing) 50 bed capacity hospital within in 2 years in the nearest town of project area within 10 km buffer zone.

(xiv) PP shall provide drinking water facility to nearby villages through piped system.

(xv) Effective dust suppression system shall be adopted at the transportation site and in the other parts of the mining lease to arrest the fugitive dust emission.

(xvi) Project proponent shall take necessary other clearances/permissions under various Acts and Rules if any, from the respective authorities / department.

(xvii) PP shall install online water quality monitoring system for checking the quality of mine water and display outside main gate of colliery before discharge from its settling pond

(xviii) PP shall monitor heavy metals in ground water and bottom ash on quarterly basis and submit it to State Pollution Control Board. Also, TCLP test of bottom ash shall be conducted on quarterly basis to identify the leachate property.

(xix) PP shall conduct subsidence study from independent international level expert and submit it to Ministry's IRO within six months and further implement all the recommendation.

(xx) State Government/SPCB to take action against the Project Proponent under the provision of Section 19 of the E(P) Act.

(xxi) In pursuance to the Ministry's OM dated 30.09.2020, Project Proponent shall take up the activities for community development under EMP.

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(xxii) PP must also install solar lights along the roads too which are to be constructed by PP as mentioned above conditions in all the villages.

(xxiii) PP shall submit the yearly status of mine closure activity to be pursued for final mine closure and furnish the detail to the respective IRO in April,2023.

(xxiv) PP must obtain 4.5-star rating of MoC in the year 2022-23 and report shall be submitted to IRO.

(xxv) Periodical health check-up shall be conducted to monitor the impact of heavy metals present in core zone & buffer zone air quality and also to prepare an action plan to reduce heavy metals concentration and also report to be submitted to concerned regional office of MoEF&CC.

6.2 The grant of environmental clearance is further subject to compliance of the Standard EC conditions as under:

a. Statutory compliance:

- i. The Environmental clearance shall be subject to orders of Hon'ble Supreme Court of India, Hon'ble High Courts, NGT and any other Court of Law, from time to time, and as applicable to the project.
- ii. The project proponent shall obtain forest clearance under the provisions of Forest (Conservation) Act, 1986, in case of the diversion of forest land for non-forest purpose involved in the project.
- iii. The project proponent shall obtain clearance from the National Board for Wildlife, if applicable.
- iv. The project proponent shall prepare a Site-Specific Conservation Plan / Wildlife Management Plan and approved by the Chief Wildlife Warden. The recommendations of the approved Site-Specific Conservation Plan / Wildlife Management Plan shall be implemented in consultation with the State Forest Department. The implementation report shall be furnished along with the six-monthly compliance report. (incase of the presence of schedule-I species in the study area).
- v. The project proponent shall obtain Consent to Establish / Operate under the provisions of Air (Prevention & Control of Pollution) Act, 1981 and the Water (Prevention & Control of Pollution) Act, 1974 from the concerned State pollution Control Board/ Committee.
- vi. The project proponent shall obtain the necessary permission from the Central Ground Water Authority.


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vii. Solid waste/hazardous waste generated in the mines needs to be addressed in accordance to the Solid Waste Management Rules, 2016 / Hazardous & Other Waste Management Rules, 2016

b. Air quality monitoring and preservation

- i. Adequate ambient air quality monitoring stations shall be established in the core zone as well as in the buffer zone for monitoring of pollutants, namely particulates, SO₂ and NO_x. Location of the stations shall be decided based on the meteorological data, topographical features and environmentally and ecologically sensitive receptors in consultation with the State Pollution Control Board. Monitoring of heavy metals such as Hg, As, Ni, Cd, Cr, etc. to be carried out at least once in six months. Online ambient air quality monitoring station/stations may also be installed in addition to the regular air monitoring stations as per the requirement and/or in consultation with the SPCB.
- ii. The Ambient Air Quality monitoring in the core zone shall be carried out to ensure the Coal Industry Standards notified vide GSR 742 (E) dated 25.9.2000 and as amended from time to time by the Central Pollution Control Board. Data on ambient air quality and heavy metals such as Hg, As, Ni, Cd, Cr and other monitoring data shall be regularly reported to the Ministry/Regional Office and to the CPCB/SPCB.
- iii. Transportation of coal, to the extent permitted by road, shall be carried out by covered trucks/conveyors. Effective control measures such as regular water sprinkling/rain gun/ mist sprinkling etc., shall be carried out in critical areas prone to air pollution with higher level of particulate matter all through the coal transport roads, loading/unloading and transfer points. Fugitive dust emissions from all sources shall be controlled regularly. It shall be ensured that the ambient air quality parameters conform to the norms prescribed by the Central/State Pollution Control Board.
- iv. Major approach roads shall be black topped and properly maintained.
- v. The transportation of coal shall be carried out as per the provisions and route proposed in the approved mining plan. Transportation of the coal through the existing road passing through any village shall be avoided. In case, it is proposed to construct a 'bypass' road, it should be so constructed that the impact of sound, dust and accidents could be appropriately mitigated.
- vi. Vehicular emissions shall be kept under control and regularly monitored. All the vehicles engaged in mining and allied activities shall operate only after obtaining 'PUC' certificate from the authorized pollution testing centres.
- vii. Coal stock pile/crusher/feeder and breaker material transfer points shall invariably be provided with dust suppression system. Belt-conveyors shall be fully covered to avoid air borne dust. Side cladding all along the conveyor gantry should be made to avoid air borne dust. Drills shall be wet operated or fitted with dust extractors.

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- viii. Coal handling plant shall be operated with effective control measures w.r.t. various environmental parameters. Environmental friendly sustainable technology should be implemented for mitigating such parameters.

c. Water quality monitoring and preservation

- i. The effluent discharge (mine waste water, workshop effluent) shall be monitored in terms of the parameters notified under the Water Act, 1974 Coal Industry Standards vide GSR 742 (E) dated 25.9.2000 and as amended from time to time by the Central Pollution Control Board.
- ii. The monitoring data shall be uploaded on the company's website and displayed at the project site at a suitable location. The circular No. J-20012/1/2006-IA.11 (M) dated 27.05.2009 issued by Ministry of Environment, Forest and Climate Change shall also be referred in this regard for its compliance.
- iii. Regular monitoring of ground water level and quality shall be carried out in and around the mine lease area by establishing a network of existing wells and constructing new piezometers during the mining operations. The monitoring of ground water levels shall be carried out four times a year i.e. pre-monsoon, monsoon, post-monsoon and winter. The ground water quality shall be monitored once a year, and the data thus collected shall be sent regularly to MOEFCC/RO.
- iv. Monitoring of water quality upstream and downstream of water bodies shall be carried out once in six months and record of monitoring data shall be maintained and submitted to the Ministry of Environment, Forest and Climate Change/Regional Office.
- v. Ground water, excluding mine water, shall not be used for mining operations. Rainwater harvesting shall be implemented for conservation and augmentation of ground water resources.
- vi. The project proponent shall not alter major water channels around the site. Appropriate embankment shall be provided along the side of the river/nallah flowing near or adjacent to the mine. The embankment constructed along the river/nallah boundary shall be of suitable dimensions and critical patches shall be strengthened by stone pitching on the river front side, stabilized with plantation so as to withstand the peak water pressure preventing any chance of mine inundation.
- vii. Garland drains (of suitable size, gradient and length) around the critical areas i.e. mine shaft and low lying areas, shall be designed keeping at least 50% safety margin over and above the peak sudden rainfall and maximum discharge in the area adjoining the mine sites. The sump capacity shall also provide adequate retention period to allow proper settling of silt material of the surface runoff.
- viii. The water pumped out from the mine, after siltation, shall be utilized for industrial purpose viz. watering the mine area, roads, green belt development etc. The drains shall be regularly desilted particularly after monsoon and maintained properly.

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- ix. Industrial waste water from coal handling plant and mine water shall be properly collected and treated so as to conform to the standards prescribed under the Environment (Protection) Act, 1986 and the Rules made thereunder, and as amended from time to time. Oil and grease trap shall be installed before discharge of workshop effluent. Sewage treatment plant of adequate capacity shall be installed for treatment of domestic waste water.
- x. Adequate groundwater recharge measures shall be taken up for augmentation of ground water. The project authorities shall meet water requirement of nearby village(s) in case the village wells go dry due to dewatering of mine.
- xi. The surface drainage plan including surface water conservation plan for the area of influence affected by the said mining operations shall be prepared, considering the presence of any river/rivulet/pond/lake etc., with impact of mining activities on it, and implemented by the project proponent. The surface drainage plan and/or any diversion of natural water courses shall be as per the provisions of the approved Mining Plan/ EIA-EMP submitted to this Ministry and the same should be done with due approval of the concerned State/Gol Authority. The construction of embankment to prevent any danger against inrush of surface water into the mine should be as per the approved mining plan and as per the permission of DGMS.
- xii. The project proponent shall take all precautionary measures to ensure reverian/ riparian ecosystem in and around the coal mine upto a distance of 5 km. A reverian /riparian ecosystem conservation and management plan should be prepared and implemented in consultation with the irrigation / water resource department in the state government.

d. Noise and Vibration monitoring and prevention

- i. Adequate measures shall be taken for control of noise levels below 85 dB(A) in the work environment. Workers engaged in underground mining operations, operation of HEMM, etc. shall be provided with personal protective equipments (PPE) like ear plugs/muffs in conformity with the prescribed norms/guidelines in this regard. Progress in usage of such accessories to be monitored. Adequate awareness programme for users to be conducted.
- ii. The noise level survey shall be carried out as per the prescribed guidelines to assess noise exposure of the workmen at vulnerable points in the mine premises, and report in this regard shall be submitted to the Ministry/RO on six-monthly basis.

e. Mining Plan

- i. Mining shall be carried out under strict adherence to provisions of the Mines Act 1952 and subordinate legislations made there-under as applicable.
- ii. No change in mining method *i.e.* UG to OC, calendar programme and scope of work shall be made without obtaining prior approval of the Ministry of Environment, Forests and Climate Change (MoEFCC).


