

MINUTES of 193rd (Day-3) MEETING OF STATELEVEL ENVIRONMENT IMPACT ASSESSMENT AUTHORITY (SEIAA) A.P., MEETING HELD ON 16.09.2022 AT VIJAYAWADA A.P.

193rd SEIAA

16.09.2022

Day - 3



MINUTES OF THE 193rd MEETING OF STATELEVEL ENVIRONMENT IMPACT ASSESSMENT AUTHORITY (SEIAA) A.P., MEETING HELD ON 16.09.2022 AT VIJAYAWADA A.P.

Present:

The following members were present. (Through Video Conference)

1.	Sri P.Venkata Rami Reddy, I.A.S, (Retired).	Chairman
2.	Dr.Thatiparthi Byragi Reddy Professor. Department of Environmental Sciences, Andhra University, Visakhapatnam	Member
3.	Dr. P.V.Chalapathi Rao, I.F.S	Member Secretary
	Special Secretary to Govt., Environment, Forests, Sciences and Technology Department, Govt. of Andhra Pradesh &	

Member Secretary, SEIAA,A.P.	

19/09/2022

Item: 196.57& 193.53	1.5 Ha of Road metal, Building stone & Gravel of Sri Byreddy Bhupal Reddy at Sy.No. 238 of Jalantharakota Village, Kanchili Mandal, Srikakulam District, Andhra Pradesh State – Corrigendum of EC – Reg. SIA/AP/MIN/285640/2022							
	Recommendations of the SEAC on 25.08.2022 The committee noted that the SEIAA has issued EC to this project on 09.09.2021 duly mentioning Vizianagaram address of Sri. P. Ranga Rao in place of Sri Byreddy Bhupal Reddy, Kadapa District stipulating certain conditions to be complied with. The project proponent has applied for Amendment in EC for the following.				ce of Sri ns to be			
	Sl.No.		As per Fo Mining Plan, EMP				Corrigendur required	n
		No.10 of EC order in To address	No.1/41 Mahanandi Village, Mam Post, Kala Mandal, District – S Andhra Prad No.984801809 mail: byreddybr@y	House A, Palli illapalli asapadu Kadapa 516217, esh Ph 99, E- ahoo.c	Lessee, 37, Veedhi, Mettavala Village, Mandal, Vizianaga district, Pradesh – Ph. 77801	D.No.2- Puvvala sa Bobbili ram Andhra 535558, 199709	No.1/41 Mahanandi Village, Ma Post, Kandal, District – Andhra Pra No.9848018 mail: byreddybr@ m	House A, Palli millapalli alasapadu Kadapa 516217, adesh Ph 099, E-
	recomr The Co Notific corrige Decisi o	nended. ommittee after ations & C ndum to Envi on of SEIA A	ified the apport of the control of t	he proje tailed arance a h the r	ect proposa deliberations above in ecommend	als, prese ons, reco on To addr	entations, Mo ommended ess.	DEF&CC' to issue
Item: 196.59&	Sy.No. Distric	43, Ippalav		e, Seet	_	ım Maı	K.Sudheer V ndal, Vizia Violation	
	1	mendations ory: B2.	of the SEAC (on 25.08	3.2022			
	1.0 Ha	. with a prop	t is for mining osed production with a condit	on quan	tity of Ro	ad meta	l & Buildin	g stone –

should be limited to the approved quantity as per Mining scheme/ plan.

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 (\leq 250 ha of mining lease area in respect of non-coal mine lease).

The representative of the proponent and their consultant M/s. Ecomen Laboratories Pvt., Ltd., have attended the meeting.

The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, **Vizianagaram**, vide Lr. dated: 04.08.2022. There are 3 existing quarries within the radius of 500 mts area. The total cluster area is 5.0 Ha which is ≤5.0 Ha. 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.

The committee noted that the proponent operated mine from 22.11.2018 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 project proponent obtained work order on 22.11.2018.

The Committee noted that the extent of proposed mine lease area is **1.0 Ha.** The project falls under **B2c**ategory. Life of the mine is 7.72 years.

The Committee after examining the project proposals, presentations, MoEF&CC' Notifications & OMs and detailed deliberations, recommended to issue **specific** (**Violation**) **TOR** without **Public Hearing** with following additional conditions.

