## MINUTES OF THE 109<sup>TH</sup> GOA STATE ENVIRONMENT IMPACT ASSESSMENT AUTHORITY (GOA-SEIAA) MEETING HELD ON 28/07/2023 AT 10:00 A.M. IN THE CONFERENCE ROOM OF THE 4<sup>TH</sup> FLOOR, DEMPO TOWER, PATTO, PANAJI-GOA.

The 109<sup>th</sup> meeting of the Goa - SEIAA (hereinafter referred as 'Authority') was held on 28<sup>th</sup> July 2023 at 10:00 am in the conference room, 4<sup>th</sup> floor, Dempo Tower, Patto, Panaji. The list of members present during the meeting is annexed (<u>refer Annexure - 1</u>).

At the outset, Chairman welcomed Authority members and briefed about the agenda items (refer Annexure - 2) to be taken up for discussion / deliberations and appropriate decision. Accordingly, the same were considered as detailed below.

#### To decide on application received from Meeravati Velip locating at Survey No. 30/1, village Gokuldem, Quepem taluka, South Goa for prior Environmental Clearance.

The Project Proponent Smt. Meeravati Velip along with her consultant Mr. Omkar Jog appeared before the Authority and explained the details of the project.

**Decision:** As per the Authority's site inspection held on 21/02/2023 the Authority had noted that the proposed access road towards the quarry involves extensive hill cutting Therefore, the Authority decided to refer back the matter to Goa State Expert Appraisal Committee to re-inspect the site to verify **whether hill cutting is required** and convey Committee's considered opinion to this Authority

# 2. To decide on TOR application received from M/s Salgaocar Shipping Company Limited for Block II —Sirigao-Mayem Mineral Block bearing Survey No. 1, 2, 3, 4, 5, 6, 7, 46, 47, 48, 84, 90, 91, 92, 93, 94, 95, 96, 97, 98 & 12, 47, 60, 61, 62, 79, 80, 84, road, 48, 56, 57, 58 & 59 at Bicholim Goa.

The representative of M/s Salgaocar Shipping Company Limited Shri. Nitin Sood along with their consultant appeared before the Authority and explained the details of the project.

**Decision:** After discussion and considering recommendation by the Goa-SEAC the Authority, members unanimously decided to grant the following ToR:-

- Year-wise production details since 1994 should be given, clearly stating the highest production achieved in any one year prior to 1994. It may also be categorically informed whether there had been any increase in production after the EIA Notification 1994 came into force, w.r.t. the highest production achieved prior to 1994.
- 2. A copy of the document in support of the fact that the Proponent is the rightful lessee of the mine should be given.





- All documents including approved mine plan, EIA and Public Hearing should be compatible with one another in terms of the mine lease area, production levels, waste generation and its management, mining technology etc. and should be in the name of the lessee.
- 4. All corner coordinates of the mine lease area, super imposed on a High Resolution Imagery/toposheet, topographic sheet, geomorphology and geology of the area should be provided. Such an Imagery of the proposed area should clearly show the land use and other ecological features of the study area (core and buffer zone).
- 5. Information should be provided in Survey of India Toposheet in 1:50,000 scale indicating geological map of the area, geomorphology of land forms of the area, existing minerals and mining history of the area, important water bodies, streams and rivers and soil characteristics.
- Details about the land proposed for mining activities should be given with information as to whether mining conforms to the land use policy of the State; land diversion for mining should have approval from State land use board or the concerned authority.
- 7. ItshouldbeclearlystatedwhethertheproponentCompanyhasawelllaiddownEnvironmen tPolicyapprovedbyitsBoardofDirectors? If so, it may be spelt out in the EIA Report with description of the prescribed operating process/procedures to bring into focus any infringement/ deviation/ violation of the environmental or forest norms/ conditions? The hier archical system or administrative order of the Company to deal with the environmental issues and for ensuring compliance with the EC conditions may also be given. The system of reporting of non-compliances / violations of environmental norms to the Board of Directors of the Company and/ or share holders or stakeholders at large, may also be detailed in the EIA Report.
- 8. Issues relating to Mine Safety, including subsidence study in case of underground mining and slope study in case of open cast mining, blasting study etc. should be detailed. The proposed safeguard measures in each case should also be provided.
- 9. The study rea will comprise of 10km zone around the mine lease from lease periphery and the data contained in the EIA such as waste generation etc. should be for the life of the mine/lease period.
- 10. Land use of the study rea delineating forest area, agricultural land, grazing land, wildlife sanctuary, national park, migratory routes of fauna, water bodies, human settlements and other ecological features should be indicated. Land use plan of the mine lease area should be prepared to encompass preoperational, operational and post operational phases and submitted. Impact, if any, of change of land use should be given.
- 11. Details of the land for any Over Burden Dumps outside the mine lease, such as extent of land area, distance from mine lease, its land use, R&R issues, if any, should be given.
- 12. A Certificate from the Competent Authority in the State Forest Department should be provided, confirming the involvement of forest land, if any, in the project area. In the event of any contrary claim by the Project Proponent regarding the status of forests, the site may be inspected by the State Forest Department along with the Regional Office of the Ministry to ascertain the status of forests, based on which, the Certificate in this regard as mentioned above be issued. In all such cases, it would

