The 85th meeting of the State Level Environment Impact Assessment Authority was convened on 29.02.2012 at 10.30 AM at the Authority's office in M. P. Pollution Control Board Building, Paryavaran Parisar, Bhopal. The meeting was chaired by Shri Amar Singh, Chairman, SEIAA. The following members attended the meeting:-

Shri M. Hashim

Member

2 Shri Manohar Dubev Member Secretary

Case No. 600/2010, Prior Environmental Clearance for S. S. Wire Rod for production capacity of 1,50,000 MT / year at Plot no. 164, C-3, Industrial Area, Pithampur, District Dhar by M/s Mittal Corporation Ltd, (Unit -II) Abhay Prasal, Race Course Road, Distt. - Indore - (M.P.)

The case was discussed in 37th SEIAA meeting dtd. 20.06.2010 and it has been recorded that "The case was discussed in the light of Member Secretary SEAC letter no. 137/PS-MS/MPPCB/SEAC/2011 Bhopal dtd. 02.06.11 and the Authority decided that the proponent should be asked by MS, SEAC to submit the information in the revised form-1 and process the case further accordingly." The PP submitted revised Form-1 to SEAC on 19.11.2010.

Subsequently the case was discussed in 87th SEAC meeting dtd. 07.01.2012 and it has been recorded that "Committee after examining the case and the submissions made by the PP was satisfied; the EMP proposed by the PP is acceptable hence committee decided to recommend the case to SEIAA for grant of prior environmental clearance subject to the 5 special conditions:"

The Authority examined minutes of the 82nd SEAC meeting dtd. 13.10.11. In this meeting it has been recorded that "the Project is related to SS wire rod manufacturing project. All non - toxic secondary metallurgical processing industries manufacturing > 5,000 tonnes / annum metal components are covered under EIA notification and are mentioned as 3 (a) of the schedule." The executive summary of the EIA was examined and it was found that SPM, PM, NO_x and SO₂ would be generated from the proposed process. The SEAC has not clarified whether emission of these gases comes under toxic category or not? The Authority decided that the case may be returned to SEAC to give details as how criteria of the category is fulfilled by the project.

Case No. 609/2010, Prior Environmental Clearance for modernisation of Limestone mine in an area of 8.01 ha for existing production capacity 40,000 MTPA at Village Jamuwanikala, Tehsil Vijayraghovgarh District Katni by M/s ACC Ltd., Kymore Cement Works, P.O. Kymore, Distt. Katni (M.P.)

The case was discussed in 87th SEAC meeting dtd. 07.01.2012 and it has been recorded that " Committee has decided to recommend the cases for grant of prior environment clearance subject to 18 special conditions:"

The Authority examined and found that distance of the Protected Area is 35 km from the mining site and General Condition is not attracted and hence, SEIAA

(Manohar Dubey) Member Secretary

(Amar Singh) Chairman

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has jurisdiction. It was found that distance of the proposed site from the nearest forest boundary is 1.0 km.

The Authority examined the Khasra Panchshala and mining lease submitted by the Proponent and found that the land in Khasra No. 835 covering an area of 1.50 ha belongs to Premlal S/o Ram Sajivan Kol who belongs to Scheduled Tribe. It was decided that a letter should be sent to Collector, Katni whether permission from Collector, Katni has been accorded for this survey no. under section 165 of M. P. Land Revenue Code to transfer the land of Scheduled Tribe and copy should be endorsed to PP also. Collector should make available this information within two months.

The Authority examined the public hearing and found that few people have raised vibration issues during mechanized mining and blasting activities and they have expressed fear that crack may develop in the nearby houses. No clear-cut view has been expressed by SEAC on this issue. It was decided to send back the case to SEAC for giving details of nearest habitations and ascertaining the impact of the blasting / vibrations on these habitations and ground water.

Case No. 610/2010, Prior Environmental Clearances for Lime stone mine in an area of 31.43 ha for production capacity Expansion from 40,000 MT / A to 1,60,000 MT/A at Village Jamuwanikala, Tehsil Vijayrahavgarh, Distt. Katni, MP by M/S ACC Limited, Kymore Cement Works, P. O. Kymore, Distt. Katni, MP

The case was discussed in 87th SEAC meeting dtd. 07.01.2012 and it has been recorded that "Committee has decided to recommend the cases for grant of prior environment clearance subject to 18 special conditions:"

The Authority examined and found that distance of the Protected Area is 35 km from the mining site and General Condition is not attracted and hence, SEIAA has jurisdiction. It was found that distance of the proposed site from the nearest forest boundary is 1.0 km.

The Authority examined the Khasra Panchshala and mining lease submitted by the Proponent and found that the latest Khasra Panchsala for Khasra Nos. 830 & 847 mentioned in transfer mining lease have not been submitted. Further in mining lease Khasra no. 836 and 850 are mentioned however, in Khasra Panchsala part (836/1, 836/2, 836/3, 850/1 & 850/2) Khasra Nos. are given.

The Authority found that the Khasra Nos. 850/1 and 850/2 covering an area of 0.660 ha belongs to Hiralal S/o Sonelal Gond and Khasra No. 926 covering an area of 0.10 ha belongs to Ramcharan S/o Tannu Kol. Both these persons belong to Scheduled Tribe.

The Authority found that the NOC from Gram Sabha is not submitted.

The Authority found that it is not clear whether PP or their predecessor has applied for / obtained prior Environmental Clearance for the 40,000 MTA

Member Secretary

(M. Hashim) Member

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capacity as per directions of Hon'ble High Court, Jabalpur passed in public interest litigation in 2008 relating to the mining activity.

