

Minutes of the 372nd Meeting of SEIAA dated. 28.09.2016

The 372nd meeting of the State Level Environment Impact Assessment Authority was convened on 28.09.2016 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 |

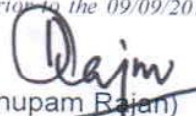
A. Following mining cases received from SEAC have been considered :-

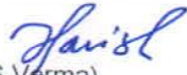
S.No.	Case No.	Category	No. & date of latest SEAC
1.	3683/2015	1 (a) B2	47 th SEAC-II meeting dtd. 27.08.2015
2.	1448/2013	1 (a) B2	47 th SEAC-II meeting dtd. 27.08.2015
3.	1444/2013	1 (a) B2	47 th SEAC-II meeting dtd. 27.08.2015
4.	1136/2013	1 (a) B2	47 th SEAC-II meeting dtd. 27.08.2015
5.	1237/2013	1 (a) B2	47 th SEAC-II meeting dtd. 27.08.2015
6.	1553/2013	1 (a) B2	47 th SEAC-II meeting dtd. 27.08.2015
7.	1635/2013	1 (a) B2	47 th SEAC-II meeting dtd. 27.08.2015
8.	3740/2015	1 (a) B2	47 th SEAC-II meeting dtd. 27.08.2015
9.	1456/2013	1 (a) B2	47 th SEAC-II meeting dtd. 27.08.2015
10.	1399/2013	1 (a) B2	47 th SEAC-II meeting dtd. 27.08.2015
11.	1466/2013	1 (a) B2	47 th SEAC-II meeting dtd. 27.08.2015
12.	1498/2013	1 (a) B2	47 th SEAC-II meeting dtd. 27.08.2015
13.	760/2012	1 (a) B2	47 th SEAC-II meeting dtd. 27.08.2015
14.	1332/2013	1 (a) B2	47 th SEAC-II meeting dtd. 27.08.2015
15.	1464/2013	1 (a) B2	47 th SEAC-II meeting dtd. 27.08.2015
16.	1286/2013	1 (a) B2	47 th SEAC-II meeting dtd. 27.08.2015
17.	1362/2013	1 (a) B2	47 th SEAC-II meeting dtd. 27.08.2015
18.	3868/2015	1 (a) B2	47 th SEAC-II meeting dtd. 27.08.2015
19.	3869/2015	1 (a) B2	47 th SEAC-II meeting dtd. 27.08.2015
20.	1278/2013	1 (a) B2	47 th SEAC-II meeting dtd. 27.08.2015
21.	3842/2015	1 (a) B2	47 th SEAC-II meeting dtd. 27.08.2015
22.	3843/2015	1 (a) B2	47 th SEAC-II meeting dtd. 27.08.2015
23.	3844/2015	1 (a) B2	47 th SEAC-II meeting dtd. 27.08.2015
24.	5310/2016	1 (a)	--
25.	5327/2016	1 (a) B2	49 th SEAC-II meeting dtd. 19.09.2016
26.	4688/2015	1 (a)	49 th SEAC-II meeting dtd. 19.09.2016
27.	3051/2015	1 (a) B2	224 th SEAC meeting dtd. 16.05.2016
28.	2862/2015	1 (a) B2	213 th SEAC meeting dtd. 08.08.2015


- Case No. 3683/15:** Prior Environmental Clearance for Stone Quarry in an area of 2.00 ha. for production capacity 70,000 cum/year at Khasra No.-3717/2, Vill.-Billaua, Tehsil-Dabra, District-Gwalior (MP) by M/s Indian Builders & Contractors Pvt. Ltd., Shri Nitin Oberai S/o Shri S.P. Oberai, Director R/o 933, Saraswati Vihar, Pithampur, Delhi-110034.

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.


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

lease was sanctioned prior to 09/09/2013 and thus do not fall under the purview 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 254th SEAC meeting dtd. 19.12.2015 and it was included in the cluster for which ToR was issued alongwith 55 other mines on 28.01.2016.

SEIAA has also received information from DEIAA Gwalior that the PP has also filed a fresh application with them as per the directive issued on 06.09.2016 by the Department of Environment, GoMP. Therefore it has been decided to close this case in SEIAA and appraise it in DEIAA, Gwalior 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. Date of granting the mining lease should be cross verified as a pre requisite for qualifying it to be considered by DEIAA.
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. It has come to the notice of SEIAA that another petition is under consideration with the Hon'ble NGT (CZ) (OA No. 57/2013, MA No. 679/2016 and 680/2016). While appraising, directives given by the Hon'ble NGT from time to time should also be binding on the PP and other agencies/respondents. For commencement of mining activity, decision/directives by the Hon'ble NGT should be honoured.
4. 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.
5. Gwalior has been designated by WHO as the most polluted town in the country and therefore any future activity which adds to the critical pollution load should be meticulously appraised considering the scale and concentration of mining activities like drilling, blasting, collection of material, crushing, hauling and transportation.
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 (of complete region). It should be made mandatory to be a part of the Approved Mine Plan.
7. Normally the PP establish a crusher on the mining lease area, they should follow the norms to be prescribed by MPPCB.
8. While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

9. 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.
10. Care should be taken to keep safe distance of mining activity from the pakka road and plant trees as many as possible on both sides of the pakka road.
11. No mining activity should be permitted in the nalla portion/discharge zone.
12. 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.
13. Proper air and water monitoring should be carried out in the mining zone in consultation with MPPCB.
14. Overburden dumps should be properly stored and stabilized in proper scientific manner.
15. Only controlled blasting should be permitted.
16. Proper arrangement for labour welfare as per the guidelines/norms issued by the Department of Labour should be followed in letter and spirit.

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

2. **Case No. - 1448/2013** : Prior Environmental Clearance for Metal Stone mine in an area 2.0 ha. for production capacity -1,50,000 Cubic meter/Year (Existing Cap. - 60,000 Cubic meter/Annum) at Khasra No -3717/2 at Vill.-Bilaua, Teh.-Dabra, Distt.-Gwalior (M.P.) by M/s Indra Stone Crusher, C/o Ganesh Gas Agency Chik Santar, Morar, Distt. -Gwalior (M.P.).

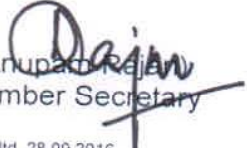
The case was discussed and recommended in 47th SEAC-II meeting dtd. 27.08.2016 and it was reported that :-

".....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 pervue 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.

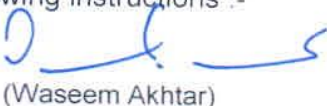
The committee after deliberations decided that all such leases of mines (list enclosed as Annexure-1) which are of < 5.00 ha and being these cases now treated as non-cluster as per GOI, MoEF&CC notification dated 01/07/2016, the case may be transferred to DEIAA through SEIAA as per GOI, MoEF&CC notification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

This case was discussed in 254th SEAC meeting dtd. 19.12.2015 and it was included in the cluster for which ToR was issued alongwith 55 other mines on 28.01.2016.

SEIAA has also received information from DEIAA Gwalior that the PP has also filed a fresh application with them as per the directive issued on 06.09.2016 by the Department of Environment, GoMP . Therefore it has been decided to close this case in SEIAA and appraise it in DEIAA, Gwalior with the following instructions :-



(Anupam Kishore)
Member Secretary


(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

1. The case should be processed/appraised as per the guidelines issued in notifications of 15.01.2016 and 01.07.2016. Date of granting the mining lease should be cross verified as a pre requisite for qualifying it to be considered by DEIAA.
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. It has come to the notice of SEIAA that another petition is under consideration with the Hon'ble NGT (CZ) (OA No. 57/2013, MA No. 679/2016 and 680/2016). While appraising, directives given by the Hon'ble NGT from time to time should also be binding on the PP and other agencies/respondents. For commencement of mining activity, decision/directives by the Hon'ble NGT should be honoured.
4. 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.
5. Gwalior has been designated by WHO as the most polluted town in the country and therefore any future activity which adds to the critical pollution load should be meticulously appraised considering the scale and concentration of mining activities like drilling, blasting, collection of material, crushing, hauling and transportation.
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 (of complete region). It should be made mandatory to be a part of the Approved Mine Plan.
7. Normally the PP establish a crusher on the mining lease area, they should follow the norms to be prescribed by MPPCB.
8. While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
9. 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.
10. Care should be taken to keep safe distance of mining activity from the pakka road and plant trees as many as possible on both sides of the pakka road.
11. No mining activity should be permitted in the nalla portion/discharge zone.
12. 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.


