




MINUTES OF THE 214th MEETING OF STATE EXPERT APPRAISAL COMMITTEE (SEAC), A.P.,
HELD ON - 2nd& 3rdMarch 2023 AT VIJAYAWADA, A.P.

214th
SEAC, A.P.
(Day-2)

3rdMarch 2023.



MINUTES OF THE 214thMEETING OF STATE EXPERT APPRAISAL COMMITTEE (SEAC), ANDHRA
PRADESH
HELD ON
03rdMarch 2023,AT VIJAYAWADA A.P.

	MINUTES OF THE 214th MEETING OF STATE EXPERT APPRAISAL COMMITTEE (SEAC), A.P., HELD ON - 2nd& 3rd March 2023 AT VIJAYAWADA, A.P.
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Present: The following members were present. (Through Video Conference)

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



Agenda Item: 214.23	1.00 Ha, Mining of Road Metal & Building Stone of M/s. Sri Balaji Stone Crusher at Sy. No. 305, Durgasamudram Village, Tirupathi Rural Mandal, Chittoor District, Andhra Pradesh -TOR - Violation - Reg.
SIA/AP/M IN/82042 /2021	<p>Category: B2 (violation).</p> <p>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 - 12,415 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The project proponent and their consultant M/s. Ecomen Laboratories Pvt., Ltd., have attended the meeting and presented the case.</p> <p>The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Chittoor, vide Lr. dated: 20.10.2022, there are 07 existing quarry leases within the radius of 500 mts area. The total cluster area is < 5.0 Ha.</p> <p>The project proponent has obtained work order on 04.01.2014 for 15 years.</p> <p>And whereas, pursuant to the order of the Hon'ble Supreme Court dated the 27th February, 2012 in I.A. No.12-13 of 2011 in Special Leave Petition (Civil) No.19628-19629 of 2009, in the matter of Deepak Kumar etc. Vs. State of Haryana and Others etc., prior environmental clearance has now become mandatory for mining of minor minerals and the Central Government has published notification number S.O.141(E), dated the 15th January, 2016 making prior environment clearance mandatory for all minerals (major as well as minor) irrespective of size of the mine lease; And whereas, all mine lease holders are required to obtain prior environment clearance.</p> <p>NGT order in OA No 136 of 2017 (SZ) : So under these circumstances, the application can be disposed of, giving the following directions: (i)The applications which are pending as on 31.3.2016 for Environment Clearance have to be treated as normal applications and not violation applications and the authorities are directed to dispose of those applications in accordance with law. 81 (ii) The persons who have not filed applications on or before 31.3.2016 and filed thereafter, can be treated as violation applications and the MoEF& CC /SEIAA is directed to dispose of those applications as violation cases in accordance with law. (iii) It is also made clear that all mining leases, either major or minor, even less than 5 hectares area, has to apply and get Environment Clearance as per the amended EIA Notification dated 15.1.2016. This will apply to the existing mining leases as well. The points are answered accordingly.</p> <p>The committee noted that the proponent operated mine from after 2016 without obtaining environmental clearance as required under EIA notification 2006 after promulgation of S.O. 141 (E) dt 15.01.2016 and hence to be treated as identified violation case as per OM 07.07.2021.</p> <p>The committee observed that there is Sambatla RF at a distance of 0.3 Kms. Hence, the</p>

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	<p>committee recommended to raise ADS for submission of Forest NOC.</p> <p>The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OMs and detailed deliberations, recommended to raise ADS for submission of Forest NOC.</p>
Agenda Item: 214.24	<p>3.00 Ha, Mining of Road Metal & Building Stone of M/s. Sri Balaji Stone Crusher at Sy. No. 305, Durgasamudram Village, Tirupathi Rural Mandal, Chittoor District, Andhra Pradesh -TOR - Violation - Reg.</p>
SIA/AP/M IN/41039 0/2022	<p>Category : B2 (violation).</p> <p>The proposed project is for mining of Road Metal & Building Stone in an area of 3.00 Ha. with a proposed production quantity of Road Metal & Building Stone - 30,507 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The project proponent and their consultant M/s. Ecomen Laboratories Pvt., Ltd., have attended the meeting and presented the case.</p> <p>The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Chittoor, vide Lr. dated: 20.10.2022, there are 06 existing quarry leases within the radius of 500 mts area. The total cluster area is <5.0 Ha.</p> <p>The project proponent has obtained work order on 21.03.2014 for 15 years.</p> <p>And whereas, pursuant to the order of the Hon'ble Supreme Court dated the 27th February, 2012 in I.A. No.12-13 of 2011 in Special Leave Petition (Civil) No.19628-19629 of 2009, in the matter of Deepak Kumar etc. Vs. State of Haryana and Others etc., prior environmental clearance has now become mandatory for mining of minor minerals and the Central Government has published notification number S.O.141(E), dated the 15th January, 2016 making prior environment clearance mandatory for all minerals (major as well as minor) irrespective of size of the mine lease; And whereas, all mine lease holders are required to obtain prior environment clearance.</p> <p>NGT order in OA No 136 of 2017 (SZ) : So under these circumstances, the application can be disposed of, giving the following directions: (i) The applications which are pending as on 31.3.2016 for Environment Clearance have to be treated as normal applications and not violation applications and the authorities are directed to dispose of those applications in accordance with law. 81 (ii) The persons who have not filed applications on or before 31.3.2016 and filed thereafter, can be treated as violation applications and the MoEF& CC /SEIAA is directed to dispose of those applications as violation cases in accordance with law. (iii) It is also made clear that all mining leases, either major or minor, even less than 5 hectares area, has to apply and get Environment Clearance as per the amended EIA Notification dated 15.1.2016. This will apply to the existing mining leases as well. The points are answered accordingly.</p>


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	<p>The committee noted that the proponent operated mine from after 2016 without obtaining environmental clearance as required under EIA notification 2006 after promulgation of S.O. 141 (E) dt 15.01.2016 and hence to be treated as identified violation case as per OM 07.07.2021.</p> <p>The committee observed that there is Sambatla RF at a distance of 0.3 Kms. Hence, the committee recommended to raise ADS for submission of Forest NOC.</p> <p>The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OMs and detailed deliberations, recommended to raise ADS for submission of Forest NOC.</p>
Agenda Item: 214.25	0.809 Ha, Mining of Road Metal & Building Stone of M/s. Venkata Lakshmi Stone Crusher at Survey No.: 01 Marturu Village, Anakapalli Mandal, Visakhapatnam District, Andhra Pradesh -TOR - Violation - Reg.
SIA/AP/M IN/41393 9/2023	<p>Category: B2 at par with B1 (violation).</p> <p>The proposed project is for mining of Road Metal & Building Stone in an area of 0.809 Ha. with a proposed production quantity of Road Metal & Building Stone -13,230 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The project proponent and their consultant M/s. HECS Pvt., Ltd., have attended the meeting and presented the case.</p> <p>The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Anakapalli, vide Lr. dated: 12.12.2022, there are 26 existing quarry leases within the radius of 500 mts area. The total cluster area is > 5.0 Ha.</p> <p>This is a first renewal lease.</p> <p>And whereas, pursuant to the order of the Hon'ble Supreme Court dated the 27th February, 2012 in I.A. No.12-13 of 2011 in Special Leave Petition (Civil) No.19628-19629 of 2009, in the matter of Deepak Kumar etc. Vs. State of Haryana and Others etc., prior environmental clearance has now become mandatory for mining of minor minerals and the Central Government has published notification number S.O.141(E), dated the 15th January, 2016 making prior environment clearance mandatory for all minerals (major as well as minor) irrespective of size of the mine lease; And whereas, all mine lease holders are required to obtain prior environment clearance.</p> <p>NGT order in OA No 136 of 2017 (SZ) : So under these circumstances, the application can be disposed of, giving the following directions: (i) The applications which are pending as on 31.3.2016 for Environment Clearance have to be treated as normal applications and not violation applications and the authorities are directed to dispose of those applications in accordance with law, 81 (ii) The persons who have not filed applications on or before 31.3.2016 and filed thereafter, can be treated as violation applications and the MoEF& CC /SEIAA is directed to dispose of those applications as</p>

