

REVISED MINUTES of 210th MEETING OF STATELEVEL ENVIRONMENT IMPACT ASSESSMENT AUTHORITY (SEIAA) A.P., MEETING HELD ON 15.03.2023 AT VIJAYAWADA A.P.

210th SEIAA Day-2 15.03.2023



REVISED MINUTES OF THE 210th MEETING OF STATELEVEL ENVIRONMENT IMPACT ASSESSMENT AUTHORITY (SEIAA) A.P., MEETING HELD ON 15.03.2023 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 Special Secretary to Govt., Environment, Forests, Sciences and Technology Department, Govt. of Andhra Pradesh & Member Secretary, SEIAA, A.P.	Member Secretary

28/03/2023

Agenda	9.870 Ha, Mining of Colour Granite of M/s Krishna Exim at Sy.No. 121 of
Item:	Buduruwada Village, Paravathipuram Mandal, Parvathipuram Manyam District
213.24 &	(Formerly Vizianagaram District), Andhra Pradesh
210.17	SIA/AP/MIN/415950/2023
	Recommendations of the SEAC on 23.02.2023.
	Category: B1.
	The proposed project is for mining of Colour granite in an area of 9.870
	Hawith a proposed of production quantity of Colour granite – 12,538
	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 M/s. SV Enviro Labs & Consultants, have
	attended the meeting.
	The project proponent has obtained Standard TOR with public hearing on
	29.12.2021 and public hearing was held on 14.09.2022.
	Public Hearing Details:
	Crop compensations, health camps and employment issues are the specific
	issues raised in the Public hearing.
	Response of the management during the public hearing:
	Sri R.Ramesh, Representative of the proposed mine, stated that the village will
	be developed with the establishment of industries, Budhuruwada came into existence after the mines, they will pay 37.5% tax to the government, DMF fund
	will be given to village, so that can be used for school development and RO
	plant, blasting will be carried out with permissions, they will do certain activities
	under CSR and carry out health camps to the villagers.
	The base line data was collected from Nov,2020 to Jan, 2021.
	The predominant wind direction is observed to be North East to South West
	The maximum concentration of SPM is observed to be 56 μ g/m3. The
	incremental concentration is 6.35 μ g/m3. The GLC of SPM will fall at 0.54km in
	South West direction of the mine.
	The proponent volunteered to provide health camps, Water treatment plant and
	Digital class rooms to local primary School to the Buduruwada Village as a part
	of Corporate Social Responsibility (CSR) activity and shall maintain till the life
	of the mine. Life of mine is 203 years.
	The Committee after examining the project proposals, presentations, mining
	plan, MoEF&CC' Notifications & OMs, EIA Report, PH minutes and detailed
	deliberations, recommended to issue Environmental Clearance with following
	conditions:
	1. The proponent shall comply with the proposals furnished in
	Environmental management plan.
	2. The project proponent shall develop greenbelt of 1km 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
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	 stipulated ambient air quality standards at any point of time. 5. The project proponent shall develop 1000 medicinal plants and fruit plants in surrounding villages. 6. The proponent shall carryout suppression of dust generated due to transport vehicles by water spraying with tankers continuously. 7. The project proponent shall conduct health camps at least every 6 months with help of local PHC. 8. The project proponent shall comply other assurances given in the public hearing Decision of SEIAA:- Agreed with the recommendations of SEAC to issue Environmental Clearance with a condition that the proponent shall comply with the Environmental issues raised in the public hearing.
Agenda Item: 213.26 & 210.18	1.00 Ha, Mining of Building Stone & Gravel of M/s Nookambica Quarry Workers Society at Survey No.: 357 Akkiredipalem Village, Anakapalli Mandal, Anakapalli District (Erstwhile Visakhapatnam District), Andhra Pradesh SIA/AP/MIN/412867/2023
	Recommendations of the SEAC on 23.02.2023.
	Category : B2 The proposed project is for mining of Building Stone & Gravel in an area of 1.00 Ha. with a proposed of production quantity of Building Stone & Gravel - 30,000 m3/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan. 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 project proponent and their consultant, Hubert Enviro Care Systems Pvt. Ltd., have attended the meeting.
	The Committee noted that as per the cluster letter issued by the Asst., Director of Mines & Geology, Anakapalli, vide Letter dated: 06.12.2022, there are 03 quarry leases within the radius of 500 meters from the proposed mine area. The total cluster area is < 5.0 Ha. This is a 1 st renewal lease and later, proponent has obtained LOI deemed extension up to 31.03.2023. 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.

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.

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 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 project proponent has submitted an approved mining plan as per the NGT norms by leaving 0.6432 Ha as non-mining zone.

