

By Speed Post

F.No. 47011/1(1)/2001-CPAM/CA-I(Part)
Government of India
Ministry of Coal

New Delhi, dated ^{30th} November, 2012

To
The Chairman & Managing Director,
M/s Odisha Mining Corporation Ltd.,
Bhubaneswar-751001, Odisha.

Sub: De-allocation of Utkal-D coal block in the State of Odisha allotted to M/s Odisha Mining Corporation Ltd. - Regarding.

Sir,

I am directed to refer to this Ministry's allocation letter No. 47011/1(1)/2001—CPAM/CA dated 19th December, 2003 (**Annexure-I**) and to this Ministry's show cause notice letter No.13016/18/2012-CA-I dated 2nd May, 2012 (**Annexure-II**) and to your reply to the show cause notice and the Presentation made/documents submitted by you on 9th October, 2012 before the Inter Ministerial Group (IMG) on the above subject.

2. **Utkal-D** coal block located in the State of Odisha was allocated to M/s. Odisha Mining Corporation Ltd. in pursuance of the Section 3(3)(a)(i) of the Coal Mines (Nationalisation) Act, 1973 subject to the certain terms and conditions. In the allocation letter, point (viii) stipulated as under:-
“(viii) Violation of any of the conditions imposed above on part of OMC in mining and disposing of coal from the Utkal-D coal block will render the mining lease liable for cancellation.”

3. The progress of allocated coal block has been reviewed by the Ministry through an Inter-Ministerial Review Committee from time to time wherein the allocatee company give presentation in respect of the development made by the company with reference to the milestones prescribed in the allocation letter during which it was noted as following:

i) In the review meeting held on 15/16.10.2008, it was noticed that the company was waiting for clarification for share with JV partner and after finalization of share with JV partner and finalization of share issue mining activity would start.

ii) In the review meeting held on 22/23.06.2009 it was noticed that almost all statutory clearance obtained. Pvt. and Govt. land acquisition is completed. EMP and FC stage –I area cleared. R&R in one village is going on. Commencement of production is affected for non-finalization of JV notification. Chairman of the Review Committee advised for settlement of the issue urgently. Show cause notice was issued to the allocatee on 03.09.2009. In their reply to the show cause notice, the allocatee company vide their letters dated 17.09.2009 and 17/18.08.2010 sought three months times for giving effect to the JV agreement.

iii) In the review meeting held on 20 & 21.07.2010 it was noted that commencement of production was affected for non-finalisation of JV notification. The Committee was dissatisfied with the development of mine and accordingly a show-cause notice for de-allocation was issued on 29.09.2010. The company replied vide its letter dated 23/25.10.2010 and the reply was considered by the review committee and the reasons for delay were not found convincing. With the approval of competent authority, Ministry of Coal issued a warning letter on 27.06.2011 for inordinate delay in development of coal block.

iii) In the review meeting held on 11/12.01.2012, it was noticed that no serious efforts have been made by the company to develop the coal block, even after repeated assurances tendered by the Company during the period. It was also noted that all the important/critical milestones such as grant of Forest Clearance(Stage-II), Mining Lease are pending. Company informed that earlier JVC was formed between OMDC (26% share) and Sainik Mining & Allied Services (74% share) which was not permissible. OMDC Board resolved the shareholding and changed the shareholding pattern in 51:49 ratio and also resolved major pending issues. Company requested Ministry of Coal to engage MCL to raise coal. The company was issued the show cause notice. The company furnished their reply to the show cause notice.

4. In the meantime, the Government has set up an Inter-Ministerial Group (IMG) on 21.06.2012 under the Chairpersonship of Additional Secretary (Coal), Ministry of Coal having members from Ministry of Power, Ministry of Steel, Ministry of Commerce & Industry, Department of IPP, Ministry of Law and Justice, Department of Legal Affairs, Department of Economic Affairs. The IMG has been given the mandate to review the progress of development of allocated coal blocks and associated end use projects and to recommend action including de-allocation, if required.

