

# State Level Environment Impact Assessment Authority, Uttar Pradesh

## Directorate of Environment, U.P.

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### Minutes of the 585<sup>th</sup> Meeting of the State Level Environment Impact Assessment Authority, UP (SEIAA) held on 20.04.2022

The meeting of 585<sup>th</sup> State Level Environment Impact Assessment Authority, UP (SEIAA) was held on-line on 20.04.2022 at the Directorate of Environment. The following were present in the meeting:-

1. Dr. Rajiv Kumar Garg
2. Shri Paras Nath
3. Shri Ajay Kumar Sharma

- Chairman, SEIAA, U.P.  
Member, SEIAA, U.P.  
Member Secretary, SEIAA, U.P.

Nodal Officer SEIAA informed that agenda is prepared by Secretariat and approved by MS SEIAA which is hereby put up for the consideration of SEIAA and placed files and documents related to below mentioned projects before SEIAA.

#### Agenda:A- Replies:-

1. Sand/ Morrum Mining from Niji Bhoomi at Arazi No. 6400k, 6400kh, Village- Ghaghara, Tehsil- Dudhi, Sonbhadra, Shri Harivansh Singh, area 1.876 ha., File No. 6800/Proposal No. SIA/UP/MIN/247413/2021

SEIAA noted that the above project was taken in its 572<sup>nd</sup> meeting in which SEIAA opined that PP / consultant should submit legible copy of certified lease map along with geo-coordinates. The project proponent has submitted his reply vide letter dated 08-04-2022. After reviewing the reply SEIAA agreed with the recommendations of the SEAC to grant the prior Environmental Clearance to the proposed project along with all the general and specific conditions as suggested by the SEAC but the SEIAA replaces the specific condition regarding cluster certificate as "If in future during the progressive mining this lease area becomes part of cluster i.e. area equal to or more than 5 ha., limited to B 1 category, then additional conditions based on the CIA conducted by the concerned lease holders shall be imposed and joint EMP shall be implemented. The lease holder shall mandatorily follow all the imposed conditions otherwise it will amount to violation of EC conditions. If the certificate related to cluster provided by the competent authority is found false or incorrect then punitive actions as per the law shall be initiated against the authority issuing the cluster certificate" and adding following conditions:-

1. Validity period of this EC is 6 months from the date of issue, as the Lol has been issued for a period of 6 months or co-terminus with the validity of current mine plan or current lease period whichever is earlier. After this period the EC will become null and void.
2. A certificate from Forest Department shall be obtained that no forest land is involved in mining or as a route and if forest land is involved the project proponent

shall obtain forest clearance and permission of Central and State Government as per the provisions of Forest (conservation) Act, 1980 and submit before the start of work.

3. The mining lease holders shall, after ceasing mining operations, undertake re-grassing the mining area and any other area which may have been disturbed due to their mining activities and restore the land to a condition which is fit for growth of fodder, flora fauna etc.
4. If the proposed project is situated in notified area of ground water extraction, where creation of new wells for ground water extraction is not allowed, requirement of fresh water shall be met from alternate water sources other than ground water or legally valid source and permission from the competent authority shall be obtained to use it.
5. Project Proponent should submit action plan for carrying out plantation at least @1,000 plants / ha of lease area. In this case, PP should prepare a plan, duly approved either by Forest Department or Horticulture Department, for planting at least 2,000 plants, either on government land or community land, within a periphery of 5 km from the boundary of the lease area along with provision for maintenance for 5 years. Survival of plants should not be less than the survival rate notified by Uttar Pradesh Forest Department otherwise it will be treated as violation of EC condition.
6. In consultation with District Environment Authority or an Authority nominated by concerned DM, project proponent will prepared a conservation and management plan for rejuvenation and management of water bodies having total surface area of more than 10 ha. Funds for the same will be kept in a separate bank account and six monthly compliance status will be presented by project proponent before the nominated authority in the District.
7. Project Proponent / Consultant has given an affidavit that the project area doesn't fall within the boundary of Critically Polluted Area (CPA). If the affidavit given by PP / Consultant is found to be false then EC will be cancelled and legal actions will be initiated against them. Further, mining should not commence without obtaining certificate from DM, Sonbhadra that area doesn't attract CPA and a copy of the same should be submitted to SEIAA.
8. Number of mining projects are coming up in district. Department of Geology & Mines, GoUP to carry out regional EIA-EMP report including carrying capacity of environmental components to assess the capacity to further bear the pollution load for such areas within a period of 1 year and submit the same to SEIAA, UP for evaluation.
9. Department of Geology & Mines, GoUP in consultation with UPSPCB will establish required number of CAAQMS in district within a period of one year and submit geo-referenced map of these stations along with data. Details of existing CAAQMS, if any, be submitted within a period of three months.
10. Department of Geology and Mines, Government of Uttar Pradesh and / or concerned district administration, before releasing the security deposit to Project Proponent will ensure that Project Proponent has fully complied with the EC conditions. Non-compliance, if any, should be reported to UPSPCB for appropriate legal action and recovery of compensation.





