

COAL INDIA LIMITED

(A Govt. of India Undertaking)
A Maharatna Company
Marketing Division
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Ref: CIL:S&M:New Pol(47252): ५३४

Date:31- Dec-2012

To
The General Manager (S&M):
ECL/BCCL/CCL/WCL/NCL/MCL/SECL
GM, NEC

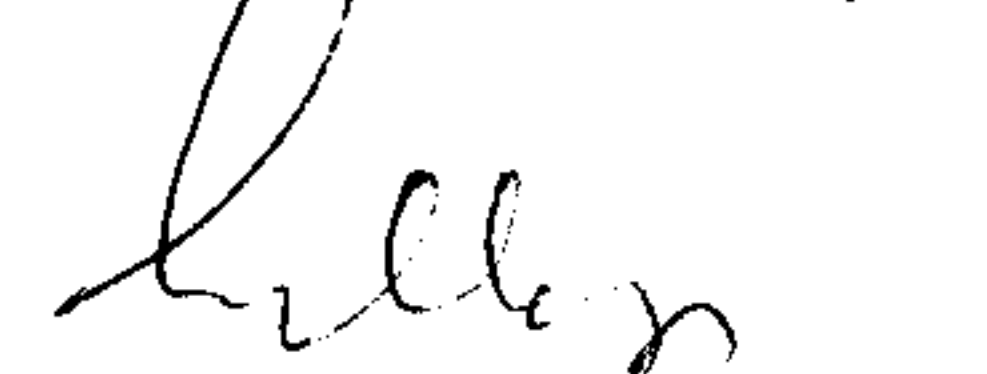
Dear Sir(s)

Sub : Modified FSA provision pursuant to 292nd CIL Board decision

Please refer to this office letter of even No : 871 dated 28/12/12 informing about the modifications in certain provisions of the FSA Models. Subsequently, on scrutiny it is observed some inadvertent minor mistakes had taken place in the modified provision for the clause 'Modalities for Assessment of Stones'.

The modified provisions are being enclosed for necessary changes in the applicable FSA models. The provisions are also being uploaded in the CIL website.

Yours faithfully


S. Roychoudhury

General Manager(S&M/QC)

CC to:
Dir(Mktg),CIL
TS to Chairman,CIL
GM (Commercial), GM(LOA/SO/FSA) ;CIL

II. Modification/Amendments in the provisions for both State / Government PU & Private PU/IPP Model FSAs circulated in November'2012 for New Power Plants.

Clause No.	Existing Provisions	Modified Provisions
Modalities for Assessment of Stone		
4.6.3(e) SEB Model	Compensation for oversized stones shall be payable by the Seller to the Purchaser month-wise, Power-station wise, in terms of weighted average Base Price of the analyzed Grade of Coal for the equivalent quantity of stones verified/ removed, as above provided that the quantity of stones admissible for compensation shall be restricted to 0.75% of the total quantity of Coal supplied progressively in a Year by the Seller to the concerned Power Station by rail after accounting for the weight reduction towards destination end, weighment in terms of Clause 5.2 and moisture compensation in terms of Clause 9.2	Compensation for oversized stones shall be payable by the Seller to the Purchaser month-wise, Power-station wise, in terms of weighted average Base Price of the analysed Grade of indigenous Coal for the equivalent quantity of stones actually verified/ removed, as above for such coal supplied progressively in a Year by the Seller from the CIL sources to the concerned Power Station by rail after accounting for the weight reduction towards destination end, weighment in terms of Clause 5.2 and moisture compensation in terms of Clause 9.2. However, such total quantity of oversized stones actually verified/removed shall be restricted up to a ceiling of 0.75% of the total quantity of indigenous coal supplied during the year for the purpose of compensation if supply of indigenous coal during the year has also been made from any other source(s) including captive block besides CIL sources.
5.6.3(e) PPU/IPP Model	Compensation for oversized stones shall be payable by the Seller to the Purchaser month-wise, Power-station wise, in terms of weighted average Base Price of the analyzed Grade of Coal for the equivalent quantity of stones verified/ removed, as above provided that the quantity of stones admissible for compensation shall be restricted to 0.75% of the total quantity of Coal supplied progressively in a Year by the Seller to the concerned Power Station by rail after accounting for the weight reduction towards destination end, weighment in terms of Clause 6.2 and moisture compensation in terms of Clause 10.2.	Compensation for oversized stones shall be payable by the Seller to the Purchaser month-wise, Power-station wise, in terms of weighted average Base Price of the analysed Grade of indigenous Coal for the equivalent quantity of stones actually verified/ removed, as above for such coal supplied progressively in a Year by the Seller from the CIL sources to the concerned Power Station by rail after accounting for the weight reduction towards destination end, weighment in terms of Clause 6.2 and moisture compensation in terms of Clause 10.2. However, such total quantity of oversized stones actually verified/removed shall be restricted up to a ceiling of 0.75% of the total quantity of indigenous coal supplied during the year for the purpose of compensation if supply of indigenous coal during the year has also been made from any other source(s) including captive block besides CIL sources.