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 following conditions:

- **1**. The project proponent shall prepare cluster EIA& EMP.
- 2. The project proponent shall prepare a plantation plan including no. of species and type of species and area of land allocated for greenbelt.
- **3**. The project proponent shall submit surface runoff prevention measures plan.
- 4. The Project proponent shall not carryout drilling and blasting.
- 5. The project proponent shall submit plan for Restoration of benches and buffer zone in remediation plan and the cost of restoration of benches and buffer zone should be included in Bank guarantee.
- 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 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. 12. The project proponent shall submit proof of Bank Guarantee submission as per S.O.No.804 (E) dated 14.03.2017 and payment of penalty amount as per OM dated 07.07.2021.
	Decision of SEIAA:- Agreed with the recommendations of SEAC to issue Violation Terms of Reference without Public Hearing.
Agenda Item: 213.27 & 210.19	4.046 Ha, Mining of Iron Ore of M/s. Sai Balaji Minerals at Sy.No: 370, Sy.No: 58/P Of Obulapuram Village, D-Hirehal Mandal, Anantapuram District, Andhra Pradesh SIA/AP/MIN/412837/2023
	Recommendations of the SEAC on 23.02.2023.
	Category: B2 The proposed project is for mining of Iron Ore in an area of 4.046 Ha. with a proposed of production quantity of IRON ORE: 98614 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 the project and their consultant Ecomen Laboratories Pvt. Ltd., have attended the meeting.
	The Committee noted that as per the cluster letter issued by the Asst., Director of Mines & Geology, Anantapuramu, vide Letter dated: 26.11.2022, there are no quarry leases within the radius of 500 meters from the proposed mine area. The total cluster area is< 5.0 Ha.
	The proponent obtained work order on 22.09.2007 for 10 years and later, proponent has obtained LOI deemed extension up to 31.03.2023 and proponent submitted production and dispatch details letter vide letter dt.06.12.2022.
	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

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	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 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.
	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 observed that the proposed mineral is a Major mineral and the proposed mine is falls within in 5km to inter-state boundary i.e., 500m to Karnataka border. The project has to be appraised by EAC, MoEF& CC, New Delhi. Hence, committee decided to reject the proposal.
	The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OMs and detailed deliberations, recommended to reject the proposed mine.
	Decision of SEIAA:- Agreed with the recommendations of SEAC to Reject the proposal.
Agenda Item: 213.28 & 210.20	0.970 Ha, Mining of Road Metal & Building Stone of Sri P. Appa Rao at Survey No.: 01 Marturu Village, Anakapalli Mandal, Anakapalli District, Andhra Pradesh SIA/AP/MIN/412869/2023
	Recommendations of the SEAC on 23.02.2023.
	Category : B2 The proposed project is for mining of Road Metal & Building Stonein an area of 0.970 Ha. with a proposed of production quantity of Road Metal & Building Stone – 40,000 m3/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.
	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. Hubert Enviro Care Systems,have attended the meeting.

The Committee noted that as per the cluster letter issued by the Asst., Director of Mines & Geology, Anakapalli, vide Letter dated: 16.12.2022, there are 13 existing quarry leases within the radius of 500 meters from the proposed mine area. **The total cluster area is < 5.0 Ha.**

The proponent obtained work order on 22. 09.2010 and later, proponent has obtained LOI deemed extension up to 31.03.2023.

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 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.

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 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 following conditions:

- **1**. The project proponent shall prepare cluster EIA& EMP.
- 2. The project proponent shall prepare a plantation plan including no. of species and type of species and area of land allocated for greenbelt.
- **3**. The project proponent shall submit surface runoff prevention measures plan.
- 4. The Project proponent shall submit controlled blasting techniques.
- 5. The project proponent shall submit plan for Restoration of benches and

	 buffer zone in remediation plan and the cost of restoration of benches and buffer zone should be included in Bank guarantee. 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 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 damage assessed and economic benefit derived due to violation. 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. 12. The project proponent shall submit proof of Bank Guarantee submission as per S.O.No.804 (E) dated
Agenda	10.00 Ha, Mining of Pyrophyllite & Quartz of M/s Sai Rachana Minerals (OPC)
Item: 213.29 & 210.21	Pvt. Ltd at Survey No. 1974/P of B.Yerragudi Village, Lakkireddipalli Mandal in Y.S.R Kadapa District, Andhra Pradesh SIA/AP/MIN/411245/2023
	Recommendations of the SEAC on 23.02.2023.
	Category : B1
	The proposed project is for mining of Phyrophylite& Quartzin an area of
	10.00 Ha. with a proposed of production quantity of Pyrophylite- 33,862
	Tons / Annum,& Quartz – 48,378 Tons / Annum with a condition that the total production during a scheme should be limited to the approved quantity as per
	production during a scheme should be minited 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 project and their consultant M/s. Ecomen Laboratories Pvt. Ltd.,, have attended the meeting.
	The Committee noted that as per cluster letter issued by the Asst. Director of Mines & Geology, Kadapa, YSR District vide Lr. dt. 01.08.2022, there are no existing quarry leases within the radius of 500 m area. The total cluster area is > 5.0 Ha and obtained LOI on 03.01.2022.
	The Committee, after examining the project proposals, presentations, mining plan MoEF&CC' Notifications & OMs and detailed deliberations, recommended to issue Standard Terms of Reference with public hearing and following additional TORs.
	 The project proponent shall prepare cluster EIA& EMP. The project proponent shall prepare a plan for surface runoff prevention measures, with finances.
	 3. The project proponent shall prepare a plantation plan including no. of species and type of species and area of land allocated for greenbelt. Decision of SEIAA:- Agreed with the recommendations of SEAC to issue Standard Terms of Reference with public hearing.
Item:	2.00 Ha, Mining of Road Metal & Building Stone of Sri. G. Ammireddy at Survey No.: 168 Kusumala Village Mandasa Mandal, Srikakulam District, Andhra Pradesh SIA/AP/MIN/413581/2023
	Recommendations of the SEAC on 23.02.2023.
	Category : B2 The proposed project is for mining of Road Metal & Building Stonein an area of 2.00 Ha. with a proposed of production quantity of Road metal & Builidng stone – 25,000 m3/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.
	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. Hubert Enviro Care Systems, have attended the meeting.
	The Committee noted that as per the cluster letter issued by the Asst., Director of Mines & Geology, Tekkali, Srikakulam District, vide Letter dated: 24.12.2022, there are 02 existing quarry leases within the radius of 500 meters from the proposed mine area. The total cluster area is < 5.0 Ha.
1	The proponent obtained work order on 02.08.2014 and later, proponent has