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	<p>violation cases in accordance with law. (iii) It is also made clear that all mining leases, either major or minor, even less than 5 hectares area, has to apply and get Environment Clearance as per the amended EIA Notification dated 15.1.2016. This will apply to the existing mining leases as well. The points are answered accordingly.</p> <p>The committee noted that the proponent operated mine from after 2016 without obtaining environmental clearance as required under EIA notification 2006 after promulgation of S.O. 141 (E) dt 15.01.2016 and hence to be treated as identified violation case as per OM 07.07.2021.</p> <p>The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OMs and detailed deliberations, recommended to raise ADS for clarification on mine lease boundaries.</p>
<p>Agenda Item: 214.26</p>	<p>2.00 Ha, Mining of Road Metal & Building Stone of Sri M. Musalayyaat Sy No: 269 of Kunchangi Village, Anakapalli Mandal, Anakapalli District, Andhra Pradesh - TOR - Violation - Reg.</p>
<p>SIA/AP/M IN/41407 8/2023</p>	<p>Category : B2 (violation).</p> <p>The proposed project is for mining of Road Metal & Building stone in an area of 2.00 Ha. with a proposed production quantity of Road Metal & Building stone - 20,750 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The project proponent and their consultant M/s. SV Enviro Labs & Consultants, have attended the meeting and presented the case.</p> <p>The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Anakapalli, vide Lr. dated: 30.12.2022, there are 14 existing quarry leases within the radius of 500 mts area. The total cluster area is < 5.0 Ha.</p> <p>The project proponent has obtained work order 02.02.2016 and which is valid upto 28.09.2025.</p> <p>And whereas, pursuant to the order of the Hon'ble Supreme Court dated the 27th February, 2012 in LA. No.12-13 of 2011 in Special Leave Petition (Civil) No.19628-19629 of 2009, in the matter of Deepak Kumar etc. Vs. State of Haryana and Others etc., prior environmental clearance has now become mandatory for mining of minor minerals and the Central Government has published notification number S.O.141(E), dated the 15th January, 2016 making prior environment clearance mandatory for all minerals (major as well as minor) irrespective of size of the mine lease; And whereas, all mine lease holders are required to obtain prior environment clearance.</p> <p>NGT order in OA No 136 of 2017 (SZ) : So under these circumstances, the application can be disposed of, giving the following directions: (i) The applications which are pending as on 31.3.2016 for Environment Clearance have to be treated as normal applications and not violation applications and the authorities are directed to dispose of</p>


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those applications in accordance with law. 81 (ii) The persons who have not filed applications on or before 31.3.2016 and filed thereafter, can be treated as violation applications and the MoEF& CC /SEIAA is directed to dispose of those applications as violation cases in accordance with law. (iii) It is also made clear that all mining leases, either major or minor, even less than 5 hectares area, has to apply and get Environment Clearance as per the amended EIA Notification dated 15.1.2016. This will apply to the existing mining leases as well. The points are answered accordingly.

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

The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OMs and detailed deliberations, **recommended toraise ADS for modified mining plan as per NGT norms without drilling and blasting.**

Agenda Item: 214.27 **0.866 Ha, Mining of Mosaic Chips of V. Balaram at Survey No.: 185/1 Kothapalli Village Bethamcherla Mandal, Kurnool District, Andhra Pradesh -TOR - Violation - Reg.**

3IA/AP/M **Category : B2 (violation).**

IN/41337
2/2023

The proposed project is for mining of **Mosaic Chips** in an area of **0.866 Ha.** with a proposed production quantity of **Mosaic Chips - 10,638 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 project proponent and their consultant M/s. **Ampl Environ Pvt Ltd**, have attended the meeting and presented the case.

The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, **Kurnool**, vide Lr. dated: 31.12.2022, there are no existing quarry leases within the radius of 500 mts area. **The total cluster area is < 5.0 Ha.** This is a First renewal lease.

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

NGT order in OA No 136 of 2017 (SZ) : So under these circumstances, the application can be disposed of, giving the following directions: (i)The applications which are pending as on 31.3.2016 for Environment Clearance have to be treated as normal


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applications and not violation applications and the authorities are directed to dispose of those applications in accordance with law. 81 (ii) The persons who have not filed applications on or before 31.3.2016 and filed thereafter, can be treated as violation applications and the MoEF& CC /SEIAA is directed to dispose of those applications as violation cases in accordance with law. (iii) It is also made clear that all mining leases, either major or minor, even less than 5 hectares area, has to apply and get Environment Clearance as per the amended EIA Notification dated 15.1.2016. This will apply to the existing mining leases as well. The points are answered accordingly.

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

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

1. The project proponent shall prepare 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 dated 07-07-2021, duly incorporating the total production during the violation period and submit the calculation of penalties based on the project cost and the total turnover during the violation period.
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


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	<p>commitment of the PP not to repeat any such violation in future.</p> <p>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.</p>
Agenda Item: 214.28	1.50 Ha, Mining of Road Metal & Building Stone of Sri Kalamata Ramesh at Sy. No. 381, Dimili Village, Kotturu Mandal, Srikakulam District, Andhra Pradesh -TOR - Violation - Reg.
SIA/AP/M IN/41497 0/2023	<p>Category : B2 (violation).</p> <p>The proposed project is for mining of Road Metal & Building Stone in an area of 1.50 Ha. with a proposed production quantity of Road Metal & Building Stone -2,700 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The project proponent and their consultant M/s. SV Enviro Labs & Consultants Pvt., Ltd., have attended the meeting and presented the case.</p> <p>The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Srikakulam, vide Lr. dated: 05.11.2022, thereis One existing quarry lease within the radius of 500 mts area. The total cluster area is < 5.0 Ha.</p> <p>This is a First renewal Lease and proponent obtained LoI extension upto 31.03.2023.</p> <p>And whereas, pursuant to the order of the Hon'ble Supreme Court dated the 27th February, 2012 in LA. No.12-13 of 2011 in Special Leave Petition (Civil) No.19628-19629 of 2009, in the matter of Deepak Kumar etc. Vs. State of Haryana and Others etc., prior environmental clearance has now become mandatory for mining of minor minerals and the Central Government has published notification number S.O.141(E), dated the 15th January, 2016 making prior environment clearance mandatory for all minerals (major as well as minor) irrespective of size of the mine lease; And whereas, all mine lease holders are required to obtain prior environment clearance.</p> <p>NGT order in OA No 136 of 2017 (SZ) : So under these circumstances, the application can be disposed of, giving the following directions: (i) The applications which are pending as on 31.3.2016 for Environment Clearance have to be treated as normal applications and not violation applications and the authorities are directed to dispose of those applications in accordance with law. (ii) The persons who have not filed applications on or before 31.3.2016 and filed thereafter, can be treated as violation applications and the MoEF& CC /SEIAA is directed to dispose of those applications as violation cases in accordance with law. (iii) It is also made clear that all mining leases, either major or minor, even less than 5 hectares area, has to apply and get Environment Clearance as per the amended EIA Notification dated 15.1.2016. This will apply to the existing mining leases as well. The points are answered accordingly.</p> <p>The committee noted that the proponent operated mine from after 2016 without obtaining environmental clearance as required under EIA notification 2006 after promulgation of S.O. 141 (E) dt 15.01.2016 and hence to be treated as identified</p>