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- iii. Mining shall be carried out as per the approved mining plan (including mine closure plan) abiding by mining laws related to coal mining and the relevant circulars issued by Directorate General Mines Safety (DGMS).
- iv. Underground work place environmental conditions shall be rendered ergonomic and air breathable with adequate illumination in conformance with DGMS standards.
- v. No mining activity shall be carried out in forest land without obtaining Forestry Clearance as per Forest (Conservation) Act, 1980 and also adhering to The Scheduled Tribes and Other Traditional Forest Dwellers (Recognition of Forest Rights) Act, 2006 read with provisions of Indian Forest Act, 1927.
- vi. Efforts should be made to reduce energy and fuel consumption by conservation, efficiency improvements and use of renewable energy.

f. Land reclamation

- i. Digital Survey of entire lease hold area/core zone using Satellite Remote Sensing survey shall be carried out at least once in three years for monitoring land use pattern and report in 1:50,000 scale or as notified by Ministry of Environment, Forest and Climate Change(MOEFCC) from time to time shall be submitted to MOEFCC/Regional Office (RO).
- ii. Post-mining land be rendered usable for agricultural/forestry purposes and shall be handed over to the respective State Government, as specified in the Guidelines for Preparation of Mine Closure Plan, issued by the Ministry of Coal dated 27th August, 2009 and subsequent amendments.
- iii. Regular monitoring of subsidence movement on the surface over and around the working areas and its impact on natural drainage pattern, water bodies, vegetation, structure, roads and surroundings shall be continued till movement ceases completely. In case of observation of any high rate of subsidence beyond the limit prescribed, appropriate effective mitigation measures shall be taken to avoid loss of life and materials. Cracks should be effectively plugged in with ballast and clay soil/suitable material.
- iv. Fly ash shall be used for external dump of overburden, backfilling or stowing of mine as per provisions contained in clause (i) and (ii) of subparagraph (8) of fly ash notification issued vide SO 2804 (E) dated 3rd November, 2009 as amended from time to time. Efforts shall be made to utilize gypsum generated from Flue Gas Desulfurization (FGD), if any, alongwith fly ash for external dump of overburden, backfilling or stowing of mines. Compliance report shall be submitted to Regional Office of MoEF&CC, CPCB and SPCB.
- v. A separate team for subsidence monitoring and surface mitigation measures shall be constituted and continuous monitoring & implementation of mitigation measures be carried out.
- vi. Thorough inspection of the mine lease area for any cracks developed at the surface due to mining activities below ground shall be carried out to prevent inrush of water in the mine.

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- vii. Native tree species shall be selected and planted over areas affected by subsidence.
- viii. The project proponent shall make necessary alternative arrangements, if grazing land is involved in core zone, in consultation with the State government to provide alternate areas for livestock grazing, if any. In this context, the project proponent shall implement the directions of Hon'ble Supreme Court with regard to acquiring grazing land.

g. Green Belt

- i. The project proponent shall take all precautionary measures during mining operation for conservation and protection of endangered flora/fauna, if any, spotted/reported in the study area. Action plan, in this regard, if any, shall be prepared and implemented in consultation with the State Forest and Wildlife Department.
- ii. Greenbelt, consisting of three-tier plantation, of width not less than 7.5 m, shall be developed all along the mine lease area in a phased manner. The green belt comprising of a mix of native species shall be developed all along the major approach roads/ coal transportation roads.

h. Public hearing and Human health issues

- i. Adequate illumination shall be ensured in all mine locations (as per DGMS standards) and monitored.
- ii. The Project Proponent shall undertake Occupational Health survey for initial and Periodical medical examination of the workers engaged in the Project and maintain records accordingly as per the provisions of the Mines Rules, 1955 and DGMS Circulars. Besides carrying out regular periodic health check-up of their workers, 20% of the workers engaged in active mining operations shall be subjected to health check-up for occupational diseases and hearing impairment, if any.
- iii. Personnel (including outsourcing employees) working in dusty areas shall wear protective respiratory devices and shall also be provided with adequate training and information on safety and health aspects.
- iv. Skill training as per safety norms specified by DGMS shall be provided to all workmen including the outsourcing employees to ensure high safety standards in mines.
- v. Effective arrangement shall be made to provide and maintain at suitable points conveniently situated, a sufficient supply of drinking water for all the persons employed.
- vi. Implementation of Action Plan on the issues raised during the Public Hearing shall be ensured. The Project Proponent shall undertake all the tasks as per the Action Plan submitted with budgetary provisions during the Public Hearing. Land oustees shall be compensated as per the norms laid out R&R Policy of the

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Company/ or the National R&R Policy/ R&R Policy of the State Government, as applicable

- vii. The project proponent shall follow the mitigation measures provided in this Ministry's OM No. Z-11013/5712014-IA.11 (M) dated 29th October, 2014, titled 'Impact of mining activities on habitations-issues related to the mining projects wherein habitations and villages are the part of mine lease areas or habitations and villages are surrounded by the mine lease area'.

i. Corporate Environment Responsibility

- i. The company shall have a well laid down environmental policy duly approve by the Board of Directors. The environmental policy should prescribe for standard operating procedures to have proper checks and balances and to bring into focus any infringements/deviation/violation of the environmental / forest / wildlife norms / conditions. The company shall have defined system of reporting infringements / deviation / violation of the environmental / forest / wildlife norms / conditions and / or shareholders / stake holders. The copy of the board resolution in this regard shall be submitted to the MoEF&CC as a part of six-monthly report.
- ii. A separate Environmental Cell both at the project and company head quarter level, with qualified personnel shall be set up under the control of senior Executive, who will directly to the head of the organization.
- iii. Action plan for implementing EMP and environmental conditions along with responsibility matrix of the company shall be prepared and shall be duly approved by competent authority. The year wise funds earmarked for environmental protection measures shall be kept in separate account and not to be diverted for any other purpose. Year wise progress of implementation of action plan shall be reported to the Ministry/Regional Office along with the Six Monthly Compliance Report.
- iv. Self environmental audit shall be conducted annually. Every three years third party environmental audit shall be carried out.

j. Miscellaneous

- i. The project proponent shall make public the environmental clearance granted for their project along with the environmental conditions and safeguards at their cost by prominently advertising it at least in two local newspapers of the District or State, of which one shall be in the vernacular language within seven days and in addition this shall also be displayed in the project proponent's website permanently.
- ii. The copies of the environmental clearance shall be submitted by the project proponents to the Heads of local bodies, Panchayats and Municipal Bodies in addition to the relevant offices of the Government who in turn has to display the same for 30 days from the date of receipt.

- iii. The project proponent shall upload the status of compliance of the stipulated environment clearance conditions, including results of monitored data on their website and update the same on half-yearly basis.
- iv. The project proponent shall submit six-monthly reports on the status of the compliance of the stipulated environmental conditions on the website of the ministry of Environment, Forest and Climate Change at environment clearance portal (parivesh.nic.in).
- v. The project proponent shall submit the environmental statement for each financial year in Form-V to the concerned State Pollution Control Board as prescribed under the Environment (Protection) Rules, 1986, as amended subsequently and put on the website of the company.
- vi. The project authorities shall inform to the Regional Office of the MOEFCC regarding commencement of mining operations.
- vii. The project authorities must strictly adhere to the stipulations made by the State Pollution Control Board and the State Government.
- viii. The project proponent shall abide by all the commitments and recommendations made in the EIA/EMP report, commitment made during Public Hearing and also that during their presentation to the Expert Appraisal Committee.
- ix. No further expansion or modifications in the plant shall be carried out without prior approval of the Ministry of Environment, Forests and Climate Change (MoEF&CC).
- x. Concealing factual data or submission of false/fabricated data may result in revocation of this environmental clearance and attract action under the provisions of Environment (Protection) Act, 1986.
- xi. The Ministry may revoke or suspend the clearance, if implementation of any of the above conditions is not satisfactory.
- xii. The Ministry reserves the right to stipulate additional conditions if found necessary. The Company in a time bound manner shall implement these conditions.
- xiii. The Regional Office of this Ministry shall monitor compliance of the stipulated conditions. The project authorities should extend full cooperation to the officer (s) of the Regional Office by furnishing the requisite data / information/monitoring reports.
- xiv. The above conditions shall be enforced, inter-alia under the provisions of the Water (Prevention & Control of Pollution) Act, 1974, the Air (Prevention & Control of Pollution) Act, 1981, the Environment (Protection) Act, 1986, Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016 and the Public Liability Insurance Act, 1991 along with their amendments and Rules and any other orders passed by the Hon'ble Supreme Court of India / High Courts and any other Court of Law relating to the subject matter.
- xv. The proponent shall abide by all the commitments and recommendations made in the EIA/EMP report and also that during presentation to the EAC. All the

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commitments made on the issues raised during public hearing shall also be implemented in letter and spirit.

