



200th

SEAC, A.P.

(Day-1)

28th September, 2022



सत्यमेव जयते

MINUTES OF THE 200th MEETING OF STATE EXPERT APPRAISAL COMMITTEE (SEAC),
ANDHRA PRADESH
HELD ON
28th September, 2022
AT VIJAYAWADA
A.P.



Present: The following members were present. (Through Video Conference)

1.	Dr.G.V.R.SrinivasaRao, Professor, Civil Engineering Department, Andhra University, Visakhapatnam	Chairman
2.	Dr.DineshSankar Reddy Registrar(I/C),Professor of Chemical Engineering, NIT, Tadepalligudem, West Godavari	Member
3.	Prof. G. Gnana Mani, Retd., Professor of Zoology, Andhra University, Visakhapatnam	Member
4.	Prof. U. Shameem. Chairman, Dept. of Zoology, Andhra University, Visakhapatnam	Member
5.	Dr. Kiranmai, Assistant Professor, Dept. of Bio Technology, VikramaSimhapuriUniversity,Nellore,SPSRNelloreDistrict	Member
6.	Prof. C. Sasidhar, Professor, Civil Engineering Dept, JNTU, Anantapur	Member
7.	Prof. N. Siva Prasad Reddy, Director (Academics), Brindavan Institute of Technology &Science ,Kurnool	Member
8.	Prof. D. Bharathi, Professor, Dept. of Bio Sciences & Sericulture, Sri PadmavathiMahilaViswaVidhyalayam, Tirupati	Member
9.	Sri KatamneniVenkataRamana, Head of Mining Dept. Government Polytechnic, Narsipatnam.	Member
10.	Dr.M. Sunandana Reddy, Associate Professor,RGM College of Engineering & Technology (Autonomous), Nandyal.	Member
11.	Sri Matli. Chandra Sekhar Professor, Head of Department of Civil Engineering, NIT, Warangal.	Member
12.	Dr. G. Madhavi, Associate Professor, Department of Chemistry, Sri Venkateswara University, Tirupati	Member
13.	Prof. K. ThyagaRaju,Professor,Department of Bio-Chemistry, S.V.University, Tirupati	Member
14.	Dr.GummallaPrasanthi, Professor, Vijaya Institute of Pharmaceutical Sciences, Vijayawad	Member
15.	Sri. B. Siva Prasad, Chief Environmental Engineer, Andhra Pradesh Pollution Control Board. Vijayawada	Member Secretary

<p>Agenda Item: 200.01</p>	<p>2.960 Ha. Mining of Road metal, building stone, boulders & Gravel of Sri Murakonda Venkata Prasad at Sy. No. 801 of Paritala village, Kanchikacherla Mandal, Krishna district, Andhra Pradesh State - Environmental Clearance - Reg.</p>
<p>SIA/AP/ MIN/285 453/202 2</p>	<p>Category: B2</p> <p>The proposed project is for mining of Road metal, building stone, boulders & Gravel in an area of 2.960 Ha. with a proposed production quantity of Road metal, Building stone, Boulders & Gravel - 15000 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The project the proponent and their consultant M/s. Rightsource Industrial Solutions Pvt.Ltd., have attended the meeting and presented the case.</p> <p>The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Nandigama, vide Lr. dated: 13.03.2022. There are 25 existing quarries within the radius of 500 mts area. The total cluster area is 4.174 Ha which is <5.0 Ha and obtained LOI on 10.02.2021. Forest is at 155m.</p> <p>In 196th SEAC recommended to raise ADS for submission of forest NOC in proper format and proponent submitted Forest NOC dt. 09/09/2022.</p> <p>The proponent volunteered to allocate funds for providing water treatment plant and Toilets to Paritala village as a part of Corporate Social Responsibility (CSR) activity and shall maintain till life of the mine and life of the mine is 80 years.</p> <p>The Committee after examining the project proposals, presentations, Forest NOC, MoEF&CC' Notifications & OMs and detailed deliberations, recommended to issue Environmental Clearance with a following additional conditions:</p> <ul style="list-style-type: none"> • The proponent shall comply with the proposals furnished in Environmental management plan. • The project proponent shall develop greenbelt along approach roads & village Roadsides. • The project proponent shall maintain 7.5mt greenbelt in buffer zone and existing buffer zone plantation should not be disturbed. • The project proponent shall carryout mining duly maintaining proper benches. • The proponent shall take dust suppression measures to meet the CPCB stipulated ambient air quality standards at any point of time. • The project proponent shall not disturb existing buffer zone plantation. • The project proponent shall comply with the conditions stipulated in the forest NOC dt. 09/09/2022.
<p>Agenda Item: 200.02</p>	<p>3.280 Ha. Mining of Colour granite of Sri T.Ravichandran at Sy.No.287/2 of Peddasettipalli Village, Chittoor Mandal, Chittoor District, Andhra Pradesh State - Environmental Clearance - Reg.</p>


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SIA/AP/ MIN/400 410/202 2	<p>Category: B2.</p> <p>The proposed project is for mining of Colour granite mine in an area of 3.280 Ha. with a proposed production quantity of Colour granite - 7,066 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (<100 ha of mining lease area in respect of non-coal mine lease).</p> <p>The GPA holder of mine and their consultant VVN Technologies Pvt., Ltd have attended the meeting and presented the case.</p> <p>The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Chittoor, vide Lr. dated: 22.07.2022. There are 06 quarry leases within the radius of 500 mts area. 4 NOs of quarries are sanctioned before 2013 and for 2Nos EC issued before 2016. Total cluster is 3.280 Ha B2 category.</p> <p>The proponent volunteered to allocate funds for providing water treatment plant to Chennasamandram village as a part of Corporate Social Responsibility (CSR) activity and shall maintain till life of the mine and life of the mine is 20 years.</p> <p>The Committee after examining the project proposals, presentations, MoEF&CC' Notifications & OMs and detailed deliberations, recommended to issue Environmental Clearance with a following additional conditions:</p> <ul style="list-style-type: none">• The proponent shall comply with the proposals furnished in Environmental management plan.• The project proponent shall develop greenbelt along approach roads & village Roadsides.• The project proponent shall maintain 7.5mt greenbelt in buffer zone and existing buffer zone plantation should not be disturbed.• The project proponent shall carryout mining duly maintaining proper benches.• The proponent shall take dust suppression measures to meet the CPCB stipulated ambient air quality standards at any point of time.• The project proponent shall not disturb existing buffer zone plantation.• The project proponent shall acquire 0.5 Ha of additional dump area after 2nd year.
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	<p>comply with all the statutory requirements and judgment of Hon'ble Supreme Court dated the 2nd August 2017 in writ petition (Civil) No.144 of 2014 in the matter of common cause verse union of India and Ors. The undertaking inter-alia includes commitment of the PP not to repeat any such violation in future.& OMs and detailed deliberations, recommended to issue Terms of Reference.</p>
<p>Agenda Item: 200.16</p>	<p>1.40 Ha Mining of Road metal & Building stone by Sri K. Murali at Sy. No. 464, Jami Village, Jami Mandal, Vizianagaram District, Andhra Pradesh - Terms of Reference -Violation - Reg.</p>
<p>SIA/AP/ MIN/818 20/2022</p>	<p>Category: B2</p> <p>The proposed project is for mining Road metal & Building stone in an area of 1.40 Ha. with a proposed production quantity of Road metal & Building stone - 26908 m3/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The representative of proponent and their M/s. Hubert Enviro Care Systems have attended the meeting. The project proponent has submitted change of consultancy letter.</p> <p>The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Vizianagaram vide Lr. dated: 30.06.2022. There are Seven existing quarry leases within the radius of 500 mts area. The total cluster area is 2.15 ha which is 5.0 Ha.</p> <p>The project proponent has obtained work order on 23.01.2012.</p> <p>And whereas, pursuant to the order of the Hon'ble Supreme Court dated the 27th February, 2012 in LA. No.12-13 of 2011 in Special Leave Petition (Civil) No.19628-19629 of 2009, in the matter of Deepak Kumar etc. Vs. State of Haryana and Others etc., prior environmental clearance has now become mandatory for mining of minor minerals and the Central Government has published notification number S.O.141(E), dated the 15th January, 2016 making prior environment clearance mandatory for all minerals (major as well as minor) irrespective of size of the mine lease; And whereas, all mine lease holders are required to obtain prior environment clearance.</p> <p>NGT order in OA No 136 of 2017 (SZ) : So under these circumstances, the application can be disposed of, giving the following directions: (i)The applications which are pending as on 31.3.2016 for Environment Clearance have to be treated as normal applications and not violation applications and the authorities are directed to dispose of those applications in accordance with law. 81 (ii) The persons who have not filed applications on or before 31.3.2016 and filed thereafter, can be treated as violation applications and the MoEF & CC /SEIAA is directed to dispose of those applications as violation cases in accordance with law. (iii) It is also made clear that all mining leases, either major or minor, even less than 5 hectares area, has to apply and get Environment Clearance as per the amended EIA Notification dated 15.1.2016.</p>


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This will apply to the existing mining leases as well. The points are answered accordingly.