11. Any application for transfer of this EC, during its validity period unless it is cancelled by a competent authority, has to be necessarily accompanied with status of compliance of EC conditions duly certified by IRO, MoEFCC, GoI, Lucknow.
2. **Stone Mining at Gata No.-715, Khand No.-23, Village-Gonda, TehKarwi, Chitrakoot, Smt. Kamla Devi, Area-2.024 ha., File No. 6347 Proposal No. SIA/UP/MIN/ 63377/2021**

SEIAA noted that the above project was taken in its 520<sup>th</sup> meeting in which SEIAA opined that Project Proponent shall submit document, if any, issued by competent authority related inclusion of the said project in the DSR of the concerned district. The project proponent has submitted his reply vide letter dated 30-03-2022. After reviewing the reply SEIAA agreed with the recommendations of the SEAC to issue additional ToRs to the title proposal for conducting EIA studies. The SEIAA also added the following points to TOR:-

  - 1- All pages of technical documents/EIA/EMP etc. should be signed by the consultant and project proponent both.
  - 2- The lease area its address and production per annum should match with as mentioned in DSR and Lol. In case there is any difference clarification/ amendment letter from competent authority shall be submitted along with EIA. EIA and public hearing shall be conducted as per the lease area its address and production per annum mentioned in DSR and Lol.
  - 3- Public hearing shall be conducted as per EIA notification, 2006 (as amended).
  - 4- Plan for using the mine void for productive use in consultation with local administration and gram-panchayat.
  - 5 SEIAA opined that the project proponent shall submit permission of CGWA or proposal for alternative source of fresh water.
  - 6- KML file for the area and mining lease area should be provided.
  - 7- Status of leases granted/to be granted in various mining khands along with production since the formulation of DSR, duly certified by the competent authority should be submitted.
  - 8- In case project proponent intends to temporarily store mined out material or any tools, equipments or other material outside mine lease area then NOC from competent authority for doing so should be submitted and details of such area and associated Environmental impacts should be included in EIA-EMP report. This should also be clearly mentioned during public hearing
  - 9- Road network to be used by the project should be clearly shown on Survey of India toposheet in 1:50,000 scale. In case road network involves forest road, permission should be obtained from Forest Department and a copy of the same should be submitted at the time of appraisal of EIA-EMP report.
  - 10- The project proponent should clearly spell out whether it is a green field or brown field project. In case it is a brown field project and
    - (i) If the earlier and present lease holder are same then compliance report of previous EC should be submitted.
    - (ii) If the earlier and present lease holder are different then environmental footprint of the site and mitigation measures should be included in EIA-EMP report.
  - 11- In case of expansion / renewal of earlier EC, following information should be submitted



