

**Office of the General Manager, District
Industries Centre, Malkangiri**
CONTENTS TO BE CONTRIBUTED

Small
industries
and
Handicrafts

• Objectives

The main objective of the District Industries Centre (DIC) is to promote and facilitate the growth of Micro, Small & Medium enterprises as well as Handicraft & Cottage industries.

-Role of DIC

- To identify prospective entrepreneurs to take up viable projects.
- To identify viable projects and make demand survey on the available resources of the district and plan for promotion of viable industries in the area.
- To grant acknowledgement for Entrepreneurs Memorandum Part-I & Part-II filed by entrepreneurs.
- To prepare viable and feasible project reports.
- To strengthen the guidance cell to solve the problems of the entrepreneurs.
- To maintain up to date data on SSI Sector.
- To recommend financial proposals to Orissa State Financial Corporation/ Financial Institutions / Banks etc.
- To allot Govt. land /shed in Industrial Estates.
- To recommend for power connection.
- To arrange EDP training.
- To arrange exhibition, fair and publicity and visit of industrialists to Trade Fairs and different Industrial Estates of other States.
- To solve the problems of the industrial units at the district level.
- To monitor the health of existing SSI units and the progress of those in the pipe line.
- To recommend different incentives as per the industrial policy of the State Govt.
- To provide necessary marketing assistance.
- To monitor the implementation of the Prime Minister's Rozgar Yojana.
- To assist revival of sick SSI Units.

• Organizational Structure

| Sl No | Name of the posts | Sanctioned strength | Staff/Officer in position |
|-------|-------------------|---------------------|---------------------------|
| 01 | General Manager | 01 | 01 |
| 02 | Asst. Manager | 01 | - |
| 03 | I.P.O. | 06 | 03 |
| 04 | Clerk | 01 | 01 |
| 05 | Peon / Messenger | 06 | 03 |

- **Activities**
-Micro, Small & Medium Enterprises

Introduction on Small industries and Handicrafts of the District

- **No of Small industries Units.- 02 Nos**
Only 02 Nos units have been designated as Small Scale Enterprise . All are micro enterprises.
- **No of Medium industries Units.- Nil**
- **Block wise possible M.S.M.Es in Malkangiri District.**

| Sl. No | Name of the Blocks / NACs | Activity | Possible MSMEs ,which can come up |
|---------------|----------------------------------|--------------------------------------|--|
| 01 | Malkan-giri | Agro & Food based | 05 |
| | | Engineering & metal based | 06 |
| | | Forest based | 01 |
| | | Mineral based | 01 |
| | | Service Industries | 04 |
| | | Chemical based | 01 |
| | | Misc. Mfg. Industries | 02 |
| 02 | Koru-konda | Agro & Food based | 02 |
| | | Engineering & metal based | 02 |
| | | Forest based | 01 |
| | | Mineral based | 01 |
| | | Service Industries | 02 |
| | | Chemical based | 01 |
| | | Misc. Mfg. Industries | 02 |
| 03 | Kudumulu gumma | Agro & Food based | 01 |
| | | Engineering & metal based | 01 |
| | | Forest based | 01 |
| | | Mineral based | 01 |
| | | Service Industries | 02 |
| | | Misc. Mfg. Industries | 02 |
| 04 | Khairput | Agro & Food based | 01 |
| | | Engineering & metal based | 01 |
| | | Forest based | 01 |
| | | Mineral based | 01 |
| | | Service Industries | 02 |
| | | Misc. Mfg. Industries | 02 |
| 05 | Mathili | Agro & Food based | 01 |
| | | Engineering & metal based | 01 |
| | | Forest based | 01 |
| | | Mineral based | 01 |
| | | Service Industries | 02 |
| | | Misc. Mfg. Industries | 02 |

| | | | |
|----|-------------------|---------------------------|----|
| 06 | Kalimela | Agro & Food based | 01 |
| | | Engineering & metal based | 01 |
| | | Forest based | 01 |
| | | Mineral based | 01 |
| | | Service Industries | 02 |
| | | Chemical based | 01 |
| | | Misc. Mfg. Industries | 02 |
| 07 | Podia | Agro & Food based | 01 |
| | | Engineering & metal based | 01 |
| | | Forest based | 01 |
| | | Mineral based | - |
| | | Service Industries | 02 |
| | | Chemical based | - |
| | | Misc. Mfg. Industries | 02 |
| 08 | Balimela NAC | Agro & Food based | 02 |
| | | Engineering & metal based | 04 |
| | | Forest based | 01 |
| | | Mineral based | 01 |
| | | Service Industries | 02 |
| | | Chemical based | 01 |
| | | Misc. Mfg. Industries | 03 |
| 09 | Malkangiri NAC | Agro & Food based | 03 |
| | | Engineering & metal based | 04 |
| | | Forest based | 01 |
| | | Mineral based | 01 |
| | | Service Industries | 06 |
| | | Chemical based | 02 |
| | | Misc. Mfg. Industries | 02 |

- **Illustrative list of potential MSMEs (must be in table)**
-Agro & Food based, forest based, mineral based, chemical & allied based, engineering & metal based, live stock & leather based, electrical & electronics based, service industrie.

