

Minutes of the

293rd MEETING

**STATE LEVEL ENVIRONMENT IMPACT ASSESSMENT
AUTHORITY**

Date: 02.05.2018

**MINUTES OF THE 293rd MEETING OF THE STATE LEVEL ENVIRONMENT IMPACT ASSESSMENT
AUTHORITY HELD ON 02.05.2018**

Agenda No.	Description	File No.	Minutes
a)	Confirmation of the minutes of the 292 nd meeting of the Authority held on 30.04.2018		The minutes of the 292 nd Meeting of the Authority held on 30.04.2018 was confirmed.
b)	The Action taken on the decisions of the 292 nd meeting of the Authority held on 30.04.2018		The Member Secretary tabled the action taken report on the decisions of the 292 nd meeting and discussed.
1.	To consider the proposal for the grant of Environmental Clearance for the proposed Sand Quarrying in River Vaigai over an extent of 16.57.50 ha at S.F. No. 1/1(P), Vagudi Village, Manamadurai Taluk, Sivagangai District.	6541	<p>Discussed in detail, the Authority decided to issue of Environmental Clearance for the proposed subject to the normal conditions in addition to the following conditions.</p> <ol style="list-style-type: none"> 1. Mining activity should be reviewed by the District Collector after one year and decide for further extension. 2. The District Collector shall ensure that the DSR (District Survey Report) shall be finalized before execution of mining lease, as per EIA Notifications 2016 as amended in 15.01.2016 and the copy of the revised/approved DSR may be sent to SEIAA for record and reference. 3. The project proponent has to prepare a baseline study report identifying <ol style="list-style-type: none"> i. Sampling (Ground water/ surface water) location around the mining site not less than 6No's. ii. The baseline study should project yield and water


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			<p>quality.</p> <p>iii. AAQ & Noise for not less than 2 locations.</p> <p>4. CSR Budget should support for Social Forest Program to be implement by local Panchayat/Forest Department.</p> <p>5. It shall be ensured that no mining of any type is undertaken within 15% of the width of the river or the distance mentioned in the proposal (whichever is higher) from both the banks (inward) of the river to control and avoid erosion of river banks. The bank of the river shall not be disfigured or lowered for any purpose.</p>
2.	To consider the proposal for the grant of CRZ clearance for the proposed Fish Landing Centre (FLC) with protection structures as Groyne field for 2.10 km with 11 Groynes at Kovalam Village, Kovalam Taluk, Kancheepuram District by M/s. Fisheries Department.	5859	<p>Discussed in detail, the Authority decided to defer the proposal for want of the following additional particulars:</p> <ol style="list-style-type: none"> 1. The Form I & Form I A provided does not provide direct answer. Hence full fledged Form I and Form I A with Authentication needs to be furnished. 2. Impact of groynes on the neighboring area and its ecology. 3. Impact of groynes on littoral benthic and Swamp Forest. 4. Impact of groynes on traditional fisheries. 5. The details of materials of construction for groynes with