- 1. The project proponent shall prepare cluster EIA and EMP.
- 2. The project proponent shall prepare detailed plantation plan.
- 3. The project proponent shall prepare plan for surface runoff protection measures.
- 4. The project proponent shall adopt controlled blasting.
- 5. The project proponent shall submit plan for restoration of benches and buffer zone in remediation 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 dated07-07-2021, 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 under section 15 read with section 19 of E (P) act, 1986 to be initiated by concerned Regional office, APPCB.
- 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 a 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.

Decision of SEIAA:-Agreed with the recommendation of the SEAC to issue specific (Violation) TOR without Public Hearing.

Agenda Item: 196.60& 193.55

40.469 Ha Quartzite, White shale & Yellow Ochre mine of M/s. Mangalore Mineral Traders at Sy. No: 730 of Mangapatnam Village, Muddanur Mandal, Y.S.R.Kadapa District of Andhra Pradesh – Extension of EC – reg. SIA/AP/MIN/279156/2022

Recommendations of the SEAC on 25.08.2022

Earlier, the SEIAA, AP hasissued EC vide order dated 01.09.2017 for mining of Quartzite- 4,16,000 TPA with validity period of 5 years.

Now the project proponent has applied for Extension of EC for the same capacity after making resurvey and identification of saleable resources of Quartzite -12754749 Cu.m and mine life is 30.63 years.

Now the proponent requested the authority to extend time of validity of EC for further period of Mine lease of M/s Mangalore Mineral Traders over an extent of 40.469Ha of **Quartzite** ore extraction, White Shale & Yellow Ochre in Sy. No: 730/P of Mangapatnam village, Muddanur Mandal, Y.S.R.Kadapa District of Andhra Pradesh for period up to 28.07.2023.

The project proponent has submitted self-certified compliance.

The project proponent has submitted CFE and CFO order from APPCB. The CFO order is valid upto 31.1.2023.

The project proponent has obtained Grant order from ADMG on 25.02.2003 for 20

years Mine lease is valid up to 28.07.2023.

The project proponent has provided water treatment plant at the site and supplying water to villagers under CSR activity.

The Committee after examining the project proposals, presentations, MoEF&CC' Notifications & OMs, self certified compliance and detailed deliberations, as mineral is available as per re-survey, recommended to issue Extension of **Environmental Clearance** up to the lease period i.e., 28.07.2023.

Decision of SEIAA:-Agreed with the recommendation of the SEAC to issue Extension of Environmental Clearance.

Agenda Item: 193.56

4.990 Ha Silica sand mine of M/s. SIVA MINES AND MINERALS, Sy No: 690-B Momidi Village, Chillakur Mandal SPSR Nellore District, Andhra 196.61& Pradesh – Environmental Clearance – Reg. SIA/AP/MIN/268408/2022

Recommendations of the SEAC on 25.08.2022

Category: B2

The proposed project is for mining of **Silica sand** in an area of **4.990 Ha.** with a proposed production quantity of **Silica sand – 24256 TPA**with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.

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 (\leq 250 ha of mining lease area in respect of non-coal mine lease).

The representative of proponent and their RQPhave attended the meeting and presented the case. The project proponent submitted change of consultancy letter.

The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Nellore, vide Lr. dated: 16.04.2022. There are no existing quarry within the radius of 500 mts area. This is a standalone mining unit. And obtained LOI on 14.03.2022 for 20 years.

Earlier ADS was raised for want of forest NOC and accordingly the project proponent submitted forest NOC dt 28.06.2019.

The Committee noted that the extent of proposed mine lease area is **4.990 Ha**. The project falls under B2 category. Life of mine is 10 years.

The proponent volunteered to provide water treatment plant to the **Momidi village** as a part of Corporate Social Responsibility (CSR) activity and shall maintain till the life of the mine.

The Committee after examining the project proposals, presentations, MoEF&CC' Notifications & OMs, ADS reply and detailed deliberations, recommended to issue Environmental Clearance with a following additional conditions:

- 1. The proponent shall comply with the proposals furnished in Environmental management plan.
- 2. The project proponent shall develop greenbelt along approach roads &

village Road sides.

- 3. The project proponent shall maintain 7.5mt greenbelt in buffer zone and existing buffer zone plantation should not be disturbed.
- 4. The proponent shall take dust suppression measures to meet the CPCB stipulated ambient air quality standards at any point of time.
- 5. The project proponent shall comply with the forest NOC conditions.