5. The case of the allocatee company was referred to IMG. Accordingly, the IMG gave an opportunity to the allocatee company to make the Presentation before it on the progress of development of allocated coal blocks and associated end use project. The representatives of the allocatee company gave presentation on 9th October, 2012 before the IMG. The IMG considered the presentation, the status note of the **Utkal-D** coal block prepared by Ministry of Coal and Coal Controller's Organisation (**Annexure-III**). The progress of development of the block with reference to the milestones and their achievement is as under:-

Mile Stones	Schedule date of completion	Actual date of Completion	Slippage in YY/MM as on June'2012	Remarks
Purchase of GR	2.2.2004 (45 days)	9.4.2004	2 Months	45 days as it is explored
Submission of Bank Guarantee	NA	NA		BG introduced from June'2007 for govt. Block.
Mining Lease Application	19.3.2004 (3 months)	21.7.2001	Advance	

Submission of Mining Plan	19.6.2004 (6 months)	1.8.2004	1 Month 12 days	
Approval of Mining Plan	19.8.2004 (8 months)	7.4.2005	8 Months	
Application of Previous approval	19.10.2004 (10 months)	24.10.2004	-	
Granting of Previous approval	19.11.2004 (11 months)	15.9.2005	10 Months	
Application of Forest clearance	19.12.2004 (12 months)	30.6.2005	6 Months	
Grant of Forest Clearance	19.6.2005 (18 months)	Pending	7 Years	Stage II of FC is awaited from MOEF.
Application EMP Clearance	19.12.2004 (12 months)	30.6.2005	6 Months	
Grant of EMP Clearance	19.6.2005 (18 months)	29.1.2007	1Yr 6 Months	
Grant of Mining Lease	19.12.2005 (24 months)	Pending	6 Yrs 6 Months	ML will follow after grant of Forest clearance.
Application of Land Acquisition	19.7.2005 (19 months)	1.3.2004	Advance	
Completion of Land Acquisition	19.12.2006 (36 months)	1.11.2006	Advance	
Application for opening permission	19.4.2007 (40 months)	Pending	5 Yrs 2 Months	
Grant of Opening permission	19.5.2007 (41 months)	Pending	5 Yrs 01 Months	
Production	19.6.2007 (42 Months)	Pending	5 Years	Considering Production from OC first.

6. After detailed deliberations, the IMG made its recommendation to **de-allocate Utkal-D** Coal block which was allocated to M/s Odisha Mining Corporation Ltd. in its 15th meeting held on 5th November 2012. The recommendations made by the IMG are as follows:-

"ODISHA MINING CORPORATION LTD. (UTKAL-D)

The IMG considered the terms and conditions of allocation, the show cause notice issued, the reply and the presentation made by the company along with the status paper placed before the IMG. The IMG noted that 9 years have elapsed from the date of allotment i.e. 19.12.2003. IMG noted that a JV agreement has been executed on 29.12.2003 which was reported to have been terminated on 1.11.2012. IMG also noted that the company has purchased the GR and the mining plan is approved on 7.4.2012, EC and Stage-I FC clearance have been obtained. Land acquisition has been completed on 1.11.2006 however it has been acquired by IDCO for the JV. Investment made in the coal block is not supported by CA certificate. At the time of presentation, investment was reported to be Rs.102.83 crore however,

there is no mention of this in the written submission. During presentation, the company argued that the entire delay was not attributable to them and they assured that they will be in a position to open the mine by April, 2014 whereas the normative date for start of production was 19.6.2007.

The IMG noted that though Stage-I FC clearance was obtained on 20.10.2006, there is no further progress for development of the block. The status was same in the review meetings in 2009 and 2010. The allocatee has been issued show cause notices several times and there has been no improvement in status. Taking into account all factors and that neither is there any substantial progress nor has substantial investment been made in development of the coal block, the IMG recommends that the block may be de-allocated."

7. The recommendation of the IMG has since been considered and accepted by the Government.

8. Accordingly, **Utkal-D** coal block allocated to **M/s Odisha Mining Corporation Ltd.** is **de-allocated**. The company shall not be eligible for allocation of coal block in lieu of the de-allocated coal block.