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- be desirable for representative of the State Forest Department to assist the Expert Appraisal Committees.
- 13. Status of forestry clearance for the broken up area and virgin forestland involved in the Project including deposition of net present value (NPV) and compensatory afforestation (CA) should be indicated. A copy of the forestry clearance should also be furnished.
- 14. ImplementationstatusofrecognitionofforestrightsundertheScheduledTribesandotherT raditionalForest Dwellers (Recognition of Forest Rights)Act,2006should be indicated.
- 15. The vegetation in the RF / PF areas in the study area, with necessary details, should be given.
- 16. A study shall be got done to ascertain the impact of the Mining Project on wildlife of the study area and details furnished. Impact of the project on the wild life in the surrounding and any other protected area and accordingly, detailed mitigative measures required, should be worked out with cost implications and submitted.
- 17. Location of National Parks, Sanctuaries, Biosphere Reserves, Wildlife Corridors, Ramsar site Tiger/ Elephant Reserves/(existing as well as proposed), if any, within 10 km of the mine lease should be clearly indicated, supported by a location map duly authenticated by Chief Wildlife Warden. Necessary clearance, as may be applicable to such projects due to proximity of the ecologically sensitive areas as mentioned above, should be obtained from the Standing Committee of National Board of Wildlife and copy furnished.
- 18. A detailed biological study of the study area [core zone and buffer zone (10km radius of the periphery of the mine lease)] shall be carried out. Details of flora and fauna, endangered endemic and RET Species duly authenticated, separately for core and buffer zone should be furnished based on such primary field survey, clearly indicating the Schedule of the fauna present .Incase of any scheduled-I fauna found in the study area, the necessary plan along with budgetary provisions for their conservation should be prepared in consultation with State Forest and Wildlife Department and details furnished. Necessary allocation of funds for implementing the same should be made as part of the project cost.
- 19. Proximity to Areas declared as 'Critically Polluted' or the Project areas likely to come under the 'Aravali Range', (attracting court restrictions for mining operations), should also be indicated and where so required, clearance certifications from the prescribed Authorities, such as the SPCB or State Mining Department should be secured and furnished to the effect that the proposed mining activities could be considered.
- 20. Similarly, for coastal Projects, A CRZ map duly authenticated by one of the authorized agencies demarcating LTL. HTL, CRZ area, location of the mine lease w.r.t CRZ, coastal features such as mangroves, if any, should be furnished. (Note: The Mining Projects falling under CRZ would also need to obtain approval of the concerned Coastal Zone Management Authority).
- 21. R&R Plan/compensation details for the Project Affected People (PAP)should be furnished. While preparing the R&R Plan, the relevant State/National Rehabilitation &Resettlement Policy should be kept in view. In respect of SCs /STs and other weaker sections of the society in the study area, a need based sample survey, familywise, should be undertaken to assess the irrequirements, and action programmes





- prepared and submitted accordingly, integrating the sectoral programmes of line departments of the State Government. It may be clearly brought out whether the village(s) located in the mine lease area will be shifted or not. The issues relating to shifting of village(s) including their R&R and socio-economic aspects should be discussed in the Report.
- 22. One season (non-monsoon) [i.e. March-May (Summer Season); October-December (post monsoon season); December-February (winter season)]primary baseline data on ambient air quality as per CPCB Notification of 2009, water quality, noise level, soil and flora and fauna shall be collected and the AAQ and other data so compiled presented date-wise in the EIA and EMP Report. Site-specific meteorological data should also be collected. The location of the monitoring stations should be such as to represent whole of the study area and justified keeping in view the pre-dominant downwind direction and location of sensitive receptors. There should be at least one monitoring station within 500 m of the mine lease in the pre-dominant downwind direction. The mineralogical composition of PM10, particularly for free silica, should be given.
- 23. Air quality modeling should be carried out for prediction of impact of the project on the air quality of the area. It should also take into account the impact of movement of vehicles for transportation of mineral. The details of the model used and input parameters used for modeling should be provided. The air quality contours may be shown on a location map clearly indicating the location of the site, location of sensitive receptors, if any, and the habitation. The wind roses showing pre-dominant wind direction may also be indicated on the map.
- 24. The water requirement for the Project, its availability and source should be furnished. A detailed water balance should also be provided. Fresh water requirement for the Project should be indicated.
- 25. Necessary clearance from the Competent Authority for drawl of requisite quantity of water for the Project should be provided.
- 26. Description of water conservation measures proposed to be adopted in the Project should be given. Details of rainwater harvesting proposed in the Project, if any, should be provided.
- 27. Impact of the Project on the water quality, both surface and groundwater, should be assessed and necessary safeguard measures, if any required, should be provided.
- 28. Based on actual monitored data, it may clearly be shown whether working will intersect ground water. Necessary data and documentation in this regard may be provided. In case the working will intersect groundwater table, a detailed Hydro Geological Study should be undertaken and Report furnished. The Report inter-alia, shall include details of the aquifers present and impact of mining activities on these aquifers. Necessary permission from Central Ground Water Authority for working below ground water and for pumping of ground water should also be obtained and copy furnished.
- 29. Details of any stream, seasonal or otherwise, passing through the lease area and modification / diversion proposed, if any, and the impact of the same on the hydrology should be brought out.

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- 30. Information on site elevation, working depth, groundwater table etc. Should be provided both in AMSL and bgl. As chematic diagram may also be provided for the same.
- 31. A time bound Progressive Green belt Development Plan shall be prepared in a tabular form (indicating the linear and quantitative coverage, plant species and time frame) and submitted, keeping in mind, the same will have to be executed upfront on commencement of the Project. Phase-wise plan of plantation and compensatory afforestation should be charted clearly indicating the area to be covered under plantation and the species to be planted. The details of plantation already done should be given. The plant species selected for green belt should have greater ecological value and should be of good utility value to the local population with emphasis on local and native species and the species which are tolerant to pollution
- 32. Impact on local transport infrastructure due to the Project should be indicated. Projected increase in truck traffic as a result of the Project in the present road network (including those outside the Project area) should be worked out, indicating whether it is capable of handling the incremental load. Arrangement for improving the infrastructure, if contemplated (including action to be taken by other agencies such as State Government) should be covered. Project Proponent shall conduct Impact of Transportation study as per Indian Road Congress Guidelines.
- 33. Details of the onsite shelter and facilities to be provided to the mine workers should be included in the EIA Report.
- 34. Conceptual post mining land use and Reclamation and Restoration of mined out areas (with plans and with adequate number of sections) should be given in the EIA report.
- 35. Occupational Health impacts of the Project should be anticipated and the proposed preventive measures spelt out in detail. Details of pre-placement medical examination and periodical medical examination schedules should be incorporated in the EMP. The project specific occupational health mitigation measures with required facilities proposed in the mining area may be detailed.
- 36. Public health implications of the Project and related activities for the population in the impact zone should be systematically evaluated and the proposed remedial measures should be detailed along with budgetary allocations.
- 37. Measures of socio economic significance and influence to the local community proposedtobeprovidedbytheProjectProponentshouldbeindicated.Asfaraspossible, quantitative dimensions may be given with time frames for implementation.
- 38. Detailed environmental management plan (EMP) to mitigate the environmental impacts which, should inter-alia include the impacts of change of land use, loss of agricultural and grazing land, if any, occupational health impacts besides other impacts specific to the proposed Project.
- 39. Public Hearing points raised and commitment of the Project Proponent on the same along with time bound Action Plan with budgetary provisions to implement the same should be provided and also incorporated in the final EIA/EMP Report of the Project.
- 40. Details of litigation pending against the project, if any, with direction/ order passed by any Court of Law against the Project should be given.