- a. Status of compliance of earlier EC conditions by Integrated Regional Office, MoEFCC, GoI, Lucknow.
  - b. Copy of CTE and CTO issued by SPCB.
  - c. Status of submission of six-monthly compliance report to EC granted earlier
  - d. Court cases, if any.
- 12- Observations raised in public hearing, replies submitted by project proponent, suitable modifications carried out in EIA-EMP report.
- 13- Project Proponent should submit action plan for carrying out plantation at least @1,000 plants / ha of lease area. In this case, PP should prepare a plan, duly approved either by Forest Department or Horticulture Department, for planting at least 3,000 plants, either on government land or community land, within a periphery of 5 km from the boundary of the lease area along with provision for maintenance for 5 years. Survival of plants below Uttar Pradesh Forest Department's survival rate will be treated as violation of EC condition.
- 14- In consultation with District Environment Authority or an authority nominated by concerned DM, Project Proponent will prepare a conservation and management plan for the rejuvenation and management of water bodies having a total surface area of not less than 15 ha. Funds for the same will be kept in a separate bank account and six-monthly implementation status will be presented by the Project Proponent before the nominated authority in the district.
- 15- Along with the EIA-EMP report, PP / consultant will also submit in tabular form as to how they have addressed entire ToR while preparing draft EIA-EMP report for PH. Further, PP / consultant will submit in tabular form as to how they have addressed issues raised during public hearing and have incorporated the same in final EIA EMP report. A presentation to this effect should be made before SEAC at the time of EIA-EMP presentation.

Agenda:B- Minutes of 636<sup>th</sup> SEAC-1 Meeting Dated 14/03/2022

1. Stone (Khanda, Boulder, Bailast (Gitti)) Mining at Gata No.- 2/4 (Khand No.-09), Village- Jujhar, Tehsil- Sadar, District- Mahoba, Smt. Kirti Rani Sahu, M/s Sahu Stone Crushing Industries Area : 3.441 ha., File No. 6897/6315/Proposal No. SIA/UP/MIN/71407/202

SEIAA opined that it is not evident either from the MoM of SEAC-1 or from the file of this project whether entire ToR has been addressed by PP / consultant while preparing draft EIA-EMP report or not. Similarly it is not evident either from the MoM of SEAC-1 or from the file of this project whether issues raised during the PH have been addressed by PP / consultant while preparing final EIA EMP report or not. Thus SEIAA decided to refer back the proposal to SEAC-1 for their observations / comments on above mentioned issues and their recommendations.

2. Stone (Khanda, Boulder, Bailast (Gitti)) at Gata No.-93, Khand No.- 07, Village- Bari, Mahoba, Smt. Sukirti Singh, Area : 1.012 ha., File No. 6898/6391/Proposal No. SIA/UP/MIN/71491/2021

SEIAA opined that it is not evident either from the MoM of SEAC-1 or from the file of this project whether entire ToR has been addressed by PP / consultant while preparing draft EIA-EMP report or not. Similarly it is not evident either from the MoM of SEAC-1 or from the file of this project whether issues raised during the PH have been addressed by





PP / consultant while preparing final EIA-EMP report or not. Thus SEIAA decided to refer back the proposal to SEAC-1 for their observations / comments on above mentioned issues and their recommendations.

