Received Date 13/02/2013

N0.II/21022/98(0049)/2007-FCRA-II Government of India/Bharat Sarkar Ministry of Home Affairs/Grih Mantralaya

NDCC-II Building, First Floor(FCRA Wing). Opposite to Jantar Mantar, Jai Singh Road, New Delhi - 110001 Date: 31.1.2013

To.

The Chief Functionary JEEVAN Bastaolla, Goushala more Dhansar, Dhanbad Jharkhand-828106

Subject: Change of designated bank account/ address of the association for the receipt and utilization of foreign contribution/registration under FC(R) Act, 2010.

Sir/Madam,

I am directed to refer to your application dated 04/10/2012 on the above subject and to convey the approval of the central Government to the change in the designated bank account of your association from Union Bank, D.G.M.S., Hirapur, Dhanbad (dist) Jharkhand to I.D.B.I. Bank, Bank More, Dhanbad, Dhanbad (dist) Jharkhand - 552909, meant for the receipt and utilization of foreign contribution. The registration number of your Association mentioned below will remain the same.

337690011

- 2. You are advised to send intimations within the prescribed time to the Central Government of the amount of foreign contribution received by you, the source and the manner in which the foreign contribution was utilized, as per the provisions of the Foreign Contribution (Regulation) Act, 2010 and the rules framed thereunder. You are also required to furnish the returns even when the particulars are Nil. The Bank Account mentioned in your application should be used exclusively for receiving and utilizing foreign contribution and no other amount should be credited to this account. Any change with regard to the designated bank account, your address, registration, aims and objects etc. should be promptly intimated to the undersigned and obtain written confirmation regarding these changes.
- 3. You should also ensure before any funds are passed on to any person/association in India that the recipient is eligible to accept foreign contribution under the Act i.e.,(I) recipient association is registered under section 11(1) of the Foreign Contribution (Regulation) Act, 2010 or has obtained prior permission under section 11(2) thereof and (ii) the person/association is not prohibited under section 9 of the Act.