# Minutes of the 105<sup>th</sup> State Level Single Window Clearance Authority (SLSWCA) meeting held on 22/11/2021 at 12:30 PM from the Chief Secretary's Office through Web Conferencing.

The meeting was chaired by the Chief Secretary, Odisha. The list of members present is annexed.

Chairman, IPICOL, welcomed the chairperson and other participants and proceeded with the agenda.

## Agenda Item No.1: Confirmation of the minutes of 104<sup>th</sup> SLSWCA meeting held on 01/10/2021

Minutes of the 104<sup>th</sup> meeting held on 01/10/2021 were confirmed.

### Agenda Item No.2: Action taken report on the 104th SLSWCA meeting.

SLSWCA noted the action taken on various items and further decided that:

Regarding development/construction of in-stream barrages and the Charge for water usage in slurry pipelines, a separate meeting will be convened by Water Resources Department.

#### Agenda Item No.3:

Proposal of M/s Coal India Limited for setting up of 1.0 MTPA Refinery at Rayagada, 0.5 MTPA Aluminium Smelter and 1400 MW Captive Power Plant at Neulapoi, Dhenkanal district with a total investment of Rs.29,393.00 crores

After detailed discussion, SLSWCA recommended the proposal of the company to HLCA, subject to the following terms and conditions:

- 1. The company will clear arrear dues if any, of Government Department(s) before allotment of land for the project.
- 2. No raw material linkage / assurance from the State Government shall be provided.
- The project should not be located on mineral bearing area or command area of any irrigation project.
- The company will submit its action plan for implementation of the proposed project to IPICOL within 90 days of the communication of approval of High Level Clearance Authority (HLCA).
- 5. The company will submit detailed land use plan. Allotment of land to the project is subject to assessment by IPICOL (considering the bench mark report where ever available) or as required by the company, whichever is lower. The company will follow the prescribed procedure of IDCO for final allotment.
- The allotment of water quantity and source of water is subject to assessment by IPICOL (considering the bench mark report where ever available) or as required by the company, whichever is lower and as per norms of DoWR/IDCO/ IPICOL.

- The company has to obtain all statutory clearances as may be required & abide by the conditions/stipulations made there under.
- 8. The company shall strictly comply with the State employment norms, R & R Policy and other related policies of Govt. as applicable from time to time.
- The company shall take up CSR activities in the locality in consultation with the District Collector. Besides, the company shall comply with the extant rules and policy issued by Govt. from time to time, and register itself on the GO CARE portal of IPICOL.
- 10. The promoter(s) of the company shall not divest/dilute either directly or indirectly their shareholding to less than 51% until 3 (three) years from the date of commencement of commercial operation without the prior approval of the Govt.
- 11. Use of fly ash bricks is mandatory for all the construction that the company may take up.
- 12. Rain water harvesting, ground water recharge, reuse/recycling of water and water conservation is mandatory for industrial establishment.
- 13. Company to generate 5% of its power requirement through renewable energy sources.
- 14. The company should make adequate provisions for parking of the transport vehicles required for their operations to ensure that project related vehicles are not parked within 500 meters from any National Highway/State Highway.
- 15. The project shall not be located within 500 meters from the centre of the road on both side of any NH or SH or from the bank of any river / reservoir.
- 16. The applicant company will not transfer the project to another company until the project goes into commercial production, unless:
- i. the transfer of the project takes place under a court order or statutory pronouncement
- when the change of name of the company is taken up under the provisions of Section 13 of the Companies Act, 2013.

#### Agenda Item No.4:

Proposal of M/s Jindal Coke Limited for expansion of its existing unit (Coke & Petroleum products Plant) from 0.425 MTPA to 0.85 MTPA at Kalinga Nagar Industrial Complex, Jajpur district with an investment of Rs. 470.00 crores.

After detailed discussion, SLSWCA in-principle approved the proposal of the company, subject to the following terms and condition:

- The company will clear arrear dues if any, of Government Department(s) before allotment of land for the project.
- No raw material linkage / assurance from the State Government shall be provided.
  The project should not be leasted as a sixty of the leasted as a si
- The project should not be located on mineral bearing area or command area of any irrigation project.
- The company will submit its action plan for implementation of the proposed project to IPICOL within 90 days of the communication of approval of State Level Single Window Clearance Authority (SLSWCA).
- 5. The company will submit detailed land use plan. Allotment of land to the project is subject to assessment by IPICOL (considering the benchmark report wherever