Yours faithfully,


(P.S.S. Reddy)
Director

Copy to:-

1. The Chief Secretary, Government of Odisha, Secretariat, Bhubaneswar, Odisha.
2. The CMD, Coal India Limited, 10, Netaji Subash Road, Kolkata-700001.
3. The Coal Controller's Organisation, 1, Council House Street, Kolkata.
4. ✓ NIC Cell, Ministry of Coal for placing the letter on the Website of Ministry of Coal.

Annexure I

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No. 47011/1(1)/2001-CPAM/CA
Government of India
Ministry of Coal

New Delhi, the 19th December, 2003.

The Principal Secretary to
Govt. of Orissa,
Department of Steel & Mines,
Bhubaneswar,
Orissa.

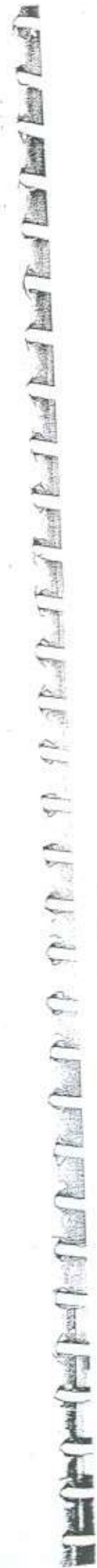
Subject: Allotment of Utkal-D block in Talcher coalfield in favour of the Orissa Mining Corporation under the revised coal mining policy of Govt. of India communicated vide letter No. 38035/2/97-CA dated 12.12.2001.

I am directed to refer to your letter No. 8990/SM dated 27.8.2003 and letter III(F)SM-4/01 817/OMC/03 dated 10.9.2003 received from the Orissa Mining Corporation and to convey the 'in principle' consent of the Government of India to the working of Utkal-D coal block by Government of Orissa through the Orissa Mining Corporation under the revised coal mining policy as decided by the Central Government vide letter No. 38035/2/97-CA dated 12.12.2001 subject to the following conditions :-

No financial assistance from the Central Government or Coal India Limited shall be provided to OMC for coal mining in the concerned area ;
None of the mines operated by the company will be taken back by the Central Government or Coal India Limited in the event of closure of such a mine ;
No employee of the company, engaged in a coal mine operated by it, will be absorbed in Coal India Limited at any point of time ;
OMC will work the mine by partly open cast and partly underground methods and supply the coal from the mine to consumers in the market.
Coal produced from Utkal-D block will not be supplied to the consumers of Coal India Limited against their existing linkage.
OMC will do coal mining in accordance with the provisions of the Coal Mines (Nationalisation) Act, 1973, the MMDR Act, 1957, the Contract Labour (Regulation & Abolition) Act, 1970 and in compliance with all other mineral, environmental and labour laws and regulations governing the Indian Coal Industry.
The mining lease will be executed in the name of the Orissa Mining Corporation Ltd.

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Violation of any of the conditions imposed above on the part of OMC in mining and disposing of coal from the Uikal-D block will render the mining lease liable for cancellation.

Yours faithfully,

S. Gulati
S. Gulati
Director



Annexure-II

SHOW CAUSE NOTICE

No.13011/18/2012-CA-I
Government of India
Ministry of Coal

New Delhi, dated 2nd May, 2012

To

The Managing Director,
M/s Orissa Mining Corporation Ltd,
Bhubaneswar.

Subject: Show cause notice in respect of Utkal -D coal block.

Sir,

I am directed to refer to this Ministry's letter No.47011/1(1)/2001-CPAM/CA dated 19.12.2003 conveying allocation of Utkal -D coal block in pursuance of the provisions contained in Section 3(3)(a) of the Coal Mines (Nationalization) Act, 1973, subject to certain conditions. One of the conditions of allocation was that coal production from the captive block shall commence within 36 months (42 months in case the area is in forest land) in case of open cast mine and in 48 months (54 months in case the area falls under forest land) in case of UG mine from the date of allocation letter. The end-use project schedule and the coal mine development schedule should be modified accordingly and submitted to the Ministry within 3 months from the date of allocation.

