

By Speed Post

F.No. 13016/50/2008-CA-I  
Government of India  
Ministry of Coal

New Delhi, dated 15<sup>th</sup> November, 2012

To

- (i) M/s Maharashtra Seamless Ltd.,  
Plot No.30, Institutional Sector-44,  
Gurgaon-122002.
- (ii) M/s Dhariwal Infrastructure (P) Ltd.,  
No.1008/A, Lokmat Bhavan,  
Ramdaspath, Nagpur-440012
- (iii) M/s Kesoram Industries Limited,  
No.9/1, R.N.Mukherjee Road,  
Kolkata.

**Sub: De-allocation and forfeiture of Bank Guarantee in respect of Gondkhari Coal block jointly allocated to M/s Maharashtra Seamless Ltd., M/s Dhariwal Infrastructure (P) Ltd. and M/s Kesoram Industries Limited.**

Sir,

I am directed to refer to Ministry of Coal's allocation letter No 13016/50/2008-CA-I dated 21.11.2008 (**Annexure-I**) and to this Ministry's show cause notice number 13011/25/2012-CA-I dated 2<sup>nd</sup> May 2012 (**Annexure-II**) and to your reply to the show cause notice and the Presentation made/documents submitted by you on 8<sup>th</sup> September, 2012 before the Inter Ministerial Group (IMG) on the above subject.

2. **Gondhkari** coal block was allocated on 22.11.2008 under Section 3(3)(a)(iii) of the Coal Mines (Nationalisation) Act, 1973 to **M/s Maharashtra Seamless Ltd., M/s Dhariwal Infrastructure (P) Ltd. and M/s Kesoram Industries Limited** to meet their proportionate share of coal requirement as mentioned in the said allocation letter subject to the certain terms and conditions. In the allocation letter it has been mentioned that:-

Allocation/mining lease of the coal block may be cancelled, inter-alia, on the following grounds:-

- (a) Unsatisfactory progress of implementation of their end use plant.
- (b) Unsatisfactory progress in the development of coal mining project.
- (c) For breach of any of the conditions of allocation.

The De-allocation/ cancellation of mining lease shall be without any liability to the Govt. or its agencies, whatsoever. Any expenses incurred by the allocatee or any right or liability arising on the allocatee out of the measures taken by him shall solely be to his account and in no way be transferred to or borne by the Govt. or its agencies.

3. In respect of Bank Guarantee, the allocation has clearly mentioned that The JV company shall submit a bank guarantee for **Rs.11.87 crores** (equal to one year's royalty amount based on mine capacity of 0.96 mtpa assessed by CMPDIL, grade of coal B to G and the average royalty @ Rs.123.66 per tonne) within three months from the date of allocation. Subsequently, upon approval of mining plan, the Bank Guarantee amount will be modified based on the final peak/rated capacity of the mine.

- (a) 50% of the bank guarantee shall be linked to the milestones (time schedule) set for development of captive block, and the remaining 50% to the guaranteed production. The bank guarantee shall be liable to be encashed in the following eventuality:
- (b) There shall be an annual review of progress achieved by an allocatee company. In the event of lapses, if any, in the achievements vis-à-vis the milestones set for that year, a proportionate amount shall be encashed and deducted from the bank guarantee.
- (c) Once production commences, in case of any lag in the production of coal, a percentage of the bank guarantee amount will be deducted for the year. This percentage will be equal to the percentage of deficit in production for the year with respect to the rated/peak capacity of the mine, e.g., if rated/peak capacity is 100, production as per the approved mining plan for the relevant year is 50 and actual production is 35, then  $(50-35)/100 \times 100 = 15\%$  will lead to deduction of 15% of the original bank guarantee amount for that year. Upon exhaustion of the bank guarantee amount, the block shall be liable for de-allocation/cancellation of mining lease.
- (d) The allocatee shall ensure that the bank guarantee remains valid at all times till the mine reaches its rated capacity or till the bank guarantee is exhausted. Any lapses on this count shall lead to de-allocation/ cancellation of mining lease.