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- available) or as required by the company, whichever is lower. The company will follow the prescribed procedure of IDCO for final allotment.
- The allotment of water quantity is subject to assessment by IPICOL (considering the benchmark report wherever available) or as required by the company, whichever is lower and as per norms of DoWR/IDCO/ IPICOL.
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- 7. The company has to obtain all statutory clearances as may be required & abide by the conditions/stipulations made there under.
- 8. The company shall strictly comply with the State employment norms, R & R Policy and other related policies of Govt. as applicable from time to time.
- 9. The company must take up CSR activities in the locality in consultation with the District Collector. Besides, the company shall comply with the extant rules and policy issued by Govt. from time to time, and register itself on the GO CARE portal of IPICOL.
- 10. The promoter(s) of the company shall not divest/dilute either directly or indirectly their shareholding to less than 51% until 3 (three) years from the date of commencement of commercial operation without the prior approval of the Govt.
- Use of fly ash bricks is mandatory for all the construction that the company may take up.
- Rainwater harvesting and ground water recharge is mandatory for industrial establishment.
- 13. Company to generate 5% of its power requirement through renewable energy sources.
- 14. The company should make adequate provisions for parking of the transport vehicles required for their operations to ensure that project related vehicles are not parked within 500 meters from any National Highway/State Highway.
- 15. The project shall not be located within 500 meters from the centre of the road on both side of any NH or SH or from the bank of any river / reservoir.16. The applicant company will not transfer to
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- i. The transfer of the project takes place under a court order or statutory pronouncement
- When the change of name of the company is taken up under the provisions of Section 13 of the Companies Act, 2013.

#### Agenda Item No. 5:

Proposal of M/s. Shyam Metalics and Energy Limited for setting up 0.108 MTPA Ferro Alloys plant (3x18 MVA), 50 MW CPP at Kalinga Nagar, Dist- Jajpur, with a total investment of Rs. 328.75 Crore.

After detailed discussion, SLSWCA in-principle approved the proposal of the company, subject to the following terms and condition:

1. The company will clear arrear dues if any, of Government Department(s) before allotment of land for the project.

- 2. No raw material linkage / assurance from the State Government shall be provided.
- 3. The project should not be located on mineral bearing area or command area of any
- 4. The company will submit its action plan for implementation of the proposed project to IPICOL within 90 days of the communication of approval of State Level Single Window Clearance Authority (SLSWCA).
- 5. The company will submit detailed land use plan. Allotment of land to the project is subject to assessment by IPICOL (considering the bench mark report where ever available) or as required by the company, whichever is lower. The company will follow the prescribed procedure of IDCO for final allotment.
- 6. The allotment of water quantity and source of water is subject to assessment by IPICOL (considering the bench mark report where ever available) or as required by the company, whichever is lower and as per norms of DoWR/IDCO/ IPICOL.
- 7. The company has to obtain all statutory clearances as may be required & abide by the conditions/stipulations made there under.
- 8. The company shall strictly comply with the State employment norms, R & R Policy and other related policies of Govt. as applicable from time to time.
- 9. The company shall take up CSR activities in the locality in consultation with the District Collector. Besides, the company shall comply with the extant rules and policy issued by Govt. from time to time, and register itself on the GO CARE portal of IPICOL.
- 10. The promoter(s) of the company shall not divest/dilute either directly or indirectly their shareholding to less than 51% until 3 (three) years from the date of commencement of commercial operation without the prior approval of the Govt.
- 11. Use of fly ash bricks is mandatory for all the construction that the company may take up.
- 12. Rain water harvesting, ground water recharge, reuse/recycling of water and water conservation is mandatory for industrial establishment.
- 13. Company to generate 5% of its power requirement through renewable energy sources.
- 14. The company should make adequate provisions for parking of the transport vehicles required for their operations to ensure that project related vehicles are not parked within 500 meters from any National Highway/State Highway.
- 15. The project shall not be located within 500 meters from the centre of the road on both side of any NH or SH or from the bank of any river / reservoir.
- 16. The applicant company will not transfer the project to another company until the project goes into commercial production, unless: i.
  - the transfer of the project takes place under a court order or statutory pronouncement
  - when the change of name of the company is taken up under the provisions of Section ii. 13 of the Companies Act, 2013.

#### Agenda Item No. 6:

Proposal of M/s GV Mines Minerals & Metals Private Limited for setting of a 9 KM Iron Ore Pipe Conveying System of capacity 3 MTPA from Roida-II mines to Bolani Railway Siding at Barbil, Dist: Keonjhar with an investment of Rs. 104.48 crores.