The Authority decided that PP should be asked to submit the following within one month:-

- Latest notarized copy of the Khasra Panchsala for Khasra nos. 830, 847, 836 and 850.
- ii. Notarized copies of the mining lease deed and transfer lease deed.
- iii. NOC from Gram Sabha.
- iv. Details of any application, if any, for / prior Environmental Clearance to be obtained by PP or their predecessor for the 40,000 MTA capacity as per directions of Hon'ble High Court, Jabalpur passed in public interest litigation in 2008 relating to the mining activity?

It was decided that letter should be sent to Collector, Katni enquiring whether permission from Collector, Katni has been accorded for the survey nos. belonging to Scheduled Tribes under section 165 of M. P. Land Revenue Code? Collector should submit this information within two months to the SEIAA.

The Authority examined the public hearing and found that few people have raised vibration issues during mechanized mining and blasting activities and they have fear that the nearby houses are at the risk of developing cracks. No clear-cut view has been expressed by SEAC on this issue. It was decided by the Authority to send back the case to SEAC for giving details of nearest habitations and ascertaining the impact of the blasting / vibrations on these habitations and ground water.

4. Case No. 630/2011, Prior Environmental Clearances for Residential Project at Village Limbodi, Tehsil & District Indore, M. P. by M/S Ashvin Jhaveri Father Rasiklal Jhaveri & Others "Silver Sand" 39/1, South Tukogani, Indore, M.P.

The case was discussed in 87th SEAC meeting dtd. 07.01.2012 and it has been recorded that "The distance of project boundary from the Bilawali lake boundary has been reported to be 60 meters instaed of 100 meters. The T&CP departemnt has approved the lay out plan incoporating the above fact. Visit of sub-committee was decided to verify the facts in the 79th meeting dated 2nd September 2011. Sub-committee visited the site on 6th January 2012 and discussed the findings before the committee in the meeting dated 7th January 2012. The HFL of Bilawali lake is 60 meters away from the building sturctures of the project. There is a road between the lake and the project boundary. After detailed discussion on the matter committee decided to recommned the case for issue of prior EC subject to the 41 special conditions:"

The Authority examined land ownership information prepared in the office of SEIAA. It was decided to obtain latest Khasra of all survey nos. included in the project.

The Authority observed that the total land area for the proposed project is 11,160 sq m as per information given by the Proponent. However, the project

(Manohar Dubey) Member Secretary

(M. Hashim) Member (Amar Singh) Chairman

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area in the Town & Country Planning Deptt. letter for site approval of high rise building (6145/ Ji.Ka/ Na.Gra.Ni./ SP.475/ 10 dtd. 14.10.10) in mentioned 1.062 ha and area shown in lay out map approved by Town & Country Planning Deptt. area 1.1160 ha (enclosure of the letter vide no. 496-497 dtd. 07.05.2011 and sanction letter no. 08 dtd. 10.05.11) PP should clarify this aspect.

It was also decided by the Authority that PP should provide map indicating area of basement, parking, residential for each block. In addition to this PP should provide proposed width of the road and location of fire station as per provision of office memorandum no. 21-270/2008-IA.III issued by Ministry of Environment & Forests, Gol dtd. 07.02.2012.

The Authority also found that total height of the building is 30 m. As the height of the building is 30 m, the fire-fighting plan as per National Building Code is required. No such plan has been submitted by the PP. Therefore, it was decided that PP should be asked to submit a fire-fighting plan as per the National Building Code.

It was observed by the Authority that total water requirement during operation phase will be 210 KLD for main area (186 KLD fresh + 23.97 treated water) and total water requirement for EWA area is 40 KLD (12 KLD fresh + 1.38 treated water) and the Proponent has obtained NOC from CGWA for 186 cum / day. PP should clarify how fresh water requirement of 12 KLD for EWS area will be met?

PP should submit above-mentioned informations within one month.

 Case No. 647/2011, Prior Environmental Clearances for Residential complex at Shivaji Nagar, Tehsil Huzur, District Bhopal by MP Housing & Infrastructure Development Board, Bhopal.

The case was discussed in 87th SEAC meeting dtd. 07.01.2012 and it has been recorded that "The committee is satisfied with the submissions and various information presented by the PP and decided to recommend the case for grant of prior EC subject to the 41 special conditions."

While examining the documents the Authority found that the Proponent has not submitted land ownership document such as lease deed from Govt., Khasra Panchsala etc. PP should provide notarized / certified copy of land ownership documents and lease deed etc.

It was also decided that PP should provide map indicating area of basement, parking, residential for each block. In addition to this PP should provide proposed width of the road and location of fire station as per provision of office memorandum no. 21-270/2008-IA.III issued by Ministry of Environment & Forests, Gol dtd. 07.02.2012. The Authority also found that total height of the building is 30 m. As the height of the building is 30 m, the fire-fighting plan as per National Building Code is required. No such plan has been submitted by the PP. Therefore, it was decided that PP should submit a fire-fighting plan as per the National Building Code.

(Manohar Dubey) Member Secretary (M. Hashim)

(Amar Singh)

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Total water requirement during operation phase is 257 KLD, however, proponent has not submitted clear cut information about breakup of requirement of fresh water and treated water separately. Hence, it was decided that Proponent should be asked to submit clear-cut breakup of water requirement (i.e. fresh water and treated water) and firm commitment from Nagar Nigam, Bhopal regarding supply to them. If they will utilize some other water, then details of this area also to be given.

PP should submit above-mentioned information within one month.

Meeting ended with a vote of thanks to the Chair.

(Manohar Dubey) Member Secretary

(M. Hashim) Member 2-3.20/2 (Amar Singh) Chairman

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