The 368<sup>th</sup> meeting of the State Level Environment Impact Assessment Authority was convened on 22.09.2016 at the Authority's Office in Environmental Planning and Co-Ordination Organization (EPCO), Paryavaran Parisar, Bhopal. The meeting was chaired by Shri Waseem Akhtar, Chairman, SEIAA. The following members attended the meeting:-

1 Shri H.S. Verma

Member

2. Shri Anupam Rajan

Member Secretary

A. Following mining cases received from SEAC and query response have been considered :-

S.No.	Case No.	Category	No. & date of latest SEAC
1.	5292/2016	1(a) B2	47th SEAC-II meeting dtd. 27.08.2016
2.	2924/2015	1(a) B2	47th SEAC-II meeting dtd. 27.08.2016
3.	3931/2015	1(a) B2	47th SEAC-II meeting dtd. 27.08.2016
4.	2922/2015	1(a) B2	47th SEAC-II meeting dtd. 27.08.2016
5.	2930/2015	1(a) B2	47th SEAC-II meeting dtd. 27.08.2016
6.	2728/2015	1(a) B2	47th SEAC-II meeting dtd. 27.08.2016
7.	2722/2015	1(a) B2	47th SEAC-II meeting dtd. 27.08.2016
8.	2962/2015	1(a) B2	47th SEAC-II meeting dtd. 27.08.2016
9.	2758/2015	1(a) B2	47th SEAC-II meeting dtd. 27.08.2016
10.	2759/2015	1(a) B2	47th SEAC-II meeting dtd. 27.08.2016
11.	2725/2015	1(a) B2	47th SEAC-II meeting dtd. 27.08.2016
12.	2724/2015	1(a) B2	47th SEAC-II meeting dtd. 27.08.2016
13.	2727/2015	1(a) B2	47 <sup>th</sup> SEAC-II meeting dtd. 27.08.2016
14.	2818/2015	1(a) B2	47 <sup>th</sup> SEAC-II meeting dtd. 27.08.2016
15.	3081/2015	1(a) B2	47th SEAC-II meeting dtd. 27.08.2016
16.	4530/2015	1(a) B2	47th SEAC-II meeting dtd. 27.08.2016
17.	5185/2016	1(a) B2	47th SEAC-II meeting dtd. 27.08.2016
18.	5182/2016	1(a) B2	47th SEAC-II meeting dtd. 27.08.2016
19.	5180/2016	1(a) B2	47th SEAC-II meeting dtd. 27.08.2016
20.	5181/2016	1(a) B2	47th SEAC-II meeting dtd. 27.08.2016
21.	5189/2016	1(a) B2	47th SEAC-II meeting dtd. 27.08.2016
22.	3467/2015	1(a) B2	279 <sup>th</sup> SEIAA meeting dtd. 08.01.2016
23.	1318/2013	1(a) B1	360 <sup>th</sup> SEIAA Meeting dtd. 12.08.2016
24.	2626/2015	1(a) B2	339th SEIAA meeting dtd. 13.06.2016
25.	5239/2016	1(a) B1	
26.	4013/2015	1(a) B2	347th SEIAA meeting dtd. 01.07.2016
27.	5229/2016	1(a) B2	361 <sup>th</sup> SEIAA meeting dtd. 24.08.2016

 Case No.- 5292/2016 Rayaz Khan R/o Village – Sagor, Tehsil & Distt. Dhar (M.P.) (SIA/MP/MIN/5319/16) Prior Environment Clearance for Crusher Stone Deposit in an area of 2.00 ha. (14250 cum/year) at Khasra No. 753 at Village-Kheda, Tehsil – Dhar, Dist. Dhar (MP)

The case was discussed and recommended in  $47^{\text{th}}$  SEAC-II meeting dtd. 27.08.2016 and it was reported that :-

"......SEIAA vide letter no. 3173/SEIAA/16 dated 16/08/2016 and 3240/SEIAA/16 dated 26/08/2016 has also instructed to appraise cases on priority as per GOI, MoEF&CC notification dated 01/07/2016 and thus committee decided that as per the above instructions of SEIAA, all

(Anupam Ra Member Secretary

368th SEIAA Meeting dtd. 22.09.2016

(H.S.Verma) Member

(Waseem Akhtar) Chairman

Page 1 of 39

such cases should be appraised on the priority on the basis the lease documents available in the file/representation submitted by the PP.

In the GOI, MoEF&CC notification dated 01/07/2016 it is stated that "A cluster shall be formed when the distance between the peripheries of one lease is < than 500 meter from the periphery of other lease in a homogeneous mineral area which shall be applicable to the mine leases or query license granted on and after 09/09/2013".

The case was scheduled for discussion on above grounds. Committee on perusal of file and documents observed that this lease was sanctioned vide order no. 1116 dated 21/08/2016 which is prior to the 09/09/2013 and thus does not falls under the perview of cluster approach as per GOI, MoEF&CC notification dated 01/07/2016. The committee after deliberations decided that since the lease of mine is 5.00 ha and being the case in now treated as non-cluster as per GOI, MoEF&CC notification dated 01/07/2016, the case may be transferred to DEIAA through SEIAA as per GOI, MoEF&CC notification dated 15/01/2016."

From the perusal of the documents in this particular case and the above observation of SEAC, there are 8 other mines within 500 m. radius (as per the report of Mining Officer Dhar) having a combined area of 21.0 ha. (including the above mine). As per the instructions issued by the Department of Environment, GoMP on 06.09.2016, it has been decided to close this case in SEIAA and to be appraised in DEIAA, Dhar with the following instructions :-

- 1. The case should be processed/appraised as per the guidelines issued in notifications of 15.01.2016 and 01.07.2016.
- 2. A petition (OA 404/2016) has been filed before the Hon'ble NGT (Principal Bench) New Delhi where MP-SEIAA is one of the respondent. Any decision by the Hon'ble NGT shall be binding to DEIAA as well as the PP. While issuing the conditions of granting EC, it is mandatory to include this para.
- 3. Even if the PP has applied in DEIAA afresh, the comments/conditions specified by SEIAA/SEAC should be accounted for while taking a final decision.
- 4. Although the mining leases granted before 09.09.2013 will be treated as individual cases of B2 category and it will not attract provision relating to cluster situation, however it will be prudent to appraise these cases with environmental related impacts preferably a comprehensive environmental management plan. It should be made mandatory to be a part of the Approved Mine Plan.
- 5. Normally the PP establish a crusher on the mining lease area, they should follow the norms to be prescribed by MPPCB.
- 6. While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
- 7. Mining activities clubbed with industrial activity concentration that to in close proximity of urban agglomeration shall create heavy pollution load which would be detrimental to human health. While appraising this possibility should be remedied by counter measures like thick plantation in and around the mining cluster through CSR funds. The old and abandoned mines should be used for storing water to be used for up-keep of plantation.



(H.S.Verma)

Member

(Waseem Akhtar)

Chairman

368<sup>th</sup> SEIAA Meeting dtd. 22.09.2016

Page 2 of 39

- Care should be taken to keep safe distance of mining activity from the highway and plant trees as many as possible on both sides of the highway.
- 9. No mining activity should be permitted in the nalla portion/discharge zone.
- 10. Proper transport routes should be identified which should not pass through the human habitation areas. Preferably pakka roads be constructed from the CSR funds to transport the material. This would deter air pollution.
- 11. Proper air and water monitoring should be carried out in the mining zone in consultation with MPPCB.
- 12. Overburden dumps should be properly stored and stabilized in proper scientific manner.

13. Only controlled blasting should be permitted.

It has also been decided to transfer the case file to DEIAA Dhar for onward action. Copy to PP and all concerned.

 Case No. – 2924/2015 Shri Raj Kumar Nema, OIC, Sub Off., M.P. State Mining Corporation Ltd., H.No. 12, Ward No. 17, Sainath Colony, Meenakshi, Hoshangabad (M.P.)-461001 Jhalar Seth River Sand Quarry Lease Area - 5.00 Ha., Capacity -1,50,000 cum/year, at Vill.-Jhalar Seth, Teh.-Babai, District-Hoshangabad (M.P.)

The case was discussed and recommended in 47<sup>th</sup> SEAC-II meeting dtd. 27.08.2016 and it was reported that :-

"......For lease which belongs to MP State Mining Corporation Limited, Bhopal, corporation vide their letter no. 391, 394, 397, 400, 403, 406 and 409 dated 09/08/2016 and 417, 420, dated 17/08/2016 has also informed that it is a case of non-cluster as per GOI, MoEF&CC notification dated 01/07/2016 as this lease was sanctioned prior to the 09/09/2013 and enclosed a certificate of concerned Mining Officer stating that above lease was sanctioned prior to 09/09/2013 and thus do not fall under the perview of cluster approach as per GOI, MoEF&CC notification dated 01/07/2016. Certain PP's has also submitted their requests in accordance with the recent GOI, MoEF&CC notification dated 01/07/2016 were also considered for decision.

The committee after deliberations decided that all such leases of mines (list enclosed as Annexure-1) which are of < 5.00 ha and being these cases now treated as non-cluster as per GOI, MoEF&CC notification dated 01/07/2016, the case may be transferred to DEIAA through SEIAA as per GOI, MoEF&CC notification dated 15/01/2016."

As per the instructions issued by the Department of Environment, GoMP on 06.09.2016, it has been decided to close this case in SEIAA and to be appraised in DEIAA, Hoshangabad with the following instructions :-

- The case should be processed/appraised as per the guidelines issued in notifications of 15.01.2016 and 01.07.2016 and district survey report. Fresh certificate regarding total number of mines and its lease area falling within 500 m. should be obtained.
- 2. A petition (OA 404/2016) has been filed before the Hon'ble NGT (Principal Bench) New Delhi where MP-SEIAA is one of the respondent. Any decision by



368" SEIAA Meeting dtd 22.09.2016

(H.S.Verma) Member

(Waseem Akhtar) Chairman

Page 3 of 39

the Hon'ble NGT shall be binding to DEIAA as well as the PP. While issuing the conditions of granting EC, it is mandatory to include this para.

- The final decision of Hon'ble NGT (CZ) Bhopal and Hon'ble NGT Principal Bench, New Delhi in OA No. 49/2015 (Amarkant Mishra Vs State of MP & others), shall be obligatory on the part of PP.
- 4. Although the mining leases granted before 09.09.2013 will be treated as individual cases of B2 category and it will not attract provision relating to cluster situation, however it will be prudent to appraise these cases with environmental related impacts preferably a comprehensive environmental management plan. It should be made mandatory to be a part of the Approved Mine Plan.
- While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
- No in-stream mining shall be allowed. The local authorities should ensure that the mining activity is confined only in the dry portion of the river where sand is exposed.
- PP should ensure that no access ramps are made for transportation of sand from the opposite bank of the river.
- 8. PP should ensure to conserve the existing trees.
- 9. No transportation shall be permitted within the village.
- 10. Alternate transportation route should be decided in consultation with the local Gram Panchayat.
- The entire lease area should be properly fenced and boundary stones marked at the site.
- 12. PP will ensure three row plantation towards the village settlement side in the entire length of suitable species three year old to conserve and retain the banks.
- 13. District Authority should record the deposition of sand in the lease area at an interval of 100 meters annually in the last week of September and maintain the records in RL (Reduce Level) Measurement Book. Accordingly authority may allow lease holder to excavate the replenished quantity of sand in the subsequent year.
- 14. If causeway (Rapta) is required to be constructed for mining. It should be removed completely before rainy season every year.
- 15. No diversion of active channel should be allowed for mining.

It has been decided to transfer the case file to DEIAA Hoshangabad for onward action. Copy to PP and all concerned.

Member retarv

368<sup>th</sup> SEIAA Meeting dtd. 22.09.2016

(Waseem Akhtar)

(H.S.Verma) Member

Chairman

Page 4 of 39

 Case No. - 3931/15 Shri Raj Kumar Nema, OIC, M.P. State Mining Corporation Ltd., Sub Off-H.N. 12, Ward No. 17, Sainath Colony, Meenakshi, Hoshangabad (MP) Prior E.C for approval of Sand Quarry in an area of 5.00 ha. (50,000 cum/year) at Vill.-Chaplasar, Tehsil-Babai, District-Hoshangabad (MP)

The case was discussed and recommended in 47<sup>th</sup> SEAC-II meeting dtd. 27.08.2016 and it was reported that :-

"......For lease which belongs to MP State Mining Corporation Limited, Bhopal, corporation vide their letter no. 391, 394, 397, 400, 403, 406 and 409 dated 09/08/2016 and 417, 420, dated 17/08/2016 has also informed that it is a case of non-cluster as per GOI, MoEF&CC notification dated 01/07/2016 as this lease was sanctioned prior to the 09/09/2013 and enclosed a certificate of concerned Mining Officer stating that above lease was sanctioned prior to 09/09/2013 and thus do not fall under the perview of cluster approach as per GOI, MoEF&CC notification dated 01/07/2016. Certain PP's has also submitted their requests in accordance with the recent GOI, MoEF&CC notification dated 01/07/2016 were also considered for decision.

