TRANCHE 4 FOR ALLOTMENT OF COAL MINES TO GOVERNMENT COMPANIES FOR THE PURPOSE OF OWN CONSUMPTION FOR GENERATION OF POWER UNDER THE COAL MINES (SPECIAL PROVISIONS) ACT, 2015

Queries & Responses to Allotment Document dated June 11, 2018

Nominated Authority
Ministry of Coal
Government of India
New Delhi

August 20, 2018

S. No.	Query	Response
1	Clause 1.1.28 of the Allotment Document	1. Yes
	"Specified End Use Plant(s)" shall mean one or more plant of the	
	Applicant engaged in the Specified End Use.	2. In line with Clause 4.1.1 of the Allotment Document,
	Clause 3.5.1 (g) of the Allotment Document	a) Only one application may be submitted by one Applicant for a
	Only 1 (one) Application has been made for the Coal Mine either	specific coal mine.
	directly or indirectly.	b) However, if an Applicant has multiple Specified End Use Plants,
	Clause 4.1.1 of the Allotment Document	then Applicant has the flexibility to combine these Specified End Use
	No Applicant shall submit more than 1 (one) Application for the Coal	Plants and submit a single application for a specific coal mine.
	Mine, either directly or indirectly. However, the Applicant can apply	
	for more than one Coal Mine for same Specified End Use Plant.	
	1. Can the Applicant apply for more than one coal mine for the same Specified End Use Plant?	
	2. If the applicant has two EUP for which reserves of one coal mine is	
	sufficient, then is it required for the applicant to submit two separate	
	applications for the same coal mines for each EUP?	
2	Clause 2.3.1 of the Allotment Document	As per Clause 2.3.1 of the Allotment Document, captive power plants
	The Coal Mine is being allotted strictly for the purpose of own	are not allowed to participate.
	consumption of coal for generation of power as mentioned in the Rule	
	8(2) Order (the "Specified End Use").	
	RINL-Visakhapatnam Steel Plant (RINL-VSP) has its own power	
	generation plant for captive consumption of power. MoC has invited	
	applications for the purpose of own consumption for generation of	

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	power under CM(SP) Act, 2015. Since the wording on the Allotment	
	Document does not fully mention whether the Govt companies who	
	would be using the power generated for captive purpose are eligible	
	to apply or not, please confirm whether RINL-VSP can apply for the	
	allotment of the mines identified for the purpose of own	
	consumption for generation of power under Tranche 4 of allotment.	
3	Clause 3.2 of the Allotment Document	No. The JV company is required to be formed prior to submission of
	Kindly clarify whether a JV company can be formed post allotment of	Application.
	coal mine for its development.	
4	Clause 3.2.2 of the Allotment Document	The provisions of any linkage to the End Use Plant of the Allottee
	However, an Applicant having coal linkage shall also be considered for	shall be as per the existing policy.
	Allotment for their existing Specified End Use Plant(s), if such	
	Applicant commits to surrender their existing coal linkages for the	
	same. The entitlement to receive coal pursuant to existing coal	
	linkage shall stand proportionately reduced on the basis of the	
	requirement of coal of the Specified end Use Plant(s) being met from	
	the coal mine allocated to such company. Thus, tapering in linkage	
	would be on the basis of the requirement of coal of the Specified End	
	Use Plant(s) being met by the mine allocated.	
	The Ministry is requested to clarify whether the linkage would be	
	provided till the date of production of coal from the mine or till the	
	time the peak production is reached.	
	2. The Ministry is also requested to clarify that in case the mine	