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		<p>details of transportation shall be furnished.</p> <ol style="list-style-type: none">6. Bio diversity listed shall be classified as per IUCN classification as endangered, rare, etc as per the schedules of the Wildlife Act.7. The impact on bio diversity due to Groynes.8. The anticipated threat for the underwater habitat due to Groynes.9. The impact on migratory bird population due to the activity in the long run.10. Impact on local community, their health and lifestyle may be discussed in detail.11. Aesthetics of the beachscape and landscape to be lost with the Groynes construction12. Effect on the traditional fishing beach & fishing due to Fish landing centre(FLC) and associated construction13. Are the works of Moulding of Groynes carried out near to the proposed Groynes construction site or outside.14. Impact predication , modelling and simulation along the coastal ecology & marine ecology including habitat, change in the ecology has to be discussed clearly.15. Flora & funa both offshore &
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			<p>onshore shall be elaborately discussed.</p> <p>16. Does the proposed Groynes and FLC construction activity falls in the protected area/Sanctuary limits.</p> <p>17. In the 154th Expert Appraisal Committee meeting held on 23rd December 2015, the committee opined that, in view of the observation of the Hon'ble NGT, there has to be an integrated approach by the state Govt, for shore management suitably addressing the concerns rather than piecemeal solution in this regards. Hence, an integrated shoreline management plan has to be submitted.</p> <p>18. Every colour document of the proposal shall be bounded and authenticated.</p>
3.	<p>To consider the proposal for the grant of Environmental Clearance for the proposed Multi Colour Granite quarry over an extent of 21.99.5 Ha at S.F. No. 189/1, 189/2, 189/3, 192/2, 192/3, 192/4, 193/1, 193/2, 193/3, 193/4, 193/5, 195/1, 539/1, 539/2, 539/3, 540/1, 540/3, 540/4, 540/5, 540/6, 540/7, 540/8, 540/9, 540/10, 540/11, 540/12, 540/13, 542/1, 542/2, 542/9, 542/11 & 542/12, Udayalipatti Village, Kulathur Taluk, Pudukottai District by Thiru M. Gandhi.</p>	6036	<p>Discussed in detail, the Authority decided to issue of Environmental Clearance for the proposed subject to the normal conditions in addition to the following conditions:</p> <p>1. The proponent shall carry out the mining activities for the year 2018-2019 only (valid till 31.03.2019) for 6414cu.m of Multi coloured Granite as per the scheme of mining furnished by the proponent. The proponent shall furnish the approved scheme of mining before</p>


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execution of mining lease by the District collector and the copy of approved scheme of mining may be sent to SEIAA for record.

2. The District Collector shall ensure that the DSR (District Survey Report) shall be finalized before execution of mining lease, as per EIA Notifications 2016 as amended in 15.01.2016 and the copy of the revised/approved DSR may be sent to SEIAA for record.
3. Mining activity should be reviewed by the District Collector after Three Months and decide for further extension.
4. The Environmental Clearance is subject to final order of the Hon'ble Supreme Court of India in the matter of Goa Foundation vs. Union of India in Writ Petition (Civil) No, 460 of 2004, as may be applicable to this project.
5. The proponent should strictly comply with all the conditions laid down in the mining plan approval letter by the Commissioner of Geology and Mining, Chennai vide. Rc.No.2922/MM2/2007 dated: 18.11.2008.
6. The proponent should strictly comply with all the conditions laid down in the mining lease issued by


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		<p>the Principal Secretary to Government, Industries Department vide G.O.(3D) No.113 Dated: 10.12.2008.</p> <ol style="list-style-type: none">7. The rejects and the fines from the products shall be exclusively dumped within the premises.8. There shall be not less than two ambient air quality & noise station each and shall operate twice in a week covering the mining operations.9. There shall not be any disturbance to the nearby reserve forests and water bodies.10. Drilling operations during the mining activity shall be staggered so that there shall not be any adverse impact to the neighbouring habitations.11. Coolant oil used in the mining operations shall be properly collected and disposed as per the Hazardous Waste Management Rules, 2016.12. The spilling of oil in the mining area shall be strictly collected.13. The rejects from the mining activity shall not find access to the neighbouring habitations.14. Enough soil conservation measures to provide micro catchment for rain water harvesting and to prevent soil
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			<p>erosion and damage to the neighbouring lands, to be executed.</p> <p>15. The activities should in no way disturb or degrade the biodiversity.</p> <p>16. The Environmental Clearance will be withdrawn without any prior intimation to the project proponent if any outcome of court case against this quarry</p>
4.	To consider the proposal for the grant of Environmental Clearance for the proposed Multi Colour Granite quarry over an extent of 6.12.0 Ha at S.F. No. 215/1C, 215/1D, 215/1F, 215/1G, 215/1H, 215/9A, 215/9B, 215/9C, 215/9D, 216/5, 216/7A, 216/7B, 217/8, 217/12, 217/13, 217/14, 220/12A, 220/13, 220/10, 220/16, 220/18 & 220/23, Ariyur Village, Illupur Taluk, Pudukottai District by M/s. P.R.P. Exports.	6080	<p>Discussed in detail, the Authority decided to issue of Environmental Clearance for the proposed subject to the normal conditions in addition to the following conditions.</p> <ol style="list-style-type: none"> 1. The proponent shall carry out the mining activities for the year 2018-2019 only (valid till 31.03.2019) for 972cu.m of Multi coloured Granite as per the scheme of mining furnished by the proponent. The proponent shall furnish the approved scheme of mining before execution of mining lease by the District collector and the copy of approved scheme of mining may be sent to SEIAA for record. 2. The District Collector shall ensure that the DSR (District Survey Report) shall be finalized before execution of mining lease, as per EIA Notifications 2016 as amended in 15.01.2016 and the copy of the revised/approved DSR may be sent to SEIAA for record.