The committee after deliberations decided that all such leases of mines (list enclosed as Annexure-1) which are of < 5.00 ha and being these cases now treated as non-cluster as per GOI, MoEF&CC notification dated 01/07/2016, the case may be transferred to DEIAA through SEIAA as per GOI, MoEF&CC notification dated 15/01/2016."

From the record it was found that PP has applied for 50000 cum/year of production capacity and ToR was issued for the same capacity. However from the approved mining plan, the production capacity has been shown as 1,50,000 cum/year. Since there is a mismatch in the production capacities shown in the approved mining plan and Form-1, the case before transfer to DEIAA, Hoshangabad is hereby closed. The file may be transferred to DEIAA, Hoshangabad with the direction that PP should apply afresh.

As per the instructions issued by the Department of Environment, GoMP on 06.09.2016, it has been decided to close this case in SEIAA and to be appraised in DEIAA, Hoshangabad with the following instructions :-

- The case should be processed/appraised as per the guidelines issued in notifications of 15.01.2016 and 01.07.2016 and district survey report. Fresh certificate regarding total number of mines and its lease area falling within 500 m. should be obtained.
- A petition (OA 404/2016) has been filed before the Hon'ble NGT (Principal Bench) New Delhi where MP-SEIAA is one of the respondent. Any decision by the Hon'ble NGT shall be binding to DEIAA as well as the PP. While issuing the conditions of granting EC, it is mandatory to include this para.
- The final decision of Hon'ble NGT (CZ) Bhopal and Hon'ble NGT Principal Bench, New Delhi in OA No. 49/2015 (Amarkant Mishra Vs State of MP & others), shall be obligatory on the part of PP.
- 4. Although the mining leases granted before 09.09.2013 will be treated as individual cases of B2 category and it will not attract provision relating to cluster situation, however it will be prudent to appraise these cases with environmental



(H.S.Verma) Member

(Waseem Akhtar) Chairman

Page 5 of 39

368th SEIAA Meeting dtd 22.09.2016

related impacts preferably a comprehensive environmental management plan. It should be made mandatory to be a part of the Approved Mine Plan.

- While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
- No in-stream mining shall be allowed. The local authorities should ensure that the mining activity is confined only in the dry portion of the river where sand is exposed.
- 7. PP should ensure that no access ramps are made for transportation of sand from the opposite bank of the river.
- 8. PP should ensure to conserve the existing trees.
- 9. No transportation shall be permitted within the village.
- 10. Alternate transportation route should be decided in consultation with the local Gram Panchayat.
- 11. The entire lease area should be properly fenced and boundary stones marked at the site.
- 12. PP will ensure three row plantation towards the village settlement side in the entire length of suitable species three year old to conserve and retain the banks.
- 13. District Authority should record the deposition of sand in the lease area at an interval of 100 meters annually in the last week of September and maintain the records in RL (Reduce Level) Measurement Book. Accordingly authority may allow lease holder to excavate the replenished quantity of sand in the subsequent year.
- 14. If causeway (Rapta) is required to be constructed for mining. It should be removed completely before rainy season every year.

15. No diversion of active channel should be allowed for mining.

It has been decided to transfer the case file to DEIAA Hoshangabad for onward action. Copy to PP and all concerned.

 Case No. – 2922/2015 Shri Raj Kumar Nema, OIC, Sub Off., M.P. State Mining Corporation Ltd., H.No. 12, Ward No. 17, Sainath Colony, Meenakshi, Hoshangabad (M.P.)-461001 Balabhent River Sand Quarry Lease Area - 5.00 Ha., Capacity -1,50,000 cum/year, at Vill.-Balabhent, Teh.-Babai, District-Hoshangabad (M.P.)

The case was discussed and recommended in 47<sup>th</sup> SEAC-II meeting dtd. 27.08.2016 and it was reported that :-

"......For lease which belongs to MP State Mining Corporation Limited, Bhopal, corporation vide their letter no. 391, 394, 397, 400, 403, 406 and 409 dated 09/08/2016 and 417, 420, dated 17/08/2016 has also informed that it is a case of non-cluster as per GOI, MoEF&CC potification

Member Sec

368th SEIAA Meeting dtd. 22.09.2016

(H.S.Verma) Member

(Waseem Akhtar) Chairman

Page 6 of 39

dated 01/07/2016 as this lease was sanctioned prior to the 09/09/2013 and enclosed a certificate of concerned Mining Officer stating that above lease was sanctioned prior to 09/09/2013 and thus do not fall under the perview of cluster approach as per GOI, MoEF&CC notification dated 01/07/2016. Certain PP's has also submitted their requests in accordance with the recent GOI, MoEF&CC notification dated 01/07/2016 were also considered for decision.

The committee after deliberations decided that all such leases of mines (list enclosed as Annexure-1) which are of < 5.00 ha and being these cases now treated as non-cluster as per GOI, MoEF&CC notification dated 01/07/2016, the case may be transferred to DEIAA through SEIAA as per GOI, MoEF&CC notification dated 15/01/2016."

This case was discussed in 228<sup>th</sup> SEAC meeting dtd. 30.09.2015 and it was included in the cluster for which ToR was issued on 12.10.2015 for 54 mines with total lease area of 731.791 ha. From the perusal of the documents of this particular case, the certificate given by the Mining Officer, Hoshangabad mentions about 13 sand mines in 1000 m. periphery. As per the instructions issued by the Department of Environment, GoMP on 06.09.2016, it has been decided to close this case in SEIAA and to be appraised in DEIAA, Hoshangabad with the following instructions :-

- The case should be processed/appraised as per the guidelines issued in notifications of 15.01.2016 and 01.07.2016 and district survey report. Fresh certificate regarding total number of mines and its lease area falling within 500 m. should be obtained.
- A petition (OA 404/2016) has been filed before the Hon'ble NGT (Principal Bench) New Delhi where MP-SEIAA is one of the respondent. Any decision by the Hon'ble NGT shall be binding to DEIAA as well as the PP. While issuing the conditions of granting EC, it is mandatory to include this para.
- 3. The final decision of Hon'ble NGT (CZ) Bhopal and Hon'ble NGT Principal Bench, New Delhi in OA No. 49/2015 (Amarkant Mishra Vs State of MP & others), shall be obligatory on the part of PP.
- 4. Although the mining leases granted before 09.09.2013 will be treated as individual cases of B2 category and it will not attract provision relating to cluster situation, however it will be prudent to appraise these cases with environmental related impacts preferably a comprehensive environmental management plan. It should be made mandatory to be a part of the Approved Mine Plan.
- While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
- 6. No in-stream mining shall be allowed. The local authorities should ensure that the mining activity is confined only in the dry portion of the river where sand is exposed.
- 7. PP should ensure that no access ramps are made for transportation of sand from the opposite bank of the river.
- 8. PP should ensure to conserve the existing trees.



Janig (H.S.Verma)

Member

(Waseem Akhtar) Chairman

368" SEIAA Meeting dtd. 22.09.2016

Page 7 of 39

- Minutes of the 368<sup>th</sup> Meeting of SEIAA dated. 22.09.2016
- No transportation shall be permitted within the village.
- 10. Alternate transportation route should be decided in consultation with the local Gram Panchayat.
- 11. The entire lease area should be properly fenced and boundary stones marked at the site.
- 12. PP will ensure three row plantation towards the village settlement side in the entire length of suitable species three year old to conserve and retain the banks.
- 13. District Authority should record the deposition of sand in the lease area at an interval of 100 meters annually in the last week of September and maintain the records in RL (Reduce Level) Measurement Book. Accordingly authority may allow lease holder to excavate the replenished quantity of sand in the subsequent year.
- 14. If causeway (Rapta) is required to be constructed for mining. It should be removed completely before rainy season every year.
- 15. No diversion of active channel should be allowed for mining.

It has been decided to transfer the case file to DEIAA Hoshangabad for onward action. Copy to PP and all concerned.

 Case No. – 2930/2015 Shri Raj Kumar Nema, OIC, Sub Off., M.P. State Mining Corporation Ltd., H.No. 12, Ward No. 17, Sainath Colony, Meenakshi, Hoshangabad (M.P.)-461001 Pilikarar River Sand Quarry Lease Area - 5.00 Ha., Capacity -1,50,000 cum/year, at Vill.- Pilikarar, Teh.-Babai, District- Hoshangabad (M.P.)

The case was discussed and recommended in 47<sup>th</sup> SEAC-II meeting dtd. 27.08.2016 and it was reported that :-

"......For lease which belongs to MP State Mining Corporation Limited, Bhopal, corporation vide their letter no. 391, 394, 397, 400, 403, 406 and 409 dated 09/08/2016 and 417, 420, dated 17/08/2016 has also informed that it is a case of non-cluster as per GOI, MoEF&CC notification dated 01/07/2016 as this lease was sanctioned prior to the 09/09/2013 and enclosed a certificate of concerned Mining Officer stating that above lease was sanctioned prior to 09/09/2013 and thus do not fall under the perview of cluster approach as per GOI, MoEF&CC notification dated 01/07/2016. Certain PP's has also submitted their requests in accordance with the recent GOI, MoEF&CC notification dated 01/07/2016 were also considered for decision.

The committee after deliberations decided that all such leases of mines (list enclosed as Annexure-1) which are of < 5.00 ha and being these cases now treated as non-cluster as per GOI, MoEF&CC notification dated 01/07/2016, the case may be transferred to DEIAA through SEIAA as per GOI, MoEF&CC notification dated 15/01/2016."

From the record it was found that PP has applied for 1,50,000 cum/year of production capacity and ToR was issued for 50000 cum/year production capacity. However in the revised EMP and replenishment plan, the production capacity has been shown as 50,000 cum/year. Since there is a mismatch in the production capacities shown in the approved mining plan and replenishment plan, the case

Member tretary

368th SEIAA Meeting dtd. 22.09.2016

(H.S.Verma) Member

(Waseem Akhtar) Chairman

Page 8 of 39

before transfer to DEIAA, Hoshangabad is hereby closed. The file may be transferred to DEIAA, Hoshangabad with the direction that PP should apply afresh.

As per the instructions issued by the Department of Environment, GoMP on 06.09.2016, it has been decided to close this case in SEIAA and to be appraised in DEIAA, Hoshangabad with the following instructions :-

- The case should be processed/appraised as per the guidelines issued in notifications of 15.01.2016 and 01.07.2016 and district survey report. Fresh certificate regarding total number of mines and its lease area falling within 500 m. should be obtained.
- A petition (OA 404/2016) has been filed before the Hon'ble NGT (Principal Bench) New Delhi where MP-SEIAA is one of the respondent. Any decision by the Hon'ble NGT shall be binding to DEIAA as well as the PP. While issuing the conditions of granting EC, it is mandatory to include this para.
- The final decision of Hon'ble NGT (CZ) Bhopal and Hon'ble NGT Principal Bench, New Delhi in OA No. 49/2015 (Amarkant Mishra Vs State of MP & others), shall be obligatory on the part of PP.
- 4. Although the mining leases granted before 09.09.2013 will be treated as individual cases of B2 category and it will not attract provision relating to cluster situation, however it will be prudent to appraise these cases with environmental related impacts preferably a comprehensive environmental management plan. It should be made mandatory to be a part of the Approved Mine Plan.
- While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
- No in-stream mining shall be allowed. The local authorities should ensure that the mining activity is confined only in the dry portion of the river where sand is exposed.
- 7. PP should ensure that no access ramps are made for transportation of sand from the opposite bank of the river.
- 8. PP should ensure to conserve the existing trees.
- 9. No transportation shall be permitted within the village.
- 10. Alternate transportation route should be decided in consultation with the local Gram Panchayat.
- 11. The entire lease area should be properly fenced and boundary stones marked at the site.
- 12. PP will ensure three row plantation towards the village settlement side in the entire length of suitable species three year old to conserve and retain the banks.



Jarish

(H.S.Verma) Member (Waseem Akhtar) Chairman

Page 9 of 39

368th SEIAA Meeting dtd. 22.09.2016



- 13. District Authority should record the deposition of sand in the lease area at an interval of 100 meters annually in the last week of September and maintain the records in RL (Reduce Level) Measurement Book. Accordingly authority may allow lease holder to excavate the replenished quantity of sand in the subsequent year.
- 14. If causeway (Rapta) is required to be constructed for mining. It should be removed completely before rainy season every year.

15. No diversion of active channel should be allowed for mining.

It has been decided to transfer the case file to DEIAA Hoshangabad for onward action. Copy to PP and all concerned.

 Case No. – 2728/2015 Shri Raj Kumar Nema, OIC, Sub Off., M.P. State Mining Corporation Ltd., H.No. 12, Ward No. 17, Sainath Colony, Meenakshi, Hoshangabad (MP)-461001 Gwadikala River Sand Quarry Lease Area - 4.00 ha., Capacity -1,15,000 cum/year,) at Khasra No. – 108, Vill.-Gwadikala, Teh.-Itarsi, District-Hoshangabad (M.P.)

