

( Annexure to Letter of Govt. of \_\_\_\_\_ dated ----- )

**CHECK LIST FOR RECONNAISSANCE PERMIT(RP)**

| <b>S.NO.</b> | <b>ITEMS</b>  | <b>RESPONSE OF STATE GOVERNMENT</b> |
|--------------|---|-------------------------------------|
| 1 (a)        | Name of applicant (s)   |                                     |
| 1(b)         | Complete address  |                                     |
| 1(c)         | E mail  |                                     |
| 1(d)         | Phone number of contact person  |                                     |
| 1(e)         | Nationality of the applicant, in case of individual, or, in case of company, details of registration under sub-section 3(1) of Companies Act.   |                                     |
| 2.           | Date of application and whether the application is complete in all respects as required under MMDR Act/Rules/Guidelines   |                                     |
| 3.           | Period for which reconnaissance permit is proposed to be granted under Section 7(1) of the Mines and Minerals (Development & Regulation) Act, 1957 (No. 67 of 1957)   |                                     |
| 4.           | Mineral(s) applied for ( <i>names of associated minerals to be specified</i> )  |                                     |
| 5.(a)        | Total area held by the applicant/ recommended for grant of RP in favour of the applicant under Reconnaissance Permit ( <i>excluding the instant proposal</i> ) in :<br>(i) the State for which the application has been made. ( <i>details to be given in separate sheet</i> )<br><br>(ii) other States ( <i>state-wise details indicating the area held to be given in separate sheet</i> ). |                                     |
| 5(b)         | In case the applicant is a subsidiary company or a holding company then the total area held by such company / recommended for grant of RP in favour of its holding company in its name or in the name of other subsidiary companies under reconnaissance permit(s) in that State.   |                                     |
| 6(a)         | Whether the recommended area is compact and contiguous. If not, reasons for invoking the provisio to Section 6(1)(c) of the Act ( <i>copy of the recorded reasons to be attached with the</i>   |                                     |

| S.NO. | ITEMS   | RESPONSE OF STATE GOVERNMENT |
|-------|---|------------------------------|
|       | <i>proposal)</i>  |                              |
| 6 (b) | <p><b>If RP is recommended on an area where GSI has conducted regional exploration or an RP has been conducted earlier whether :</b></p> <p><b>(i) any PL applications have been filed on the area, and are pending with State Government.</b></p> <p><b>(ii) Whether the recommended applicant for RP proposes to use better technology (give details).</b></p> <p><b>(iii) Whether RP is being sought for an unexplored mineral</b></p> |                              |
| 6 (c) | <p>Area recommended, clear demarcation with longitudes and latitudes on Survey of India toposheet(s) to be indicated in triplicate. (<i>details of recommended area to be given with Geo-referenced coordinates</i>)</p>  |                              |
| 7 (a) | <p><b>Whether the State Government has notified the area, and if so, the notification date and the starting and the closing date for accepting applications for the area specified in the notification to be indicated. (<i>Copy of the notification to also be attached</i>).</b></p>  |                              |
| 7 (b) | <p><b>If the area has been notified, whether the State Government has indicated in the notification the parameters, and other reasons to be considered while selecting applicants.</b></p>  |                              |
| 7 (c) | <p><b>Whether comparative statement of the merits in terms of parameters laid down in Section 11 (3) is attached in case of notified area.</b></p>  |                              |
| 8 (a) | <p><b>Whether the State Government has enunciated a public policy stating special reasons for invoking Section 11 (5) by giving preference in grant of mineral concessions, if so, a copy of the same should be attached.</b></p>   |                              |
| 8 (b) | <p><b>Whether the State Government has published this policy on public domain (Website/Gazette Notification etc).</b></p>   |                              |
| 8 (c) | <p><b>In case of non-notified area evaluation on the terms of ‘special reasons’ under Section 11(5),</b></p>  |                              |