The committee noted that the proponent operated mine from after 2016 without obtaining environmental clearance as required under EIA notification 2006 after promulgation of S.O. 141 (E) dt 15.01.2016 and hence to be treated as identified violation case as per OM 07.07.2021.

The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OMs and detailed deliberations, recommended to issue specific (Violation) Terms of Reference without Public Hearing and with the following conditions:

1. The proponent shall prepare cluster EIA & EMP.
2. The proponent shall submit Plantation Plan.
3. The proponent shall include proper benches remediation plan.
4. The proponent shall maintain buffer zone.
5. The project proponent shall submit plan surface runoff prevention measures.
6. The proponent is liable to pay the penalties as levied by the concerned competent authority, as per the OM No.28.1.2022 and clause No 12 of SOP dated 07-07-2021, duly incorporating the total production during the violation period and submit the calculation of penalties based on the project cost and the total turnover during the violation period.
7. Credible action to be initiated through concerned Regional office, APPCB under section 15 read with section 19 of E(P) Act 1986.
8. The project proponent shall carry assessment of ecological damage, remediation plan and natural and community resource augmentation plan and it shall be prepared as an independent chapter in the environment impact assessment report by the accredited consultants. The collection and analysis of data for assessment of ecological damage, preparation of remediation plan and natural and community resource augmentation plan shall be done by an environmental laboratory duly notified under Environment (Protection) Act, 1986, or an environmental laboratory accredited by National Accreditation Board for Testing and Calibration Laboratories, or a laboratory of a Council of Scientific and Industrial Research institution working in the field of environment.
9. The project proponent shall ensure implementation of Environmental Management Plan, comprising remediation plan and natural and community resource augmentation plan corresponding to the ecological damage assessed and economic benefit derived due to violation.
10. The project proponent will be required to submit a bank guarantee equivalent to the amount of remediation plan and Natural and Community Resource Augmentation Plan with the State Pollution Control Board.
11. The project proponent shall give an undertaking by way of affidavit to comply with all the statutory requirements and judgment of Hon'ble Supreme Court dated the 2nd August 2017 in writ petition (Civil) No.144 of 2014 in the matter of common cause verse union of India and Ors. The undertaking inter-alia includes commitment of the PP not to repeat any such violation in future. & OMs and detailed deliberations, recommended to


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Agenda Item No: 200.03	2.330 Ha. Mining of Black granite of Sri. A.M. Arunachalam at Sy.No. 925/6(Old Sy.No.885) Kanipakam Village, Irala Mandal, Chittoor District - Environmental Clearance - Reg.
SIA/AP/ MIN/400 201/202 2	The project proponent has not attended the meeting. Hence, recommended to raise ADS for seeking reasons for not attending the meeting.
Agenda Item No: 200.04	1.40 Ha. Mining of Road metal of Sri M. Chandra Rao at Sy. No. 207/1, Gontuvanipalem Village, Addateegala Mandal, East Godavari District, Andhra Pradesh - Environmental Clearance - Reg.
SIA/AP/ MIN/400 516/202 2	<p>Category : B2</p> <p>The proposed project is for mining Road metal in an area of 1.40 Ha.with a proposed production quantity of Road metal - 60,000 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (<100 ha of mining lease area in respect of non-coal mine lease).</p> <p>The representative of proponent and their consultant Pridhvi Envirotech Pvt., Ltd., have attended the meeting.</p> <p>The Committee noted that as per cluster letter issued by the Asst. Director of Mines & Geology, Rajamahendravaram vide Lr. dt. 30.08.2022 , there are two existing quarry leases within the radius of 500 m area. B2 category.</p> <p>This is 1st renewal case. The project proponent has obtained work order in the year 2008 upto 2018. Mine lease extended up to 31.03.2023. Mining plan approved on 22.08.2022. The mine operator did not submit the production details from 15.01.2016 to till date from the mining department to ascertain whether the mine operator violated the E(P) Act or not .</p> <p>The Committee noted that the extent of proposed mine lease area is 1.40 Ha. The project falls under B2 category.</p> <p>The Committee after examining the project proposals, presentations, MoEF&CC' Notifications &OMs, detailed deliberations, recommended to raise <u>ADS for submission of production and dispatch details from ADMG, mines department from 15.01.2016.</u></p>
Agenda Item No: 200.05	2.0 Ha. Mining of Road metal & Ballast of Smt K. Annavaram at Sy. No. 226 of Utlala Village, Ramapachodavaram Mandal, Alluri Seetha Rama Raju Erstwhile East Godavari District, Andhra Pradesh - Environmental Clearance - Reg.
SIA/AP/ MIN/400 356/202 2	<p>Category: B2</p> <p>The proposed project is for mining of Road metal & Ballast in an area of 2.0 Ha.with a proposed production quantity of Road metal & Ballast - 35,074 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (<100 ha of mining lease area in respect of non-coal mine lease).</p> <p>The project proponent and their consultant Pridhvi Envirotech Pvt., Ltd attended the meeting.</p> <p>The Committee noted that as per cluster letter issued by the Asst. Director of</p>


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	<p>Mines & Geology, Rajamahendravaram vide Lr. dt.27.08.2022 there are no existing quarry leases within the radius of 500 mtrs area. This is a standalone mining unit. LOI on 26.02.22 for 10 years</p> <p>The Committee noted that the extent of proposed mine lease area is 2.0 Ha. The project fall under B2 category. Life of the mine is 16 years.</p> <p>The proponent volunteered to allocate funds for providing water treatment plant to utlavilla village as a part of Corporate Social Responsibility (CSR) activity and shall maintain till life of the mine and life of the mine is 16 years.</p> <p>The Committee after examining the project proposals, presentations, MoEF&CC' Notifications & OMs and detailed deliberations, recommended to issue Environmental Clearance with the following additional conditions:</p> <ul style="list-style-type: none">• The proponent shall comply with the proposals furnished in Environmental management plan.• The project proponent shall develop greenbelt along approach roads & village Roadsides.• The project proponent shall maintain 7.5mt greenbelt in buffer zone and existing buffer zone plantation should not be disturbed.• The project proponent shall carryout mining duly maintaining proper benches.• The proponent shall take dust suppression measures to meet the CPCB stipulated ambient air quality standards at any point of time.• The project proponent shall not disturb existing buffer zone plantation.• The project proponent shall provide 250m trench on Eastern and Weastern side boundary of mine lease area to prevent surface runoff.
Agenda Item: 200.06	3.525 Ha. Mining of Silica sand of M/s. Shiv Shakthi Mines & Minerals at Survey No. 38, Siddavaram Village, Kota Mandal, Tirupati (formerly SPSR Nellore) District, Andhra Pradesh - Environmental Clearance - Reg.
SIA/AP/ MIN/400 636/202 2	<p>Category: B2</p> <p>The proposed project is for mining of Silica sand in an area of 3.525 Ha. with a proposed production quantity of Silica sand - 15,576 TPA with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (<100 ha of mining lease area in respect of non-coal mine lease).</p> <p>The representative of proponent and their consultant Team Labs & Consultants attended the meeting.</p> <p>The Committee noted that as per cluster letter issued by the Asst. Director of Mines & Geology, Nellore vide Lr. Dt.25.06.2022, there are 03 existing quarry leases within the radius of 500 mtrs area and these 3 quarry leases were granted before 09.09.2013 and 3 LOIs issued. The project proponent obtained LOI on 20/06/2021. A canal is flowing at 385 mt from the proposed mine site.</p> <p>The Committee noted that the extent of proposed mine lease area is 3.525 Ha. The project falls under B2 category. Life of the mine is 10 years.</p> <p>The proponent volunteered to allocate funds for providing water treatment plant to Siddavaram village as a part of Corporate Social Responsibility (CSR) activity and shall maintain till life of the mine and life of the mine is 10 years.</p>