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violation case as per OM 07.07.2021.

The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OMs and detailed deliberations, recommended to issue specific (Violation) Terms of Reference without Public Hearing and 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 dated 07-07-2021, duly incorporating the total production during the violation period and submit the calculation of penalties based on the project cost and the total turnover during the violation period.
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 commitment 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:
214.29

1.55 Ha of Quarry Lease for Ordinary Sand bearing of M/s Jaiprakash Power Ventures Private .Ltd over an extent of 1.55 Hectares at P.Gannavaram (V) & (M), DR.B.R. Ambedkar Konaseema District Erstwhile East Godavari District, Andhra Pradesh- Environmental clearance-Reg.

SIA/AP/M
IN/41539
7/2023

Category: B2

The project proposal is for mining Ordinary Sand in an area of **1.55 Ha** with a proposed


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	<p>production quantity of Ordinary Sand Mine - 15,500 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The representative of the project proponent and their RQP, Dr. Vijay Kumar have attended the meeting.</p> <p>The Committee noted that as per the cluster letter issued by the Asst., Director of Mines & Geology, Rajamahendravaram, vide Letter dated: 04.01.2023, there are no existing sand reaches within the radius of 500 mtrs area. And obtained LoI on 21.12.2022.</p> <p>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 P.Gannavaram Village under Corporate Social Responsibility (CSR).</p> <p>The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OM's and detailed deliberations, recommended for issue of Environmental clearance for Semi mechanized method of mining with the following conditions:</p> <ol style="list-style-type: none">1. The proponent shall comply with the proposals furnished in Environmental Management plan.2. There shall be no change in the production quantities approved in Environment Clearance order.3. All the conditions and guidelines issued by MoEF&CC, Govt of India in respect of sand mining shall be followed.4. The directions issued by the Hon'ble 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.5. The boundary pillars shall be erected with geo co-ordinates marked on them.6. No sand mining shall be done during the rainy season.7. The ramp (i.e., approach road) shall be removed after sand mining is completed.8. 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.9. Under any circumstances under water sand mining shall not be carried out.
Agenda Item: 214.30	4.840 Ha of Quarry Lease for Ordinary Sand bearing area of M/s Jaiprakash Power Ventures Limited over an extent of 4.840 Hectares at Koderu village, Achanta Mandal, West Godavari District, Andhra Pradesh - - Environmental clearance-Reg.
SIA/AP/M IN/41959 7/2023	Category : B2 The project proposal is for mining Ordinary Sand in an area of 4.840 Ha with a proposed production quantity of Ordinary Sand Mine - 48,400 m³/annum with a condition that the total production during a scheme should be limited to the approved


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	<p>quantity as per Mining scheme plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The representative of the project proponent and their RQP, Dr. Vijay Kumar have attended the meeting.</p> <p>The Committee noted that as per the cluster letter issued by the Asst., Director of Mines & Geology, Eluru, vide Letter dated: 21.02.2023, there are no existing sand reaches within the radius of 500 mtrs area and obtained Lol on 13.02.2023</p> <p>The project proponent has submitted earlier, working details of Koderu Open sand reach vide letter 04.03.2023.</p> <p>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 Koderu Village under Corporate Social Responsibility (CSR).</p> <p>The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OM's and detailed deliberations, recommended for issue of Environmental clearance for Semi mechanized method of mining with the following conditions:</p> <ol style="list-style-type: none">1. The proponent shall comply with the proposals furnished in Environmental Management plan.2. There shall be no change in the production quantities approved in Environment Clearance order.3. All the conditions and guidelines issued by MoEF&CC, Govt of India in respect of sand mining shall be followed.4. The directions issued by the Hon'ble 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.5. The boundary pillars shall be erected with geo co-ordinates marked on them.6. No sand mining shall be done during the rainy season.7. The ramp (i.e., approach road) shall be removed after sand mining is completed.8. 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.9. Under any circumstances under water sand mining shall not be carried out.
Agenda Item: 214.31	4.60 Ha of Quarry Lease for Ordinary Sand bearing area of M/s Jaiprakash Power Ventures Limited over an extent of 4.60 Hectares at Karugorumilli village, Achanta Mandal, West Godavari District, Andhra Pradesh- Environmental clearance-Reg.
SIA/AP/M IN/41965 5/2023	Category : B2 The project proposal is for mining Ordinary Sand in an area of 4.60 Ha with a proposed production quantity of Ordinary Sand Mine - 46,000 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per


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	<p>Mining scheme plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The representative of the project proponent and their RQP, Dr. Vijay Kumar have attended the meeting.</p> <p>The Committee noted that as per the cluster letter issued by the Asst., Director of Mines & Geology, Eluru, vide Letter dated: 21.02.2023, there are no existing sand reaches within the radius of 500 mtrs area and obtained Loi on 13.02.2023</p> <p>The project proponent has submitted earlier, working details of Karugorumilli sand reach Open sand reach vide letter 04.03.2023.</p> <p>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 Karugorumilli Village under Corporate Social Responsibility (CSR).</p> <p>The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OM's and detailed deliberations, recommended for issue of Environmental clearance for Semi mechanized method of mining with the following conditions:</p> <ol style="list-style-type: none">1. The proponent shall comply with the proposals furnished in Environmental Management plan.2. There shall be no change in the production quantities approved in Environment Clearance order.3. All the conditions and guidelines issued by MoEF&CC, Govt of India in respect of sand mining shall be followed.4. The directions issued by the Hon'ble 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.5. The boundary pillars shall be erected with geo co-ordinates marked on them.6. No sand mining shall be done during the rainy season.7. The ramp (i.e., approach road) shall be removed after sand mining is completed.8. 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.9. Under any circumstances under water sand mining shall not be carried out.
Agenda Item: 214.32	4.690 Ha of Quarry Lease for Ordinary Sand bearing area of M/s Jaiprakash Power Ventures Limited over an extent of 4.690 Hectares at Minagallu-IV Village, Buchireddypalem Mandal, SPSR Nellore District, Andhra Pradesh- Environmental clearance-Reg.
SIA/AP/M IN/42021 5/2023	Category : B2 The project proposal is for mining Ordinary Sand in an area of 4.690 Ha with a proposed production quantity of Ordinary Sand Mine - 46,900 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per


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MINUTES OF THE 214th MEETING OF STATE EXPERT APPRAISAL COMMITTEE (SEAC), A.P., HELD ON - 2nd& 3rd March 2023 AT VIJAYAWADA, A.P.