2. In order to expedite the development of the coal block, various review meetings were held from time to time with the representatives of the company. In the review meeting held on 11/12.01.2012, it was noticed that no serious efforts have been made by the company to develop the coal block, even after repeated assurances tendered by the Company during the period. It is also noted that all the important/critical milestones such as Forest Clearance, Mining Lease are pending for Utkal -D coal block. The company has repeatedly failed to keep its promises made to the Ministry and is thus non-serious about timely development of the block. The details of milestones to be achieved and the time lapsed against each milestone are given in the table below:-



Mile Stones	Schedule date of Completion	Actual date of Completion	Slippage in YY/MM
Purchase of GR	2.2.2004	9.4.2004	2 Months
Submission of Bank Guarantee	NA	NA	
Mining Lease Application	19.3.2004	21.7.2001	Advance
Submission of Mining Plan	19.6.2004	1.8.2004	2 Months
Approval of Mining Plan	19.8.2004	7.4.2005	8 Months
Application of Previous approval	19.10.2004	24.10.2004	-
Granting of Previous approval	19.11.2004	15.9.2005	10 Months
Application of Forest clearance	19.12.2004	30.6.2005	6 Months
Grant of Forest Clearance	19.6.2005	Pending	6 Yrs 9 Months (as on Mar.2012)
Application EMP Clearance	19.12.2004	30.6.2005	6 Months
Grant of EMP Clearance	19.6.2005	29.1.2007	1Yr 6 Months
Grant of Mining Lease	19.12.2005	Pending	6 Yrs 3 Months (as on Mar.2012)
Application of Land Acquisition	19.7.2005	1.3.2004	Advance
Completion of Land Acquisition	19.12.2006	1.11.2006	Advance
Application for opening permission	19.4.2007	Pending	4 Yrs 11 Months (as on Mar.2012)
Grant of Opening permission	19.5.2007	Pending	4 Yrs 10 Months (as on Mar.2012)
Coal Production	19.6.2007 (42 Months)	Pending	4 Yrs 7 Months (as on Mar.2012)

3. Under the above circumstances, you are hereby called upon to show cause, on each milestone separately, to this Ministry within a period of 20 days from the date of issue of the show cause notice as to why the delay in the development of the coal block should not be held as violation of the terms and conditions of the allotment of Utkal -D coal block, failing which it would be presumed that your company has no explanation to

offer and action as appropriate would be taken against your company for de-allocation of Utkal -D coal block.



(Sandeep Gupta)
Under Secretary to the Govt. of India

Copy to The Coal Controller, Coal Controller Organisation, Kolkata..

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Annexure-III

UTKAL-D

Sl No	Items	Remarks
1	Name Of the Block	Utkal- D block
2	Name Of the allocate	M/s Orissa Mining Corporation Limited (M/s OMC)
3	Date Of allocation	In the 19 th meeting of Screening Committee suggested that M/s OMC may consider surrendering this block and applying for a suitable block under the revised Coal Policy of December, 2001 in which coal blocks can be allocated to the State Governments companies/undertakings for non captive use as well. And as per the request of OMC the block was reallocated to OMC for exploration under revised coal mining policy vide MOC's letter dated 19.12.2003. The allocation letter dated 19.12.2003 is enclosed.
4	End -use Plant	Commercial mining for iron and steel plants.
5	Important terms and conditions of allocation	The allocation letter dated 19.12.2003 is enclosed.
6	Milestones of allocation /Slippages against Milestones as stated in the SCN	Status of CCO, Kolkata is enclosed.
7	History Previous review / action	<p>In the Review Meeting held on 15/16.10.2008, it was noticed that the company was waiting for the clarification for share with JV partner and after finalization of share with JV partner and after finalization of share issue mining activity would start.</p> <p>In the Review Meeting held on 22/23.06.2009 it was noticed that almost all statutory clearances obtained. Pvt. And Govt. land acquisition is completed. EMP and FC Stage 01 area cleared. R & R in one village is going on. Commencement of production is affected for non-finalization of JV notification. Waiting for clarification from MOC on share holding pattern with JV partner. Chairman advised settlement of the issue urgently Show cause notice was issued on 03.09.2009.</p> <p>In reply to show-cause notice dated 17.09.2009 the company has mentioned about the JV agreement it entered into a JV Agreement with M/s Saink Mining & Allied Services Limited and the government of Orissa have sought certain clarification regarding shareholding pattern of JV company from MOC which MOC is yet to clarify. Further M/s OMC vide letter dated 03.02.2010 the company submitted that the delay was occurred due to lack of response in respect of clarification of JVC formed by M/s OMCL. MOC vide its letter dated 09.07.2012 clarified that the issues raised by the company has already been clarified by MOC vide its letter dated 01.04.2009 and the MOC has asked for the compliance report, which is yet to be received and requested to suitably modify the MOA and AOA of the JV company and to do necessary amendment in the JV agreement within 15 days</p>