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	<p>The Committee after examining the project proposals, presentations, MoEF&CC' Notifications & OMs and <u>detailed deliberations, recommended to issue Environmental Clearance with a following additional conditions:</u></p> <ul style="list-style-type: none">• The proponent shall comply with the proposals furnished in Environmental management plan.• The project proponent shall develop greenbelt along approach roads & village Roadsides.• The project proponent shall maintain 7.5mt greenbelt in buffer zone and existing buffer zone plantation should not be disturbed.• The proponent shall take dust suppression measures to meet the CPCB stipulated ambient air quality standards at any point of time.• The project proponent shall comply with Silica sand mine guidelines 2020 of govt of India.
Agenda Item: 200.07	3.161 Ha. Mining of Silica sand of M/s. P. L. Rao Mines & Minerals at Survey No. 38, Siddavaram Village, Kota Mandal, Tirupati (formerly SPSR Nellore) District, Andhra Pradesh - Environmental Clearance - Reg.
SIA/AP/ MIN/400 657/202 2	<p>Category: B2.</p> <p>The proposed project is for mining of Silica sand in an area of 3.161 Ha with a proposed production quantity of Silica sand - 15,384 TPA with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The representative of proponent and their consultant M/s Team Labs & Consultants have attended the meeting.</p> <p>The Committee noted that as per cluster letter issued by the Asst. Director of Mines & Geology, Nellore vide Lr. dt.22.06.2022 there are 05 existing quarry leases within the radius of 500 mtrs area and 2NOs quarry lease were granted before 09.09.2013 and 3 LOIs issued. The project proponent obtained LOI on 14.03.2022. No cluster . Total area is 3.161 Ha. B2 category.</p> <p>The proponent volunteered to allocate funds for providing water treatment plant to Siddavaram village as a part of Corporate Social Responsibility (CSR) activity and shall maintain till life of the mine and life of the mine is 10 years.</p> <p>The Committee after examining the project proposals, presentations, MoEF&CC' Notifications & OMs and detailed deliberations, recommended to issue Environmental Clearance with a following additional conditions:</p> <ul style="list-style-type: none">• The proponent shall comply with the proposals furnished in Environmental management plan.• The project proponent shall develop greenbelt along approach roads & village Roadsides.• The project proponent shall maintain 7.5mt greenbelt in buffer zone and existing buffer zone plantation should not be disturbed.• The proponent shall take dust suppression measures to meet the CPCB stipulated ambient air quality standards at any point of time.• The project proponent shall comply with Silica sand mine guidelines


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	2020 of govt of India.
Agenda Item: 200.08	2.48 Ha, Ballast, Road metal & Boulders of M/s Mahalakshmi Granite Metal & Stone Crusher at Sy. No., 1/1,2/1 & 2/2Village : LPangidi , Mandal; Kovvuru, West Godavari District, Andhra Pradesh - Terms of Reference (TOR) - Violation TOR - Refer back case - Reg.
SIA/AP/ MIN/690 23/2021	<p>Category : B2 at par with B1.</p> <p>The proposed project is for mining of Ballast, Road metal & Boulders in an area of 2.48Ha. with a proposed production quantity of Ballast, Road metal & Boulders, top soil weathered rock (average) - 20,885 m³ /annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The issue was placed in the 176th SEAC committee meeting. The proponent and their consultant M/s. Global Environment & Mining Services have attended the meeting.</p> <p>Then, the Committee noted that as per cluster letter issued by the Asst. Director of Mines & Geology, Eluru, vide Letter No.5298/Q1/2008, dated: 27.10.2021, there are four existing quarry areas within the radius of 500 mtrs area with an extent of 7.068 ha. The project falls under B2 at par with B1 category as per the MoEFCC Notification No. S.O.2269(E),dated 1st July, 2016.</p> <p>Decision of SEAC In 176th meeting The Committee after examining the project proposals, presentations, MoEF&CC' Notifications & OMs and detailed deliberations, recommended to issue violation Terms of Reference (TOR) with Public Hearing</p> <ol style="list-style-type: none">1. Restoration with benches2. Cluster EIA & EMP <p>The 176th meeting recommendation of the SEAC forwarded to the SEIAA for further process.</p> <p>The SEIAA refer back the application to SEAC to examine the case with respect to Hon'ble the Supreme court judgment in civil appeal nos 7576-7577 of 2021 and OM dt .28.01.2022 issued by MoEF&CC on violation cases.</p> <p>Again the case was placed in 187 th meeting .</p> <p>Then ,The consultant Sri Aswath Narayana, M/s GEMS, has attended the meeting</p> <p>After re-examining the case, the committee decided that this is not a violation case as the lease period is 2008to 2023and OM dt. 28.01.2022 doesn't apply to this case. Hence recommended to issue standard TOR with public hearing.The additional TORs are</p> <ol style="list-style-type: none">1. Restoration of benches2. Cluster EIA & EMP. <p>Decision of SEIAA:- Refer to SEAC for justification for categorizing the proposal in non violation , as earlier in the minutes of 176th SEAC meeting it was mentioned as violation, proponent also applied in violation category. After obtaining justification seek clarification from MoEF&CC to de-list from violation list.</p> <p>Again the case was placed in this meeting .</p>


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The committee noted that the project proponent obtained work order from mines department on 29.07.2008.

And whereas, pursuant to the order of the Hon'ble Supreme Court dated the 27th February, 2012 in I.A. No.12-13 of 2011 in Special Leave Petition (Civil) No.19628-19629 of 2009, in the matter of Deepak Kumar etc. Vs. State of Haryana and Others etc., prior environmental clearance has now become mandatory for mining of minor minerals and the Central Government has published notification number S.O.141(E), dated the 15th January, 2016 making prior environment clearance mandatory for all minerals (major as well as minor) irrespective of size of the mine lease; And whereas, all mine lease holders are required to obtain prior environment clearance.

NGT order in OA No 136 of 2017 (SZ) : So under these circumstances, the application can be disposed of, giving the following directions: (i) The applications which are pending as on 31.3.2016 for Environment Clearance have to be treated as normal applications and not violation applications and the authorities are directed to dispose of those applications in accordance with law. B1 (ii) The persons who have not filed applications on or before 31.3.2016 and filed thereafter, can be treated as violation applications and the MoEF & CC /SEIAA is directed to dispose of those applications as violation cases in accordance with law. (iii) It is also made clear that all mining leases, either major or minor, even less than 5 hectares area, has to apply and get Environment Clearance as per the amended EIA Notification dated 15.1.2016. This will apply to the existing mining leases as well. The points are answered accordingly.

The committee noted that the proponent operated mine from after 2016 without obtaining environmental clearance as required under EIA notification 2006 after promulgation of S.O. 141 (E) dt 15.01.2016 and hence to be treated as identified violation case as per OM 07.07.2021

The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OMs and detailed deliberations, recommended to issue specific (Violation) Terms of Reference with Public Hearing and with the following conditions:

- The proponent shall prepare cluster EIA & EMP.
- The proponent shall submit Plantation Plan.
- The proponent shall include restoration of benches and buffer zone in remediation plan.
- The proponent shall maintain buffer zone.
- The project proponent shall submit plan surface runoff prevention measures.
- The proponent is liable to pay the penalties as levied by the concerned competent authority, as per the OM No.28.1.2022 and clause No 12 of SOP dated 07-07-2021, duly incorporating the total production during the violation period and submit the calculation of penalties based on the project cost and the total turnover during the violation period.
- Credible action to be initiated through concerned Regional office, APPCB under section 15 read with section 19 of E(P) Act 1986.
- The project proponent shall carry assessment of ecological damage,


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	<p>remediation plan and natural and community resource augmentation plan and it shall be prepared as an independent chapter in the environment impact assessment report by the accredited consultants. The collection and analysis of data for assessment of ecological damage, preparation of remediation plan and natural and community resource augmentation plan shall be done by an environmental laboratory duly notified under Environment (Protection) Act, 1986, or an environmental laboratory accredited by National Accreditation Board for Testing and Calibration Laboratories, or a laboratory of a Council of Scientific and Industrial Research institution working in the field of environment.</p> <ul style="list-style-type: none">• The project proponent shall ensure implementation of Environmental Management Plan, comprising remediation plan and natural and community resource augmentation plan corresponding to the ecological damage assessed and economic benefit derived due to violation.• The project proponent will be required to submit a bank guarantee equivalent to the amount of remediation plan and Natural and Community Resource Augmentation Plan with the State Pollution Control Board.
Agenda Item: 200.09	4.047 Ha, Road Metal, Building stone & Gravel of M/s. Sanjana Granites, Sy. No. 1 of Krishnapuram Village, Padmanabham Mandal, Visakhapatnam District, Andhra Pradesh- violation TOR - Reg.
SIA/AP/ MIN/724 08/2022	<p>Category: B1.</p> <p>The proposed project is for mining of Road Metal, Building stone & Gravel in an area of 4.047 Ha. with a proposed production quantity of Mining of Road Metal and Building Stone: 100000 m³/Annum, Gravel : 50000 m³/Annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The representative of the proponent and their consultant BS Envitech (P) Ltd have attended the meeting.</p> <p>The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology (FAC), Visakhapatnam, vide Lr. dated: 27.08.2022, there are 06 existing quarry leases within the radius of 500 mts area. The total applicable cluster area is 25.43 Ha which is >5.0 Ha. Total cluster area is 74 Ha for which cluster EIA and EMP is to be done.</p> <p>The Committee noted that the extent of proposed mine lease area is 4.047 Ha. The project falls under B1 category.</p> <p>The project proponent obtained work order from mines department on 27.06.2014.</p> <p>And whereas, pursuant to the order of the Hon'ble Supreme Court dated the 27th February, 2012 in I.A. No.12-13 of 2011 in Special Leave Petition (Civil) No.19628-19629 of 2009, in the matter of Deepak Kumar etc. Vs. State of Haryana and Others etc., prior environmental clearance has now become mandatory for mining of minor minerals and the Central Government has published notification number S.O.141(E), dated the 15th January, 2016</p>


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making prior environment clearance mandatory for all minerals (major as well as minor) irrespective of size of the mine lease; And whereas, all mine lease holders are required to obtain prior environment clearance.

