No.J-11015/1009/2007-IA.II (M)

Paryavaran Bhawan,
CGO Complex, Lodi Road
New Delhi-110003.

Dated: 16th June 2011

To,
Director (Tech.),
M/s South Eastern Coalfields Ltd.,
Bilaspur, Chhattisgarh.

Sub: NCPH Colliery Underground coal mine expansion project in production from 0.54 MTPA to 1.2 MTPA in an ML area of 1359.744 ha of M/s. South Eastern Coalfields Ltd, located in village Chirimiri, Tehsil Khargawaon Deve, District Korea, Chhattisgarh - Environmental Clearance - reg.

Sir,

This has reference to letter No 43011/111/2007-CPAM dated 07.09.2007 of Ministry of Coal forwarding your application for TOR, which was granted vide MOEF letter dated 15.02.2008 and your subsequent application for environmental clearance dated 03.01.2011 on the above-mentioned project. The Ministry of Environment & Forests has considered your application. It is noted that the proposal is for expansion of the existing underground coal mine project from 0.54 MTPA to 1.2 MTPA capacity within the existing ML area of 1359.744 ha. The ML area of 1359.74 ha consists of 1284 ha of forestland, 27.482 ha of Government land and 78.357 ha of agricultural land. Forestry clearance has been obtained on 24.04.2006 for 1253.905 ha. There are no National Parks, Wildlife Sanctuary, Biosphere Reserves found in the 10 km buffer zone. A number of RF and PF are found in the study area. These include part of Khurasia Reserve Forest, Hasdeo Reserve Forest, Khatghori Reserve Forest, Saratghan Reserve Forest, Bundyabhara Reserve Forest and Paradol Reserve Forest are found within buffer zone. These forests consist mainly of Sal, Tendu, Shisham, and Saja. Method of mining is Board & Pillar with caving. Ultimate working depth is 298 m. Grade of coal is B, C and D. Balance life of mine at 1.2 MTPA rated capacity is 14 years. Water level is in the range of 3-6.5 m bgl. Subsidence is not anticipated as there is an 80 m basalt formation between the surface and the coal seam. No R&R is involved. The drainage of the block is controlled by a number of nalas - Korea Nala on west and Kurasia and Bhagbori nalas flowing south to north which ultimately join river Hasdeo River in the buffer zone. Coal transport is by covered trucks from the mine to Chirmiri siding (1 km) and thereafter despatch is by rail. Mining Plan has been approved. Public Hearing was held on 31.08.2010. Cost of Project is Rs 76.55 crores.
2. The Ministry of Environment & Forests hereby accords environmental clearance for the above-mentioned NCPH Underground Coalmine of M/s SECL for expansion in production from 0.54 MTPA to 1.2 MTPA in ML area of 1359.744 ha under the provisions of the Environmental Impact Assessment Notification, 2006 and subsequent amendments thereto and Circulars there under subject to the compliance of the terms and conditions mentioned below:

A. Specific Conditions

(i) No mining shall be undertaken in 30.05 ha of forestland within the ML until prior forestry clearance has been obtained under the provisions of the Forest (Conservation) Act, 1980.

(ii) Regular monitoring of subsidence movement on the surface over and around the working area and 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 movement, appropriate effective corrective measures shall be taken to avoid loss of life and material. Cracks shall be effectively plugged with ballast and clayey soil/suitable material.

(iii) Mining shall be carried out as per statuette at a safe distance from the river/nallah flowing adjacent to the lease boundary.

(iv) High root density tree species shall be selected and planted over areas likely to be affected by subsidence.

(v) Coal Extraction shall also be optimised in areas where agricultural production is continuing. Some pillars shall be left below the agricultural land. No coal depillaring shall be undertaken below areas of habitation.

(vi) Subsidence shall be monitored closely and if subsidence is found exceeding the permitted limits, then the landowners shall be adequately compensated with mutual agreement with the landowners.