| S.NO.  | ITEMS  | RESPONSE OF STATE GOVERNMENT |
|--------|--|------------------------------|
|        | as per public policy also to be included. Comparative chart to indicate in chronological order the dates of applications of each applicant.  |                              |
| 8 (d)  | <b>Whether speaking orders on the outcome of hearing have been passed on file after the completion of the hearing process and all parties intimated of the reasons for recommending an applicnat.</b> <i>(copy of the speaking order and intimation to parties to be attached with the proposal)</i> |                              |
| 9.     | <b>Whether relaxation under Section 6(1)(aa) or Section 31 of MM(D&amp;R) Act, 1957 and/or Rule 59 of MCR, 1960 has been recommended? If so, reasons and justification in support of the recommendation to be given in a separate sheet.</b>   |                              |
| 10 (a) | Whether the area recommended is available for grant.   |                              |
| 10 (b) | Schedule of relinquishment of area, year-wise details under Rule 7(1)(i) of MCR, 1960. <i>(to be given in separate sheet)</i>  |                              |
| 10 (c) | Minimum Expenditure commitment year-wise details under Rule 7(1) (ii) of MCR, 1960. <i>(to be given in separate sheet)</i>   |                              |
| 10 (d) | Specific physical targets of activities envisaged under Rule 7(1)(ii) of MCR, 1960 <i>(to be given in separate sheet)</i>  |                              |
| 11.    | Where the application could not be disposed of within time limit prescribed in rule 63A of MCR, please give reasons therefore in attached sheet.   |                              |
| 12 (a) | <b>Whether the documents or records on the basis of which decision to grant concession will be taken had been specifically asked from all the applicants, in terms of the provisions of Rule 4 of MCR.</b>   |                              |
| 12 (b) | <b>Whether all the applicants have been given a reasonable opportunity of being heard under Rule 5 for RP after giving proper notice</b> <i>(a brief note on the procedure followed and details of hearing to be given as Annexure).</i>   |                              |
| 12 (c) | <b>Whether a proper record of the intimations/ notice served on the applicants for the hearing has been kept</b>   |                              |

| S.NO.  | ITEMS  | RESPONSE OF STATE GOVERNMENT |
|--------|--|------------------------------|
| 12 (d) | <b>Whether sufficient time for the applicants has been given to respond or be present in the meeting.</b>  |                              |
| 12 (e) | <b>Whether hearing has been undertaken by a competent authority</b> ( <i>written submission to be encouraged, and kept on record.</i> )  |                              |
| 12 (f) | <b>Whether speaking orders have been prepared after the completion of the hearing process recording the decision to recommend a particular applicant, giving the reason for selecting him in preference to other applicants, within the parameters of Section 11(3) or 11(5) as the case may be.</b> |                              |
| 12 (g) | <b>Whether the speaking order has been communicated</b> ( <i>at least in brief</i> ) <b>to all the applicants or put on public domain</b> (web-site or notice board etc).  |                              |
| 12 (h) | <b>Whether a copy of the speaking order has been attached alongwith the proposal forwarded to the Central Government for obtaining prior approval, clearly indicating if it has been communicated to all the applicants and if so the issue date of the communication may be indicated.</b>          |                              |
| 12 (i) | <b>Whether any Revision Application/Writ Petition is pending in respect of whole or part of the area covered by this proposal; if so, please give details</b>  |                              |
| 13 (a) | <b>If any Public Sector undertaking has sought reservation of the area</b> ( <i>give details of the reservation application filed with the State Government</i> )  |                              |
| 13 (b) | <b>Whether reservation has been sought after the area was notified by the State Government for grant of RP</b>   |                              |
| 14 (a) | <b>If the recommendation is in favour of a Public Sector Undertaking, whether the area proposed to be granted is reserved for exploitation by Public Sector?</b> ( <i>copy of the notification</i> )   |                              |