7. The proponent shall obtain all necessary clearances/approvals that may be required before the start of the project. The Ministry or any other competent authority may stipulate any further condition for environmental protection. The Ministry or any other competent authority may stipulate any further condition for environmental protection.
8. Any appeal against this environmental clearance shall lie with the National Green Tribunal, if preferred, within a period of 30 days as prescribed under Section 16 of the National Green Tribunal Act, 2010.
9. The coal company/project proponent shall be liable to pay the compensation against the illegal mining, if any, and as raised by the respective State Governments at any point of time, in terms of the orders dated 2nd August, 2017 of Hon'ble Supreme Court in WP (Civil) No.114/2014 in the matter of 'Common Cause Vs Union of India & others.
10. The concerned State Government shall ensure no mining operations to commence till the entire compensation for illegal mining, if any, is paid by the project proponent through their respective Department of Mining & Geology, in strict compliance of the judgment of Hon'ble Supreme Court.
11. This environmental clearance shall not be operational till such time the project proponent complies with the above said judgment of Hon'ble Supreme Court, as applicable, and other statutory requirements.

This issues with the approval of the competent Authority



(Amit Vashishtha)
Scientist E/Additional Director
MoEF&CC

Copy to: -

1. The Secretary, Ministry of Coal, Shastri Bhawan, New Delhi
2. Deputy Director General of Forests (C), Ministry of Env., Forest and Climate Change, Sub-Regional Office, Hyderabad
3. The Secretary, Department of Environment & Forests, Government of Telangana
4. The Chairman, Central Ground Water Authority, Jamnagar House, 18/11, Man Singh Road Area, New Delhi, Delhi 110001
5. The Chairman, Central Pollution Control Board, CBD-cum-Office Complex, East Arjun Nagar, Delhi - 32

6. The Chairman, Telangana State Pollution Control Board, Paryavaran Bhawan, A-3 Industrial Estate, Sanatnagar, Hyderabad – 38
7. The IG (Forest Conservation), Ministry of Env., Forest and Climate Change, IPB, New Delhi
8. The District Collector, Bhadradi Kothagudem, Government of Telangana
9. Monitoring File/Guard File/Record File
10. PARIVESH Portal



(Amit Vashishtha)
Scientist E/Additional Director
MoEF&CC



Government of India
Ministry of Environment, Forest and Climate Change
(Impact Assessment Division)

To,

The Director (Planning & Projects)
The Singareni Collieries Company Limited
Kothagudem P.O -507101 Bhadradri Kothagudem District,,Bhadradri
Kothagudem,Telangana-507101

Subject: Grant of Environmental Clearance (EC) to the proposed Project Activity under the provision of EIA Notification 2006-regarding

Sir/Madam,

This is in reference to your application for Environmental Clearance (EC) in respect of project submitted to the Ministry vide proposal number IA/TG/CMIN/120211/2019 dated 31 Aug 2022. The particulars of the environmental clearance granted to the project are as below.

- | | |
|--|--|
| 1. EC Identification No. | EC22A042TG168806 |
| 2. File No. | J-11015/43/2013-IA.II(M) |
| 3. Project Type | Expansion |
| 4. Category | A |
| 5. Project/Activity including Schedule No. | 1(a) Mining of minerals |
| 6. Name of Project | Ramagundam Opencast-III Expansion-II Coal Mine Project |
| 7. Name of Company/Organization | The Singareni Collieries Company Limited |
| 8. Location of Project | Telangana |
| 9. TOR Date | N/A |

The project details along with terms and conditions are appended herewith from page no 2 onwards.

Date: 16/12/2022

(e-signed)
Lalit Bokolia
Scientist F
IA - (Coal Mining sector)

Note: A valid environmental clearance shall be one that has EC identification number & E-Sign generated from PARIVESH. Please quote identification number in all future correspondence.

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File No. J-11015/43/2013-IA. II(M)
Government of India
Ministry of Environment, Forest and Climate Change
(Impact Assessment Division)

Indira ParyavaranBhawan,
Jorbagh Road, N Delhi – 3
Email: lk.bokolia@nic.in Tel: 011-20819417

Dated: 16th December, 2022

To,

The Director (Planning & Projects)
M/s The Singareni Collieries Company Ltd (SCCL),
Kothagudam Collieries (PO)
Bhadradi- 507101 (Telangana)
Email: gm_env@scclmines.com env_crp@scclmines.com

Sub: Ramagundam Opencast-III Expansion-II Coal Mine Project from 8.16 (Peak 8.16) MTPA to 9.52 MTPA (Peak) in mine lease area of 2070.10 ha of M/s Singareni Collieries Company Limited located near Village Jallaram Mandal Kamanpur District Peddapalli (Telangana) – For Environmental clearance of stage-2 (40% increase) under OM dated 11.04.2022 the provision of clause 7(ii) of EIA Notification, 2006-reg

Sir,

This has reference to your online proposal No. IA/TG/CMIN/120211/2019 dated 31st August, 2022 for grant of Environmental Clearance to the above project.

2. The Ministry of Environment, Forest and Climate Change has considered the application. It is noted that the proposal is for grant of Environmental Clearance to the project Ramagundam Opencast-III Expansion-II Coal Mine Project from 8.16 MTPA to 9.52 MTPA (Peak) in mine lease area of 2070.10 ha of M/s Singareni Collieries Company Limited located near Village Jallaram Mandal Kamanpur District Peddapalli (Telangana).

The project/activity is covered under category 'A' of item1(a) 'Mining of Minerals' the Schedule to the EIA Notification, 2006.

3. The proposal was considered by the sectoral Expert Appraisal Committee (EAC) in its 35th EAC Meeting on 26-27th September, 2022 through Video Conferencing The details of the proposal, as ascertained from the proposal documents and as revealed from the discussions held during the meetings, are given as under:

- (i) The project area is covered under Survey of India Topo Sheet No. 56N/10 and is bounded by the geographical co-ordinates ranging from North latitude 18°40'57" to 18°42'46" and East Longitude 79°29' 58" to 79°34'15".
- (ii) Coal linkage of the mine is proposed as per Basket Linkage.

- (iii) Joint venture cartel has been formed - Not Applicable.
- (iv) Project does not fall in the Critically Polluted Area (CPA), where the MoEF&CC's vide its OM dated 13th January, 2010 has imposed moratorium on grant of environment clearance.
- (v) Employment generation from the project is about 2330 persons out of which about 1780 persons permanent and 550 persons contractual.
- (vi) The project is reported to be beneficial in terms of socio-economic and improving living standards.
- (vii) Earlier, Environment clearance to the mine was obtained from MoEF&CC vide Lr. No. J-11015/43/2014-1A. II (M), Dt. 02nd March, 2021 for a rated capacity of 8.16 Mtpa (peak) in project area of 2070.10 ha.
- (viii) Total project area is 2070.10 ha. Mining Plan (Including Mine Closure Plan) has been approved by MoC vide Lr. No. 38011/12/2017-PCA dt.17th June, 2019.

The Project area is covered under following mining leases.

- a. 1162.76 ha of Lease area is covered in 3rd Renewal of South Godavari Mining Lease" for an extent of 6848 ha granted vide G.O.Ms. No. 2 by Energy (PR.I) department, dt. 12.01.2015 and valid up to 31.12.2034.
- b. 644.60 ha is covered in "South Godavari Additional Mining lease" of 1554 ha granted vide G.O.Ms No.201, Energy (PR.I) department, dated: 31.07.2008 and valid up to 16.09.2025.
- c. LoI is obtained for 262.74 ha from the State Government.

- (ix) The land usage pattern of the project is as follows:

Pre-mining land use details

(Area in ha)

S. No.	Land use	Within ML Area	Outside ML Area	Total
1.	Agricultural	1642.02	0	1642.02
2.	Grazing	108.16	0	108.16
3.	Roads	4.17	0	4.17
4.	Village	88.95	0	88.95
5.	Barren	85.68	0	85.68
6.	Water bodies	141.12	0	141.12
	Total	2070.10	0	2070.10

Post Closure Land Use Details

(Area in ha)

Sl. No.	Type	Plantation	Water Body	Public/ Company Use	Agricultural land	Total
1.	Excavation/Quarry Area	--				--
	a. Backfilled Area	558.41				558.41
	b. Excavated Void		671.00			671.00

	Sub-Total	558.41	671.00			1229.41
2.	External Dump	474.50				474.50
3.	Safety Zone / Rationalisation Area	103.60	17.16	34.34	81.34	236.44
4.	<i>Diversion of nallah</i>		33.71			33.71
5.	Road & Infrastructure area			8.62	62.57	71.19
6.	Embankment	24.85				24.85
	Total	1161.36	721.87	42.96	143.91	2070.10