The case was discussed and recommended in 47<sup>th</sup> SEAC-II meeting dtd. 27.08.2016 and it was reported that :-

"......For lease which belongs to MP State Mining Corporation Limited, Bhopal, corporation vide their letter no. 391, 394, 397, 400, 403, 406 and 409 dated 09/08/2016 and 417, 420, dated 17/08/2016 has also informed that it is a case of non-cluster as per GOI, MoEF&CC notification dated 01/07/2016 as this lease was sanctioned prior to the 09/09/2013 and enclosed a certificate of concerned Mining Officer stating that above lease was sanctioned prior to 09/09/2013 and thus do not fall under the perview of cluster approach as per GOI, MoEF&CC notification dated 01/07/2016. Certain PP's has also submitted their requests in accordance with the recent GOI, MoEF&CC notification dated 01/07/2016 were also considered for decision.

The committee after deliberations decided that all such leases of mines (list enclosed as Annexure-1) which are of < 5.00 ha and being these cases now treated as non-cluster as per GOI, MoEF&CC notification dated 01/07/2016, the case may be transferred to DEIAA through SEIAA as per GOI, MoEF&CC notification dated 15/01/2016."

As per the instructions issued by the Department of Environment, GoMP on 06.09.2016, it has been decided to close this case in SEIAA and to be appraised in DEIAA, Hoshangabad with the following instructions :-

- 1. The case should be processed/appraised as per the guidelines issued in notifications of 15.01.2016 and 01.07.2016 and district survey report. Fresh certificate regarding total number of mines and its lease area falling within 500 m. should be obtained.
- A petition (OA 404/2016) has been filed before the Hon'ble NGT (Principal Bench) New Delhi where MP-SEIAA is one of the respondent. Any decision by the Hon'ble NGT shall be binding to DEIAA as well as the PP. While issuing the conditions of granting EC, it is mandatory to include this para.

Member retarv

(H.S.Verma) Member

(Waseem Akhtar) Chairman

Page 10 of 39

368<sup>th</sup> SEIAA Meeting dtd. 22.09.2016

- The final decision of Hon'ble NGT (CZ) Bhopal and Hon'ble NGT Principal Bench, New Delhi in OA No. 49/2015 (Amarkant Mishra Vs State of MP & others), shall be obligatory on the part of PP.
- 4. Although the mining leases granted before 09.09.2013 will be treated as individual cases of B2 category and it will not attract provision relating to cluster situation, however it will be prudent to appraise these cases with environmental related impacts preferably a comprehensive environmental management plan. It should be made mandatory to be a part of the Approved Mine Plan.
- While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
- No in-stream mining shall be allowed. The local authorities should ensure that the mining activity is confined only in the dry portion of the river where sand is exposed.
- 7. PP should ensure that no access ramps are made for transportation of sand from the opposite bank of the river.
- 8. PP should ensure to conserve the existing trees.
- 9. No transportation shall be permitted within the village.
- 10. Alternate transportation route should be decided in consultation with the local Gram Panchayat.
- 11. The entire lease area should be properly fenced and boundary stones marked at the site.
- 12. PP will ensure three row plantation towards the village settlement side in the entire length of suitable species three year old to conserve and retain the banks.
- 13. District Authority should record the deposition of sand in the lease area at an interval of 100 meters annually in the last week of September and maintain the records in RL (Reduce Level) Measurement Book. Accordingly authority may allow lease holder to excavate the replenished quantity of sand in the subsequent year.
- 14. If causeway (Rapta) is required to be constructed for mining. It should be removed completely before rainy season every year.
- 15. No diversion of active channel should be allowed for mining.

It has been decided to transfer the case file to DEIAA Hoshangabad for onward action. Copy to PP and all concerned.



368th SEIAA Meeting dtd. 22.09.2016

(Waseem Akhtar)

(H.S.Verma) Member

Chairman

Page 11 of 39

 Case No. – 2722/2015 Shri Raj Kumar Nema, OIC, Sub Off., M.P. State Mining Corporation Ltd., H.No. 12, Ward No. 17, Sainath Colony, Meenakshi, Hoshangabad Babri River Sand Quarry Lease Area - 4.00 ha. Capacity -1,10,000 cum/year, at Khasra No. – 137/1, Vill.-Babri, Teh.-Seoni Malwa, District-Hoshangabad (M.P.)

The case was discussed and recommended in 47<sup>th</sup> SEAC-II meeting dtd. 27.08.2016 and it was reported that :-

"......For lease which belongs to MP State Mining Corporation Limited, Bhopal, corporation vide their letter no. 391, 394, 397, 400, 403, 406 and 409 dated 09/08/2016 and 417, 420, dated 17/08/2016 has also informed that it is a case of non-cluster as per GOI, MoEF&CC notification dated 01/07/2016 as this lease was sanctioned prior to the 09/09/2013 and enclosed a certificate of concerned Mining Officer stating that above lease was sanctioned prior to 09/09/2013 and thus do not fall under the perview of cluster approach as per GOI, MoEF&CC notification dated 01/07/2016. Certain PP's has also submitted their requests in accordance with the recent GOI, MoEF&CC notification dated 01/07/2016 were also considered for decision.

The committee after deliberations decided that all such leases of mines (list enclosed as Annexure-1) which are of < 5.00 ha and being these cases now treated as non-cluster as per GOI, MoEF&CC notification dated 01/07/2016, the case may be transferred to DEIAA through SEIAA as per GOI, MoEF&CC notification dated 15/01/2016."

From the perusal of the documents in this particular case and the above observation of SEAC, there are 1 more mines within 1000 m. periphery (as per the report of Mining Officer Hoshangabad) having a combined area of 32.00 ha. (including the above mine). As per the instructions issued by the Department of Environment, GoMP on 06.09.2016, it has been decided to close this case in SEIAA and to be appraised in DEIAA, Hoshangabad with the following instructions :-

- The case should be processed/appraised as per the guidelines issued in notifications of 15.01.2016 and 01.07.2016 and district survey report. Fresh certificate regarding total number of mines and its lease area falling within 500 m. should be obtained.
- A petition (OA 404/2016) has been filed before the Hon'ble NGT (Principal Bench) New Delhi where MP-SEIAA is one of the respondent. Any decision by the Hon'ble NGT shall be binding to DEIAA as well as the PP. While issuing the conditions of granting EC, it is mandatory to include this para.
- The final decision of Hon'ble NGT (CZ) Bhopal and Hon'ble NGT Principal Bench, New Delhi in OA No. 49/2015 (Amarkant Mishra Vs State of MP & others), shall be obligatory on the part of PP.
- 4. Although the mining leases granted before 09.09.2013 will be treated as individual cases of B2 category and it will not attract provision relating to cluster situation, however it will be prudent to appraise these cases with environmental related impacts preferably a comprehensive environmental management plan. It should be made mandatory to be a part of the Approved Mine Plan.
- While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.



368<sup>th</sup> SEIAA Meeting dtd. 22.09.2016

(H.S.Verma) Member

(Waseem Akhtar) Chairman

Page 12 of 39

- No in-stream mining shall be allowed. The local authorities should ensure that the mining activity is confined only in the dry portion of the river where sand is exposed.
- PP should ensure that no access ramps are made for transportation of sand from the opposite bank of the river.
- 8. PP should ensure to conserve the existing trees.
- 9. No transportation shall be permitted within the village.
- 10. Alternate transportation route should be decided in consultation with the local Gram Panchayat.
- 11. The entire lease area should be properly fenced and boundary stones marked at the site.
- 12. PP will ensure three row plantation towards the village settlement side in the entire length of suitable species three year old to conserve and retain the banks.
- 13. District Authority should record the deposition of sand in the lease area at an interval of 100 meters annually in the last week of September and maintain the records in RL (Reduce Level) Measurement Book. Accordingly authority may allow lease holder to excavate the replenished quantity of sand in the subsequent year.
- 14. If causeway (Rapta) is required to be constructed for mining. It should be removed completely before rainy season every year.

15. No diversion of active channel should be allowed for mining.

It has been decided to transfer the case file to DEIAA Hoshangabad for onward action. Copy to PP and all concerned.

 Case No. – 2962/2015 Shri Raj Kumar Nema, OIC, Sub Off., M.P. State Mining Corporation Ltd., H.No. 12, Ward No. 17, Sainath Colony, Meenakshi, Hoshangabad (M.P.)-461001 Rajon River Sand Quarry Lease Area - 4.00 Ha., Capacity - 1,20,000 cum/year, at Vill.-Rajon, Teh.-Babai, District-Hoshangabad (M.P.)

The case was discussed and recommended in 47<sup>th</sup> SEAC-II meeting dtd. 27.08.2016 and it was reported that :-

\*......For lease which belongs to MP State Mining Corporation Limited, Bhopal, corporation vide their letter no. 391, 394, 397, 400, 403, 406 and 409 dated 09/08/2016 and 417, 420, dated 17/08/2016 has also informed that it is a case of non-cluster as per GOI, MoEF&CC notification dated 01/07/2016 as this lease was sanctioned prior to the 09/09/2013 and enclosed a certificate of concerned Mining Officer stating that above lease was sanctioned prior to 09/09/2013 and thus do not fall under the perview of cluster approach as per GOI, MoEF&CC notification dated 01/07/2016. Certain PP's has also submitted their requests in accordance with the recent GOI, MoEF&CC notification dated 01/07/2016 were also considered for decision.

Member Secretary

368<sup>91</sup> SEIAA Meeting dtd. 22.09 2016

(H.S.Verma) Member

(Waseem Akhtar) Chairman

Page 13 of 39

The committee after deliberations decided that all such leases of mines (list enclosed as Annexure-1) which are of < 5.00 ha and being these cases now treated as non-cluster as per GOI, MoEF&CC notification dated 01/07/2016, the case may be transferred to DEIAA through SEIAA as per GOI, MoEF&CC notification dated 15/01/2016."

From the perusal of the documents in this particular case and the above observation of SEAC, there are 3 more mines within 500 m. periphery (as per the report of Mining Officer Hoshangabad) having a combined area of 39.405 ha. (including the above mine). As per the instructions issued by the Department of Environment, GoMP on 06.09.2016, it has been decided to close this case in SEIAA and to be appraised in DEIAA, Hoshangabad with the following instructions :-

- The case should be processed/appraised as per the guidelines issued in notifications of 15.01.2016 and 01.07.2016 and district survey report. Fresh certificate regarding total number of mines and its lease area falling within 500 m. should be obtained.
- A petition (OA 404/2016) has been filed before the Hon'ble NGT (Principal Bench) New Delhi where MP-SEIAA is one of the respondent. Any decision by the Hon'ble NGT shall be binding to DEIAA as well as the PP. While issuing the conditions of granting EC, it is mandatory to include this para.
- The final decision of Hon'ble NGT (CZ) Bhopal and Hon'ble NGT Principal Bench, New Delhi in OA No. 49/2015 (Amarkant Mishra Vs State of MP & others), shall be obligatory on the part of PP.
- 4. Although the mining leases granted before 09.09.2013 will be treated as individual cases of B2 category and it will not attract provision relating to cluster situation, however it will be prudent to appraise these cases with environmental related impacts preferably a comprehensive environmental management plan. It should be made mandatory to be a part of the Approved Mine Plan.
- While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
- No in-stream mining shall be allowed. The local authorities should ensure that the mining activity is confined only in the dry portion of the river where sand is exposed.
- 7. PP should ensure that no access ramps are made for transportation of sand from the opposite bank of the river.
- 8. PP should ensure to conserve the existing trees.
- 9. No transportation shall be permitted within the village.
- 10. Alternate transportation route should be decided in consultation with the local Gram Panchayat.

Member

Member Stan

Hanish (H.S.Verma)

(Waseem Akhtar) Chairman

368<sup>9</sup> SEIAA Meeting dtd. 22.09.2016

Page 14 of 39

- 11. The entire lease area should be properly fenced and boundary stones marked at the site.
- 12. PP will ensure three row plantation towards the village settlement side in the entire length of suitable species three year old to conserve and retain the banks.
- 13. District Authority should record the deposition of sand in the lease area at an interval of 100 meters annually in the last week of September and maintain the records in RL (Reduce Level) Measurement Book. Accordingly authority may allow lease holder to excavate the replenished quantity of sand in the subsequent year.
- 14. If causeway (Rapta) is required to be constructed for mining. It should be removed completely before rainy season every year.

15. No diversion of active channel should be allowed for mining.

It has been decided to transfer the case file to DEIAA Hoshangabad for onward action. Copy to PP and all concerned.

 Case No. – 2758/2015 Shri Raj Kumar Nema, OIC, Sub Off., M.P. State Mining Corporation Ltd., H.No. 12, Ward No. 17, Sainath Colony, Meenakshi, Hoshangabad (MP) Dethi River Sand Quarry Lease Area - 0.809 ha., Capacity - 24,000 cum/year, at Khasra No. -01, Vill.-Dethi, Teh.-Seoni-Malwa, District-Hoshangabad (M.P.)