List of some potential industries are given below:-

| Sl.No | Name of the Potential Industries |
|-------|-----------------------------------|
| 01 | J.B.Oil Industries, Malkangiri |
| 02 | S.K.Enterprises, Malkangiri |
| 03 | Mahavir Rice. Mill, Malkangiri |
| 04 | Veer Modern rice Mill |
| 05 | Subaleswar Rice.Mill, Malkangiri |
| 06 | Maa Mangala Rice.Mill, Malkangiri |
| 07 | Sarladevi Rice.Mill, Malkangiri |
| 08 | Sri Durga Rice.Mill, Kalimela |
| 09 | Balaji Rice.Mill, Kalimela |
| 10 | Singhasini Rice.Mill, Korukonda |
| 11 | Sarada Rice.Mill, Tarlakota |
| 12 | Annapurna Rice Mill, Balimela |
| 13 | Sahu Enterprises, Chitrakonda-II |

| | | | |
|--------------------------------|--|---|--|
| Industries and Minerals | 14 | Laxmi Ganesh Rice.Mill, Govindapalli | |
| | 15 | Jayshree Rice.Mill, Mathili | |
| | 16 | Vasavi Modern Rice.Mill, Govindapalli | |
| | 17 | Baba Modern Rice.Mill, | |
| | 18 | Sabitri Stone Crusher, Malkangiri | |
| | 19 | Mutyalama Modern Rice Mill, Siagimal, Korukonda | |
| | 20 | Balaji rice Mill, Balimela | |
| | 21 | Ambika Modern Rice Mill, DNK, malkangiri | |
| | <ul style="list-style-type: none"> • Special handicraft made in the District, with the locations and introduction. | | |
| | Sl.No | Special Handicrafts made | Location |
| | 01 | Terracotta craft | Pannaguda of Korukonda Block Pusuguda of Kalimela Block Thappaguda of Malkangiri Block |
| | 02 | Sisal Fibre Craft | Mutebeda of Mathili Block Khairapalli of Mathili Block |
| | 03 | Bamboo Craft | Karapalli & Saradaput of Mathili Block Panasput, K. Gumma, Genebeda of Kudumulugumma Block Bhaluguda of Malkangiri Block |
| | <ul style="list-style-type: none"> • The no. of Small industries(MSME) location wise and provide the plant site & local corporate office details. :- Only 02 Nos of units have been designated as Small Scale Enterprises as detailed below. | | |
| | Sl No | Name of the Unit & Prop. | Address |
| | 01 | M/S Sabitri Stone Crusher Prop:- S. Parameswar Rao | At/Po: Malkangiri |
| | 02 | M/S Subaleswar Rice Mill Prop:- Simanchal Sabat | At:-Jayanagar, MV_42, PO:-Malkangiri |
| | <ul style="list-style-type: none"> • The district single Window notification and proceeding and ancillary industries details. The related notification is attached at Annexure-I and proceedings of 1st meeting of DSWCA is attached at Annexure-II • Initiatives taken for the promotion of MSMEs/ PMEGP. Entrepreneurs Week Programme & Road Show Programme, as well as Awareness Campaign have been conducted for promotion of MSME & PMEGP scheme. • Initiatives taken to promote the handicrafts. Awareness Programme on different schemes of Handicraft Department has been done. • PMEGP -Eligibility conditions of beneficiaries :- At Annexure-III -Statistical report | | |

- **No of Beneficiaries to get financial assistance**
- **Important units**

The information on the following aspects to be furnished.

- **Type of industries available in the District**
-Medium scale industries - Nil
-Small scale industries - 02
- **No. of industries (Only Micro Enterprises)- 260 Nos.**
- **Industrial atmosphere in the District.**
- **Investment in the District :- Rs 894.36**
-
- **Proposed industrial units coming up in the Districts.**

During the current year, 03 Nos of Small Scale enterprises have been issued with the acknowledgement of E.M. Part-I, which are in progress.

- **Role of DIC**

The main role of District Industries Centre (DIC) is to promote and facilitate the growth of Micro, Small & Medium enterprises as well as Handicraft & Cottage Industries.

- **Statistics relevant to the subject**
- **Initiatives taken for industrial growth**

Entrepreneurs Week Programme & Road Show Programme are being conducted for industrial growth.

- **whether any industry facilitation mechanism is adopted**

MSME Development Policy-2009 & Industrial Policy Resolution-2015 are being implemented.

- **Handicrafts & Cottage Industry**
-Objectives & Support services (must be in table format)
- **Crafts & cluster encouraged, location of the craft village.**

Year block Name of the craft Place No of Artisan Trained.

| Year | Block | Name of the Craft | Place | No of artisans |
|---------|--------------|-------------------|------------|----------------|
| 2004-05 | Kudumuluguma | Bamboo Craft | Panasput | 60 |
| | Malkangiri | Dhokra Casting | Bailapari | 50 |
| 2005-06 | Mathili | Bamboo Craft | Saradaput | 75 |
| 2007-08 | Malkangiri | Teracotta | Thappaguda | 45 |
| | Malkangiri | Bamboo Craft | Bhaluguda | 15 |
| 2008-09 | Mathili | Sisal Fibre | Motebeda | 45 |
| | Kalimela | Terracotta | Pusuguda | 30 |
| 2011-12 | Korukonda | Terracotta | Pannaguda | 30 |