- 1. The company will clear arrear dues if any, of Government Department(s) before allotment of land for the project.
- 2. No raw material linkage / assurance from the State Government shall be provided.
- 3. The project should not be located on mineral bearing area or command area of any irrigation project.
- 4. The company will submit its action plan for implementation of the proposed project to IPICOL within 90 days of the communication of approval of State Level Single Window Clearance Authority (SLSWCA).
- 5. The company will submit detailed land use plan. Allotment of land to the project is subject to assessment by IPICOL (considering the bench mark report where ever available) or as required by the company, whichever is lower. The company will follow the prescribed procedure of IDCO for final allotment.
- The allotment of water quantity and source of water is subject to assessment by IPICOL (considering the bench mark report where ever available) or as required by the company, whichever is lower and as per norms of DoWR/IDCO/ IPICOL.
- 7. The company has to obtain all statutory clearances as may be required & abide by the conditions/stipulations made there under.
- 8. The company shall strictly comply with the State employment norms, R & R Policy and other related policies of Govt. as applicable from time to time.
- The company must take up CSR activities in the locality in consultation with the District Collector. Besides, the company shall comply with the extant rules and policy issued by Govt. from time to time, and register itself on the GO CARE portal of IPICOL.
- 10. The promoter(s) of the company shall not divest/dilute either directly or indirectly their shareholding to less than 51% until 3 (three) years from the date of commencement of commercial operation without the prior approval of the Govt.
- 11. Use of fly ash bricks is mandatory for all the construction that the company may take up.
- 12. Rain water harvesting and ground water recharge is mandatory for industrial establishment.
- 13. Company to generate 5% of its power requirement through renewable energy sources.
- 14. The company should make adequate provisions for parking of the transport vehicles required for their operations to ensure that project related vehicles are not parked within 500 meters from any National Highway/State Highway.
- 15. The project shall not be located within 500 meters from the centre of the road on both side of any NH or SH or from the bank of any river / reservoir.
- 16. The applicant company will not transfer the project to another company until the project goes into commercial production, unless:
- i. The transfer of the project takes place under a court order or statutory pronouncement
- ii. When the change of name of the company is taken up under the provisions of Section 13 of the Companies Act, 2013

#### Agenda Item No. 7:

Proposal of M/s Greentech Bioenergy LLP to set up 200 KLPD Ethanol along with 5 MW Co generations Plant at village-Salna under Bheden block of dist- Bargarh, Odisha with a total investment of Rs.250 Crores.

After detailed discussion, SLSWCA in-principle approved the proposal of the company, subject to the following terms and condition:

- 1. The company will clear arrear dues if any, of Government Department(s) before allotment of land for the project.
- 2. No raw material linkage / assurance from the State Government shall be provided.
- 3. The project should not be located on mineral bearing area or command area of any irrigation project.
- 4. The company will submit its action plan for implementation of the proposed project to IPICOL within 90 days of the communication of approval of State Level Single Window Clearance Authority (SLSWCA).
- 5. The company will submit detailed land use plan. Allotment of land to the project is subject to assessment by IPICOL (considering the bench mark report where ever available) or as required by the company, whichever is lower. The company will follow the prescribed procedure of IDCO for final allotment.
- The allotment of water quantity and source of water is subject to assessment by IPICOL (considering the bench mark report where ever available) or as required by the company, whichever is lower and as per norms of DoWR/IDCO/ IPICOL.
- 7. The company has to obtain all statutory clearances as may be required & abide by the conditions/stipulations made there under.
- 8. The company shall strictly comply with the State employment norms, R & R Policy and other related policies of Govt. as applicable from time to time.
- The company shall take up CSR activities in the locality in consultation with the District Collector. Besides, the company shall comply with the extant rules and policy issued by Govt. from time to time, and register itself on the GO CARE portal of IPICOL.
- 10. The promoter(s) of the company shall not divest/dilute either directly or indirectly their shareholding to less than 51% until 3 (three) years from the date of commencement of commercial operation without the prior approval of the Govt.
- 11. Use of fly ash bricks is mandatory for all the construction that the company may take up.
- 12. Rain water harvesting, ground water recharge, reuse/recycling of water and water conservation is mandatory for industrial establishment.
- 13. Company to generate 5% of its power requirement through renewable energy sources.
- 14. The company should make adequate provisions for parking of the transport vehicles required for their operations to ensure that project related vehicles are not parked within 500 meters from any National Highway/State Highway.
- 15. The project shall not be located within 500 meters from the centre of the road on both side of any NH or SH or from the bank of any river / reservoir.
- 16. The applicant company will not transfer the project to another company until the project goes into commercial production, unless:
- i. the transfer of the project takes place under a court order or statutory pronouncement

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ii. when the change of name of the company is taken up under the provisions of Section 13 of the Companies Act, 2013.