The case was discussed and recommended in 47<sup>th</sup> SEAC-II meeting dtd. 27.08.2016 and it was reported that :-

"......For lease which belongs to MP State Mining Corporation Limited, Bhopal, corporation vide their letter no. 391, 394, 397, 400, 403, 406 and 409 dated 09/08/2016 and 417, 420, dated 17/08/2016 has also informed that it is a case of non-cluster as per GOI, MoEF&CC notification dated 01/07/2016 as this lease was sanctioned prior to the 09/09/2013 and enclosed a certificate of concerned Mining Officer stating that above lease was sanctioned prior to 09/09/2013 and thus do not fall under the perview of cluster approach as per GOI, MoEF&CC notification dated 01/07/2016. Certain PP's has also submitted their requests in accordance with the recent GOI, MoEF&CC notification dated 01/07/2016 were also considered for decision.

The committee after deliberations decided that all such leases of mines (list enclosed as Annexure-1) which are of < 5.00 ha and being these cases now treated as non-cluster as per GOI, MoEF&CC notification dated 01/07/2016, the case may be transferred to DEIAA through SEIAA as per GOI, MoEF&CC notification dated 15/01/2016."

Therefore it has been decided to transfer this case for appraisal in DEIAA, Hoshangabad with the following instructions :-

- The case should be processed/appraised as per the guidelines issued in notifications of 15.01.2016 and 01.07.2016 and district survey report. Fresh certificate regarding total number of mines and its lease area falling within 500 m. should be obtained.
- A petition (OA 404/2016) has been filed before the Hon'ble NGT (Principal Bench) New Delhi where MP-SEIAA is one of the respondent. Any decision by

Memb cretarv

I.S.Verma) Member

(Waseem Akhtar) Chairman

Page 15 of 39

368th SEIAA Meeting dtd. 22.09.2016

the Hon'ble NGT shall be binding to DEIAA as well as the PP. While issuing the conditions of granting EC, it is mandatory to include this para.

- 3. The final decision of Hon'ble NGT (CZ) Bhopal and Hon'ble NGT Principal Bench, New Delhi in OA No. 49/2015 (Amarkant Mishra Vs State of MP & others), shall be obligatory on the part of PP.
- 4. Although the mining leases granted before 09.09.2013 will be treated as individual cases of B2 category and it will not attract provision relating to cluster situation, however it will be prudent to appraise these cases with environmental related impacts preferably a comprehensive environmental management plan. It should be made mandatory to be a part of the Approved Mine Plan.
- 5. While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
- 6. No in-stream mining shall be allowed. The local authorities should ensure that the mining activity is confined only in the dry portion of the river where sand is exposed.
- 7. PP should ensure that no access ramps are made for transportation of sand from the opposite bank of the river.
- 8. PP should ensure to conserve the existing trees.
- 9. No transportation shall be permitted within the village.
- 10. Alternate transportation route should be decided in consultation with the local Gram Panchavat.
- 11. The entire lease area should be properly fenced and boundary stones marked at the site.
- 12. PP will ensure three row plantation towards the village settlement side in the entire length of suitable species three year old to conserve and retain the banks.
- 13. District Authority should record the deposition of sand in the lease area at an interval of 100 meters annually in the last week of September and maintain the records in RL (Reduce Level) Measurement Book. Accordingly authority may allow lease holder to excavate the replenished quantity of sand in the subsequent year.
- 14. If causeway (Rapta) is required to be constructed for mining. It should be removed completely before rainy season every year.
- 15. No diversion of active channel should be allowed for mining.

It has been decided to transfer the case file to DEIAA Hoshangabad for onward action. Copy to PP and all concerned.

(Anupam Member Secretary

368<sup>m</sup> SEIAA Meeting dtd. 22.09.2016

(H.S.Verma)

(Waseem Akhtar)

Member

Chairman

Page 16 of 39

 Case No. – 2759/2015 Shri Raj Kumar Nema, OIC, Sub Off., M.P. State Mining Corporation Ltd., H.No. 12, Ward No. 17, Sainath Colony, Meenakshi, Hoshangabad (MP)-461001 Satdev River Sand Quarry Lease Area- 4.00 ha.Capacity-1,15,000 cum/year, at Khasra No. – 814/287, Vill.-Satdev, Teh.-Nasrullaganj, District - Sehore (M.P.)

The case was discussed and recommended in 47<sup>th</sup> SEAC-II meeting dtd. 27.08.2016 and it was reported that :-

\*.....For lease which belongs to MP State Mining Corporation Limited, Bhopal, corporation vide their letter no. 391, 394, 397, 400, 403, 406 and 409 dated 09/08/2016 and 417, 420, dated 17/08/2016 has also informed that it is a case of non-cluster as per GOI, MoEF&CC notification dated 01/07/2016 as this lease was sanctioned prior to the 09/09/2013 and enclosed a certificate of concerned Mining Officer stating that above lease was sanctioned prior to 09/09/2013 and thus do not fall under the perview of cluster approach as per GOI, MoEF&CC notification dated 01/07/2016. Certain PP's has also submitted their requests in accordance with the recent GOI, MoEF&CC notification dated 01/07/2016 were also considered for decision.

The committee after deliberations decided that all such leases of mines (list enclosed as Annexure-1) which are of < 5.00 ha and being these cases now treated as non-cluster as per GOI, MoEF&CC notification dated 01/07/2016, the case may be transferred to DEIAA through SEIAA as per GOI, MoEF&CC notification dated 15/01/2016."

From the record it was found that the Mining Officer, Sehore has given a certificate for total number of mines in 1000 m. periphery as 11.129 ha. whereas in the ToR it was issued on 12.10.2015 the number of mines shown are 3 with combined lease area of 31.655 ha. As per the instructions issued by the Department of Environment, GoMP on 06.09.2016, it has been decided to close this case in SEIAA and to be appraised in DEIAA, Hoshangabad with the following instructions :-

- The case should be processed/appraised as per the guidelines issued in notifications of 15.01.2016 and 01.07.2016 and district survey report. Fresh certificate regarding total number of mines and its lease area falling within 500 m. should be obtained.
- A petition (OA 404/2016) has been filed before the Hon'ble NGT (Principal Bench) New Delhi where MP-SEIAA is one of the respondent. Any decision by the Hon'ble NGT shall be binding to DEIAA as well as the PP. While issuing the conditions of granting EC, it is mandatory to include this para.
- The final decision of Hon'ble NGT (CZ) Bhopal and Hon'ble NGT Principal Bench, New Delhi in OA No. 49/2015 (Amarkant Mishra Vs State of MP & others), shall be obligatory on the part of PP.
- 4. Although the mining leases granted before 09.09.2013 will be treated as individual cases of B2 category and it will not attract provision relating to cluster situation, however it will be prudent to appraise these cases with environmental related impacts preferably a comprehensive environmental management plan. It should be made mandatory to be a part of the Approved Mine Plan.
- While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.



368th SEIAA Meeting dtd 22.09.2016

ě.

(H.S.Verma) Member

(Waseem Akhtar) Chairman

Page 17 of 39

- No in-stream mining shall be allowed. The local authorities should ensure that the mining activity is confined only in the dry portion of the river where sand is exposed.
- 7. PP should ensure that no access ramps are made for transportation of sand from the opposite bank of the river.
- 8. PP should ensure to conserve the existing trees.
- 9. No transportation shall be permitted within the village.
- 10. Alternate transportation route should be decided in consultation with the local Gram Panchayat.
- 11. The entire lease area should be properly fenced and boundary stones marked at the site.
- 12. PP will ensure three row plantation towards the village settlement side in the entire length of suitable species three year old to conserve and retain the banks.
- 13. District Authority should record the deposition of sand in the lease area at an interval of 100 meters annually in the last week of September and maintain the records in RL (Reduce Level) Measurement Book. Accordingly authority may allow lease holder to excavate the replenished quantity of sand in the subsequent year.
- 14. If causeway (Rapta) is required to be constructed for mining. It should be removed completely before rainy season every year.

15. No diversion of active channel should be allowed for mining.

It has been decided to transfer the case file to DEIAA Hoshangabad for onward action. Copy to PP and all concerned.

 Case No. – 2725/2015 Shri Raj Kumar Nema, OIC, Sub Off., M.P. State Mining Corporation Ltd., H.No. 12, Ward No. 17, Sainath Colony, Meenakshi, Hoshangabad (MP)-461001 Sand Quarry Lease Area - 4.00 ha. Capacity - 1,15,000 cum/year, at Khasra No. – 223, Vill.-Ambajdeed, Teh.-Nasrullaganj, District-Sehore (M.P.)

The case was discussed and recommended in  $47^{\text{th}}$  SEAC-II meeting dtd. 27.08.2016 and it was reported that :-

"......For lease which belongs to MP State Mining Corporation Limited, Bhopal, corporation vide their letter no. 391, 394, 397, 400, 403, 406 and 409 dated 09/08/2016 and 417, 420, dated 17/08/2016 has also informed that it is a case of non-cluster as per GOI, MoEF&CC notification dated 01/07/2016 as this lease was sanctioned prior to the 09/09/2013 and enclosed a certificate of concerned Mining Officer stating that above lease was sanctioned prior to 09/09/2013 and thus do not fall under the perview of cluster approach as per GOI, MoEF&CC notification dated 01/07/2016. Certain PP's has also submitted their requests in accordance with the recent GOI, MoEF&CC notification dated 01/07/2016 were also considered for decision.

aian Member ecretary

an)

(Waseem Akhtar)

Chairman

(H.S.Verma) ( Member

Page 18 of 39

368<sup>th</sup> SEIAA Meeting dtd 22.09.2016

The committee after deliberations decided that all such leases of mines (list enclosed as Annexure-1) which are of < 5.00 ha and being these cases now treated as non-cluster as per GOI, MoEF&CC notification dated 01/07/2016, the case may be transferred to DEIAA through SEIAA as per GOI, MoEF&CC notification dated 15/01/2016."

From the perusal of the documents in this particular case and the above observation of SEAC, there are 7 more mines within 1000 m. periphery (as per the report of Mining Officer Sehore) having a combined area of 145.757 ha. (including the above mine). As per the instructions issued by the Department of Environment, GoMP on 06.09.2016, it has been decided to close this case in SEIAA and to be appraised in DEIAA, Sehore with the following instructions :-

- The case should be processed/appraised as per the guidelines issued in notifications of 15.01.2016 and 01.07.2016 and district survey report. Fresh certificate regarding total number of mines and its lease area falling within 500 m. should be obtained.
- A petition (OA 404/2016) has been filed before the Hon'ble NGT (Principal Bench) New Delhi where MP-SEIAA is one of the respondent. Any decision by the Hon'ble NGT shall be binding to DEIAA as well as the PP. While issuing the conditions of granting EC, it is mandatory to include this para.
- The final decision of Hon'ble NGT (CZ) Bhopal and Hon'ble NGT Principal Bench, New Delhi in OA No. 49/2015 (Amarkant Mishra Vs State of MP & others), shall be obligatory on the part of PP.
- 4. Although the mining leases granted before 09.09.2013 will be treated as individual cases of B2 category and it will not attract provision relating to cluster situation, however it will be prudent to appraise these cases with environmental related impacts preferably a comprehensive environmental management plan. It should be made mandatory to be a part of the Approved Mine Plan.
- While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
- No in-stream mining shall be allowed. The local authorities should ensure that the mining activity is confined only in the dry portion of the river where sand is exposed.
- 7. PP should ensure that no access ramps are made for transportation of sand from the opposite bank of the river.
- 8. PP should ensure to conserve the existing trees.
- 9. No transportation shall be permitted within the village.
- 10. Alternate transportation route should be decided in consultation with the local Gram Panchayat.

cretar

Javish

(H.S.Verma) Member

(Waseem Akhtar) Chairman

Page 19 of 39

368" SEIAA Meeting dtd. 22.09.2016

11. The entire lease area should be properly fenced and boundary stones marked at the site.

- 12. PP will ensure three row plantation towards the village settlement side in the entire length of suitable species three year old to conserve and retain the banks.
- 13. District Authority should record the deposition of sand in the lease area at an interval of 100 meters annually in the last week of September and maintain the records in RL (Reduce Level) Measurement Book. Accordingly authority may allow lease holder to excavate the replenished quantity of sand in the subsequent year.
- 14. If causeway (Rapta) is required to be constructed for mining. It should be removed completely before rainy season every year.
- 15. No diversion of active channel should be allowed for mining.

It has been decided to transfer the case file to DEIAA Sehore for onward action. Copy to PP and all concerned.

