

कोल इण्डिया लिमिटेड

महारात्न कम्पनी

(भारत सरकार का उपक्रम)

कोरपोरेट पहचान नं. L23109WB1973GQ1028844

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**Coal India Limited**

A Maharatna Company

(A Govt. of India Enterprise)

Corporate Identity No.- L23109WB1973GQ1028844

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No. CIL/M&S/New Pol/03/1690

Date : 26<sup>th</sup> Nov'2019

27<sup>th</sup>

To  
The Director (Tech)  
The Director Incharge (M&S),  
MCL, NCL, SECL, WCL, ECL, BCCL, CCL

Dear Sir,

**Sub: Decision of 216<sup>th</sup> FDs Meeting held on 22.11.2019 on amendment in the provisions of Inter-plant transfer of Coal to Power Consumers.**

A proposal based on the representations from Power Producers (Association of Power Producers - APP) for amendment in Inter-Plant transfer of Coal from one Power Plant to another under the Power FSA was placed before 216<sup>th</sup> FDs of CIL vide item No.216:05 held on 22.11.2019.

The FDs of CIL after detailed deliberations accorded its approval to the following for immediate implementation by all Coal Companies.

- a) Transfer of coal shall be allowed only between the power plants wholly owned by the Purchaser, its holding company, its wholly owned subsidiary or its fellow subsidiary companies wholly owned by the purchaser's common holding company. No transfer of coal shall be allowed for a Joint Venture (JV) company of the Purchaser. The supply of coal, shall for all commercial purpose under FSA remain unchanged and on account of original Power Plant.
- b) Both the Power Plants should have executed FSA with coal companies of CIL in Pre NCDP, existing FSA model or modified FSA model applicable for new power plants and not having any supplies linked to coal blocks. In case of IPPs, both the plants must have valid long term PPAs with DISCOMs. Such transfer shall, however, not be applicable for coal quantity supplies pursuant to the FSA signed under category B(ii) of SHAKTI policy.
- c) The transferee plant would also require to provide an affidavit to CIL affirming that additional coal supply beyond the ACQ shall only be used for generating power for distribution under long term PPAs with DISCOMs.

A sworn in-Affidavit on Non-judicial Stamp Paper of appropriate value is required to be submitted by the concerned Power Plant.

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