obtained LOI deemed extension up to 31.03.2023.

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 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.

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 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 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 following conditions:

- **1**. The project proponent shall prepare cluster EIA& EMP.
- 2. The project proponent shall prepare a plantation plan including no. of species and type of species and area of land allocated for greenbelt.
- **3**. The project proponent shall submit surface runoff prevention measures plan.
- 4. The project proponent shall submit plan for Restoration of benches and buffer zone in remediation plan and the cost of restoration of benches and buffer zone should be included in Bank guarantee.
- 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 to be initiated through concerned Regional office, APPCB under section 15 read with section 19 of E(P) Act 1986.
- 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 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. 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 committen of the PP not to repeat any such violation in future. 11. The project proponent shall submit proof of Bank Guarantee submission as per S.O.No.804 (E) dated 14.03.2017 and payment of penalty amount as per OM dated 07.07.2021.
Agenda Item: 213.33 & 210.23	Violation Terms of Reference without Public Hearing. 5.664 Ha Mining of Road Metal & Gravel of M/s. P.L.R. Brothers Stone Crushers At Survey No: 6/P, Puligilapadu Village, Rapur Mandal, S.P.S.R Nellore District, Andhra Pradesh SIA/AP/MIN/413781/2023
	Recommendations of the SEAC on 23.02.2023.
	Category: B1 The proposed project is for mining of Road Metal & Gravelin an area of 5.664 Ha. with a proposed of production quantity of Road Metal – 40,433 m3/annum and Gravel – 3031 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 M/s. Space Enviro Solutions, have attended the meeting.
	The Committee noted that as per the cluster letter issued by the Asst., Director of

Mines & Geology, Nellore, vide Letter dated: 16.12.2022, there are 05 existing quarry leases and One LoIwithin the radius of 500 meters from the proposed mine area. **The total cluster area is** > **5.0 Ha.**

The proponent obtained work order on 16.04.2003 and later, proponent has obtained LOI deemed extension up to 31.03.2023.

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 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.

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 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 following conditions:

- 1. The project proponent shall prepare cluster EIA& EMP.
- **2**. The project proponent shall prepare a plantation plan including no. of species and type of species and area of land allocated for greenbelt.
- **3**. The project proponent shall submit surface runoff prevention measures plan.
- 4. The Project proponent shall adopt for controlled blasting techniques.
- 5. The project proponent shall submit plan for Restoration of benches and buffer zone in remediation plan and the cost of restoration of benches and buffer zone should be included in Bank guarantee.
- 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

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The decision of 197 th SEAC meeting is as follows: The Committee after examining the project proposals, preser appraisal ,MoEF&CC' Notifications &OMs and detailed recommended to raise ADS for modified mining plan as per the minor corrections in final EIA & EMP report and accordingly the p submitted ADS reply on 23.12.2022. The decision of 210 th SEAC meeting is as follows: The committee observed that in modified mining plan hamlet is men North East direction whereas in the drawings it is Southern direct sheds located in the southern direction is mentioned as hamlet. Hen opined that the mining plan needs to corrected and recommended for proper modified mining plan as the poultry is in Southern direct The Committee after examining the project proposals, presen- replies, Modified mining plan, MoEF&CC' Notifications & OMs deliberations, recommended to raise ADS for proper modified mining poultry is in Southern direction. According, the project proponent has submitted Errata by leaving non-mining zone on Northeast direction vide letter dt. 30.01.2023. The project proponent has obtained Standard TOR with public 25.02.2022 and public hearing was held on 24.06.2022.	deliberations, NGT orders, oroponent has ntioned in the ction, poultry ce committee to raise ADS on. tations, ADS and detailed ng plan as the 5 0.100 Ha of
Public Hearing Details: Employment, CSR activities and blasting issues are the specific during the public hearing. Response of the management during the public hearing:	issues raised
Copy attached	
The base line data was collected from Nov,2020 to Jan, 2021. The predominant wind direction is observed to be North East to Sou The maximum concentration of SPM is observed to be 62.50 incremental concentration is 3.5 µg/m3. The GLC of SPM will fall South West direction of the mine. The proponent volunteered to provide health camps& Water treat the Pedadungada Village as a part of Corporate Social Response activity and shall maintain till the life of the mine. Life of mine is 13 The Committee after examining the project proposals, presentate plan, MoEF&CC' Notifications & OMs, EIA Report, PH minutese deliberations, recommended to issue Environmental Clearance we conditions:	μg/m3. The at 0.32km in ment plant to sibility (CSR) 3.98 years. tions, mining and detailed
 The proponent shall comply with the proposals in Environmental management plan. The project proponent shall develop greenbelt of 1km all roads & village Road sides. The project proponent shall maintain 7.5mt greenbelt in but existing buffer zone plantation should not be disturbed. 	ong approach
 4. The proponent shall take dust suppression measures to measures to measure at any point of time. 5. The project proponent shall develop 1000 medicinal plants in surrounding villages. 	