 Case No. – 2724/2015 Shri Raj Kumar Nema, OIC, Sub Off., M.P. State Mining Corporation Ltd., H.No. 12, Ward No. 17, Sainath Colony, Meenakshi, Hoshangabad (MP)-461001 Babri Sand Quarry Lease Area - 4.00 ha. Capacity - 1,10,000 cum/year, at Khasra No. -363/1 (Part) Vill.-Babri, Teh.-Nasrullaganj, District-Sehore (M.P.)

The case was discussed and recommended in 47<sup>th</sup> SEAC-II meeting dtd. 27.08.2016 and it was reported that :-

"......For lease which belongs to MP State Mining Corporation Limited, Bhopal, corporation vide their letter no. 391, 394, 397, 400, 403, 406 and 409 dated 09/08/2016 and 417, 420, dated 17/08/2016 has also informed that it is a case of non-cluster as per GOI, MoEF&CC notification dated 01/07/2016 as this lease was sanctioned prior to the 09/09/2013 and enclosed a certificate of concerned Mining Officer stating that above lease was sanctioned prior to 09/09/2013 and thus do not fall under the perview of cluster approach as per GOI, MoEF&CC notification dated 01/07/2016. Certain PP's has also submitted their requests in accordance with the recent GOI, MoEF&CC notification dated 01/07/2016 were also considered for decision.

The committee after deliberations decided that all such leases of mines (list enclosed as Annexure-1) which are of < 5.00 ha and being these cases now treated as non-cluster as per GOI, MoEF&CC notification dated 01/07/2016, the case may be transferred to DEIAA through SEIAA as per GOI, MoEF&CC notification dated 15/01/2016."

From the record it was found that there is mismatch between the certificate issued by Mining Officer, Sehore and the area shown in the ToR issued by SEAC. As per the instructions issued by the Department of Environment, GoMP on 06.09.2016, it has been decided to close this case in SEIAA and to be appraised in DEIAA, Hoshangabad with the following instructions :-

 The case should be processed/appraised as per the guidelines issued in notifications of 15.01.2016 and 01.07.2016 and district survey report. Fresh certificate regarding total number of mines and its lease area falling within 500 m. should be obtained.

Member etary

368" SEIAA Meeting dtd. 22.09.2016

(H.S.Verma) Member

Chairman

(Waseem Akhtar)

Page 20 of 39

- A petition (OA 404/2016) has been filed before the Hon'ble NGT (Principal Bench) New Delhi where MP-SEIAA is one of the respondent. Any decision by the Hon'ble NGT shall be binding to DEIAA as well as the PP. While issuing the conditions of granting EC, it is mandatory to include this para.
- 3. The final decision of Hon'ble NGT (CZ) Bhopal and Hon'ble NGT Principal Bench, New Delhi in OA No. 49/2015 (Amarkant Mishra Vs State of MP & others), shall be obligatory on the part of PP.
- 4. Although the mining leases granted before 09.09.2013 will be treated as individual cases of B2 category and it will not attract provision relating to cluster situation, however it will be prudent to appraise these cases with environmental related impacts preferably a comprehensive environmental management plan. It should be made mandatory to be a part of the Approved Mine Plan.
- While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
- No in-stream mining shall be allowed. The local authorities should ensure that the mining activity is confined only in the dry portion of the river where sand is exposed.
- 7. PP should ensure that no access ramps are made for transportation of sand from the opposite bank of the river.
- 8. PP should ensure to conserve the existing trees.
- 9. No transportation shall be permitted within the village.
- 10. Alternate transportation route should be decided in consultation with the local Gram Panchayat.
- 11. The entire lease area should be properly fenced and boundary stones marked at the site.
- 12. PP will ensure three row plantation towards the village settlement side in the entire length of suitable species three year old to conserve and retain the banks.
- 13. District Authority should record the deposition of sand in the lease area at an interval of 100 meters annually in the last week of September and maintain the records in RL (Reduce Level) Measurement Book. Accordingly authority may allow lease holder to excavate the replenished quantity of sand in the subsequent year.
- 14. If causeway (Rapta) is required to be constructed for mining. It should be removed completely before rainy season every year.
- 15. No diversion of active channel should be allowed for mining.

(Anupam B (an) Member Secretary

(Waseem Akhtar)

(H.S.Verma) Member

Chairman

368<sup>m</sup> SEIAA Meeting dtd. 22.09.2016

Page 21 of 39

It has been decided to transfer the case file to DEIAA Hoshangabad for onward action. Copy to PP and all concerned.

 Case No. - 2727/2015 Shri Raj Kumar Nema, OIC, Sub Off., M.P. State Mining Corporation Ltd., H.No. 12, Ward No. 17, Sainath Colony, Meenakshi, Hoshangabad (MP)-461001 Badgaon River Sand Quarry Lease Area - 4.00 ha. Capacity -1,15,000 cum/year, at Khasra No. - 01, Vill.-Badgaon, Teh.-Nasrullaganj, District-Sehore (M.P.)

The case was discussed and recommended in 47<sup>th</sup> SEAC-II meeting dtd. 27.08.2016 and it was reported that :-

"......For lease which belongs to MP State Mining Corporation Limited, Bhopal, corporation vide their letter no. 391, 394, 397, 400, 403, 406 and 409 dated 09/08/2016 and 417, 420, dated 17/08/2016 has also informed that it is a case of non-cluster as per GOI, MoEF&CC notification dated 01/07/2016 as this lease was sanctioned prior to the 09/09/2013 and enclosed a certificate of concerned Mining Officer stating that above lease was sanctioned prior to 09/09/2013 and thus do not fall under the perview of cluster approach as per GOI, MoEF&CC notification dated 01/07/2016. Certain PP's has also submitted their requests in accordance with the recent GOI, MoEF&CC notification dated 01/07/2016 were also considered for decision.

The committee after deliberations decided that all such leases of mines (list enclosed as Annexure-1) which are of < 5.00 ha and being these cases now treated as non-cluster as per GOI, MoEF&CC notification dated 01/07/2016, the case may be transferred to DEIAA through SEIAA as per GOI, MoEF&CC notification dated 15/01/2016."

From the perusal of the documents in this particular case and the above observation of SEAC, there are 7 more mines within 1000 m. periphery (as per the report of Mining Officer Sehore) having a combined area of 145.70 ha. (including the above mine). As per the instructions issued by the Department of Environment, GoMP on 06.09.2016, it has been decided to close this case in SEIAA and to be appraised in DEIAA, Sehore with the following instructions :-

- The case should be processed/appraised as per the guidelines issued in notifications of 15.01.2016 and 01.07.2016 and district survey report. Fresh certificate regarding total number of mines and its lease area falling within 500 m. should be obtained.
- A petition (OA 404/2016) has been filed before the Hon'ble NGT (Principal Bench) New Delhi where MP-SEIAA is one of the respondent. Any decision by the Hon'ble NGT shall be binding to DEIAA as well as the PP. While issuing the conditions of granting EC, it is mandatory to include this para.
- The final decision of Hon'ble NGT (CZ) Bhopal and Hon'ble NGT Principal Bench, New Delhi in OA No. 49/2015 (Amarkant Mishra Vs State of MP & others), shall be obligatory on the part of PP.
- 4. Although the mining leases granted before 09.09.2013 will be treated as individual cases of B2 category and it will not attract provision relating to cluster situation, however it will be prudent to appraise these cases with environmental related impacts preferably a comprehensive environmental management plan. It should be made mandatory to be a part of the Approved Mine Plan.

(Anupam) Member etary

(H.S.Verma) Member

(Waseem Akhtar) Chairman

Page 22 of 39

368th SEIAA Meeting dtd. 22.09.2016

- While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
- No in-stream mining shall be allowed. The local authorities should ensure that the mining activity is confined only in the dry portion of the river where sand is exposed.
- 7. PP should ensure that no access ramps are made for transportation of sand from the opposite bank of the river.
- 8. PP should ensure to conserve the existing trees.
- 9. No transportation shall be permitted within the village.
- 10. Alternate transportation route should be decided in consultation with the local Gram Panchayat.
- 11. The entire lease area should be properly fenced and boundary stones marked at the site.
- 12. PP will ensure three row plantation towards the village settlement side in the entire length of suitable species three year old to conserve and retain the banks.
- 13. District Authority should record the deposition of sand in the lease area at an interval of 100 meters annually in the last week of September and maintain the records in RL (Reduce Level) Measurement Book. Accordingly authority may allow lease holder to excavate the replenished quantity of sand in the subsequent year.
- 14. If causeway (Rapta) is required to be constructed for mining. It should be removed completely before rainy season every year.
- 15. No diversion of active channel should be allowed for mining.

It has been decided to transfer the case file to DEIAA Sehore for onward action. Copy to PP and all concerned.

 Case No. – 2818/2015 Shri Raj Kumar Nema, OIC, Sub Off., M.P. State Mining Corporation Ltd., H.No. 12, Ward No. 17, Sainath Colony, Meenakshi, Hoshangabad (MP)-461001 Motilsir River Sand Quarry Lease Area-4.00 ha. Capacity - 75,000 cum/year, at Khasra No. – 704, Vill.-Motilsir, Teh.-Bareli, District-Raisen (MP)

The case was discussed and recommended in 47<sup>th</sup> SEAC-II meeting dtd. 27.08.2016 and it was reported that :-

"......For lease which belongs to MP State Mining Corporation Limited, Bhopal, corporation vide their letter no. 391, 394, 397, 400, 403, 406 and 409 dated 09/08/2016 and 417, 420, dated 17/08/2016 has also informed that it is a case of non-cluster as per GOI, MoEF&CC notification dated 01/07/2016 as this lease was sanctioned prior to the 09/09/2013 and enclosed a certificate of concerned Mining Officer stating that above lease was sanctioned prior to 09/09/2013 and thus do not fall under the perview of cluster approach as per GOI, MoEF&CC notification dated

(Anupam R Member Secretary

(H.S.Verma) Member

(Waseem Akhtar) Chairman

Page 23 of 39

368<sup>th</sup> SEIAA Meeting dtd. 22.09.2016

01/07/2016. Certain PP's has also submitted their requests in accordance with the recent GOI, MoEF&CC notification dated 01/07/2016 were also considered for decision.

The committee after deliberations decided that all such leases of mines (list enclosed as Annexure-1) which are of < 5.00 ha and being these cases now treated as non-cluster as per GOI, MoEF&CC notification dated 01/07/2016, the case may be transferred to DEIAA through SEIAA as per GOI, MoEF&CC notification dated 15/01/2016."

From the perusal of the documents in this particular case and the above observation of SEAC, there are 2 more mines within 1000 m. periphery (as per the report of Mining Officer Raisen) having a combined area of 28.0 ha. (including the above mine). As per the instructions issued by the Department of Environment, GoMP on 06.09.2016, it has been decided to close this case in SEIAA and to be appraised in DEIAA, Raisen with the following instructions :-

- The case should be processed/appraised as per the guidelines issued in notifications of 15.01.2016 and 01.07.2016 and district survey report. Fresh certificate regarding total number of mines and its lease area falling within 500 m. should be obtained.
- 2. A petition (OA 404/2016) has been filed before the Hon'ble NGT (Principal Bench) New Delhi where MP-SEIAA is one of the respondent. Any decision by the Hon'ble NGT shall be binding to DEIAA as well as the PP. While issuing the conditions of granting EC, it is mandatory to include this para.
- 3. The final decision of Hon'ble NGT (CZ) Bhopal and Hon'ble NGT Principal Bench, New Delhi in OA No. 49/2015 (Amarkant Mishra Vs State of MP & others), shall be obligatory on the part of PP.
- 4. Although the mining leases granted before 09.09.2013 will be treated as individual cases of B2 category and it will not attract provision relating to cluster situation, however it will be prudent to appraise these cases with environmental related impacts preferably a comprehensive environmental management plan. It should be made mandatory to be a part of the Approved Mine Plan.
- While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
- No in-stream mining shall be allowed. The local authorities should ensure that the mining activity is confined only in the dry portion of the river where sand is exposed.
- 7. PP should ensure that no access ramps are made for transportation of sand from the opposite bank of the river.
- 8. PP should ensure to conserve the existing trees.
- 9. No transportation shall be permitted within the village.
- 10. Alternate transportation route should be decided in consultation with the local Gram Panchayat.



(H.S.Verma) Member

(Waseem Akhtar) Chairman

368th SEIAA Meeting dtd. 22.09.2016

Page 24 of 39

- 11. The entire lease area should be properly fenced and boundary stones marked at the site.
- 12. PP will ensure three row plantation towards the village settlement side in the entire length of suitable species three year old to conserve and retain the banks.
- 13. District Authority should record the deposition of sand in the lease area at an interval of 100 meters annually in the last week of September and maintain the records in RL (Reduce Level) Measurement Book. Accordingly authority may allow lease holder to excavate the replenished quantity of sand in the subsequent year.
- 14. If causeway (Rapta) is required to be constructed for mining. It should be removed completely before rainy season every year.

15. No diversion of active channel should be allowed for mining.

It has been decided to transfer the case file to DEIAA Raisen for onward action. Copy to PP and all concerned.