3. Development of Industrial Manufacturing Cluster (IMC) with an area of 1053 acres i.e., 426 ha. At Khasra No.- Rahan Kalan- 172, 249-267, 379-382, 396, 405, 407, 409-424, 426-427, 429-441, 443-448, 449Mi-451Mi, 452-478, 493Mi-495Mi, 496-501, 502Mi, 503-505, 507-508, 509Mi, 510Mi, 513Mi, 514-533, 535-547, 548Mi, 549-554, 556-565, 566Mi-568Mi, 570-571, 573-574, 576-577, 578Mi, 580-586, 588-593, 594-597, 600-602, 603Mi, 604, 605Mi, 606-614, 616, 618Mi, 621-627, 629-644, 646-648, 649Mi-650Mi, 651-818, 819Mi, 820, 821Mi, 822, 823Mi, 824Mi, 825Mi, 825-826, 827Mi, 828-829, 836, 840, 842-853, 855-881, 883-894, 903Mi, 904Mi, 903 916, 918-926, 927Mi, 928-1048, 1051-1067, 1069, 1076-1078, 1082Mi, 1083-1084, 1088, 1090-1094, 1095Mi, 1096, 1097Mi, 1098-1122, 1125 1170, 1176, 1177/1, 1177/2, 1177/3, 1178, 1179Mi-1180Mi, 1181-1190, 1200-1201, 1208-1216, 1217Mi, 1218-1221, 1222Mi-1224Mi, 1225, 1226Mi, 1227-1229, 1231-1232, 1238-1239, 1238Mi-1239Mi, 1243-1244, 1253-1256, 1258, 1260/278, 1262/709, 1263/809, Raipur-709-713, 715-719, 722-724, 726-729, 732-735, 737-740, 742-753, 759-766, 775, 778, 895-903, 919Oka, kha; 922Ka, Kha, Ga; 923, 924/1Ga, cha, chha, kha, dha; 925-926, 930-932, 935-941, 944-946, 953Ga, Dha, Mi, Cha, Chha; 953/2Mi; 955, 957-960, 961Mi, 962-965, 966Mi-967Mi, 968-969, 971, 972Mi, 973, 974Mi, 975Mi, 976, 979Mi, 978, 986, 990, 993Mi, 994, 995Mi, 996Mi, 998-1066, 1002Mi, 1009Mi, 1016Mi, 1018Mi, 1068, 1074, Villages- Rahan Kalan and Raipur, Tehsil- Etmadpur, District- Agra Shri Vishwas Kumar Tyagi, Uttar Pradesh State Industrial Development Authority (UPSIDA), File No. 6899/Proposal No. SIA/UP/MIS/71283/2022

SEIAA noted the comments of SEAC-1 that Chairman, SEAC 1 had a telephonic conversation with Director, NEERI. Director, NEERI promised to nominate a member in compliance of MoEFCC, Govt. of India OM No. F.No. IA3-22/43/2021-IA.III (E170472), dated 07/03/2022 in next 2-3 days.

4. Earth Excavation at Gata No.-225, Vill.: Dada Sikandarpur, Tehsil: Mohanlalganj, District- Lucknow, Shri Buddha Lal, Area: 0.914 Ha., File No. 6900/Proposal No. SIA/UP/MIN/253829/2022

SEIAA noted that SEAC has recommended to grant EC to the above project SEIAA gone through file and documents and found that the purpose of soil mining has not been mentioned. Hence SEIAA opined to refer back the project to SEAC for comments.

5. Industrial Shed "Bus AC Assembly Unit" at Plot No 03, Sector 156, Noida, Shri Ankur Awana,, M/s Motherson Auto Ltd., File No. 6901/Proposal No. SIA/UP/MIS/241345/2021

SEIAA noted that SEAC has commented that- The committee noted that an application for environmental clearance for Industrial Shed "Bus AC Assembly Unit" at Plot No 03, Sector 156, Noida, U.P., M/s Motherson Auto Ltd. was submitted to SEIAA on dated 29/01/2022. The project proponent requested for exemption from the requirement of environmental clearance in light of provisions made in MoEF&CC, Govt. of India Notification No. S.O. 3252(E) dated 22/12/2014. A presentation was made by the project proponent along with their consultant M/s Paramarsh Servicing Environment

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and Development. The committee observed that the project proposal relates to construction of "Bus AC Assembly Unit" which falls under category of Industrial Shed hence, provisions of exemption given under Notification no. S.O. 3252(E), dated 22/12/2014 shall be applicable in the matter and exemption from requirement of environmental clearance may be granted.

The committee also directed the project proponent to ensure sustainable environmental management, solid and liquid waste management, rain water harvesting and use of recycled materials such as fly ash bricks in the construction/operation of the project as stipulated under Notification, dated 22/12/2014 and regular compliance reports should be submitted.