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

13. Proper air and water monitoring should be carried out in the mining zone in consultation with MPPCB.
14. Overburden dumps should be properly stored and stabilized in proper scientific manner.
15. Only controlled blasting should be permitted.
16. Proper arrangement for labour welfare as per the guidelines/norms issued by the Department of Labour should be followed in letter and spirit.

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

3. **Case No. - 1444/2013:** Prior Environmental Clearance for Metal Stone mine in an area – 0.70 ha. for production capacity –1,00,000 Cubic meter/Year (Existing Cap. – 2200 Cubic meter/Annum) at Khasra No –3717/1 at Vill.-Bilaua, Teh.-Dabra, Distt.-Gwalior (M.P.) by M/s Jhulelal Granite, Shri Naveen Bajaj, 5 Sindh Vihar Colony, Distt. - Gwalior (M.P.).

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 pervue 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 254th SEAC meeting dtd. 19.12.2015 and it was included in the cluster for which ToR was issued alongwith 55 other mines on 28.01.2016.

Therefore it has been decided to transfer this case for appraisal in DEIAA, Gwalior 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. Date of granting the mining lease should be cross verified as a pre requisite for qualifying it to be considered by DEIAA.
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. It has come to the notice of SEIAA that another petition is under consideration with the Hon'ble NGT (CZ) (OA No. 57/2013, MA No. 679/2016 and 680/2016). While appraising, directives given by the Hon'ble NGT from time to time should also be binding on the PP and other agencies/respondents. For commencement of mining activity, decision/directives by the Hon'ble NGT should be honoured.


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member



(Waseem Akhtar)
Chairman

4. 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.
5. Gwalior has been designated by WHO as the most polluted town in the country and therefore any future activity which adds to the critical pollution load should be meticulously appraised considering the scale and concentration of mining activities like drilling, blasting, collection of material, crushing, hauling and transportation.
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 (of complete region). It should be made mandatory to be a part of the Approved Mine Plan.
7. Normally the PP establish a crusher on the mining lease area, they should follow the norms to be prescribed by MPPCB.
8. While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
9. 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.
10. Care should be taken to keep safe distance of mining activity from the pakka road and plant trees as many as possible on both sides of the pakka road.
11. No mining activity should be permitted in the nalla portion/discharge zone.
12. 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.
13. Proper air and water monitoring should be carried out in the mining zone in consultation with MPPCB.
14. Overburden dumps should be properly stored and stabilized in proper scientific manner.
15. Only controlled blasting should be permitted.
16. Proper arrangement for labour welfare as per the guidelines/norms issued by the Department of Labour should be followed in letter and spirit.

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

4. **Case No.-1136/2013:** Prior Environmental Clearance for Metal Stone Quarry in an area – 2.880 ha. for production capacity –2,50,000 Cubic meter/Year(Existing Cap. – 10, 000Cubic meter/Annum)at Khasra No –137, 138 at Vill.-Bilaua, Teh.-Dabra,


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

Distt.-Gwalior (M.P.) by Shri Rajesh Neekhara, 701, Satyam Residency, Satyadev Nagar, Gandhi Road, Gwalior (M.P.).

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 purview 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 254th SEAC meeting dtd. 19.12.2015 and it was included in the cluster for which ToR was issued alongwith 55 other mines on 28.01.2016.

Therefore it has been decided to transfer this case for appraisal in DEIAA, Gwalior 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. Date of granting the mining lease should be cross verified as a pre requisite for qualifying it to be considered by DEIAA.
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. It has come to the notice of SEIAA that another petition is under consideration with the Hon'ble NGT (CZ) (OA No. 57/2013, MA No. 679/2016 and 680/2016). While appraising, directives given by the Hon'ble NGT from time to time should also be binding on the PP and other agencies/respondents. For commencement of mining activity, decision/directives by the Hon'ble NGT should be honoured.
4. 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.
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(of complete region). It should be made mandatory to be a part of the Approved Mine Plan.

7. Normally the PP establish a crusher on the mining lease area, they should follow the norms to be prescribed by MPPCB.
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16. Proper arrangement for labour welfare as per the guidelines/norms issued by the Department of Labour should be followed in letter and spirit.

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

5. **Case No. - 1237/2013:** Prior Environmental Clearance for Metal Stone Quarry in an area - 1.50 ha. for production capacity -2,00,000 Cubic meter/Year (Existing Cap. - 5,000 cum/year) at Khasra No - 3717/2 at Vill.-Bilaua, Teh.-Dabra, Distt.-Gwalior (M.P.) by M/s Shree Jee Stone Partner, Shri Prateek Khandelwal, Kali Santar, Morar, Distt. - Gwalior (MP).

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 pervue 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.

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(Anupam Rajan)
Member Secretary


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Chairman

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 254th SEAC meeting dtd. 19.12.2015 and it was included in the cluster for which ToR was issued alongwith 55 other mines on 28.01.2016.

SEIAA has also received information from DEIAA Gwalior that the PP has also filed a fresh application with them as per the directive issued on 06.09.2016 by the Department of Environment, GoMP. Therefore it has been decided to close this case in SEIAA and appraise it in DEIAA, Gwalior with the following instructions :-

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4. 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.
5. Gwalior has been designated by WHO as the most polluted town in the country and therefore any future activity which adds to the critical pollution load should be meticulously appraised considering the scale and concentration of mining activities like drilling, blasting, collection of material, crushing, hauling and transportation.
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 (of complete region). It should be made mandatory to be a part of the Approved Mine Plan.
7. Normally the PP establish a crusher on the mining lease area, they should follow the norms to be prescribed by MPPCB.
8. While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
9. 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


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

cluster through CSR funds. The old and abandoned mines should be used for storing water to be used for up-keep of plantation.

10. Care should be taken to keep safe distance of mining activity from the pakka road and plant trees as many as possible on both sides of the pakka road.
11. No mining activity should be permitted in the nalla portion/discharge zone.
12. 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.
13. Proper air and water monitoring should be carried out in the mining zone in consultation with MPPCB.
14. Overburden dumps should be properly stored and stabilized in proper scientific manner.
15. Only controlled blasting should be permitted.
16. Proper arrangement for labour welfare as per the guidelines/norms issued by the Department of Labour should be followed in letter and spirit.

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

6. **Case No. - 1553/2013:** Prior Environmental Clearance for Metal Stone Quarry in an area – 2.00 ha. for production capacity – 200000 cum/year (Existing Cap. – 50,000 Cubic meter/Annum) at Khasra No –134/2 at Vill.- Rafadpu Bilaua, Teh.-Dabra, Distt.-Gwalior (M.P.) by M/s Rituraj Stones Pvt. Ltd., Shri Amarjeet Singh Kushwaha, R/o 336, Tansen Nagar, Near Voiala School, Distt. - -Gwalior (M.P.).

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 pervue 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 254th SEAC meeting dtd. 19.12.2015 and it was included in the cluster for which ToR was issued alongwith 55 other mines on 28.01.2016.

SEIAA has also received information from DEIAA Gwalior that the PP has also filed a fresh application with them as per the directive issued on 06.09.2016 by the Department of Environment, GoMP. Therefore it has been decided to close this case in SEIAA and appraise it in DEIAA, Gwalior 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. Date of granting the mining lease



(Anupam Rajan)
Member Secretary



(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

should be cross verified as a pre requisite for qualifying it to be considered by DEIAA.

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. It has come to the notice of SEIAA that another petition is under consideration with the Hon'ble NGT (CZ) (OA No. 57/2013, MA No. 679/2016 and 680/2016). While appraising, directives given by the Hon'ble NGT from time to time should also be binding on the PP and other agencies/respondents. For commencement of mining activity, decision/directives by the Hon'ble NGT should be honoured.
4. 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.
5. Gwalior has been designated by WHO as the most polluted town in the country and therefore any future activity which adds to the critical pollution load should be meticulously appraised considering the scale and concentration of mining activities like drilling, blasting, collection of material, crushing, hauling and transportation.
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 (of complete region). It should be made mandatory to be a part of the Approved Mine Plan.
7. Normally the PP establish a crusher on the mining lease area, they should follow the norms to be prescribed by MPPCB.
8. While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
9. 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.
10. Care should be taken to keep safe distance of mining activity from the pakka road and plant trees as many as possible on both sides of the pakka road.
11. No mining activity should be permitted in the nalla portion/discharge zone.
12. 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.
13. Proper air and water monitoring should be carried out in the mining zone in consultation with MPPCB.