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		<ol style="list-style-type: none">3. Mining activity should be reviewed by the District Collector after Three Months and decide for further extension.4. The Environmental Clearance is subject to final order of the Hon'ble Supreme Court of India in the matter of Goa Foundation vs. Union of India in Writ Petition (Civil) No, 460 of 2004, as may be applicable to this project.5. The proponent should strictly comply with all the conditions laid down in the mining plan approval letter by the Commissioner of Geology and Mining, Chennai vide. Rc.No.8916/MM2/2007 dated: 18.11.2008.6. The proponent should strictly comply with all the conditions laid down in the mining lease issued by the Principal Secretary to Government, Industries Department vide G.O.(3D) No.111 Dated: 10.12.2008.7. The rejects and the fines from the products shall be exclusively dumped within the premises.8. There shall be not less than two ambient air quality & noise station each and shall operate twice in a week covering the mining operations.
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		<p>9. There shall not be any disturbance to the nearby reserve forests and water bodies.</p> <p>10. Drilling operations during the mining activity shall be staggered so that there shall not be any adverse impact to the neighbouring habitations.</p> <p>11. Coolant oil used in the mining operations shall be properly collected and disposed as per the Hazardous Waste Management Rules, 2016.</p> <p>12. The spilling of oil in the mining area shall be strictly collected.</p> <p>13. The rejects from the mining activity shall not find access to the neighbouring habitations.</p> <p>14. Enough soil conservation measures to provide micro catchment for rain water harvesting and to prevent soil erosion and damage to the neighbouring lands, to be executed.</p> <p>15. The activities should in no way disturb or degrade the biodiversity.</p> <p>16. The Environmental Clearance will be withdrawn without any prior intimation to the project proponent if any outcome of court case against this quarry.</p>
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5.	<p>To consider the proposal for the grant of Environmental Clearance for the proposed Multi Colour Granite quarry over an extent of 11.88.0 Ha at S.F. No.240/3, 241/1A, 241/1B, 241/1C, 241/1D, 241/1E, 241/3A, 241/3B, 241/5A, 241/5B, 241/5C, 241/5D, 241/5E, 242, 243/1A, 243/1B, 243/4, 244/1, 244/2A, 244/2B, 244/2C, 244/2D, 244/2E, 244/3, 244/5, 244/6A, 244/6B, 246/2A, 246/2B, 246/2C, 246/2D, 246/2E, 252/1, 252/3, 252/4, 252/5, 252/6, 252/7, 252/8, 252/9, 252/10B, 252/13, 253/2B, 253/3, 253/5A, 253/11, 253/13, 253/14, 511, 512/1, 513/3A, 513/3B & 513/3C of Parambur Village, Illupur Taluk, Pudukottai District by M/s. P.R.P. Exports.</p>	6082	<p>Discussed in detail, the Authority decided to issue of Environmental Clearance for the proposed subject to the normal conditions in addition to the following conditions.</p> <ol style="list-style-type: none"> 1. The proponent shall carry out the mining activities for the year 2018-2020 only (valid till 31.03.2020) for 8420 cu.m of Multi coloured Granite as per the scheme of mining furnished by the proponent. The proponent shall furnish the approved scheme of mining before execution of mining lease by the District collector and the copy of approved scheme of mining may be sent to SEIAA for record. 