4. The progress of allocated coal block as well as linked/associated end use project has been reviewed by the Ministry through a 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 Committee meeting held on 22<sup>nd</sup> and 23<sup>rd</sup> June, 2009, the progress of development of said coal blocks and the associated end use project was reviewed wherein the representatives of the allocatee companies were invited to present their case. Review Committee after giving an opportunity of being heard, stated that the Joint Venture

Company (JVC) was formed just a day before. GR purchased. Bank Guarantee not furnished. No progress on other milestones. Chairman asked the representatives to fulfill its commitment otherwise block will be de-allocated.

ii) In the Review Committee Meeting held on 20/21.07.2010, it has been noticed that JV company has been formed. GR is purchased and BG submitted. Mining Plan has been approved. EMP, Mining Lease and Land acquisition are pending. No forest land involved. Review Committee did not make any recommendations.

iii) Further, in the Review Committee meeting held in January, 2012, the Committee noticed that EMP, Mining Lease and Land acquisition are pending. ML is pending with Govt. of Maharashtra. No forest land is involved. It has been noticed that no serious efforts have been made by the allocatee company to develop the coal block, even after repeated assurances given by the allocatees themselves. The allocatee companies were issued the show cause notice on 02/05/2012. The allocatee companies furnished their reply to the show cause notice.

5. In the meantime, the Government has set up on 21.06.2012 an Inter-Ministerial Group (IMG) 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.

6. The case of the above block/allocatee companies was referred to the IMG. Accordingly, the IMG gave an opportunity to the allocatee companies 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 8<sup>th</sup> September, 2012 before the IMG. The IMG considered the presentation, the status note of the **Gondkhari** coal block and associated EUPs prepared by Ministry of Coal and Coal Controller's Organization (**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	Remarks
Purchase of GR	6.1.2009	Yes	-	
Submission of Bank Guarantee	21.2.2009	15.3.2010	1Yr 1 Months	
Mining Lease Application	21.2.2009	23.6.2010	1Yr 4 Months	
Submission of Mining Plan	21.5.2009	26.3.2010	10 Months	Delayed due to late receipt of information from CMPDIL.
Approval of Mining Plan	21.7.2009	7.1.2011	1Yr 6 months	
Application of Previous	21.9.2009	Pending	2Yrs 9 Months	Pending with State

approval				Govt.
Granting of Previous approval	21.10.2009	Pending	2 Yrs 8 Months	
Application of Forest clearance	21.11.2009	Pending	2Yrs 7 Months	Area has come under metro region. NOC is required.
Grant of Forest Clearance	21.5.2010	Pending	2Yr 1 Month	
Application EMP Clearance	21.11.2009	30.10.2009	-	TOR approved and PH is expected by 1 <sup>st</sup> week of Oct.12.
Grant of EMP Clearance	21.5.2010	Pending	2Yr	
Grant of Mining Lease	21.11.2010	Pending	1Yr 7 Months	
Application of Land Acquisition	21.6.2010	Pending	2Yrs	100% land purchased.
Completion of Land Acquisition	21.11.2011	pending	7 Months	
Application for opening permission	21.1.2013	Pending	-	
Grant of Opening permission	21.3.2013	Pending	-	
Coal Production	21.5.2013 (54 Months)	Pending	-	

7. After detailed deliberations, the IMG observed as under:

**"M/s Gondkhari Coal Mining Ltd. (Gondkhari)**

*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 latest status paper presented to the IMG. The IMG noted that around 4 years have elapsed from the date of allotment i.e. 21.11.2008. IMG also noted that the company has purchased the GR and the mining plan is approved, EC and FC have not been obtained and only 50 acres out of 977 ha. land is acquired though company stated that 100% land is purchased. During presentation it was clarified that 50 acres required for surface infrastructure and entry into underground mine has been acquired as per mining plan. The full surface area of mine is 977 ha. Investment made in the coal block as per CA certificate submitted by the company is Rs. 29 crore. There are 3 end-use plants linked with the block. The reported investment in end-use plant of M/s Kesoram Industries Ltd. is Rs. 603.39 crore, in the end-use plant of M/s Maharashtra Seamless Ltd. it is Rs. 330.43 crore and in end-use plant of M/s Dhariwal Industries Pvt. Ltd. it is Rs. 27.06 crore. IMG noted that the BG has been submitted by the company with a delay of 1 year 1 month though it was clearly mentioned in the allocation letter that the BG is to be submitted by the JV company (not by individual companies). Mining plan was to be submitted within six months as per allocation letter but has been submitted with delay of 10 months. It was noted that as reported by CMPDI on 21.12.2009 only a copy of GR on nominal cost basis was obtained by the allocatee company and payment for cost of exploration was not made till 26.8.2010. 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 March, 2014.*