- (x) Total geological reserves reported in the mine lease area are 317.96 Mt with 235.14 Mt mineable reserves. Out of this total mineable reserves 223.94 Mt are extractable, out of which 146.094 Mt were already extracted and 77.846 Mt are available as on 01.04.2022. Percent of extraction is 70.43 %.
- (xi) 9 seams viz., 1A1, 1A3, 1, 2Top, 2Bot, 3B, 3A, 3, 4 are workable. Grade of coal ranges from G-9 to G-11 and Stripping ratio is 7.89 m³ of OB per 1 tonne of coal, while gradient is varying from 1 in 5.5 to 1 in 12.
- (xii) Method of mining operations envisages is by opencast method.
- (xiii) Life of mine is 9 years from year 2022-23.
- (xiv) The Project has one external OB dump in an area of 474.50 ha with 120m height and 449.03 Mm³. One internal dump in an area of 558.41 ha with 899.03 Mm³ with 120m height is envisaged in the project.
- (xv) Total quarry area is 1229.41 ha out of which backfilling will be done in 558.41 ha and 671.00 ha will be left as water body with a depth of 280 m. Backfilled quarry area of 558.41 ha will be reclaimed with plantation.
- (xvi) Transportation of coal has been proposed by belt conveyors up to pit head, from surface to railway siding by belt conveyors and from siding to end use by rail.
- (xvii) Reclamation Plan in an area of 2070.10 ha, comprising of 474.50 ha of external dump, 558.41 ha of internal dump and 128.45 ha of safety zone/rationalization/others area. In addition to this, an area of 143.91 ha of land will be made available for Agriculture.
- (xviii) No forest land is involved in the project.
- (xix) There are no National Parks, Wildlife Sanctuaries and Eco-Sensitive Zones fall within 10 km boundary of the project.
- (xx) Wildlife Conservation Plan for Schedule-I species was approved by the Principal Chief Conservator of Forest (HoFF) and Chief Wild life Warden (FAC), Telangana State. vide Ltr No. 3505/2020/WI-1 dated 08th April, 2021 for an amount of Rs.335.68 Lakhs.
- (xxi) The ground water level is reported to be varying between 1.97 m to 10.80 m during pre-monsoon and between 1.50 m to 9.96 m during post-monsoon. Total water requirement for the mine is about 5740 KLD.
- (xxii) Ground Water Clearance was issued by the State Government vide Memo No. 2182/Hgll/2018-2, dt.23.06.2022.

- (xxiii) Earlier, Public hearing was conducted on 06th August, 2014 in the premises of GDK-8 Incline (Opposite to mines Rescue station) Jallaram village, Kamanpur mandal of karimnagar distict, Telangana state.
- (xxiv) Consent to Operate for the existing capacity was obtained from the State PCB and is valid till 31th March, 2026.
- (xxv) A seasonal Jallaram Nallah is flowing along the south West to South East of the Mine which will be diverted as per the approved Mining plan.
- (xxvi) Regular monitoring of ambient air quality is being carried out on fortnightly basis. The documented report is submitted to State Pollution Control Board and also to MoEF&CC along with half yearly EC compliance report. In general, the results of ambient air quality monitoring data were found within prescribed limits except few aberrations which can be attributed to the specific local conditions during the day of sampling.
- (xxvii) No court cases, violation cases are pending against the project of the PP.
- (xxviii) The project does not involve violation of the EIA Notification, 2006 and amendment issued there under.
- (xxix) No R&R involved in the present proposal.
- (xxx) The additional capital cost for expansion is about Rs. 91.64 Crores, the cost of production is Rs.3592 per tonne. CSR cost is 2% of average net profits of the company during last three years which will be allocated for CSR at company level. Environmental capital cost is Rs.21.53 Crores and Recurring cost is Rs. 13.07 Cores per year.
- (xxxi) Consent to Operate for the existing capacity was obtained from the State PCB and is valid till 31th March, 2026.

4. The Expert Appraisal Committee in its 35th meeting held on 26 -27 September, 2022 has recommended the proposal for grant of Environment Clearance. Based on the recommendations of the EAC, the Ministry of Environment, Forest and Climate Change hereby accords environmental clearance to the proposal of Ramagundam Opencast-III Expansion-II Coal Mine Project from 8.16 (Peak 8.16) MTPA to 9.52 MTPA (Peak) in mine lease area of 2070.10 ha of M/s Singareni Collieries Company Limited located near Village Jallaram Mandal Kamanpur District Peddapalli (Telangana), under the provisions of Environment Impact Assessment Notification, 2006 and subsequent amendments/circulars thereto subject to the compliance of the following terms & conditions / specific conditions: -

- (i) PP shall comply all the conditions stipulated by Ministry's EC vide its letter no. J-11015/43/2013 IA.II(M) dated 11th May, 2015 and letter no. J-11015/43/2014-IA. (M) dated 2nd March, 2021 and complete the non-compliance and an Action taken report in this regard to be submitted to IRO.
- (ii) PP to install continuous ambient air quality monitoring stations at suitable locations preferably village side and with consultation of SPCB. The real time data so generated shall be uploaded on company website. In addition, data should also be displayed digitally at entry and exit gate of mine lease area for public display.
- (iii) PP shall install fixed fog cannon (mist sprayer) all along the haul road till CHP, Railway siding and OB Dump area and accordingly sufficient number of fog cannons with 40 mts jet

length shall be installed. It should be ensured that air pollution level confirm to the standards prescribed by the MOEFCC/CPCB

- (iv) PP should Install Wind breaker/shield arrangement along the railway siding for reducing the dust propagation in upwind direction.
- (v) PP to develop an ECO park with separate area of 5 ha for medicinal and herbal species within two years.
- (vi) PP to install solar lights along the road used for transportation of coal to avoid the accidents at night and also involve in maintenance. PP to identify the rural areas for installation of solar light with its maintenance within the study area of 10 km radius buffer zone within one year and submit its report to IRO.
- (vii) PP to take proper care of health of villagers and a 24X 7 helpline call facility should be provided to such area and also to nearby villages for assisting any medical aid and ambulance facility.
- (viii) Top soil should be stored separately at marked area and necessary vegetation shall be maintained to avoid any entrainment of dust.
- (ix) Progressive backfilling of mine and progressive reclamation of OB dump shall be done.
- (x) Active OB Dump should not be kept barren/open and should be covered by temporary grass to avoid air born of particles.
- (xi) The Green Belt shall be developed all along the boundary of approach road/ railway siding and permanent green sheet barricade shall be placed with fixed type mist spray to suppress dust (not less than 4).
- (xii) Project Proponent shall obtain blasting permission from DGMS for conducting mining operation near villages and also explore deployment of rock breakers of suitable capacity in the project to avoid blasting very near to villages. There shall be no damages caused to habitation/structures due to blasting activity.
- (xiii) PP shall carry out monthly water monitoring quality of River bodies located within 5 Km radius and conduct Bio-assay test half yearly and further monitoring Ground water level.
- (xiv) PP should conduct epidemiology study to (analysis of the distribution, patterns and determinants of health and disease conditions in defined populations).
- (xv) All approach roads to mine and all other roads which are in regular use should be black topped. The maintenance of road shall be done by PP in collaboration with state government.
- (xvi) Persons of nearby villages shall be given training on livelihood and skill development to make them employable with its proper records.
- (xvii) The illumination and sound at night at project sites disturb the villages in respect of both human and animal population. Consequent sleeping disorders and stress may affect the health in the villages located close to mining operations. Habitations have a right for darkness and minimal noise levels at night. PPs must ensure that the biological clock of the villages is not disturbed; by orienting the floodlights/ masks away from the villagers and keeping the noise levels well within the prescribed limits for day light/night hours.
- (xviii) Hon'ble Supreme Court in an Writ Petition(s) Civil No. 114/2014, Common Cause vs Union of India & Ors vide its judgement dated 8th January, 2020 has directed the Union of India to impose a condition in the mining lease and a similar condition in the environmental clearance and the mining plan to the effect that the mining lease holders shall, after ceasing mining operations, undertake re-grassing the mining area and any other area 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. Compliance of this condition after the mining activity is over at the cost of the mining lease holders/Project Proponent". The implementation report of the above said condition shall be sent to the Regional Office of the MoEFCC.

4.1 Standard Conditions

(a) Statutory compliance

- (i) The project proponent shall obtain forest clearance under the provisions of Forest (Conservation) Act, 1986, in case of the diversion of forest land for non-forest purpose involved in the project.
- (ii) The project proponent shall obtain clearance from the National Board for Wildlife, if applicable.
- (iii) The project proponent shall prepare a Site-Specific Conservation Plan / Wildlife Management Plan and approved by the Chief Wildlife Warden. The recommendations of the approved Site-Specific Conservation Plan/Wildlife Management Plan shall be implemented in consultation with the State Forest Department. The implementation report shall be furnished along with the six-monthly compliance report (in case of the presence of Schedule-I species in the study area).
- (iv) The project proponent shall obtain Consent to Establish/Operate under the provisions of Air (Prevention & Control of Pollution) Act, 1981 and the Water (Prevention & Control of Pollution) Act, 1974 from the concerned State Pollution Control Board/ Committee.
- (v) The project proponent shall obtain the necessary permission from the Central Ground Water Authority.
- (vi) Solid/hazardous waste generated in the mines needs to be addressed in accordance to the Solid Waste Management Rules, 2016/Hazardous & Other Waste Management Rules, 2016.

