



OIL AND NATURAL GAS CORPORATION LTD
OFFICE OF THE CENTRAL PUBLIC INFORMATION OFFICER
DEPARTMENT OF PUBLIC INFORMATION
13TH FLOOR, SCOPE MINAR, LAXMI NAGAR, DELHI-110092
Phone: 011 – 22406919/6900 Fax No. 011 – 22406876

ONGC/DPI/127–10/AA/14

November 03, 2014

To,

Mrs. Vijayalakshmi,
H. No.-74-13-25, Prakash Nagar,
East Godavari District,
Rajahmundry-533103,

Sir,

With reference to your application dated 28.08.2014, received in our office on 28.10.2014, seeking information under RTI Act 2005, information on point No. 3(a), 3(b) and 3(c) as received from concerned section of Rajahmundry, is enclosed (01 page).

However, in case you are not satisfied, you may prefer first appeal to the Appellate Authority within 30 days, at the following address:

Shri Alok Mishra,
ED (HR),
8th Floor, ONGC Ltd, Mohan Dev Building,
13 Tolstoy Marg, New Delhi–110001,
Tel. 011–23314182, 23351736

Thanking you

Yours faithfully,

S.P. Toppo
3-11-14

(S.P. Toppo)
CPIO

Encl:- a/a

2. The information as furnished by the concerned department is as below: -

Sl. No.	Point raised	Reply / information
3(a)	For the work undertaken as per your Office Agreement No. C.A.No.KG/Civil/Rjy/28/OF/2012-13 and dated 08.08.2012. It is not intimated in the Office note regarding the reduced amount of 1% Labour Cess, NAS 0.25% which is to be compulsorily recovered. The reasons are to be intimated.	The Labour Cess is not applicable for any building or any construction work to which the provisions of the Factory Act, 1948 (63 of 1948), or the Mines Act, 1952 (35 of 1952), apply. All the works pertaining to building construction and other construction works carried out at Rajahmundry Asset comes under Mines Act and Factory Act. Thus, the labour cess is not applicable.
3(b)	You have to intimate that as per the above terms, the contractor has not submitted the sand transport documents, the decided seignorage amount is included 100% penalty or not in the seignorage amount of Rs. 2,947/- which is recovered by you.	Rs. 2947/- seignorage is deducted by ONGC from the contractor against the quantity of sand used for this work as per the rates fixed by the concern State Government Authority. This does not include any penalty.
3(c)	It is mentioned in your note that the above job is to be completed by dated 01.02.2013, but the job is completed on 26.03.2013 with a delay of 55 days. Hence it is required to be intimated that how much penalty charged from the contractor for the delay in completion of the job.	No penalty was levied from the contractor for delay of 55 days in completion of works because the delay was due to the requirement of department and was not attributed to the contractor.