Decision of SEIAA:- Agreed with the recommendation of the SEAC to issue Extension of Environmental Clearance.

Agenda Item: 196.62&

193.57

1.0 Ha. Mining of Road metal & Building stone of M/s Satya Stone Crusher at Sy. No. 187/2, Garudabilli Village, Bondapalli Mandal, Vizianagaram District, Andhra Pradesh – Violation Terms of Reference - Reg. SIA/AP/MIN/79662/2022

Recommendations of the SEAC on 25.08.2022 Category: B2 at par with B1 (violation TOR)

The proposed project is for mining of **Road metal & Building stone** in an area of **1.0 Ha.** with a proposed production quantity of **Road metal &Building stone** – **10017 m3/annum** with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.

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 (\leq 250 ha of mining lease area in respect of non-coal mine lease).

The representative of proponent and their consultant M/s. Sai Universal Mining Serviceshave attended the meeting and presented the case.

The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Vizianagaram, vide Lr. dated: 13.06.2022, there are 11 existing quarry leases within the radius of 500 mts area. The total cluster area is 18.0 Ha. This is a 1st renewal quarry granted lease from 22.06.2019 to 21.06.2029. 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.

The Committee noted that the extent of proposed mine lease area is **1.0 Ha**. The project falls under **B2 at par with B1** category. Mine life is 62 years.

The committee noted that the proponent operated mine from 22.06.2019 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**) **TOR with Public Hearing** with following additional conditions.

- 1. The project proponent shall prepare cluster EIA and EMP.
- 2. The project proponent shall prepare detailed plantation plan.
- 3. The project proponent shall prepare plan for surface runoff protection measures.
- 4. The project proponent shall adopt controlled blasting.
- 5. The project proponent shall submit plan for restoration of benches and buffer zone remediation 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 dated07-07-2021, 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 under section 15 read with section 19 of E (P) act, 1986 to be initiated by concerned Regional office, APPCB.
- 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 a 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

Decision of SEIAA:-Agreed with the recommendation of the SEAC to issue specific (Violation) TOR with Public Hearing.

Agenda I.0 Ha. Mining of Road metal & Building stone of M/s Satya Stone Crusher at Item:
Sy. No. 187/2, Garudabilli Village, Bondapalli Mandal, Vizianagaram District,
Andhra Pradesh – Violation Terms of Reference - Reg.
SIA/AP/MIN/79693/2022

Recommendations of the SEAC on 25.08.2022 Category: B2 at par with B1 (Violation TOR)

The proposed project is for mining of Road metal & Building stone in an area of

1.0 Ha. with a proposed production quantity of **Road metal & Building stone – 10096 m3/annum**with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.

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 (\leq 250 ha of mining lease area in respect of non-coal mine lease).

The representative of proponent and their consultant M/s. Sai Universal Mining Services have attended the meeting and presented the case.

The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Vizianagaram, vide Lr. dated: 13.06.2022. There are 11 existing quarry within the radius of 500 mts area. The total cluster area is 18.0 Ha. This is a 1st renewal quarry granted lease from 22.06.2019 to 21.06.2029.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.

The Committee noted that the extent of proposed mine lease area is **1.0 Ha**. The project falls under **B2 at par with B1** category. Mine life is 62 years.

The committee noted that the proponent operated mine from 22.06.2019 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**) **TOR with Public Hearing** with following additional conditions.

- 1. The project proponent shall prepare cluster EIA and EMP.
- 2. The project proponent shall prepare detailed plantation plan.
- 3. The project proponent shall prepare plan for surface runoff protection measures.
- 4. The project proponent shall adopt controlled blasting.
- 5. The project proponent shall submit modified mining plan at the time of applying for EC as per NGT norms as the habitation within 200m.
- 6. The project proponent shall submit plan for restoration of benches and buffer zone remediation plan.
- 7. 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 dated07-07-2021, 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.

8. Credible action under section 15 read with section 19 of E (P) act, 1986 to be initiated by concerned Regional office, APPCB. 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. 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. 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. 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. **Decision of SEIAA:**-Agreed with the recommendation of the SEAC to issue specific (Violation) TOR with Public Hearing. 1.988 Ha, Road Metal & building stone mine of M/s Sri Jagadamba Granite Metal Industries located at Sy. No. 211, Vooderu Village, Anakapally, Mandal, Visakhapatnam District, Andhra Pradesh – Terms of Reference - Reg. SIA/AP/MIN/74819/2022 Recommendations of the SEAC on 25.08.2022 **Decision of SEIAA:**-Agreed with the recommendation of the SEAC.