(b) Air quality monitoring and preservation

- (i) Continuous ambient air quality monitoring stations as prescribed in the statute be established in the core zone as well as in the buffer zone for monitoring of pollutants, namely PM₁₀, PM_{2.5}, SO₂ and NO_x. Location of the stations shall be decided based on the meteorological data, topographical features and environmentally and ecologically sensitive targets in consultation with the State Pollution Control Board. Online ambient air quality monitoring stations may also be installed in addition to the regular monitoring stations as per the requirement and/or in consultation with the SPCB. Monitoring of heavy metals such as Hg, As, Ni, Cd, Cr, etc to be carried out at least once in six months.
- (ii) The Ambient Air Quality monitoring in the core zone shall be carried out to ensure the Coal Industry Standards notified vide GSR 742 (E) dated 25th September, 2000 and as amended from time to time by the Central Pollution Control Board. Data on ambient air

quality and heavy metals such as Hg, As, Ni, Cd, Cr and other monitoring data shall be regularly reported to the Ministry/Regional Office and to the CPCB/SPCB.

- (iii) Transportation of coal, to the extent permitted by road, shall be carried out by covered trucks/conveyors. Effective control measures such as regular water/mist sprinkling/rain gun etc shall be carried out in critical areas prone to air pollution (with higher values of PM₁₀/PM_{2.5}) such as haul road, loading/unloading and transfer points. Fugitive dust emissions from all sources shall be controlled regularly. It shall be ensured that the Ambient Air Quality parameters conform to the norms prescribed by the Central/State Pollution Control Board.
- (iv) The transportation of coal shall be carried out as per the provisions and route envisaged in the approved Mining Plan or environment monitoring plan. Transportation of the coal through the existing road passing through any village shall be avoided. In case, it is proposed to construct a 'bypass' road, it should be so constructed so that the impact of sound, dust and accidents could be appropriately mitigated.
- (v) Vehicular emissions shall be kept under control and regularly monitored. All the vehicles engaged in mining and allied activities shall operate only after obtaining 'PUC' certificate from the authorized pollution testing centres.
- (vi) Coal stock pile/crusher/feeder and breaker material transfer points shall invariably be provided with dust suppression system. Belt-conveyors shall be fully covered to avoid air borne dust. Side cladding all along the conveyor gantry should be made to avoid air borne dust. Drills shall be wet operated or fitted with dust extractors.
- (vii) Coal handling plant shall be operated with effective control measures w.r.t. various environmental parameters. Environmental friendly sustainable technology should be implemented for mitigating such parameters.

(c) Water quality monitoring and preservation

- (i) The effluent discharge (mine waste water, workshop effluent) shall be monitored in terms of the parameters notified under the Water Act, 1974 Coal Industry Standards vide GSR 742 (E) dated 25th September, 2000 and as amended from time to time by the Central Pollution Control Board.
- (ii) The monitoring data shall be uploaded on the company's website and displayed at the project site at a suitable location. The circular No.J-20012/1/2006-1A.11 (M) dated 27th May, 2009 issued by Ministry of Environment, Forest and Climate Change shall also be referred in this regard for its compliance.
- (iii) Regular monitoring of ground water level and quality shall be carried out in and around the mine lease area by establishing a network of existing wells and constructing new piezometers during the mining operations. The monitoring of ground water levels shall be carried out four times a year i.e. pre-monsoon, monsoon, post-monsoon and winter. The

ground water quality shall be monitored once a year, and the data thus collected shall be sent regularly to MOEFCC/RO.

- (iv) Monitoring of water quality upstream and downstream of water bodies shall be carried out once in six months and record of monitoring data shall be maintained and submitted to the Ministry of Environment, Forest and Climate Change/Regional Office.
- (v) Ground water, excluding mine water, shall not be used for mining operations. Rainwater harvesting shall be implemented for conservation and augmentation of ground water resources.
- (vi) Catch and/or garland drains and siltation ponds in adequate numbers and appropriate size shall be constructed around the mine working, coal heaps & OB dumps to prevent run off of water and flow of sediments directly into the river and water bodies. Further, dump material shall be properly consolidated/ compacted and accumulation of water over dumps shall be avoided by providing adequate channels for flow of silt into the drains. The drains/ ponds so constructed shall be regularly de-silted particularly before onset of monsoon and maintained properly. Sump capacity should provide adequate retention period to allow proper settling of silt material. The water so collected in the sump shall be utilised for dust suppression and green belt development and other industrial use. Dimension of the retaining wall constructed, if any, at the toe of the OB dumps within the mine to check run-off and siltation should be based on the rainfall data. The plantation of native species to be made between toe of the dump and adjacent field/habitation/water bodies.
- (vii) Adequate groundwater recharge measures shall be taken up for augmentation of ground water. The project authorities shall meet water requirement of nearby village(s) after due treatment conforming to the specific requirement (standards).
- (viii) Industrial waste water generated from CHP, workshop and other waste water, shall be properly collected and treated so as to conform to the standards prescribed under the standards prescribed under Water Act 1974 and Environment (Protection) Act, 1986 and the Rules made there under, and as amended from time to time. Adequate ETP /STP needs to be provided.
- (ix) The water pumped out from the mine, after siltation, shall be utilized for industrial purpose *viz.* watering the mine area, roads, green belt development *etc.* The drains shall be regularly desilted particularly after monsoon and maintained properly.
- (x) The surface drainage plan including surface water conservation plan for the area of influence affected by the said mining operations, considering the presence of river/rivulet/pond/lake etc, shall be prepared and implemented by the project proponent. The surface drainage plan and/or any diversion of natural water courses shall be as per the approved Mining Plan/EIA/EMP report and with due approval of the concerned State/GoI Authority. The construction of embankment to prevent any danger against inrush of surface water into the mine should be as per the approved Mining Plan and as per the permission of DGMS or any other authority as prescribed by the law.

- (xi) The project proponent shall take all precautionary measures to ensure riverine/riparian ecosystem in and around the coal mine up to a distance of 5 km. A riverine/riparian ecosystem conservation and management plan should be prepared and implemented in consultation with the irrigation / water resource department in the state government.

(d) Noise and Vibration monitoring and prevention

- (i) Adequate measures shall be taken for control of noise levels as per Noise Pollution Rules, 2016 in the work environment. Workers engaged in blasting and drilling operations, operation of HEMM, etc shall be provided with personal protective equipments (PPE) like ear plugs/muffs in conformity with the prescribed norms and guidelines in this regard. Adequate awareness programme for users to be conducted. Progress in usage of such accessories to be monitored.
- (ii) Controlled blasting techniques shall be practiced in order to mitigate ground vibrations, fly rocks, noise and air blast etc., as per the guidelines prescribed by the DGMS. The noise level survey shall be carried out as per the prescribed guidelines to assess noise exposure of the workmen at vulnerable points in the mine premises, and report in this regard shall be submitted to the Ministry/RO on six-monthly basis.

(e) Mining Plan

- (i) Mining shall be carried out under strict adherence to provisions of the Mines Act 1952 and subordinate legislations made there-under as applicable.
- (ii) Mining shall be carried out as per the approved mining plan(including Mine Closure Plan) abiding by mining laws related to coal mining and the relevant circulars issued by Directorate General Mines Safety (DGMS).
- (iii) No mining shall be carried out in forest land without obtaining Forestry Clearance as per Forest (Conservation) Act, 1980.
- (iv) Efforts should be made to reduce energy and fuel consumption by conservation, efficiency improvements and use of renewable energy.

(f) Land reclamation

- (i) Digital Survey of entire lease hold area/core zone using Satellite Remote Sensing survey shall be carried out at least once in three years for monitoring land use pattern and report in 1:50,000 scale or as notified by Ministry of Environment, Forest and Climate Change(MOEFCC) from time to time shall be submitted to MOEFCC/Regional Office (RO).
- (ii) The final mine void depth should preferably be as per the approved Mine Closure Plan, and in case it exceeds 40 m, adequate engineering interventions shall be provided for sustenance of aquatic life therein. The remaining area shall be backfilled and covered with thick and alive top soil. Post-mining land be rendered usable for agricultural/forestry purposes and shall be diverted. Further action will be treated as specified in the guidelines

for Preparation of Mine Closure Plan issued by the Ministry of Coal dated 27th August, 2009 and subsequent amendments.

- (iii) The entire excavated area, backfilling, external OB dumping (including top soil) and afforestation plan shall be in conformity with the “during mining”/”post mining” land-use pattern, which is an integral part of the approved Mining Plan and the EIA/EMP submitted to this Ministry. Progressive compliance status vis-a-vis the post mining land use pattern shall be submitted to the MOEFCC/RO.
- (iv) Fly ash shall be used for external dump of overburden, backfilling or stowing of mine as per provisions contained in clause (i) and (ii) of subparagraph (8) of fly ash notification issued vide SO 2804 (E) dated 3rd November, 2009 as amended from time to time. Efforts shall be made to utilize gypsum generated from Flue Gas Desulfurization (FGD), if any, along with fly ash for external dump of overburden, backfilling of mines. Compliance report shall be submitted to Regional Office of MoEF&CC, CPCB and SPCB.
- (v) Further, it may be ensured that as per the time schedule specified in mine closure plan it should remain live till the point of utilization. The topsoil shall temporarily be stored at earmarked site(s) only and shall not be kept unutilized. The top soil shall be used for land reclamation and plantation purposes. Active OB dumps shall be stabilised with native grass species to prevent erosion and surface run off. The other overburden dumps shall be vegetated with native flora species. The excavated area shall be backfilled and afforested in line with the approved Mine Closure Plan. Monitoring and management of rehabilitated areas shall continue until the vegetation becomes self-sustaining. Compliance status shall be submitted to the Ministry of Environment, Forest and Climate Change/ Regional Office.
- (vi) The project proponent shall make necessary alternative arrangements, if grazing land is involved in core zone, in consultation with the State government to provide alternate areas for livestock grazing, if any. In this context, the project proponent shall implement the directions of Hon'ble Supreme Court with regard to acquiring grazing land.