NGT order in OA No 136 of 2017 (SZ) : So under these circumstances, the application can be disposed of, giving the following directions: (i) The applications which are pending as on 31.3.2016 for Environment Clearance have to be treated as normal applications and not violation applications and the authorities are directed to dispose of those applications in accordance with law. 81 (ii) The persons who have not filed applications on or before 31.3.2016 and filed thereafter, can be treated as violation applications and the MoEF & CC /SEIAA is directed to dispose of those applications as violation cases in accordance with law. (iii) It is also made clear that all mining leases, either major or minor, even less than 5 hectares area, has to apply and get Environment Clearance as per the amended EIA Notification dated 15.1.2016. This will apply to the existing mining leases as well. The points are answered accordingly.

The committee noted that the proponent operated mine from after 2016 without obtaining environmental clearance as required under EIA notification 2006 after promulgation of S.O. 141 (E) dt 15.01.2016 and hence to be treated as identified violation case as per OM 07.07.2021

The proposal was placed in the 193rd SEAC meeting. The Committee recommended to raise ADS for submission of latest cluster letter and High court disposal order of W,P no. 9578/2021. Accordingly the project proponent submitted latest cluster letter dt 27.08.22 and court interim order in IA 2 of 20211 of 9578 of 2021.

ORDER:

Having heard the submissions of the learned counsel for the petitioner and the learned Government Pleader for Mines and Geology and upon perusing the material available on record, this Court is *prima facie* satisfied that respondent No.3, while passing the impugned order, failed to consider the explanation submitted by the petitioner. The impugned order reveals that without recording the reasons for not considering the explanation of the petitioner, passed order

directing the petitioner to pay the said amounts mentioned in the demand notice dated 23.3.2021, which is against to the principles of natural justice.

Accordingly, there shall be interim suspension as prayed for pending further orders.

Sd/-T.Madhavi
ASSISTANT REGISTRAR

(TRUE COPY)

For
SECTION OFFICER

The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OMs and detailed deliberations, recommended to issue specific (Violation) Terms of Reference with Public Hearing and with the following conditions:


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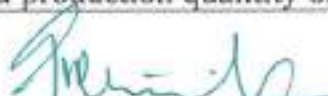


1. The proponent shall prepare cluster EIA & EMP.
2. The proponent shall submit Plantation Plan and shall maintain buffer zone
3. The proponent shall include proper benches remediation plan.
4. The project proponent shall upload the final court order w.r.t disposal of W.P No. 9578/2021 at the time of applying for EC.
5. The project proponent shall submit surface runoff prevention measures plan.
6. The proponent is liable to pay the penalties as levied by the concerned competent authority, as per the OM No.28.1.2022 and clause No 12 of SOP dated 07-07-2021, duly incorporating the total production during the violation period and submit the calculation of penalties based on the project cost and the total turnover during the violation period.
7. Credible action to be initiated through concerned Regional office, APPCB under section 15 read with section 19 of E(P) Act 1986.
8. The project proponent shall carry assessment of ecological damage, remediation plan and natural and community resource augmentation plan and it shall be prepared as an independent chapter in the environment impact assessment report by the accredited consultants. The collection and analysis of data for assessment of ecological damage, preparation of remediation plan and natural and community resource augmentation plan shall be done by an environmental laboratory duly notified under Environment (Protection) Act, 1986, or an environmental laboratory accredited by National Accreditation Board for Testing and Calibration Laboratories, or a laboratory of a Council of Scientific and Industrial Research institution working in the field of environment.
9. The project proponent shall ensure implementation of Environmental Management Plan, comprising remediation plan and natural and community resource augmentation plan corresponding to the ecological damage assessed and economic benefit derived due to violation.
10. The project proponent will be required to submit a bank guarantee equivalent to the amount of remediation plan and Natural and Community Resource Augmentation Plan with the State Pollution Control Board.
11. The project proponent shall give an undertaking by way of affidavit to comply with all the statutory requirements and judgment of Hon'ble Supreme Court dated the 2nd August 2017 in writ petition (Civil) No.144 of 2014 in the matter of common cause verse union of India and Ors. The undertaking inter-alia includes commitment of the PP not to repeat any such violation in future.& OMs and detailed deliberations, recommended to issue Terms of Reference.

Agenda Item: 200.10 6.928 Ha Mining of Road metal & Building stone of M/s A.B Mines & Minerals Pvt. Ltd at Sy. No. 1137/P of Lakkireddipalli Village, Lakkireddipalli Mandal, YSR Kadapa District, Andhra Pradesh - Terms of Reference - Reg.

SIA/AP/ MIN/783 47/2022 **Category: B2 at par with B1**
The proposed project is for underground mining of **Road metal & Building stone** in an area of **6.928 Ha.** with a proposed production quantity of **Mining**


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	<p>of Road metal & Building stone - 89,680 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The representative of the proponent and their consultant Ecomen Laboratories Pvt., Ltd have attended the meeting.</p> <p>The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Kadapa, vide Lr. dated: 14.06.2022. There are no existing quarry leases and 02 LOIs granted within the radius of 500 mts area. The total cluster area is 6.928Ha which is >5.0 Ha and obtained LOI on 29/05/2021.</p> <p>The Committee noted that the extent of proposed mine lease area is 6.928 Ha. The project falls under B2 at par with B1</p> <p>The Committee after examining the project proposals, presentations, MoEF & CC' Notifications & OMs and detailed deliberations, <u>recommended to issue Standard TOR with Public Hearing with following additional conditions.</u></p> <ul style="list-style-type: none"> • The project proponent shall prepare cluster EIA and EMP. • The project proponent shall prepare detailed plantation plan. • The project proponent shall prepare plan for surface runoff prevention measures.
<p>Agenda Item: 200.11</p>	<p>2.0 Ha. Mining of Road metal & Building stone of Sri. M. Amarnath at Sy. No. 15/1 & 15/2 of Somalapuram Village, D.Hirehal Mandal, Ananthapuramu District, Andhra Pradesh- Terms of Reference - Reg.</p>
<p>SIA/AP/ MIN/761 12/2022</p>	<p>Category: B2 at par with B1</p> <p>The proposed project is for mining Road metal & Building stone in an area of 2.0 Ha. with a proposed production quantity of Road metal & Building stone - 60658 m³/annum and gravel - 18273 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The representative of proponent and their consultant M/s. Ecomen Laboratories Pvt., Ltd have attended the meeting.</p> <p>The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Ananthapuramu, vide Lr. dated: 29.01.2022. The total cluster area is 15.54 Ha and applicable cluster area is 8.418Ha. The project proponent has obtained LOI on 13.12.2021. The project falls in B2 at par with B1. Life is 11 years.</p> <p>The Committee after examining the project proposals, presentations, MoEF&CC' Notifications & OMs and detailed deliberations, <u>recommended to issue Standard TOR with Public Hearing with following additional conditions.</u></p> <ul style="list-style-type: none"> • The project proponent shall prepare cluster EIA and EMP based on


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MINUTES OF THE 200th MEETING OF STATE EXPERT APPRAISAL COMMITTEE (SEAC), A.P., HELD ON - 28th & 29th September, 2022 AT VIJAYAWADA, A.P.

