

वन विभाग, हरियाणा सरकार
कार्यालय प्रधान मुख्य वन संरक्षक, हरियाणा, पंचकूला
सी.18, वन भवन, सैक्टर-6, पंचकूला, दूरभाष 0172.2563988, 2563861 E-mail : cffcpanchkula@gmail.com

क्रमांक:- डी-तीन-10371 / 2444

दिनांक:- 22/11/22

सेवा में

क्षेत्रीय अधिकारी,
भारत सरकार, पर्यावरण, वन एवं जलवायु परिवर्तन मंत्रालय,
एकीकृत क्षेत्रीय कार्यालय,
चण्डीगढ़ ।

विषय: Diversion of 0.1785 ha. Forest Land for access of permission for transportation of mining area at village Khanak, under Forest Division and District Bhiwani, Haryana. Proposal No. FP/HR/Approach/146575/2021


संदर्भ: आपका पत्र क्रमांक 9-HRB129/2022-CHA दिनांक 14.07.2022

उपरोक्त संदर्भांकित पत्र के सम्बन्ध में वन मण्डल अधिकारी, भिवानी के पत्र क्रमांक 737 दिनांक 22.08.2022 से प्राप्त सूचना आपको निम्नप्रकार से भेजी जाती है:-

1	Layout plan, approved by competent authority, ie PWD needs to be submitted.	Layout Plan approved by competent authority is attached.
2	Justification from State Govt is required for charging Rs. 65 lakhs for boundary wall of 0.71 rkm under CA plantation scheme alongwith the latest approved norms approved from the PCCF for erecting such boundary wall for protection of just 337 plants.	The proposed C.A. Site is adjacent to the Mining Area. The land is to be diverted in this case is for transportation of mines material and there is lot of pressure of the vehicles, if proposed fencing will not be done, the protection of Forest area as well as Compensatory Afforestation is not possible. Therefore, fencing charges of Rs. 65 Lakhs have been proposed which justified.
3	State govt is required to send the detailed violation report including area broken in violation and applied for diversion, if it is of IFA or FCA 80 taking into consideration the guidelines at 1.21 of the Handbook of Forest (Conservation) Act, 1980 and Forest Conservation Rules, 2003 (Guidelines and clarifications).	Detailed Violaion report under IFA, 1927 has already been sent. Penalty for Violation has been proposed w.e.f. 01-06-2019. But, the Forest offence report has been issued on 24-02-2022.

		The user agency has violated the provisions of IFA, 1927
4	The penalty for violation in view of ex-post facto approval from the Ministry will be decided by the Ministry, if it is ascertained that there is a violation of FC80. Hence, DFO needs to remove the penalty charges from the CA scheme	There is Violation of IFA, 1927 as described in para No. (iii) above.
5	NPV calculation sheet needs to be provided separately for matching vegetation density and ecoclass and not to be mixed with CA scheme.	NPV calculation sheet has been prepared separately
6	Revised CA scheme needs to be submitted in view of the observations regarding NPV, penalty, boundary charges etc.	CA scheme not revised, but clarification given in s.no. 2
7	Toposheet no. of SOI Toposheet indicating CA Site is missing and the same is also not countersigned by DFO.	Toposheet No. of SOI has been uploaded on site.
8	The NOC from DFO Bhiwani dated 01.12.2014 indicates that legal status of the mining area (i.e. 258.30 hectares) is Section 4 (General). A copy of Government notification, allowing mining in the Section 4 (General) of PLPA-1900, may be submitted.	Copy of Govt. Notification dated 04-01-2013 regarding section -4 (General of PLPA, 1900 is attached.)

संलग्न/उपरोक्त


 अतिरिक्त प्रधान मुख्य वन संरक्षक (एफ0सी0ए0)
 हरियाणा, पंचकूला।