| | <ul style="list-style-type: none"> Artisans identified for training, funds placed, expenditure incurred, present status of the craft). | | | | | | | | | | | | |
|---------------------------------|---|----------|----------------------------------|----------------------|-----------------------|----------------------|----------------|----|--|--|--|--|--|
| | <table border="1"> <thead> <tr> <th>Sl. No</th> <th>Artisans identified for training</th> <th>Location</th> <th>Funds placed by DHC&I</th> <th>Expenditure incurred</th> <th>Present status</th> </tr> </thead> <tbody> <tr> <td>01</td> <td></td> <td></td> <td></td> <td></td> <td></td> </tr> </tbody> </table> | Sl. No | Artisans identified for training | Location | Funds placed by DHC&I | Expenditure incurred | Present status | 01 | | | | | |
| Sl. No | Artisans identified for training | Location | Funds placed by DHC&I | Expenditure incurred | Present status | | | | | | | | |
| 01 | | | | | | | | | | | | | |
| Others | <ul style="list-style-type: none"> Achievements Contact details of Officers. | | | | | | | | | | | | |
| Supreme Authority of the Office | <ul style="list-style-type: none"> Name, Designation and Telephone Number must be given. Sri Sha Gond, OIS-I (Inter.) General Manager Telephone No.-06861-231075 | | | | | | | | | | | | |
| PIOs | <ul style="list-style-type: none"> Name, Designation and Telephone Number must be given. Sri B. K. Kandulana, IPO, Tel.No.-9777788826 | | | | | | | | | | | | |
| News Items | <p>a) Press meet b) News Paper Coverage of District Related Development activities. c) Press releases.</p> | | | | | | | | | | | | |
| Services | <ul style="list-style-type: none"> Procedure to avail the service (Formats/ Forms to apply). Any service if specially planed for the District. | | | | | | | | | | | | |
| Schemes | <ul style="list-style-type: none"> How to avail the schemes, with procedure and details. (Formats/Forms for availing the schemes). Any Scheme if specially planed for the District. | | | | | | | | | | | | |
| Photographs | <ul style="list-style-type: none"> Give necessary photographs related to your department in soft copy / hard copy with caption written on the photographs. | | | | | | | | | | | | |
| Documents | <ul style="list-style-type: none"> Any Departmental reports, reviews, Guidelines, relating to the District. | | | | | | | | | | | | |
| Circular and Notifications | <ul style="list-style-type: none"> Any Circular and notifications relating to the department for the District/Notifications made by the office for activities in the District. | | | | | | | | | | | | |
| Grievance | <ul style="list-style-type: none"> Grievance Date and telephone Number of the authority | | | | | | | | | | | | |
| Address | <ul style="list-style-type: none"> Must be given Office Address. District Industries Centre, Malkangiri At: Old Collectorate, Malkangiri PO/Dist: Malkangiri Must be given Office Telephone Number. 06861-231075 Must be Given Email- ID. dicmalkangiri@nic.in | | | | | | | | | | | | |

The Orissa Gazette

EXTRAORDINARY PUBLISHED BY AUTHORITY
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LAW DEPARTMENT NOTIFICATION

The 31st December 2004 No.13790/Legis. – The following Act of the Orissa Legislative Assembly having been assented to by the Governor on the 24th December, 2004 is hereby published for general information.

ORISSA ACT 14 OF 2004

THE ORISSA INDUSTRIES (FACILITATION) ACT, 2004

AN ACT TO PROVIDE FOR THE CONSTITUTION OF CLEARANCE AUTHORITIES AT THE DISTRICT AND STATE LEVEL FOR SCRUTINY, CONSIDERATION AND FINAL DISPOSAL OF THE APPLICATIONS OF THE ENTREPRENEURS PROPOSING TO START INDUSTRIES IN THE STATE AND FOR MATTERS CONNECTED THEREWITH OR INCIDENTAL THERETO BE it enacted by the Legislature of the State of Orissa in the Fifty-fifth Year of the Republic of India as follows :-

CHAPTER I

PRELIMINARY

1. (1) This Act may be called the Orissa Industries (Facilitation) Act, 2004
- (2) It shall extend to the whole of the State of Orissa
- (3) It shall come into force at once.
2. In this Act unless the context otherwise requires –
 - (a) 'Authority' means any statutory body, Corporation or other Authority established by the Government, which are entrusted with the powers or responsibility to grant or issue clearances;
 - (b) 'Clearances' means supply of No Objection Certificates, allotments, consents, approvals, permissions, registrations, enrolments, licences or the like, by the Departments of State or Central Government, Authorities, or any other bodies ;
 - (c) 'Department' means, a Department of the State Government;
 - (d) 'District Level Single Window Clearance Authority' means an authority constituted under section 5 of this Act;

Short title and commencement

Definitions.

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- (e) 'Entrepreneur' means a person or body of persons or a Company, having majority portion of investment or controlling interest in an industry or enterprise;
- (f) 'Government' means the State Government of Orissa;
- (g) 'High Level Clearance Authority' means a Committee constituted under section 3 of this Act;
- (h) 'Industrial Policy Resolution' means the Policy issued by Industries Department from time to time;
- (i) 'Industrial Unit' means any industrial undertaking located inside the State and engaged in any manufacturing or servicing activity as detailed in the Industrial Policy Resolution from time to time;
- (j) 'Nodal Agency' means the Nodal Agency at the State Level or at the District Level constituted under section 8 of this Act;
- (k) 'notification' means a notification published in the Orissa Gazette and the word 'notify' will be construed accordingly;
- (l) 'prescribed' means prescribed by rules made under this Act; and
- (m) 'State Level Single Window Clearance Authority' means a Committee constituted under section 4 of this Act.

CHAPTER II

CONSTITUTIONS AND FUNCTIONS OF DIFFERENT CLEARANCE AUTHORITIES

3. (1) Government may, by notification in the Official Gazette, constitute from time to time, a Committee known as the High Level Clearance Authority under the Chairmanship of the Chief Minister consisting of such other ex-officio members, as may be specified therein which shall examine and consider proposals for Industrial and other Projects to be set up in the State where the amount of investment is rupees fifty crores or more or such higher amount as may be fixed by the Government from time to time and shall have the power to direct concerned Departments or Authorities to issue the required clearances within the specified time limit

subject to compliance of the provisions of the applicable Acts and Rules or orders and instructions in force by the Industrial Unit.

(2) The members of the Authority under this section shall personally attend the meetings and in case of exigencies may depute a senior level official with written authorisation to take appropriate decisions in the meetings.

(3) The Authority under this section shall –

(a) meet at such times and places and shall adopt such procedures to transact its business as may be prescribed;

(b) examine the proposals brought before it, for setting up Industrial Units; and

(c) take decisions and communicate its decisions to the entrepreneurs and the Departments or the Authorities concerned within the prescribed time limit.