	<p>latest cluster letter.</p> <ul style="list-style-type: none">• The project proponent shall prepare detailed plantation plan.• The project proponent shall prepare plan for surface runoff prevention measures.• The project proponent shall submit latest cluster at the time of applying for EC
Agenda Item: 200.12	3.933 Ha Mining of Barytes by Sri.Palem Janardhana Reddy at Sy.No.1057/1 OF Vemula Village, Vemula Mandal, Y.S.R Kadapa District. A.P - Terms of Reference -Reg.
SIA/AP/ MIN/814 50/2022	<p>Category: B2 at par with B1.</p> <p>The proposed project is for underground mining of Barytes in an area of 3.933 Ha with a proposed production quantity of Barytes - 1993 TPA with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The representative of the proponent and their consultant Ecomen Laboratories Pvt., Ltd have attended the meeting.</p> <p>The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Yerraguntla, vide Lr. dated: 19.05.2022, there are 08 existing quarry leases within the radius of 500 mts area. The total cluster area is 43.74 Ha, applicable cluster area is 6.022Ha and obtained LOI on 17/12/2021.</p> <p>The Committee after examining the project proposals, presentations, MoEF&CC' Notifications & OMs and detailed deliberations, <u>recommended to issue Standard TOR with Public Hearing with following additional conditions.</u></p> <ul style="list-style-type: none">• The project proponent shall prepare cluster EIA and EMP.• The project proponent shall prepare detailed plantation plan.• The project proponent shall prepare plan for surface runoff prevention measures.• The project proponent shall submit latest photo graphs of nearest shed.
Agenda Item: 200.13	2.0 Ha Mining of Road metal & Building stone by M/s. Royal Minerals at Sy.No.1053/P, Bommavaram Village, Obulavaripalli Mandal Y.S.R Kadapa District Andhra Pradesh - Terms of Reference -Violation - Reg.
SIA/AP/ MIN/676 38/2021	<p>Category: B2 at par with B1.</p> <p>The proposed project is for mining Mining of Road metal & Building stone in an area of 2.0 Ha with a proposed production quantity Mining of Road metal & Building stone - 69210 m3/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The project proponent and their consultant Ecomen Laboratories Pvt., Ltd</p>


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have attended the meeting.

The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Kadapa, vide Lr. dated: 08.06.2021. There are Four existing quarry leases within the radius of 500 mts area. The total cluster area is 14.195 Ha and applicable cluster area is 8.95Ha. The project proponent has obtained work order on 15/03/2014 and lease is valid upto 14.03.29.

And whereas, pursuant to the order of the Hon'ble Supreme Court dated the 27th February, 2012 in I.A. No.12-13 of 2011 in Special Leave Petition (Civil) No.19628-19629 of 2009, in the matter of Deepak Kumar etc. Vs. State of Haryana and Others etc., prior environmental clearance has now become mandatory for mining of minor minerals and the Central Government has published notification number S.O.141(E), dated the 15th January, 2016 making prior environment clearance mandatory for all minerals (major as well as minor) irrespective of size of the mine lease; And whereas, all mine lease holders are required to obtain prior environment clearance.

NGT order in OA No 136 of 2017 (SZ) : So under these circumstances, the application can be disposed of, giving the following directions: (i)The applications which are pending as on 31.3.2016 for Environment Clearance have to be treated as normal applications and not violation applications and the authorities are directed to dispose of those applications in accordance with law. 81 (ii) The persons who have not filed applications on or before 31.3.2016 and filed thereafter, can be treated as violation applications and the MoEF & CC /SEIAA is directed to dispose of those applications as violation cases in accordance with law. (iii) It is also made clear that all mining leases, either major or minor, even less than 5 hectares area, has to apply and get Environment Clearance as per the amended EIA Notification dated 15.1.2016. This will apply to the existing mining leases as well. The points are answered accordingly.

The committee noted that the proponent operated mine from after 2016 without obtaining environmental clearance as required under EIA notification 2006 after promulgation of S.O. 141 (E) dt 15.01.2016 and hence to be treated as identified violation case as per OM 07.07.2021.

The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OMs and detailed deliberations, recommended to issue specific (Violation) Terms of Reference with Public Hearing and with the following conditions:

- 1.The proponent shall prepare cluster EIA & EMP.
- 2.The project proponent shall submit latest cluster at the time of applying for EC.
- 3.The project proponent shall submit photo graphs of shed as claimed to be Generator shed.
4. The proponent shall submit Plantation Plan.
- 5.. The proponent shall include restoration of buffer zone and benches in remediation plan.
- 6.. The proponent shall maintain buffer zone.
7. The project proponent shall submit plan surface runoff prevention measures.
- 8.. The proponent is liable to pay the penalties as levied by the concerned


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	<p>competent authority, as per the OM No.28.1.2022 and clause No 12 of SOP dated 07-07-2021, duly incorporating the total production during the violation period and submit the calculation of penalties based on the project cost and the total turnover during the violation period.</p> <p>7. Credible action to be initiated through concerned Regional office, APPCB under section 15 read with section 19 of E(P) Act 1986.</p> <p>9. The project proponent shall carry assessment of ecological damage, remediation plan and natural and community resource augmentation plan and it shall be prepared as an independent chapter in the environment impact assessment report by the accredited consultants. The collection and analysis of data for assessment of ecological damage, preparation of remediation plan and natural and community resource augmentation plan shall be done by an environmental laboratory duly notified under Environment (Protection) Act, 1986, or an environmental laboratory accredited by National Accreditation Board for Testing and Calibration Laboratories, or a laboratory of a Council of Scientific and Industrial Research institution working in the field of environment.</p> <p>10. The project proponent shall ensure implementation of Environmental Management Plan, comprising remediation plan and natural and community resource augmentation plan corresponding to the ecological damage assessed and economic benefit derived due to violation.</p> <p>11. The project proponent will be required to submit a bank guarantee equivalent to the amount of remediation plan and Natural and Community Resource Augmentation Plan with the State Pollution Control Board.</p> <p>12. The project proponent shall give an undertaking by way of affidavit to comply with all the statutory requirements and judgment of Hon'ble Supreme Court dated the 2nd August 2017 in writ petition (Civil) No.144 of 2014 in the matter of common cause verse union of India and Ors. The undertaking inter-alia includes commitment of the PP not to repeat any such violation in future. & OMs and detailed deliberations, recommended to issue Terms of Reference.</p>
Agenda Item: 200.14	4.20 Ha Mining of Road metal & Building stone by M/s Rock Aggregates Pvt. Ltd at Sy. No. 365, Dharmavaram Village, S. Kota Mandal, Vizianagaram District, Andhra Pradesh - Terms of Reference -Violation - Reg.
SIA/AP/ MIN/817 62/2022	<p>Category: B2 at par with B1.</p> <p>The proposed project is for mining of Road Metal and Building stone in an area of 4.20 Ha. with a proposed production quantity of Road metal & Building stone - 44,120 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The representative of the proponent and their consultant Hubert Enviro Care Systems have attended the meeting and presented the case. The project proponent has submitted change of consultancy letter.</p>


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	<p>The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Vizianagaram, vide Lr. dated: 25.08.2021, there are 07 existing quarry leases within the radius of 500 mts area. All are granted before 09.09.2013. Total cluster area is 21.42Ha. The cluster letter is morethan 1 year old.</p> <p>The project proponent has obtained work order on 13/03/2013 and lease period is 13.03.2013 to 12.03.2028. The mine operated from 2016 without obtaining EC.</p> <p>The Committee after examining the project proposals, presentations, MoEF&CC' Notifications & OMs and detailed deliberations, <u>recommended to raise ADS for submission of latest cluster letter to ascertain category.</u></p>
Agenda Item: 200.15	2.33 Ha Mining of Road metal & Building stone by Sri K. Murali at Sy. No. 365, Dharmavaram Village, S. Kota Mandal, Vizianagaram District, Andhra Pradesh - Terms of Reference -Violation - Reg.
SIA/AP/ MIN/818 07/2022	<p>Category: B2.</p> <p>The proposed project is for mining Road metal & Building stone in an area of 2.33 Ha. with a proposed production quantity of Road metal & Building stone - 21092 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The representative of proponent and their consultant M/s. Hubert Enviro Care Systems have attended the meeting. The project proponent has submitted change of consultancy letter.</p> <p>The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Vizianagaram, vide Lr. dated: 30.06.2022, there are 15 quarry leases within the radius of 500 mts area. All quarries are granted before 2013. Total cluster area is 37.37 Ha. The total applicible cluster area is 2.33 Ha which is <5.0 Ha .The Committee noted that the extent of proposed mine lease area is 2.33 Ha. The project falls under B2 category.</p> <p>The project proponent has obtained work order on 21/05/2013. And whereas, pursuant to the order of the Hon'ble Supreme Court dated the 27th February, 2012 in I.A. No.12-13 of 2011 in Special Leave Petition (Civil) No.19628-19629 of 2009, in the matter of Deepak Kumar etc. Vs. State of Haryana and Others etc., prior environmental clearance has now become mandatory for mining of minor minerals and the Central Government has published notification number S.O.141(E), dated the 15th January, 2016 making prior environment clearance mandatory for all minerals (major as well as minor) irrespective of size of the mine lease; And whereas, all mine lease holders are required to obtain prior environment clearance.</p> <p>NGT order in OA No 136 of 2017 (SZ) : So under these circumstances, the application can be disposed of, giving the following directions: (i)The applications which are pending as on 31.3.2016 for Environment Clearance have to be treated as normal applications and not violation applications and the authorities are directed to dispose of those applications in accordance with law. 81 (ii) The persons who have not filed applications on or before 31.3.2016</p>


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and filed thereafter, can be treated as violation applications and the MoEF & CC /SEIAA is directed to dispose of those applications as violation cases in accordance with law. (iii) It is also made clear that all mining leases, either major or minor, even less than 5 hectares area, has to apply and get Environment Clearance as per the amended EIA Notification dated 15.1.2016. This will apply to the existing mining leases as well. The points are answered accordingly.