| S.NO.  | ITEMS  | RESPONSE OF STATE GOVERNMENT |
|--------|--|------------------------------|
|        | <i>reserving the area in terms of MMDR Act and Rules framed thereunder to be enclosed)</i>   |                              |
| 14 (b) | <b>If the recommendation is in favour of a Public Sector Undertaking, whether the Public Sector Undertaking has sought to enter into a Joint venture with any other company or person for conducting the exploration?</b>                                      |                              |
| 14 (c) | <b>Details of Company or person with whom joint venture is proposed.</b> <i>(complete details including the financial turnover, income tax paid/ assessed certificate, Articles of Association of the partner company etc to be given in a separate sheet)</i> |                              |
| 14 (d) | <b>Details of the proposed share holding pattern in the Joint venture.</b>   |                              |
| 14 (e) | <b>Whether control of the joint venture company would be in the hands of State Government?</b>   |                              |
| 14 (f) | <b>Details of the procedure by which the JV partner was/ will be selected.</b>   |                              |
| 15     | <b>Total number of pages enclosed with the proposal</b> <i>(list of enclosures to be given in separate sheet attested by the signing authority)</i>  |                              |

Certified that the information given above is correct and is based on official records.

Signature \_\_\_\_\_  
(with official stamp)

Name \_\_\_\_\_

Designation \_\_\_\_\_

**Date:**

**Place:**

**(INCOMPLETE OR UNSIGNED CHECKLIST WOULD NOT BE CONSIDERED VALID)**

Govt. of -----  
 ( Annexure to Letter no. ----- dated -----)

**CHECK LIST FOR PROSPECTING LICENCE (PL)**

| S.NO.   | ITEM   | RESPONSE OF THE<br>STATE GOVERNMENT |
|---------|--|-------------------------------------|
| 1 (a)   | Name of applicant (s)  |                                     |
| 1(b)    | Complete address   |                                     |
| 1(c)    | E mail   |                                     |
| 1(d)    | Phone  |                                     |
| 1(e)    | Nationality of the applicant, in case of individual, or, in case of company, details of registration under sub-section 3(1) of Companies Act.  |                                     |
| 2(a)    | Date of application and whether the application IS complete in all respects as required under Act/Rules  |                                     |
| 2(b)    | <b>Whether the application is for fresh grant or relaxation</b> ( <i>Relevant Section under which prior approval is being sought may be indicated</i> )  |                                     |
| 2 ( c ) | <b>Section of Act/ Rules under which case is being sent ( 11 ( 1 ) : seamless; 11 (2) + 11(3): notified area; 11 (2) : first in time ; 11 (2) + 11 (5) : special reasons)</b>  |                                     |
| 3(a)    | <b>Whether the applicant himself has conducted reconnaissance operations in the area applied for? If so, number and date of the letter of Ministry of Mines through which prior approval had been accorded for grant of Reconnaissance Permit</b> ( <i>Unique reference number of the previously held RP indicated in the prior approval letter issued by the Ministry, also available on the website of Ministry of Mines, to be mentioned</i> ). |                                     |
| 3(b)    | <b>In case of grant of preference under Section 11(1) of the MMDR Act, 1957, whether the applicant has filed application within prescribed time.</b> ( <i>If not, separate justification of the State Government for relaxation of the time limit to be enclosed</i> ).  |                                     |