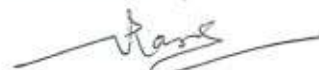
*Taking into account all factors and that there is no substantial progress in development of the coal block, though some investment has been made in some of the end-use plants, the IMG recommends that the coal block may be de-allocated with forfeiture of BG."*

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

9. Accordingly, **Gondkhari** coal block allocated to **M/s Maharashtra Seamless Ltd., M/s Dhariwal Infrastructure (P) Ltd. and M/s Kesoram Industries Limited** is **de-allocated** and Bank Guarantee amounting of **Rs.11.87 crores** furnished by the allocatee companies is forfeited and be encashed. The companies shall not be eligible for allocation of any alternative coal block in lieu of this block.

10. M/s Maharashtra Seamless (Ltd.) has filed a W.P.(Civil) No.6458 of 2012 Vs. Union of India in Hon'ble High Court of Delhi. As intimated by the Petitioner, the Hon'ble High Court vide their order dated 10.10.2012 directed that "in event of any adverse order is passed against the Petitioner, it would not be given effect to for a period of one week". In compliance of the above order, this order is made effective after a period of one week.

Yours faithfully,



(V.S. Rana)

Under Secretary to the Govt. of India

Copy to:-

1. The Chief Secretary, Government of Maharashtra, Mantralaya, Mumbai.
2. The Secretary, Ministry of Steel, Udyog Bhavan, New Delhi.
3. The Secretary, Department of Industrial Policy and Promotion, Udyog Bhavan, New Delhi.
4. The CMD, Coal India Limited, 10, Netaji Subash Chandra Bose Road, Kolkata-700001.
5. The Coal Controller's Organisation, 1, Council House Street, Kolkata with the direction to immediately take necessary steps to forfeit the full Bank Guarantee amount.
6. ✓ NIC Cell, Ministry of Coal for placing the letter on the Website of Ministry of Coal.

No. 13016/50/2008-CA-I  
Government of India  
Ministry of Coal

New Delhi, the 21<sup>st</sup> November, 2008

To,

1. M/s Maharashtra Seamless Limited,  
Plot No. 30, Institutional Sector 44,  
Gurgaon- 122 002
2. M/s Dhariwal Infrastructure (P) Ltd,  
1008/A, Lokmat Bhawan, Ramdaspeth,  
Nagpur- 440 012
3. M/s Kesoram Industries Limited,  
9/1, R.N. Mukherjee Road,  
Kolkata.

Subject: Allocation of Gondkhari coal block in the State of Maharashtra for captive mining of coal jointly by M/s Maharashtra Seamless Limited, M/s Dhariwal Infrastructures (P) Ltd and M/s Kesoram Industries Limited - under Option-1.

Sir,

I am directed to refer to your application and this Ministry's option letter of even number dated 5<sup>th</sup> August, 2008 and to state that the request of the companies have been considered by the Central Government and it has been decided to allocate Gondkhari Non-coking coal block in Kamptee coalfields of Western Coalfields Limited command area in the state of Maharashtra for captive mining of coal jointly by M/s Maharashtra Seamless Limited, M/s Dhariwal Infrastructures (P) Ltd and M/s Kesoram Industries Limited, for meeting their proportionate share of requirement of coal. Based on the total geological reserves and requirement of coal as assessed by CMPDIL, tentative proportionate share of reserves is indicated in the table below:-

Geological Reserves	Tent Extra-ctable Reser-ves	Mine Capacity in MTF	Name of company	EUP Capa-city (in MTF A)	Requiremen-t of Coal (Per annum and location of EUP)	Proportion-ate Share of reserves of coal in MT
08.717	30.02	1. Sect. I & II UG 0.36	1. M/s Maharashtra Seamless Limited	0.3	0.48	29.91
		2. Sect. III UG 0.60				
		Total 0.96	2. M/s	0.24	0.384	23.93