- 41. The cost of the Project (capital cost and recurring cost) as well as the cost towards implementation of EMP should be clearly spelt out.
- 42. A Disaster management Plan shall be prepared and included in the EIA/EMP Report.
- 43. Benefits of the Project if the Project is implemented should be spelt out. The benefits of the Project shall clearly indicate environmental, social, economic, employment potential, etc.
- 44. Besides the above, the below mentioned general points are also to be followed:-
- a) Executive Summary of the EIA/EMP Report
- b) All documents to be properly referenced with index and continuous page numbering.
- c) Where data are presented in the Report especially in Tables, the period in which the data were collected and the sources should be indicated.
- d) Project Proponent shall enclose all the analysis/testing reports of water, air, soil, noise etc. using the MoEF&CC/ NABL accredited laboratories. All the original analysis/testing reports should be available during appraisal of the Project.
- e) Where the documents provided are in a language other than English, an English translation should be provided.
- f) The Questionnaire for environmental appraisal of mining projects as devised earlier by the Ministry shall also be filled and submitted.
- g) While preparing the EIA report, the instructions for the Proponents and instructions for the Consultants issued by MoEF&CC vide O.M. No. J-11013/41/2006-IA.II (I) dated 4th August, 2009, which are available on the website of this Ministry, should be followed.
- h) Changes, if any made in the basic scope and project parameters (as submitted in Form-I and the PFR for securing the TOR) should be brought to the attention of MoEF&CC with reasons for such changes and permission should be sought, as the TOR may also have to be altered. Post Public Hearing changes in structure and content of the draft EIA/EMP (other than modifications arising out of the P.H. process) will entail conducting the PH again with the revised documentation.
- i) As per the circular no. J-11011/618/2010-IA.II (I) dated 30.5.2012, certified report of the status of compliance of the conditions stipulated in the environment clearance for the existing operations of the project, should be obtained from the Regional Office of Ministry of Environment, Forest and Climate Change, as may be applicable.
- 3. To decide on TOR application received from M/s Rajaram Bandekar Mines

  Private Limited for Block III Monte De Sirigao Mineral Block bearing

  Survey No. 47, 52, 53, 54, 56, 57, 58, 59, 60, 61, 62, 63, 64, 69, 70, 80, 81, 82, 83,

  84, 85, 86, 87, 88, 89, 90, 91, 94, 95, 79 & road at Bicholim Goa.

The representative of M/s Rajaram Bandekar Mines Private Limited Shri Vasu Nair and Shri Sujay C Parrikar along with their consultant appeared before the Authority and explained the details of the project.

**Decision:** After discussion and considering recommendation by the Goa-SEAC the Authority, members unanimously decided to grant the following ToR:-

1. Year-wise production details since 1994 should be given, clearly stating the highest production achieved in any one year prior to 1994. It may also be categorically



- informed whether there had been any increase in production after the EIA Notification 1994 came into force, w.r.t. the highest production achieved prior to 1994.
- 2. A copy of the document in support of the fact that the Proponent is the rightful lessee of the mine should be given.
- All documents including approved mine plan, EIA and Public Hearing should be compatible with one another in terms of the mine lease area, production levels, waste generation and its management, mining technology etc. and should be in the name of the lessee.
- 4. All corner coordinates of the mine lease area, super imposed on a High Resolution Imagery/toposheet, topographic sheet, geomorphology and geology of the area should be provided. Such an Imagery of the proposed area should clearly show the land use and other ecological features of the study area (core and buffer zone).
- 5. Information should be provided in Survey of India Toposheet in 1:50,000 scale indicating geological map of the area, geomorphology of land forms of the area, existing mineral sand mining history of the area, important water bodies, streams and rivers and soil characteristics.
- Details about the land proposed for mining activities should be given with information as to whether mining conforms to the land use policy of the State; land diversion for mining should have approval from State land use board or the concerned authority.
- 7. It should be clearly stated whether the proponent Company has a well laid down Environment Policy approved by its Board of Directors? If so, it may be spelt out in the EIA Report with description of the prescribed operating process/procedures to bring into focus any infringement/ deviation/ violation of the environmental or forest norms/ conditions? The hierarchical system or administrative order of the Company to deal with the environmental issues and for ensuring compliance with the EC conditions may also be given. The system of reporting of non-compliances / violations of environmental norms to the Board of Directors of the Company and/or shareholders or stakeholders at large, may also be detailed in the EIA Report.
- 8. Issues relating to Mine Safety, including subsidence study in case of underground mining and slope study in case of open cast mining, blasting study etc. should be detailed. The proposed safe guard measures in each case should also be provided.
- Thestudyreawillcompriseof10kmzonearoundthemineleasefromleaseperipheryand the data contained in the EIA such as waste generation etc. should be for the life of the mine/lease period
- 10. Land use of the study rea delineating forest area, agricultural land, grazing land, wildlife sanctuary, national park, migratory routes of fauna, water bodies, human settlements and other ecological features should be indicated. Land use plan of the mine lease area should be prepared to encompass preoperational, operational and post operational phases and submitted. Impact, if any, of change of land use should be given.
- 11. Details of the land for any Over Burden Dumps outside the mine lease, such as extent of land area, distance from mine lease, its land use, R&R issues, if any, should be given.
- 12. A Certificate from the Competent Authority in the State Forest Department should be provided, confirming the involvement of forest land, if any, in the project area. In



the event of any contrary claim by the Project Proponent regarding the status of forests, the site may be inspected by the State Forest Department along with the Regional Office of the Ministry to ascertain the status of forests, based on which, the Certificate in this regard as mentioned above be issued. In all such cases, it would be desirable for representative of the State Forest Department to assist the Expert Appraisal Committees.