	<p>Mining scheme plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The representative of the project proponent and their RQP, Ravikanth have attended the meeting.</p> <p>The Committee noted that as per the cluster letter issued by the Asst., Director of Mines & Geology, Nellore, vide Letter dated: 24.02.2023, there are no existing sand reaches within the radius of 500 mtrs area and obtained LoI on 15.02.2023.</p> <p>The project proponent volunteered to allocated 8.0 Lakhs of funds to procure one Mini - Ambulance to Minagllu Village, Mudivarthi village, pallipadu village and Padamati Kambhampudu village under Corporate Social Responsibility (CSR).</p> <p>During the discussions the proponent informed that 4 sand reaches (viz. Minagallu-IV, Mudivarthi-IV, Pallipadu -IV and Padamati Kambhampadu- II) agreed to provide Mini ambulance as above.</p> <p>The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OM's and detailed deliberations, recommended for issue of Environmental clearance for Semi mechanized method of mining with the following conditions:</p> <ol style="list-style-type: none">1. The proponent shall comply with the proposals furnished in Environmental Management plan.2. There shall be no change in the production quantities approved in Environment Clearance order.3. All the conditions and guidelines issued by MoEF&CC, Govt of India in respect of sand mining shall be followed.4. The directions issued by the Hon'ble 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.5. The boundary pillars shall be erected with geo co-ordinates marked on them.6. No sand mining shall be done during the rainy season.7. The ramp (i.e., approach road) shall be removed after sand mining is completed.8. 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.9. Under any circumstances under water sand mining shall not be carried out.
Agenda Item: 214.33	4.850 Ha of Ordinary Sand of Mudivarthi-IV sand reach of M/s Jaiprakash Power Ventures Limited located at Mudivarthi Village, Vidavaluru Mandal, SPSR Nellore District, Andhra Pradesh State-- Environmental clearance-Reg.
SIA/AP/M IN/42022 9/2023	Category : B2 The project proposal is for mining Ordinary Sand in an area of 4.850 Ha with a proposed production quantity of Ordinary Sand Mine - 48,500 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per


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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 RQP, Ravikanth 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: 24.02.2023, there are no existing sand reaches within the radius of 500 mtrs area and obtained Lol on 15.02.2023.

The project proponent has submitted earlier, working details of Mudivarthi Open sand reach vide letter 01.03.2023.

The project proponent volunteered to allocated 8.0 Lakhs of funds to procure one Mini - Ambulance to Minagllu Village, Mudivarthi village, pallipadu village and Padamati Kambhampudu village under Corporate Social Responsibility (CSR).

During the discussions the proponent informed that 4 sand reaches (viz. **Minagallu-IV**, Mudivarthi-IV, Pallipadu -IV and Padamati Kambhampadu- II) agreed to provide Mini ambulance as above.

The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OM's and detailed deliberations, recommended for issue of **Environmental clearance for Semi mechanized method** of mining with the following conditions:

1. The proponent shall comply with the proposals furnished in Environmental Management plan.
2. The project proponent shall not use village road for mineral transportation purpose.
3. There shall be no change in the production quantities approved in Environment Clearance order.
4. All the conditions and guidelines issued by MoEF&CC, Govt of India in respect of sand mining shall be followed.
5. The directions issued by the Hon'ble 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.
6. The boundary pillars shall be erected with geo co-ordinates marked on them.
7. No sand mining shall be done during the rainy season.
8. The ramp (i.e., approach road) shall be removed after sand mining is completed.
9. 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.
10. Under any circumstances under water sand mining shall not be carried out.

Agenda
Item:
214.34

4.880 Ha of Ordinary Sand of Pallipadu Sand Reach-IV of M/s Jaiprakash Power Ventures Limited located at Pallipadu Village, Indukurupeta Mandal, SPSR Nellore District, Andhra Pradesh State-- Environmental clearance-Reg.


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The project proposal is for mining Ordinary Sand in an area of 4.880 Ha with a proposed production quantity of **Ordinary Sand Mine -48,800 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 RQP, Ravikanth 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: 24.02.2023, there are no existing sand reaches within the radius of 500 mtrs area and obtained Lol on 15.02.2023.

The project proponent has submitted earlier, working details of Pallipadu Open sand reach vide letter 01.03.2023.

The project proponent volunteered to allocated 8.0Lakhs of funds to procure one Mini - Ambulance to MinaglluVillage, Mudivarthi village, pallipadu village and PadamatiKambhampudu village under Corporate Social Responsibility (CSR).

During the discussions the proponent informed that 4 sand reaches (viz. **Minagallu-IV**, Mudivarthi-IV, Pallipadu -IV and PadamatiKhambampadu- II) agreed to provide Mini ambulance as above.

The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OM's and detailed deliberations, recommended for issue of **Environmental clearance for Semi mechanized method** of mining with the following conditions:

1. The proponent shall comply with the proposals furnished in Environmental Management plan.
2. There shall be no change in the production quantities approved in Environment Clearance order.
3. All the conditions and guidelines issued by MoEF&CC, Govt of India in respect of sand mining shall be followed.
4. The directions issued by the Hon'ble 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.
5. The boundary pillars shall be erected with geo co-ordinates marked on them.
6. No sand mining shall be done during the rainy season.
7. The ramp (i.e., approach road) shall be removed after sand mining is completed.
8. 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.
9. Under any circumstances under water sand mining shall not be carried out.


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


<p>Agenda Item: 214.35</p>	<p>4.880 Ha of Ordinary Sand of PadamatiKhambampadu- II Sand reach of M/s Jaiprakash Power Ventures Limited located at PadamatiKhambampadu Village, Ananthasagaram Mandal, SPSR Nellore District, Andhra Pradesh State-- Environmental clearance-Reg.</p>
<p>SIA/AP/M IN/42023 8/2023</p>	<p>Category : B2</p> <p>The project proposal is for mining Ordinary Sand in an area of 4.880 Ha with a proposed production quantity of Ordinary Sand Mine - 48,800 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The representative of the project proponent and their RQP, Ravikanth have attended the meeting.</p> <p>The Committee noted that as per the cluster letter issued by the Asst., Director of Mines & Geology, Nellore, vide Letter dated: 24.02.2023, there are no existing sand reaches within the radius of 500 mtrs area and obtained LOI on 15.02.2023.</p> <p>The project proponent volunteered to allocated 8.0 Lakhs of funds to procure one Mini - Ambulance to MinaglluVillage, Mudivarthi village, pallipadu village and PadamatiKambhampudu village under Corporate Social Responsibility (CSR).</p> <p>During the discussions the proponent informed that 4 sand reaches (viz. Minagallu-IV, Mudivarthi-IV, Pallipadu -IV and PadamatiKhambampadu- II) agreed to provide Mini ambulance as above.</p> <p>The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OM's and detailed deliberations, recommended for issue of Environmental clearance for Semi mechanized method of mining with the following conditions:</p> <ol style="list-style-type: none">1. The proponent shall comply with the proposals furnished in Environmental Management plan.2. There shall be no change in the production quantities approved in Environment Clearance order.3. All the conditions and guidelines issued by MoEF&CC, Govt of India in respect of sand mining shall be followed.4. 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.5. The boundary pillars shall be erected with geo co-ordinates marked on them.6. No sand mining shall be done during the rainy season.7. The ramp (i.e., approach road) shall be removed after sand mining is completed.8. 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.


