भारत सरकार

Government of India पर्यावरण, वन एवं जलवायु परिवर्तन मंत्रालय

Ministry of Environment, Forest & Climate Change क्षेत्रीय कार्यालय, शिलांग/Regional Office, Shillong उप कार्यालय, गुवाहाटी/Sub - office, Guwahati

चौथी मंजिल, हौसेफेड इमारत, जी एस रोड , रुक्मणी गाँव, गुवाहाटी- ७८१०२२ 4th Floor, Housefed building, GS Road, Rukmini gaon, Guwahati -781022

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F.No. 3 AN B 112/2020-SHI /4231 - 32

28th July, 2023

सेवा में.

अतिरिक्त प्रमुख सचिव/ Addl. Chief Secretary, असम सरकार/Govt of Assam, पर्यावरण और वन विभाग/Environment and Forests Deaprtment, दिसपुर/Dispur, गुवाहाटी/Guwahati-781006.

Proposal for diversion of 2.696 ha forest land for drilling location DHD in Upper Dehing Reserved Forest (West Block) under Digboi Division in favour of Oil India Limited.

Sir,

This has got reference to the State Govt Assam letter No. FRS.88/2020/76 dated 27.11.2020 and ECF No. 159987/483 dated 01.04.2023 on the subject mentioned above seeking prior approval of the Central Government in accordance with Section 2 of the FCA, 1980 and to say that the proposal has been examined by the Regional Empowered Committee constituted by Central Government under Section 3 of aforesaid Act.

After careful consideration of the proposal of the State Government of Assam by the Regional Empowered Committee in its meeting held on 20.09.2022 and its recommendation and State Govt letter ECF No. 159987/483 dated 01.04.2023 and subsequent approval of Ministry, New Delhi on 15.07.2023 through e-office, I am to inform that the Central Government hereby conveys its "In Principle Approval" for diversion of 2.696 ha forest land for drilling location DHD in Upper Dehing Reserved Forest (West Block) under Digboi Division in favour of Oil India Limited subject to the following conditions:

A. Conditions which need to be complied prior to handing over of forest land by the State Forest Department.

1. The user agency shall transfer, the Net Present Value (NPV) in the revised rate of the forest land being diverted under this proposal, as per the orders of the Hon'ble Supreme Court of India dated 28/03/2008, 24/04/2008 and 09/05/2008 in Writ petition (Civil) No. 202/1995 and as per the guidelines issued by the Ministry vide letters No 5-3/2007-FC dated 05.02.2009 and File No.5-3/2011-FC(Vol-I) dated

- 21.03.2022. The requisite funds shall be transferred through online portal into CAMPA account of the State concerned;
- 2. The user agency shall transfer the cost of raising and maintaining the compensatory afforestation at the current wage rate in consultation with the State Forest Department in the account of CAMPA of the concerned State through online portal. The scheme may include appropriate provision for anticipated cost increase for works scheduled for subsequent years;
- 3. All the funds received from the user agency under the project shall be transferred/deposited to CAMPA account only through e-portal (https://parivesh.nic.in/). Amount deposited through other mode will not be accepted as compliance of the Stage-I clearance.
- 4. The compliance report shall be uploaded on e-portal (https://parivesh.nic.in/).
- 5. The KML files of the area to be diverted and the CA areas shall be uploaded on the e-Green watch portal with all requisite details before submitting compliance report for seeking Stage II approval;
- 6. The user agency shall deposit 2% of the total project cost into the account of CAMPA which will be utilized to prepare and implement elephant centric wildlife mitigation plan to mitigate the Human Elephant Conflict and precautionary measures to ensure free movement of the elephants in the landscape.
- 7. The State Govt shall ensure that under no circumstances, implementation of such mitigating measures envisaged in Human Elephant/wildlife Conflict mitigation and wildlife conservation plan should be delayed beyond a period of 2 years to ensure commencement of rejuvenation of ecosystem services lost from the forest area allowed for non-forestry use of forest land at the earliest possible time.
- 8. The State Govt shall submit Human Elephant/wildlife Conflict mitigation and wildlife conservation plan approved by Chief Wildlife Warden, Govt of Assam along with detail cost of its implementation.
- 9. The NBWL clearance of the proposed area as it is 1.94 Km from the Dehing Patkai National Park boundary and falls within 10 km eco sensitive zone of DNP.
- 10. The action taken report against the user agency i.e. 'Oil India Limited' for violations as has been found in the report of committee filed before the Hon'ble Supreme Court in Civil Appeal No. 9710-9711 of 2018 titled Dr. Kashmira Kakati Vs Union of India & Ors and corridor protection and management shall be initiated by the State government keeping in view the sensitivity of the area.
- 11. The complete compliance of the FRA, 2006 shall be ensured by way of prescribed certificate from the District Collector;
- 12. The User Agency shall obtain the Environment Clearance as per the provisions of Environment (Protection) Act, 1986.
- 13. The boundary of the diverted forest land shall be suitably demarcated on ground at the project cost, as per the directions of the concerned Divisional Forest Officer.
- 14. State Govt shall take action against the user agency i.e. 'Oil India Limited' as per the committee constituted by the Ministry in respect to Hon'ble Supreme Court of India order dated 10-08-2022 in Civil Appeal No. 9710-9711 of 2018 titled Dr. Kashmira Kakati Vs Union of India & Ors found pollution caused by Oil India Limited due to

release of effluent in the area. The State Govt shall furnish the compliance to Sub-office, Guwahati in light of the report of the committee.