The committee observed that the proponent made request for withdrawal of application. Hence, the committee recommendedto accept the applicant withdraw the request.

Agenda Item: 193.60

Agenda Item:

196.64&

193.59

0.860 Ha Barytes of Smt. Shaik Fathima, Sy.No. 330/2, U.Rajupalem Village, V.N.Palli Mandal, Y.S.R. Kadapa District, Andhra Pradesh – Environmental **196.65&** Clearance – Reg. SIA/AP/MIN/268404/2022

> Recommendations of the SEAC on 25.08.2022 Category: B2.

The proposed project is for underground mining **Barytes** in an area of **0.860 Ha.** with a proposed production quantity of **Barytes – 906 TPA** with a condition that the total production during a scheme should be limited to the approved quantity as

per Mining scheme/ plan.

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).

The representative of proponent and their consultant Ample Environ Pvt., Ltd., have attended the meeting.

The Committee noted that as per latest cluster letter issued by Asst. Director of Mines & Geology, Yerraguntla, vide Lr. dated: 09.03.2022. There are no existing guarries within the radius of 500 mts. The total cluster area is <5.0 Ha.

Earlier, ADS was raised in 186th meeting for want of Modified mining plan and As per the KML and photographs submitted by the proponent there are two sheds within 200m, one is in south side which is Dhobi Ghat and another two is in north east side which is compost yard and vermin culture units. Hence, committee opined that it not a habitation.

The Committee noted that the extent of proposed mine lease area is **0.860 Ha.** The project falls under B2 category. **Life of mine is 47 years**.

The proponent volunteered to provide water treatment plant and 4 Solar lights to the **U.Rajupalem** Village as a part of Corporate Social Responsibility (CSR) activity and shall maintain till the life of the mine.

The Committee after examining the project proposals, presentations, MoEF&CC' Notifications & OMs, ADS reply and detailed deliberations, recommended to issue **Environmental Clearance** with a following additional conditions:

- 1. The proponent shall comply with the proposals furnished in Environmental management plan.
- 2. The project proponent shall develop greenbelt along approach roads & village Road sides.
- 3. The project proponent shall maintain 7.5mt greenbelt in buffer zone and buffer zone plantation should not be disturbed.
- 4. The proponent shall take dust suppression measures to meet the CPCB stipulated ambient air quality standards at any point of time.
- 5. The project proponent shall implement DGMS Rules and Regulations.
- 6. The project proponent shall take safety precautions.
- 7. The project proponent shall maintain minimum two no. of shafts and it should be interconnected with each other.

Decision of SEIAA:-Agreed with the recommendation of the SEAC to issue Environmental Clearance.

Agenda Item: 193.61

4.941 Ha. Mining of Quartz of Smt Nanduri Achamma at Sy.no: 73/A (P) of Narrawada Village, Duttaluru (M), SPSR Nellore (D), Andhra Pradesh -196.66& Environmental Clearance – Reg. SIA/AP/MIN/281726/2022

> Recommendations of the SEAC on 25.08.2022 Category: B2.

The proposed project is for mining **Quartz**in an area of **4.941 Ha.** with a proposed

production quantity of Quartz - 14,856 TPA with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.

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 (\leq 250 ha of mining lease area in respect of non-coal mine lease).

The project proponent and their consultant VVN Technologies Pvt., Ltd.have attended the meeting.

The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Nellore, vide Lr. dated: 30.06.2022,there are no existing quarry leases within the radius of 500 mts area. This is a standalone mining unit and obtained LOI on 06.01.2021.

The Committee noted that the extent of proposed mine lease area is **4.941 Ha.** The project falls under B2 category. Life of mine is 19.91 years.

The proponent volunteered to provide 3 No of Surgical beds and oxygen concentrators to the **Narrawada** Village as a part of Corporate Social Responsibility (CSR) activity and shall maintain till the life of the mine.

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:

- 1. The proponent shall comply with the proposals furnished in Environmental management plan.
- 2. The project proponent shall develop greenbelt along approach roads & village Road sides.
- 3. The project proponent shall maintain 7.5mt greenbelt in buffer zone and buffer zone plantation should not be disturbed.
- 4. The project proponent shall adopt controlled blasting as the kanigiri Tirupathi is at a distance of 460m..
- 5. The proponent shall take dust suppression measures to meet the CPCB stipulated ambient air quality standards at any point of time.

