No. J-11015/200/2008-IA.II(M) Government of India Ministry of Environment & Forests

Paryavaran Bhavan, C.G.O. Complex, Lodi Road, New Delhi-110003. Telefax: 24362434

Dated the 31st March, 2011

Office Memorandum

Sub: Consideration of projects for grant of environmental clearance under EIA Notification, 2006 which involve forestland – Procedure to be followed – Regarding.

Ref: Office Memorandum no. J-11013/41/2006-IA.II(I) dated 2nd December, 2009 regarding Procedure for consideration of proposals for grant of environmental clearance under EIA Noti9fication, 2006, which involve forestland and or wildlife habitat.

The issue regarding consideration of proposals especially mining project for grant of environmental clearance under EIA Notification, 2006, which also involve diversion of forestland has been under consideration for quite some time and circulars / guidelines have been issued in the past in this regard from time to time. In this regard, reference is also invited to para 8 (v) of the EIA Notification, 2006 reads as follows:

"Clearances from other regulatory bodies or authorities shall not be required prior to receipt of applications for prior environmental clearance of projects or activities, or screening, or scoping, or appraisal, or decision by the regulatory authority concerned, unless any of these is sequentially dependent on such clearance either due to a requirement of law, or for necessary technical reasons."

According to the above provision, the environmental clearance under EIA Notification, 2006 is independent of other clearances and submission of clearances under other relevant Acts and Rules as may be applicable to a project is not a prerequisite for obtaining environmental clearance except in specific cases where it is sequentially dependent on such clearance either due to requirement of law or for necessary technical reason. This aspect was earlier discussed and deliberated and the office memorandum dated 2nd December, 2009 referred to above was an outcome of the same.

However, in view of the complexity of the issues involved, the matter has been considered further in the Ministry and in supersession of the earlier instructions, it has now been decided to adopt the following procedure for consideration of such projects.

I. Projects in Pipeline:

(A) Projects received for TORs and yet to be considered by EAC:

In case of the proposals which have been received for prescribing TORs and involve forestland, in part or in full, and are yet to be considered by the EAC, during consideration of such proposals, clarifications will be obtained from the project proponent regarding feasibility of undertaking the project only in non forestland. In case, the project proponent confirms to undertake the project in non forest area only, the proponent may be advised to submit the revised proposal by deleting the forestland involved in the project. In case, it is not possible to undertake the project without involving diversion of forestland, the project proponent will be asked to first apply for stage-I forestry clearance for the forestland involved in the project and thereafter submit the proposal for obtaining terms of reference as per the procedure prescribed under EIA Notification, 2006.

(B) Projects for which TORs have already been prescribed but the proposal for environmental clearance is yet to be submitted:

In case of the proposals, which involve forestland, in part or in full, and for which TORS have already been prescribed, the project proponents are advised to ensure that the requisite stage-I forestry clearance has been granted and its copy is submitted along with their application / proposal for environment clearance. Alternatively, the proponent should delete from their land requirement, the forestland involved in the project and the proposal so amended without any forestland may be submitted for appraisal by the EAC.

In case of projects where forest diversion (Stage I Clearance) has been approved for part of the total forestland involved in the project, the proposal will be considered only for the land for which forest diversion has been approved and the non forestland, if any. For the purpose, the onus of demonstrating that the project activities will be limited to that much area only would lie with the project proponent and necessary supporting documents will be submitted in this regard.

(C) Projects submitted for environmental clearance based on the TORs prescribed by EAC:

The proposals already submitted for environmental clearance will be appraised by the EAC on their merit and in case of involvement of forestland, the proponent will be asked either to delete the forestland and submit the revised proposal or approach the EAC after the stage-I forestry clearance for

the forestland involved in the project has been granted, till which time the proposal will stand delisted.

In case of projects for which diversion of forestland has been granted for part of the forestland, the proposal will be appraised taking into account that much of land only (land for which FC granted + Non forestland) for the project activities and the proponent should demonstrate the viability of the project with requisite supporting documents.

(D) Projects already considered by EAC and recommended for grant of environmental clearance:

In accordance with the recommendations of EAC, such projects will be processed on file for obtaining approval of the MEF for grant of environment clearance. After MEF has approved, a communication will be sent to the project proponent informing that the Competent Authority has approved the project; however, the formal environmental clearance will be issued only after the stage-I forestry clearance for the forestland involved in the project has been obtained and submitted. For the purpose, a maximum time limit of one year will be provided to the proponent during which time the proposal will be kept in abeyance. In case, the formal forestry clearance is not submitted within this time frame, the proposal will stand rejected and the process for obtaining environmental clearance will have to be initiated, de-novo, as per the procedure prescribed under EIA Notification, 2006.

II. Expansion Projects:

- (i) Mining Projects involving enhancement of production by increasing the depth and or number of shifts, without any increase in lease area and having already obtained the forestry clearance for the forestland involved in the mine lease, shall be considered on merit and decision taken.
- (ii) The Expansion projects involving horizontal spread with additional land requirement will be dealt with as green field projects, if additional forestland is to be diverted.

III. Greenfield Projects:

- If any green field project does not envisage any diversion of forest land, it would be considered as per the provisions of EIA Notification, 2006.
- (iii) In case of any green field project, which involves diversion of forest land, the project proponents are advised to re-examine the requirement of forestland and submit the proposal without forestland for consideration of the EAC. Otherwise, the proponent should submit the proposal for TORs under the EIA Notification, 2006 only after

- applying the stage-I forestry clearance for the forestland involved in the project.
- (iii) All cases of grant / renewal of EC for any abandoned mine or sick project under revival etc. would be considered as a green field project for appraisal under EIA Notification, 2006 and the procedure mentioned above will be followed.

This issues with the approval of the Competent Authority.

(Dr. S.K. Aggarwal)
Director

To

- 1. All the Officers of IA Division
- 2. Chairpersons / Member Secretaries of all the SEIAAs/SEACs

Copy to:-

- PS to MEF
- 2. PPS to Secretary (E&F)
- 3. PPS to SS(JMM)
- 4. Advisor (NB)
- Website, MoEF
- Guard File