The committee noted that the proponent operated mine from after 2016 without obtaining environmental clearance as required under EIA notification 2006 after promulgation of S.O. 141 (E) dt 15.01.2016 and hence to be treated as identified violation case as per OM 07.07.2021.

The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OMs and detailed deliberations, recommended to issue specific (Violation) Terms of Reference without Public Hearing and with the following conditions:

1. The proponent shall prepare cluster EIA & EMP.
2. The proponent shall submit Plantation Plan.
3. The proponent shall include proper benches remediation plan.
4. The proponent shall maintain buffer zone.
5. The project proponent shall submit plan surface runoff prevention measures.
6. The proponent is liable to pay the penalties as levied by the concerned competent authority, as per the OM No.28.1.2022 and clause No 12 of SOP dated 07-07-2021, duly incorporating the total production during the violation period and submit the calculation of penalties based on the project cost and the total turnover during the violation period.
7. Credible action to be initiated through concerned Regional office, APPCB under section 15 read with section 19 of E(P) Act 1986.
8. The project proponent shall carry assessment of ecological damage, remediation plan and natural and community resource augmentation plan and it shall be prepared as an independent chapter in the environment impact assessment report by the accredited consultants. The collection and analysis of data for assessment of ecological damage, preparation of remediation plan and natural and community resource augmentation plan shall be done by an environmental laboratory duly notified under Environment (Protection) Act, 1986, or an environmental laboratory accredited by National Accreditation Board for Testing and Calibration Laboratories, or a laboratory of a Council of Scientific and Industrial Research institution working in the field of environment.
9. The project proponent shall ensure implementation of Environmental Management Plan, comprising remediation plan and natural and community resource augmentation plan corresponding to the ecological damage assessed and economic benefit derived due to violation.
10. The project proponent will be required to submit a bank guarantee equivalent to the amount of remediation plan and Natural and Community Resource Augmentation Plan with the State Pollution Control Board.
11. The project proponent shall give an undertaking by way of affidavit to


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	issue Terms of Reference.
Agenda Item: 200.17	1.50 Ha Mining of Road metal & Building stone by Sri O.Venkata Santosh Kumar at Sy. No. 122, Mamidipalem Village, Anakapalli Mandal, Visakhapatnam District, Andhra Pradesh - Terms of Reference -Violation - Reg.
SIA/AP/MIN/820 38/2022	<p>Category: B2</p> <p>The proposed project is for mining Road metal & Building stone in an area of 1.50 Ha. with a proposed production quantity of Mining of Road metal & Building stone - 25,794 m3/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The project proponent and their Hubert Enviro Care Systems have attended the meeting. The project proponent has submitted change of consultancy letter.</p> <p>The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Anakapalli, vide Lr. dated: 28.06.2022. There are 04 existing quarry leases within the radius of 500 mts area. All leases are granted before 2013. The total cluster area is 1.50 Ha which is < 5.0 Ha. The Committee noted that the extent of proposed mine lease area is 1.50 Ha. The project falls under B2 category.</p> <p>The project proponent has obtained work order on 23.03.2017. Lease period is 23.03.17 to 22.03.2027. Life is 8.64 years.</p> <p>And whereas, pursuant to the order of the Hon'ble Supreme Court dated the 27th February, 2012 in I.A. No.12-13 of 2011 in Special Leave Petition (Civil) No.19628-19629 of 2009, in the matter of Deepak Kumar etc. Vs. State of Haryana and Others etc., prior environmental clearance has now become mandatory for mining of minor minerals and the Central Government has published notification number S.O.141(E), dated the 15th January, 2016 making prior environment clearance mandatory for all minerals (major as well as minor) irrespective of size of the mine lease; And whereas, all mine lease holders are required to obtain prior environment clearance.</p> <p>NGT order in OA No 136 of 2017 (SZ) : So under these circumstances, the application can be disposed of, giving the following directions: (i)The applications which are pending as on 31.3.2016 for Environment Clearance have to be treated as normal applications and not violation applications and the authorities are directed to dispose of those applications in accordance with law. 81 (ii) The persons who have not filed applications on or before 31.3.2016 and filed thereafter, can be treated as violation applications and the MoEF & CC /SEIAA is directed to dispose of those applications as violation cases in accordance with law. (iii) It is also made clear that all mining leases, either major or minor, even less than 5 hectares area, has to apply and get Environment Clearance as per the amended EIA Notification dated 15.1.2016. This will apply to the existing mining leases as well. The points are answered accordingly.</p>


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The committee noted that the proponent operated mine from after 2016 without obtaining environmental clearance as required under EIA notification 2006 after promulgation of S.O. 141 (E) dt 15.01.2016 and hence to be treated as identified violation case as per OM 07.07.2021.

The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OMs and detailed deliberations, recommended to issue specific (Violation) Terms of Reference without Public Hearing and with the following conditions:

1. The proponent shall prepare cluster EIA & EMP.
2. The proponent shall submit Plantation Plan.
3. The proponent shall include restoration of buffer zone and benches remediation plan.
4. The proponent shall maintain buffer zone.
5. The project proponent shall submit plan surface runoff prevention measures.
6. The proponent is liable to pay the penalties as levied by the concerned competent authority, as per the OM No.28.1.2022 and clause No 12 of SOP dated 07-07-2021, duly incorporating the total production during the violation period and submit the calculation of penalties based on the project cost and the total turnover during the violation period.
7. Credible action to be initiated through concerned Regional office, APPCB under section 15 read with section 19 of E(P) Act 1986.
8. The project proponent shall carry assessment of ecological damage, remediation plan and natural and community resource augmentation plan and it shall be prepared as an independent chapter in the environment impact assessment report by the accredited consultants. The collection and analysis of data for assessment of ecological damage, preparation of remediation plan and natural and community resource augmentation plan shall be done by an environmental laboratory duly notified under Environment (Protection) Act, 1986, or an environmental laboratory accredited by National Accreditation Board for Testing and Calibration Laboratories, or a laboratory of a Council of Scientific and Industrial Research institution working in the field of environment.
9. The project proponent shall ensure implementation of Environmental Management Plan, comprising remediation plan and natural and community resource augmentation plan corresponding to the ecological damage assessed and economic benefit derived due to violation.
10. The project proponent will be required to submit a bank guarantee equivalent to the amount of remediation plan and Natural and Community Resource Augmentation Plan with the State Pollution Control Board.
11. The project proponent shall give an undertaking by way of affidavit to comply with all the statutory requirements and judgment of Hon'ble Supreme Court dated the 2nd August 2017 in writ petition (Civil) No.144 of 2014 in the matter of common cause verse union of India and Ors. The undertaking inter-alia includes commitment of the PP not to repeat any such violation in future. & OMs and detailed deliberations, recommended to issue Terms of Reference.


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<p>Agenda Item: 200.18</p>	<p>0.89 Ha Mining of Road metal & Building stone by Smt. Gantla Nagesamma at Sy. No. 211, Vooderu Village, Anakapalli Mandal, Vishakapatnam District, Andhra Pradesh - Terms of Reference -Violation - Reg.</p>
<p>SIA/AP/ MIN/822 31/2022</p>	<p>Category: B2</p> <p>The proposed project is for mining Road metal & Building stone in an area of 0.89 Ha. with a proposed production quantity of Mining of Road metal & Building stone - 7993 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The representative of proponent and their consultant Hubert Enviro Care Systems have attended the meeting. The project proponent has submitted change of consultancy letter.</p> <p>The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Anakapalli, vide Lr. dated: 28.10.2021. There are 07 existing quarry leases within the radius of 500 mts area. This letter is nearly one year old.</p> <p>The project proponent has obtained work order on 29.03.2018. 1st renewal for 10 years from 20.02.18 to 19.02.28.</p> <p>The Committee noted that the extent of proposed mine lease area is 0.89 Ha.</p> <p>The Committee after examining the project proposals, presentations, MoEF&CC' Notifications & OMs and detailed deliberations, <u>recommended to raise ADS for latest cluster letter so as to ascertain the category.</u></p>
<p>Agenda Item: 200.19</p>	<p>4.950 Ha Mining of Road metal & Building stone by M/s S.V.C.Minerals Private Limited at Sy. No. 316 of Kunchangi Village, Anakapalli Mandal, Visakhapatnam District, Andhra Pradesh - violation Terms of Reference -Violation - Reg.</p>
<p>SIA/AP/ MIN/822 35/2022</p>	<p>Category: B2</p> <p>The proposed project is for mining Road metal & Building stone in an area of 4.950 Ha. with a proposed production quantity of Mining of Road metal & Building stone - 48,733.36 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The representative of proponent and their consultant Ecomen Laboratories Pvt., Ltd., have attended the meeting.</p> <p>The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Anakapalli, vide Lr. dated: 25.07.2022. There are 24 existing quarry leases within the radius of 500 mts area. The total cluster area is 40.90 Ha. The total applicable cluster area is 18.65 Ha. The project proponent has obtained work order on 15.11.2011. Life is 31 years.</p> <p>And whereas, pursuant to the order of the Hon'ble Supreme Court dated the</p>