(g) Green Belt

- (i) The project proponent shall take all precautionary measures during mining operation for conservation and protection of endangered/endemic flora/fauna, if any, spotted/reported in the study area. The Action plan in this regard, if any, shall be prepared and implemented in consultation with the State Forest and Wildlife Department.
- (ii) Greenbelt consisting of 3-tier plantation of width not less than 7.5 m shall be developed all along the mine lease area as soon as possible. The green belt comprising a mix of native species (endemic species should be given priority) shall be developed all along the major approach/ coal transportation roads.

(h) Public hearing and Human health issues

- (i) Adequate illumination shall be ensured in all mine locations (as per DGMS standards) and monitored weekly. The report on the same shall be submitted to this ministry & its RO on six-monthly basis.
- (ii) The project proponent shall undertake occupational health survey for initial and periodical medical examination of the personnel engaged in the project and maintain records accordingly as per the provisions of the Mines Rules, 1955 and DGMS circulars. Besides regular periodic health check-up, 20% of the personnel identified from workforce engaged in active mining operations shall be subjected to health check-up for occupational diseases and hearing impairment, if any, as amended time to time.
- (iii) Personnel (including outsourced employees) working in core zone shall wear protective respiratory devices and shall also be provided with adequate training and information on safety and health aspects.
- (iv) Implementation of the action plan on the issues raised during the public hearing shall be ensured. The project proponent shall undertake all the tasks/measures as per the action plan submitted with budgetary provisions during the public hearing. Land oustees shall be compensated as per the norms laid down in the R&R policy of the company/State Government/Central Government, as applicable.
- (v) The project proponent shall follow the mitigation measures provided in this Ministry's OM No.Z-11013/5712014-IA.II (M) dated 29th October, 2014, titled 'Impact of mining activities on habitations-issues related to the mining projects wherein habitations and villages are the part of mine lease areas or habitations and villages are surrounded by the mine lease area'.

(i) Corporate Environment Responsibility

- (i) The project proponent shall comply with the provisions contained in this Ministry's OM vide F.No.22-65/2017-IA.III dated 1st May 2018, as applicable, regarding Corporate Environment Responsibility.
- (ii) The company shall have a well laid down environmental policy duly approved by the Board of Directors. The environmental policy should prescribe for standard operating procedures to have proper checks and balances and to bring into focus any infringements/deviation/violation of the environmental/forest/wildlife norms/conditions. The company shall have defined system of reporting infringements/deviation/violation of the environmental/forest/wildlife norms/conditions and/or shareholders/stake holders.
- (iii) A separate Environmental Cell both at the project and company head quarter level, with qualified personnel shall be set up under the control of senior Executive, who will directly to the head of the organization.
- (iv) Action plan for implementing EMP and environmental conditions along with responsibility matrix of the company shall be prepared and shall be duly approved by competent authority. The year wise funds earmarked for environmental protection measures shall be

kept in separate account and not to be diverted for any other purpose. Year wise progress of implementation of action plan shall be reported to the Ministry/Regional Office along with the Six Monthly Compliance Report.

- (v) Self environmental audit shall be conducted annually. Every three years third party environmental audit shall be carried out.

(j) Miscellaneous

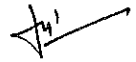
- (i) The project proponent shall make public the environmental clearance granted for their project along with the environmental conditions and safeguards at their cost by prominently advertising it at least in two local newspapers of the District or State, of which one shall be in the vernacular language within seven days and in addition this shall also be displayed in the project proponent's website permanently.
- (ii) The copies of the environmental clearance shall be submitted by the project proponents to the Heads of local bodies, Panchayats and Municipal Bodies in addition to the relevant offices of the Government who in turn has to display the same for 30 days from the date of receipt.
- (iii) The project proponent shall upload the status of compliance of the stipulated environment clearance conditions, including results of monitored data on their website and update the same on half-yearly basis.
- (iv) The project proponent shall monitor the criteria pollutants level namely; PM₁₀, SO₂, NO_x (ambient levels) or critical sectoral parameters, indicated for the projects and display the same at a convenient location for disclosure to the public and put on the website of the company.
- (v) The project proponent shall submit six-monthly reports on the status of the compliance of the stipulated environmental conditions on the website of the ministry of Environment, Forest and Climate Change at environment clearance portal.
- (vi) The project proponent shall follow the mitigation measures provided in this Ministry's OM No.Z-11013/5712014-IA.II (M) dated 29th October, 2014, titled 'Impact of mining activities on habitations-issues related to the mining projects wherein habitations and villages are the part of mine lease areas or habitations and villages are surrounded by the mine lease area'.
- (vii) The project proponent shall submit the environmental statement for each financial year in Form-V to the concerned State Pollution Control Board as prescribed under the Environment (Protection) Rules, 1986, as amended subsequently and put on the website of the company.
- (viii) The project authorities shall inform to the Regional Office of the MOEFCC regarding commencement of mining operations.

- (ix) The project authorities must strictly adhere to the stipulations made by the State Pollution Control Board and the State Government.
 - (x) The project proponent shall abide by all the commitments and recommendations made in the EIA/EMP report, commitment made during Public Hearing and also that during their presentation to the Expert Appraisal Committee.
 - (xi) No further expansion or modifications in the plant shall be carried out without prior approval of the Ministry of Environment, Forests and Climate Change.
 - (xii) Concealing factual data or submission of false/fabricated data may result in revocation of this environmental clearance and attract action under the provisions of Environment (Protection) Act, 1986.
 - (xiii) The Ministry may revoke or suspend the clearance, if implementation of any of the above conditions is not satisfactory.
 - (xiv) The Ministry reserves the right to stipulate additional conditions if found necessary. The Company in a time bound manner shall implement these conditions.
 - (xv) The Regional Office of this Ministry shall monitor compliance of the stipulated conditions. The project authorities should extend full cooperation to the officer (s) of the Regional Office by furnishing the requisite data / information/monitoring reports.
 - (xvi) The above conditions shall be enforced, inter-alia under the provisions of the Water (Prevention & Control of Pollution) Act, 1974, the Air (Prevention & Control of Pollution) Act, 1981, the Environment (Protection) Act, 1986, Hazardous and Other Wastes (Management and Trans-boundary Movement) Rules, 2016 and the Public Liability Insurance Act, 1991 along with their amendments and Rules and any other orders passed by the Hon'ble Supreme Court of India / High Courts and any other Court of Law relating to the subject matter.
5. The proponent shall abide by all the commitments and recommendations made in the EIA/EMP report and also that during presentation to the EAC. All the commitments made on the issues raised during public hearing shall also be implemented in letter and spirit.
 6. The proponent shall obtain all necessary clearances/approvals that may be required before the start of the project. The Ministry or any other competent authority may stipulate any further condition for environmental protection. The Ministry or any other competent authority may stipulate any further condition for environmental protection.
 7. Any appeal against this environmental clearance shall lie with the National Green Tribunal, if preferred, within a period of 30 days as prescribed under Section 16 of the National Green Tribunal Act, 2010.
 8. The coal company/project proponent shall be liable to pay the compensation against the illegal mining, if any, and as raised by the respective State Governments at any point of time, in terms of the orders dated 2nd August, 2017 of Hon'ble Supreme Court in WP

(Civil) No.114/2014 in the matter of 'Common Cause Vs Union of India & others.

9. The concerned State Government shall ensure no mining operations to commence till the entire compensation for illegal mining, if any, is paid by the project proponent through their respective Department of Mining & Geology, in strict compliance of the judgment of Hon'ble Supreme Court.
10. This environmental clearance shall not be operational till such time the project proponent complies with the above said judgment of Hon'ble Supreme Court, as applicable, and other statutory requirements.

This issues with the approval of the competent Authority



(Lalit Bokolia)
Director

Copy to: -

1. The Secretary, Ministry of Coal, Shastri Bhawan, New Delhi
2. Deputy Director General of Forests (C), Ministry of Env., Forest and Climate Change, Integrated Regional Office, Hyderabad, 3rd Floor, Room No. 309, Aranya Bhawan, Opp. RBI, Safiabab – 500004, Hyderabad, Telangana
3. The Secretary, Department of Environment & Forests, Government of Telangana
4. The Member Secretary, Central Ground Water Authority, Jamnagar House, 18/11, Man Singh Road Area, New Delhi, Delhi 110001
5. The Member Secretary, Central Pollution Control Board, CBD-cum-Office Complex, East Arjun Nagar, Delhi - 32
6. The Member Secretary, Telangana State Pollution Control Board, Paryavaran Bhawan, A-3 Industrial Estate, Sanatnagar, Hyderabad - 38
7. The District Collector, Bhadradi Kothagudem, Government of Telangana
8. Monitoring File/Guard File/Record File.