2. The District Collector shall ensure that the DSR (District Survey Report) shall be finalized before execution of mining lease, as per EIA Notifications 2016 as amended in 15.01.2016 and the copy of the revised/approved DSR may be sent to SEIAA for record. 3. Mining activity should be reviewed by the District Collector after Three Months and decide for further extension. 4. The Environmental Clearance is subject to final order of the Hon'ble Supreme Court of India in the matter of Goa Foundation vs. Union
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		<p>of India in Writ Petition (Civil) No, 460 of 2004, as may be applicable to this project.</p> <p>5. The proponent should strictly comply with all the conditions laid down in the mining plan approval letter by the Commissioner of Geology and Mining, Chennai vide. Lr.No. 4535/MM5/2007 dated: 10.12.2010.</p> <p>6. The proponent should strictly comply with all the conditions laid down in the mining lease issued by the Principal Secretary to Government, Industries Department vide G.O. 3(D) No. 21, Industries (MME2) Department dated: 14.02.2011.</p> <p>7. The rejects and the fines from the products shall be exclusively dumped within the premises.</p> <p>8. There shall be not less than two ambient air quality & noise station each and shall operate twice in a week covering the mining operations.</p> <p>9. There shall not be any disturbance to the nearby reserve forests and water bodies.</p> <p>10. Drilling operations during the mining activity shall be staggered so that there shall not be any adverse impact to the neighbouring</p>
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			<p>habitations.</p> <p>11. Coolant oil used in the mining operations shall be properly collected and disposed as per the Hazardous Waste Management Rules, 2016.</p> <p>12. The spilling of oil in the mining area shall be strictly collected.</p> <p>13. The rejects from the mining activity shall not find access to the neighbouring habitations.</p> <p>14. Enough soil conservation measures to provide micro catchment for rain water harvesting and to prevent soil erosion and damage to the neighbouring lands, to be executed.</p> <p>15. The activities should in no way disturb or degrade the biodiversity.</p> <p>16. The Environmental Clearance will be withdrawn without any prior intimation to the project proponent if any outcome of court case against this quarry.</p>
6.	To consider the proposal for the grant of Environmental Clearance for the proposed Multi Colour Granite quarry over an extent of 5.60.5 Ha at S.F. No. 50/1, 51/1, 51/3A, 66/1B, 192/1B, 198/1B, 198/4 & 198/5, Kollapatti & Thangachiammapatti Village, Oddanchatram Taluk, Dindigul District by M/s. P.R.P. Exports.	6091	<p>Discussed in detail, the Authority decided to issue of Environmental Clearance for the proposed subject to the normal conditions in addition to the following conditions.</p> <p>1. The proponent shall carry out the mining activities for the year 2018-2019 only (valid till 31.03.2019) for 978 cu.m of Multi coloured Granite as per the scheme of mining furnished by the proponent. The</p>