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| 3(c)  | <b>Whether the applicant has enclosed a self certification that he has filed RP report with the GSI and IBM in terms of Rule 7(1) (iii) of MCR and Rule 3 E MCDR.</b>   |  |
| 4.    | Mineral (s) applied for, and which of them are Schedule minerals.   |  |
| 5     | Period for which PL:<br>a) applied for by the applicant<br><br>b) recommended by the State Government   |  |
| 6(a)  | Area recommended, <b>clear demarcation with Survey Nos./Khasra Nos. as well as longitude and latitude on Survey of India toposheet/ maps to be indicated and sent in triplicate</b> ( <i>details of recommended area to be given with geo-referenced coordinates</i> )                            |  |
| 6(b)  | Total area held by the applicant under PL ( <i>excluding the instant proposal</i> ) in :<br>(i) the State for which the application has been made.<br>(ii) other States ( <i>specify State &amp; area held</i> ).<br>(A copy of application submitted by the applicant in Form B to be enclosed.) |  |
| 6(c)  | <b>Whether the area is compact and contiguous. If not, reasons for invoking the proviso of Section 6(1)(c) of the Act</b> ( <i>reasons recorded by the State Government to be attached in a separate sheet with the proposal</i> )  |  |
| 6(d)  | In case the applicant is a subsidiary company or a holding company then the total area held by such company / recommended for grant of PL in favour of its holding company in its name or in the name of other subsidiary companies under reconnaissance permit(s) in that State.                 |  |
| 7(a)  | <b>Whether the State Government has notified the area, and if so, the notification date and starting and the closing date of the notification to be indicated.</b> ( <i>Copy of the notification to also be attached</i> ).   |  |
| 7(b)  | <b>In case of notified area, whether the State Government has indicated in the notification the parameters, and reasons likely to be considered for selecting applicants.</b>   |  |
| 7 (c) | <b>Whether comparative statement of the merits in terms of parameters laid down in Section 11 (3) is attached</b>   |  |
| 8(a)  | <b>Whether the State Government has enunciated a public policy stating special reasons for invoking Section 11 (5) by giving preference in grant of mineral concessions, if so, a</b>   |  |

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|        | <b>copy of the same should be attached.</b>  |  |
| 8(b)   | <b>Whether the State Government has put this policy on public domain (Website/Gazette Notification etc).</b>   |  |
| 8 (c)  | <b>In case of non-notified area evaluation on the terms of ‘special reasons’ under Section 11(5), as per public policy also to be included. Comparative chart to indicate in chronological order the dates of applications of each applicant.</b>  |  |
| 8(d)   | <b>Whether speaking orders on the outcome of hearing have been passed on file after the completion of the hearing process and all parties intimated of the reasons for recommending the party. (copy of the speaking order and intimation to parties to be attached with the proposal)</b> |  |
| 9      | (i) Where relaxation under Section 6(1)(a) or Section 31 of MMDR Act and/or Rule 59 of MCR is required, reason and justification in support of the request should be given in separate sheet.  |  |
| 10.    | Whether the area recommended is available for grant  |  |
| 11     | Where application could not be disposed off within prescribed time limit in Rule 63 A of MCR, please give reasons in attached sheet.   |  |
| 12 (a) | <b>Whether the documents or records on the basis of which decision to grant concession will be taken had been specifically asked from all the applicants, in terms of the provisions of Rule 9 of MCR.</b>   |  |
| 12 (b) | <b>Whether all the applicants have been given a reasonable opportunity of being heard under Rule 12 for PL after giving proper notice (a brief note on the procedure followed and details of hearing to be given as Annexure).</b>   |  |
| 12 (c) | <b>Whether a proper record of the intimations/ notice served on the applicants for the hearing has been kept</b>   |  |
| 12 (d) | <b>Whether sufficient time for the applicants has been given to respond or be present in the meeting.</b>  |  |
| 12 (e) | <b>Whether hearing has been undertaken by a competent authority (written submission to be encouraged, and kept on record.)</b>   |  |