- vii) 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 underground mine from the date of this 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 this letter. A copy of the indicative milestone chart is enclosed.
- viii) The joint venture company shall buy geological report from CMPDII, within six weeks from the date of this letter.
- ix) The joint venture company shall submit a bank guarantee for Rs.11,87crore (equal to one year's royalty amount based on mine capacity of 0.96 mtpa assessed by CMPDII, grade of coal B to G and the average royalty @ Rs 123.66 per tonne) within three months from the date of this letter. Subsequently, upon approval of the mining plan, the Bank Guarantee amount will be modified based on the final peak/rated capacity of the mine.
- (a) 50% of the bank guarantee shall be linked to the milestones (time schedule) set for development of captive block, and the remaining 50% to the guaranteed production. The bank guarantee shall be liable to be encashed in the following eventuality:
- (b) There shall be an annual review of progress achieved by an allocatee company. In the event of lapses, if any, in the achievements vis-à-vis the milestones set for that year, a proportionate amount shall be encashed and deducted from the bank guarantee.
- (c) Once production commences, in case of any lag in the production of coal/lignite, a percentage of the bank guarantee amount will be deducted for the year. This percentage will be equal to the percentage of deficit in production for the year with respect to the rated/peak capacity of the mine, e.g., if rated/peak capacity is 100, production as per the approved mining plan for the relevant year is 50 and actual production is 35, then  $(50-35)/100 \times 100 = 15\%$  will lead to deduction of 15% of the original bank guarantee amount for that year. Upon exhaustion of the bank guarantee amount, the block shall be liable for de-allocation/cancellation of mining lease.
- (d) The allocatee shall ensure that the bank guarantee remains valid at all times till the mine reaches its rated capacity or till the bank guarantee is exhausted. Any lapses on this count shall lead to de-allocation/ cancellation of mining lease.
- x) The joint venture company shall submit a mining plan for approval by the competent authority under the Central Government within six months from the date of this letter.

- The joint venture company shall be required to comply with the guidelines/rules laid down by the Central Government from time to time relating to mine closure (both progressive and final). The joint venture company shall be required to submit mine closure plan alongwith the mining plan as per the guidelines issued in this regard.
- (vii) No coal shall be sold, delivered, transferred or disposed of except for the stated captive mining purposes, and except with the previous approval of the Central Government.
- (viii) Mining of coal from the allocated captive coal block shall be carried out in accordance with the applicable Statutes/Rules/Orders/Directions governing the mining of coal in the country.
- (ix) Those of the above conditions relevant at the time of grant of mining lease shall be included as additional conditions in the mining lease in addition to any further conditions imposed by or agreed to by the Central Government.
- (x) The State Government at the time of seeking previous approval for the grant of mining lease shall submit a draft of the mining lease containing the above relevant conditions for vetting by the Central Government. The final mining lease shall be as vetted/modified by the Central Government. Any deviation from the vetted/modified draft shall render the mining lease deed ab-initio null and void and without effect.
- (1) Allocation / mining lease of the coal block may be cancelled, inter-alia, on the following grounds -
- Unsatisfactory progress of implementation of their end use power plant.
  - Unsatisfactory progress in the development of coal mining project.
  - For breach of any of the conditions of allocation mentioned above.

The de-allocation/cancellation of mining lease shall be without any liability to the Government or its agencies, whatsoever. Any expenses incurred by the allocatee or any right or liability arising on the allocatee out of the measures taken by him shall solely be to his account and in no way be transferred to or borne by the Government or its agencies.

4. The Joint Venture Company may approach CMPDII for the geological report and contact the State Government authorities concerned for the necessary permissions/clearances etc. for attaining mining rights and related matters. The arrangement of transport of coal will have to be worked out by the company in consultation with the Ministry of Railways / the Ministry of Surface Transport depending on the mode of transport.

Yours faithfully,

  
(V.S. Rana)

Under Secretary to the Govt. of India

Encs. As above.

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Annexure-II

**SHOW CAUSE NOTICE**

**No.13011/ 25 /2012-CA-I  
Government of India  
Ministry of Coal**

New Delhi, dated <sup>2<sup>nd</sup></sup> May, 2012

To

- (i) M/s Maharashtra Seamless Ltd.  
Plot No. 30, Institutional Sector- 44,  
Gurgaon 122 002
- (ii) M/s Dhariwal Infrastructure (P) Ltd.  
1008/A, Lokmat Bhawan,  
Ramdaspath, Nagpur- 440 012
- (iii) M/s Kesoram Industries Limited,  
9/1, R.N. Mukherjee Road, Kolkata