Agenda Item: 213.37 &	 6. The project proponent shall adopt controlled blasting techniques. 7. The proponent shall carryout suppression of dust generated due to transport vehicles by water spraying with tankers continuously. 8. The project proponent shall conduct health camps at least every 6 months with help of local PHC. 9. The project proponent shall comply other assurances given in the public hearing. Decision of SEIAA:- Agreed with the recommendations of SEAC to issue Environmental Clearance. 3.917 Ha Colour Granite mine of M/s. Dinesh Granites & Exports at Sy No: 82-2/P, 82-3/P, 82-4, 82-5, 548/1 to 5 Murukipudi Village, Chilakaluripet Mandal Guntur District, Andhra Pradesh SIA/AP/MIN/75043/2022
210.25	Recommendations of the SEAC on 23.02.2023.
	Category: B2 at par with B1. The proposed project is for mining of Colour granite in an area of 3.917 Ha. with a proposed production quantity of Mining of Colour granite – 23,557 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 VVN Technologies have attended the meeting. The project proponent has submitted change of consultancy letter.
	The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Guntur, vide Lr. dated:22.10.2022, there are three existing quarry leases within the radius of 500 mts area and 7 LoI issued mines are there. The total cluster area is 9.624 Ha. which is >5.0 Ha and obtained LOI on 10/02/2022 for 20 years., Mining plan approved on 22.03.2022. Life of mine is 8 years.
	 The Committee after examining the project proposals, presentations, MoEF&CC' Notifications & OMs and detailed deliberations, recommended to issue Standard TOR with public hearing and with following additional TORs. The project proponent shall prepare cluster EIA and EMP. The project proponent shall submit waste dump management plan for waste disposal. The project proponent shall prepare plantation plan. The project proponent shall submit photographs of nearest sheds with Geo-coordinates. Decision of SEIAA in 201st meeting:- Refer to SEAC to examine the distance of nearest habitation (100m) w.r.t. Hon'ble NGT order.
	This case is again placed in 213th SEAC meeting:
	The project proponent presented the Photographs of nearby sheds with Geo-

	coordinates.
	The committee on viewing the presentation observed that the sheds existing within in the 100m radius is an Agricultural Godown and not inhabited and Haystacks in the Eastern side. Hence, earlier meeting recommendations holds good.
	Decision of SEIAA:- Agreed with the recommendations of SEAC to issue Standard TOR with public hearing.
Agenda Item: 213.38 & 210.26	1.92 Ha. Road Metal & Building Stone of M/s. Parameswari Stone Crusher at Sy. No.07, Sompuram Village, Vepada Mandal, Vizianagaram District, Andhra Pradesh SIA/AP/MIN/68918/2021
	Recommendations of the SEAC on 23.02.2023.
	Category: B2 at par with B1. The proposed project is for mining of Road Metal & Building stone in an area of 1.92 Ha. with a proposed production quantity of Road Metal & Building Stone: 74,508 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, Hubert Enviro Care systems have 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, Vizianagram, vide Lr. dated: 22.09.2021, there are 8 existing quarry leases within the radius of 500 mts area. The total cluster area is 8.01 Ha and obtained LOI on 24.07.2017 and extension of LOI on 01.06.2022.
	The Committee noted that the extent of proposed mine lease area is 1.92 Ha. The project falls under B2 at par with B1 category. Mine life 6 years.
	 The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OMs and detailed deliberations, recommended to issue Standard Terms of Reference with Public Hearing and following conditions: The proponent shall prepare cluster EIA &EMP based on latest cluster letter.
	 2. The proponent shall submit plantation Plan. 3. The project proponent shall submit latest cluster letter. 4. The project proponent shall prepare surface runoff protection measures plan. 5. The project proponent shall submit plan for Restoration of benches and buffer zone.
	Decision of SEIAA in 195th meeting:- Refer to SEAC to address the following: The proposal was placed in the 184th SEIAA meeting held on 26.05.2022. The SEIAA referred to SEAC to examine the inconsistency in the minutes noticed