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

14. Overburden dumps should be properly stored and stabilized in proper scientific manner.
15. Only controlled blasting should be permitted.
16. Proper arrangement for labour welfare as per the guidelines/norms issued by the Department of Labour should be followed in letter and spirit.

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

7. **Case No. - 1635/2013:** Prior Environmental Clearance for Metal Stone Quarry in an area - 1.830 ha. for production capacity -1,00,000 Cubic meter/Year (Existing Cap. - 5,000 Cubic meter/year) at Khasra No -3717/2 at Vill.-Bilaua, Teh.-Dabra, Distt.-Gwalior (M.P.) by M/s Om Granite, Smt. Manju Gupta, owner, Kadam Sahib Ka Bada, Janakganj, Distt. - Gwalior, (M.P.)-474001.

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 pervue 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 254th SEAC meeting dtd. 19.12.2015 and it was included in the cluster for which ToR was issued alongwith 55 other mines on 28.01.2016.

SEIAA has also received information from DEIAA Gwalior that the PP has also filed a fresh application with them as per the directive issued on 06.09.2016 by the Department of Environment, GoMP. Therefore it has been decided to close this case in SEIAA and appraise it in DEIAA, Gwalior 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. Date of granting the mining lease should be cross verified as a pre requisite for qualifying it to be considered by DEIAA.
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. It has come to the notice of SEIAA that another petition is under consideration with the Hon'ble NGT (CZ) (OA No. 57/2013, MA No. 679/2016 and 680/2016). While appraising, directives given by the Hon'ble NGT from time to time should also be binding on the PP and other agencies/respondents. For commencement of mining activity, decision/directives by the Hon'ble NGT should be honoured.


(Anupam Rajan)
Member Secretary



(H.S. Verma)
Member


(Waseem Akhtar)
Chairman


4. 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.
5. Gwalior has been designated by WHO as the most polluted town in the country and therefore any future activity which adds to the critical pollution load should be meticulously appraised considering the scale and concentration of mining activities like drilling, blasting, collection of material, crushing, hauling and transportation.
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 (of complete region). It should be made mandatory to be a part of the Approved Mine Plan.
7. Normally the PP establish a crusher on the mining lease area, they should follow the norms to be prescribed by MPPCB.
8. While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
9. 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.
10. Care should be taken to keep safe distance of mining activity from the pakka road and plant trees as many as possible on both sides of the pakka road.
11. No mining activity should be permitted in the nalla portion/discharge zone.
12. 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.
13. Proper air and water monitoring should be carried out in the mining zone in consultation with MPPCB.
14. Overburden dumps should be properly stored and stabilized in proper scientific manner.
15. Only controlled blasting should be permitted.
16. Proper arrangement for labour welfare as per the guidelines/norms issued by the Department of Labour should be followed in letter and spirit.

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

8. **Case No. - 3740/2015** : Prior Environmental Clearance for Stone Quarry in an area - 1.00 ha. for production capacity -6840 cum/year at Khasra No - 3921 at Vill.- Bilaua, Teh.-Dabra, Distt.-Gwalior (M.P.) by Shri Mahesh Singh Kushwaha S/o Shri Radha Krishna Kushwah R/o Dangiyapura, Behat, Distt. - Gwalior (M.P.)


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

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 pervue 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 254th SEAC meeting dtd. 19.12.2015 and it was included in the cluster for which ToR was issued alongwith 55 other mines on 28.01.2016.

SEIAA has also received information from DEIAA Gwalior that the PP has also filed a fresh application with them as per the directive issued on 06.09.2016 by the Department of Environment, GoMP. Therefore it has been decided to close this case in SEIAA and appraise it in DEIAA, Gwalior 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. Date of granting the mining lease should be cross verified as a pre requisite for qualifying it to be considered by DEIAA.
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. It has come to the notice of SEIAA that another petition is under consideration with the Hon'ble NGT (CZ) (OA No. 57/2013, MA No. 679/2016 and 680/2016). While appraising, directives given by the Hon'ble NGT from time to time should also be binding on the PP and other agencies/respondents. For commencement of mining activity, decision/directives by the Hon'ble NGT should be honoured.
4. 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.
5. Gwalior has been designated by WHO as the most polluted town in the country and therefore any future activity which adds to the critical pollution load should be meticulously appraised considering the scale and concentration of mining activities like drilling, blasting, collection of material, crushing, hauling and transportation.
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 (of complete region). It should be made mandatory to be a part of the Approved Mine Plan.


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

Minutes of the 372nd Meeting of SEIAA dated. 28.09.2016

7. Normally the PP establish a crusher on the mining lease area, they should follow the norms to be prescribed by MPPCB.
8. While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
9. 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.
10. Care should be taken to keep safe distance of mining activity from the pakka road and plant trees as many as possible on both sides of the pakka road.
11. No mining activity should be permitted in the nalla portion/discharge zone.
12. 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.
13. Proper air and water monitoring should be carried out in the mining zone in consultation with MPPCB.
14. Overburden dumps should be properly stored and stabilized in proper scientific manner.
15. Only controlled blasting should be permitted.
16. Proper arrangement for labour welfare as per the guidelines/norms issued by the Department of Labour should be followed in letter and spirit.

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


9. **Case No.-1456/2013:** Prior Environmental Clearance for Metal Stone Quarry in an area - 2.987 ha. for production capacity -300000 cum/year at Khasra No -135 at Vill.- Rafadpur, Teh.-Dabra, Distt.-Gwalior (M.P.) by M/s Kaila Devi Stones, Shri Sanjeev Mittal S/o Shri Vasudev Mittal R/o 776 Sheel Nagar Dist-Gwalior (M.P.).

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 pervue 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 254th SEAC meeting dtd. 19.12.2015 and it was included in the cluster for which ToR was issued alongwith 55 other mines on 28.01.2016.


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member



(Waseem Akhtar)
Chairman

SEIAA has also received information from DEIAA Gwalior that the PP has also filed a fresh application with them as per the directive issued on 06.09.2016 by the Department of Environment, GoMP. Therefore it has been decided to close this case in SEIAA and appraise it in DEIAA, Gwalior 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. Date of granting the mining lease should be cross verified as a pre requisite for qualifying it to be considered by DEIAA.
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. It has come to the notice of SEIAA that another petition is under consideration with the Hon'ble NGT (CZ) (OA No. 57/2013, MA No. 679/2016 and 680/2016). While appraising, directives given by the Hon'ble NGT from time to time should also be binding on the PP and other agencies/respondents. For commencement of mining activity, decision/directives by the Hon'ble NGT should be honoured.
4. 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.
5. Gwalior has been designated by WHO as the most polluted town in the country and therefore any future activity which adds to the critical pollution load should be meticulously appraised considering the scale and concentration of mining activities like drilling, blasting, collection of material, crushing, hauling and transportation.
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 (of complete region). It should be made mandatory to be a part of the Approved Mine Plan.
7. Normally the PP establish a crusher on the mining lease area, they should follow the norms to be prescribed by MPPCB.
8. While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
9. 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.
10. Care should be taken to keep safe distance of mining activity from the pakka road and plant trees as many as possible on both sides of the pakka road.


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

11. No mining activity should be permitted in the nalla portion/discharge zone.
12. 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.
13. Proper air and water monitoring should be carried out in the mining zone in consultation with MPPCB.
14. Overburden dumps should be properly stored and stabilized in proper scientific manner.
15. Only controlled blasting should be permitted.
16. Proper arrangement for labour welfare as per the guidelines/norms issued by the Department of Labour should be followed in letter and spirit.

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

10. **Case No. - 1399/2013** Prior Environmental Clearance for Metal Stone Quarry in an area - 1.00 ha. for production capacity -60,000 Cubic meter/Year (Existing Cap. - 12,000 Cubic meter/year) at Khasra No -151 at Vill.-Rafatpur, Teh.-Dabra, Distt.-Gwalior (M.P.) by M/s Vinayak Grit Udhog, Munendra Mangal, S/o D.C. Mangal, 196, Jawahar Nagar- Dholpur, (Rajasthan).

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 pervue 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 254th SEAC meeting dtd. 19.12.2015 and it was included in the cluster for which ToR was issued alongwith 55 other mines on 28.01.2016.