		<p>from the date of issue of this letter. OMC vide its letter dated 17/18.08.2010 informed that they have already initiated steps for undertaking necessary modification to the MOA & AOA of the JV company and requested for three months time for giving effect to the proposed amendments.</p> <p>In the Review Meeting 20/21.07.2010 it was noted that commencement of production is effected for non-finalization of JV Notification. The Committee was dissatisfied with the development of mine and Show-cause notice for de-allocation was issued on 29.09.2010.</p> <p>The company replied vide its letter dated 23/25.10.2010 and the reply was considered by the review committee and the reasons for delay were not found convincing. With the approval of Hon'ble Minister, MOC issued warning for inordinate delay in development of coal block vide its letter dated 27.06.2011.</p>
7	Condonation of delay or extension of Zero date granted if any and permissible grace period if any whether any request for Condonation is pending with the Ministry	NO
8	Litigation any orders of the court, if any	NO
9	Summary of reply of the company including reasons for delay	<p>Mining lease for which the target date was 19.12.2005 is still pending for want of Stage II Forest clearance. State Government has not granted ML in favour of OMC.</p> <p>OMC Ltd, through open bidding process, had selected one private sector JV partner, namely M/s Sainik Mining & Allied Services Ltd. (SMASL).</p> <p>A JV Agreement was executed on dtd 29.12.2003, with provision for 26% free equity with OMC Ltd. & 74% equity with SMASL. As per the Agreement, SMASL was required to incur the full financial investment for development & operation of the coal-project. A question had arisen as to whether the operation of the coal mine allotted in favour of OMC Ltd., through a JVC where OMC Ltd. Has 26% share & SMASL having 74% stake would be in violation of the provisions of the Coal Mines (Nationalisation) Act 1973. The MOC, Gol through its letter dtd. 9.7.2010 furnished the required clarifications regarding the share holding pattern in the JVC. The MoC advised to suitably modify the MoA & AoA of the JVC formed by OMC Ltd. In respect of Utkal-D coal-block with SMASL, so as to raise the allocatee company's shareholding in the JVC not less than 51% to make the JVC a Govt. company as per the provisions of the section 617 of the Indian Companies Act 1956 & to enable it under the Coal Mines (Nationalisation) Act 1973 to carry on coal</p>