(4) The Authority under this section shall be the final Authority in granting approvals for the projects placed before it and the approvals given by it shall be binding on all the Departments or Authorities concerned and such Departments or Authorities shall issue the required clearances within the prescribed time limit.

4. (1) Government may, by notification in the Official Gazette, constitute, from time to time, a Committee under the Chairmanship of the Chief Secretary known as the State Level Single Window Clearance Authority hereinafter in this

**High Level Clearance Authority
State Level Single Window Clearance Authority**

Section, referred to as the said Authority consisting of such other ex officio members as may be specified therein.

(2) The said Authority shall examine and consider proposals for Industrial and other projects to be set up in the State where the amount of investment is rupees three crores or more but less than rupees fifty crores or such amount as may be fixed by Government, from time to time.

(3) Every member of the said Authority shall personally attend the meetings and in case of exigencies he may depute a senior level official with written authorisation to take appropriate decisions in the meetings.

(4) The said Authority may exercise the following powers and shall perform the following functions, namely :-

(i) to meet at such times and places as the Chairman of the said Authority may decide and transact business as per the procedures as may be prescribed;

(ii) to review and monitor the processing of applications by the competent authority, and to forward the orders of the competent authority to the applicant;

(iii) to inform the applicant of the date on which the application was received by the competent authority and the date on which such application may be deemed to have been approved in the case of deemed approval;

(iv) to review and monitor the functioning and performance of District Level Single Window Clearance Authorities; and

(v) to exercise such other powers and perform such other functions as may be prescribed.

(5) The said authority shall be the final authority in granting approvals on proposals for the project under sub-section(2) placed before it and the approvals given by it shall be binding on the Departments or Authorities concerned and such Departments or Authorities shall issue the required clearance within the specify time limit subject to compliances of the provisions of the applicable Act or Rules or Orders or instructions by the Industrial Units.

(6) The said Authority shall examine the proposals brought before it for setting up industrial units and other projects and shall take a decision and communicate its decision to the Entrepreneurs and the Departments or Authorities concerned within the prescribed time limit.

(5) (1) Government may, by notification in the Official Gazette, constitute a Committee in each district known as District Level Single Window Clearance Authority hereinafter in this section, referred to as District Authority, under the Chairmanship of the Collector of such district consisting of such other ex officio members as may be specified in the notification and such authority shall examine and consider proposal for industrial and other projects to be set up in the respective districts, where the amount of investment is less than rupees three crores or any amount fixed by Government from time to time.

(2) The District Authority shall exercise the following powers and perform the following functions, namely -

(i) to meet at such times and places as the Chairman of the District Authority may decide and transact business as per the procedure as may be prescribed;

(ii) to review and monitor the processing of applications by the competent authorities and to forward the orders of the competent authorities to the applicant;

District Level Single Window Clearance Authorities

4(iii) to issue deemed approval as provided in section 11 of this Act.

(iv) to exercise such other powers and to perform such functions as may be prescribed .

(3) Every members of the District Authority shall attend the meeting convened under clause (i) of sub-section (2) personally and in case he is unable to attend the meeting, he may depute a senior level officer with a written authorisation to take appropriate decision in the meeting.

(4) The District Authority shall examine the proposals brought before it for setting up Industrial Units and other projects in its respective districts and shall take decision and communicate its decision to the entrepreneurs and the Departments or Authorities concerned within the prescribed time limit.

(5) The District Authority shall be the final Authority in granting approvals for the projects placed before it and the approvals given by the District Authority shall be binding on all the Departments or Authorities concerned and such Departments or Authorities shall issue the required clearances within the specified time limit, subject to compliance of provisions of the applicable Acts and Rules or Orders or Instructions by the Industrial Units.

(6) (1) Government may, by notification, constitute Special Single Window Clearance Committees for any specified purpose, specified area or specified sector and delegate to them such powers and functions as Government may deem fit.

(2) A Special Committee shall consist of such number of ex officio members of whom one shall be nominated by Government as Chairman by way of issuing notification.

7. Any person aggrieved by the decision of the High Level Clearance Authority, State Level Single Window Clearance Authority or District Level Single Window Clearance Authority may, within thirty days from the date of receipt of communication of the decision of the Authorities, appeal to the Appellate Authority as may be prescribed.

8. (1) Government may, by notification in the Official Gazette, constitute a Nodal Agency at the State Level and the District Industries Centres shall be the Nodal Agencies at the District Level, to undertake industrial promotion activities and to facilitate investors.

(2) Functions of the State Level Nodal Agency shall be as follows :-

- (i) Investment promotional activities at the State, National and International level;
- (ii) State's image building to attract investments;
- (iii) Investment climate improvement exercises;
- (iv) Render necessary assistance and feed back in policy formulation for industrial progress;
- (v) Guide and assist entrepreneurs to set up industries in the State;
- (vi) Prepare and regularly update an information booklet providing complete particulars relating to –

(a) State and Central Industrial Policies;

(b) Department or Authority-wise procedures to obtain the required clearances;

(c) General information on industrial status and advantages existing in the State;

Special Committees Appeal Appointment of Nodal Agencies

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(d) Salient features of applicable Acts and Rules in relation to Industry, Labour, Safety, Welfare, Pollution Control, Tax, Duties etc. and (e) Any other matter useful to the entrepreneurs;

(vii) Issue and receive Combined Application Form from entrepreneurs and arrange required clearances from the Departments or Authorities concerned, within the specified time limit;

(viii) Provide secretarial and other support services to High Level Clearance Authority and State Level Single Window Clearance Authority;

(ix) Set up task force consisting of senior level representatives from key Departments and Authorities to review periodically the status of implementation of the Projects and to sort out problems, if any.