(vii) Garland drains (size, gradient and length) around the safety areas such as mine shaft and low lying areas and sump capacity shall be designed keeping 50% safety margin over an above the peak sudden rainfall and maximum discharge in the area adjoining the mine sites. Sump capacity shall also provided adequate retention period to allow proper settling of silt material.

(viii) Water sprinkling system shall be provided to check fugitive emissions from loading operations, conveyor system, haulage roads, transfer points, etc. Major approach roads shall be black topped and properly maintained.

(ix) A progressive afforestation plan shall be prepared and implemented over the mine lease area acquired and shall include areas under green belt development, areas along roads,
infrastructure, along ML boundary and township etc, by planting native species in consultation with the local DFO/Agriculture Department.

(xi) Regular monitoring of groundwater level and quality shall be carried out by establishing a network of exiting wells and construction of new peizometers. The monitoring for quantity shall be done four times a year in pre-monsoon (May), monsoon (August), post-monsoon (November) and winter (January) seasons and for quality in May. Data thus collected shall be submitted to the Ministry of Environment & Forests and to the Central Pollution Control Board quarterly within one month of monitoring.

(xii) The Company shall put up artificial groundwater recharge measures for augmentation of groundwater resource, in case water table shows a declining trend. The project authorities shall meet water requirement of nearby village(s) in case the village wells go dry due to dewatering of mine.

(xiii) Besides carrying out regular periodic health check up of their workers, 10% of the workers identified from workforce engaged in active mining operations shall be subjected to health check up for occupational diseases and hearing impairment, if any, through an institution in the region within a period of one year and the results reported to this Ministry and to DGMS.

(xiv) An amount of Rs 5 per tonne of coal shall be earmarked for activities under CSR. The activities undertaken for the specific villages adopted under CSR shall be displayed on the company website and updated at least once a year.

(xv) A Final Mine Closure Plan along with details of Corpus Fund shall be submitted to the Ministry of Environment & Forests 5 years in advance of final mine closure for approval.

B. General Conditions

(i) No change in technology and scope of working shall be made without prior approval of the Ministry of Environment and Forests.

(ii) No change in the calendar plan including quantum of mineral coal and waste being produced shall be made.

(iii) Four ambient air quality monitoring stations shall be established in the core zone as well as in the buffer zone for monitoring PM10, PM2.5, SO2 and NOx. 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. Monitoring of heavy metals such as Hg, As, Ni, Cd, Cr, in RSPM etc. shall be carried out at least once in six months.

(iv) Data on ambient air quality (PM10, PM2.5, SO2 and NOx and heavy metals such as Hg, As, Ni, Cr, etc) and other monitoring data shall be regularly submitted to the Ministry including its Regional Office at Bhopal and to the State Pollution Control Board and the
Central Pollution Control Board once in six months. Random verification of samples through analysis from independent laboratories recognised under the EP Rules, 1986 shall be furnished as part of the compliance report.

(v) Adequate measures shall be taken for control of noise levels below 85 dBA in the work environment. Workers engaged in blasting and drilling operations, operation of HEMM, etc shall be provided with ear plugs/muffs.

(vi) Industrial wastewater (workshop and wastewater from the mine) shall be properly collected, and treated so as to conform to the standards including for heavy metals before discharge prescribed under GSR 422 (E) dated 19th May 1993 and 31st December 1993 or as amended from time to time. Oil and grease trap shall be installed before discharge of workshop effluents.

(vii) Vehicular emissions shall be kept under control and regularly monitored. Vehicles used for transportation of the mineral shall be covered with tarpaulins and optimally loaded.

(viii) Monitoring of environmental quality parameters shall be carried out through establishment of adequate number and type of pollution monitoring and analysis equipment in consultation with the State Pollution Control Board and data got analysed through a laboratory recognised under EP Rules, 1986.

(ix) Personnel working in dusty areas shall wear protective respiratory devices and they shall also be provided with adequate training and information on safety and health aspects.