		<p>mining activities. The JVC, being the Government company with not less than 51% shareholding by the allocatee Govt. company, should be allowed to do mining & distribution of coal from the block. Before making the necessary amendments/ modifications in the MoA & the Agreement of the JVC, it was necessary to examine all the consequent commercial aspects of the agreement (between OMC & SMASL) for which due diligence was required. The State Govt. has advised OMC to terminate the JV Agreement between OMC & SMASL & take up coal-mining on its own in terms of the allotment order of MoC dtd.19.12.2003.</p> <p>As per the advice of the State Govt. (vide its letter dt. 26.9.2012), OMC has terminated the agreement with SMASL.</p> <p>OMC will now undertake development of this coal block on its own.</p>
10	<p>Comments of MOC with the respect to issue pertaining to delay in purchase of GR, transfer of surface rights by coal companies, sanction of mining plan etc.</p>	<p>Shri Sitaram Singh and Shri Chandrashekar Dubey, MP through PMO regarding misuse of block allocation conditions by M/s OMC L. This issue was taken up with the State Govt. of Orissa who was requested to forward the Joint Venture Agreement and the Memorandum of Article of Association of Joint Venture Company formed by OMCL in respect of the allocated coal block of Utkal -D with M/s Sainik Mining & Allied Services Limited. Under the JVC, associated company was holding 74% equity. After examination, the Ministry issued a letter on 01.04.2009 and informed them that the provisions in the JVA entered with the mining company by the allocatee are not in conformity with the terms and conditions of the allocation letter and as per the Coal Mines (Nationalization) Act, 1973 and guidelines framed thereunder and suggested to modify the Memorandum of Articles of Association of the JVC formed by M/s OMCL in respect of Utkal D coal block with M/s Sainik mining & Allied Services Limited. A reminder was issued on 25th August, 2009.</p> <p>In the Review meeting held on 22nd 23rd June, 2009, it was noticed that the company had made no serious efforts to develop the coal block and commencement of production is affect for non-finalization of JC notification. In this regard, Ministry had already directed the State Government to modify the JV agreement entered with M/s Sainik Mining Pvt. Limited as per the guideless. Since no status was received, a reminder to this effect was sent on 25th August, 2009. A show cause notice was issued on 3rd September, 2009. The company sent its reply to the show cause notice wherein the company has mentioned about the JV agreement it entered into with M/s Sainik Mining & Allied Services Limited and the Govt. of Orissa have sought certain clarification with regard to the share holding pattern of this</p>



JV company from Ministry of Coal which Ministry of Coal is yet to clarify. The allocatee company has indicated that there has been some delay in the development of the coal block due to delay in receipt of the clarification from Ministry of Coal in this regard. Further, the allocatee company submitted another reply on 03.02.2010 in response to show cause notice issued on 03.09.2009. They submitted that the delay was occurred due to lack of response in respect of clarification of JVC formed by M/s OMCL.

It may be noted that the issue of Joint Venture Company arrangement between a Govt. company and private company to develop a coal block allocated under the Government company dispensation was referred earlier to the Ministry of Law and Justice for their advice. The Ministry of Law & Justice advised that if the State Government Undertaking holds less than 51% of paid up equity capital in the JV company, such a company will not fall within the ambit of Section 619 B of the Companies Act, 1956. In this regard, Department of Legal Affairs had referred to the judgment of Supreme Court and informed that Supreme Court of India Held in the matter of Pradeep Kumar Biswas v Indian Institute of Chemical Biology & Ors. 2002(3) SCALE 638 that "The question in each case would be whether in the light of the cumulative facts as established, the body is financially, functionally and administratively dominated by or under the control of the Government. Such control must be particular to the body in question and must be pervasive. If this is found then the body is a State within Article 12 of the Constitution of India. On the other hand, when the control is merely regulatory whether under statute or otherwise, it would not serve to make the body a State."

As per Section 617 of the Companies Act, 1956 a government Company means any company in which not less than 51% of the paid up capital is held by the Central Government or by any state Government or partly by the Central Government and partly by one or more state Government and includes a company which is a subsidiary of a government company. The provisions still are applicable to the Government companies that have been allocated coal blocks under government dispensation route. The allocatee company was asked to amend the JV agreement as per the existing coal mining policy of 2001 and the opinion of Ministry of Law and Justice in this regard and furnish this ministry a copy of amended JV Agreement vide letter dated 9th July, 2010. The Government of Odisha has on 26.09.2012 advised M/s Odisha Mining Corporation Limited to terminate the agreement dated 29.12.2003.



		between OMC and M/s Sainik Mining and Allied Services Ltd. M/s MOC has therefore terminated the agreement vide letter dated 27.09.2012. However, M/s Sainik Mining and Allied Services Ltd has filed a Writ Petition No. 19139/2012 in the High Court of Orissa, Cuttak against the impugned order.
11	Investment made in coal mining project and end use plant	CA certificate is enclosed.