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<p>Agenda Item: 214.36</p>	<p>9. Under any circumstances under water sand mining shall not be carried out. 4.980 Ha of Ordinary Sand of Jeedigunta Sand reach of M/s Jaiprakash Power Ventures Limited located at Jeedigunta Village, Nidadavole Mandal, East Godavari District (Erstwhile West Godavari District) Andhra Pradesh State-- Environmental clearance-Reg.</p>
<p>SIA/AP/M IN/42046 8/2023</p>	<p>Category : B2</p> <p>The project proposal is for mining Ordinary Sand in an area of 4.98 Ha with a proposed production quantity of Ordinary Sand Mine - 49,800 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The representative of the project proponent and their RQP, Dr. Vijay Kumar have attended the meeting.</p> <p>The Committee noted that as per the cluster letter issued by the Asst., Director of Mines & Geology, Eluru, vide Letter dated: 21.02.2023, there are no existing sand reaches within the radius of 500 mtrs area and obtained LOI on 02.02.2023.</p> <p>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 Jeedigunta Village under Corporate Social Responsibility (CSR).</p> <p>The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OM's and detailed deliberations, recommended for issue of Environmental clearance for Semi mechanized method of mining with the following conditions:</p> <ol style="list-style-type: none"> 1. The proponent shall comply with the proposals furnished in Environmental Management plan. 2. There shall be no change in the production quantities approved in Environment Clearance order. 3. All the conditions and guidelines issued by MoEF&CC, Govt of India in respect of sand mining shall be followed. 4. 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. 5. The boundary pillars shall be erected with geo co-ordinates marked on them. 6. No sand mining shall be done during the rainy season. 7. The ramp (i.e., approach road) shall be removed after sand mining is completed. 8. 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. 9. Under any circumstances under water sand mining shall not be carried out.
<p>Agenda Item:</p>	<p>4.20 Ha of Ordinary Sand of of M/s Jaiprakash Power Ventures Limited located at</p>


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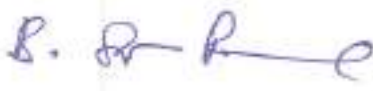
214.37	Kumaradevam Village, Kovvuru Mandal, East Godavari District (Erstwhile West Godavari District) Andhra Pradesh State-- Environmental clearance-Reg.
SIA/AP/M IN/42046 9/2023	<p>Category : B2</p> <p>The project proposal is for mining Ordinary Sand in an area of 4.20 Ha with a proposed production quantity of Ordinary Sand Mine - 42,000 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The representative of the project proponent and their RQP, Dr. Vijay Kumar have attended the meeting.</p> <p>The Committee noted that as per the cluster letter issued by the Asst. Director of Mines & Geology, Eluru, vide Letter dated: 21.02.2023, there are no existing sand reaches within the radius of 500 mtrs area and obtained LoI on 02.02.2023.</p> <p>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 -- Kumaradevam Village under Corporate Social Responsibility (CSR).</p> <p>The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OM's and detailed deliberations, recommended for issue of Environmental clearance for Semi mechanized method of mining with the following conditions:</p> <ol style="list-style-type: none">1. The proponent shall comply with the proposals furnished in Environmental Management plan.2. There shall be no change in the production quantities approved in Environment Clearance order.3. All the conditions and guidelines issued by MoEF&CC, Govt of India in respect of sand mining shall be followed.4. The directions issued by the Hon'ble 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.5. The boundary pillars shall be erected with geo co-ordinates marked on them.6. No sand mining shall be done during the rainy season.7. The ramp (i.e., approach road) shall be removed after sand mining is completed.8. 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.9. Under any circumstances under water sand mining shall not be carried out.
Agenda Item: 214.38	4.930 Ha of Ordinary Sand of M/s Jaiprakash Power Ventures Limited located at Pandalaparru Village, Nidadavole Mandal, East Godavari District (Erstwhile West Godavari District) Andhra Pradesh State- Environmental clearance-Reg.


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
SIA/AP/M IN/42046 4/2023	<p>Category : B2</p> <p>The project proposal is for mining Ordinary Sand in an area of 4.93 Ha with a proposed production quantity of Ordinary Sand Mine - 49,300 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The representative of the project proponent and their RQP, Dr. Vijay Kumar have attended the meeting.</p> <p>The Committee noted that as per the cluster letter issued by the Asst., Director of Mines & Geology, Eluru, vide Letter dated: 21.02.2023, there are no existing sand reaches within the radius of 500 mtrs area and obtained Lol on 02.02.2023.</p> <p>The project proponent has submitted earlier, working details of Pandalaparru Open sand reach vide letter 04.03.2023.</p> <p>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 Pandalaparru Village under Corporate Social Responsibility (CSR).</p> <p>The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OM's and detailed deliberations, recommended for issue of Environmental clearance for Semi mechanized method of mining with the following conditions:</p> <ol style="list-style-type: none">1. The proponent shall comply with the proposals furnished in Environmental Management plan.2. There shall be no change in the production quantities approved in Environment Clearance order.3. All the conditions and guidelines issued by MoEF&CC, Govt of India in respect of sand mining shall be followed.4. The directions issued by the Hon'ble 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.5. The boundary pillars shall be erected with geo co-ordinates marked on them.6. No sand mining shall be done during the rainy season.7. The ramp (i.e., approach road) shall be removed after sand mining is completed.8. 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.9. Under any circumstances under water sand mining shall not be carried out.
Agenda Item: 214.39	1.66 Ha, Mining of Colour Granite of Dr. Vijay Kumar Prodduturiat Survey No. 92/2 & 92/4, Kotnabilli Village, Ravikamatham Mandal, Visakhapatnam District, Andhra Pradesh -TOR - Violation - Reg.