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27th February, 2012 in LA. No.12-13 of 2011 in Special Leave Petition (Civil) No.19628-19629 of 2009, in the matter of Deepak Kumar etc. Vs. State of Haryana and Others etc., prior environmental clearance has now become mandatory for mining of minor minerals and the Central Government has published notification number S.O.141(E), dated the 15th January, 2016 making prior environment clearance mandatory for all minerals (major as well as minor) irrespective of size of the mine lease; And whereas, all mine lease holders are required to obtain prior environment clearance.

NGT order in OA No 136 of 2017 (SZ) : So under these circumstances, the application can be disposed of, giving the following directions: (i)The applications which are pending as on 31.3.2016 for Environment Clearance have to be treated as normal applications and not violation applications and the authorities are directed to dispose of those applications in accordance with law. 81 (ii) The persons who have not filed applications on or before 31.3.2016 and filed thereafter, can be treated as violation applications and the MoEF & CC /SEIAA is directed to dispose of those applications as violation cases in accordance with law. (iii) It is also made clear that all mining leases, either major or minor, even less than 5 hectares area, has to apply and get Environment Clearance as per the amended EIA Notification dated 15.1.2016. This will apply to the existing mining leases as well. The points are answered accordingly.

The committee noted that the proponent operated mine from after 2016 without obtaining environmental clearance as required under EIA notification 2006 after promulgation of S.O. 141 (E) dt 15.01.2016 and hence to be treated as identified violation case as per OM 07.07.2021.

The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OMs and detailed deliberations, recommended to issue specific (Violation) Terms of Reference with Public Hearing and with the following conditions:

- 1.The proponent shall prepare cluster EIA & EMP.
2. The proponent shall submit Plantation Plan.
3. The proponent shall include proper benches remediation plan.
4. The proponent shall maintain buffer zone.
5. The project proponent shall submit plan surface runoff prevention measures.
6. The proponent is liable to pay the penalties as levied by the concerned competent authority, as per the OM No.28.1.2022 and clause No 12 of SOP dated 07-07-2021, duly incorporating the total production during the violation period and submit the calculation of penalties based on the project cost and the total turnover during the violation period.
7. Credible action to be initiated through concerned Regional office, APPCB under section 15 read with section 19 of E(P) Act 1986.
8. The project proponent shall carry assessment of ecological damage, remediation plan and natural and community resource augmentation plan and it shall be prepared as an independent chapter in the environment impact assessment report by the accredited consultants. The collection and


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	<p>analysis of data for assessment of ecological damage, preparation of remediation plan and natural and community resource augmentation plan shall be done by an environmental laboratory duly notified under Environment (Protection) Act, 1986, or an environmental laboratory accredited by National Accreditation Board for Testing and Calibration Laboratories, or a laboratory of a Council of Scientific and Industrial Research institution working in the field of environment.</p> <p>9. The project proponent shall ensure implementation of Environmental Management Plan, comprising remediation plan and natural and community resource augmentation plan corresponding to the ecological damage assessed and economic benefit derived due to violation.</p> <p>10. The project proponent will be required to submit a bank guarantee equivalent to the amount of remediation plan and Natural and Community Resource Augmentation Plan with the State Pollution Control Board.</p> <p>11. The project proponent shall give an undertaking by way of affidavit to comply with all the statutory requirements and judgment of Hon'ble Supreme Court dated the 2nd August 2017 in writ petition (Civil) No.144 of 2014 in the matter of common cause verse union of India and Ors. The undertaking inter-alia includes commitment of the PP not to repeat any such violation in future.& OMs and detailed deliberations, recommended to issue Terms of Reference.</p>
Agenda Item: 200.20	2.024 Ha Mining of Colour granite of M/s. Air & Sea Trading Company at Sy. No. 6, Palempalli Village, Punganur Mandal, Chittoor District, Andhra Pradesh - Terms of Reference - Violation - Reg.
SIA/AP/ MIN/821 60/2022	The Committee after examining the project proposals, presentations, MoEF&CC' Notifications & OMs and detailed deliberations, recommended to raise ADS to attend proper NABET accredited authorized person and project proponent.
Agenda Item: 200.21	3.50 Ha Mining of Road metal & Building stone of Sri G.Jagannadham Naidu at Sy. No.58, Vavilapadu village, Vepada Mandal, Vizianagaram District, Andhra Pradesh- Terms of Reference -Violation - Reg.
SIA/AP/ MIN/829 02/2022	<p>Category: B2 at par with B1.</p> <p>The proposed project is for mining Road metal & Building stone in an area of 3.50 Ha. with a proposed production quantity of Mining of Road metal & Building stone - 83011 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The representative of proponent and their consultants Global Enviro Labs have attended the meeting.</p> <p>The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Vizianagaram, vide Lr. dated: 17.08.2022. There are 12 existing quarry leases within the radius of 500 mts area.</p> <p>The total cluster area is 36.13 Ha. Applicable cluster is 6.0 Ha .The project</p>


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proponent has obtained work order on 08.11.2013 and the lease period is 08.11.2013 to 07.11.2023. Life is 18 years.
And whereas, pursuant to the order of the Hon'ble Supreme Court dated the 27th February, 2012 in I.A. No.12-13 of 2011 in Special Leave Petition (Civil) No.19628-19629 of 2009, in the matter of Deepak Kumar etc. Vs. State of Haryana and Others etc., prior environmental clearance has now become mandatory for mining of minor minerals and the Central Government has published notification number S.O.141(E), dated the 15th January, 2016 making prior environment clearance mandatory for all minerals (major as well as minor) irrespective of size of the mine lease; And whereas, all mine lease holders are required to obtain prior environment clearance.

NGT order in OA No 136 of 2017 (SZ) : So under these circumstances, the application can be disposed of, giving the following directions: (i)The applications which are pending as on 31.3.2016 for Environment Clearance have to be treated as normal applications and not violation applications and the authorities are directed to dispose of those applications in accordance with law. 81 (ii) The persons who have not filed applications on or before 31.3.2016 and filed thereafter, can be treated as violation applications and the MoEF & CC /SEIAA is directed to dispose of those applications as violation cases in accordance with law. (iii) It is also made clear that all mining leases, either major or minor, even less than 5 hectares area, has to apply and get Environment Clearance as per the amended EIA Notification dated 15.1.2016. This will apply to the existing mining leases as well. The points are answered accordingly.

The committee noted that the proponent operated mine from after 2016 without obtaining environmental clearance as required under EIA notification 2006 after promulgation of S.O. 141 (E) dt 15.01.2016 and hence to be treated as identified violation case as per OM 07.07.2021.

The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OMs and detailed deliberations, recommended to issue specific (Violation) Terms of Reference with Public Hearing and with the following conditions:


- 1.The proponent shall prepare cluster EIA & EMP.
2. The proponent shall submit Plantation Plan.
3. The proponent shall include proper benches remediation plan.
4. The proponent shall maintain buffer zone.
5. The project proponent shall submit plan surface runoff prevention measures.
6. The proponent is liable to pay the penalties as levied by the concerned competent authority, as per the OM No.28.1.2022 and clause No 12 of SOP dated 07-07-2021, duly incorporating the total production during the violation period and submit the calculation of penalties based on the project cost and the total turnover during the violation period.
7. Credible action to be initiated through concerned Regional office, APPCB under section 15 read with section 19 of E(P) Act 1986.
8. The project proponent shall carry assessment of ecological damage,