(3) Functions of District Level Nodal Agency shall be as follows :-

(i) Investment Promotional activities at the district level;

(ii) District's image building to attract investment;

(iii) Investment climate improvement exercises;

(iv) Guide and assist entrepreneurs to set up Industries in the District; (v) Issue and receive Combined Application Form from entrepreneurs and arrange required clearance from the Departments or Authorities concerned within the specified time limit;

(vi) Provide secretarial and other support services to District Level Single Window Clearance Authority;

(vii) Set up a task force consisting of representatives from key Departments or Authorities to review periodically the status of implementation of the project and to sort out problems, if any.

9. (1) Government may prescribe the Combined Application Form for the use of entrepreneurs whose projects are to be approved by any of the clearance Authorities as an alternative to the existing forms prescribed under any applicable Acts or Rules or Orders or Instructions for obtaining the required clearances and all Departments and Authorities concerned shall accept the Combined Application Form for processing and issue of required clearances.

(2) Entrepreneurs, intending to set up industries may submit the application, duly filled in, along with required documents, either to the State Level Nodal Agency or to the District Level Nodal Agency, depending upon the amount of investment proposed to be made in setting up the industries.

10. (1) Every entrepreneur shall furnish a Self certification at the time of submitting the duly completed application form to the Nodal Agency, undertaking that he would comply with the provisions of applicable Acts and Rules or Orders or Instructions.

(2) Such undertaking shall be furnished in the prescribed form at on a non-judicial stamp paper of the value equivalent to a security bond or as fixed by the Government from time to time.

(3) All Departments or Authorities concerned shall accept the self certification for the purpose of issuing the required clearances.

(4) Entrepreneur who fails to comply with the undertaking as furnished in the self certification, shall be liable to pay fine amounting to rupees five thousand for the first such offence and rupees ten thousand for the second

Combined Application Form

Self certification

6 offence and if the offence is repeated thereafter such entrepreneur shall be liable for legal action as specified under the relevant provisions of applicable Acts and Rules or Orders or Instructions.

11. (1) Every Department or Authority concerned, shall issue the required clearances after processing the application as required under the applicable law within the specified time limit and in case of failure to issue the required clearances within the specified time limit, such clearances shall be deemed to have been issued and the entrepreneurs may proceed with the implementation of the project.

(2) The deemed approvals shall continue to be in force until the formal clearance is issued by the Departments or Authorities concerned.

(3) The Nodal Agency shall communicate in writing to the entrepreneurs allowing the deemed approval as per the provision and a copy marked to the Department or Authority concerned.

(4) In the eventuality of delay which results in issue of deemed approval, the Heads of the Departments or Authority shall be liable for imposition of penalty as prescribed.

12. (1) Inspections under the provisions of applicable Acts and Rules or Orders or Instructions by different Authorities shall be conducted jointly with the Office of the Labour Commissioner, Chief Inspector of Factories and Boilers and Orissa State Pollution Control Board, once in a year and such inspections shall be based on random selection and shall be organised in the manner as may be prescribed.

(2) Inspections against specific complaints may be conducted with authorisation by the Heads of the Departments and inspections in respect of pollution and safety aspects may be conducted as required under the relevant Acts and Rules or Orders or Instructions.

13. Government may, by notification in the Official Gazette make rules for effective implementation of the provisions of this Act.

14. Government may, from time to time, issue policy directions as deemed necessary to the clearance Authorities for the purpose of carrying out the objective of this Act and the concerned clearance Authority shall be bound to follow and act upon such directions.

CHAPTER III

MISCELLANEOUS

15. Government may, by notification, exempt any clearances from any of the provisions of this Act.

16. Where an offence under this Act has been committed with the consent or connivance of or that commission of the offence is attributable to any neglect on the part of, any Director, Manager, Secretary or other officer authorized in that behalf of the Company, such Director, Manager, Secretary or such other officer shall also be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly. *Explanation :-* For the purposes of this section :-

(a) "Company" means any body corporate and includes a firm or other association of individuals; and

(b) "Director" in relation to a firm means a partner in the firm.

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17. Save as otherwise provided in this Act the provisions of this Act shall have effect notwithstanding anything inconsistent therewith contained in any, other State Law or Rules or Orders or Instructions for the time being in force or any custom or usage or any instruments having effect by virtue of any such law.

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18. No suit or legal proceedings shall be instituted against, or damage claimed from, the clearance authorities or members or employees of such authorities for anything, which is in good faith, done or intended to be done, or for any order passed in good faith, in pursuance of this Act and the Rules framed thereunder.

19. If any doubt or difficulty arises after the commencement of this Act or otherwise, in giving effect to the provisions of this Act, the Government may, by order, do anything not inconsistent with the provisions of this Act which appears to it to be necessary or expedient for the purpose of removing the doubt or difficulty.

By order of the Governor
D.K. Sahu,
Secretary to Government.

Protection of action taken in good faith Power to remove doubts and difficulties

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THE ORISSA INDUSTRIES (FACILITATION) ACT, 2004

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...

Notification

Bhubaneswar, dated 22.03.2005

No. XIV-HI-12/2005-_6349_/I: In exercise of the powers conferred by section 13 of the Orissa Industries (Facilitation) Act, 2004 (Orissa Act 14 of 2004) the State

Government do hereby make the following rules, namely:-

1. Short title and commencement: (1) These rules may be called the Orissa Industries (Facilitation) Rules, 2005.

(2) They shall come into force on the date of their publication in the Orissa Gazette.