	i.e., it is mentioned that this is not a violation case and also issued Specific Terms of Reference.		
	This proposal is placed in 213th SEAC meeting:		
	Decision of 187th SEAC is as follows:		
	The Committee after re-examining the project proposals, presentations, MoEF&CC' Notifications & OMs, detailed deliberations noted that this is not a violation case and recommended to issue STOR with public hearing stipulating that: 1. Cluster EIA & EMP		
	Decision of SEIAA in 184th meeting: - Refer to SEAC to examine the inconsistency in the minutes. The following inconsistency noticed. It is mentioned that this is not a violation case and also issued Specific Terms of Reference.		
	Previously, the committee has recommended to issue STOR in 187th SEAC meeting instead of Standard Terms of Reference. Hence, committee recommended to issue Standard Terms of Reference with Earlier conditions.		
Decision of SEIAA:- Agreed with the recommendations of SEAC to Standard Terms of Reference with Public Hearing.			
Agenda Item: 213.39 & 210.27	7.991 Ha. Mining of Quartzite, Rough Stone & Gravel Quarry of M/s. VR Infra and Technologies at Sy.No. 104 of Kusuluvada Village, Anandapuram Tehsil, Visakhapatnam District, Andhra Pradesh SIA/AP/MIN/412641/2022		
	 Recommendations of the SEAC on 23.02.2023. Category : B2 at par with B1. The proposed project is for mining Quartzite, Rough Stone & Gravel in an area of 7.991 Ha. with a proposed production quantity of Quartzite – 34,962 m3/annum, Rough Stone – 32,631 m3/annum & Gravel – 1,11,018 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 the proponent and their Consultant EHS 360 Labs Pvt., Ltd., have attended the meeting and presented the case.		
	The Committee noted that as per cluster letter issued by the Asst. Director of Mines & Geology, Visakhapatnam vide Lr. dt. 17.09.2022, there are 02 existing quarry leases within the radius of 500 m area. The total cluster area is > 5.0 Ha and obtained LOI on 06/10/2022 .		
	The Committee after examining the project proposals, presentations, MoEF&CC' Notifications & OMs and detailed deliberations, recommended to issue Standard Terms of Reference with public hearing and following additional		

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	TORs. 1. The project proponent shall prepare cluster EIA& EMP.
	2. The project proponent shall prepare a plan for surface runoff prevention
	measures, with finances.
	3. The project proponent shall prepare a plantation plan including no. of species and type of species and area of land allocated for greenbelt.
	Decision of SEIAA:- Refer to SEAC to examine the complaint received from Sri Mudunuri Rama Raju on M/s. VR Infra and Technologies.
	This proposal was placed in 213 th SEAC meeting:
	The committee verified compliant received to SEIAA vide letter dt. 07.01.2023. The Committee after examining the complaint details and detailed deliberations, recommended that the writ petition No.39371/2023 was filed after the government auction.
	The committee observed that the proponent has obtained LOI and applied for TOR, the said court case has been filed after the LOI dt: 06/10/2022. The committee after examining the LOI and court case and after detailed
	deliberations recommended for TOR with public hearing without prejudice
	to the ongoing case vide No.39371/2023. The proponent shall furnish the disposal orders of the writ petition before coming for EC. The earlier TOR
	conditions with additional conditions stated above shall hold good.
	The project proponent shall upload all legal clearances disposal order at the time of applying for EC.
	Decision of SEIAA:- Agreed with the recommendations of SEAC to issue TOR with public hearing without prejudice to the ongoing case vide No.39371/2023.
Agenda Item: 213.40 & 210.28	81.95 Ha Manganese Ore of M/s. Mahalakshmi Minerals, Devada Manganese Block at Sy No. 78,91 of Kondapalem and Sy .nos. 145,146,147,152,153& 154 of Koduru village, Sy. Nos. 3,4,12,231 of Duvvm village, Garividi Mandal Vizianagaram District, Andhra Pradesh SIA/AP/MIN/295078/2022
	Recommendations of the SEAC on 23.02.2023.
	The project proponent has obtained TOR on 23.08.2022 with stipulating certain conditions to be complied and now applied for Amendment for TOR to deleted following two conditions .
	• The project proponent shall upload all legal clearances disposal order
	at the time of applying for EC.The project proponent shall submit modified mining plan by leaving
	200 mts clear distance from all the nearest houses/public roads in all direction in the applied lease area as non-mining zone as per NGT orders 2020.
	The committee noted that Earlier TOR holds good and committee recommended to Reject Amendment TOR.
	The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OMs and detailed deliberations, recommended to Reject Amendment TOR as previous TOR holds good.

	 Decision of SEIAA:- Refer to SEAC to examine the following: 1. Grant of lease it self is subject to final outcome in W.P. no. 22496 of 2021 and the grant of EC should be subject to outcome of W.P. no. 22496 of 2021. 2. As per the NGT order dated. 21.07.2020, the distance criteria is as follows: 			
	Mining Type	Minimum distance	Locations	
	When blasting is not involved	100 mtrs	Residential / public buildings, inhabited sides, locations to be considered by States	
	As far as public roads are concerned relevant regulations may be considered and the SEAC may reexamine the project as per the rules in vogue.			
	This proposal is placed in 2013 th SEAC meeting:			
	The Blasting requirement details clearly mentioned in page no 52 and 53 of approved mining plan dt. 06.01.2022			
	Copy attached			
	The committee observed that as per the KML file uploaded by Parivesh web site it is observed that a good no of hou Vermicompost are existing in the proposed mine site, by taking into consideration the committee recommended for TOR. It the production is 5,00,000 TPA as per Mining plan blasting has to be carried out. As per the KML file the proponent ha mining plan as habitation, Roads and other activities are w area. Hence, the committee recommended to direct the prop the mining plan accordingly.			
	Decision of SEIAA	:- Refer to SEA	AC for correction of minutes.	
Agenda Item: 213.43 & 210.29	Limited, Mulakalla	anka-Katavaran Iandal, East	f M/s. Jai Prakash Power Ventures Private n/2022-9 sand reach Mulakallanka Village, Godavari District, Andhra Pradesh	
	Recommendations of the SEAC on 23.02.2023.			
	proposed production with a condition the the approved quanting The proposed proj	on quantity of at the total pro ity as per Minin ect falls under and its amendm	Item No. 1(a) of the schedule of the EIA nents thereof Mining of minerals (\leq 250 ha of	