- 13. Status of forestry clearance for the broken up area and virgin forestland involved in the Project including deposition of net present value (NPV) and compensatory afforestation (CA) should be indicated. A copy of the forestry clearance should also be furnished.
- 14. ImplementationstatusofrecognitionofforestrightsundertheScheduledTribesandotherT raditionalForest Dwellers (Recognition of Forest Rights) Act,2006 should be indicated.
- 15. The vegetation in the RF / PF areas in the study area, with necessary details, should be given.
- 16. A study shall be got done to ascertain the impact of the Mining Project on wildlife of the study area and details furnished. Impact of the project on the wild life in the surrounding and any other protected area and accordingly, detailed mitigative measures required, should be worked out with cost implications and submitted.
- 17. Location of National Parks, Sanctuaries, Biosphere Reserves, Wildlife Corridors, Ramsar site Tiger/ Elephant Reserves/(existing as well as proposed), if any, within 10 km of the mine lease should be clearly indicated, supported by a location map duly authenticated by Chief Wildlife Warden. Necessary clearance, as may be applicable to such projects due to proximity of the ecologically sensitive areas as mentioned above, should be obtained from the Standing Committee of National Board of Wildlife and copy furnished.
- 18. A detailed biological study of the study area [core zone and buffer zone (10km radius of the periphery of the mine lease)] shall be carried out. Details of flora and fauna, endangered endemic and RET Species duly authenticated, separately for core and buffer zone should be furnished based on such primary field survey, clearly indicating the Schedule of the fauna present. In case of any scheduled- I fauna found in the study area, the necessary plan along with budgetary provisions for their conservation should be prepared in consultation with State Forest and Wildlife Department and details furnished. Necessary allocation of funds for implementing the same should be made as part of the project cost.
- 19. Proximity to Areas declared as 'Critically Polluted' or the Project areas likely to come under the 'Aravali Range', (attracting court restrictions for mining operations), should also be indicated and where so required, clearance certifications from the prescribedAuthorities, suchastheSPCBorStateMiningDepartmentshould be secured an dfurnished to the effect that the proposed mining activities could be considered.
- 20. Similarly, for coastal Projects, A CRZ map duly authenticated by one of the authorized agencies demarcating LTL. HTL, CRZ area, location of the mine lease w.r.t CRZ, coastal features such as mangroves, if any, should be furnished. (Note: The Mining Projects falling under CRZ would also need to obtain approval of the concerned Coastal Zone Management Authority).
- 21. R&R Plan/compensation details for the Project Affected People (PAP) should be furnished. While preparing the R&R Plan, the relevant State/National Rehabilitation



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- & Resettlement Policy should be kept in view. In respect of SCs /STs and other weaker sections of the society in the study area, a need based sample survey, family-wise, should be undertaken to assess their requirements, and action programmes prepared and submitted accordingly, integrating the sectoral programmes of line departments of the State Government. It may be clearly brought out whether the village (s) located in the mine lease area will be shifted or not. The issues relating to shifting of village(s) including their R&R and socio-economic aspects should be discussed in the Report.
- 22. One season (non-monsoon) [i.e. March-May (Summer Season); October-December (post monsoon season); December-February (winter season)]primary baseline data on ambient air quality as per CPCB Notification of 2009, water quality, noise level, soil and flora and fauna shall be collected and the AAQ and other data so compiled presented date-wise in the EIA and EMP Report. Site-specific meteorological data should also be collected. The location of the monitoring stations should be such as to represent whole of the study area and justified keeping in view the pre-dominant downwind direction and location of sensitive receptors. There should be at least one monitoring station within 500 m of the mine lease in the pre-dominant downwind direction. The mineralogical composition of PM10, particularly for free silica, should be given.
- 23. Air quality modeling should be carried out for prediction of impact of the project on the air quality of the area. It should also take into account the impact of movement of vehicles for transportation of mineral. The details of the model used and input parameters used for modeling should be provided. The air quality contours may be shown on a location map clearly indicating the location of the site, location of sensitive receptors, if any, and the habitation. The wind roses showing pre-dominant wind direction may also be indicated on the map.
- 24. The water requirement for the Project, its availability and source should be furnished. A detailed water balance should also be provided. Fresh water requirement for the Project should be indicated.
- Necessary clearance from the Competent Authority for drawl of requisite quantity of water for the Project should be provided.
- 26. Description of water conservation measures proposed to be adopted in the Project should be given. Details of rainwater harvesting proposed in the Project, if any, should be provided.
- 27. Impact of the Project on the water quality, both surface and groundwater, should be assessed and necessary safeguard measures, if any required, should be provided.
- 28. Based on actual monitored data, it may clearly be shown whether working will intersect ground water. Necessary data and documentation in this regard may be provided. In case the working will intersect groundwater table, a detailed Hydro Geological Study should be undertaken and Report furnished. The Report inter-alia, shall include details of the aquifers present and impact of mining activities on these aquifers. Necessary permission from Central Ground Water Authority for working below ground water and for pumping of ground water should also be obtained and copy furnished.