 Case No. - 3081/2015 Shri Raj Kumar Nema, OIC, Sub Off., M.P. State Mining Corporation Ltd., H.No. 12, Ward No. 17, Sainath Colony, Meenakshi, Hoshangabad (M.P.)-461001 Gour Machurai River Sand Quarry Lease Area - 0.809 Ha., Capacity - 15,000 cum/year, at Khasra No.- Vill.-Gour Machurai, Teh.-Udaipura, District-Raisen (M.P.)

The case was discussed and recommended in 47<sup>th</sup> SEAC-II meeting dtd. 27.08.2016 and it was reported that :-

"......For lease which belongs to MP State Mining Corporation Limited, Bhopal, corporation vide their letter no. 391, 394, 397, 400, 403, 406 and 409 dated 09/08/2016 and 417, 420, dated 17/08/2016 has also informed that it is a case of non-cluster as per GOI, MoEF&CC notification dated 01/07/2016 as this lease was sanctioned prior to the 09/09/2013 and enclosed a certificate of concerned Mining Officer stating that above lease was sanctioned prior to 09/09/2013 and thus do not fall under the perview of cluster approach as per GOI, MoEF&CC notification dated 01/07/2016. Certain PP's has also submitted their requests in accordance with the recent GOI, MoEF&CC notification dated 01/07/2016 were also considered for decision.

The committee after deliberations decided that all such leases of mines (list enclosed as Annexure-1) which are of < 5.00 ha and being these cases now treated as non-cluster as per GOI, MoEF&CC notification dated 01/07/2016, the case may be transferred to DEIAA through SEIAA as per GOI, MoEF&CC notification dated 15/01/2016."

From the record it was found that there is mismatch between the certificate issued by Mining Officer, Raisen and the area shown in the ToR issued by SEAC. As per the instructions issued by the Department of Environment, GoMP on 06.09.2016, it has been decided to close this case in SEIAA and to be appraised in DEIAA, Hoshangabad with the following instructions :-

 The case should be processed/appraised as per the guidelines issued in notifications of 15.01.2016 and 01.07.2016 and district survey report. Fresh certificate regarding total number of mines and its lease area falling within 500 m. should be obtained.

Member etary

(H.S.Verma) Member

(Waseem Akhtar) Chairman

368th SEIAA Meeting dtd. 22.09.2016

Page 25 of 39

- A petition (OA 404/2016) has been filed before the Hon'ble NGT (Principal Bench) New Delhi where MP-SEIAA is one of the respondent. Any decision by the Hon'ble NGT shall be binding to DEIAA as well as the PP. While issuing the conditions of granting EC, it is mandatory to include this para.
- The final decision of Hon'ble NGT (CZ) Bhopal and Hon'ble NGT Principal Bench, New Delhi in OA No. 49/2015 (Amarkant Mishra Vs State of MP & others), shall be obligatory on the part of PP.
- 4. Although the mining leases granted before 09.09.2013 will be treated as individual cases of B2 category and it will not attract provision relating to cluster situation, however it will be prudent to appraise these cases with environmental related impacts preferably a comprehensive environmental management plan. It should be made mandatory to be a part of the Approved Mine Plan.
- 5. While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
- No in-stream mining shall be allowed. The local authorities should ensure that the mining activity is confined only in the dry portion of the river where sand is exposed.
- 7. PP should ensure that no access ramps are made for transportation of sand from the opposite bank of the river.
- 8. PP should ensure to conserve the existing trees.
- 9. No transportation shall be permitted within the village.
- 10. Alternate transportation route should be decided in consultation with the local Gram Panchayat.
- 11. The entire lease area should be properly fenced and boundary stones marked at the site.
- 12. PP will ensure three row plantation towards the village settlement side in the entire length of suitable species three year old to conserve and retain the banks.
- 13. District Authority should record the deposition of sand in the lease area at an interval of 100 meters annually in the last week of September and maintain the records in RL (Reduce Level) Measurement Book. Accordingly authority may allow lease holder to excavate the replenished quantity of sand in the subsequent year.
- 14. If causeway (Rapta) is required to be constructed for mining. It should be removed completely before rainy season every year.
- 15. No diversion of active channel should be allowed for mining.

(Anupam R Member Sec etary

(H.S.Verma) Member

(Waseem Akhtar) Chairman

Page 26 of 39

368th SEIAA Meeting dtd. 22.09.2016

It has been decided to transfer the case file to DEIAA Hoshangabad for onward action. Copy to PP and all concerned.

 Case No.4530/15 Shri Tejinder Singh, Authorized Signatory, G-1, Sapna Chambers, 12/1, South Tukoganj, Indore (MP)-461001 Prior Environment Clearance for approval of Sand Quarry in an area of 3.611 ha. (28,000 cum/year) at Khasra No.-149/6, 1, Village-Jalkota, Tehsil-Maheshwar, District-Khargone (MP)

The case was discussed and recommended in 47<sup>th</sup> SEAC-II meeting dtd. 27.08.2016 and it was reported that :-

"......For lease which belongs to MP State Mining Corporation Limited, Bhopal, corporation vide their letter no. 391, 394, 397, 400, 403, 406 and 409 dated 09/08/2016 and 417, 420, dated 17/08/2016 has also informed that it is a case of non-cluster as per GOI, MoEF&CC notification dated 01/07/2016 as this lease was sanctioned prior to the 09/09/2013 and enclosed a certificate of concerned Mining Officer stating that above lease was sanctioned prior to 09/09/2013 and thus do not fall under the perview of cluster approach as per GOI, MoEF&CC notification dated 01/07/2016. Certain PP's has also submitted their requests in accordance with the recent GOI, MoEF&CC notification dated 01/07/2016 were also considered for decision.

The committee after deliberations decided that all such leases of mines (list enclosed as Annexure-1) which are of < 5.00 ha and being these cases now treated as non-cluster as per GOI, MoEF&CC notification dated 01/07/2016, the case may be transferred to DEIAA through SEIAA as per GOI, MoEF&CC notification dated 15/01/2016."

From the perusal of the documents in this particular case and the above observation of SEAC, there are 7 more mines within 500 m. periphery (as per the report of Mining Officer Khargone) having a combined area of 58.041 ha. (including the above mine). As per the instructions issued by the Department of Environment, GoMP on 06.09.2016, it has been decided to close this case in SEIAA and to be appraised in DEIAA, Khargone with the following instructions :-

- The case should be processed/appraised as per the guidelines issued in notifications of 15.01.2016 and 01.07.2016 and district survey report. Fresh certificate regarding total number of mines and its lease area falling within 500 m. should be obtained.
- A petition (OA 404/2016) has been filed before the Hon'ble NGT (Principal Bench) New Delhi where MP-SEIAA is one of the respondent. Any decision by the Hon'ble NGT shall be binding to DEIAA as well as the PP. While issuing the conditions of granting EC, it is mandatory to include this para.
- 3. The final decision of Hon'ble NGT (CZ) Bhopal and Hon'ble NGT Principal Bench, New Delhi in OA No. 49/2015 (Amarkant Mishra Vs State of MP & others), shall be obligatory on the part of PP.
- 4. NOC from NVDA regarding submergence and rehabilitations sites should be obtained.
- 5. The directions/final judgment in OA No. 78/2015 between Medha Patkar & Others being considered in the Hon'ble NGT (CZ) shall be binding on the PP.



H.S.Verma)

Member

(Waseem Akhtar) Chairman

368<sup>th</sup> SEIAA Meeting dtd. 22.09.2016

Page 27 of 39

- 6. Although the mining leases granted before 09.09.2013 will be treated as individual cases of B2 category and it will not attract provision relating to cluster situation, however it will be prudent to appraise these cases with environmental related impacts preferably a comprehensive environmental management plan. It should be made mandatory to be a part of the Approved Mine Plan.
- While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
- No in-stream mining shall be allowed. The local authorities should ensure that the mining activity is confined only in the dry portion of the river where sand is exposed.
- 9. PP should ensure that no access ramps are made for transportation of sand from the opposite bank of the river.
- 10. PP should ensure to conserve the existing trees.

R

- 11. No transportation shall be permitted within the village.
- 12. Alternate transportation route should be decided in consultation with the local Gram Panchayat.
- 13. The entire lease area should be properly fenced and boundary stones marked at the site.
- 14. PP will ensure three row plantation towards the village settlement side in the entire length of suitable species three year old to conserve and retain the banks.
- 15. District Authority should record the deposition of sand in the lease area at an interval of 100 meters annually in the last week of September and maintain the records in RL (Reduce Level) Measurement Book. Accordingly authority may allow lease holder to excavate the replenished quantity of sand in the subsequent year.
- 16. If causeway (Rapta) is required to be constructed for mining. It should be removed completely before rainy season every year.
- 17. No diversion of active channel should be allowed for mining.

It has been decided to transfer the case file to DEIAA Khargone for onward action. Copy to PP and all concerned.

 Case No. -5185/16 Shri Rajeev Saxena, DGM, Sub Office-Dhar, MP State Mining Corporation, Paryavas Bhawan, Block-A, 2nd Floor, Jail Road, Arera Hills, Bhopal (MP)-462011 Prior Environment Clearance for Sand Mine Deposit in an area of 5.00 ha. (35,640 cum/year) at Khasra No. 88 at Village-Jalkoti, Tehsil-Maheshwar, District-Khargone (MP)

(Anupam Member Secretary

368th SEIAA Meeting dtd. 22.09.2016

(H.S.Verma) Member

(Waseem Akhtar) Chairman

Page 28 of 39

The case was discussed and recommended in 47th SEAC-II meeting dtd. 27.08.2016 and it was reported that :-

"......For lease which belongs to MP State Mining Corporation Limited, Bhopal, corporation vide their letter no. 391, 394, 397, 400, 403, 406 and 409 dated 09/08/2016 and 417, 420, dated 17/08/2016 has also informed that it is a case of non-cluster as per GOI, MoEF&CC notification dated 01/07/2016 as this lease was sanctioned prior to the 09/09/2013 and enclosed a certificate of concerned Mining Officer stating that above lease was sanctioned prior to 09/09/2013 and thus do not fall under the perview of cluster approach as per GOI, MoEF&CC notification dated 01/07/2016. Certain PP's has also submitted their requests in accordance with the recent GOI, MoEF&CC notification dated 01/07/2016 were also considered for decision.

The committee after deliberations decided that all such leases of mines (list enclosed as Annexure-1) which are of < 5.00 ha and being these cases now treated as non-cluster as per GOI, MoEF&CC notification dated 01/07/2016, the case may be transferred to DEIAA through SEIAA as per GOI, MoEF&CC notification dated 15/01/2016."

From the perusal of the documents in this particular case and the above observation of SEAC, there are 3 more mines within 500 m. periphery (as per the report of Mining Officer Khargone) having a combined area of 29.43 ha. (including the above mine). As per the instructions issued by the Department of Environment, GoMP on 06.09.2016, it has been decided to close this case in SEIAA and to be appraised in DEIAA, Khargone with the following instructions :-

- 1. The case should be processed/appraised as per the guidelines issued in notifications of 15.01.2016 and 01.07.2016 and district survey report. Fresh certificate regarding total number of mines and its lease area falling within 500 m. should be obtained.
- 2. A petition (OA 404/2016) has been filed before the Hon'ble NGT (Principal Bench) New Delhi where MP-SEIAA is one of the respondent. Any decision by the Hon'ble NGT shall be binding to DEIAA as well as the PP. While issuing the conditions of granting EC, it is mandatory to include this para.
- 3. The final decision of Hon'ble NGT (CZ) Bhopal and Hon'ble NGT Principal Bench, New Delhi in OA No. 49/2015 (Amarkant Mishra Vs State of MP & others), shall be obligatory on the part of PP.
- 4. NOC from NVDA regarding submergence and rehabilitations sites should be obtained.
- 5. The directions/final judgment in OA No. 78/2015 between Medha Patkar & Others being considered in the Hon'ble NGT (CZ) shall be binding on the PP.
- 6. Although the mining leases granted before 09.09.2013 will be treated as individual cases of B2 category and it will not attract provision relating to cluster situation, however it will be prudent to appraise these cases with environmental related impacts preferably a comprehensive environmental management plan. It should be made mandatory to be a part of the Approved Mine Plan.
- 7. While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.

(Anupam Ra Member Sec etarv

368" SEIAA Meeting dtd. 22.09.2016

(H.S.Verma)

Member

(Waseem Akhtar) Chairman

Page 29 of 39

- No in-stream mining shall be allowed. The local authorities should ensure that the mining activity is confined only in the dry portion of the river where sand is exposed.
- 9. PP should ensure that no access ramps are made for transportation of sand from the opposite bank of the river.
- 10. PP should ensure to conserve the existing trees.
- 11. No transportation shall be permitted within the village.
- 12. Alternate transportation route should be decided in consultation with the local Gram Panchayat.
- 13. The entire lease area should be properly fenced and boundary stones marked at the site.
- 14. PP will ensure three row plantation towards the village settlement side in the entire length of suitable species three year old to conserve and retain the banks.
- 15. District Authority should record the deposition of sand in the lease area at an interval of 100 meters annually in the last week of September and maintain the records in RL (Reduce Level) Measurement Book. Accordingly authority may allow lease holder to excavate the replenished quantity of sand in the subsequent year.
- 16. If causeway (Rapta) is required to be constructed for mining. It should be removed completely before rainy season every year.
- 17. No diversion of active channel should be allowed for mining.