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	<p>remediation plan and natural and community resource augmentation plan and it shall be prepared as an independent chapter in the environment impact assessment report by the accredited consultants. The collection and analysis of data for assessment of ecological damage, preparation of remediation plan and natural and community resource augmentation plan shall be done by an environmental laboratory duly notified under Environment (Protection) Act, 1986, or an environmental laboratory accredited by National Accreditation Board for Testing and Calibration Laboratories, or a laboratory of a Council of Scientific and Industrial Research institution working in the field of environment.</p> <p>9. The project proponent shall ensure implementation of Environmental Management Plan, comprising remediation plan and natural and community resource augmentation plan corresponding to the ecological damage assessed and economic benefit derived due to violation.</p> <p>10. The project proponent will be required to submit a bank guarantee equivalent to the amount of remediation plan and Natural and Community Resource Augmentation Plan with the State Pollution Control Board.</p> <p>11. The project proponent shall give an undertaking by way of affidavit to comply with all the statutory requirements and judgment of Hon'ble Supreme Court dated the 2nd August 2017 in writ petition (Civil) No.144 of 2014 in the matter of common cause verse union of India and Ors. The undertaking inter-alia includes commitment of the PP not to repeat any such violation in future.& OMs and detailed deliberations, recommended to issue Terms of Reference.</p>
Agenda Item: 200.22	1.988 Ha, Road Metal & building stone mine of M/s Sri Jagadamba Granite Metal Industries located at Sy. No. 211, Vooderu Village, Anakapalli Mandal, Visakhapatnam District, Andhra Pradesh - Terms of Reference - Violation - Reg.
SIA/AP/ MIN/400 479/202 2	<p>Category: B2</p> <p>The proposed project is for mining Road Metal & building stone in an area of 1.988 Ha. with a proposed production quantity of Mining of Road Metal and Building stone - 82,500 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The representative of proponent and their consultant Hubert Enviro Care Systems have attended the meeting.</p> <p>The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Anakapalli, vide Lr. dated: 12.09.2022. There are 25 existing quarry leases within the radius of 500 mts area.</p> <p>The total cluster area is 53.15.0 Ha . Applicable cluster area is 3 Ha which is ≤ 5.0 Ha. The project proponent has obtained work order on 25.01.2006. 1st grant of mine lease is 25.01.2006 to 24.01.2021 and 2nd grant is from 22.01.21 to 07.03.2036. Life is 4.39 years.</p>


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And whereas, pursuant to the order of the Hon'ble Supreme Court dated the 27th February, 2012 in I.A. No.12-13 of 2011 in Special Leave Petition (Civil) No.19628-19629 of 2009, in the matter of Deepak Kumar etc. Vs. State of Haryana and Others etc., prior environmental clearance has now become mandatory for mining of minor minerals and the Central Government has published notification number S.O.141(E), dated the 15th January, 2016 making prior environment clearance mandatory for all minerals (major as well as minor) irrespective of size of the mine lease; And whereas, all mine lease holders are required to obtain prior environment clearance.

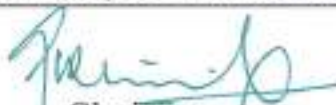
NGT order in OA No 136 of 2017 (SZ) : So under these circumstances, the application can be disposed of, giving the following directions: (i)The applications which are pending as on 31.3.2016 for Environment Clearance have to be treated as normal applications and not violation applications and the authorities are directed to dispose of those applications in accordance with law. 81 (ii) The persons who have not filed applications on or before 31.3.2016 and filed thereafter, can be treated as violation applications and the MoEF & CC /SEIAA is directed to dispose of those applications as violation cases in accordance with law. (iii) It is also made clear that all mining leases, either major or minor, even less than 5 hectares area, has to apply and get Environment Clearance as per the amended EIA Notification dated 15.1.2016. This will apply to the existing mining leases as well. The points are answered accordingly.

The committee noted that the proponent operated mine from after 2016 without obtaining environmental clearance as required under EIA notification 2006 after promulgation of S.O. 141 (E) dt 15.01.2016 and hence to be treated as identified violation case as per OM 07.07.2021.

The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OMs and detailed deliberations, recommended to issue specific (Violation) Terms of Reference without Public Hearing and with the following conditions:

- 1.The proponent shall prepare cluster EIA & EMP.
2. The proponent shall submit Plantation Plan.
3. The proponent shall include proper benches remediation plan.
4. The proponent shall maintain buffer zone.
5. The project proponent shall submit plan surface runoff prevention measures.
6. The proponent is liable to pay the penalties as levied by the concerned competent authority, as per the OM No.28.1.2022 and clause No 12 of SOP dated 07-07-2021, duly incorporating the total production during the violation period and submit the calculation of penalties based on the project cost and the total turnover during the violation period.
7. Credible action to be initiated through concerned Regional office, APPCB under section 15 read with section 19 of E(P) Act 1986.
8. The project proponent shall carry assessment of ecological damage, remediation plan and natural and community resource augmentation plan and it shall be prepared as an independent chapter in the environment


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	<p>impact assessment report by the accredited consultants. The collection and analysis of data for assessment of ecological damage, preparation of remediation plan and natural and community resource augmentation plan shall be done by an environmental laboratory duly notified under Environment (Protection) Act, 1986, or an environmental laboratory accredited by National Accreditation Board for Testing and Calibration Laboratories, or a laboratory of a Council of Scientific and Industrial Research institution working in the field of environment.</p> <p>9. The project proponent shall ensure implementation of Environmental Management Plan, comprising remediation plan and natural and community resource augmentation plan corresponding to the ecological damage assessed and economic benefit derived due to violation.</p> <p>10. The project proponent will be required to submit a bank guarantee equivalent to the amount of remediation plan and Natural and Community Resource Augmentation Plan with the State Pollution Control Board.</p> <p>11. The project proponent shall give an undertaking by way of affidavit to comply with all the statutory requirements and judgment of Hon'ble Supreme Court dated the 2nd August 2017 in writ petition (Civil) No.144 of 2014 in the matter of common cause verse union of India and Ors. The undertaking inter-alia includes commitment of the PP not to repeat any such violation in future.& OMs and detailed deliberations, recommended to issue Terms of Reference.</p>
Agenda Item No. 200.23	2.43 Ha, Mining of Road Metal, building stone & Gravel (Minor mineral) of M/s V V R ASSOCIATES at Sy. No. 1, Krishnapuram Village, Padmanabham Mandal, Visakhapatnam District, Andhra Pradesh - Terms of Reference - Reg.
SIA/AP/ MIN/400 682/202 2	<p>Category: B2</p> <p>The proposed project is for mining Road Metal, building stone & Gravel (Minor mineral) in an area of 2.43 Ha. with a proposed production quantity of Mining of Road Metal and Building stone - 1,00,000 m³/annum, Gravel - 50,000 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The representative of proponent and their consultancy BS Envitech (P) Ltd. have attended the meeting.</p> <p>The Committee after examining the project proposals, presentations, MoEF&CC' Notifications & OMs and detailed deliberations, <u>recommended to raise ADS for uploading of latest cluster letter and submission of Demand draft receipt.</u></p>


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MINUTES OF THE 200th MEETING OF STATE EXPERT APPRAISAL COMMITTEE (SEAC), A.P., HELD ON - 28th & 29th September, 2022 AT VIJAYAWADA, A.P.

Penalty amounts to be collected for violation period as per OM dt 07.07.2021:

Vide letter dated 26.09.2022 the SEEIA chairman has requested the SEAC chairman to calculate the penalty amount as per the SoP dated 07.07.2021 and OM dated 28.07.2022 issued by MoEF&CC after receiving the information pertaining to the project cost and total turnover of mines during period of violation for violation cases from mines and geology department, records and other sources. After estimation of penalty amount the SEAC may recommend to SEEIA for further course of action. accordingly the following units penalty is calculated and recommended to take further action in complying with OM 07.07.2021 SoP.

SN o	Name of the mine	Project cost in Rs	Total production during violation period as reported by mining department (letter dated)	Cost of the mineral as reported by the mining department (letter dated)	Turnover during violation period in Rs	1% of project cost in Rs	0.25 % of turnover during violation period in Rs	Total penalty amount to be levied as per OM 07.07.2021 in Rs
1	M/s Amman granites	80,00,000	13943.048 Cbm (27.08.22)	191059828	134476727	80000	3,36,192	416192
2	M/s Ch rao	40,00,000	3129.724 (08.09.2022)	59525	46987422	40000	1,17,469	157469
3	Hal exports	70,00,000	42570 (05.09.2022)	8405500	8405500	70000	21,014	91014
4	P. Rajasekhar	420000	58732 (21.09.2022)	9215150	9215150	42000	23038	65038
5	Chengareddy	580000	22605 (21.09.2022)	4435500	4435500	58000	11089	69089
6	SGX	950000	64579	5554439	5554439	95000	13887	108887
7	Sri Raja projects	990000	298575	31109557	3110955	99000	77774	176774
8	Sreenivasa mines and minerals	950000	63490.6	13561777	13561777	95000	33905	128905
9	Venkateswara stone crusher	830000	63105	3504555	3504555	83000	8762	91762
10	M/s. Sri raja projects	1,13,00,000/-	6194058	6,18,22,625	6,18,22,625	1,13,000	154557	267557


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