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- 29. Details of any stream, seasonal or otherwise, passing through the lease area and modification / diversion proposed, if any, and the impact of the same on the hydrology should be brought out.
- 30. Information on site elevation, working depth, groundwater table etc. Should be provided both in AMSL and bgl. Aschematic diagram may also be provided for the same.
- 31. A time bound Progressive Green belt Development Plan shall be prepared in a tabular form (indicating the linear and quantitative coverage, plant species and time frame) and submitted, keeping in mind, the same will have to be executed upfront on commencement of the Project. Phase-wise plan of plantation and compensatory afforestation should be charted clearly indicating the area to be covered under plantation and the species to be planted. The details of plantation already done should be given. The plant species selected for green belt should have greater ecological value and should be of good utility value to the local population with emphasis on local and native species and the species which have tolerant to pollution
- 32. Impact on local transport infrastructure due to the Project should be indicated. Projected increase in truck traffic as a result of the Project in the present road network (including those outside the Project area) should be worked out, indicating whether it is capable of handling the incremental load. Arrangement for improving the infrastructure, if contemplated (including action to be taken by other agencies such as State Government) should be covered. Project Proponent shall conduct Impact of Transportation study as per Indian Road Congress Guidelines.
- 33. Details of the onsite shelter and facilities to be provided to the mine workers should be included in the EIA Report.
- 34. Conceptual post mining land use and Reclamation and Restoration of mined out areas (with plans and with adequate number of sections) should be given in the EIA report.
- 35. Occupational Health impacts of the Project should be anticipated and the proposed preventive measures spelt out in detail. Details of pre-placement medical examination and periodical medical examination schedules should be incorporated in the EMP. The project specific occupational health mitigation measures with required facilities proposed in the mining may be detailed.
- 36. Public health implications of the Project and related activities for the population in the impact zone should be systematically evaluated and the proposed remedial measures should be detailed along with budgetary allocations.
- 37. Measures of socio economic significance and influence to the local community proposed to be provided by the Project Proponent should be indicated. As far as possible, quantitative dimensions may be given with time frames for implementation.
- 38. Detailed environmental management plan (EMP) to mitigate the environmental impacts which, should inter-alia include the impacts of change of land use, loss of agricultural and grazing land, if any, occupational health impacts besides other impacts specific to the proposed Project.
- 39. Public Hearing points raised and commitment of the Project Proponent on the same along with time bound Action Plan with budgetary provisions to implement the

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same should be provided and also incorporated in the final EIA/EMP Report of the Project.

- 40. Details of litigation pending against the project, if any, with direction/ order passed by any Court of Law against the Project should be given.
- 41. The cost of the Project (capital cost and recurring cost) as well as the cost towards implementation of EMP should be clearly spelt out.
- 42. A Disaster management Plan shall be prepared and included in the EIA/EMP Report.
- 43. Benefits of the Project if the Project is implemented should be spelt out. The benefits of the Project shall clearly indicate environmental, social, economic, employment potential, etc.
- 44. Besidestheabove, the below mentioned general points are also to be followed:-
- a) Executive Summary of the EIA/EMP Report
- b) All documents to be properly referenced with index and continuous page numbering.
- c) Where data are presented in the Report especially in Tables, the period in which the data were collected and the sources should be indicated.
- d) Project Proponent shall enclose all the analysis/testing reports of water, air, soil, noise etc. using the MoEF&CC/ NABL accredited laboratories. All the original analysis/testing reports should be available during appraisal of the Project.
- e) Where the documents provided are in a language other than English, an English translation should be provided.
- f) The Questionnaire for environmental appraisal of mining projects as devised earlier by the Ministry shall also be filled and submitted.
- g) While preparing the EIA report, the instructions for the Proponents and instructions for the Consultants issued by MoEF&CC vide O.M. No. J-11013/41/2006-IA.II (I) dated 4th August, 2009, which are available on the website of this Ministry, should be followed.
- h) Changes, if any made in the basic scope and project parameters (as submitted in Form-I and the PFR for securing the TOR) should be brought to the attention of MoEF&CC with reasons for such changes and permission should be sought, as the TOR may also have to be altered. Post Public Hearing changes in structure and content of the draft EIA/EMP (other than modifications arising out of the P.H. process) will entail conducting the PH again with the revised documentation.
- i) As per the circular no. J-11011/618/2010-IA.II (I) dated 30.5.2012, certified report of the status of compliance of the conditions stipulated in the environment clearance for the existing operations of the project, should be obtained from the Regional Office of Ministry of Environment, Forest and Climate Change, as may be applicable.
- To decide on application received from Deltin Town bearing Survey No. Survey No. 243/1A, 263/1, 264/1, 265/1, 265/2, 265/25, 265/26, 266/1, 267/1, 267/1-A, 268/1, 268/2, 268/3, 268/4, 269/1, 280/1, 280/1-A and 280/1-B at Dhargalim village, Pernem Goa for prior Environmental Clearance..

The representative of Deltin Town Shri. Premanand Gawas (Sr.Manager) appeared before Authority and explained the details of the project.

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**Decision:** After scrutinizing and perusing the documents submitted by the Project Proponent and considering recommendation given by the Goa State Expert Appraisal Committee, the Authority decided to grant Environment Clearance to this proposal under following **General and Specific conditions**.

- a) Proponent needs to comply to the following "General Conditions" during construction phase:
- b) The Project Proponent should use Ready-Mixed Concrete (RMC) to minimize air / water/ land pollution and water usage during the construction phase.
- c) Project Proponent should adopt roof-top rainwater harvesting/ conservation measures to optimally utilize the water availability by constructing sumps for collection of rainwater as per the site-specific location details provided.
- d) Project Proponent should not disturb the natural drainage and as far as possible maintain the original topography while designing for landscape development by planting local plant species and which are not alien to the prevailing environment.
- e) Project Proponent should clarify any issue related to public objections, if any, and should not conceal the scientific facts in light of the proposed developmental activity vis-a-vis its land use categorization/zoning.
- f) This Environmental Clearance is issued subject to obtaining NOC from the Forestry & Wildlife angle including clearance from the Standing Committee of the National Board for wildlife, if applicable. The grant of environmental clearance does not necessarily imply that Forestry & Wildlife clearance has been granted to the project, which has to be dealt separately by the competent authorities in accordance with law.
- g) The construction gross built up area of proposed construction is 326391.30 Sq.mts shall be in accordance with the existing FSI/ FAR norms of the local body and planning authorities and it should ensure the same along with survey number before approving layout plan and before according commencement certificate to proposed work.
- h) All required sanitary and hygienic measures should be in place before starting construction activities and to be maintained throughout the construction phase.
- i) 'Consent to Establish' shall be obtained from the Goa State Pollution Control Board (GSPCB) under Air Act and Water Act, as applicable, failing which the Environmental Clearance herein shall be deemed to be withdrawn and a copy shall be submitted to the Authority within 30 days of starting construction work at site.
- j) Project proponent shall not make any change in the Surface Layout Plan/ Civil Plan submitted to the Authority without its prior permission. In case of any change(s) in the scope of the project and/or otherwise, the project proponent needs to inform this Authority.
- k) CNG powered generating sets to be used during construction.
- Provision shall be made for the housing of construction labour within the site with all necessary infrastructure and facilities such as fuel for cooking, mobile toilets, mobile STP, safe drinking water, medical health care, crècheand first aid room etc. The safe disposal of waste water and solid waste generated during the construction phase should be ensured.
- m) Arrangements shall be made that waste water and storm water do not get mixed.
- n) All the top soil excavated during construction activities should be stored if or use in horticulture/ landscape development within the project site.
- o) Additional soil for leveling of the proposed site shall be generated within the sites (to the extent possible) so that natural drainage system of the area is protected and