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		<p>proponent shall furnish the approved scheme of mining before execution of mining lease by the District collector and the copy of approved scheme of mining may be sent to SEIAA for record.</p> <ol style="list-style-type: none">2. The District Collector shall ensure that the DSR (District Survey Report) shall be finalized before execution of mining lease, as per EIA Notifications 2016 as amended in 15.01.2016 and the copy of the revised/approved DSR may be sent to SEIAA for record.3. Mining activity should be reviewed by the District Collector after Three Months and decide for further extension.4. The Environmental Clearance is subject to final order of the Hon'ble Supreme Court of India in the matter of Goa Foundation vs. Union of India in Writ Petition (Civil) No, 460 of 2004, as may be applicable to this project.5. The proponent should strictly comply with all the conditions laid down in the mining plan approval letter by the Commissioner of Geology and Mining, Chennai vide. Lr.No. 6492/MM2/2007 dated: 10.11.2008.6. The proponent should strictly
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comply with all the conditions laid down in the mining lease issued by the Principal Secretary to Government, Industries Department vide G.O. 3(D) No. 126, Industries (MMB2) Department dated: 10.12.2008.


7. The rejects and the fines from the products shall be exclusively dumped within the premises.
8. There shall be not less than two ambient air quality & noise station each and shall operate twice in a week covering the mining operations.
9. There shall not be any disturbance to the nearby reserve forests and water bodies.
10. Drilling operations during the mining activity shall be staggered so that there shall not be any adverse impact to the neighbouring habitations.
11. Coolant oil used in the mining operations shall be properly collected and disposed as per the Hazardous Waste Management Rules, 2016.
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
			<p>14. Enough soil conservation measures to provide micro catchment for rain water harvesting and to prevent soil erosion and damage to the neighbouring lands, to be executed.</p> <p>15. The activities should in no way disturb or degrade the biodiversity.</p> <p>16. The Environmental Clearance will be withdrawn without any prior intimation to the project proponent if any outcome of court case against this quarry</p>
7.	To consider the proposal for the grant of Environmental Clearance for the proposed Multi Colour Granite quarry over an extent of 5.82.0 Ha at S.F. No. 459/6, 459/7, 460/2, 460/6, 460/7, 460/8, 460/9, 460/10, 461/4, 460/11, 461/1, 462/2, 463/3, 461/6, 461/7, 461/8 & 19/1A, 19/1B, 19/1C, 19/1D, 19/1E, 19/9, Pasuvanathanai & Keelamangalam Village, Ottapidaram Taluk, Thoothukudi District by Thiru P. Palanisamy	6529	<p>Discussed in detail, the Authority decided to issue of Environmental Clearance for the proposed subject to the normal conditions in addition to the following conditions.</p> <ol style="list-style-type: none"> 1. The proponent shall carry out the mining activities for the year 2018-2019 only (valid till 31.03.2019) for 5088cu.m of Multi coloured Granite as per the scheme of mining furnished by the proponent. The proponent shall furnish the approved scheme of mining before execution of mining lease by the District collector and the copy of approved scheme of mining may be sent to SEIAA for record. 2. The District Collector shall ensure that the DSR (District Survey Report) shall be finalized before execution of mining lease, as per EIA Notifications 2016 as amended


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		<p>in 15.01.2016 and the copy of the revised/approved DSR may be sent to SEIAA for record.</p> <ol style="list-style-type: none">3. Mining activity should be reviewed by the District Collector after Three Months and decide for further extension.4. The Environmental Clearance is subject to final order of the Hon'ble Supreme Court of India in the matter of Goa Foundation vs. Union of India in Writ Petition (Civil) No, 460 of 2004, as may be applicable to this project.5. The proponent should strictly comply with all the conditions laid down in the mining plan approval letter by the Commissioner of Geology and Mining, Chennai vide. Lr.No. 5634/MM2/2001 dated: 20.07.2002.6. The proponent should strictly comply with all the conditions laid down in the mining lease issued by the Principal Secretary to Government, Industries Department vide G.O. 3(D) No. 5, Industries (MMB2) Department dated: 08.01.2001.7. The rejects and the fines from the products shall be exclusively dumped within the premises.8. There shall be not less than two
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		<p>ambient air quality & noise station each and shall operate twice in a week covering the mining operations.</p> <p>9. There shall not be any disturbance to the nearby reserve forests and water bodies.</p> <p>10. Drilling operations during the mining activity shall be staggered so that there shall not be any adverse impact to the neighbouring habitations.</p> <p>11. Coolant oil used in the mining operations shall be properly collected and disposed as per the Hazardous Waste Management Rules, 2016.</p> <p>12. The spilling of oil in the mining area shall be strictly collected.</p> <p>13. The rejects from the mining activity shall not find access to the neighbouring habitations.</p> <p>14. Enough soil conservation measures to provide micro catchment for rain water harvesting and to prevent soil erosion and damage to the neighbouring lands, to be executed.</p> <p>15. The activities should in no way disturb or degrade the biodiversity.</p> <p>16. The Environmental Clearance will be withdrawn without any prior intimation to the project proponent if any outcome of court case against this quarry.</p>
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