Decision of SEIAA:-Agreed with the recommendation of the SEAC to issue Environmental Clearance.

Agenda Item:

5.0 Ha Road Metal of M/s Bhagya Rekha Stone Crusher at Sy. No. Unsurveyed Block of Kadimipothavaram (V), G. Konduru (M), Krishna District 196.67& Andhra Pradesh – Environment Clearance - Reg.

193.62 SIA/AP/MIN/150172/2020

Recommendations of the SEAC on 25.08.2022

The committee observed that the proponent made request for withdrawal of application. Hence, the committee recommended to accept the applicant withdraw the request.

Decision of SEIAA:-Agreed with the recommendation of the SEAC

Agenda Item:

2.850 Ha Gravel of M/s Sreelakshmi Constructions at Sy. No. 296 of Vinagadapa Village, Gampalagudem Mandal, Krishna District, Andhra 196.68& Pradesh – Environment Clearance - Reg. SIA/AP/MIN/152484/2020

193.63						
	Recommendations of the SEAC on 25.08.2022					
	The committee observed that the proponent made request for withdrawal of application. Hence, the committee to recommended to accept the applicant					
	withdraw the request. Decision of SEIAA:- Agreed with the recommendation of the SEAC.					
Agenda Item: 196.69& 193.64	2.00 Ha Mining of Gravel of Sri Karnati Rama Krishna Reddy located at survey no. 919/1, Chinnachowk Village, Kadapa Mandal, Y.S.R. Kadapa District – Environmental Clearance – Reg. SIA/AP/MIN/275762/2022					
	Recommendations of the SEAC on 25.08.2022 Category: B2.					
	The proposed project is for mining Gravel in an area of 2.00 Ha. with a proposed production quantity of Gravel – 22336 m3/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.					
	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 o mining lease area in respect of non-coal mine lease).					
	The representative of proponent and their consultant M/s. Sai Geo Service (G.Eswar Reddy), RQPhave attended the meeting.					
	The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Kadapa, vide Lr. dated: 21.05.2022. There is one existing quarry leases within the radius of 500 mts area. The total cluster area is 3.762 Ha and obtained LOI on 22.06.2019.					
	In 193 rd SEAC meeting ADS was raised for want of modified mining plan and accordingly the proponent submitted modified mining plan as per NGT norms. 25 mt from eastern side boundary is left as non mining zone to meet 100mts NGT guidelines and submitted modified mining plan.					
	The Committee noted that the extent of proposed mine lease area is 2.00 Ha. The project falls under B2 category. Life of the mine is 8 years					
	The proponent volunteered to provide Water treatment plant to the Chinnachowk Village as a part of Corporate Social Responsibility (CSR) activity and shall maintain till the life of the mine.					
	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: 1. The proponent shall comply with the proposals furnished in					
	Environmental management plan. 2. The project proponent shall develop greenbelt along approach roads &village Road sides.					
	3. The project proponent shall maintain 7.5mt greenbelt in buffer zone and buffer zone plantation should not be disturbed.					

4. The proponent shall take dust suppression measures to meet the CPCB stipulated ambient air quality standards at any point of time **Decision of SEIAA:**-Agreed with the recommendation of the SEAC to issue Environmental Clearance.

Agenda Item: 193.65

M/s. VAISAKHI DEVELOPERS proposed for construction of High Rise Residential Building at Sv. No. 296/4B, Madhurawada Village, Zone II, 196.70& GVMC Limits, Visakhapatnam District, Andhra Pradesh – Terms of Reference –Reg. SIA/AP/MIS/81554/2022

Recommendations of the SEAC on 25.08.2022

Category:B2

The Proposal of M/s. VAISAKHI DEVELOPERS, is for Environmental Clearance for proposed for construction of High Rise Residential Building with **3 cellars, one Ground Floor and 29 floors**. The total built up area is 1,57,777.90 sg.m and site area is 3.75 Acres.

The project proponent and their Consultant SV Enviro Labs & Consultants have attended the meeting.

The committee noted that the land documents submitted at the time of appraisal is verified and **observed that the documents are not in the name of the applicant** and the development agreement is not enclosed.