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	development is delayed due to the factors beyond the control of the	
	Allottee, whether the linkage would be continued till the production	
	starts in the coal block?	
	3. The Ministry is requested to amend the allotment document so as	
	to extend the linkage (In case of delay in production due to external	
	factors) till the time the actual peak production from the coal mine is	
	reached.	
5	Clause 3.4.3 of the Allotment Document	The details of Fixed Amount and Performance Security have been
	Subsequent to signing of the Allotment Agreement, the Allottee shall,	published.
	within such period as prescribed in Clause 3.6:	
	(a) furnish the Performance Security as specified in Clause 7;	
	(b) pay a fixed amount for the value of Land and Mine Infrastructure,	
	cost of preparation of geological report borne by the Prior Allottee,	
	cost of obtaining all statutory licenses, permits, permissions,	
	approvals, clearances or consents relevant to the mining operations,	
	borne by the Prior Allottee (collectively the "Fixed Amount"). If the	
	Allottee is a Prior Allottee, then, the compensation payable to such	
	Allottee shall be set off or adjusted against the Fixed Amount payable	
	by such Allottee.	
	Requested to indicate the BG amount and Fixed amount to be	
	payable by the Allottee.	
6	Clause 3.7 of the Allotment Document	As per Clause 3.7.1 of the Allotment Document.
	The Allottee shall be required to pay the Upfront Amount as specified	

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	against each Coal Mine in Annexure VI. The Upfront Amount is	
	calculated as ten per cent (10%) of the value of the Coal Mine	
	computed by compounding annuitized Reserve Price over mine life.	
	How the upfront amount will be calculated? The Tender document	
	mentions payment schedule of the upfront payment, however it does	
	not clearly specify how the upfront payment will be calculated?	
7	Clause 4.1.6 of the Allotment Document	As per Clause 4.1.6 of the Allotment Document.
	Applicants are also encouraged to revise the mine plan so as to mine	
	at an accelerated rate, to the best of their capabilities. They are	
	permitted to increase coal production from the mine to the maximum	
	possible extent and utilise the coal for the same Specified End Use	
	Plant(s) or any other plant of the Applicant or its subsidiary company	
	for common Specified End Use in accordance with the provisions of	
	the Section 20(2) of the Act with prior intimation to the Central	
	Government. The Allottee may apply for coal linkages or participate in	
	auction/ allotment three years prior to the exhaustion of extractable	
	reserves in the Coal Mine.	
	Our requirement of PRC is 7.94 MTPA. However PRC mentioned for	
	Mandakini A Coal Mine is 7.5 MTPA. Is applicant is authorized to	
	revise the mine plan to its requirement.	
	Under what circumstance expansion in capacity is allowed? Does it	
	cover future plant expansion? Or Joint Venture that may come up in	

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	future? Or new plant within the same premises or any other places?	
8	Clause 4.5.2 of the Allotment Document	Last Date for both online submission as well as submission of hard
	In addition to submission of Application electronically, Applicants are	copy(ies) shall be as per Clause 3.6.1 of the Allotment Document.
	also required to submit hard copy (ies) of following documents:	
	If the applicant submits the application on the last date i.e	
	30.07.2018, it is not possible for him to submit the hard copies on the	
	same day. Requested to provide additional 2 days for submission of	
	hard copies.	
9	Clause 4.5.2(c) of the Allotment Document	As per Clause 4.5.2 of the Allotment Document.
	Certified extract of the charter documents and certified true copy of	
	the documents such as board or shareholders resolution authorising	
	the execution of power of attorney	
	Whether, is it enough the certification is made only in the last page of	
	MoA or AoA or certification is to be made in each page of the MoA &	
	AoA.	
10	Clause 4.12 of the Allotment Document	As per Clause 4.12 of the Allotment Document
	4.12.1 The Allottee shall not be permitted to use the coal extracted	
	from the Coal Mine for any purposes other than utilisation for	
	Specified End Use. Any middling or washery rejects generated from	
	the Coal Mine may be sold by the Allottee only with the prior approval	
	of the Coal Controller's Organisation and the Allottee shall maintain	
	separate records for the middling or washery rejects. However, the	
	middling or washery rejects generated from the Coal Mine shall not	