It has been decided to transfer the case file to DEIAA Khargone for onward action. Copy to PP and all concerned.

 Case No. -5182/16 Shri Rajeev Saxena, Dy. GM, Sub Office-Dhamnod, MP State Mining Corporation, Paryavas Bhawan, Block-A, 2nd Floor, Jail Road, Arera Hills, Bhopal (MP)-462011 Prior Environment Clearance for Sand Mine Deposit in an area of 5.00 ha. (35,640 cum/year) at Khasra No.-176, Village-Jalkoti, Tehsil-Maheshwar, District-Khargone (MP)

The case was discussed and recommended in 47<sup>th</sup> SEAC-II meeting dtd. 27.08.2016 and it was reported that :-

"......For lease which belongs to MP State Mining Corporation Limited, Bhopal, corporation vide their letter no. 391, 394, 397, 400, 403, 406 and 409 dated 09/08/2016 and 417, 420, dated 17/08/2016 has also informed that it is a case of non-cluster as per GOI, MoEF&CC notification dated 01/07/2016 as this lease was sanctioned prior to the 09/09/2013 and enclosed a certificate of concerned Mining Officer stating that above lease was sanctioned prior to 09/09/2013 and thus do not fall under the perview of cluster approach as per GOI, MoEF&CC notification dated 01/07/2016. Certain PP's has also submitted their requests in accordance with the recent GOI, MoEF&CC notification dated 01/07/2016 were also considered for decision.

Member etarv

(H.S.Verma) Member

(Waseem Akhtar) Chairman

Page 30 of 39

368th SEIAA Meeting dtd. 22.09.2016

The committee after deliberations decided that all such leases of mines (list enclosed as Annexure-1) which are of < 5.00 ha and being these cases now treated as non-cluster as per GOI, MoEF&CC notification dated 01/07/2016, the case may be transferred to DEIAA through SEIAA as per GOI, MoEF&CC notification dated 15/01/2016."

From the perusal of the documents in this particular case and the above observation of SEAC, there are 3 more mines within 500 m. periphery (as per the report of Mining Officer Khargone) having a combined area of 30.0 ha. (including the above mine). As per the instructions issued by the Department of Environment, GoMP on 06.09.2016, it has been decided to close this case in SEIAA and to be appraised in DEIAA, Khargone with the following instructions :-

- The case should be processed/appraised as per the guidelines issued in notifications of 15.01.2016 and 01.07.2016 and district survey report. Fresh certificate regarding total number of mines and its lease area falling within 500 m. should be obtained.
- A petition (OA 404/2016) has been filed before the Hon'ble NGT (Principal Bench) New Delhi where MP-SEIAA is one of the respondent. Any decision by the Hon'ble NGT shall be binding to DEIAA as well as the PP. While issuing the conditions of granting EC, it is mandatory to include this para.
- The final decision of Hon'ble NGT (CZ) Bhopal and Hon'ble NGT Principal Bench, New Delhi in OA No. 49/2015 (Amarkant Mishra Vs State of MP & others), shall be obligatory on the part of PP.
- 4. NOC from NVDA regarding submergence and rehabilitations sites should be obtained.
- The directions/final judgment in OA No. 78/2015 between Medha Patkar & Others being considered in the Hon'ble NGT (CZ) shall be binding on the PP.
- 6. Although the mining leases granted before 09.09.2013 will be treated as individual cases of B2 category and it will not attract provision relating to cluster situation, however it will be prudent to appraise these cases with environmental related impacts preferably a comprehensive environmental management plan. It should be made mandatory to be a part of the Approved Mine Plan.
- While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
- No in-stream mining shall be allowed. The local authorities should ensure that the mining activity is confined only in the dry portion of the river where sand is exposed.
- 9. PP should ensure that no access ramps are made for transportation of sand from the opposite bank of the river.
- 10. PP should ensure to conserve the existing trees.

Member Secretary

368th SEIAA Meeting dtd. 22.09.2016

(H.S.Verma) Member

(Waseem Akhtar) Chairman

Page 31 of 39

11. No transportation shall be permitted within the village.

3

- 12. Alternate transportation route should be decided in consultation with the local Gram Panchayat.
- 13. The entire lease area should be properly fenced and boundary stones marked at the site.
- 14. PP will ensure three row plantation towards the village settlement side in the entire length of suitable species three year old to conserve and retain the banks.
- 15. District Authority should record the deposition of sand in the lease area at an interval of 100 meters annually in the last week of September and maintain the records in RL (Reduce Level) Measurement Book. Accordingly authority may allow lease holder to excavate the replenished quantity of sand in the subsequent year.
- 16. If causeway (Rapta) is required to be constructed for mining. It should be removed completely before rainy season every year.
- 17. No diversion of active channel should be allowed for mining.

It has been decided to transfer the case file to DEIAA Khargone for onward action. Copy to PP and all concerned.

 Case No. -5180/16 Shri Rajeev Saxena, Dy. GM, Sub Office-Dhamnod, MP State Mining Corporation, Paryavas Bhawan, Block-A, 2nd Floor, Jail Road, Arera Hills, Bhopal (MP)-462011 Prior Environment Clearance for Sand Mine Deposit in an area of 5.00 ha. (35,640 cum/year) at Khasra No.-97, Village-Jalkoti, Tehsil-Maheshwar, District-Khargone (MP)

The case was discussed and recommended in 47<sup>th</sup> SEAC-II meeting dtd. 27.08.2016 and it was reported that :-

"......For lease which belongs to MP State Mining Corporation Limited, Bhopal, corporation vide their letter no. 391, 394, 397, 400, 403, 406 and 409 dated 09/08/2016 and 417, 420, dated 17/08/2016 has also informed that it is a case of non-cluster as per GOI, MoEF&CC notification dated 01/07/2016 as this lease was sanctioned prior to the 09/09/2013 and enclosed a certificate of concerned Mining Officer stating that above lease was sanctioned prior to 09/09/2013 and thus do not fall under the perview of cluster approach as per GOI, MoEF&CC notification dated 01/07/2016. Certain PP's has also submitted their requests in accordance with the recent GOI, MoEF&CC notification dated 01/07/2016 were also considered for decision.

The committee after deliberations decided that all such leases of mines (list enclosed as Annexure-1) which are of < 5.00 ha and being these cases now treated as non-cluster as per GOI, MoEF&CC notification dated 01/07/2016, the case may be transferred to DEIAA through SEIAA as per GOI, MoEF&CC notification dated 15/01/2016."

From the perusal of the documents in this particular case and the above observation of SEAC, there are 4 more mines within 500 m. periphery (as per the report of Mining Officer Khargone) having a combined area of 34.043 ha. (including the above mine). As per the instructions issued by the Department of Environment, GoMP on

(Anunam Member Sec etary

368th SEIAA Meeting dtd. 22.09.2016

(H.S.Verma) Member

(Waseem Akhtar)

Waseem Akhtar Chairman

Page 32 of 39

06.09.2016, it has been decided to close this case in SEIAA and to be appraised in DEIAA, Khargone with the following instructions :-

- The case should be processed/appraised as per the guidelines issued in notifications of 15.01.2016 and 01.07.2016 and district survey report. Fresh certificate regarding total number of mines and its lease area falling within 500 m. should be obtained.
- A petition (OA 404/2016) has been filed before the Hon'ble NGT (Principal Bench) New Delhi where MP-SEIAA is one of the respondent. Any decision by the Hon'ble NGT shall be binding to DEIAA as well as the PP. While issuing the conditions of granting EC, it is mandatory to include this para.
- The final decision of Hon'ble NGT (CZ) Bhopal and Hon'ble NGT Principal Bench, New Delhi in OA No. 49/2015 (Amarkant Mishra Vs State of MP & others), shall be obligatory on the part of PP.
- NOC from NVDA regarding submergence and rehabilitations sites should be obtained.
- The directions/final judgment in OA No. 78/2015 between Medha Patkar & Others being considered in the Hon'ble NGT (CZ) shall be binding on the PP.
- 6. Although the mining leases granted before 09.09.2013 will be treated as individual cases of B2 category and it will not attract provision relating to cluster situation, however it will be prudent to appraise these cases with environmental related impacts preferably a comprehensive environmental management plan. It should be made mandatory to be a part of the Approved Mine Plan.
- While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
- No in-stream mining shall be allowed. The local authorities should ensure that the mining activity is confined only in the dry portion of the river where sand is exposed.
- 9. PP should ensure that no access ramps are made for transportation of sand from the opposite bank of the river.
- 10. PP should ensure to conserve the existing trees.
- 11. No transportation shall be permitted within the village.
- 12. Alternate transportation route should be decided in consultation with the local Gram Panchayat.
- 13. The entire lease area should be properly fenced and boundary stones marked at the site.

Member Se cretary

368th SEIAA Meeting dtd. 22.09.2016

¥

(Waseem Akhtar)

(H.S.Verma) Member

Chairman

Page 33 of 39

- 14. PP will ensure three row plantation towards the village settlement side in the entire length of suitable species three year old to conserve and retain the banks.
- 15. District Authority should record the deposition of sand in the lease area at an interval of 100 meters annually in the last week of September and maintain the records in RL (Reduce Level) Measurement Book. Accordingly authority may allow lease holder to excavate the replenished quantity of sand in the subsequent year.
- 16. If causeway (Rapta) is required to be constructed for mining. It should be removed completely before rainy season every year.

17. No diversion of active channel should be allowed for mining.

It has been decided to transfer the case file to DEIAA Khargone for onward action. Copy to PP and all concerned.

20. Case No. -5181/16 Shri Rajeev Saxena, Dy. GM, Sub Office-Dhamnod, MP State Mining Corporation, Paryavas Bhawan, Block-A, 2nd Floor, Jail Road, Arera Hills, Bhopal (MP)-462011 Prior Environment Clearance for Sand Mine Deposit in an area of 5.00 ha. (35,640 cum/year) at Khasra No.-170, Village-Jalkoti, Tehsil-Maheshwar, District-Khargone (MP)

The case was discussed and recommended in 47<sup>th</sup> SEAC-II meeting dtd. 27.08.2016 and it was reported that :-

\*......For lease which belongs to MP State Mining Corporation Limited, Bhopal, corporation vide their letter no. 391, 394, 397, 400, 403, 406 and 409 dated 09/08/2016 and 417, 420, dated 17/08/2016 has also informed that it is a case of non-cluster as per GOI, MoEF&CC notification dated 01/07/2016 as this lease was sanctioned prior to the 09/09/2013 and enclosed a certificate of concerned Mining Officer stating that above lease was sanctioned prior to 09/09/2013 and thus do not fall under the perview of cluster approach as per GOI, MoEF&CC notification dated 01/07/2016. Certain PP's has also submitted their requests in accordance with the recent GOI, MoEF&CC notification dated 01/07/2016 were also considered for decision.

The committee after deliberations decided that all such leases of mines (list enclosed as Annexure-1) which are of < 5.00 ha and being these cases now treated as non-cluster as per GOI, MoEF&CC notification dated 01/07/2016, the case may be transferred to DEIAA through SEIAA as per GOI, MoEF&CC notification dated 15/01/2016."