15. The corridor protection and management shall be initiated by the State Govt keeping in view the sensitivity of the area as mentioned in committee report above.

- 16. Any change in the diameter of borehole and number of bore holes will be reported to the concerned Regional Office in advance for consideration and recommendations to the Central Government;
- 17. The State Govt shall furnish the compliance to Sub-office, Guwahati in light of the report of the committee as mentioned at Sl. No. 14 above.
- 18. 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.

B: Conditions which need to be strictly complied on field after handing over of forest land to the user agency by the State Forest Department but the compliance in form of undertaking shall be submitted prior to Stage-II approval:

- 1. Legal status of the diverted forest land shall remain unchanged;
- 2. The compensatory afforestation shall be raised and maintained by the State Forest Department over 6 ha in Compartment No. 114, Block No. 1, Lakhipathar Range in Digboi Forest Division in Tinsukia District of Assam at the cost of the User Agency. As far as practicable a mixture of local indigenous species will be planted and monoculture of a species has to be avoided.
- 3. At the time of payment of the Net Present Value (NPV) at the then prevailing rate, the User Agency shall furnish an undertaking to pay the additional amount of NPV, if so determined, as per the final decision of the Hon'ble Supreme Court of India;
- 4. The boundary of the diverted forest land shall be suitably demarcated on ground at the project cost, as per the directions of the concerned Divisional Forest Officer;
- 5. The 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 granted under the Mines and Minerals (Development and Regulation) Act, 1957, as amended and the Rules framed there-under;
- 6. No labour camp shall be established on the forest land;
- 7. 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;
- 8. 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;
- 9. No damage to the flora and fauna of the adjoining area shall be caused;
- 10. The layout plan of the mining plan/ proposal shall not be changed without the prior approval of the Central Government;

- 11. The user agency shall not expand its occupation or use surrounding forest/forest land in any manner otherwise expressed in this clearance;
- 12. Land so diverted shall revert back to the Forest Department in case it is not needed for the above use after due restoration to its original status (as far as possible and to the satisfaction of State Forest Department).
- 13. The permission for exploratory drilling or prospection would not ipso facto imply any commitment on the part of Central Govt for diversion of forest land even if minerals/oil/hydrocarbons are struck for mining.
- 14. The user agency shall take all possible precautions & care all the time not to impact adversely the surround forests and forestland by their actions/activities;
- 15. Trees felling shall be done only when absolutely unavoidable and such removal, if any, shall be done under the supervision of the Forest department;
- 16. 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;
- 17. The user agency shall undertake mining in a phase 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 Govt and the concerned Integrated Regional Office of the Ministry. If it is found from the annual report that the activities indicated in the concurrent reclamation plan area not being executed by the user agency, the Nodal Officer or the concerned Integrated Regional Office may direct that the mining activities shall remain suspended till such time, reclamation activities are satisfactorily executed;
 - 18. 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; and
 - 19. 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.
 - 20. 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.
 - 21. All other clearance /NOCs under different applicable rules/regulations /local laws and under Forest Dwellers (Recognition of Forest Rights) Act, 2006 as required vide MoEF, New Delhi guideline No.11-9/1998-FC(pt) dated 03.08.2009 shall be complied with.
 - 22. This approval may be revoked if the above conditions of approval are not complied to the satisfaction of the Sub-office, Guwahati.
 - 23. Any other conditions that the Regional Office of Environment, Forest & Climate Change may stipulate from time to time in the interest of conservation, protection

and development of forests & wildlife. The state govt shall ensure compliance of all the above conditions;

24. As per Ministry's letter No 11-30/96-FC(Pt) dt 14.9.2001, if the compliance of stipulated conditions is awaited from the State Govt for more than 5(five) years, the in-principle approval would be summarily be revoked considering that the user agency is no longer interested in the project.

After the receipt of the compliance report from the State Government on fulfillment of the conditions mentioned above, final/stage-II approval of the Central Government, in accordance with Section 2 of the Forest (Conservation) Act, 1980, will be considered. Till the receipt of the Final / Stage-II approval of the Central Government for diversion of the said forest land from this Ministry, transfer of the said forest land to the User Agency shall not be affected by the State Government.

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(W. I. Yatbon) कि दीय) वन उप महानिरीक्षक (केंद्रीय)

Deputy Inspector General of Forests(C)

Copy to:

1. The Principal Chief Conservator of Forests & HoFF, Govt of Assam, Environment and Forest Department, Aranya Bhawan, Rop Konwar Jyoti Prasad Agarwal Path, Near Srimanta Sankardev Kalakhetra, Panjabari, Guwahati-781037.

Deputy Inspector General of Forests(C)

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