(Lalit Bokolia)
Director



The Singareni Collieries Company Limited
(A Government Company)
Ramagundam Area-III

Ref:- RG3/EST/FL/104-F/652

Date: 23.08.2025

To
The District Forest Officer,
Peddapalli.

Sir,

Sub:- TSFD - F(C) Act, 1980 - Regularization of 330.33 ha (330.1826 Ha as per DGPS survey) of forest land in Uppertakesaram Forest Block in Manthani Range Peddapalli Division Open Cast Mining Operations and other activities of SCCL - Accorded In-Principal (Stage-I) approval - Orders communicated - Payment of Regularization of 330.33 Ha of Forest Land in Uppertakesaram Block- Reg.

- Ref:-
1. MoEF & CC, GOL New Delhi, F.No:8-16/2021-FC, dated 21.11.2023.
 2. DFO-Peddapalli demand Rc.No.891/S4/2020, dated: 20.09.2024
 3. RG.3/FAD/Lands/2025-26/1613, dated: 16.08.2025

Your kind attention is invited on the captioned subject it is to submit that, vide reference 1st cited, the MoEF & CC, GOI, New Delhi has accorded in-Principle (Stage-I) approval under Section-2 of Forest (Conservation) Act, 1980 for regularization of 330.33 ha (330.1826 Ha as per DGPS survey) of forest land in Uppertakesaram Forest Block in Manthani Range Peddapalli Division Open Cast Mining Operations and other activities of SCCL.


In this connection your kind authority issued the demand to deposit the amount of Rs.24,72,000/- (twenty four lakhs seventy two thousand only) toward construction of 206 Nos. boundary pillars as per condition No.xxvi of the Stage-I approval.

In this connection, please find enclosed herewith the cheque bearing no.909126, dated 12.08.2025 issued in favour of District Forest Officer, Peddapalli for an amount of Rs.24,72,000/- (twenty four lakhs seventy two thousand only).

In view of the above, it is requested your kind authority to advise the concerned to acknowledge the receipt of the same for office record and for compliance report.

Thanking you Sir,

Yours faithfully,


General Manager
M/s S.C.Co.Ltd.
Ramagundam Area-III

Encl: As above.

Copy to:
Director (PA&W)
CCF- Kaleshwaram Circle
Director (P&P)
Advisor (Env. & Forest) SCCL
GM (Estates)
PO RG Coal Mine

Received
PDS
12/8/25

NON PAYEE ONLY
NOT NEGOTIABLE



भारतीय स्टेट बैंक
State Bank Of India
District Forest Officer

CENTENARY COLONY BRANCH (20959)
CENTENARY COLONY, Q NO. NC 111,
RAMAGIRI, PEDDAPALLI, TELANGANA - 505 212
Tel. No. : 8728-258165 IFS Code : SBIN0020959

बोकार 3 महीने के लिए 12.09.2023
D D M M Y Y Y Y

JTELE3

PAY

Twenty four lakh seventy two thousand only

को या उनके आदेश पर OR ORDER

उपये RUPEES

**2472000.00

अवा करे

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खा. न.
A/c No. **62035802083**

For THE SINGARENI COLLIERIES COMPANY LIMITED

CASH CREDIT A/C

38020853026

Prefix :
2109100002

**2472001.00

AUTHORISED SIGNATORY

AUTHORISED SIGNATORY

Please sign above

MULTI-CITY CHEQUE Payable at Par at All Branches of SBI

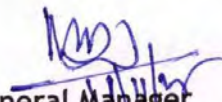
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THE SINGARENI COLLIERIES COMPANY LIMITED
(A GOVERNMENT COMPANY)
Ramagundam Area-III

CERTIFICATE

This is to certify that an amount of Rs. 24,72,000/- (rupees Twenty four lakhs seventy two thousand only) was deposited vide cheque bearing no.909126, dated 12.08.2025 issued in favour of District Forest Officer, Peddapalli towards construction of 206 Nos. boundary pillars as per Condition No.xxvi of the Stage-I approval for regularization of 330.33 ha of forest land in Upperlakesaram forest block in manthani range, peddapalli division for RG Coal mine.


General Manager
Ramagundam Area-III
The Singareni Collieries Company Ltd.



THE SINGARENI COLLIERIES COMPANY LIMITED
(A GOVERNMENT COMPANY)
Ramagundam Area-III

**UNDERTAKING FOR CONDITION NO.XXV OF ALREADY APPROVED PROPOSAL FOR
REGULARIZATION OF 330.33 HA OF FOREST LAND IN UPPERLAKESARAM FOREST
BLOCK IN MANTHANI RANGE, PEDDAPALLI DIVISION FOR RG COAL MINE**

"No labour camp shall be established on the forest land and the User Agency shall provide fuels preferably alternate fuels to the laborers and the staff working at the site so as to avoid any damage and pressure on the nearby forest areas"

SCCL hereby agrees to undertake that no labour camps will be established on the Forest land and the SCCL is providing free supply of LPG to all its employees @12 cylinder per annum as stipulated in Condition No.(XXV) of stage-1 clearance communicated vide MOEF & CC,Gol, F.No. 8-16/2021-FC, Dt.21.11.2023.

General Manager
Ramagundam Area-III
The Singareni Collieries Company Ltd.



THE SINGARENI COLLIERIES COMPANY LIMITED
(A GOVERNMENT COMPANY)
Ramagundam Area-III

**UNDERTAKING FOR CONDITION NO.XXXII OF ALREADY APPROVED PROPOSAL FOR
REGULARIZATION OF 330.33 HA OF FOREST LAND IN UPPERLAKESARAM FOREST
BLOCK IN MANTHANI RANGE, PEDDAPALLI DIVISION FOR RG COAL MINE**

“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 shall be carried with by the State Government and user agency”

SCCL hereby agrees to submit an undertaking 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 will be carried with by the State Government and user agency as stipulated in Condition No. (XXXII) of Stage-1 clearance communicated vide MoEF & CC, GoI, F.No. 8-16/2021-FC, Dt.21.11.2023.

General Manager
Ramagundam Area-III
The Singareni Collieries Company Ltd.




**THE SINGARENI COLLIERIES COMPANY LIMITED
(A GOVERNMENT COMPANY)
Ramagundam Area-III**

**UNDERTAKING FOR CONDITION NO.XXVIII OF ALREADY APPROVED PROPOSAL FOR
REGULARIZATION OF 330.33 HA OF FOREST LAND IN UPPERLAKESARAM FOREST
BLOCK IN MANTHANI RANGE, PEDDAPALLI DIVISION FOR RG COAL MINE**

“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”.

SCCL hereby agrees to undertake that the forest land will under no circumstances be transferred to any other agency, Department or person as stipulated in Condition No.(XXVIII) of Stage-1 clearance communicated vide MoEF & CC, GoI, F.No.8-16/2021-FC, Dt.21.11.2023.


**General Manager
Ramagundam Area-III
The Singareni Collieries Company Ltd.**



THE SINGARENI COLLIERIES COMPANY LIMITED
(A GOVERNMENT COMPANY)
Ramagundam Area-III

**UNDERTAKING FOR CONDITION NO. XXVII OF ALREADY APPROVED PROPOSAL FOR
REGULARIZATION OF 330.33 HA OF FOREST LAND IN UPPERLAKESARAM FOREST
BLOCK IN MANTHANI RANGE, PEDDAPALLI DIVISION FOR RG COAL MINE**

"The layout plan of the mining plan/ proposal shall not be changed without the prior approval of the Central Government and the forest land shall not be used for any purpose other than that specified in the proposal".

SCCL hereby agrees to undertake that the layout plan of the proposal will not be changed without prior approval of the Central Government and the Forest land will not be used for any other purpose other than that specified in the proposal as stipulated in Condition No. (XXVII) of Stage-1 clearance communicated vide MoEF & CC, Gol, F.No. 8-16/2021-FC, Dt.21.11.2023.

General Manager
Ramagundam Area-III
The Singareni Collieries Company Ltd.




THE SINGARENI COLLIERIES COMPANY LIMITED
(A GOVERNMENT COMPANY)
Ramagundam Area-III

**UNDERTAKING FOR CONDITION NO.XXIX OF ALREADY APPROVED PROPOSAL FOR
REGULARIZATION OF 330.33 HA OF FOREST LAND IN UPPERLAKESARAM FOREST
BLOCK IN MANTHANI RANGE, PEDDAPALLI DIVISION FOR RG COAL MINE**

"No damage to the flora and fauna of the adjoining area shall be caused"

SCCL hereby agrees to submit an undertaking that no damage to the flora and fauna of the adjoining area will be caused as stipulated in Condition No. (XXIX) of Stage-1 clearance communicated vide MoEF & CC, Gol, F.No. 8-16/2021-FC, Dt.21.11.2023.


General Manager
Ramagundam Area-III
The Singareni Collieries Company Ltd.




THE SINGARENI COLLIERIES COMPANY LIMITED
(A GOVERNMENT COMPANY)
Ramagundam Area-III

**UNDERTAKING FOR CONDITION NO.XXXIV OF ALREADY APPROVED PROPOSAL FOR
REGULARIZATION OF 330.33 HA OF FOREST LAND IN UPPERLAKESARAM FOREST
BLOCK IN MANTHANI RANGE, PEDDAPALLI DIVISION FOR RG COAL MINE**

"The user agency shall comply all the provisions of 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"

SCCL hereby agrees to submit an undertaking to comply all the provisions of all Acts, Rules, Regulations, Guidelines, Hon'ble Court Order (s) and NGT Order (s) pertaining to this project as stipulated in Condition No. (XXXIV) of Stage-1 clearance communicated vide MoEF & CC, GoI, F.No. 8-16/2021-FC, Dt.21.11.2023.