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- p) Green-belt development shall be carried out considering CPCB guidelines including selection of plant species and in consultation with the State Forest/ Agriculture Department.Construction spoils, including bituminous material and other hazardous materials must not be allowed to contaminate water courses and the dump sites for such materials must be secured so that they should not leach into ground water.
- q) Any hazardous waste generated during construction phase should be disposed off as per applicable rules and norms with necessary authorization of the GSPCB.
- r) Vehicles hired for bringing construction material to the site should be in good condition and should have a pollution check certificate and should conform to applicable air and noise emission standard and should be operated during non-peak hrs.
- s) Ambient noise levels should conform to residential standards both during day and night. Incremental pollution load on the ambient air and noise quality should be closely monitored during construction phase. Adequate measures should be made to reduce ambient air and noise level construction phase, so as to conform to the stipulated standard by CPCB/ GSPCB.
- t) The approval of competent authority shall be obtained for structural safety of the buildings due to any possible earthquakes, adequacy of fire fighting equipment etc. as per National Building Code (NBC) including measures from lighting.
- u) Storm water controlled and its re-use as per Central Ground Water Board (CGWB) and Bureau of Indian Standards (BIS) for various applications.
- v) Water demand during construction should be reduced by use of pre-mixed concrete, curing agents and other best practices referred.
- w) Use of glass may be reduced upto 40% to reduce electricity consumption and load on air-conditioning. If necessary, use high quality double glass with special reflective coating in windows.
- x) Roof should meet prescriptive requirement as per energy conservation building code by using appropriate thermal insulation material.
- y) Energy conservation measures like installation of only for LEDs' for the lighting the areas outside the building should be integral part of the project design and should be in place before project commissioning. Used of LED's, if any, should be properly collected and disposed off / sent for recycling as per the prevailing guidelines / rules of the regulatory authority to avoid mercury contamination.
- z) Noise should be controlled to ensure that it does not exceed the prescribed standards. During night time the noise levels measured at the boundary of the building shall be restricted to the permissible levels to comply with the prevalent regulations.
- aa. Traffic congestion near the entry and exit points from the roads adjoining the proposed project site must be avoided by providing separate entry and exit gate. Parking should be fully internalized and no public place should be utilized.
- ab. The Project Proponent will lay a direct line for disposal to sewerage network of common STP or else Project Proponent shall make suitable provision for sewage disposal by providing Sewage Treatment Plant on site. The STP should be certified by independent expert and adequacy report in this regard should be submitted to GSPCB before the project is commissioned for operation. Necessary measures to be made to mitigate the odour problem from STP. Sewage Treatment Plant should be with operation and maintenance after commissioning/ completion of project with minimum period of 5 years.
- ac. Opaque wall should meet prescriptive requirement as per energy conservation board which is proposed to mandatory for all air conditioned spaces while it is aspiration

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- for non- air conditioned spaces by use of appropriate thermal insulation material to fulfill requirement.
- ad. The buildings should have adequate distance between them to allow movement of fresh air and passage of natural light, air and ventilation.
- ae. Regular supervision of the above and other measures for monitoring should be in placed all through the construction phase, so as to avoid disturbance to the surroundings.
- af. Under the provisions of Environment Protection Act 1986, legal action shall be initiated against the Project Proponent if it was found that construction of the project has been started without obtaining EC.
- ag. Six monthly compliance reports should be submitted to the MoEF&CC with copy to the Goa-SEIAA and GSPCB in hard as well as soft copy format for the period upto the Project completion.

### aa) Project Proponent should implement Dust mitigation measures forconstruction activities such as:

- bb) Roads leading to or at construction sites must be paved and blacktopped (i.e metalic roads). No excavation of soil shall be carried out without adequate mitigation measures in place.
- cc) No loose soil or sand or construction and demolition waste or any other construction material that causes dust shall be left uncovered.
- dd) Wind-breakers of appropriate height i.e 1/3<sup>rd</sup> of the building height andmaximum upto 10 meters shall be provided.
- ee) Water sprinkling system shall be put in place.
- ff) Dust mitigation measures shall be displayed prominently at the construction site for easy public viewing.
- gg) New serial No. '107' has been inserted which relates to mandatory implementation of dust mitigation measures for all construction and demolition activities.
- hh) Grinding and cutting of building materials in ope area shall be prohibited.
- Construction material and waste should be stored only within earmarked area and roads side storage of construction material and waste shall be prohibited.
- jj) No uncovered vehicles carrying construction material and waste shall be permitted.
- kk) Construction and demolition waste processing and disposal site shall be identified and required dust mitigation measures shall be notified at the site.
- II) Further, the Committee decided to direct the Project Proponent to comply with the following "General Conditions" during post-construction phase:-
- mm) Separate funds shall be allocated for implementation of environmental protection measures / EMP along with item wise breaks-up. The funds earmarked for the environment protection measures shall not be diverted for other purposes.
- nn) The Project Proponent shall upload the status of the compliance of the stipulated EC conditions, including results of monitoring data on theirwebsite and shall update the same periodically. It shall simultaneously be sent to the Regional Office of the MoEF & CC, the respective Zonal office, CPCB and the GSPCB. The pollutant

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levels in respect of SPM, RSPM, SO<sub>2</sub> and NO<sub>X</sub> (ambient levels as well as D.G. stack emissions) shall be monitored.

