



## **GOVERNMENT OF KERALA**

### **Abstract**

Forest& Wildlife Department-Diversion of 0.12 ha of forest land for construction of 33 KV Substation at Pulikkany and 33 SC line from Puthukad to Pulikkany Thrissur District- Stage II clearance- Sanction accorded - Orders issued.

# FOREST & WILDLIFE [C] DEPARTMENT

**G.O.(Rt)No.138/2021/F&WLD** Dated, Thiruvananthapuram, 30/04/2021

- Read 1. Letter no. FC2-1521/2020 dated 04.05.2020 from the Principal Chief Conservator of Forests, (Forest Management) & Nodal Officer.
  - 2. G.O.(Rt) No. 133/2020/F&WLD dated 05.06.2020.
  - 3. Letter no.FC2-1521/2020 dated 24.03.2021 from the Principal Chief Conservator of Forests (Forest Management) & Nodal Officer.

### **ORDER**

The Principal Chief Conservator of Forests, (Forest Management) & Nodal Officer as per the letter read 1st paper above has recommended and forwarded the proposal for diversion of 0.12 ha of forest land which is a part of notified Kodassery Reserve Forest for the purpose of construction of 33 KV Substation at Pulikkany and 33 SC line from Puthukad to Pulikkany, Thrissur District. The Assistant Executive Engineer, Sub Station, Sub Division, Irinjalakuda is the user agency.

- 2. Government as per the Order read 2nd paper above, have accorded in-principle (Stage I) approval under Section 2 of Forest (Conservation) Act, 1980 subject to the following conditions:-
- 1.Legal status of the forest land shall remain unchanged.
- 2. The boundary of the diverted forest land shall be suitably demarcated on ground at the project cost, as per the directions of the concerned Divisional Forest Officer.
- 3. The User Agency shall make online payment of cost of Compensatory Afforestation and Net Present Value with ad-hoc CAMPA through payment module of forest clearance portal. (parivesh.nic.in)
- 4. The State Government shall charge the Net Present Value of the diverted forest land of 0.12 ha from the User Agency as per the orders of the Hon'ble Supreme Court of India dated 28.03.2008 and 09.05.2008 in

IA Nos 826 in 566 with related IA's in WP(C)202/ 1995.

5. Additional amount of Net Present Value of the diverted forest land, if any becoming due after revision of the same by the Hon'ble Supreme Court of India in future shall be charged by State Government by the User Agency. The User Agency shall furnish an undertaking to this

6.All the funds received from the user agency under the project shall be transferred/ deposited to CAMPA fund only through e-portal

- 7. Necessary certificates/documents under the Scheduled Tribes and Other Traditional Forest Dwellers (Recognition of Forest Rights) Act, 2006 as per the guidelines issued by the Ministry of Environment, Forest & Climate Change vide letter No. 11-9/1998-FC(pt) dated 05.07.2013 shall be furnished before stage-II clearance.
- 8. The layout plan of the proposal shall not be changed without prior approval of Central Government.
- 9. No labour camp shall be established on the forest land.
- 10. No additional or new path will be constructed inside the forest area for transportation of construction materials for execution of the project work.
- 11. The forest area shall be used for the purpose for which it is granted. The total forest area utilized for this project shall not exceed 0.12 ha.
- 12. The forest land proposed to be diverted shall under no circumstances be transferred to any other agencies, department or person without prior approval of Govt. of India
- 13. The period of diversion under this approval shall be co-terminus with the period of lease to be granted in favour of the user agency or the project life, whichever is less.
- 14. The compliance report shall be uploaded on e-portal (https:// parivesh.nic.in/).
- 15. Any other condition that the Ministry of Environment, Forests & Climate Change may stipulate from time to time in the interest of conservation, protection and development of forests & wildlife.
- 16. Violation of any of these conditions will amount to violation of For(Conservation) Act, 1980 and action would be taken as per the Ministry of Environment, Forest & Climate Change Guideline F. No. 11-42/2017-FC dated29/01/2018.
- 17. The User Agency shall apply for renewal after 30 years.
- 18. The User Agency has to sign an agreement with Divisional Forest Officer, Chalakkudy incorporating all the conditions imposed by Government of India/Government of Kerala in this regard and a nominal lease rent as decided by the Government of Kerala may be remitted.
- 3. As per the letter read 3rd paper above, the Principal Chief Conservator of Forests, (Forest Management) & Nodal Officer has submitted compliance report informing that all the conditions stipulated while according Stage I clearance has been complied/agreed to comply by the User Agency.

### File No.FWLD-C3/90/2020-FWLD

4. In the circumstances, Government are pleased to accord Stage II / Final approval for diversion of 0.12 ha of forest land which is a part of notified Kodassery Reserve Forest for the purpose of construction of 33 KV Substation at Pulikkany and 33 SC line from Puthukad to Pulikkany, Thrissur District.

(By order of the Governor)
A P M MOHAMMED HANISH
PRINCIPAL SECRETARY

To:
The Principal Chief Conservator of Forest & Head of Forest Force,
Forest Head Quarters, Thiruvananthapuram,

The Principal Chief Conservator of Forest (Forest Management) & Nodal Officer, Forest Head Quarters, Thiruvananthapuram

The Chief Conservator of Forest (Central Circle) Thrissur,

The Divisional Forest Officer, Chalakkudy,

The Assistant Executive Engineer, Sub Station, Sub Division, Irinjalakuda

The Principal Accountant General (A&E)/ Audit, Thiruvananthapuram I & PR (Web & New Media) Department/Stock File

Forwarded /By order

Digitally signed by CHITHRAGS S Date: 2021.05.03 13:52 3 ST Reason: Approved Section Officer