SEIAA has also received information from DEIAA Gwalior that the PP has also filed a fresh application with them as per the directive issued on 06.09.2016 by the Department of Environment, GoMP . Therefore it has been decided to close this case in SEIAA and appraise it in DEIAA, Gwalior with the following instructions :-

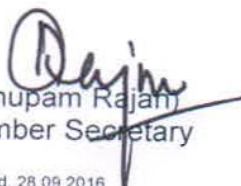
1. The case should be processed/appraised as per the guidelines issued in notifications of 15.01.2016 and 01.07.2016. Date of granting the mining lease should be cross verified as a pre requisite for qualifying it to be considered by DEIAA.
2. A petition (OA 404/2016) has been filed before the Hon'ble NGT (Principal Bench) New Delhi where MP-SEIAA is one of the respondent. Any decision by

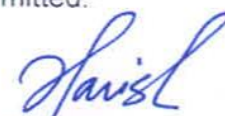

(Anupam Rajan)
Member Secretary



(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

- 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. It has come to the notice of SEIAA that another petition is under consideration with the Hon'ble NGT (CZ) (OA No. 57/2013, MA No. 679/2016 and 680/2016). While appraising, directives given by the Hon'ble NGT from time to time should also be binding on the PP and other agencies/respondents. For commencement of mining activity, decision/directives by the Hon'ble NGT should be honoured.
 4. 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.
 5. Gwalior has been designated by WHO as the most polluted town in the country and therefore any future activity which adds to the critical pollution load should be meticulously appraised considering the scale and concentration of mining activities like drilling, blasting, collection of material, crushing, hauling and transportation.
 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 (of complete region). It should be made mandatory to be a part of the Approved Mine Plan.
 7. Normally the PP establish a crusher on the mining lease area, they should follow the norms to be prescribed by MPPCB.
 8. While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
 9. 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.
 10. Care should be taken to keep safe distance of mining activity from the pakka road and plant trees as many as possible on both sides of the pakka road.
 11. No mining activity should be permitted in the nalla portion/discharge zone.
 12. 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.
 13. Proper air and water monitoring should be carried out in the mining zone in consultation with MPPCB.
 14. Overburden dumps should be properly stored and stabilized in proper scientific manner.
 15. Only controlled blasting should be permitted.


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

16. Proper arrangement for labour welfare as per the guidelines/norms issued by the Department of Labour should be followed in letter and spirit.

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

11. **Case No. - 1466/2013:** Prior Environmental Clearance for Metal Stone Quarry in an area – 2.00 ha. for production capacity – 200000 cum/year at Khasra No –3909 Min-1 & 2, at Vill.-Bilaua, Teh.-Dabra, Distt.-Gwalior (M.P.) by Shri Rajeev Lochan Sharma, Owner, usha colony dabra Distt. - Gwalior (M.P.).

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

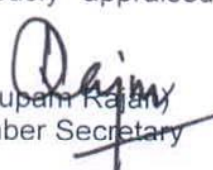
".....For lease which belongs to MP State Mining Corporation Limited, Bhopal, corporation vide their letter no. 391, 394, 397, 400, 403, 406 and 409 dated 09/08/2016 and 417, 420, dated 17/08/2016 has also informed that it is a case of non-cluster as per GOI, MoEF&CC notification dated 01/07/2016 as 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 purview 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."

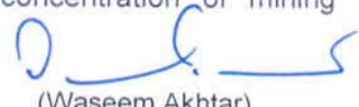
This case was discussed in 254th SEAC meeting dtd. 19.12.2015 and it was included in the cluster for which ToR was issued alongwith 55 other mines on 28.01.2016.

SEIAA has also received information from DEIAA Gwalior that the PP has also filed a fresh application with them as per the directive issued on 06.09.2016 by the Department of Environment, GoMP. Therefore it has been decided to close this case in SEIAA and appraise it in DEIAA, Gwalior 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. Date of granting the mining lease should be cross verified as a pre requisite for qualifying it to be considered by DEIAA.
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. It has come to the notice of SEIAA that another petition is under consideration with the Hon'ble NGT (CZ) (OA No. 57/2013, MA No. 679/2016 and 680/2016). While appraising, directives given by the Hon'ble NGT from time to time should also be binding on the PP and other agencies/respondents. For commencement of mining activity, decision/directives by the Hon'ble NGT should be honoured.
4. 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.
5. Gwalior has been designated by WHO as the most polluted town in the country and therefore any future activity which adds to the critical pollution load should be meticulously appraised considering the scale and concentration of mining


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

activities like drilling, blasting, collection of material, crushing, hauling and transportation.

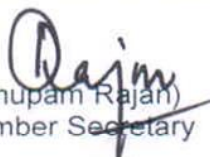
6. Although the mining leases granted before 09.09.2013 will be treated as individual cases of B2 category and it will not attract provision relating to cluster situation, however it will be prudent to appraise these cases with environmental related impacts preferably a Comprehensive Environmental Management Plan (of complete region). It should be made mandatory to be a part of the Approved Mine Plan.
7. Normally the PP establish a crusher on the mining lease area, they should follow the norms to be prescribed by MPPCB.
8. While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
9. 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.
10. Care should be taken to keep safe distance of mining activity from the pakka road and plant trees as many as possible on both sides of the pakka road.
11. No mining activity should be permitted in the nalla portion/discharge zone.
12. 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.
13. Proper air and water monitoring should be carried out in the mining zone in consultation with MPPCB.
14. Overburden dumps should be properly stored and stabilized in proper scientific manner.
15. Only controlled blasting should be permitted.
16. Proper arrangement for labour welfare as per the guidelines/norms issued by the Department of Labour should be followed in letter and spirit.

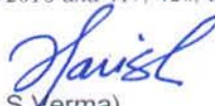
It has also been decided to transfer the case file to DEIAA Gwalior for onward action. Copy to PP and all concerned.

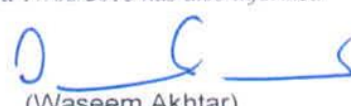
12. **Case No. - 1498/2013** :Prior Environmental Clearance for Metal Stone Quarry in an area – 2.00 ha. for production capacity – 200000 cum/year (Existing Cap. – 1,15,200 Cubic meter/Year) at Khasra No –3717/2 at Vill.-Bilaua, Teh.-Dabra, Distt.-Gwalior (M.P.) by M/s Ganesh Stone Industries, Smt. Sapna Rathpre R/o 50, Sewa Nagar Distt. - Gwalior (M.P.),

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*


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

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 purview 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 254th SEAC meeting dtd. 19.12.2015 and it was included in the cluster for which ToR was issued alongwith 55 other mines on 28.01.2016.

SEIAA has also received information from DEIAA Gwalior that the PP has also filed a fresh application with them as per the directive issued on 06.09.2016 by the Department of Environment, GoMP . Therefore it has been decided to close this case in SEIAA and appraise it in DEIAA, Gwalior 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. Date of granting the mining lease should be cross verified as a pre requisite for qualifying it to be considered by DEIAA.
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. It has come to the notice of SEIAA that another petition is under consideration with the Hon'ble NGT (CZ) (OA No. 57/2013, MA No. 679/2016 and 680/2016). While appraising, directives given by the Hon'ble NGT from time to time should also be binding on the PP and other agencies/respondents. For commencement of mining activity, decision/directives by the Hon'ble NGT should be honoured.
4. 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.
5. Gwalior has been designated by WHO as the most polluted town in the country and therefore any future activity which adds to the critical pollution load should be meticulously appraised considering the scale and concentration of mining activities like drilling, blasting, collection of material, crushing, hauling and transportation.
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 (of complete region). It should be made mandatory to be a part of the Approved Mine Plan.
7. Normally the PP establish a crusher on the mining lease area, they should follow the norms to be prescribed by MPPCB.


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

8. While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
9. 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.
10. Care should be taken to keep safe distance of mining activity from the pakka road and plant trees as many as possible on both sides of the pakka road.
11. No mining activity should be permitted in the nalla portion/discharge zone.
12. 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.
13. Proper air and water monitoring should be carried out in the mining zone in consultation with MPPCB.
14. Overburden dumps should be properly stored and stabilized in proper scientific manner.
15. Only controlled blasting should be permitted.
16. Proper arrangement for labour welfare as per the guidelines/norms issued by the Department of Labour should be followed in letter and spirit.

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

13. **Case No. - 760/2012:** Prior Environmental Clearance for Metal Stone Quarry in an area - 1.50 ha. for production capacity expansion from 6000 cubic meter per to 150,000 cubic meter per year at Khasra No -3712/2 at Vill.-Bilaua, Teh.-Dabra, Distt.-Gwalior (M.P.) by M/s Balaji Stone Crusher Shri Dinesh Chandra Mangal New Gumat Colony, Bari Distt. . Dhoulpur (RAJ).