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SIA/AP/M IN/41126 7/2022	The project proponent has not attended the meeting hence, recommended to raise ADS for seeking reasons for not attending the meeting.
Agenda Item: 214.40	0.980 Ha, Mining of Colour Granite of Sri Mohammed Habeedbullaat Survey No. 1276, Madanapalli Village, Madanapalli Mandal, Chittoor District, Andhra Pradesh - Standard TOR - Reg.
SIA/AP/M IN/40398 6/2022	<p>Category : B2</p> <p>The proposed project is for mining of Colour Granite in an area of 0.980 Ha. with a proposed production quantity of Colour Granite-1,100 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The project proponent and their consultant M/s. Right Source Industrial Solutions Pvt Ltd., have attended the meeting.</p> <p>The Committee noted that as per the cluster letter issued by the Asst., Director of Mines & Geology, Palamaner, vide Letter dated: 06.06.2022, there are 04 existing quarry leases within the radius of 500 mtrs area. The total cluster area is >5.0Ha and obtained LOI on 21.02.2021.</p> <p>As per the parivesh Portal, the forest area is falling at a distance of 515m from proposed mine.</p> <p>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:</p> <ol style="list-style-type: none">1. The project proponent shall prepare cluster EIA& EMP.2. The project proponent shall prepare a plan for surface runoff prevention measures.3. The project proponent shall prepare a plantation plan including no. of species and type of species and area of land allocated for greenbelt.4. The project proponent shall prepare waste management plan for waste disposal.
Agenda Item: 214.41	1.902 Ha, Mining of Road Metal of M/s. Murali Krishna Stone Crusher, at Sy. No. 53, China Sankarlapudi Village, Prathipadu Mandal, Kakinada District Erstwhile East Godavari District, Andhra Pradesh - TOR - Violation - Reg.
SIA/AP/M IN/41530 7/2023	<p>Category : B2 at par with B1 (violation).</p> <p>The proposed project is for mining of Road Metal in an area of 1.902 Ha. with a proposed production quantity of Road Metal - 48,000m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p>


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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 the project and their consultant M/s. **Pridhvi Envirotech(P), Ltd.,** have attended the meeting and presented the case.

The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, **Rajamahendravaram**, vide Lr. dated: 01.12.2022, there are 10 existing quarry leases within the radius of 500 mts area. **The total cluster area is > 5.0 Ha.**

This is a 1st renewal mine lease and obtained LOI extension up to 31.03.2023.

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

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

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

The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OMs and detailed deliberations, recommended to issue specific (Violation) Terms of Reference with Public Hearing and 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 buffer zone removal permission from ADMG.
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


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	<p>competent authority, as per the OM No.28.1.2022 and clause No 12 of SOP dated 07-07-2021, duly incorporating the total production during the violation period and submit the calculation of penalties based on the project cost and the total turnover during the violation period.</p> <ol style="list-style-type: none">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.
Agenda Item: 214.42	0.870 Ha, Mining of Ballast, Road Metal & Boulders of M/s. Murali Krishna Stone Crusher, at Sy. No. 53, China Sankarlapudi Village, Prathipadu Mandal, East Godavari District, Andhra Pradesh - TOR - Violation - Reg.
SIA/AP/M IN/41533 5/2023	<p>Category : B2 at par with B1 (violation).</p> <p>The proposed project is for mining of Ballast, Road Metal & Boulders in an area of 0.870 Ha. with a proposed production quantity of Ballast, Road Metal & Boulders - 10,022 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The project proponent and their consultant M/s. Pridhvi Envirotech(P), Ltd., have attended the meeting and presented the case.</p> <p>The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Rajamahendravaram, vide Lr. dated: 01.12.2022, there are 09 existing quarry leases within the radius of 500 mts area. The total cluster area is > 5.0 Ha.</p>

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The project proponent has obtained work order on 30.15.2012 for 15 years.

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

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

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

The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OMs and detailed deliberations, recommended to issue specific (Violation) Terms of Reference with Public Hearing and 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 buffer zone removal permission from ADMG.
4. The project proponent shall submit surface runoff prevention measures plan.
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 dated 07-07-2021, duly incorporating the total production during the violation period and submit the calculation of penalties based on the project cost and the total turnover during the violation period.
7. Credible action to be initiated through concerned Regional office, APPCB under section 15 read with section 19 of E(P) Act 1986.
8. The project proponent shall carry assessment of ecological damage, remediation plan and natural and community resource augmentation plan and it shall be prepared as an independent chapter in the environment impact assessment report by the accredited consultants. The collection and analysis of data for assessment of ecological damage, preparation of remediation plan and natural


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	<p>and community resource augmentation plan shall be done by an environmental laboratory duly notified under Environment (Protection) Act, 1986, or an environmental laboratory accredited by National Accreditation Board for Testing and Calibration Laboratories, or a laboratory of a Council of Scientific and Industrial Research institution working in the field of environment.</p> <p>9. The project proponent shall ensure implementation of Environmental Management Plan, comprising remediation plan and natural and community resource augmentation plan corresponding to the ecological damage assessed and economic benefit derived due to violation.</p> <p>10. The project proponent will be required to submit a bank guarantee equivalent to the amount of remediation plan and Natural and Community Resource Augmentation Plan with the State Pollution Control Board.</p> <p>11. The project proponent shall give an undertaking by way of affidavit to comply with all the statutory requirements and judgment of Hon'ble Supreme Court dated the 2nd August 2017 in writ petition (Civil) No.144 of 2014 in the matter of common cause verse union of India and Ors. The undertaking inter-alia includes commitment of the PP not to repeat any such violation in future.</p> <p>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.</p>
Agenda Item: 214.43	0.809 Ha, Mining of Road Metal of M/s. Murali Krishna Constructions, at Sy. No. 160 of Peddasankarlapudi Village, Prathipadu Mandal, Kakinada District Erstwhile East Godavari District, Andhra Pradesh - Violation TOR - Reg.
SIA/AP/M IN/41543 6/2023	<p>Category : B2 at par with B1 (violation).</p> <p>The proposed project is for mining of Road Metal in an area of 0.809 Ha. with a proposed production quantity of Road Metal - 17,500 m³/Annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The project proponent and their consultant M/s. Pridhvi Envirotech (P), Ltd., have attended the meeting and presented the case.</p> <p>The Committee noted that as per cluster letter issued by Asst. Director of Mines & Geology, Rajamahendravaram, vide Lr. dated: 01.12.2022, there are 11 existing quarry leases within the radius of 500 mts area. The total cluster area is > 5.0 Ha.</p> <p>This is a 1st renewal lease and obtained LOI extension up to 31.03.203.</p> <p>And whereas, pursuant to the order of the Hon'ble Supreme Court dated the 27th February, 2012 in LA. No.12-13 of 2011 in Special Leave Petition (Civil) No.19628-19629 of 2009, in the matter of Deepak Kumar etc. Vs. State of Haryana and Others etc., prior environmental clearance has now become mandatory for mining of minor minerals and the Central Government has published notification number S.O.141(E), dated the 15th January, 2016 making prior environment clearance mandatory for all minerals (major as well as minor) irrespective of size of the mine lease; And whereas, all</p>

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MINUTES OF THE 214th MEETING OF STATE EXPERT APPRAISAL COMMITTEE (SEAC), A.P.,
HELD ON - 2nd & 3rd March 2023 AT VIJAYAWADA, A.P.