SEIAA opined that PP / consultant has submitted application for seeking exemption from EC on certain grounds. QCI / NAEBT accredited consultants are supposed to know whether a project / activity needs EC or not? PP / consultant should satisfy themselves whether their project / activity needs EC or not? In case as per their version EC is not needed then they should submit application for with drawl of their proposal or otherwise submit details for seeking EC.

Further the warning letter should be issued to the consultant for misguiding the project proponent.

**6. IT/ITES Park at Industrial Plot No. 04, Sector 156, Noida, U.P., M/s Motherson Sumi Infotech & Designs Ltd., Shri Rajesh Srivastava, R/o- plot no. 04, Sector 156, Noida, File No. 6902/Proposal No. SIA/UP/MIN/244915/2021**

SEIAA noted that SEAC has recommended to grant EC to the above project. SEIAA gone through file and documents and found that in online form serial no. 4 (Production of solid wastes during construction or operation or decommissioning (MT/month)) and serial no. 7 (Risks of contamination of land or water from releases of pollutants into the ground or into sewers, surface waters, groundwater, coastal waters or the sea) incomplete information has not been provided by the PP/consultant. PP/consultant should upload complete information in online form.

**7. Stone Khanda, Boulders, Ballast (Gitti) Mining at Gata No. 712 (Khand No.-02), Village- Chikahra, Mahoba, Smt. Husnara Bano, Area- 1.214 ha. File No. 6903/6394/Proposal No. SIA/UP/MIN/71657/2021**

SEIAA opined that it is not evident either from the MoM of SEAC-1 or from the file of this project whether entire ToR has been addressed by PP / consultant while preparing draft EIA-EMP report or not. Similarly it is not evident either from the MoM of SEAC-1 or from the file of this project whether issues raised during the PH have been addressed by PP / consultant while preparing final EIA-EMP report or not. Thus SEIAA decided to refer back the proposal to SEAC-1 for their observations / comments on above mentioned issues and their recommendations

**8. "Sand/Morrum Mining" at Gata No. 188 Kh, Village- Maraucha, Tehsil- Rudauli, Ayodhya, Shri Jai Shanker Tewari, Area 1.10 ha., File No. 6904/Proposal No. SIA/UP/MIN/253979/2022**

SEIAA noted that SEAC has recommended to grant EC to the above project. As per the MoM, validity period of consultant expired on 03.02.2022 while the project was deliberated upon before SEAC-1 on 14.03.2022. On examination of file, the validity





period of consultant is till 01.05.2022. SEAC-1 is advised to be more careful in preparing and signing MoMs. This error is repeatedly being done by SEAC-1.

SEIAA agreed with the recommendations of the SEAC to grant the prior Environmental Clearance to the proposed project along with all the general and specific conditions as suggested by the SEAC but the SEIAA replaces the specific condition regarding cluster certificate as "If in future during the progressive mining this lease area becomes part of cluster i.e. area equal to or more than 5 ha., limited to B-1 category, then additional conditions based on the EIA conducted by the concerned lease holders shall be imposed and joint EMP shall be implemented. The lease holder shall mandatorily follow all the imposed conditions otherwise it will amount to violation of E.C. conditions. If the certificate related to cluster provided by the competent authority is found false or incorrect then punitive actions as per the law shall be initiated against the authority issuing the cluster certificate" and adding following conditions:-