Coal Controller Office, MOC/Kolkata
Status of the captive Coal Block as on June'2012
(as per quarterly report furnished by the Block owners)

- | | |
|-------------------------------------|---|
| 1. Name of Company | : - M/s. Orissa Mining Corporation Ltd. |
| 2. Name of Coal Block | : - Utkal-D (Explored) |
| 3. Date of Allocation | : - 19.12.2003 |
| 4. Location | : - Talcher, Orissa |
| 5. Total investment(Proj.Cost) | : - 196.32 Crs |
| 6. Investment made as on (6/12) | : - 84.70 Crs |
| 7. Reserve (Mill tonnes) | : - 145 MT |
| 8. Grade of Coal | : - F-G |
| 9. Yearly rated capacity (MTPA) | : - 2.0 MT |
| 10. Cost of GR | : - 44.88 Lakhs |
| 11. BG Amount | : - Not applicable (BG not mentioned in the allocation letter because BG was introduced for Govt block in June' 2007). |
| 12. Explored/Un explored | : - Explored |
| 13. Zero Date | : - 19.12.2003 (As per allocation letter). |
| 14. Types of mine(OC/UG/Mix) | : - Mixed |
| 15. Type of EUP | : - Commercial (As mentioned in the allocation letter that OMC will supply the coal from the mine to consumer in the market). |
| 16. Location of Project | : - Coal supply to the project within the state. |
| 17. Capacity of Project | : - Not applicable |
| 18. Previous Recommendation, if any | : - Warning |

Details of milestone to be achieved and time lapsed against each milestone are as under:-

Mile Stones	Schedule date of completion	Actual date of Completion	Slippage in YY/MM as on June'2012	Remarks	Special observation
Purchase of GR	2.2.2004 (45 days)	9.4.2004	2 Months	45 days as it is explored	
Submission of Bank Guarantee	NA	NA		BG introduce from June'2007 for govt. Block.	
Mining Lease Application	19.3.2004 (3 months)	21.7.2001	Advance		
Submission of Mining Plan	19.6.2004 (6 months)	1.8.2004	1 Month 12 days		
Approval of Mining Plan	19.8.2004 (8 months)	7.4.2005	8 Months		

Prepared by


Checked by






Application of Previous approval	19.10.2004 (10 months)	24.10.2004	-		
Granting of Previous approval	19.11.2004 (11 months)	15.9.2005	10 Months		
Application of Forest clearance	19.12.2004 (12 months)	30.6.2005	6 Months		
Grant of Forest Clearance	19.6.2005 (18 months)	Pending	7 Years	Stage II of FC is awaited from MOEF.	
Application EMP Clearance	19.12.2004 (12 months)	30.6.2005	6 Months		
Grant of EMP Clearance	19.6.2005 (18 months)	29.1.2007	1Yr 6 Months		
Grant of Mining Lease	19.12.2005 (24 months)	Pending	6 Yrs 6 Months	ML will follow after grant of Forest clearance.	
Application of Land Acquisition	19.7.2005 (19 months)	1.3.2004	Advance		
Completion of Land Acquisition	19.12.2006 (36 months)	1.11.2006	Advance		
Application for opening permission	19.4.2007 (40 months)	Pending	5 Yrs 2 Months		
Grant of Opening permission	19.5.2007 (41 months)	Pending	5 Yrs 01 Months		
Production	19.6.2007 (42 Months)	Pending	5 Years	Considering that Production from OC will be started first.	

Other details and constraint faced by the block allocates

- **Forest Clearance:** - Stage-I clearance has been obtained on 20.10.2006 and Stage II Clearance is awaited from MOEF, Govt. of India.
- **Land acquisition:**-Total land 319.23 Hac, out of which 155.85 Hac is forest land 135.34 Hac is private land and 28.04 Hac is Govt land. Acquisition of Private & Govt. land has been completed.
- **Mining Lease:** - Mining Lease will follow after grant of Forest clearance.

Prepared by
DJB

Checked by
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