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| 12 (f) | <b>Whether speaking orders have been prepared after the completion of the hearing process recording the decision to recommend a particular applicant, giving the reason for selecting him in preference to other applicants, within the parameters of Section 11(3) or 11(5) as the case may be.</b> |  |
| 12 (g) | <b>Whether the speaking order has been communicated (<i>at least in brief</i>) to all the applicants or put on public domain (web-site or notice board etc).</b>   |  |
| 12 (h) | <b>Whether a copy of the speaking order has been attached alongwith the proposal forwarded to the Central Government for obtaining prior approval, clearly indicating if it has been communicated to all the applicants and if so the issue date of the communication may be indicated.</b>          |  |
| 12 (i) | <b>Whether any Revision Application/Writ Petition is pending in respect of whole or part of the area covered by this proposal; if so, please give details</b>  |  |
| 13 (a) | <b>If any Public Sector undertaking has sought reservation of the area (<i>give details of the reservation application filed with the State Government</i>)</b>  |  |
| 13 (b) | <b>Whether reservation has been sought after the area was notified by the State Government for grant of concession.</b>  |  |
| 14 (a) | <b>If the recommendation is in favour of a Public Sector Undertaking, whether the area proposed to be granted is reserved for exploitation by Public Sector? (<i>copy of the notification reserving the area in terms of MMDR Act and Rules framed thereunder to be enclosed</i>)</b>                |  |
| 14 (b) | <b>If the recommendation is in favour of a Public Sector Undertaking, whether the Public Sector Undertaking has sought to enter into a Joint venture with any other company or person for conducting the exploration or is proposing to do so.</b>   |  |
| 14 (c) | <b>Details of Company or person with whom joint venture is proposed. (<i>complete details including the financial turnover, income tax paid/ assessed certificate, Articles of Association of the partner company etc to be given in a separate sheet</i>)</b>                                       |  |
| 14 (d) | <b>Details of the proposed share holding pattern in the Joint venture.</b>   |  |

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| 14 (e) | <b>Whether control of the joint venture company would be in the hands of State Government?</b>   |  |
| 14( f) | <b>Details of the procedure by which the JV partner was/ will be selected.</b>   |  |
| 15(a)  | Whether PL is being recommended in favour of a unit for industrial use ( <i>if yes, then complete details of annual capacity, requirement, financial worthiness and technical strength of the company to be indicated in a separate sheet</i> ). |  |
| 15(b)  | Whether PL is being recommended in favour of applicant for other than industrial use ( <i>if yes then complete details of the financial and technical worthiness of the applicant may be indicated</i> )   |  |
| 16     | <b>Total number of pages enclosed with the proposal</b> ( <i>list of enclosures to be given in separate sheet attested by the signing authority</i> )  |  |

Certified that the information given above is correct and is based on official records.

Signature \_\_\_\_\_  
Name \_\_\_\_\_  
Designation \_\_\_\_\_

Date:  
Place:

**(INCOMPLETE OR UNSIGNED CHECKLIST WOULD NOT BE CONSIDERED VALID)**

Govt. of -----  
( Annexure to Letter no. ----- dated -----)

CHECK LIST FOR MINING LEASE (ML)

| S.NO.   | ITEM   | RESPONSE OF THE STATE GOVERNMENT |
|---------|--|----------------------------------|
| 1 (a)   | Name of applicant (s)  |                                  |
| 1(b)    | Complete address   |                                  |
| 1(c)    | E mail   |                                  |
| 1(d)    | Phone  |                                  |
| 1(e)    | Nationality of the applicant, in case of individual, or, in case of company, details of registration under sub-section 3(1) of Companies Act.  |                                  |
| 2(a)    | Date of application and whether the application is complete in all respects as required under Act and Rules.   |                                  |
| 2(b)    | Whether the application is for fresh grant or renewal. ( <i>Relevant Section under which prior approval is being sought may be indicated</i> )   |                                  |
| 2 ( c ) | Section of Act/ Rules under which case is being sent ( 11 ( 1 ) : seamless; 11 (2) + 11(3): notified area; 11 (2) : first in time ; 11 (2) + 11 (5) : special reasons)   |                                  |
| 3(a)    | Whether the applicant himself has conducted prospecting operations in the area applied for? If so, number and date of the letter of Ministry of Mines through which prior approval had been accorded for grant of prospecting licence ( <i>Unique reference number of the previously held PL indicated in the prior approval letter issued by the Ministry, also available on the website of Ministry of Mines, to be mentioned</i> ). |                                  |
| 3(b)    | In case of grant of preference under Section 11(1) of the MMDR Act, 1957, whether the applicant has filed application within prescribed time. ( <i>If not, separate justifications of the State Government for relaxation of the time limit to be enclosed</i> ).  |                                  |
| 3(c)    | Whether the applicant has enclosed a self certification that he has filed prospecting report with the IBM in terms of Rule 8 of MCDR.  |                                  |