1. Validity period of this EC is 6 months from the date of issue as the Lol has been issued for a period of 6 months or co-terminus with the validity of current mine plan or current lease period whichever is earlier. After this period the EC will become null and void.
2. A certificate from Forest Department shall be obtained that no forest land is involved in mining or as a route and if forest land is involved the project proponent shall obtain forest clearance and permission of Central and State Government as per the provisions of Forest (conservation) Act, 1980 and submit before the start of work.
3. The mining lease holders shall, after ceasing mining operations, undertake re-grassing the mining area and any other area which may have been disturbed due to their mining activities and restore the land to a condition which is fit for growth of fodder, flora fauna etc.
4. If the proposed project is situated in notified area of ground water extraction, where creation of new wells for ground water extraction is not allowed, requirement of fresh water shall be met from alternate water sources other than ground water or legally valid source and permission from the competent authority shall be obtained to use it.
5. Project Proponent should submit action plan for carrying out plantation at least @1,000 plants / ha of lease area. In this case, PP should prepare a plan, duly approved either by Forest Department or Horticulture Department, for planting at least 2,000 plants, either on government land or community land, within a periphery of 5 km from the boundary of the lease area along with provision for maintenance for 5 years. Survival of plants should not be less than the survival rate notified by Uttar Pradesh Forest Department otherwise it will be treated as violation of EC condition.
6. In consultation with District Environment Authority or an Authority nominated by concerned DM, project proponent will prepare a conservation and management plan for rejuvenation and management of water bodies having total surface area of more than 10 ha. Funds for the same will be kept in a separate bank account and six monthly compliance status will be presented by project proponent before the nominated authority in the District.
7. Department of Geology and Mines, Government of Uttar Pradesh and / or concerned district administration, before releasing the security deposit to Project Proponent will ensure that Project Proponent has fully complied with the EC conditions. Non-



compliance, if any, should be reported to UPSPCB for appropriate legal action and recovery of compensation.

8. Any application for transfer of this EC, during its validity period unless it is cancelled by a competent authority, has to be necessarily accompanied with status of compliance of EC conditions duly certified by IRO, MoEFCC, GoI, Lucknow.
9. **Building Stone (Khanda, Gitti- Boulder) Mining at Gata No.-2451, Khand No.-02, at Village- Jarar, Tehsil- Naraini, District-Banda, U.P. Shri Shravan Kumar Singh, M/s Atharv Construction company. Area -1.21 ha., File No. 6304/5017/Proposal No. SIA/UP/MIN/63433/2019**

SEIAA noted that the above project was taken in its 486<sup>th</sup> meeting in which SEIAA found that baseline data submitted is of March to May 2019 whereas Lol was issued on 08.06.2019 and ToR was issued on 27.11.2019. Hence SEIAA opined to refer back the project to SEAC for review/comments. The project proponent has submitted his reply stating that- "The baseline data used for the assessment of EIA report (March, 2019 to May, 2019) is of Secondary data of ("Building Stone (Khanda, Gitti & Boulder) Mine" Project at Gata No.-1073, (Khanda No.- 03), at Village- Jarar, Tehsil-Naraini, District-Banda, U.P., M/s Malhotra Brothers ,Leased Area -2.0 ha). Affidavit regarding data sharing submitted by the project proponent." **The committee recommended grant of environmental clearance for the project proposal along with environmental clearance conditions as earlier stipulated in 552<sup>nd</sup> SEAC meeting dated 23/07/2021.** Hence SEIAA agreed with the recommendations of the SEAC to grant the prior Environmental Clearance to the proposed project for along with all the general and specific conditions as suggested by the SEAC adding following specific condition as follows:-

1. Validity period of this LC is 5 year from the date of issue as the Lol has been issued for a period of 5 years or co-terminus with the validity of current mine plan or current lease period whichever is earlier. After this period the EC will become null and void.
2. Directions/suggestions given during public hearing and commitment made by the project proponent should be strictly complied.
3. A certificate from Forest Department shall be obtained that no forest land is involved in mining or as a route and if forest land is involved the project proponent shall obtain forest clearance and permission of Central and State Government as per the provisions of Forest (conservation) Act, 1980 and submit before the start of work.
4. The mining lease holders shall, after ceasing mining operations, undertake re-grassing the mining area and any other area which may have been disturbed due to their mining activities and restore the land to a condition which is fit for growth of fodder, flora fauna etc.
5. Three tier green shelter belt of 7.5m width should be developed on the periphery of mine lease area. Local and native species should be planted in consultation with Forest/Horticulture Department/Agriculture University.
6. Plan for using the mine void for productive use in consultation with local administration and gram-panchayat.
7. If the proposed project is situated in notified area of ground water extraction, where creation of new wells for ground water extraction is not allowed, requirement of fresh water shall be met from alternate water sources other than ground water or