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	exceed the normative limits.	
	4.12.2. Utilisation of coal for any other Specified End Use Plant of the	
	Allottee shall also be permitted in accordance with Rule 20 of the	
	Rules. Additionally, the Allottee shall also be permitted to enter into	
	arrangements for optimal utilisation of the Coal Mine in accordance	
	with Rule 19 of the Rules.	
	The ministry is requested to allow for flexibility in utilization in line	
	with Case-4 of the policy by Ministry of Power (Flexibility in utilization	
	of Coal by any State/ Central generating company in Private	
	Generating Stations) for optimum utilization of coal for public	
	interest and achieve cost efficiency.	
11	Clause 4.12 of the Allotment Document	1. Yes. Please refer to Clause 8.4 of the Allotment Agreement.
	4.12.1. The Allottee shall not be permitted to use the coal extracted	
	from the Coal Mine for any purposes other than utilisation for	2. As per the provisions of the Allotment Document and Allotment
	Specified End Use. Any middling or washery rejects generated from	Agreement.
	the Coal Mine may be sold by the Allottee only with the prior approval	
	of the Coal Controller's Organisation and the Allottee shall maintain	3. The normative limits for this purpose shall be decided as per the
	separate records for the middling or washery rejects. However, the	results of the washability test conducted by National Accreditation
	middling or wahsery rejects generated from the Coal Mine shall not	Board for Testing and Calibration Laboratories (NABL) certified
	exceed the normative limits.	laboratory. The Nominated Authority and/or Central Government
	4.12.2. Utilisation of coal for any other Specified End Use Plant of the	shall reserve the right to conduct a separate washability test for this
	Allottee shall also be permitted in accordance with Rule 20 of the	purpose. The Allottee shall be required to bear the cost of such
	Rules. Additionally, the Allottee shall also be permitted to enter into	washability test and the test report shall be submitted within one
	arrangements for optimal utilisation of the Coal Mine in accordance	month from the start of coal production from the Coal Mine.

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	with Rule 19 of the Rules.	
	1. Is applicant is permitted to use coal of allotted coal mine for any	
	other end use plant owned by the applicant till end use plant of	
	allotted coal mine is operational?. If permitted then is there any	
	policy formulated by MoC regarding the use of coal.	
	2. In case of non-purchase of coal by CIL, built up of stockpiles will	
	happen which may hamper the mining operation.	
	3. In sub clause, it is mentioned that middling & washery rejects	
	generated from the coal mine should in no event, exceeds the	
	normative limits. What is the normative limit?	
12	Clause 5.4 of the Allotment Document	1. Yes.
	5.4.2 The intending applicants may send a letter in their official	
	letterhead addressed to MSTC Limited Kolkata mentioning the name	2. Uploaded on the website.
	of the coal mine(s) for which they wish to make application for	
	allotment. Based on the said letter, MSTC shall enable the applicant	
	to download the Mine Dossier specific to the Coal Mine; and	
	Allotment Document. The scanned copy of the letter may be sent to	
	the email mentioned below: droy@mstcindia.co.in	
	Clause 5.2 of the Allotment Document	
	5.2.2 First set of documents can be downloaded without registration	
	on MSTC's website. These documents may include the following: (a)	

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	Standard format of the Allotment Document. Subsequent to	
	registration, Applicants may download the second set of documents,	
	including: (a) the Mine Dossier specific to the Coal Mine; and (b)	
	Allotment Document.	
	Does the applicant need to submit request for downloading the	
	mine dossier for a particular mine or mine dossier of all the coal	
	mines will be available for the one who are registered with MSTC?	
	2. Mine Dossier is not yet uploaded in the website.	
13	Clause 6.1 of the Allotment Document	As per Clause 6.1 of the Allotment Document.
	The Applications which are considered to be in compliance with all the	
	Eligibility Conditions and responsive pursuant to Clause 3.5, then such	
	Applications shall be considered for the purpose of selection from	
	amongst the qualified Applicants in accordance with following	
	norms:	
	a) Requirement of coal for power generation capacity coming up in	
	the State.	
	b) Proximity of the end use plant from the coal mine.	
	c) Size of the coal mine.	
	d) In case the Applicant is owned by a coal bearing State Government,	
	relaxation from the above norms may be considered to encourage	
	setting up of End Use Plant(s) close to pit-heads.	
	The Ministry is requested to clarify the methodology adopted for the	