From the perusal of the documents in this particular case and the above observation of SEAC, there are 3 more mines within 500 m. periphery (as per the report of Mining Officer Khargone) having a combined area of 29.43 ha. (including the above mine). As per the instructions issued by the Department of Environment, GoMP on 06.09.2016, it has been decided to close this case in SEIAA and to be appraised in DEIAA, Khargone with the following instructions :-

 The case should be processed/appraised as per the guidelines issued in notifications of 15.01.2016 and 01.07.2016 and district survey report. Fresh certificate regarding total number of mines and its lease area falling within 500 m. should be obtained.

aian) Member Secretary

368<sup>th</sup> SEIAA Meeting dtd. 22.09.2016

Y

(H.S.Verma) Member

(Waseem Akhtar)

Chairman

Page 34 of 39

- A petition (OA 404/2016) has been filed before the Hon'ble NGT (Principal Bench) New Delhi where MP-SEIAA is one of the respondent. Any decision by the Hon'ble NGT shall be binding to DEIAA as well as the PP. While issuing the conditions of granting EC, it is mandatory to include this para.
- 3. The final decision of Hon'ble NGT (CZ) Bhopal and Hon'ble NGT Principal Bench, New Delhi in OA No. 49/2015 (Amarkant Mishra Vs State of MP & others), shall be obligatory on the part of PP.
- NOC from NVDA regarding submergence and rehabilitations sites should be obtained.
- 5. The directions/final judgment in OA No. 78/2015 between Medha Patkar & Others being considered in the Hon'ble NGT (CZ) shall be binding on the PP.
- 6. Although the mining leases granted before 09.09.2013 will be treated as individual cases of B2 category and it will not attract provision relating to cluster situation, however it will be prudent to appraise these cases with environmental related impacts preferably a comprehensive environmental management plan. It should be made mandatory to be a part of the Approved Mine Plan.
- While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
- No in-stream mining shall be allowed. The local authorities should ensure that the mining activity is confined only in the dry portion of the river where sand is exposed.
- 9. PP should ensure that no access ramps are made for transportation of sand from the opposite bank of the river.
- 10. PP should ensure to conserve the existing trees.
- 11. No transportation shall be permitted within the village.
- 12. Alternate transportation route should be decided in consultation with the local Gram Panchayat.
- The entire lease area should be properly fenced and boundary stones marked at the site.
- 14. PP will ensure three row plantation towards the village settlement side in the entire length of suitable species three year old to conserve and retain the banks.
- 15. District Authority should record the deposition of sand in the lease area at an interval of 100 meters annually in the last week of September and maintain the records in RL (Reduce Level) Measurement Book. Accordingly authority may



(Waseem Akhtar)

(H.S.Verma) Member

Chairman

Page 35 of 39

368" SEIAA Meeting dtd. 22 09.2016

2

allow lease holder to excavate the replenished quantity of sand in the subsequent year.

16. If causeway (Rapta) is required to be constructed for mining. It should be removed completely before rainy season every year.

17. No diversion of active channel should be allowed for mining.

It has been decided to transfer the case file to DEIAA Khargone for onward action. Copy to PP and all concerned.

21. Case No. -5189/16 Shri Rajeev Saxena, Dy. GM, Sub Office-Dhamnod, MP State Mining Corporation, Paryavas Bhawan, Block-A, 2nd Floor, Jail Road, Arera Hills, Bhopal (MP)-462011 Prior Environment Clearance for Sand Mine Deposit in an area of 5.00 ha. (35,640 cum/year) at Khasra No.-172, Village-Jalkoti, Tehsil-Maheshwar, District-Khargone (MP)

The case was discussed and recommended in 47<sup>th</sup> SEAC-II meeting dtd. 27.08.2016 and it was reported that :-

"......For lease which belongs to MP State Mining Corporation Limited, Bhopal, corporation vide their letter no. 391, 394, 397, 400, 403, 406 and 409 dated 09/08/2016 and 417, 420, dated 17/08/2016 has also informed that it is a case of non-cluster as per GOI, MoEF&CC notification dated 01/07/2016 as this lease was sanctioned prior to the 09/09/2013 and enclosed a certificate of concerned Mining Officer stating that above lease was sanctioned prior to 09/09/2013 and thus do not fall under the perview of cluster approach as per GOI, MoEF&CC notification dated 01/07/2016. Certain PP's has also submitted their requests in accordance with the recent GOI, MoEF&CC notification dated 01/07/2016 were also considered for decision.

The committee after deliberations decided that all such leases of mines (list enclosed as Annexure-1) which are of < 5.00 ha and being these cases now treated as non-cluster as per GOI, MoEF&CC notification dated 01/07/2016, the case may be transferred to DEIAA through SEIAA as per GOI, MoEF&CC notification dated 15/01/2016."

From the record it was found that there is mismatch between the certificate issued by Mining Officer, Khargone and the area shown in the ToR issued by SEAC. As per the instructions issued by the Department of Environment, GoMP on 06.09.2016, it has been decided to close this case in SEIAA and to be appraised in DEIAA, Hoshangabad with the following instructions :-

- 16. The case should be processed/appraised as per the guidelines issued in notifications of 15.01.2016 and 01.07.2016 and district survey report. Fresh certificate regarding total number of mines and its lease area falling within 500 m. should be obtained.
- 17. A petition (OA 404/2016) has been filed before the Hon'ble NGT (Principal Bench) New Delhi where MP-SEIAA is one of the respondent. Any decision by the Hon'ble NGT shall be binding to DEIAA as well as the PP. While issuing the conditions of granting EC, it is mandatory to include this para.
- 18. The final decision of Hon'ble NGT (CZ) Bhopal and Hon'ble NGT Principal Bench, New Delhi in OA No. 49/2015 (Amarkant Mishra Vs State of MP & others), shall be obligatory on the part of PP.



(H.S.Verma) Member

(Waseem Akhtar) Chairman

368<sup>th</sup> SEIAA Meeting dtd. 22.09.2016

Page 36 of 39

- 19. Although the mining leases granted before 09.09.2013 will be treated as individual cases of B2 category and it will not attract provision relating to cluster situation, however it will be prudent to appraise these cases with environmental related impacts preferably a comprehensive environmental management plan. It should be made mandatory to be a part of the Approved Mine Plan.
- While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
- 21. No in-stream mining shall be allowed. The local authorities should ensure that the mining activity is confined only in the dry portion of the river where sand is exposed.
- 22. PP should ensure that no access ramps are made for transportation of sand from the opposite bank of the river.
- 23. PP should ensure to conserve the existing trees.
- 24. No transportation shall be permitted within the village.
- 25. Alternate transportation route should be decided in consultation with the local Gram Panchayat.
- 26. The entire lease area should be properly fenced and boundary stones marked at the site.
- 27. PP will ensure three row plantation towards the village settlement side in the entire length of suitable species three year old to conserve and retain the banks.
- 28. District Authority should record the deposition of sand in the lease area at an interval of 100 meters annually in the last week of September and maintain the records in RL (Reduce Level) Measurement Book. Accordingly authority may allow lease holder to excavate the replenished quantity of sand in the subsequent year.
- 29. If causeway (Rapta) is required to be constructed for mining. It should be removed completely before rainy season every year.
- 30. No diversion of active channel should be allowed for mining.

It has been decided to transfer the case file to DEIAA Hoshangabad for onward action. Copy to PP and all concerned.

22. Case No. 3467/2015 Prior Environmental Clearance for Stone Quarry (Opencast semi-mechanized) in an area of 0.809 ha. for production capacity of 4,029 cum/year at khasra no. 356/2 at Village-Bartola, Tehsil-Anuppur, District-Anuppur (MP) by M/s Sir Stone Crusher, Shri Rajesh Khan, Town-Beohari, District-Anuppur (MP) -484224

Membe

368<sup>th</sup> SEIAA Meeting dtd. 22 09 2016

(Waseem Akhtar)

(H.S.Verma) Member

Chairman

Page 37 of 39

After detailed discussion and perusal of query response in 279<sup>th</sup> SEIAA meeting dtd. 08.01.2016 and recommendation in 249<sup>th</sup> SEAC meeting dtd. 14.12.2015, it was decided to grant Prior Environmental Clearance subject to the following specific conditions in addition to the conditions imposed by SEAC.

- (i) PP shall not start mining activity before execution of lease agreement.
- (ii) The depth of the pit shall be as per approved mining plan.
- (iii) Before commencing the mining activity, site demarcation should be done leaving 100m. from the human settlement and 50 m. from the village road as a "no mining zone". The site demarcation should be done by revenue officials in the presence of Mining Officer, Anuppur.
- (iv) The entire lease area will be fenced before commencing the mining operation.
- (v) Plantation all around the fencing in the buffer zone on 7.5m. should be done by the PP.

Hence, Prior Environmental Clearance is granted for Stone Quarry (Opencast semimechanized) in an area of 0.809 ha. for production capacity of 4,029 cum/year at khasra no. 356/2 at Village-Bartola, Tehsil-Anuppur, District-Anuppur (MP) for the lease period to M/s Sir Stone Crusher, Shri Rajesh Khan, Town-Beohari, District-Anuppur (MP) – 484224

Case No. - 1318/2013 Prior Environmental Clearance for Raupond Lime Stone Dolomite Mine Lease Area - 1.870 ha. Proposed Capacity 24,000 TPA at Khasra No.- 503, at Village - Raupond, Tehsil - Badwara, Distt. - Katni (M.P.), by Shri Yogesh Khare, Sakin Khare Building, Gandhiganj - Katni, Distt. - Katni (M.P.) -483501

PP has submitted a request on 30.08.2016 that his case has not been heard nor any letter received for issue of ToR. From the perusal of the record this case was relisted in 276<sup>th</sup> SEIAA meeting dtd.28.12.2015 and discussed in 12<sup>th</sup> SEAC-II meeting and 23<sup>rd</sup> SEAC-II meeting. PP was not present in both the meetings and was given last chance to be present in the 43<sup>rd</sup> SEAC-II meeting dtd. 28.07.2016. In this meeting also PP was absent and also the ToR validity which was approved till 11.06.2016 had also expired and in the intervening period PP could not submit the EIA report. On the recommendation of SEAC, the case was delisted in 23.08.2016. PP is advised to submit a fresh application in the new online format because the ToR validity has already expired and can't be extended for further period. This case is hereby closed for record purposes. Copy to PP and all concerned.

23. Case No. – 2626/2015 Prior Environment Clearance for approval of Chokra River Sand Quarry in an area of 5.500 ha. (1,56,750 cum/year) at Village-Chokra, Tehsil-Singrauli, District- Singrauli (MP) Shri Pradeep Kumar Mittal, Director, M/s Balaji Marble and Tiles Pvt. Ltd., 11-12, Dunne Market, Jabalpur Road, Bargawan, District-Katni (MP)-483501

PP has submitted a replenishment plan on 03.09.2016. It has been decided to send it to SEAC-II for appraisal as per the directives of NGT. Copy to PP.



Jange

(H.S.Verma) Member

(Waseem Akhtar) Chairman

Page 38 of 39

368th SEIAA Meeting dtd. 22.09.2016

24. Case No. – 5239/2016 Prior Environment Clearance for Limestone & Dolomite Mine in an area of 38.84 ha. (111275 TPA ha.) at Village-Pondi, Tehsil - Dheemarkheda, Dist. Katni (MP) Shri Shyam Lal Kol S/o Phuphla Kol, Katni, MP - 483501.

PP has submitted a letter on 16.09.2016 mentioning about the amendment in the production capacity as indicated in Form-1. The letter be sent to SEAC for necessary action as per rules prescribed in the notification.

25. Case No. 4013/2015, Prior Environmental Clearance for Stone (Calcareous Shale) Quarry (Opencast Manual / Semi Mechanized Method) in an area of 1.155 ha. for production capacity 1710 cum/year at Khasra No. 645/2, 645/1 Kha, 645/1 Ga at Village- Marha, Teh Huzur, Dist- Rewa (MP) by Shri Suresh Kumar Pathak R/o Village Sakarvat,, Post Bihar, Taluka Huzur, District Rewa (MP)-486446

After detailed discussion and perusal of query response in 347<sup>th</sup> SEIAA meeting dtd. 01.07.2016 and recommendation in 264<sup>th</sup> SEAC meeting dtd. 12.01.2016, it was decided to grant Prior Environmental Clearance subject to the following specific conditions in addition to the conditions imposed by SEAC.

- (i) PP shall not start mining activity before execution of lease agreement.
- (ii) The depth of the pit shall be as per approved mining plan.
- (iii) Before commencing the mining activity, site demarcation should be done leaving 100m. from the human settlement and 50 m. from the village road as a "no mining zone". The site demarcation should be done by revenue officials in the presence of Mining Officer, Rewa.
- (iv) The entire lease area will be fenced before commencing the mining operation.
- (v) Plantation all around the fencing in the buffer zone on 7.5m. should be done by the PP.

Hence, Prior Environmental Clearance is granted for Stone (Calcareous Shale) Quarry (Opencast Manual / Semi Mechanized Method) in an area of 1.155 ha. for production capacity 1710 cum/year at Khasra No. 645/2, 645/1 Kha, 645/1 Ga at Village- Marha, The. Huzur, Dist- Rewa (MP) for the lease period to Shri Suresh Kumar Pathak R/o Village Sakarvat,, Post Bihar, Taluka Huzur, District Rewa (MP)-486446.

26. Case No. 5229 /2016, Prior Environmental Clearance for River Sand Auction Deposit Quarry in an area of 5.740 ha. (50024 cum/year) at Village-Arthi, Tehsil -Alirajpur, Dist. Alirajpur (MP) Shri Chandar Singh S/o Shri Rai Singh, Vill. - Arthi, Teh. - Alirajpur, Dist. - Alirajpur (MP) - 457887

PP has submitted information regarding NOC of NVDA in matter of submergence under Sardar Sarovar Dam and re-habilitation sites on 09.09.2016. However it has been decided to keep it on hold till the final decision of a case in consideration with the Hon'ble NGT (CZ) OA No. 78/2015. Copy to PP.

Meeting ended with a vote of thanks to the Chair.

Member S retary

368th SEIAA Meeting dtd. 22.09.2016

(H.S.Verma) Member

(Waseem Akhtar) Chairman

Page 39 of 39