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|-------|---|--|
| 4 (a) | Mineral (s) applied for, and which of them are Schedule minerals.   |  |
| 4 (b) | Details of mineralization in the recommended area (in terms of UNFC) indicating reserves and resources, and grade of ore ( <i>documents indicating how the calculation of reserves was done to be enclosed</i> ).   |  |
| 4 (c) | In case of ML proposals relating to district Bellary of Karnataka State, please indicate whether a mining plan duly approved by Indian Bureau of Mines inter-alia containing a plan for dumping of waste material in a scientific manner in lease area has been obtained by the applicant? (Copy of the mining plan to be enclosed) |  |
| 5     | Period for which ML:<br>b) applied for by the applicant<br><br>b) recommended by the State Government   |  |
| 6(a)  | Area recommended, clear demarcation with Survey Nos. / Khasra Nos. as well as longitude and latitude on Survey of India toposheet/ maps to be indicated and sent in triplicate ( <i>details of recommended area to be given with geo-referenced coordinates</i> )   |  |
| 6(b)  | Total area held by the applicant under ML ( <i>excluding the instant proposal</i> ) in :<br>(i) the State for which the application has been made.<br>(ii) other States ( <i>specify State &amp; area held</i> ).<br>(A copy of application submitted by the applicant in Form I to be enclosed.)                                   |  |
| 6(c)  | Whether the area is compact and contiguous. If not, reasons for invoking the proviso under Section 6(1)(c) of the Act ( <i>reasons recorded by the State Government to be attached in a separate sheet with the proposal</i> )  |  |
| 6(d)  | Whether non-compact and non-contiguous areas so recommended individually satisfy the provisions of Rule 22D of the MCR, 1960.   |  |
| 6(e)  | In case the applicant is a subsidiary company or a holding company then the total area held by such company / recommended for grant of ML in favour of its holding company in its name or in the name of other subsidiary companies under reconnaissance permit(s) in that State.   |  |
| 7(a)  | Whether the State Government has notified the area, and if so, the notification date and starting and the closing date of the notification to be indicated. ( <i>Copy of the notification to</i>  |  |

|        |   |  |
|--------|---|--|
|        | <i>also be attached).</i>   |  |
| 7(b)   | In case of notified area, whether the State Government has indicated in the notification the parameters, and reasons likely to be considered for selecting applicants.  |  |
| 7 (c)  | Whether comparative statement of the merits in terms of parameters laid down in Section 11 (3) is attached in case of a notified area.  |  |
| 8(a)   | Whether the State Government has enunciated a public policy stating special reasons for invoking Section 11 (5) by giving preference in grant of mineral concessions, if so, a copy of the same should be attached..  |  |
| 8(b)   | Whether the State Government has put this policy on public domain (Website/Gazette Notification etc).   |  |
| 8 (c)  | In case of non-notified area evaluation on the terms of ‘special reasons’ under Section 11(5), as per public policy also to be included. Comparative chart to indicate in chronological order the dates of applications of each applicant.  |  |
| 8(d)   | Whether speaking orders on the outcome of hearing have been passed on file after the completion of the hearing process and all parties intimated of the reasons for recommending the party ( <i>copy of the speaking order and intimation to parties to be attached with the proposal</i> ) |  |
| 9      | (i) Where relaxation under Section 6(1)(a) or Section 6(1) (c), Section 31 of MMDR Act and Rule 59 of MCR is required, reason and justification in support of the request should be given in separate sheet.  |  |
| 10.    | Whether the area recommended is available for grant   |  |
| 11     | Where application could not be disposed off within prescribed time limit in Rule 63 A of MCR, please give reasons in attached sheet.  |  |
| 12 (a) | Whether the documents or records on the basis of which decision to grant concession will be taken had been specifically asked from all the applicants, in terms of the provisions of Rule 22 of MCR.  |  |
| 12 (b) | Whether all the applicants have been given a reasonable opportunity of being heard under Rule 26 for ML after giving proper notice ( <i>a brief note on the procedure followed and details of hearing to be given as Annexure</i> ).  |  |