#### Agenda Item No. 8:

Proposal of M/s Energy Intro Private Limited to set up a grain-based distillery unit of capacity 200 KLPD for manufacturing of Ethanol along with 6.00 MW co-generation power plant to be implemented in two phases in Jharsuguda district with a total investment of Rs. 205.00 crore

- 1. The company will clear arrear dues if any, of Government Department(s) before allotment of land for the project.
- 2. No raw material linkage/ assurance from the State Government shall be provided.
- 3. The project should not be located on mineral bearing area or command area of any irrigation project.
- The company will submit its action plan for implementation of the proposed project to IPICOL within 90 days of the communication of approval of State Level Single Window Clearance Authority (SLSWCA).
- 5. The company will submit detailed land use plan. Allotment of land to the project is subject to assessment by IPICOL (considering the bench mark report where ever available) or as required by the company, whichever is lower. The company will follow the prescribed procedure of IDCO for final allotment.
- The allotment of water quantity and source of water is subject to assessment by IPICOL (considering the bench mark report where ever available) or as required by the company, whichever is lower and as per norms of DoWR/IDCO/ IPICOL.
- 7. The company has to obtain all statutory clearances as may be required & abide by the conditions/stipulations made there under.
- 8. The company shall strictly comply with the State employment norms, R & R Policy and other related policies of Govt. as applicable from time to time.
- The company shall take up CSR activities in the locality in consultation with the District Collector. Besides, the company shall comply with the extant rules and policies issued by Govt. from time to time, and register itself on the GO CARE portal of IPICOL.
- 10. The promoter(s) of the company shall not divest/dilute either directly or indirectly their shareholding to less than 51% until 3 (three) years from the date of commencement of commercial operation without the prior approval of the Govt.
- 11. Use of fly ash bricks is mandatory for all the construction that the company may take up.
- 12. Rain water harvesting, ground water recharge, reuse/recycling of water and water conservation is mandatory for industrial establishment.
- 13. Company to generate 5% of its power requirement through renewable energy sources.
- 14. The company should make adequate provisions for parking of the transport vehicles required for their operations to ensure that project related vehicles are not parked within 500 meters from any National Highway/State Highway.

- 15. The project shall not be located within 500 meters from the centre of the road on both side of any NH or SH or from the bank of any river / reservoir.
- 16. The applicant company will not transfer the project to another company until the project goes into commercial production, unless:
- i. the transfer of the project takes place under a court order or statutory pronouncement
- ii. when the change of name of the company is taken up under the provisions of Section 13 of the Companies Act, 2013

#### Agenda Item No. 9:

Proposal of Indian Potash Ltd to set up 190 KLPD grain-based Ethanol Plant and 4 MW co-generation power plant at Jaring of Junagarh block in Kalahandi Dist of Odisha with a total investment of Rs.219.00 Crore

- After detailed discussion, SLSWCA in-principle approved the proposal of the company, subject to the following terms and condition:
  - 1. The company will clear arrear dues if any, of Government Department(s) before allotment of land for the project.
  - 2. No raw material linkage / assurance from the State Government shall be provided.
  - 3. The project should not be located on mineral bearing area or command area of any irrigation project.
  - 4. The company will submit its action plan for implementation of the proposed project to IPICOL within 90 days of the communication of approval of State Level Single Window Clearance Authority (SLSWCA).
  - 5. The company will submit detailed land use plan. Allotment of land to the project is subject to assessment by IPICOL (considering the bench mark report where ever available) or as required by the company, whichever is lower. The company will follow the prescribed procedure of IDCO for final allotment.
  - The allotment of water quantity and source of water is subject to assessment by IPICOL (considering the bench mark report where ever available) or as required by the company, whichever is lower and as per norms of DoWR/IDCO/ IPICOL.
  - 7. The company has to obtain all statutory clearances as may be required & abide by the conditions/stipulations made there under.
  - 8. The company shall strictly comply with the State employment norms, R & R Policy and other related policies of Govt. as applicable from time to time.
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  - 11. Use of fly ash bricks is mandatory for all the construction that the company may take up.
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- 15. The project shall not be located within 500 meters from the centre of the road on both side of any NH or SH or from the bank of any river / reservoir.
- 16. The applicant company will not transfer the project to another company until the project goes into commercial production, unless:
- i. the transfer of the project takes place under a court order or statutory pronouncement
- ii. when the change of name of the company is taken up under the provisions of Section 13 of the Companies Act, 2013