In 195th SEAC meeting recommended to raise ADS for submission of original registered land documents and registered development agreement if any and accordingly proponent submitted MoU (Memorandum of understanding) between the land owner and developer.

The Committee after examining the project proposals, presentations, MoEF&CC' Notifications & OMs, detailed deliberations and recommended to issue **Standard TOR** with following additional TORs for EMP studies:

- 1. Solid waste management and safe environmental friendly disposal.
- 2. Water supply source, estimation and necessary permissions.
- 3. Safe disposal of treated waste water.
- 4. 1600 KLD STP design with tail end pond with geo-liners.
- 5. Buffer zone details.
- 6. Design of underground drainage network.
- 7. Design of fire network.
- 8. Surface water drainage discharge/ management.
- 9. Rain water harvesting proposals.
- 10.Storm water management.
- 11. The project proponent shall submit registered land documents developer agreement at the time of applying for EC.
- 12. The project proponent shall submit authorized geotechnical report for 3
- 13. Permission letters of concerned departments such as Ground water department, VUDA approvals, Grama Panchayath, Etc.,

Decision of SEIAA:- Refer to SEAC to appraise after obtaining NOC from concerned DFO on applicability of Eco-sensitive Zone condition on this proposed project.

Agenda	1.0 Ha Road metal & Building stone of Sr	i. P.Srinivas at Sy. No. 01, Marturu
Item:	Village, Anakapalli Mandal, Visakhapat	tnam District, Andhra Pradesh -
196.71&	Terms of Reference – Violation - Reg.	SIA/AP/MIN/77334/2022
193.66		

Recommendations of the SEAC on 25.08.2022

Category: B2 at par with B1

The proposed project is for mining **Road metal & Building stone**in an area of **1.0 Ha.** with a proposed production quantity of **Road metal & Building stone** – **50669 M**³/**Annum** with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.

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 (\leq 250 ha of mining lease area in respect of non-coal mine lease).

The representative of proponent and their M/s. Sai Universal Mining Serviceshave attended the meeting.

The project proponent submitted change of consultancy letter.

The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Guntur-II, Anakapalli, vide Lr. dated: 04.03.2022, there are 29quarry leases within the radius of 500 mts area. The total cluster area is 32.7 Ha >5.0 Ha.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.

The committee noted that the proponent operated mine without obtaining environmental clearance since 2017as 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. Mine life is 3.71 years.

The Committee after examining the project proposals, presentations, MoEF&CC' Notifications & OMs and detailed deliberations, recommended to issue **specific** (Violation) TOR with Public Hearing with following additional conditions.

- 1. The project proponent shall prepare cluster EIA and EMP.
- 2. The project proponent shall prepare detailed plantation plan.
- 3. The project proponent shall prepare plan for surface runoff protection measures.
- 4. The project proponent shall adopt controlled blasting.
- 5. The project proponent shall submit plan for restoration of benches and buffer zone remediation 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 dated07-07-2021, 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 under section 15 read with section 19 of E (P) act, 1986 to be initiated by concerned Regional office, APPCB.
- 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 a 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.

Decision of SEIAA:-Agreed with the recommendation of the SEAC to issue specific (Violation) TOR with Public Hearing.

Agenda Item: 196.72&

193.67

1.0 Ha Road metal & Building stone of Sri. P.Srinivas at Sy. No. 01, Marturu Village, Anakapalli Mandal, Visakhapatnam District, Andhra Pradesh – violation Terms of Reference – Violation - Reg. SIA/AP/MIN/77502/2022

Recommendations of the SEAC on 25.08.2022

Category: B2

The proposed project is for mining **Road metal & Building stone** in an area of **1.0 Ha.** with a proposed production quantity of **Road Metal, Building Stone: 51,136.43 M3/annum** with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.

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 (\leq 250 ha of mining lease area in respect of non-coal mine lease).

The representative of proponent and their Sai Universal Mining Serviceshave attended the meeting. The project proponent submitted change of consultancy letter.

The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Guntur-II, Anakapalli vide Lr. dated: 04.03.2022. There are24existing quarry leases within the radius of 500 mtsarea. The total cluster area is 31.72 Ha >5.0 Ha. 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

The committee noted that the proponent operated mine without obtaining environmental clearance since 2017 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**) **TOR** with **Public Hearing** with following additional conditions.