- legally valid source and permission from the competent authority shall be obtained to use it.
8. Project Proponent should submit action plan for carrying out plantation at least @1,000 plants / ha of lease area. In this case, PP should prepare a plan, duly approved either by Forest Department or Horticulture Department, for planting at least 2,000 plants, either on government land or community land, within a periphery of 5 km from the boundary of the lease area along with provision for maintenance for 5 years. Survival of plants should not be less than the survival rate notified by Uttar Pradesh Forest Department otherwise it will be treated as violation of EC condition.
  9. In consultation with District Environment Authority or an Authority nominated by concerned DM, project proponent will prepared a conservation and management plan for rejuvenation and management of water bodies having total surface area of more than 10 ha. Funds for the same will be kept in a separate bank account and six monthly compliance status will be presented by project proponent before the nominated authority in the District.
  10. Department of Geology and Mines, Government of Uttar Pradesh and / or concerned district administration, before releasing the security deposit to Project Proponent will ensure that Project Proponent has fully complied with the EC conditions. Non-compliance, if any, should be reported to UPSPCB for appropriate legal action and recovery of compensation.
  11. Any application for transfer of this EC, during its validity period unless it is cancelled by a competent authority, has to be necessarily accompanied with status of compliance of EC conditions duly certified by IRO, MoEFCC, Gol, Lucknow.

**10. Stone Mining at Gata No.-669, Khand No.-37, Village-Khallar, Tehsil -Sadar, District-Mahoba, U.P., Shri Suresh Kumar Saravagi, Area-2.023 ha., File No. 6409/Proposal No. SIA/UP/MIN/64563/2021**

SEIAA agreed with the recommendation of the SEAC to issue additional ToR to the title proposal for conducting EIA studies. The SEIAA also added the following points to ToR-

- 1- All pages of technical documents/EIA/EMP etc. should be signed by the consultant and project proponent both.
- 2 The lease area its address and production per annum should match with as mentioned in DSR and Lol. In case there is any difference clarification/ amendment letter from competent authority shall be submitted along with EIA. EIA and public hearing shall be conducted as per the lease area its address and production per annum mentioned in DSR and Lol.
- 3- Public hearing shall be conducted as per EIA notification, 2006 (as amended).
- 4 Plan for using the mine void for productive use in consultation with local administration and gram-panchayat.
- 5 SEIAA opined that the project proponent shall submit permission of CGWA or proposal for alternative source of fresh water.
- 6- KML file for the area and mining lease area should be provided.
- 7- Status of leases granted/to be granted in various mining khands along with production since the formulation of DSR, duly certified by the competent authority should be submitted.



- 8- In case project proponent intends to temporarily store mined out material or any tools, equipments or other material outside mine lease area then NOC from competent authority for doing so should be submitted and details of such area and associated Environmental impacts should be included in EIA-EMP report. This should also be clearly mentioned during public hearing.
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  - (i) If the earlier and present lease holder are same then compliance report of previous EC should be submitted.
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  - a. Status of compliance of earlier EC conditions by Integrated Regional Office, MoEFCC, GoI, Lucknow.
  - b. Copy of CTE and CTO issued by SPCB.
  - c. Status of submission of six-monthly compliance report to EC granted earlier
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- 12- Observations raised in public hearing, replies submitted by project proponent, suitable modifications carried out in EIA-EMP report.
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- 15- Number of mining projects are coming up in district. Department of Geology & Mines, GoUP to carry out regional EIA EMP report including carrying capacity of environmental components to assess the capacity to further bear the pollution load for such areas within a period of 1 year and submit the same to SEIAA, UP for evaluation.
- 16- Department of Geology & Mines, GoUP in consultation with UPSPCB will establish required number of CAAQMS in district within a period of one year and submit geo-referenced map of these stations along with data. Details of existing CAAQMS, if any, be submitted within a period of three months.