	no existing sand reaches within the radius of 500 mtrs area. The decision of Earlier meeting is as follows: The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OM's and detailed deliberations, recommended raise ADS for submission Replenishment and earlier mine execution details. Accordingly, the proponent has submitted Replenishment and earlier mine execution details vide ADMG, Rajamahendravarm letter dt. 08.02.2023. The project proponent volunteered to allocate funds 10% of the project cost for providing amenities to the local school / PHCs and development of village roads in the Mulakallanka Village under Corporate Social Responsibility (CSR).
	 The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OM's and detailed deliberations, recommended for issue of Environmental clearance for Semi Mechanised method of mining with the following conditions: There shall be no change in the production quantities approved in Environment Clearance order.
	 All the conditions and guidelines issued by MoEF&CC, Govt of India in respect of sand mining shall be followed. The directions issued by the Honb'le NGT, Southern Zone, Chennai in the matter of O.A.No. 47 of 2016 (SZ) & 177 of 2016 (SZ), Order dated:14.12.2020 shall be scrupulously followed. The boundary pillars shall be erected with geo co-ordinates marked on
	 the boundary plane of the created with geo to ordinate mainted on them. 5. No sand mining shall be done during the rainy season. 6. The ramp (i.e., approach road) shall be removed after sand mining is completed. 7. The standard environmental conditions for sand mining specified in the Sustainable Sand Mining Guidelines, issued by MoEF&CC, Govt of
	 India, 2016 shall be followed. The mine operator shall not carry mining more than 1 meter depth in compliance with AP WALTA Act. 8. Under any circumstance under water sand mining shall not be carried out. Decision of SEIAA:- Refer to SEAC to examine with the Hon'ble NGT order in
	O.A.Nos.152/2021 & 53/2022 and 187/2021.
Agenda Item: 213.44 & 210.30	Sand reach over an extent of 4.20 Ha. TATAPUDI/2022-5 SAND REACH in Tatapudi Village, Kapileswarapuram Mandal, Konaseema Erstwhile East Godavari District, Andhra Pradesh SIA/AP/MIN/288325/2022
	Recommendations of the SEAC on 23.02.2023.
	Category : B2
	The project proposal is for mining Ordinary Sand in an area of 4.20 Ha with a proposed production quantity of Ordinary Sand Mine –42,000 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 Mining of minerals (<250 ha of
	mining lease area in respect of non-coal mine lease). The representative of the project proponent and their consultant M/s. PRIDHVI

	ENVIRO TECH (P) LTD have attended the meeting. The Committee noted that as per the cluster letter issued by the Asst., Director of Mines & Geology, Rajamahendravaram , vide Letter dated: 29.07.2022, there are no existing sand reaches within the radius of 500 mtrs area and obtained LOI on 05/05/2022. The decision of Earlier meeting is as follows: The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OM's and detailed deliberations, recommended to raise ADS for working status of adjacent sand reach. Accordingly, the proponent has submitted working status of adjacent sand reach details vide ADMG, Rajamahendravarm letter dt. 08.02.2023. The project proponent volunteered to allocate funds 10% of the project cost for providing amenities to the local school / PHCs and development of village roadsin the Tatapudi Village under Corporate Social Responsibility (CSR).
	The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OM's and detailed deliberations, recommended for issue of Environmental clearance for Semi Mechanised method of mining with the
	 Environmental clearance for Semi Mechanised method of mining with the following conditions: There shall be no change in the production quantities approved in Environment Clearance order. All the conditions and guidelines issued by MoEF&CC, Govt of India in respect of sand mining shall be followed. The directions issued by the Honb'le NGT, Southern Zone, Chennai in the matter of O.A.No. 47 of 2016 (SZ) & 177 of 2016 (SZ), Order dated:14.12.2020 shall be scrupulously followed. The boundary pillars shall be erected with geo co-ordinates marked on them. No sand mining shall be done during the rainy season. The ramp (i.e., approach road) shall be removed after sand mining is completed. The standard environmental conditions for sand mining specified in the Sustainable Sand Mining Guidelines, issued by MoEF&CC, Govt of India, 2016 shall be followed. The mine operator shall not carry mining more than 1 meter depth in compliance with AP WALTA Act. Under any circumstance under water sand mining shall not be carried out.
Agenda Item: 213.45 &	O.A.Nos.152/2021 & 53/2022 and 187/2021. Sand reach over an extent of 4.00 Ha ALAMURU/2022-2 SAND REACH in Alamuru Village, AlamuruMandal, Konaseema Erstwhile East Godavari District, A.P. SIA/AP/MIN/288296/2022
210.31	Recommendations of the SEAC on 23.02.2023.
	Category : B2 The project proposal is for mining Ordinary Sand in an area of 4.00 Ha with a proposed production quantity of Ordinary Sand Mine –40,000 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.
	The proposed project falls under Item No. 1(a) of the schedule of the EIA