Occupational health surveillance programme of the workers shall be undertaken periodically to observe any contractions due to exposure to dust and to take corrective measures, if needed.

(x) A separate environmental management cell with suitable qualified personnel shall be set up under the control of a Senior Executive, who will report directly to the Head of the company.

(xi) The funds earmarked for environmental protection measures shall be kept in separate account and shall not be diverted for other purpose. Year-wise expenditure shall be reported to this Ministry and its Regional Office at Bhopal.

(xii) The Project authorities shall advertise at least in two local newspapers widely circulated around the project, one of which shall be in the vernacular language of the locality concerned within seven days of the clearance letter informing that the project has been accorded environmental clearance and a copy of the clearance letter is available with the State Pollution control Board and may also be seen at the website of the ministry of Environment & Forests at [http://envfor.nic.in](http://envfor.nic.in)

(xiii) A copy of the environmental clearance letter shall be marked to concerned Panchayat/Zila Parishad, Municipal Corporation or Urban Local Body and local NGO, if any, from whom any suggestion/representation has been received while processing
the proposal. A copy of the clearance letter shall also be displayed on the company’s website.

(xiv) A copy of the clearance letter shall be displayed on the website of the concerned State Pollution Control Board. The EC letter shall also be displayed at the Regional Office, District Industry Centre and Collector’s Office/Tehsildar’s Office for 30 days.

(xv) The clearance letter shall be uploaded on the company’s website. The compliance status of the stipulated EC conditions shall also be uploaded by the project authorities on their website and updated at least once every six months so as to bring the same in the public domain. The monitoring data of environmental quality parameters (air, water, noise and soil) and critical pollutants such as PM10, PM2.5, SO2 and NOx (ambient and stack if any) and critical sectoral parameters shall also be displayed at the entrance of the project premises and mines office and in corporate office and on the company’s website.

(xvi) The project proponent shall submit six monthly reports on the status of compliance of the stipulated environmental clearance conditions (both in hard copy and in e-mail) to the respective Regional Office of the MOEF, the respective Zonal offices of CPCB and the SPCB.

(xvii) The Regional Office of this Ministry located at Bhopal shall monitor compliance of the stipulated conditions. The Project authorities shall extend full cooperation to the office(s) of the Regional Office by furnishing the requisite data/information/monitoring reports.

(xviii) The environmental statement for each financial year ending 31st March in Form-V is mandated to be submitted by the project proponent to the concerned State Pollution Control Board as prescribed under the Environment (Protection) Rules, 1986, as amended subsequently, shall also be uploaded on the company’s website along with the status of compliance of EC conditions and shall be sent to the respective Regional Offices of the MOEF by E-mail.

3. The Ministry or any other competent authority may stipulate any further condition for environmental protection.

4. Failure to comply with any of the conditions mentioned above may result in withdrawal of this clearance and attract the provisions of the Environment (Protection) Act, 1986.

5. The above conditions will 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 and the Public Liability Insurance Act, 1991 along with their amendments and Rules. The proponent shall ensure to undertake and provide for the costs incurred for taking up remedial measures in case of soil contamination, contamination of groundwater and surface water, and occupational and other diseases due to the mining operations.

(Dr. T. Chandini)
Director

Copy to:

1. Secretary, Ministry of Coal, Shastri Bhawan, New Delhi.
2. Secretary, Department of Environment & Forests, Government of Chhattisgarh, Secretariat, Raipur.
4. Chairman, Chhattisgarh Environment, Conservation Board, 1-Tilak Nagar, Shiv Mandir Chowk, Main Road, Avanti Vihar, RAIPUR-Chhattisgarh 492001.
5. Chairman, Central Pollution Control Board, CBD-cum-Office Complex, East Arjun Nagar, New Delhi -110032.
7. CGM, Coal India Limited, SCOPE Minar, Core-I, 4t Floor, Vikas Marg, Laxminagar, New Delhi.
8. District Collector, Korea, Government of Chhattisgarh

(Dr.T.Chandini)
Director