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 pervue 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 254th SEAC meeting dtd. 19.12.2015 and it was included in the cluster for which ToR was issued alongwith 55 other mines on 28.01.2016.


(Anupam Rajan)
Member Secretary

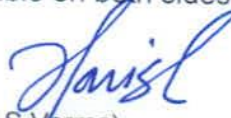

(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

SEIAA has also received information from DEIAA Gwalior that the PP has also filed a fresh application with them as per the directive issued on 06.09.2016 by the Department of Environment, GoMP. Therefore it has been decided to close this case in SEIAA and appraise it in DEIAA, Gwalior 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. Date of granting the mining lease should be cross verified as a pre requisite for qualifying it to be considered by DEIAA.
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. It has come to the notice of SEIAA that another petition is under consideration with the Hon'ble NGT (CZ) (OA No. 57/2013, MA No. 679/2016 and 680/2016). While appraising, directives given by the Hon'ble NGT from time to time should also be binding on the PP and other agencies/respondents. For commencement of mining activity, decision/directives by the Hon'ble NGT should be honoured.
4. 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.
5. Gwalior has been designated by WHO as the most polluted town in the country and therefore any future activity which adds to the critical pollution load should be meticulously appraised considering the scale and concentration of mining activities like drilling, blasting, collection of material, crushing, hauling and transportation.
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 (of complete region). It should be made mandatory to be a part of the Approved Mine Plan.
7. Normally the PP establish a crusher on the mining lease area, they should follow the norms to be prescribed by MPPCB.
8. While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
9. 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.
10. Care should be taken to keep safe distance of mining activity from the pakka road and plant trees as many as possible on both sides of the pakka road.


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

11. No mining activity should be permitted in the nalla portion/discharge zone.
12. 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.
13. Proper air and water monitoring should be carried out in the mining zone in consultation with MPPCB.
14. Overburden dumps should be properly stored and stabilized in proper scientific manner.
15. Only controlled blasting should be permitted.
16. Proper arrangement for labour welfare as per the guidelines/norms issued by the Department of Labour should be followed in letter and spirit.

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

14. **Case No. - 1332/13:** Prior Environmental Clearance for Stone Quarry in an area - 0.840 ha. for production capacity -1,00,000 Cum /Year (existing 25,485 Cum/Annum).at Khasra No -136/2 at Vill.- Rafadpur, Teh.-Dabra, Distt.-Gwalior (M.P.) by M/s Mahakaleshwar Stone Crusher, Rakesh Mangal Partner, Sar Mathura, Dist-Dholpur, (Rajasthan) (Re-list case).

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 pervue 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 254th SEAC meeting dtd. 19.12.2015 and it was included in the cluster for which ToR was issued alongwith 55 other mines on 28.01.2016.

SEIAA has also received information from DEIAA Gwalior that the PP has also filed a fresh application with them as per the directive issued on 06.09.2016 by the Department of Environment, GoMP. Therefore it has been decided to close this case in SEIAA and appraise it in DEIAA, Gwalior 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. Date of granting the mining lease should be cross verified as a pre requisite for qualifying it to be considered by DEIAA.
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


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

- 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. It has come to the notice of SEIAA that another petition is under consideration with the Hon'ble NGT (CZ) (OA No. 57/2013, MA No. 679/2016 and 680/2016). While appraising, directives given by the Hon'ble NGT from time to time should also be binding on the PP and other agencies/respondents. For commencement of mining activity, decision/directives by the Hon'ble NGT should be honoured.
 4. 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.
 5. Gwalior has been designated by WHO as the most polluted town in the country and therefore any future activity which adds to the critical pollution load should be meticulously appraised considering the scale and concentration of mining activities like drilling, blasting, collection of material, crushing, hauling and transportation.
 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 (of complete region). It should be made mandatory to be a part of the Approved Mine Plan.
 7. Normally the PP establish a crusher on the mining lease area, they should follow the norms to be prescribed by MPPCB.
 8. While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
 9. 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.
 10. Care should be taken to keep safe distance of mining activity from the pakka road and plant trees as many as possible on both sides of the pakka road.
 11. No mining activity should be permitted in the nalla portion/discharge zone.
 12. 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.
 13. Proper air and water monitoring should be carried out in the mining zone in consultation with MPPCB.
 14. Overburden dumps should be properly stored and stabilized in proper scientific manner.
 15. Only controlled blasting should be permitted.


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

16. Proper arrangement for labour welfare as per the guidelines/norms issued by the Department of Labour should be followed in letter and spirit.

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

15. **Case No. - 1464/2013:** Prior Environmental Clearance for Metal Stone Quarry in an area - 1.730 ha. for production capacity -2,00,000 Cubic meter/Year (Existing Cap. - 566 Cum PA) at Khasra No - 3921 at Vill.-Bilaua, Teh.-Dabra, Distt.-Gwalior (M.P.) by M/s Jai Sidha Baba Stone Crusher Company, Jagnapur No. 2 Ghas Mandi, Distt. - Gwalior (M.P.).

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

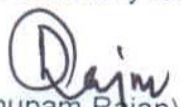
".....For lease which belongs to MP State Mining Corporation Limited, Bhopal, corporation vide their letter no. 391, 394, 397, 400, 403, 406 and 409 dated 09/08/2016 and 417, 420, dated 17/08/2016 has also informed that it is a case of non-cluster as per GOI, MoEF&CC notification dated 01/07/2016 as 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 pervue 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.

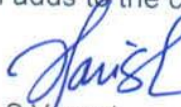
The committee after deliberations decided that all such leases of mines (list enclosed as Annexure-1) which are of < 5.00 ha and being these cases now treated as non-cluster as per GOI, MoEF&CC notification dated 01/07/2016, the case may be transferred to DEIAA through SEIAA as per GOI, MoEF&CC notification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

This case was discussed in 254th SEAC meeting dtd. 19.12.2015 and it was included in the cluster for which ToR was issued alongwith 55 other mines on 28.01.2016.

SEIAA has also received information from DEIAA Gwalior that the PP has also filed a fresh application with them as per the directive issued on 06.09.2016 by the Department of Environment, GoMP . Therefore it has been decided to close this case in SEIAA and appraise it in DEIAA, Gwalior 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. Date of granting the mining lease should be cross verified as a pre requisite for qualifying it to be considered by DEIAA.
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. It has come to the notice of SEIAA that another petition is under consideration with the Hon'ble NGT (CZ) (OA No. 57/2013, MA No. 679/2016 and 680/2016). While appraising, directives given by the Hon'ble NGT from time to time should also be binding on the PP and other agencies/respondents. For commencement of mining activity, decision/directives by the Hon'ble NGT should be honoured.
4. 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.
5. Gwalior has been designated by WHO as the most polluted town in the country and therefore any future activity which adds to the critical pollution load should be


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
meticulously appraised considering the scale and concentration of mining activities like drilling, blasting, collection of material, crushing, hauling and transportation.

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 (of complete region). It should be made mandatory to be a part of the Approved Mine Plan.
7. Normally the PP establish a crusher on the mining lease area, they should follow the norms to be prescribed by MPPCB.
8. While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
9. 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.
10. Care should be taken to keep safe distance of mining activity from the pakka road and plant trees as many as possible on both sides of the pakka road.
11. No mining activity should be permitted in the nalla portion/discharge zone.
12. 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.
13. Proper air and water monitoring should be carried out in the mining zone in consultation with MPPCB.
14. Overburden dumps should be properly stored and stabilized in proper scientific manner.
15. Only controlled blasting should be permitted.
16. Proper arrangement for labour welfare as per the guidelines/norms issued by the Department of Labour should be followed in letter and spirit.

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

16. **Case No. - 1286/2013:** Prior Environmental Clearance for Stone Boulder Quarry in an area - 1.80 ha. for production capacity -1,50,000 Cubic meter/Year (Existing Cap. - 60,000Cubic meter/Year) at Khasra No - 3624/1 at Vill.-Bilaua, Teh.-Dabra, Distt.-Gwalior (M.P.) by M/s Pitambra Grit Industries, 5, Vidhya Vihar Colony, Thatipur, Distt. - Gwalior (MP).

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


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member


(Waseem Akhtar)
Chairman


".....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 purview 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 254th SEAC meeting dtd. 19.12.2015 and it was included in the cluster for which ToR was issued alongwith 55 other mines on 28.01.2016.