- oo) The Project Proponent should provide facilities for storage and segregation of waste generated in three separate streams i.e bio-degradable, Non bio-degradable and domestic hazardous waste in suitable bins and handover segregated wastes to authorized waste pickers or waste collectors as per the directions or notifications by the local Authorities and Goa State Pollution Control Board.
- pp) Disposal of muck during construction phase should not create any adverse effect on the neighbouring communities and be disposed taking the necessary precautions for general safety and health aspects of people, only in approved site with the approval of competent authority.
- qq) Project Proponent shall store separately construction and demolition waste, as and when generated, in their own premises and shall be disposed of as per the Construction and Demolition Waste Management Rules 2016.
- rr) The Project Proponent store horticultural waste and garden waste in their own premises and shall be disposed as per the directions of the localbodies.
- ss) The Project Proponent in partnership with local bodies shall ensure segregation of waste at source by the generators as prescribe in the rules, facilitate collection of segregated waste in separate streams, handover recyclable material to either the authorized waste pickers or the Authorized recyclers. The bio-degradable waste shall be processed, treated and disposed off through composting or bio methanation within the premises as far as possible. The residual waste shall be given to the waste collectoror agency as directed by the local body.
- tt) Noise should be controlled to ensure that it does not exceed the prescribed standards both during day & night time.
- uu) The ground water drawl from existing/proposed bore wells if any should be done only with the prior permission of Ground Water Board. The ground water level and its quality should also be monitored regularly both during construction and operation phase in consultation with Ground Water Board.
- vv) Energy Conservation measures such as solar lighting for common area, solar water heating system, LED's for lighting of areas, LED lights for signage, solar inverters on the etc should be adopted.
- ww) Used LED lights should be properly collected and disposed off / sent for recycling as per the prevailing guidelines / rules of the regulatory authority to avoid mercury contamination.
- xx) A Report on energy conservation measures conforming to energy conservation norms finalized by Bureau of energy Efficiency should be prepared incorporating details about building materials and technology, R & U factors etc and submit to the State Expert Appraisal Committee and a copy to GSPCB in three months time.
- yy) Further this EC is issued without prejudice to the action initiated in the Environment (*Protection*) Act or any court case pending in the court of law. As such, it does not mean that the PP has not violated any environmental laws in the past and whatever decision under the said Act by the Hon'ble Court will be binding on the PP. Hence, this environmental clearance does not give immunity to the PP in the case complaint is filed against, if any, or action initiated under the said Act.

#### zz) Specific Conditions

• The approach road leading to the site should be constructed prior to commencement of any construction activity at site as per the regulations of the Town & Country Planning Department.

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- Project Proponent should prioritize the issues related to health and hygiene in complying with the matters related to waste disposal and treatment / air and water pollution / waste-water management.
- Project Proponent needs to ensure that no treated water or any wastesewage shall be discharged into any water body. E-waste shall be disposed through Authorized vendor as per E-waste (Management and Handling) Rules, 2011.
- Project Proponent (PP) should necessarily make appropriate provision while constructing the roof-tops at the time of construction stage only to enable installation of solar panels towards south facing walls as and when made applicable in future.
- The Project Proponent shall utilise fly ash bricks in masonry works.
- At least 20% of the open spaces as required by the local building bye-laws shall be previous. Use of Grass pavers, paver blocks with at least 50% opening, landscape etc. would be considered as previous surface.
- Compliance with the Energy Conservation Building Code (ECBC) of Bureau of Energy Efficiency shall be ensured. Buildings in the States which have notified their own ECBC, shall comply with the State ECBC. Outdoor and common area lighting shall be LED. Concept of passive solar design that minimize energy consumption in buildings by using design elements, such as building orientation, landscaping, efficient building envelope, appropriate fenestration, increased day lighting design and thermal mass etc. shall be incorporated in the building design. Wall, window, and roof u-values shall be as per ECBC specifications.
- Use of water saving devices/ fixtures (viz. low flow flushing systems; use of low flow faucets tap aerators etc) for water conservation shall be incorporated in the building plan.
- Separation of grey and black water should be done by the use of dual plumbing system. In case of single stack system separate re circulation lines for flushing by giving dual plumbing system be done.
- The project proponent will provide landscape bed of 600mm wide X 600mm deep along the periphery of the plot to carry out plantation of trees. The treated water will be pumped through high flow drips on these beds to prevent outflow of treated sewage water outside the premises.
- Areas which are marked as No Development Zone (NDZ) should be clearly marked on site and no construction shall be carried out in the said NDZ. Land Profile of NDZ shall not be altered.
- No construction shall be done over the portion of land, shown as openspace in the site plan.
- Project Proponent should obtain all the requisite permissions / NOCs / Licenses etc from all the competent authorities before commencement of any activity at site.
- to generate and opt for certain percentage of power generation from the non-conventional sources. In this context, Project Proponent (PP) should necessarily make appropriate provision while constructing the roof-tops at the time of construction stage to enable installation of solar panels including battery storage system. In addition south facing walls to be utilized to installed solar panels to harness optimum solar energy. Use of solar panels may be done to the extend possible like installing solar street lights, Project Proponent should installed after checking feasibility solar plus hybrid conventional source as source of energy. PP shouldensure storage of solar and release in the grid during peak hours.