#### Agenda Item No. 10:

Proposal of M/s Bio Agro Energy Pvt Ltd to set up 200 KLPD Ethanol along with 4.5 MW Co-generations Plant at Binika block of district, Sonepur, Odisha with a total investment of Rs.228.55 Crores

- 1. The company will clear arrear dues if any, of Government Department(s) before allotment of land for the project.
- 2. No raw material linkage / assurance from the State Government shall be provided.
- 3. The project should not be located on mineral bearing area or command area of any irrigation project.
- The company will submit its action plan for implementation of the proposed project to IPICOL within 90 days of the communication of approval of State Level Single Window Clearance Authority (SLSWCA).
- 5. The company will submit detailed land use plan. Allotment of land to the project is subject to assessment by IPICOL (considering the benchmark report wherever available) or as required by the company, whichever is lower. The company will follow the prescribed procedure of IDCO for final allotment.
- The allotment of water quantity is subject to assessment by IPICOL (considering the benchmark report wherever available) or as required by the company, whichever is lower and as per norms of DoWR/IDCO/ IPICOL.
- 7. The company has to obtain all statutory clearances as may be required & abide by the conditions/stipulations made there under.
- 8. The company shall strictly comply with the State employment norms, R & R Policy and other related policies of Govt. as applicable from time to time.
- 9. The company must take up CSR activities in the locality in consultation with the District Collector. Besides, the company shall comply with the extant rules and policy issued by Govt. from time to time, and register itself on the GO CARE portal of IPICOL.

- 10. The promoter(s) of the company shall not divest/dilute either directly or indirectly their shareholding to less than 51% until 3 (three) years from the date of commencement of commercial operation without the prior approval of the Govt.
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- 12. Rainwater harvesting and ground water recharge is mandatory for industrial establishment.
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- 16. The applicant company will not transfer the project to another company until the project goes into commercial production, unless:
- i. The transfer of the project takes place under a court order or statutory pronouncement
- ii. When the change of name of the company is taken up under the provisions of Section 13 of the Companies Act, 2013.

#### Agenda Item No. 11:

Proposal of M/s Abis Exports (India) Private Limited for setting up a mechanized Hatchery unit with annual capacity of 805.11 lakh units at Baripada in the district of Mayurbhanj with a total investment of Rs. 66.33 crore

- 1. The company will clear arrear dues if any, of Government Department(s) before allotment of land for the project.
- 2. No raw material linkage / assurance from the State Government shall be provided.
- 3. The project should not be located on mineral bearing area or command area of any irrigation project.
- The company will submit its action plan for implementation of the proposed project to IPICOL within 90 days of the communication of approval of State Level Single Window Clearance Authority (SLSWCA).
- 5. The company will submit detailed land use plan. Allotment of land to the project is subject to assessment by IPICOL (considering the bench mark report where ever available) or as required by the company, whichever is lower. The company will follow the prescribed procedure of IDCO for final allotment.
- 6. The allotment of water quantity is subject to assessment by IPICOL (considering the bench mark report where ever available) or as required by the company, whichever is lower and as per norms of DoWR/IDCO/IPICOL.

- 7. The company has to obtain all statutory clearances as may be required & abide by the conditions/stipulations made there under.
- 8. The company shall strictly comply with the State employment norms, R & R Policy and other related policies of Govt. as applicable from time to time.
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- 12. Rain water harvesting and ground water recharge is mandatory for industrial establishment.
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- 16. The applicant company will not transfer the project to another company until the project goes into commercial production, unless:
- i. The transfer of the project takes place under a court order or statutory pronouncement
- ii. When the change of name of the company is taken up under the provisions of Section 13 of the Companies Act, 2013.

#### Agenda Item No. 12:

#### Land matter pertaining to M/s SMS India Ltd

Principal Secretary, Excise Department has assured that the Godown held by Odisha State Beverage Corporation would be vacated by December, 2021.

Meeting ended with a vote of thanks to the Chair and participants. This is issued with the approval of the Chief Secretary.

Chairman IPICOL