	Notification 2006 and its amendmentsthereof Mining of minerals (<250 ha of
	mining lease area in respect of non-coal mine lease). The measurement $M(z, REDUN)$
	The representative of the project proponent and their consultant M/s. PRIDHVI ENVIRO TECH (P) LTD have attended the meeting.
	The Committee noted that as per the cluster letter issued by the Asst., Director of
	Mines & Geology, Rajamahendravaram , vide Letter dated: 29.07.2022, there
	are no existing sand reaches within the radius of 500 mtrs area and obtained LOI
	on 05/05/2022.
	The decision of Earlier meeting is as follows:
	The Committee after examining the project proposals, presentations, MoEF&CC
	Notifications & OM's and detailed deliberations, recommended to raise ADS for
	working status of adjacent sand reach.
	Accordingly, the proponent has submitted working status of adjacent sand reach
	details vide ADMG, Rajamahendravarm letter dt. 08.02.2023.
	The project proponent volunteered to allocate funds 10% of the project costfor
	providing amenities to the local school / PHCs and development of village
	roadsin the Alamuru Village under Corporate Social Responsibility (CSR).
	The Committee after examining the project proposals, presentations, MoEF&CC
	Notifications & OM's and detailed deliberations, recommended for issue of Environmental clearance for Semi Mechanised method of mining with the
	following conditions:
	1. There shall be no change in the production quantities approved in
	Environment Clearance order.
	2. All the conditions and guidelines issued by MoEF&CC, Govt of India in
	respect of sand mining shall be followed.
	3. The directions issued by the Honb'le NGT, Southern Zone, Chennai in the
	matter of O.A.No. 47 of 2016 (SZ) & 177 of 2016 (SZ), Order
	dated:14.12.2020 shall be scrupulously followed.
	4. The boundary pillars shall be erected with geo co-ordinates marked on
	them.
	5. No sand mining shall be done during the rainy season.
	6. The ramp (i.e., approach road) shall be removed after sand mining is
	completed.
	7. The standard environmental conditions for sand mining specified in the
	Sustainable Sand Mining Guidelines, issued by MoEF&CC, Govt of
	India, 2016 shall be followed. The mine operator shall not carry mining more than 1 meter depth in compliance with AP WALTA Act.
	 8. Under any circumstance under water sand mining shall not be carried out.
	0. Onder any circumstance under water sand mining shan not be carried out.
	Decision of SEIAA:- Refer to SEAC to examine with the Hon'ble NGT order in
	O.A.Nos.152/2021 & 53/2022 and 187/2021.
Agenda	Sand reach over an extent of 4.59 Ha. In RAJAVARAM/2022-1 SAND REACH
Item:	Rajavaram Village, Atreyapuram Mandal, Konaseema Erstwhile East Godavari
213.46 &	District, Andhra Pradesh. SIA/AP/MIN/287435/2022
210.32	
	Recommendations of the SEAC on 23.02.2023.
	Category : B2
	The project proposal is for mining Ordinary Sand in an area of 4.59 Ha with a
	The project proposal is for mining orallary said in an area of 4.55 Ha with a

	proposed production quantity of Ordinary Sand Mine –45,900 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 Mining of minerals (<250 ha of
	mining lease area in respect of non-coal mine lease).
	The representative of the project proponent and their consultant M/s. PRIDHVI
	ENVIRO TECH (P) LTD have attended the meeting.
	The Committee noted that as per the cluster letter issued by the Asst., Director of
	Mines & Geology, Rajamahendravaram , vide Letter dated: 29.07.2022, there
	are no existing sand reaches within the radius of 500 mtrs area and obtained LOI
	on 05/05/2022.
	The decision of Earlier meeting is as follows:
	The Committee after examining the project proposals, presentations, MoEF&CC
	Notifications & OM's and detailed deliberations, recommended to raise ADS for
	working status of adjacent sand reach.
	Accordingly, the proponent has submitted working status of adjacent sand reach
	details vide ADMG, Rajamahendravarm letter dt. 08.02.2023.
	The project proponent volunteered to allocate funds 10% of the project costfor
	providing amenities to the local school / PHCs and development of village
	roadsin the Alamuru Village under Corporate Social Responsibility (CSR).
	The Committee after examining the project proposals, presentations, MoEF&CC
	Notifications & OM's and detailed deliberations, recommended for issue of
	Environmental clearance for Semi Mechanised method of mining with the
	following conditions:
	1 . There shall be no change in the production quantities approved in
	Environment Clearance order.
	2. All the conditions and guidelines issued by MoEF&CC, Govt of India in
	respect of sand mining shall be followed.
	3 . The directions issued by the Honb'le NGT, Southern Zone, Chennai in the
	matter of O.A.No. 47 of 2016 (SZ) & 177 of 2016 (SZ), Order
	dated:14.12.2020 shall be scrupulously followed.
	4. The boundary pillars shall be erected with geo co-ordinates marked on
	them.
	5. No sand mining shall be done during the rainy season.
	6. The ramp (i.e., approach road) shall be removed after sand mining is
	completed.
	7. The standard environmental conditions for sand mining specified in the
	Sustainable Sand Mining Guidelines, issued by MoEF&CC, Govt of
	India, 2016 shall be followed. The mine operator shall not carry mining
	more than 1 meter depth in compliance with AP WALTA Act.
	8. Under any circumstance under water sand mining shall not be carried out.
	Decision of SEIAA:- Refer to SEAC to examine with the Hon'ble NGT order in
	O.A.Nos.152/2021 & 53/2022 and 187/2021.
Agenda	3.161 Ha. Mining of Silica Sand of M/s. P. L. Rao Mines & Minerals at Survey
Item:	No. 38, Siddavaram Village, Kota Mandal, Tirupati (formerly SPSR Nellore)
213.18 &	District, Andhra Pradesh SIA/AP/MIN/400657/2022
210.14,	
,	