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| 12 (c) | Whether a proper record of the intimations/ notice served on the applicants for the hearing has been kept   |  |
| 12 (d) | Whether sufficient time for the applicants has been given to respond or be present in the meeting.  |  |
| 12 (e) | Whether hearing has been undertaken by a competent authority ( <i>written submission to be encouraged, and kept on record.</i> )  |  |
| 12 (f) | Whether speaking orders have been prepared after the completion of the hearing process recording the decision to recommend a particular applicant, giving the reason for selecting him in preference to other applicants, within the parameters of Section 11(3) or 11(5) as the case may be. |  |
| 12 (g) | Whether the speaking order has been communicated ( <i>at least in brief</i> ) to all the applicants or put on public domain (web-site or notice board etc).   |  |
| 12 (h) | Whether a copy of the speaking order has been attached alongwith the proposal forwarded to the Central Government for obtaining prior approval, clearly indicating if it has been communicated to all the applicants and if so the issue date of the communication may be indicated.          |  |
| 12 (i) | Whether any Revision Application/Writ Petition is pending in respect of whole or part of the area covered by this proposal; if so, please give details  |  |
| 13 (a) | If any Public Sector undertaking has sought reservation of the area ( <i>give details of the reservation application filed with the State Government</i> )  |  |
| 13 (b) | Whether reservation has been sought after the area was notified by the State Government for grant of ML   |  |
| 14 (a) | If the recommendation is in favour of a Public Sector Undertaking, whether the area proposed to be granted is reserved for exploitation by Public Sector? ( <i>copy of the notification reserving the area in terms of MMDR Act and Rules framed thereunder to be enclosed</i> )              |  |
| 14 (b) | If the recommendation is in favour of a Public Sector Undertaking, whether the Public   |  |

|        |   |  |
|--------|---|--|
|        | Sector Undertaking has sought to enter into a Joint venture with any other company or person for conducting the exploration?  |  |
| 14 (c) | Details of Company or person with whom joint venture is proposed. ( <i>complete details including the financial turnover, income tax paid/ assessed certificate, Articles of Association of the partner company etc to be given in a separate sheet</i> ) |  |
| 14 (d) | Details of the proposed share holding pattern in the Joint venture.   |  |
| 14 (e) | Whether control of the joint venture company would be in the hands of State Government?   |  |
| 14 (f) | Details of the procedure by which the JV partner was/ will be selected.   |  |
| 15(a)  | Whether ML is being recommended in favour of a unit for industrial use ( <i>if yes, then complete details of annual capacity, requirement, financial worthiness and technical strength of the company to be indicated in a separate sheet</i> ).          |  |
| 15(b)  | Whether ML is being recommended in favour of applicant for other than industrial use ( <i>if yes then complete details of the financial and technical worthiness of the applicant may be indicated</i> )  |  |
|        |   |  |
| 17     | Total number of pages enclosed with the proposal ( <i>list of enclosures to be given in separate sheet attested by the signing authority</i> )  |  |

Certified that the information given above is correct and is based on official records.

Signature \_\_\_\_\_  
Name \_\_\_\_\_  
Designation \_\_\_\_\_

Date:  
Place:

(INCOMPLETE OR UNSIGNED CHECKLIST WOULD NOT BE CONSIDERED VALID)