- 1. The project proponent shall prepare cluster EIA and EMP.
- 2. The project proponent shall prepare detailed plantation plan.
- **3.** The project proponent shall prepare plan for surface runoff protection measures.
- **4.** The project proponent shall submit plan for restoration of benches and buffer zone remediation plan.
- 5. 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 dated07-07-2021, 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.
- 6. Credible action under section 15 read with section 19 of E (P) act, 1986 to be initiated by concerned Regional office, APPCB.
- 7. 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 a 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.
- 8. 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.
- 9. 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.

10.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.

Decision of SEIAA:- Agreed with the recommendation of the SEAC to issuespecific (Violation) TOR with Public Hearing

Agenda Item: 196.73&

193.68

8.458 Ha Mining of Dolomite, steatite, Serpentine, White clay and Lime stone of Smt. N.Laxmidevamma at Sy.No.89, 281/1, 281/2 & 281/3, Valasala (V), Dhone (M), Kurnool district, Andhra Pradesh – Amendment in Environmental Clearance – Reg. SIA/AP/MIN/281478/2022

Recommendations of the SEAC on 25.08.2022

The SEIAA has issued Environmental Clearance vide Order No. SEIAA/AP/KNL-93/2013-201, dated 04.04.2013 mentioning the mine area as 8.458 Ha in the name of N.Laxmidevamma.

Later the lease was part surrendered over extent of 2.861 Ha and balance QL area of 5.597 Ha was transferred from Smt. N.Laxmidevamma to N.L.Madhusudan Murthy by GoAP vide G.O.Ms.No.24, dated 25.01.2014 and same executed by Asst., Director Mines & Geology, Kurnool vide Procds.No.993/M4/2014, dated 17.04.2014 for unexpired portion of the lease period upto 17.04.2026.

Later, N.L.Madhusudan Murthy, obtained transfer of EC from SEIAA, AP vide order No.SEIAA/AP/KNL-93/2013-201 3487 dated 14.08.2015 for an extent of 8.458 Ha.

Now, the proponent requested toissue an amendment of EC duly mentioning the reduction of quarry lease area from 8.458 to 5.597 Ha. as 2.861HaQL area (part) was surrendered to Government and as such the effective quarry lease area is 5.597 Ha.

The Committee after examining the project proposals, presentations, MoEF&CC' Notifications & OMs and detailed deliberations, recommended to issue Amendment to Environmental Clearance duly mentioning the quarry lease area as 5.597 Ha in place of 8.458 Ha.

Decision of SEIAA:-Agreed with the recommendation of the SEAC to issue Amendment to Environmental Clearance to Sri N.L.Madhusudan Murthy as EC was transferred to Sri N.L.Madhusudan Murthy from Smt. N.Laxmidevamma.

Agenda Item: 196.74& 193.69

2.339 Ha Road metal, Building stone & M-Sand (Boulder) of M/S. SP Mines And Minerals at Sy. No. 1265/P & 1367/P OF Mangapatnam Village, Muddanur Mandal, Y.S.R Kadapa District, Andhra Pradesh State – Environmental Clearance - Reg. SIA/AP/MIN/286116/2022

Recommendations of the SEAC on 25.08.2022

Category: B2

The proposed project is for mining **Road metal, Building stone & M-Sand (Boulder)** in an area of **2.339 Ha.** with a proposed production quantity of **Mining of Road Metal, Building Stone and M-Sand (Boulder): 26,081 M3/annum** with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.

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 (\leq 250 ha of mining lease area in respect of non-coal mine lease).

The project proponent and their Consultant Ecomen Laboratories Pvt., ltd.,have attended the meeting.

The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Guntur-II, Yerraguntla, vide Lr. dated: 30.06.2022. There is one existing quarry leases within the radius of 500 mts area and this lease was granted before 2013. The total cluster area is 2.339 Ha and LOI granted on 03.06.2021.Life of the mine is 10 years.

The proponent volunteered to provide Water treatment plant to the **Denepalli** Village as a part of Corporate Social Responsibility (CSR) activity and shall maintain till the life of the mine.