**Subject: Show cause notice in respect of Gondkhari block.**

Sir,

I am directed to refer to this Ministry's letter No. 13016/50/2008-CA-I dated 21.11.2008 conveying allocation of **Gondkhari** 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 grant of previous approval, EMP, Mining Lease are pending for Gondkhari 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	6.1.2009	Yes	-
Submission of Bank Guarantee	21.2.2009	15.3.2010	1Yr 1 Months
Mining Lease Application	21.2.2009	23.6.2010	1Yr 4 Months
Submission of Mining Plan	21.5.2009	26.3.2010	10 Months
Approval of Mining Plan	21.7.2009	7.1.2011	1Yr 6 months
Application of Previous approval	21.9.2009	Pending	2Yrs 6 Months (as on 3/2012)
Granting of Previous approval	21.10.2009	Pending	2 Yrs 5 Months (as on 3/2012)
Application of Forest clearance	21.11.2009	Pending	2Yrs 4 Months (as on 3/2012)
Grant of Forest Clearance	21.5.2010	Pending	1Yr 10 Months (as on 3/2012)
Application EMP Clearance	21.11.2009	30.10.2009	-
Grant of EMP Clearance	21.5.2010	Pending	1Yr 10 Months (as on 3/2012)
Grant of Mining Lease	21.11.2010	Pending	1Yr 4 Months (as on 3/2012)
Application of Land Acquisition	21.6.2010	Pending	1Yr 9 Months (as on 3/2012)
Completion of Land Acquisition	21.11.2011		4 Months (as on 3/2012)
Application for opening permission	21.1.2013	Pending	-
Grant of Opening permission	21.3.2013	Pending	-
Coal Production	21.5.2013 (54 Months)	Pending	-



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 **Gondkhari** 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 **Gondkhari** coal block.



(Sandeep Gupta)

Under Secretary to the Govt. of India

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

Gondkhari coal block

Sl No	Items	Remarks
1	Name Of the Block	Gonkhari coal block
2	Name Of the allocate	1. M/s Maharashtra Seamless Limited (MSL) 2. M/s Dhariwal Infrastructure (P) Ltd. (DIL) 3. M/s Kesoram Industries Limited(KIL)
3	Date Of allocation	21.11.2008
4	End use plant	0.3 mtpa sponge iron plant of MSL in Cuttack, Orissa, 0.24 mtpa cement plant of DIL in Chandrapur, Maharashtra and 9mtpa cement plant of KIL in Gulbarga, Karnataka
5	Terms and conditions of allocation	Terms and conditions of allocation is enclosed as Annexure-I
6	Milestones of allocation & Slippages against Milestones as stated in the SCN	Detail given in the statement made by CCO is enclosed as Annexure-II
7	History Previous review / action	Review Committee noted in its meeting held 22/23.06.2009 that all milestones were pending including BG(Individual BG submit, which is against the condition of allocation). The Based on recommendation, show cause was issued on 21 <sup>st</sup> Oct. 2009. Review meeting held in 2010, MP, ML, LA were pending. No show cause was issued in 2010.
8	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
9	Litigation any orders of the court , if any	No
10	Summary of reply of the	Photo Copy of GR taken on 29.11.08,



	company including reasons for delay	<p>asked by CMPDI on 02.08.2010 to take original, taken on 26.08.10 on payment of 11.48 Crores.</p> <p>Originally BG submitted each company, returned by MoC asking for Joint BG.</p> <p>Delay due to late receipt of information from CMPDIL and late in approval and convey of Mine Plan.</p> <p>TOR granted on 23.09.2010 and applied for public hearing alongwith fee during first week of Oct. 2012.</p> <p>100% land purchased. Documents submitted to registrar with payment of Stamp duty for Registration.</p> <p>AS per CA certificate, the spent Rs 29 crores upto 07.09.2012 in mining</p>
11	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>Mine Plan was referred to Technical Wing on 23.11.2009 for consideration of the Standing Committee. The Committee in its meeting held on 07.05.2010 had been approved the mine plan. After obtaining the required confirmation of payment of GR from CMPDIL on 27.12.2010, the mine plan was conveyed on 07.01.2011.</p>
12	End use plant status as per presentation	<p><b>KESORAM INDUSTRIES LIMITED</b>  EXISTING CEMENT CAPACITY- 4.10 (Before Allotment of Block)  EXPANSION PLANNED PHASE- 1- 1.90 (Commercial Production from 07.08.2009) PHASE 2- 3.00, TOTAL- 9.00.  Expenditure made Rs 603.39 crores (CA cert.)</p> <p><b>Marashtra Seamless Ltd.-</b>  Spent Rs 330.43 crores as 31<sup>st</sup> March 2012</p> <p><b>DIPL-</b>  Spent Rs. 27.06 crores as on August 2012</p>