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	evaluation of the application as to what would be the weightage for	
	each of the norms provide in the clause 6.1.	
	Consideration to be given in evaluation criteria for allotting coal mine	
	having higher GCV coal to EUPs situated at longer distance from Coal	
	Blocks/Mines put under allocation for viability of the coal cost at	
	EUPs.	
	Detailed methodology for the same should be provided by the	
	Ministry.	
14	Clause 6.1(c) of the Allotment Document	Evaluation shall be as per Clause 6.1 of the Allotment Document,
	The Applications which are considered to be in compliance with all the	whereas the eligibility shall be as per Clause 3.2 of Allotment
	Eligibility Conditions and responsive pursuant to Clause 3.5, then such	Document.
	Applications shall be considered for the purpose of selection from	
	amongst the qualified Applicants in accordance with following norms:	
	c) Size of the coal mine.	
	Size of the coal mine is one of the evaluation criteria. So the ministry	
	is requested to clarify the eligibility of the applicant to bid for a	
	particular coal block size based on the extractible reserves vis-à-vis	
	end use plant requirements.	
15	Clause 6.1 (d) of the Allotment Document	As per Clause 6.1 of the Allotment Document.
	In case the Applicant is owned by a coal bearing State Government,	
	relaxation from the above norms may be considered to encourage	
	setting up of End Use Plant(s) close to pit-heads.	
	In case if the Applicant is owned by a non coal bearing State	

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	Government but having EUP in the state where the coal block is	
	located, then whether this norm will be considered as relaxation from	
	the other norms to encourage setting up of End Use Plant(s) close to	
	pit-heads. Needs Clarification.	
16	Annexure II of the Allotment Document (Format for Affidavit)	No, only the documents submitted as part of the Application are
	"Insert separate paragraph for each"	required to be mentioned in the Affidavit.
	The Ministry is requested to clarify whether the documents	
	submitted by the applicant during the registration on MSTC website	
	as well the queries submitted to the ministry shall also be required to	
	be mentioned in the affidavit	
17	Annexure IV of the Allotment Document	Coal requirement shall be calculated on the basis of consumption
	Schedule II- General Information-	norms provided in Annexure IV of the Allotment Document.
	Norms of coal consumption have been given in the Tender	
	Document. Consumption norms have been also provided on the	
	MSTC portal for Schedule III coal mine.	
	Due to the difference in above norms Applicant is required to	
	calculate coal consumption on which norms?	
18	Annexure IV of the Allotment Document	GCV considered for G11 grade of coal is 4000 kcal/kg.
	Schedule II- General Information-	
	** Coal requirement shall be calculated on the basis of benchmarks.	
	The ministry is requested to clarify the GCV value of G11 grade coal	
	taken for calculating the Coal requirements in tones/MW/annum as a	

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	benchmark for different capacity units.	
	Same can be used for calculating coal requirements for units having	
	higher approved heat rates than that specified in table as a	
	benchmark.	
19	Annexure IV of the Allotment Document	Please refer to response to Query No. 1.
	Schedule II- General Information-	
	*if the Application is for multiple End Use Plants, information required	
	under 4.1 to 4.6 should be furnished for each of the End Use Plant.	
	This provision is contradictory with Clause 3.5.1 (g) and 4.1.1 of the Allotment Document.	
20	Can we surrender the coal block allotted to us earlier under the	An earlier allotment shall be governed by a separate agreement.
	MMDR Act and get a new block under the current allotment tranche?	
		The current allotment shall be done on the basis of eligibility and
		evaluation criteria stipulated in Clauses 3.2 and 6.1 respectively of
		the Allotment Document.
21	Kindly confirm whether Durgapur - II / Sarya & Durgapur - II/	Yes.
	Taraimar are contiguous mines or not.	
22	Mandakini & Mandakini-A are same or different mines. May please	Mandakini & Mandakini-A are same mines.
	be clarified.	