

Office of the P.C.C.F Inward No. 10218 Book No. 7/22 Date 09/11/2122

GOVERNMENT OF GOA Office of the Dy. Conservator of Forests

South Goa Division Margao – Goa, Pin 403601.

<u>Ph/Fax No.: 0832-2750246/2751462</u> <u>E mail : dcfsouth-forest.goa@nic.in/dcfsouth@gmail.com</u> No.6/FCA-85/ML-3/FeMn 79/DCFS/TECH/2022-23/1917 Dt. 8/11/2022

To, The Dy. Conservator of Forests, Monitoring and Evaluation, Altinho, Panaji – Goa.

Sub: Proposal for diversion of 72.08 ha. of forest land for non-forestry purpose under mining lease bearing No.3/FeMn/79 located at village Caurem, Quepem Taluka in South Goa District & Division, in favour of M/s. Naraina Sinai Quritonim. (Online proposal No.FP/A/MIN/153183/2022) – regarding. Change of area in proposal.

Ref: No.6-13(216)-2022-23/FD/3007 dated 10.10.2022.

Madam,

With reference to the subject above, this office had raised queries to the User Agency (UA) and the UA had submitted the information / clarification / documents with respect to observation raised by Assistant Inspector General of Forests, Ministry of Environment, Forest & Climate Change Government of India, New Delhi vide letter No.8-26/2022-FC dated 30.09.2022. The reply of the UA and the remarks of this office are provided below for necessary action.

Sr. No.	Observation	Reply of User Agency	Remarks of this office
i.	The Cost benefit analysis report submitted is not signed by the concerned DFO		Complied. Countersigned hard copy is enclosed herewith.
ii.	The copy of certificate issued by Chief Secretary regarding non-	-	May please be complied at Head office level.

submitted earlier.

			The soft copy is enclosed herewith.
V.	The State Govt. is requested to comment whether the instant proposal recommended by the State for consideration of this Ministry is in accordance with the order passed by the Hon'ble Supreme Court dtd. 07.02.2018 in S.L.P. © No.32138 of 2015	-	Not applicable at this office level as the matter pertains to grant and renewal of mining leases which is under the ambit of Directorate of Mines and Geology.
vi.	The DFO in SIR mentioned that the lease area is fully proposed for diversion as per existing FCA rules and guidelines. However, as per the mining plan approved by competent authority 28.30 ha is proposed to be used for 5 years i.e. till 2026-27. The plan w.r.t. to remaining land is not clear. In this regard the State Govt. may offer comments.	 The Approved Mining Plan is, presently, for the period 2022-2023 to 2026-2027 ("Initial 5-year Period"). However, the tenure of the Said ML is till 2029, i.e. for two years after the Initial 5-year Period, viz. 2027-2028 and 2028-2029 ("Balance Period"). It is true that during the Initial 5-year Period, the total proposed area of the Said ML which shall be put to use is 28.30 Hectares., details of which are given in Chapter 7 ("FINANCIAL ASSURANCE / PERFORMANCE SURETY (AREA PUT TO USE)") at Pgs. 85, 86 and 87 of the Approved Mining Plan. 	The approved mining plan (till 2026-27) is for an area of 28.30 ha. The User Agency (UA) has mentioned of plans of exploration and geological mapping in the remaining area. Further, the UA have mentioned that in case the exploration leads to discovery of presence of suitable content of ores, then they would apply to competent authority for modification in their Mining Plan as required. The detailed reply of the UA is enclosed herewith.
		 However, Rule 12(4) of MCDR-2017 mandates the 	

380/C

mining lessee to carry out detailed exploration (G1 level) over the entire potentially mineralized area under the Mining Lease. For ready reference, relevant portion of Rule 12(4) is reproduced herein below:

"In case of existing mining leases, detailed exploration (G1 level)
over the entire potentially mineralized area under the Mining Lease shall be carried out ...

 An identical requirement is mandated in Para 7.3(ii) of Chapter 7 ("Mining Projects") of the Guidelines & Clarifications under the Forest (Conservation) Act and Forest Conservation Rule, 2003, which requires that mining shall allowed till approval under Section 2(iii) of the Forest Conservation Act is obtained for the entire forest land falling in such mining lease. For ready reference, relevant portion of Para 7.3(ii) is reproduced herein below

"In case of existing mining leases having forest land in part or in full for which mining lease has already been executed at least once before 1st April, 2015 but approval under the FC Act for even a part

379/6

of forest land falling in such mining leases has not been obtained no shall mining allowed in such mining after leases 31.03.2017 till under approval Section 2(iii) of the FC Act for the entire forest land falling in such mining lease obtained ... "

- Thus, as mandated under the aforesaid Rule 12(4) of MCDR-2017, we have proposed to undertake exploration and geological mapping over 70.20 Hectares, i.e. over almost the entire potentially mineralized area of the Said ML. This is evident from:
 - The last column of the Para 2.2.6.1 table in ("Future Exploration Proposal") at Pg. 44 of the Approved Mining Plan, which shows that during the Initial 5-year Period itself, geological mapping shall be undertaken over 70.20 Hectares, i.e. over the entire almost mineralized potentially area of the Said ML.
- The Surface Geological Plan which is Plate 3 to the Approved Mining Plan shows the location of the proposed bore holes and trenches, even beyond the present ultimate pit limit. This indicates that bore-

37810

holing and trenching, i.e. exploration, shall be undertaken over almost the entire area of the Said M. L..

- since Consequently, and exploration geological mapping shall undertaken over almost the entire area of Said M. L. (as the mandated by Rule 12(4) of MCDR-2017), approval sought has been of entire for diversion area of the Said ML for non-forestry purpose (as mandated by Para 7.3(ii) of Chapter 7 of the Guidelines Clarifications).
- If the future exploration and geological mapping indicates presence mineable iron ore, then we shall be applying to the IBM for modification of the Approved Mining Plan to undertake mining the beyond even 28.30 Hectares (proposed for the Initial 5-year Period) and upon and subject to receiving such approval from IBM, we undertaking be shall mining in the Balance Period, even beyond the area of 28.30 Hectares

vii. The State Govt. is requested to identify the CA land (non-forest land) as per the provisions mentioned in para 2.3 (v) of the

Reply given by User agency in letter dated 8/11/2022 flagged as 'Addendum' herewith.

Reply of User Agency is enclosed herewith vide their letter dated 08/11/2022.

		37
handbook of FCA 1980 & FC rules 2003 issued in 2019. Further, the State is also requested to submit the details w.r.t. corresponding CA scheme, site suitability certificate along with the KML files to this Ministry.		37
viii. From the mining	requisite approvals and documents related to compliance related to FCA and other acts and rules are enclosed as as Annexure "C".	pertaining to this is

Yours sincerely,

Prem Kumar R., IFS

Dy. Conservator of Forests, South Goa Division, Margao- Goa.

Encl: As above.