	<p>mine lease holders are required to obtain prior environment clearance.</p> <p>NGT order in OA No 136 of 2017 (SZ) : So under these circumstances, the application can be disposed of, giving the following directions: (i) The applications which are pending as on 31.3.2016 for Environment Clearance have to be treated as normal applications and not violation applications and the authorities are directed to dispose of those applications in accordance with law. 81 (ii) The persons who have not filed applications on or before 31.3.2016 and filed thereafter, can be treated as violation applications and the MoEF& CC /SEIAA is directed to dispose of those applications as violation cases in accordance with law. (iii) It is also made clear that all mining leases, either major or minor, even less than 5 hectares area, has to apply and get Environment Clearance as per the amended EIA Notification dated 15.1.2016. This will apply to the existing mining leases as well. The points are answered accordingly.</p> <p>The committee noted that the proponent operated mine from after 2016 without obtaining environmental clearance as required under EIA notification 2006 after promulgation of S.O. 141 (E) dt 15.01.2016 and hence to be treated as identified violation case as per OM 07.07.2021.</p> <p>The Committee after examining the project proposals, presentations, MoEF&CC Notifications & OMs and detailed deliberations, recommended to raise ADS for submission of modified mining plan as per the DGPS survey as the total area in the KML was observed to be 0.44 Ha.</p>
Agenda Item: 214.44	0.809 Ha, Mining of Gravel, Building Stone, Ballast, Road Metal & Boulders of Sri G Lakshmana Rao, at Sy. No. 53, Chinasankarlapudi Village, Prathipadu Mandal, East Godavari District, Andhra Pradesh -TOR - Violation - Reg.
SIA/AP/M IN/41548 3/2023	The project proponent has not attended the meeting hence, recommended to raise ADS for seeking reasons for not attending the meeting.
Agenda Item: 214.45	2.0 Ha, Mining of Gravel of Sri. S. Sudhakar Raju, at Sy.No: 271/1Part (Old Sy. No: 123), Kosalanagaram Village, Vijayapuram Mandal, Chittoor District, Andhra Pradesh -TOR - Violation - Reg.
SIA/AP/M IN/41779 8/2023	<p>Category : B2 (violation).</p> <p>The proposed project is for mining of Gravel in an area of 2.0 Ha. with a proposed production quantity of Gravel - 1,23,120 m³ /Annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The project proponent and their consultant M/s. SV Enviro Labs & Consultants, have attended the meeting and presented the case.</p> <p>The Committee noted that as per cluster letter issued by Asst. Director of Mines</p>


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&Geology, Chittoor, vide Lr. dated: 23.01.2023, there are no existing quarry leases within the radius of 500 mts area. **The total cluster area is < 5.0 Ha.**

This is a 1st renewal quarry lease and obtained LOI on 10.01.2023 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.

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

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

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

1. The project proponent shall prepare 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 dated 07-07-2021, duly incorporating the total production during the violation period and submit the calculation of penalties based on the project cost and the total turnover during the violation period.
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


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	<p>and community resource augmentation plan shall be done by an environmental laboratory duly notified under Environment (Protection) Act, 1986, or an environmental laboratory accredited by National Accreditation Board for Testing and Calibration Laboratories, or a laboratory of a Council of Scientific and Industrial Research institution working in the field of environment.</p> <p>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.</p> <p>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.</p> <p>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.</p> <p>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.</p>
Agenda Item No: 214.46	1.970 Ha, Mining of Road Metal & Building stone of Sri B.Naidu Babu at Sy. No. 187/2 of Garudabilli Village Bondapalli Mandal, Vizianagaram District, Andhra Pradesh- Environmental Clearance - EIA Case - Reg.
SIA/AP/M IN/41947 1/2023	<p>Category: B2 at par with B1.</p> <p>The proposed project is for mining of Road Metal & Building stone an area of 1.970 Ha. with a proposed of production quantity of Road Metal & Building Stone - 53,924 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The project proponent and their VVN Technologies Pvt., Ltd have attended the meeting.</p> <p>The project proponent has obtained TOR with public hearing on 25.03.2022 and public hearing was held on 16.12.2022.</p> <p>Public hearing details:</p> <p>No specific issues raised during the public hearing:</p> <p>The reply by the proponent for the issues raised in the PH is as follows:</p> <p><u>Sri Rama Rao, Authorised person & Consultant</u>, informed that all the views will be considered, felt happy that everybody has accepted the proposed mine and requested to enquire with the local volunteer regarding Raithubarosa amount.</p>


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The base line data was collected from March, 2022 to May, 2022. The predominant wind direction is observed to be North East to South west.

The maximum concentration of SPM is observed to be 58.1 µg/m³. The incremental concentration is 7.99 µg/m³. The GLC of SPM will fall at 0.99 Km in South west direction of the mine.

The proponent volunteered to provide water treatment plant to **Garudabilli** 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, 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 boundary lease area and 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 develop medicinal plants and fruit plants in surrounding villages.
6. The project proponent shall give employment to local people and shall take safety measures to workers.
7. The project proponent shall comply with other assurances given in the public hearing.
8. The project proponent shall adopt controlled blasting as the habitation is at 400m.
9. The project proponent shall provide 300m trench on Southern side to prevent surface runoff.

Agenda
Item No:
214.47

1.955Ha Mining of Road Metal & Building stone of Sri B.Naidu Babu at Sy. No. 187/2 of Garudabilli Village Bondapalli Mandal, Vizianagaram District Andhra Pradesh- Environmental Clearance - EIA Case - Reg.

SIA/AP/M
IN/41986
4/2023

Category: B2 at par with B1.

The proposed project is for mining of **Road Metal & Building stone** in an area of **1.955 Ha. with** a proposed of production quantity of **Road Metal & Building Stone - 57,652 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 VVN Technologies Pvt., Ltd have attended the meeting.

The project proponent has obtained TOR with public hearing on 25.03.2022 and public hearing was held on 14.12.2022.


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	<p>Public hearing details:</p> <p>No specific issues issued raised in the public hearing.</p> <p>The reply by the proponent for the issues raised in the PH is as follows:</p> <p><i>Sri Rama Rao, Authorised person & Consultant, informed that all the views will be considered. DMP fund will be collected and the management will take the same as the notice of the government, so that they can get help. Consultant informed that the present ground water parameters are within limits, they will carry out the ground water test on half yearly basis, the protein diet is being provided by the government to the school children and if necessary they will provide in CSR funds.</i></p> <p><i>While concluding the proceedings of the Public Hearing, the District Revenue Officer, Additional District Magistrate, Vizianagaram informed that all the proceedings of the hearing was recorded and will be sent to the SEIAA, Vijayawada, Govt. of India for taking further necessary action in respect of Environmental Clearance</i></p> <p>The base line data was collected from March,2022 to May, 2022.The predominant wind direction is observed to be North East to South west.</p> <p>The maximum concentration of SPM is observed to be 58.1 µg/m³. The incremental concentration is 7.99 µg/m³. The GLC of SPM will fall at 0.99 Km in South west direction of the mine.</p> <p>The proponent volunteered to provide water treatment plant to Kondakindam Village as a part of Corporate Social Responsibility (CSR) activity and shall maintain till the life of the mine.</p> <p>The Committee after examining the project proposals, presentations, mining plan, MoEF&CC' Notifications & OMs, EIA Report, PH minutes and <u>detailed deliberations</u>, recommended to issue <u>Environmental Clearance with following conditions</u>:</p> <ol style="list-style-type: none"> 1. The proponent shall comply with the proposals furnished in Environmental management plan. 2. The project proponent shall develop greenbelt of 1km along boundary lease area and 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 develop medicinal plants and fruit plants in surrounding villages. 6. The project proponent shall give employment to local people and shall take safety measures to workers. 7. The project proponent shall comply other assurances given in the public hearing.
<p>Agenda Item No: 214.48</p>	<p>1.974 Ha Mining of Road Metal & Building stone of Sri B.Naidu Babu at Sy. No. 187/2 of Garudabilli Village Bondapalli Mandal, Vizianagaram District Andhra Pradesh- Environmental Clearance - EIA Case - Reg.</p>


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SIA/AP/M
IN/42000
3/2023

Category: B2 at par with B1.