2. Definitions: (1) In these rules unless the context otherwise requires, —

(a) "Acknowledgement" means the acknowledgement issued under these rules;

(b) "Act" means the Orissa Industries (Facilitation) Act, 2004;

(c) "Appellate Authority" means for District Level Single Window Clearance Authority, State Level Single Window Clearance Authority and for State Level Single Window Clearance Authority, High Level Clearance Authority;

(d) "Authorised Representative" means an officer not below the rank of Assistant Director / Assistant Manager in case of District Authority and an officer not below the rank of Deputy Director / Deputy General Manager in case of State Authority, as authorized by the Chairman of the respective Authority;

(e) "Check List" means check list in the Combined Application Form specified under these rules;

(f) "Combined Application Form" means the form specified in Schedule I and Schedule II as the case may be;

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(g) "Competent Authority" means the concerned Single Window Clearance Authority at District / State or High Level Clearance Authority as the case may be;

(h) "Forms for Self-certification" means the Form appended to these rules in which certificate has to be furnished by the applicant;

(i) "Industries" means new Industrial units as well as Expansion / Modernisation / Diversification (EMD) of the existing units;

(j) "Register of Applications" means the Register specified in these rules in which the details of the applications received by Nodal Agencies are entered;

(k) "Schedule" means a schedule appended to these rules;

(l) "Section" means a section of the Act; and

(m) "Time Limit" means the number of working days within which final decision regarding issue of clearance / approval of the industrial unit will be taken by an Authority from the date of receipt of the application by such authority.

(2) All other words and expressions which have not been defined in these rules shall have the same meaning as respectively assigned to them in the Act.

3. Combined Application Forms:

(1) Every applicant seeking to apply for clearances required for establishment of an industry shall apply in the Combined

Application Form as specified in **Schedule I**. Where the clearance(s) is not covered by the Combined Application Form the applicant may file additional form(s) available with the Nodal Agencies along with requisite fee and document(s), as the case may be, in the forms specified under the relevant enactment for obtaining such clearance(s).

(2) Every applicant seeking to apply for clearance required for operation of an industry before commencement of commercial production, shall apply in the Combined Application Form as specified in **Schedule II**. Where the clearance(s) is not covered by the Combined Application Form, the applicant shall

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file additional form(s) specified under the relevant enactment for obtaining required clearances.

(3) The Combined Application Form duly filled in shall be submitted in triplicate along with relevant enclosures, certificates, fees, receipts and attachments.

(4) Every applicant shall furnish the form of self-certification as specified in **Schedule III** along with the application at the time of submission of application forms.

(5) There shall be a checklist appended to the Combined Application Form, which shall be completed and signed by the applicant and scrutinized and accepted by the authorized representative of the concerned nodal agency. The authorized representative shall issue acknowledgement attached to the Combined Application Form.

(6) Before issuing the acknowledgement, the authorized representative of the nodal agency shall satisfy itself that:-

(a) The application is in complete shape;

(b) Required numbers of copies of application have been submitted;

(c) All relevant and prescribed documents have been enclosed;

(d) Demand Draft / Bank Draft / Banker's Cheque payable to the nodal agency towards the processing fees of the applications as specified in rule 4 has been enclosed;

(e) Self-certification has been furnished by the applicant;

(f) The checklist has been filed correctly and signed by the applicant.

4. Fees for processing applications: Fees shall be collected from the applicant for processing applications for establishment of industries with project cost:-

(i) Up to Rs.3 crores - Rs. 1,000.00

(ii) From Rs.3 crores to Rs.50 crores - Rs. 20,000.00

(iii) Above Rs.50 crores -

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(a) For Steel, Aluminum & Ferro Alloys - Rs. 1,00,000.00

(b) For other industries - Rs. 50,000.00

5. Processing and Monitoring of applications: (1) The State Level Single Window Clearance Authority will process and scrutinize the applications submitted to High Level Authority for clearance on behalf of the High Level Authority: Provided that the High Level Authority may retain or delegate the power for approval to such cases.

(2) Immediately after issue of the acknowledgement, the particulars of the application shall be entered in the Register of Applications by the authorized representative of the nodal agency as at **Schedule IV**.

(3) The Register of Application shall be scrutinized and authenticated by a senior officer to be designated by the concerned nodal agency at the end of each working day.

(4) The Combined Application Form along with additional form(s) and required documents shall be served by the concerned nodal agency within three working days from the date of filing and a receipt with date and seal be obtained from the concerned authority as per the guidelines issued by the Government as in **Schedule V**.

(5) Concerned authority shall process the application and communicate its decision to the nodal agency within the time limit specified in **Schedule VI**.

Provided the competent authority may revise any of the time limit as specified in this Schedule for clearance of industrial units for reasons to be recorded in writing: Provided that in no case the extended time limits shall exceed 30 days from the time limit specified in this Schedule.

(6) Concerned authority, if required, may ask for additional information from the applicant through Nodal Agency only once before the expiry date of the time limit

but not later than seven days from the date of receipt of the Application Form from the nodal agency. On receipt of such information from the concerned authority, the nodal agency shall inform the applicant, requiring him to supply the required information within a reasonable time. In case the additional information is not sought for by the concerned authority within seven days from the date of receipt of application, it will be construed that no additional information is required and original time limit for clearance shall apply.

(7) In the case covered under sub-rule (6), the time limit shall run from the date on which the additional information is furnished.

6. Procedure for transaction of business by the Competent Authority : (1)

The meeting of the competent authority may decide.

(2) Quorum for the meeting of the competent authority shall be 50% of the members of such authority. If the number of members are odd, the quorum shall be 50% rounded up to next higher digit.

(3) The decision of the competent authority shall be recorded by the member convenor and placed before the Chairman and after approval the same shall be circulated among the members.

(4) The competent authority may decide the modalities of transacting business as deem fit.

7. Procedure for issue of Deemed Approval: (1) In case the concerned authority fails to issue the clearance within the time limit as specified in Schedule VI or as provided under sub-rule (5) of rule 5 of these rules, the nodal agency shall issue a show cause notice in the form as specified in **Schedule VII** informing him to furnish the reasons as to why the deemed approval shall not be issued under section 11.