SEIAA has also received information from DEIAA Gwalior that the PP has also filed a fresh application with them as per the directive issued on 06.09.2016 by the Department of Environment, GoMP. Therefore it has been decided to close this case in SEIAA and appraise it in DEIAA, Gwalior 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. Date of granting the mining lease should be cross verified as a pre requisite for qualifying it to be considered by DEIAA.
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. It has come to the notice of SEIAA that another petition is under consideration with the Hon'ble NGT (CZ) (OA No. 57/2013, MA No. 679/2016 and 680/2016). While appraising, directives given by the Hon'ble NGT from time to time should also be binding on the PP and other agencies/respondents. For commencement of mining activity, decision/directives by the Hon'ble NGT should be honoured.
4. 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.
5. Gwalior has been designated by WHO as the most polluted town in the country and therefore any future activity which adds to the critical pollution load should be meticulously appraised considering the scale and concentration of mining activities like drilling, blasting, collection of material, crushing, hauling and transportation.
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 (of complete region). It should be made mandatory to be a part of the Approved Mine Plan.
7. Normally the PP establish a crusher on the mining lease area, they should follow the norms to be prescribed by MPPCB.


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

8. While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
9. 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.
10. Care should be taken to keep safe distance of mining activity from the pakka road and plant trees as many as possible on both sides of the pakka road.
11. No mining activity should be permitted in the nalla portion/discharge zone.
12. 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.
13. Proper air and water monitoring should be carried out in the mining zone in consultation with MPPCB.
14. Overburden dumps should be properly stored and stabilized in proper scientific manner.
15. Only controlled blasting should be permitted.
16. Proper arrangement for labour welfare as per the guidelines/norms issued by the Department of Labour should be followed in letter and spirit.

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

17. **Case No. - 1362/2013** Prior Environmental Clearance for Metal Stone Quarry in an area - 1.70 ha. for production capacity -1,00,000 Cubic meter/Year (Existing Cap. - 1,00,000 Cubic meter/Year) at Khasra No -3717/1 at Vill.-Bilaua, Teh.-Dabra, Distt.-Gwalior (M.P.) by Ms. Punam Singh Gauri Singh, D-14, Bhadoriya Market, Thatipur, Distt. - Gwalior (M.P.).

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 pervue 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 254th SEAC meeting dtd. 19.12.2015 and it was included in the cluster for which ToR was issued alongwith 55 other mines on 28.01.2016.

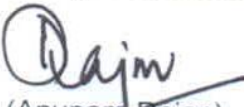

(Anupam Rajan)
Member Secretary

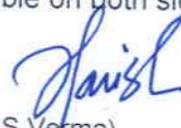

(H.S. Verma)
Member



(Waseem Akhtar)
Chairman

SEIAA has also received information from DEIAA Gwalior that the PP has also filed a fresh application with them as per the directive issued on 06.09.2016 by the Department of Environment, GoMP. Therefore it has been decided to close this case in SEIAA and appraise it in DEIAA, Gwalior 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. Date of granting the mining lease should be cross verified as a pre requisite for qualifying it to be considered by DEIAA.
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. It has come to the notice of SEIAA that another petition is under consideration with the Hon'ble NGT (CZ) (OA No. 57/2013, MA No. 679/2016 and 680/2016). While appraising, directives given by the Hon'ble NGT from time to time should also be binding on the PP and other agencies/respondents. For commencement of mining activity, decision/directives by the Hon'ble NGT should be honoured.
4. 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.
5. Gwalior has been designated by WHO as the most polluted town in the country and therefore any future activity which adds to the critical pollution load should be meticulously appraised considering the scale and concentration of mining activities like drilling, blasting, collection of material, crushing, hauling and transportation.
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 (of complete region). It should be made mandatory to be a part of the Approved Mine Plan.
7. Normally the PP establish a crusher on the mining lease area, they should follow the norms to be prescribed by MPPCB.
8. While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
9. 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.
10. Care should be taken to keep safe distance of mining activity from the pakka road and plant trees as many as possible on both sides of the pakka road.


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

11. No mining activity should be permitted in the nalla portion/discharge zone.
12. 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.
13. Proper air and water monitoring should be carried out in the mining zone in consultation with MPPCB.
14. Overburden dumps should be properly stored and stabilized in proper scientific manner.
15. Only controlled blasting should be permitted.
16. Proper arrangement for labour welfare as per the guidelines/norms issued by the Department of Labour should be followed in letter and spirit.

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

18. **Case No. - 3868/2015** Prior Environmental Clearance for Stone Quarry in an area – 2.00 ha. for production capacity –100000 cum/year at Khasra No –3717/2 at Vill.- Bilaua, Teh.-Dabra, Distt.-Gwalior (M.P.) by Smt. Gauri Parmar, M/s Gaurav Granites, Panchwati Colony, A.B. Road, Distt. - Gwalior (MP)-474012.

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

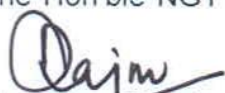
".....For lease which belongs to MP State Mining Corporation Limited, Bhopal, corporation vide their letter no. 391, 394, 397, 400, 403, 406 and 409 dated 09/08/2016 and 417, 420, dated 17/08/2016 has also informed that it is a case of non-cluster as per GOI, MoEF&CC notification dated 01/07/2016 as 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 pervue 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.

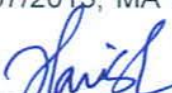
The committee after deliberations decided that all such leases of mines (list enclosed as Annexure-1) which are of < 5.00 ha and being these cases now treated as non-cluster as per GOI, MoEF&CC notification dated 01/07/2016, the case may be transferred to DEIAA through SEIAA as per GOI, MoEF&CC notification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

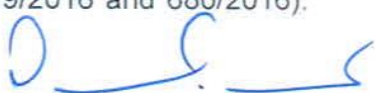
This case was discussed in 254th SEAC meeting dtd. 19.12.2015 and it was included in the cluster for which ToR was issued alongwith 55 other mines on 28.01.2016.

Therefore it has been decided to transfer this case for appraisal in DEIAA, Gwalior 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. Date of granting the mining lease should be cross verified as a pre requisite for qualifying it to be considered by DEIAA.
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. It has come to the notice of SEIAA that another petition is under consideration with the Hon'ble NGT (CZ) (OA No. 57/2013, MA No. 679/2016 and 680/2016).


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

While appraising, directives given by the Hon'ble NGT from time to time should also be binding on the PP and other agencies/respondents. For commencement of mining activity, decision/directives by the Hon'ble NGT should be honoured.

4. 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.
5. Gwalior has been designated by WHO as the most polluted town in the country and therefore any future activity which adds to the critical pollution load should be meticulously appraised considering the scale and concentration of mining activities like drilling, blasting, collection of material, crushing, hauling and transportation.
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 (of complete region). It should be made mandatory to be a part of the Approved Mine Plan.
7. Normally the PP establish a crusher on the mining lease area, they should follow the norms to be prescribed by MPPCB.
8. While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
9. 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.
10. Care should be taken to keep safe distance of mining activity from the pakka road and plant trees as many as possible on both sides of the pakka road.
11. No mining activity should be permitted in the nalla portion/discharge zone.
12. 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.
13. Proper air and water monitoring should be carried out in the mining zone in consultation with MPPCB.
14. Overburden dumps should be properly stored and stabilized in proper scientific manner.
15. Only controlled blasting should be permitted.
16. Proper arrangement for labour welfare as per the guidelines/norms issued by the Department of Labour should be followed in letter and spirit.

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


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

19. **Case No. - 3869/2015** Prior Environmental Clearance for Metal Stone Quarry in an area - 1.00 ha. for production capacity -50000 cum/year at Khasra No - 3921 at Vill.-Bilaua, Teh.-Dabra, Distt.-Gwalior (M.P.) by Shri Amit Singh Tomar, M/s Bhola Nath Stone Crusher, Loha Mandi, Near Gurudwara, Distt. -Gwalior (MP).

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

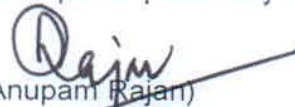
".....For lease which belongs to MP State Mining Corporation Limited, Bhopal, corporation vide their letter no. 391, 394, 397, 400, 403, 406 and 409 dated 09/08/2016 and 417, 420, dated 17/08/2016 has also informed that it is a case of non-cluster as per GOI, MoEF&CC notification dated 01/07/2016 as 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."

This case was discussed in 254th SEAC meeting dtd. 19.12.2015 and it was included in the cluster for which ToR was issued alongwith 55 other mines on 28.01.2016.