The proposed project is for mining of **Road Metal & Building stone** an area of **1.974 Ha.** with a proposed of production quantity of **RoadMetal& Building Stone - 57,564 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 VVN Technologies Pvt Ltd, have attended the meeting.

The project proponent has obtained TOR with public hearing on 25.03.2022 and public hearing was held on 16.12.2022.

Public hearing details:

No specific issues raised during the public hearing:

The reply by the proponent for the issues raised in the PH is as follows:

Sri Rama Rao, Authorised person & Consultant, informed that all the views will be considered, they will give jobs to drivers/cleaners/operators and will carry out mining without causing any problem to the village.

The base line data was collected from March, 2022 to May, 2022. The predominant wind direction is observed to be North East to South west.

The maximum concentration of SPM is observed to be 58.1 $\mu\text{g}/\text{m}^3$. The incremental concentration is 7.99 $\mu\text{g}/\text{m}^3$. The GLC of SPM will fall at 0.99 Km in South west direction of the mine.

The proponent volunteered to provide water treatment plant to **Vendram 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, 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 boundary lease area and 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.


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
	<ol style="list-style-type: none"> 5. The project proponent shall develop medicinal plants and fruit plants in surrounding villages. 6. The project proponent shall give employment to local people and shall take safety measures to workers. 7. The project proponent shall comply with other assurances given in the public hearing. 8. The project proponent shall adopt controlled blasting as the habitation is at 400m. 9. The project proponent shall provide 100m trench on Western side to prevent surface runoff.
<p>Agenda Item No: 214.49</p>	<p>9.546 Ha Mining of Quartzite of M/s A.R. Apex Agro and Mines Pvt Ltd, Sy. 19(P) of Pedachamalapalli Village, Mentada Mandal, Vizianagram District, Andhra Pradesh - Environmental Clearance - EIA Case - Reg.</p>
<p>SIA/AP/M IN/41701 5/2023</p>	<p>Category: B1.</p> <p>The proposed project is for mining of Quartzite in an area of 9.546 Ha. with a proposed of production quantity of Quartzite - 1,36,693 TPA with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (≤ 250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The project proponent and their M/s. HECShave attended the meeting.</p> <p>The project proponent has obtained TOR with public hearing on 25.06.2020 and public hearing was held on 23.04.2022.</p> <p>Public hearing details</p> <p>Employment issues, crop damages and health issues are the specific issues raised in the PH</p> <p>The reply by the proponent for the issues raised in the PH is as follows:</p> <div style="border: 1px solid black; padding: 5px; margin: 10px 0;"> <p><i>Mr. Ashwath Narayan, consultant, in response to the villagers' suggestions has informed that there will not be blasting operations, mining will be carried out in a stretch only, load trucks will be covered with tarpaulin, they will carry out sprinkling and speed of the trucks will be controlled. He also stated that they will provide jobs to the local villagers only and will consider all the remaining suggestions given by the participants and request the villagers to support them.</i></p> </div> <p>The base line data was collected from March, 2022 to May, 2022. The predominant wind direction is observed to be East to West.</p> <p>The maximum concentration of SPM is observed to be 59.15 $\mu\text{g}/\text{m}^3$. The incremental concentration is 4.25 $\mu\text{g}/\text{m}^3$. The GLC of SPM will fall at 0.8 Km in Eastern direction of the mine.</p> <p>The proponent volunteered to provide water treatment plant to Pedachamalapalli Village as a part of Corporate Social Responsibility (CSR) activity and shall maintain till the life of the mine.</p>


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	<p>The Committee after examining the project proposals, presentations, mining plan, MoEF&CC' Notifications & OMs, EIA Report, PH minutes and <u>detailed deliberations, recommended to issue Environmental Clearance with following conditions:</u></p> <ol style="list-style-type: none">1. The proponent shall comply with the proposals furnished in Environmental management plan.2. The project proponent shall develop greenbelt of 1km along boundary lease area and 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 develop medicinal plants and fruit plants in surrounding villages.6. The project proponent shall give employment to local people and shall take safety measures to workers.7. The project proponent shall comply with other assurances given in the public hearing.8. The proponent shall not carryout drilling and blasting.9. The project proponent shall carryout water sprinkling in the approach roads.10. There is no Temple in the proposed mine lease area as per the KML.11. The proponent shall provide 1480m trench all around the mine lease area to prevent surface runoff.
Agenda Item No:208.1 4 & 214.50	4.799 Ha Mining of Road Metal, Building Stone and M-Sand of M/s. Cherukuri Veerraju & Co at Sy. No.378/P, Karadikonda Village, Gooty Mandal, Anantapuram District, Andhra Pradesh- Environmental Clearance - EIA case- Reg.
SIA/AP/M IN/40887 1/2022	<p>Category: B2 at par with B1.</p> <p>The proposed project is for mining of Road Metal, Building Stone and M-Sand in an area of 4.799 Ha. with a proposed of production quantity of Road Metal, Building Stone - 69,531 m³/annum with a condition that the total production during a scheme should be limited to the approved quantity as per Mining scheme/ plan.</p> <p>The proposed project falls under Item No. 1(a) of the schedule of the EIA Notification 2006 and its amendments thereof - (i). Mining of minerals (<250 ha of mining lease area in respect of non-coal mine lease).</p> <p>The project proponent and their VVN Technologies Pvt., Ltd have attended the meeting.</p> <p>This EC is issued only for Road Metal and building stone.</p> <p>The project proponent has obtained TOR with public hearing on 07.07.2021 and public hearing was held on 29.12.2022.</p> <p>Public hearing details:</p> <p>Employment issues and dust issues are the specific issues raised in the public</p>


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hearing.

The reply by the proponent for the issues raised in the PH is as follows:

He assured that they will develop greenbelt in 7.5 mtrs width of buffer zone along the boundary of the mine and will explore medicinal plantation in the greenbelt. He also assured that they will coordinate with the existing PHC for providing six-monthly health camps to the surrounding villages. He assured to provide the required infrastructure to the government for conducting skill development programmes. He also informed that, the mine lease area is a govt. land and there is no forest and agricultural lands in the lease area.

The base line data was collected from Oct, 2021 to Dec 21. The predominant wind direction is observed to be East to West.

The maximum concentration of SPM is observed to be 68.3 µg/m³. The incremental concentration is 8.25 µg/m³. The GLC of SPM will fall at 0.4 Km in West direction of the mine.

The proponent volunteered to provide water treatment plant to **Karadikonda** Village and 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, mining plan, MoEF&CC' Notifications & OMs, EIA Report, PH minutes and detailed deliberations, recommended to issue Environmental Clearance for Road Metal, Building Stone - 69.531 m³/annum only and 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 boundary lease area and 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 develop medicinal plants and fruit plants in surrounding villages.
6. The project proponent shall give employment to local people and shall take safety measures to workers.
7. The project proponent shall adopt controlled blasting techniques.
8. The project proponent shall comply other assurances given in the public hearing.


Member Secretary
SEAC


Chairman
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