(2) In case the concerned authority fails to respond to the show-cause notice within seven days from the date of issue of the notice, or if he furnishes his reply, the same shall be placed before the competent authority for consideration.

(3) In case the competent authority approves, the nodal agency shall communicate the deemed approval as required under sub-section (3) of section 11 in the form specified in **Schedule VIII or Schedule IX** as the case may be.

(4) The deemed approval shall take effect from the date on which the time limit for such clearance has expired.

8. Rationalization of the Inspection: The competent authority shall decide the modalities of joint inspection to be conducted under section 12. If no such instruction is issued, the competent authority shall decide the modalities for joint inspection and procedure for random selection of the industrial unit for the purpose of inspection under section 12. The Inspecting officers after inspection shall report the result of inspection to the nodal agency as well as to the concerned industrial unit.

9. Review and revision of decisions of competent authorities : (1) In accordance with section 7, any aggrieved person intending to appeal to the concerned appellate authority against the decision of the authority concerned may do so once.

(2) In case of rejection of clearances or approvals with modification under the State laws by the authority, the competent authority of the district shall examine the issues involved and forward appropriate cases, not more than 10% of the applications considered in the meeting, in the form of reference to the State Level Single Window Clearance Authority in **Schedule X**.

(3) In case of rejection of clearances or approvals with modification under the State laws by the authority, the State Level Single Window Clearance Authority shall examine the issues involved and forward appropriate cases, not more than

10% of the applications considered in the meeting, in the form of reference to the High Level Clearance Authority in **Schedule XI**.

10. Special Committee: State Government may constitute special committee consisting of experts in the field and functionaries of the Central and State Government as per section 6 on any sector, area and / or purpose on specific issues raised by Chairman of the different authorities within 15 days.

11. Miscellaneous: The Government may issue guidelines not inconsistent with the provisions of the Act and these Rules for smooth implementation of the provisions of these rules.

ORDER: Ordered that the notification be published in next issue of the official gazette and copy thereof be forwarded to all Departments of Government, all Heads of Departments and Accountant General, Orissa.

By order of Governor,

Sd/-

(G.C.Pati)

Commissioner-cum-Secretary to Government

Memo No. _6350____/I., dated 22.03.2005

Copy forwarded to the Director of Printing, Stationery and Publication, Orissa with the request to kindly publish the Notification in the next issue of the Orissa Gazette and supply 200 copies to this Department immediately.

Sd/-

Deputy Secretary to Government

Memo No. _6351____/I., dated 22.03.2005

Copy forwarded to All Departments / All Heads of Departments / All Revenue Divisional Commissioners / All Collectors / All District Industries Centres / All Public Sector Undertakings / Accountant General, Orissa for information.

Sd/-

Deputy Secretary to Government

Memo No. _6352____/I., dated 22.03.2005

Copy forwarded to Principal Secretary to Chief Minister/ P.S. to All Ministers / P.S. to Chief Secretary, Orissa / P.S. to Development Commissioner-cum-Addl. Chief Secretary, Orissa / P.S. to Commissioner-cum-Secretary to Government, Industries Department for kind information of Hon'ble Chief Minister, Orissa, Hon'ble Ministers, Chief Secretary, Orissa, Development Commissioner-Addl. Chief Secretary, Orissa and Commissioner-cum-Secretary to Govt., Industries Department.

Sd/-

Deputy Secretary to Government

Memo No. __6353____/I., dated 03.2005

Copy to All Sections of Industries Department / Guard File (50 copies) for information.

Sd/-

Deputy Secretary to Government

Annexure-II

**PROCEEDING OF 1ST MEETING OF DISTRICT SINGLE
WINDOW CLEARANCE AUTHORITY(DSWCA) ON
DT.11.04.2011 AT 11 A.M.**

The 1st meeting of District Single Window Clearance Authority (DSWCA) was conducted under the chairmanship of Addl. Dist. Magistrate, Malkangiri in the presence of the members as per Annexure-I and the following decisions were taken up.

1. The General Manager stated that the following units have submitted Combined Application Form (CAF) for issue of E.M.-I. The details are as follows.

| Sl.No | Name & Address of the Unit | Item of Product | Project Cost |
|-------|--|-----------------------------|--------------------|
| 01 | M/S Annapurna Stone Crusher Prop: G. Balaraju At: Kumutiguda Po/Dist: Malkangiri | Stone Chips Stone Powder | Rs 142.60 Lakhs |
| 02 | M/S Omm Shanti Hari Rice Mill Prop: Ramesh Dhali S/O: Khagendranath Dhali At: Sambayaguda, Malkangiri PO/Dist: Malkangiri | Raw Rice | Rs 142.64 lakhs |

The committee verified the proposals and the General Manager, DIC was requested to issue E.M.-I in favour of the above said units and to recommend CAF to other agencies as per request of the promoter to take the necessary steps at their end.

2:- The General Manager, DIC appraised the Committee that as per Orissa Industrial Facilitation Rule-2005, the E.M.-I is to be issued within 7 days from the date of application. After discussion, the Committee entrusted the power to General Manager, DIC to issue conditional E.M.-I, subject to submission of project report & clearance from the local

bodies like Sarapanch or Executive Officer of the concerned NAC for the location of the units in rural or urban area respectively, in case of low & medium level polluting and no polluting industries. For high polluting industries, the promoter is to obtain clearances from Collector.