210.33	
	Recommendations of the SEAC on 22.02.2023.
	Category: B2. 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 w ith 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 M/s Team Labs & Consultants have attended the meeting.
	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.
	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.
	 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: 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.
	Decision of SEIAA :- Refer back to SEAC to examine the issue of TOR with public hearing as M/s. Shiv Shakthi Mines & Minerals was recommended to issue EC in the same cluster.
	This case is placed in the 204 th SEAC meeting and recommended to issue EC because of as per the cluster letter issued by the ADMG M/s. Shiv Shakthi Mines & Minerals is an LOI stage. Hence, Earlier meeting recommendation holds good.
	Decision of SEIAA in 201 st meeting: - Refer back to SEAC to examine the issue of TOR with public hearing as M/s. Shiv Shakthi Mines & Minerals was recommended to issue EC on 14.11.2022 in the same cluster.

	This proposal is placed in the 213 th SEAC meeting.		
	As on date of appraisal, the cluster letter issued by ADMG was taken as the reference by SEAC, the mine falls in LoI stage and accordingly appraised.		
	As on the cluster letter dated 22/06/2002 issued by the Assistant Director of mines and Geology M/s. Shiv Shakthi Mines & Minerals is an LOI stage Hence, it may not be counted for calculating cluster area. Hence, earlier meeting recommendations holds good.		
	Decision of SEIAA:- Refer back to SEAC to examine the issue of TOR with public hearing as 3.525 Ha of M/s. Shiv Shakthi Mines & Minerals was issued with EC on 14.11.2022 in the same cluster. Hence, the cluster area may be more than 5 Ha and this may be examined.		
Agenda Item: 213.21 & 210.15, 210.34	3.012 Ha Mining of Kintada Quartz/Quartzite Mine of M/s Rashtriya Ispat Nigam Limited (RINL) at Sy.No.153 of Kintada Village, K. Kotapadu Mandal, Visakhapatnam District, Andhra Pradesh SIA/AP/MIN/404433/2022		
	Recommendations of the SEAC on 22.02.2023.		
	Category: B2. The proposed project is for mining of Quartz in an area of 3.012 Ha. with a proposed production quantity of Quartz – 50,000 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 consultants S V Enviro Labs & consultants have attended the meeting. The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Visakhapatnam vide Lr. dated: 18.10.2022, there is one existing quarry lease within the radius of 500 mts area which is granted before 2013. The total cluster area is < 5.0 Ha. No blasting proposed. 1 st renewal on 17.12.2021 for 20 years. The project proponent has submitted modified mining plan dt. 22/09/2022 by leaving 2.407 Ha as per NGT norms. Life of mine is to be considered from the		
	 Iter of mine 12.407 Ha as per NGT horms. Life of mine is to be considered from the grant of mine lease / Extension proceedings as the application is only in LOI stage. Life of mine is 2 years. EMP budget details: Capital cost of the EMP measures proposed : 7.70 Lakhs. Recurring of the EMP measures proposed: 5.35 Lakhs/Annum. The proponent volunteered to provide Water treatment plant with borewell to the Dalivalasa 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 additional conditions.
1. The proponent shall comply with the proposals furnished in
Environmental management plan.
2. The project proponent shall develop 1km 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. No blasting is allowed.
6. The life of the mine shall be from the date of execution of the lease.
Decision of SEIAA in 200 th meeting: - Refer to SEAC to apprise after obtaining
of working Status report from the Mines & Geology Department after 2021 as
the EC is expired in 2021.
This case is again placed in 213 th SEAC meeting:
As referred by the SEIAA, the project proponent has submitted a copy of
production and dispatch details vide letter dt. 23.12.2022 and the details are also
available in page no. 18 of Approved mining plan.
The Committee after examining the details reiterates that the earlier meeting
recommendations holds good.
Decision of SEIAA:- Agreed with recommendation of the SEAC with a
condition that no blasting is allowed.

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