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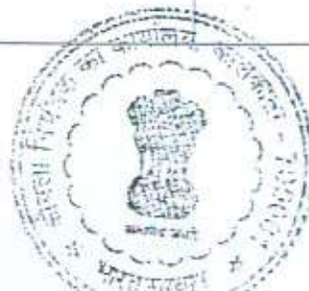
**Status of Coal Block as on June.2012**

(As per report furnished by Block Owners)

1. Name of Company:- M/s. Gondkhari Coal Mining Ltd (JVC of Kesoram Industries Ltd, Maharashtra Seamless Ltd & Dhariwal Infrastructure Pvt Ltd)
2. Name of Coal Block:- Gondkhari (E), U/G
3. Date of Allocation:- 21.11.2008 ✓
4. Location: Kamptee, MH
5. Total investment made :- 2900 Lakhs as on 7.9.12 (CA report)
6. Reserve (Mill tonnes):- 98.7
7. Yearly rated capacity (MTPA):- 1MTPA
8. Cost of GR:-
9. BG Amount :- 11.871 Crs Valid upto (i) 15.3.2013 & (ii) 20.3.2013)
10. Type of EUP: SIP & Cement
11. Location of Project: Karnataka & Maharashtra
12. Capacity of Project:- 0.3 & 0.24 MTPA SIP
13. Explored/Un explored:- E
14. Zero Date:- 21.11.08

Mile Stones	Schedule date of Completion	Actual date of Completion	Slippage in YY/MM	Remarks
Purchase of GR	6.1.2009	Yes	-	
Submission of Bank Guarantee	21.2.2009	15.3.2010	1Yr 1 Months	
Mining Lease Application	21.2.2009	23.6.2010	1Yr 4 Months	
Submission of Mining Plan	21.5.2009	26.3.2010	10 Months	Delayed due to late receipt of information from CMPDIL.
Approval of Mining Plan	21.7.2009	7.1.2011	1Yr 6 months	
Application of Previous approval	21.9.2009	Pending	2Yrs 9 Months	Pending with State Govt.
Granting of Previous approval	21.10.2009	Pending	2 Yrs 8 Months	
Application of Forest clearance	21.11.2009	Pending	2Yrs 7 Months	Area has come under metro region. NOC is required.

checked by - Bhanu  
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COAL CONTROLLER

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Grant of Forest Clearance	21.5.2010	Pending	2Yr 1 Month	
Application EMP Clearance	21.11.2009	30.10.2009	-	TOR approved and PH is expected by 1 <sup>st</sup> week of Oct.12.
Grant of EMP Clearance	21.5.2010	Pending	2Yr	
Grant of Mining Lease	21.11.2010	Pending	1Yr 7 Months	
Application of Land Acquisition	21.6.2010	Pending	2Yr	100% land purchased.
Completion of Land Acquisition	21.11.2011	pending	7 Months	
Application for opening permission	21.1.2013	Pending	-	
Grant of Opening permission	21.3.2013	Pending	-	
Coal Production	21.5.2013 (54 Months)	Pending	-	

EUP: \_

Kesoram Industries :-

Existing capacity 4.1 LT and 1.9 LT Cement Plant. Existing capacity power plant 79.2 MW

Investment made:- 603.39 Crores (As per CA report)

**DHARIWAL INFRASTRUCTURE (P) LTD.**

Proposed 40 MW CPP and 350x3 TPD DRI plant at MIDC, Urmed, MH. Expected to commission in 2013-14.. Financial closure is under process. DPAPL has to merged with PFAPL.

**DPAPL...27.06....Crores + PFAPL...102.01...Crores) As per CA report.**

Checked by - Bley

-16-



COAL CONTROL BOARD  
GOVERNMENT OF INDIA

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Major Constraint faced by the block allocates

Forest clearance and Environment clearance is the main hurdle to start the mining project.

checked by *AB*



*[Signature]*  
कोयला नियंत्रक  
COAL CONTROLLER