3:- The General Manager, DIC placed the list of units in favour of which conditional E.M.-I & EM-II have been issued and appraised the matter to the Committee for approval. The details of the units are as follows.

| Sl.No | Name & Address of the Unit | Item of Product |
|-------|---|--------------------------------|
| 01 | M/S Pallava Granite Industries Mg.Pr:- K.Subba Reddy, At/Po: Malkangiri | Granite Tiles Granite Slabs |
| 02 | M/S Vasavi Modern Rice Mill Prop:- A. Govinda Rao, At/Po: Govindpalli | Raw Rice |
| 03 | M/S Mahavir Modern Rice Mill Prop:- Ratanlal Jain At: Jayanagar, Malkangiri | Raw Rice Boiled Rice |

As per the version of the Sub-Divisional Officer, Electrical, Malkangiri, M/S Pallav Granite Industries has stopped its function due to disconnection of electricity due to some legal complicacy of land . The General Manager, DIC was requested to obtain clarification from Tahasildar, Motu & entrepreneur. The post facto approval on issue of E.M.-I in favour of M/S Pallava Granite Industry was kept pending for discussion in the next meeting.

Regarding issuance of CST No. in favour of M/S Vasavi Modern Rice Mill, CTO, Malkangiri clarified that one TIN No,21456500012 dt.02.09.2009 has been allotted in favou of the said unit.

As Regional Officer, OSPCB, Rayagada was absent, the status on issue of “ Consent to operate” could not be ascertained. The

General manager, DIC was requested to obtain clarification on this matter.

Finally, the Committee approved the E.M.-I & II issued in favour of M/S Vasavi Modern Rice Mill & E.M.-II issued in favour of M/S Mahavir Modern Rice Mill against old PMT.

Lastly, the meeting ended with vote of thanks to the chair & participants.

Sd/-
Chairman
District Single Window Clearance Authority
Malkangiri

MEMBERS PRESENT

Annexure-I

- | | | |
|---|-----|----------|
| 1. Sri Sundarlal Seal, OAS (S) Addl. District Magistrate, Malkangiri | ... | Chairman |
| 2. Sri K.C. Bag, OIS-I Convener General Manager, DIC, Malkangiri | ... | Member |
| 3. Sri A.S.N. Patra Branch Manager, OSFC, Jeypore | ... | Member |
| 4. Sri A.K. Dhangadamajhi Commercial Tax Officer | ... | Member |
| 5. Sri Mohan Sabar Tahasildar, Malkangiri | ... | Member |
| 6. Sri Gobinda Dandasena Tahasildar, Motu | ... | Member |
| 7. Sri Thakurdas Hansdah Executive Officer, Malkangiri | ... | Member |
| 8. Sri Malay Kumar Sethi Sub-Divisional Officer, Electrical | ... | Member |
| 9. Sri Sudhansu Bhusan Maharana RWSS, Malkangiri | ... | Member |
| 10. Sri Romanchal Khamari Tahasildar, Mathili | ... | Member |

DISTRICT INDUSTRIES CENTRE: MALKANGIRI

Memo No. 270 (14) dt. 11.04.2011

Copy communicated to all the members of the District Single Window Clearance Authority of Malkangiri district for favour of information & necessary action.

General Manager, DIC
-cum-Member Convener
District Single Window Clearance Authority
Malkangiri

Memo No. 271 dt. 11.04.2011

Copy communicated to P. A. to Collector, Malkangiri for favour of kind information of Collector.

General Manager, DIC
-cum-Member Convener
District Single Window Clearance Authority
Malkangiri

PRIME MINISTER'S EMPLOYMENT GENERATION
PROGRAMME

Eligibility Conditions of Beneficiaries

- (i) Any individual, above 18 years of age
- (ii) There will be no income ceiling for assistance for setting up projects under PMEGP.
- (iii) For setting up of project costing above Rs.10 lakh in the manufacturing sector and above Rs.5 lakh in business /service sector, the beneficiaries should possess at least VIII standard pass educational qualification.
- (iv) Assistance under the Scheme is available only for new projects sanctioned specifically under the PMEGP.
- (v) Self Help Groups (including those belonging to BPL provided that they have not availed benefits under any other Scheme) are also eligible for assistance under PMEGP.
- (vi) Institutions registered under Societies Registration Act, 1860;
- (vii) Production Co-operative Societies, and
- (viii) Charitable Trusts.
- (ix) Existing Units (under PMRY, REGP or any other scheme of Government of India or State Government) and the units that have already availed Government Subsidy under any other scheme of Government of India or State Government are not eligible.

Other eligibility conditions

- (i) A certified copy of the caste/community certificate or relevant document issued by the competent authority in the case of other special categories, is required to be produced by the beneficiary to the concerned branch of the Banks along with the Margin Money (subsidy) Claim..
- (ii) A certified copy of the bye-laws of the institutions is required to be appended to the Margin Money (subsidy) Claim, wherever necessary.
- (iii) Project cost will include Capital Expenditure and one cycle of Working Capital. Projects without Capital Expenditure are not eligible for financing under the Scheme. Projects costing more than Rs.5 lakh, which do not require working capital, need clearance from the Regional Office or Controller of the Bank's Branch and the claims are required to be submitted with such certified copy of approval from Regional Office or Controller, as the case may be.
- (iv) Cost of the land should not be included in the Project cost. Cost of the ready built as well as long lease or rental Work-shed/Workshop can be included in the project cost subject to restricting such cost of ready built as well as long lease or rental workshed / workshop to be included in the project cost calculated for a maximum period of 3 years only.
- (v) PMEGP is applicable to all new viable micro enterprises, including Village Industries projects except activities indicated in the

negative list of Village Industries. Existing/old units are not eligible (Para 29 of the guidelines refers).

Note:(1) The Institutions/Production Co-operative Societies/Trusts specifically registered as such and SC/ ST/ OBC/ Women/ Physically Handicapped / Ex-Servicemen and Minority Institutions with necessary provisions in the bye-laws to that effect are eligible for Margin Money (subsidy) for the special categories. However, for Institutions /Production Cooperative Societies/Trusts not registered as belonging to special categories, will be eligible for Margin Money (Subsidy) for general category.(2) Only one person from one family is eligible for obtaining financial assistance for setting up of projects under PMEGP.