Therefore it has been decided to transfer this case for appraisal in DEIAA, Gwalior 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. Date of granting the mining lease should be cross verified as a pre requisite for qualifying it to be considered by DEIAA.
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. It has come to the notice of SEIAA that another petition is under consideration with the Hon'ble NGT (CZ) (OA No. 57/2013, MA No. 679/2016 and 680/2016). While appraising, directives given by the Hon'ble NGT from time to time should also be binding on the PP and other agencies/respondents. For commencement of mining activity, decision/directives by the Hon'ble NGT should be honoured.
4. 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.
5. Gwalior has been designated by WHO as the most polluted town in the country and therefore any future activity which adds to the critical pollution load should be meticulously appraised considering the scale and concentration of mining activities like drilling, blasting, collection of material, crushing, hauling and transportation.
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


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

(of complete region). It should be made mandatory to be a part of the Approved Mine Plan.

7. Normally the PP establish a crusher on the mining lease area, they should follow the norms to be prescribed by MPPCB.
8. While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
9. 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.
10. Care should be taken to keep safe distance of mining activity from the pakka road and plant trees as many as possible on both sides of the pakka road.
11. No mining activity should be permitted in the nalla portion/discharge zone.
12. 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.
13. Proper air and water monitoring should be carried out in the mining zone in consultation with MPPCB.
14. Overburden dumps should be properly stored and stabilized in proper scientific manner.
15. Only controlled blasting should be permitted.
16. Proper arrangement for labour welfare as per the guidelines/norms issued by the Department of Labour should be followed in letter and spirit.

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

20. **Case No. - 1278/2013:** Prior Environmental Clearance for Stone Quarry in an area – 2.00 ha. for production capacity – 1,00,000 Cubic meter/Year (Existing Cap. – 5,000 Cubic meter/Year) at Khasra No – 3921 at Vill.-Bilaua, Teh.-Dabra, Distt.-Gwalior (M.P.) by Shri Deepak Sharma, Dana Oil Naya Sarafa, Lashkar, Distt. - Gwalior (M.P.).

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 pervue 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-I) which are of < 5.00 ha and being these cases now treated as non-cluster as per GOI, MoEF&CC notification dated


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member

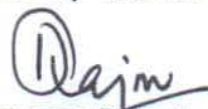

(Waseem Akhtar)
Chairman

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 254th SEAC meeting dtd. 19.12.2015 and it was included in the cluster for which ToR was issued alongwith 55 other mines on 28.01.2016.

SEIAA has also received information from DEIAA Gwalior that the PP has also filed a fresh application with them as per the directive issued on 06.09.2016 by the Department of Environment, GoMP. Therefore it has been decided to close this case in SEIAA and appraise it in DEIAA, Gwalior 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. Date of granting the mining lease should be cross verified as a pre requisite for qualifying it to be considered by DEIAA.
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. It has come to the notice of SEIAA that another petition is under consideration with the Hon'ble NGT (CZ) (OA No. 57/2013, MA No. 679/2016 and 680/2016). While appraising, directives given by the Hon'ble NGT from time to time should also be binding on the PP and other agencies/respondents. For commencement of mining activity, decision/directives by the Hon'ble NGT should be honoured.
4. 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.
5. Gwalior has been designated by WHO as the most polluted town in the country and therefore any future activity which adds to the critical pollution load should be meticulously appraised considering the scale and concentration of mining activities like drilling, blasting, collection of material, crushing, hauling and transportation.
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 (of complete region). It should be made mandatory to be a part of the Approved Mine Plan.
7. Normally the PP establish a crusher on the mining lease area, they should follow the norms to be prescribed by MPPCB.
8. While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
9. 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


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

- cluster through CSR funds. The old and abandoned mines should be used for storing water to be used for up-keep of plantation.
10. Care should be taken to keep safe distance of mining activity from the pakka road and plant trees as many as possible on both sides of the pakka road.
 11. No mining activity should be permitted in the nalla portion/discharge zone.
 12. 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.
 13. Proper air and water monitoring should be carried out in the mining zone in consultation with MPPCB.
 14. Overburden dumps should be properly stored and stabilized in proper scientific manner.
 15. Only controlled blasting should be permitted.
 16. Proper arrangement for labour welfare as per the guidelines/norms issued by the Department of Labour should be followed in letter and spirit.

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

21. **Case No. - 3842/15:** Prior Environmental Clearance for Stone Quarry in an area - 1.70 ha. for production capacity -45000 cum/year at Khasra No -3717/2 at Vill.- Bilaua, Teh.-Dabra, Distt.-Gwalior (M.P.) by Shri Karan Bajaj S/o Shri Ramesh Chandra Bajaj R/o 5, Sindh Bihar, Distt. - Gwalior (MP).

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

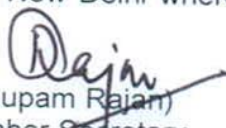
".....For lease which belongs to MP State Mining Corporation Limited, Bhopal, corporation vide their letter no. 391, 394, 397, 400, 403, 406 and 409 dated 09/08/2016 and 417, 420, dated 17/08/2016 has also informed that it is a case of non-cluster as per GOI, MoEF&CC notification dated 01/07/2016 as 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 purview 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.

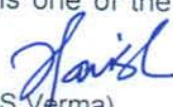
The committee after deliberations decided that all such leases of mines (list enclosed as Annexure-1) which are of < 5.00 ha and being these cases now treated as non-cluster as per GOI, MoEF&CC notification dated 01/07/2016, the case may be transferred to DEIAA through SEIAA as per GOI, MoEF&CC notification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


This case was discussed in 254th SEAC meeting dtd. 19.12.2015 and it was included in the cluster for which ToR was issued alongwith 55 other mines on 28.01.2016.

Therefore it has been decided to transfer this case for appraisal in DEIAA, Gwalior 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. Date of granting the mining lease should be cross verified as a pre requisite for qualifying it to be considered by DEIAA.
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


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

- 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. It has come to the notice of SEIAA that another petition is under consideration with the Hon'ble NGT (CZ) (OA No. 57/2013, MA No. 679/2016 and 680/2016). While appraising, directives given by the Hon'ble NGT from time to time should also be binding on the PP and other agencies/respondents. For commencement of mining activity, decision/directives by the Hon'ble NGT should be honoured.
 4. 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.
 5. Gwalior has been designated by WHO as the most polluted town in the country and therefore any future activity which adds to the critical pollution load should be meticulously appraised considering the scale and concentration of mining activities like drilling, blasting, collection of material, crushing, hauling and transportation.
 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 (of complete region). It should be made mandatory to be a part of the Approved Mine Plan.
 7. Normally the PP establish a crusher on the mining lease area, they should follow the norms to be prescribed by MPPCB.
 8. While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
 9. 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.
 10. Care should be taken to keep safe distance of mining activity from the pakka road and plant trees as many as possible on both sides of the pakka road.
 11. No mining activity should be permitted in the nalla portion/discharge zone.
 12. 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.
 13. Proper air and water monitoring should be carried out in the mining zone in consultation with MPPCB.
 14. Overburden dumps should be properly stored and stabilized in proper scientific manner.
 15. Only controlled blasting should be permitted.


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

16. Proper arrangement for labour welfare as per the guidelines/norms issued by the Department of Labour should be followed in letter and spirit.

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

22. **Case No. - 3843/15:** Prior Environmental Clearance for Stone Quarry in an area - 2.00 ha. for production capacity -50000 cum/year at Khasra No -3717/2 at Vill.- Bilaua, Teh.-Dabra, Distt.-Gwalior (M.P.) by Shri Navin Bajaj S/o Shri Ramesh Chandra Bajaj R/o 5, Sindh Bihar, Distt. - Gwalior (MP)-474009.

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

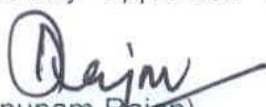
".....For lease which belongs to MP State Mining Corporation Limited, Bhopal, corporation vide their letter no. 391, 394, 397, 400, 403, 406 and 409 dated 09/08/2016 and 417, 420, dated 17/08/2016 has also informed that it is a case of non-cluster as per GOI, MoEF&CC notification dated 01/07/2016 as 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."

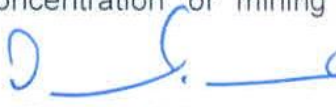
This case was discussed in 254th SEAC meeting dtd. 19.12.2015 and it was included in the cluster for which ToR was issued alongwith 55 other mines on 28.01.2016.