17- Along with the EIA-EMP report, PP / consultant will also submit in tabular form as to how they have addressed entire ToR while preparing draft EIA-EMP report for PH. Further, PP / consultant will submit in tabular form as to how they have addressed issues raised during public hearing and have incorporated the same in final EIA-EMP report. A presentation to this effect should be made before SEAC at the time of EIA-EMP presentation.

**11. Warehousing Project beside Sohramu Police Station, Hasanganj, District- Unnao, U.P., M/s Sambandh Infrastructure Development LLP, File No. 6499/Proposal No. SIA/UP/MIS/223027/2021**

SEIAA noted that the above project has already been taken in its 579<sup>th</sup> meeting. Hence no further action is required at this stage.

**12. Institutional Building at Plot No. -01 & 02, Sector- 159, NOIDA, District- Gautam Buddha Nagar, U.P., M/s One97 Communications Ltd., File No. 6953/Proposal No. SIA/UP/MIS/ 258257/2021**

SEIAA agreed with the recommendations of the SEAC to grant the prior Environmental Clearance to the proposed project along with all the general and specific conditions as suggested by the SEAC. In addition to the conditions imposed by SEAC the SEIAA added following additional specific conditions:-

- 1- The project proponent shall submit within the next 3 months the details of solar power plant and solar electrification details within the project.
- 2- The project proponent shall ensure to plant broad leaf trees and their maintenance. The CPCB guidelines in this regard shall be followed.
- 3- The project proponent shall submit within the next 3 months the details on quantification of year wise CCR activities along with cost and other details. CCR activities must not be less 2% of the project cost. The CER activities should be related to mitigation of Environmental Pollution and awareness for the same.
- 4- The project proponent shall submit within the next 3 months the details of estimated construction waste generated during the construction period and its management plan.
- 5- The project proponent shall submit within the next 3 months the details of segregation plan of MSW.
- 6- The project proponent shall ensure that waste water is properly treated in STP and maximum amount should be reused for gardening flushing system and washing etc. For reuse of water for irrigation sprinkler and drip irrigation system shall be installed and maintained for proper function. Part of the treated sewage, if discharged to sewer line, shall meet the prescribed standards for the discharge.
- 7- Under any circumstances untreated sewage shall not be discharged to municipal sewer line.
- 8- The project proponent will ensure that proper dust control arrangements are made during construction and proper display board is installed at the site to inform the public the steps taken to control air pollution as per the Construction and Demolition Waste Management Rules.
- 9- The project proponent shall install micro solar power plants, toilets in nearby villages, public place or school from CER fund of the project for which E.C is granted in addition to and water harvesting pits and carbon sequestration parks / designed ecosystems.



- 10- A certificate from Forest Department shall be obtained that no forest land is involved and if forest land is involved the project proponent shall obtain forest clearance and permission of Central and State Government as per the provisions of Forest (conservation) Act, 1980 and submit before the start of work.
- 11- In compliance to Hon'ble Supreme Court order dated 13/01/2020 in IA no. 158128/2019 and 158129/2019 in Writ petition no. 13029/1985 (MC Mehta Vs GOI and others) anti-smog guns shall be installed to reduce dust during excavation.
- 12- If the proposed project is situated in notified area of ground water extraction, where creation of new wells for ground water extraction is not allowed, requirement of fresh water shall be met from alternate water sources other than ground water or legally valid source and permission from the competent authority shall be obtained to use it.
- 13- Provision for charging of electric vehicles as per the guidelines of GoI / GoUP should be submitted within the next 3 months.

**Assistant Nodal/Nodal Officer**

**SEIAA, UP**

Minut prepared by Secretary in consultation with  
Chairman & Members on the basis of decisions  
taken by SEIAA during the meeting.



**(Ajay Kumar Sharma)**  
**Member-Secretary**  
**SEIAA**

**(Paras Nath)**  
**Member**  
**SEIAA**

**(Dr. Rajiv Kumar Garg)**  
**Chairman**  
**SEIAA**