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- Solar based electric power shall be provided to each unit for at-least two bulbs / lights and one fan. As proposed central lighting and street lighting shall also be based on solar power.
- This Environmental Clearance is issued subject to land use verification. Local
  authority/ planning authority should ensure this with respect to Rules, Regulations,
  Notifications, Government Resolutions, Circulars, etc. issued if any, from time to
  time. Judgments / Orders issued by Hon'ble High Court, NGT, Supreme Court
  regarding DCR provisions, environmental issues applicable in this matter should be
  verified by the competent authorities.
- Project Proponent should ensure and ascertain that 'civil plans' which were submitted
  to the Committee/ Authority during the process of project appraisal be submitted to
  other line Departments/ agencies concerned while seeking NOC/ Consents/
  Permissions, as applicable. If any discrepancy is found in the plans submitted or
  details provided may be reported to this Authority. This environmental clearance is
  issued with respect to the environmental considerations and it does not mean that
  Goa-SEIAA approved the proposed land.
- A complete set of all the documents submitted to Goa-SEIAA should be forwarded local authority, GSPCB and Planning authority.
- Green Building norms should be followed with a minimum 3 star GRIHA/IGBC/ASSOCHAM GEM rating and Gold rating should be followed up.
- The Project Proponent shall use construction debris for land filling wherever applicable and dispose the C & D waste in compliance to the Construction and Demolition Waste Management Rules.
- Bore well water is not to be used for construction phase, only used for drinking purpose and Project Proponent should maintain the meter reading on regular basis.
- · Project Proponent should install Bio-gas plant to treat the Bio degradable waste.
- Building should be constructed as per National Building Code 2016 part-IV.
- Project Proponent should do Corporate Social Responsibility and Corporate Environmental Responsibility as recommended / approved by Goa - SEAC/ Goa SEIAA.
- As per office memorandum issued by MoEF&CC dated 1<sup>st</sup> May 2018,some of the activities which can be carried out in CER, are infrastructure creation for Drinking Water Supply, Sanitation, Health, Education, Skill Development, Roads, Cross Drains, Electrification including Solar Power, Solid Waste Management Facilities, Scientific Support and Awareness to Local Farmers to increase yield of crop and fodder, Rain Water Harvesting, Soil Moisture Conservation Works, Avenue Plantation, Plantation in Community areas, etc.
- E-waste generated in the complex should be managed as per CPCB guidelines on Ewaste management.
- No ready mix plant is permitted on site.

### 5. To decide in compliance of the order dated 21/06/2023 passed by the Hon'ble High Court of Bombay at Goa, in PIL Writ Petition No. 1093 of 2023(F).

The Complainant Shri. Rohan Naik along with his Adv. Vishal Sawant and Dr. Raju Prabhu appeared before the Authority.

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**Deliberation:** The High Court of Bombay of Goa in P.I.L. Writ Petition No. 1093 of 2023 (F) through its Order dated 21/06/2023 had directed the Goa State Environment Impact Assessment Authority to decide on the complaint filed by the petitioner within a period of three months and give opportunities to the petitioners and affected parties to appear and argue the matter and if found necessary to inspect the site in order to find out the allegations of breach of Environmental Clearance and its conditions. In view of above both the parties were present for the hearing on 28/07/2023 in which the Chairman of Authority requested the complainants to put up their grievances before the Authority Adv. Vishal Sawant informed the Authority that Dr. Raju Prabhu is violating the conditions granted in the Environmental Clearance by this Authority. Further, Dr. Raju Prabhu denied all the allegations made by the Complainant.

**Decision:** After hearing both the parties, the Authority decided to inspect the site on 04/08/2023 at 11: 00 am along with an Officer from Directorate of Mines & Geology to find out the allegations of breach of Environmental Clearance and its conditions.

#### 6. Any other matter with permission of the chair.

## i. To decide on application received from Smart City for proposed Redevelopment of Fisherman's Wharf at Ribandar under the Smart City Mission

**Decision:** After scrutinizing the reply submitted by the Project Proponent regarding dredging and maintenance dredging for the proposed project the Authority decided to grant the Environmental Clearance.

#### To decide on letter No. 6/FCA-85/ML-3/FeMn79/DCFS/TECH/2023-24/550 dated 28/06/2023 received from The Office of The Conservator of Forest, South Goa Division Margao Goa.

**Decision:** After going through the above mentioned letter, the Authority observed that the sought information is for the period from 1999 to 2005. The EIA Notification came into force in the year 2006 and the Goa State Environment Impact Assessment Authority was constituted in the year 2010. As per Environment Impact Assessment Notification S.O. 60(E) dated 27/01/1994, the Ministry was appropriate Authority to grant the Environmental Clearance prior to 2006 therefore it may be conveyed to the Conservator of Forest that the information may be sought from the Secretary MoEF&CC

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The meeting ended with thanks to chair.

(Smt. Reshma Mathew)

Member, Goa-SEIAA

(Shri Suhas Godse)

Chairman, Goa-SEIAA

(Dr. Sneha S. Gitte, IAS)

Member Secretary, Goa-SEIAA

Place: Patto-Panaji Date: 28<sup>th</sup> July 2023

#### Annexure - 1

Shri. Suhas Godse
Dr. Sneha S. Gitte, IAS
Smt. Reshma Mathew

Chairman, Goa-SEIAA Member Secretary, Goa-SEIAA Member, Goa-SEIAA

#### Annexure - 2

AGENDA OF THE 109<sup>TH</sup> GOA STATE ENVIRONMENT IMPACT ASSESSMENT AUTHORITY (GOA–SEIAA) MEETING ON 28/07/2023 AT 10.00 A.M. IN THE CONFERENCE ROOM OF THE 4<sup>th</sup> FLOOR, DEMPO TOWER, PATTO, PANAJI-GOA.

- To decide on application received from Meeravati Velip locating at Survey No. 30/1, village Gokuldem, Quepem taluka, South Goa for prior Environmental Clearance.
- To decide on TOR application received from Salgaocar Shipping Company Limited for Block II –Sirigao-Mayem Mineral Block bearing Survey No. 1, 2, 3, 4, 5, 6, 7, 46, 47, 48, 84, 90, 91, 92, 93, 94, 95, 96, 97, 98 & 12, 47, 60, 61, 62, 79, 80, 84, road, 48, 56, 57, 58 & 59 at Bicholim Goa.
- 3. To decide on TOR application received from Rajaram Bandekar Mines Private Limited for Block III –Monte De Sirigao Mineral Block bearing Survey No. 47, 52, 53, 54, 56, 57, 58, 59, 60, 61, 62, 63, 64, 69, 70, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 94, 95, 79 & road at Bicholim Goa.
- 4. To decide on application received from Deltin Town bearing Survey No. Survey No. 243/1A, 263/1, 264/1, 265/1, 265/2, 265/25, 265/26, 266/1, 267/1, 267/1-A, 268/1, 268/2, 268/3, 268/4, 269/1, 280/1, 280/1-A and 280/1-B at Dhargalim village, Pernem Goa for prior Environmental Clearance..
- 5. To decide in compliance of the order dated 21/06/2023 passed by the Hon'ble High Court of Bombay at Goa, in PIL Writ Petition No. 1093 of 2023(F).
- 6. Any other matter with permission of the chair.