SEIAA has also received information from DEIAA Gwalior that the PP has also filed a fresh application with them as per the directive issued on 06.09.2016 by the Department of Environment, GoMP . Therefore it has been decided to close this case in SEIAA and appraise it in DEIAA, Gwalior 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. Date of granting the mining lease should be cross verified as a pre requisite for qualifying it to be considered by DEIAA.
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. It has come to the notice of SEIAA that another petition is under consideration with the Hon'ble NGT (CZ) (OA No. 57/2013, MA No. 679/2016 and 680/2016). While appraising, directives given by the Hon'ble NGT from time to time should also be binding on the PP and other agencies/respondents. For commencement of mining activity, decision/directives by the Hon'ble NGT should be honoured.
4. 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.
5. Gwalior has been designated by WHO as the most polluted town in the country and therefore any future activity which adds to the critical pollution load should be meticulously appraised considering the scale and concentration of mining


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

- activities like drilling, blasting, collection of material, crushing, hauling and transportation.
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 (of complete region). It should be made mandatory to be a part of the Approved Mine Plan.
 7. Normally the PP establish a crusher on the mining lease area, they should follow the norms to be prescribed by MPPCB.
 8. While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.
 9. 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.
 10. Care should be taken to keep safe distance of mining activity from the pakka road and plant trees as many as possible on both sides of the pakka road.
 11. No mining activity should be permitted in the nalla portion/discharge zone.
 12. 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.
 13. Proper air and water monitoring should be carried out in the mining zone in consultation with MPPCB.
 14. Overburden dumps should be properly stored and stabilized in proper scientific manner.
 15. Only controlled blasting should be permitted.
 16. Proper arrangement for labour welfare as per the guidelines/norms issued by the Department of Labour should be followed in letter and spirit.

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

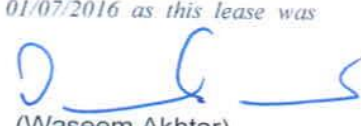
23. **Case No. - 3844/15:** Prior Environmental Clearance for Stone Quarry in an area – 2.00 ha. for production capacity –100000 cum/year at Khasra No – 3921 at Vill.- Bilaua, Teh.-Dabra, Distt.-Gwalior (M.P.) by , M/s Gaurav Granites M/s Gaurav Granites, Panchwati Colony, A.B. Road, Distt. -Gwalior (MP)-474012.

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


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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 254th SEAC meeting dtd. 19.12.2015 and it was included in the cluster for which ToR was issued alongwith 55 other mines on 28.01.2016.

Therefore it has been decided to transfer this case for appraisal in DEIAA, Gwalior 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. Date of granting the mining lease should be cross verified as a pre requisite for qualifying it to be considered by DEIAA.
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. It has come to the notice of SEIAA that another petition is under consideration with the Hon'ble NGT (CZ) (OA No. 57/2013, MA No. 679/2016 and 680/2016). While appraising, directives given by the Hon'ble NGT from time to time should also be binding on the PP and other agencies/respondents. For commencement of mining activity, decision/directives by the Hon'ble NGT should be honoured.
4. 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.
5. Gwalior has been designated by WHO as the most polluted town in the country and therefore any future activity which adds to the critical pollution load should be meticulously appraised considering the scale and concentration of mining activities like drilling, blasting, collection of material, crushing, hauling and transportation.
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 (of complete region). It should be made mandatory to be a part of the Approved Mine Plan.
7. Normally the PP establish a crusher on the mining lease area, they should follow the norms to be prescribed by MPPCB.
8. While appraising cases of minor minerals, MMR 1959 (amended 2013) should be strictly followed.


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Chairman

9. 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.
10. Care should be taken to keep safe distance of mining activity from the pakka road and plant trees as many as possible on both sides of the pakka road.
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12. 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.
13. Proper air and water monitoring should be carried out in the mining zone in consultation with MPPCB.
14. Overburden dumps should be properly stored and stabilized in proper scientific manner.
15. Only controlled blasting should be permitted.
16. Proper arrangement for labour welfare as per the guidelines/norms issued by the Department of Labour should be followed in letter and spirit.

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

24. **Case No.- 5310/2016** Prior Environmental Clearance for Manganese Ore Mines in an area of 3.238 ha. (2658 ton/year) at Khasra no.-237/1, 237/2, 238/1,238/2, 3, 239/3, 240/1-4-9-10-11, 251/2, Village-Arjuni, Tehsil - Katangi, Dist. Balaghat (MP) by Sunil Kumar Kalwani, Balaghat, and MP – 461223.


For the above case SEAC-II has recommended provisions of ToR which are hereby approved.

25. **Case No.-5327/2016** Prior Environmental Clearance for Sand Deposit in an area – 8.0 ha. for production capacity –1750 cum/year at Khasra No –240 at Vill.- Nimbakhedi, Tehsil - Tal, Dist. Ratlam (M.P.) by Shri Amresh Kumar Chourasia S/o Shri Ashok Kumar Chourasia, 102, Vyanktesh Vihar, Aerodrome Road, Indore, MP – 452001.

The case was discussed and recommended in 49th SEAC-II meeting dtd. 19.09.2016 and it was reported that :-

"The case was presented by the PP and their consultant wherein during scrutiny of documents it was observed by the committee that sanctioned mining leases is in two parts which is not contiguous in nature and also not in accordance with the MP MMR,1996 rule 04 (3). The committee also observed that single mine plan is prepared for the above leases. Earlier in cases of similar nature (please refer the minutes of 231st SEAC meeting dated 27/10/2015 and subsequent decision taken by SEIAA in its 327th meeting dated 05/05/2016) SEIAA has decided to close the case. The committee decided to forward this case to SEIAA for further considerations and necessary action."

The case is hereby closed on the above recommendation and PP may be informed accordingly. Copy to PP and all concerned.


(Anupam Rajan)
Member Secretary


(H.S. Verma)
Member


(Waseem Akhtar)
Chairman

26. **Case No. 4688/2015** Prior Environment Clearance for Marble Mine in an area of 8.090 ha. (35,000 TPA) at Khasra No.-49, 66, 1289, 1290, 1291, 1292, 1331, 1332, & 1352, Village-Ambua, Tehsil-Alirajpur, District-Alirajpur (MP) by Shri Madan Maheshwari, M/s Marvelous Marble Pvt. Ltd., 279, M.G. Road, Alirajpur (MP)-457887

PP may be invited for presentation.

27. **Case No. 3051/2015** Prior Environmental Clearance for **Sand Quarry** in an area of 5.664 Ha., for production Capacity of 67,968 cum/year at Khasra No.-1, Vill.-Chakaghaat, Teh.- Anuppur, District-Anuppur (M.P.) by Shri Atul Gondal, Manager, M/s S.R. Traders, Rudra Enclave, Front of Collector Banglow, Malakhedi Road, Hoshangabad (M.P.)- 461001

The case was delisted in 359th SEIAA meeting dtd. 10.08.2016 for want of information regarding NOC of the DFO based on the recommendation of 224th SEAC meeting dtd. 16.05.2016. PP has submitted the desired information on 23.09.2016 and therefore the case is relisted and it has been decided to send the file to SEAC-II for appraisal. Copy to PP and all concerned.

28. **Case No. 2862/2015**, Prior Environmental Clearance for **River Sand - Bajri Quarry** (Opencast Manual Method) in an area of 7.770 ha for production capacity of 7425 cum/year at Khasra No. 38 at Vill-Mehatgaon, Teh-Sendhwa, Distt.-Barwani (MP) by Shri Vikash Sharma R/o Mahaveer Colony, Sendhwa, Tehsil - Sendhwa, District-Barwani (M.P.) - 451666.

This case was recommended by SEAC in 213th meeting dtd. 08.08.2015 in 233rd SEIAA meeting dtd. 04.09.2015 a query was raised for Collector, Barwani to submit NOC of the Works Department for the stability of two bridges following within the lease area. Thereafter EE, PWD Indore has reported that no mining activity should be carried out in 500 m. distance from the road bridge and also deep mining should be prohibited. PP and other concerned were asked to modify the mining plan on account of the NOC provided by the EE, PWD.

Subsequently the case was delisted on account of non submission of desired information by the PP. Now PP has submitted the requisite information (modified mining plan) and therefore the case is hereby relisted and sent to SEAC-II for re appraisal. Copy to PP and all concerned.

Meeting ended with a vote of thanks to the Chair

(Anupam Rajan)
Member Secretary

(H.S.Verma)
Member

(Waseem Akhtar)
Chairman