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:

- 1. The proponent shall comply with the proposals furnished in Environmental management plan.
- 2. The project proponent shall develop greenbelt along approach roads & village Road sides.
- 3. The project proponent shall maintain 7.5mt greenbelt in buffer zone and buffer zone plantation should not be disturbed.
- 4. The project proponent shall carryout mining duly maintaining proper benches.
- 5. The proponent shall take dust suppression measures to meet the CPCB stipulated ambient air quality standards at any point of time

Decision of SEIAA:-Agreed with the recommendation of the SEAC to issue Environmental Clearance.

Agenda Item: 196.75& 193.70

2.523 Ha Road metal, Building stone & Gravel of Sri K.Jitendra Kumar at Sy. No. 31/3 of P.V.Puram Village, Sathyavedu Mandal, Chittoor District, Andhra Pradesh – Terms of Reference - Reg. SIA/AP/MIN/82441/2022

Recommendations of the SEAC on 25.08.2022
Category: B2 at par with B1

The proposed project is for mining **Road metal, Building stone & Gravel** in an area of **2.523 Ha.** with a proposed production quantity of **Road Metal, Building Stone - 29,241 m3/annum, Gravel – 2832 n3/annum** with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.

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 (\leq 250 ha of mining lease area in respect of non-coal mine lease).

The project proponent and their consultant M/s. VVN Technologies Pvt., ltdhave attended the meeting.

The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Chittoor, vide Lr. dated: 30.06.2022, there are 04 existing quarry leases within the radius of 500 mts area. The total cluster area is 10.315 Ha and the proponent obtained LOI on 22.07.2021. Habitation is existing at 170mt south west side of the proposed mine area.

The Committee after examining the project proposals, presentations, MoEF&CC' Notifications & OMs and detailed deliberations, recommended to issue **Standard TOR with Public Hearing** with following additional TOR conditions.

- 1. The project proponent shall prepare cluster EIA and EMP.
- 2. The project proponent shall prepare detailed plantation plan.
- 3. The project proponent shall prepare plan for surface runoff protection measures.
- 4. The project proponent shall submit Modified mining plan as per NGT norms to maintain 200mts distance from habitation at the time of applying for EC.

Decision of SEIAA:-Agreed with the recommendation of the SEAC to issue Standard TOR with Public Hearing.

Agenda Item: 196.77& 8.226 Ha Road metal, Building stone & Gravel of Sri.P.Ksheera Sagara Reddy at Sy. No. 137/1,138/1 & 138/2, P.V Puram Village, Sathyavedu Mandal in Chittoor District A.P – Terms of Reference - Reg.

193.71 SIA/AP/MIN/82461/2022

Recommendations of the SEAC on 25.08.2022 Category: B2.

The proposed project is for mining **Road metal, Building stone & Gravel** in an area of **8.226 Ha.** with a proposed production quantity of **Road Metal, Building Stone - 1,16,621 m3/annum, Gravel – 9386 m3/annum** with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.

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 (\leq 250 ha of mining lease area in respect of non-coal mine lease).

The representative of proponent and their consultant M/s. VVN Technologies Pvt., Ltd have attended the meeting.

The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Chittoor, vide Lr. dated: 30.06.2022, there are 03 existing quarry leases within the radius of 500 mts area. The total cluster area >5.0 Ha and obtained LOI on 22.07.2021.forest is at 500mts and human habitation is at 120 mts in south –west direction of the proposed mine.

The Committee after examining the project proposals, presentations, MoEF&CC' Notifications & OMs and detailed deliberations, recommended to issue **Standard TOR with Public Hearing** with following additional conditions.

- 1. The project proponent shall prepare cluster EIA and EMP.
- 2. The project proponent shall prepare detailed plantation plan and dust suppression measures plan.
- **3.** The project proponent shall prepare plan for surface runoff protection measures.
- 4. The project proponent shall submit modified mining plan in compliance with NGT norms to maintain distance from habitation at the time of applying for EC.
- 5. The project proponent shall submit forest NOC at the time of applying for E.C.

Decision of SEIAA:-Agreed with the recommendation of the SEAC to issue Standard TOR with Public Hearing.

Special Secretary To Govt

Dr. P.V.Chalapathi Rao, I.F.S Dr.Thatiparthi Byragi Reddy Sri P.Venkata Rami

Reddy, I.A.S, (Retired).

Special Secretary to Govt., Professor. Department of

Environment, Forests, Sciences Environmental Sciences, Andhra Chairman, and Technology Department, University, Visakhapatnam SEIAA,A.P

Govt. of Andhra Pradesh &

Member Secretary,

SEIAA,A.P.