General Manager
Ramagundam Area-III
The Singareni Collieries Company Ltd.




THE SINGARENI COLLIERIES COMPANY LIMITED
(A GOVERNMENT COMPANY)
Ramagundam Area-III

**UNDERTAKING FOR CONDITION NO. XXXIII OF ALREADY APPROVED PROPOSAL FOR
REGULARIZATION OF 330.33 HA OF FOREST LAND IN UPPERLAKESARAM FOREST
BLOCK IN MANTHANI RANGE, PEDDAPALLI DIVISION FOR RG COAL MINE**

“User Agency shall submit the annual self-compliance report in respect of the above stated conditions to the State Government, concerned Regional Office and to this Ministry by the end of March every year regularly”

SCCL hereby agrees to submit an undertaking the annual self-compliance report in respect of the above stated conditions to the State Government, concerned Regional Office and to this Ministry by the end of March every year regularly as stipulated in Condition No. (XXXIII) of Stage-1 clearance communicated vide MoEF & CC, Gol, F.No. 8-16/2021-FC, Dt.21.11.2023.


General Manager
Ramagundam Area-III
The Singareni Collieries Company Ltd.



The Singareni Collieries Company Limited

(A Government Company)

Regd. Office: KOTHAGUDEM - 507101, Telangana.

Ministry of Environment, Forest and Climate change (Forest Conservation Division) Delhi, Government of India Vide Letter No. 8-16/2021-FC, dated 21.11.2023 has granted Stage-I clearance with the following conditions for regularization of 330.33 Ha (330.1826 Ha as per DGPS survey) of forest land in Upparlakesaram Forest Block in Manthani range of Peddapalli Division for Opencast Mining Operations and other activities of SCCL in Peddapalli District in favour of M/s SCCL. The above Government of India approval is published as below.

i. Legal status of the diverted forest land shall remain unchanged; ii. The state Govt. Shall impose NPV for 330.33 ha as per the prevailing rates; iii. The state Govt. Shall impose a penalty of five (5) times the NPV for 330.33 ha which is the area under violation, plus 12 percent simple interest on the total amount so calculated from 01.08.2013 till the actual date of deposit as penalty for violation of FCA 1980; iv. Compensatory afforestation shall be taken up by the Forest Department over 330.33 ha of Non- forest land for the CA purpose at the cost of the user agency. The Non – forest land identified for CA Shall be transferred and mutated in the name of Forest Department and notified as RF/PF prior to stage-II Approval. A Copy of the original notification declaring the Non- Forest Land under Indian Forest Act, 1927, or under the relevant section of the state Forest Act as the case may be, will be submitted by the State Government prior to stage-II Approval; v. The CA Land identified and mutated in the name of Forest Department w.r.t the two proposals adjoining to the instant mine shall be notified as RF/PF 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 maybe within three months and the compliance in this regard shall be submitted to the ministry; vi. The State Govt. /User Agency Shall Identify 14.04 ha of degraded Forest land w.r.t. the CA against Safety Zone as recommended by the RO and State Nodal Officer; vii. The State Govt. Shall also undertake penal CA of 237.14 ha DFL (2*118.57 = 237.14) as recommended by the RO and State Nodal Officer; viii. The state Govt. shall forward the details of the CA Land and CA Scheme (if revised) pertaining to the proposals (diversion of 412.4 ha of forest land for underground mining in which 247 ha for surface use for GDK-9,10 & 10 A inclines in Ramagundam-II and OC Project-I expansion and diversion of 147.42 ha of Forest Land in RF of Karimnagar east division for expansion of Ramagundam OPE-II for which Approvals were accorded by this ministry in 02.05.2008 & 01.08.2013 respectively). Further the State Govt. Shall take approval of this Ministry w.r.t the revised CA Lands within a period of three months; ix. State and Regional Office, Must monitor the compliance of the proposals granted FC clearances to the user Agency and take appropriate action; x. The cost of felling trees shall be deposited by the User Agency with the State Forest Department; xi. The cost of compensatory afforestation at the prevailing wage rates as per compensatory afforestation scheme and the cost of survey, Demarcation and erection of permanent pillars, if required on the CA Land, shall be deposited in advance with the forest Department by the User Agency. The CA will be maintained for 10 years. The Scheme may include afforestation of indigenous species with appropriate provision for anticipated cost increase for works scheduled for subsequent years, into the account of National Authority, CAMPA managed by the State Govt; xii. The land identified for the purpose of CA shall be clearly depicted on a Survey of India topo sheet of 1:50,000 scale; xiii. The KML Files of diverted area and the CA Area shall be uploaded on the e-Green watch portal with all requisite details prior to stage II Approval; xiv. The compensatory levies to be realized from the User Agency under the project shall be transferred / deposited, through e-challan, into the account of National Authority, CAMPA Pertaining to the State concerned through e- portal (<https://parivesh.nic.in/>); xv. Safety Zone shall be maintained at project cost by the User Agency as per relevant guidelines issued by the ministry; xvi. The User Agency shall prepare a list of existing village tanks and other water bodies with GPS Co-ordinates located within five KM from the mine lease boundary. This list is to be duly verified by the concerned Divisional Forest Officer. The User Agency Shall regularly under take desilting of these village tanks and other water bodies so as to mitigate the impact of siltation of such tanks/ water bodies. A detailed approved in consultation with Forest Department and shall be submitted to MOEF & CC before stage –II Approval; xvii. State Government shall complete settlement of rights, in term of the Scheduled Tribes and Traditional Forest Dwellers (Recognition of Forest Rights) Act, 2006, if any, on the Forest land to be diverted and submit the documentary evidence, along with compliance of stage-1 approval, as prescribed by the ministry's letter No. 11-9/1998-FC (Pt.) dated 03.08.2009 read with 05.07.2013, in support thereof; xviii. The complete compliance report shall be uploaded on e- portal (<https://parivesh.nic.in/>); xix. At the time of payment of the Net present Value (NPV) At the present 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; xx. Trees should be felled in phased manner as per the requirement in the approved plan with prior permission of concerned DFO; xxi. The User Agency shall undertake mining in a phased manner after taking due care 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 concern DDGF (Central) may direct that the mining activities shall remain suspended till such time, Such reclamation activities area satisfactorily executed; xxii. The User Agency shall comply with the Hon'ble Supreme Court order on re-grassing, and re-grass the mining area and any other areas which may have been disturbed due to mining to restore them to a condition which is fit for growth of fodder, flora, fauna, etc. in a timely manner; xxiii. 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 , as amended and the rules framed there- under; xxiv. The User Agency shall obtain the Environment clearance as per the provisions of the Environmental (Protection) Act, 1986, if required; xxv. No Labour camp shall be established on the forest land and the user agency shall provide fuels preferably alternate fuels to the labourers and staff working at the site so as to avoid any damage and pressure on the nearby forest areas; xxvi. 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; xxvii. The layout plan of the mining plan / proposal shall not be changed without the prior approval of the Central Government and the forest land shall not be used for any purpose other than that specified in the proposal; xxviii. 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; xxix. No damage to the flora and fauna of the adjoining area shall be caused; xxx. 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; xxxi. 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; xxxii. Any other condition that the Ministry of Environment, Forest and Climate Change 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; xxxiii. The user agency shall submit the annual self – compliance report in respect of the above stated conditions to the State Government, Concerned Regional Office and to this ministry by the end of March every year regularly; xxxiv. 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; and xxxv. Violation of any of these conditions will amount to violation of Forest (Conservation) Act, 1980 and action would be taken as prescribed in para 1.21 of Chapter 1 of the Handbook of comprehensive guidelines of Forest (Conservation) Act, 1980 as issued by this ministry's letter No. 5-2/2017 – FC dated 28.03.2019.

(Dr.Dheeraj Mittal)

Assistant Inspector General of Forests



THE SINGARENI COLLIERIES COMPANY LIMITED
(A GOVERNMENT COMPANY)
Ramagundam Area-III

**UNDERTAKING FOR CONDITION NO.XXXV OF ALREADY APPROVED PROPOSAL FOR
REGULARIZATION OF 330.33 HA OF FOREST LAND IN UPPERLAKESARAM FOREST
BLOCK IN MANTHANI RANGE, PEDDAPALLI DIVISION FOR RG COAL MINE**

“Violation of any of these conditions will amount to violation of Forest(Conservation) Act, 1980 and action would be taken as prescribed in para 1.21 of Chapter 1 of the Handbook of comprehensive guidelines of Forest(Conservation) Act, 1980 as issued by this Ministry's letter No. 5-2/2017-FC dated 28.03.2019”

SCCL hereby agrees to submit an undertaking will comply with the provisions of all Act, Rules, Regulations & Guidelines issued from time to time as stipulated in Condition No. (XXXV) of Stage-1 clearance communicated vide MoEF & CC, Gol, F.No. 8-16/2021-FC, Dt.21.11.2023.

General Manager
Ramagundam Area-III
The Singareni Collieries Company Ltd.