The 409th meeting of the State Level Environment Impact Assessment Authority was convened on 16.02.2017 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- II have been considered:-

| S.No. | Case No. | Category | No. & date of latest SEAC- II |
|-------|-----------|----------|--|
| 1. | 4552/2015 | 1(a) B2 | 405rd SEIAA meeting dated 25-01-17 |
| 2. | 4170/2015 | 1(a) B2 | 405rd SEIAA meeting dated 25-01-17 |
| 3. | 4202/2015 | 1(a) B2 | 405rd SEIAA meeting dated 25-01-17 |
| 4. | 2180/2014 | 1(a) B2 | 377 rd SEIAA meeting dated 18-10-16 |
| 5. | 4169/2015 | 1(a) B2 | 390rd SEIAA meeting dated 02-12-16 |
| 6. | 4368/2015 | 1(a) B2 | 405rd SEIAA meeting dated 25-01-17 |
| 7. | 4341/2015 | 1(a) B2 | 405rd SEIAA meeting dated 25-01-17 |
| 8. | 4338/2015 | 1(a) B2 | 405rd SEIAA meeting dated 25-01-17 |
| 9. | 1127/2013 | 1(a) B2 | 365th SEIAA meeting dated 09-09-16 |
| 10. | 4679/2015 | 1(a) B2 | 403 rd SEIAA meeting dated 23.01.17 |
| 11. | 3549/2015 | 1(a) B2 | 391st SEIAA meeting dated 05-12-16 |
| 12. | 3528/2015 | 1(a) | 403 rd SEIAA meeting dated 23.01.17 |
| 13. | 2326/2015 | 1(a) B2 | 389th SEIAA meeting dated 29.11.16 |

 Case No.4552/2015 Prior Environmental Clearance for Sand Quarry (Open cast manual method) in an area of 13.340 ha. for production capapcity of 71150 cum/Year (as per SEAC recommendation) at Khasra No. - 274 at Village Kondh (Madiyan), Tehsil – Roun, Distt. Bhind (M.P.). by M/s. Prime Vision Industries (P) Ltd., Sub Lessee of M.P. State Mining Corporation Ltd., Shri Atul Gondal R/o 303 Illrd Floor Vishal Chamber P-1 Sector-18 Nodia Distt. Gautambudh Nagar (U.P.).

This case was recommended in 59th SEAC meeting dtd. 11.11.2016 and it was recorded that :.....

".....The PP vide letter dated 03/11/2016 has submitted the reply which was placed before the committee for further evaluation. The committee after deliberation observed that the PP has submitted the desired information and since 50% of the area is submerged in water PP has submitted revised production map. As per the map submitted by PP, only 2.846 ha area is available for mining and as per mine plan the approved depth is 2.5 meters, thus 71,150 cum/year sand can be evacuated from this lease. Other submissions made by PP earlier were found satisfactory and acceptable, hence the committee decided to recommend the case for grant of prior EC subject to the following special conditions in addition to the standard conditions at annexure 'B':

This case was discussed in 405rd SEIAA meeting dated 25-01-17 and it was recorded that:-

(Anupara Rajan) Member Secretary (H.S.Verma) Member

The above matter was heard before the Hon'ble NGT, Principal Bench, New Delhi and our Standing Counsel has sent a mail for appraising cases in respect of issuing Prior EC where the PP happens to the State Mining Corporation. The contents of the mail are recorded as under:-

Today when the matter came up for hearing before the Hon'ble Tribunal, a request was made on behalf of counsel for MoEF for adjournment on the ground that he was not keeping well.

Further, it was pointed out to the Hon'ble Tribunal that the applications for grant of EC filed by MPSMC are pending with MP SEIAA for quite some time and therefore, a direction may be issued to SEIAA to decide them. The undersigned informed that the Hon'ble Tribunal has already passed order dated 24.10.2016, directing that any orders passed by SEIAA in the pending matters (which have been brought to the notice of the Hon'ble Tribunal by the applicant), shall be subject to the final orders of the Hon'ble Tribunal in the aforesaid case. Therefore, the SEIAA will decide the pending cases accordingly, for which no separate direction is required and the matter has now been adjourned to 24.3.2017 to be heard alongwith other OA 405 of 2016 Rajeev Suri Vs UOI.

In view of the aforesaid, you are requested to comply the order dated 24.10.2016 passed by this Hon'ble Tribunal.

Based on the recommendation of SEAC and the aforementioned legal advice given by the standing counsel, it was decided to grant conditional Prior Environmental Clearance subject to the following specific conditions in addition to the conditions imposed by SEAC-II:-

- (i). This EC will be subject to the Hon'ble NGT, Principal Bench, New Delhi final orders in OA No. 404/2016. No mining operation shall commence on the lease area till the final orders are issued. Mining Officer, Bhind shall be responsible to oversee that PP or his representative shall adhere to this condition.
- (ii). PP shall not start mining activity before execution of lease agreement.
- (iii). The production capacity shall be limited to the quantity (71150 cum/year).
- (iv). No excavation should be carried out from the agriculture fields as it will affect the river bank. Safe distance should be kept from the agriculture field and only exposed dry portion of the river should be mined. Mining should be carried out leaving 50 m. from the river bank. The river banks should be conserved and plantation be done in three rows.
- (v). No in-stream mining shall be allowed. The Mining Officer, Bhind should ensure that the mining activity is confined only in the dry portion of the river where sand is exposed.
- (vi). The depth of the pit shall be as per Approved Mining Plan and not exceed 3m or normal water level prevalent in the lean season whichever is less.
- (vii). The final decision of Hon'ble NGT (CZ) Bhopal and Hon'ble NGT Principal Bench, New Delhi in OA No. 49/2015 (Amarkant Mishra Vs State of MP & others), shall be obligatory on the part of PP.
- (viii). PP should ensure that no access ramps are made for transportation of sand from the opposite bank of the river.
- (ix). PP should ensure to conserve the existing trees.
- (x). No transportation shall be permitted within the village.

(Anupam Rajan) Member Secretary

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

409th SEIAA Meeting dtd. 16.02.2017

Page 2 of 18

- (xi). Alternate transportation route should be decided in consultation with the local Gram Panchayat.
- (xii). The entire lease area should be properly fenced and boundary stones marked at the site.
- (xiii). PP will ensure three row plantation towards the village settlement side in the entire length of suitable species three year old to conserve and retain the banks.

Hence, Prior Environmental Clearance is granted for Sand Quarry (Open cast manual method) in an area of 13.340 ha. for production capapcity of 71150 cum/Year (as per SEAC recommendation) at Khasra No. - 274 at Village Kondh (Madiyan), Tehsil – Roun, Distt. Bhind (M.P.). for the lease period to M/s. Prime Vision Industries (P) Ltd., Sub Lessee of M.P. State Mining Corporation Ltd., Shri Atul Gondal R/o 303 IIIrd Floor Vishal Chamber P-1 Sector-18 Nodia Distt. Gautambudh Nagar (U.P.).

 Case No.4170/2015 Prior Environmental Clearance for Sand Quarry (Open cast manual method) in an area of 9.00 ha. for production capacity of 90,000 cum/year at Khasra No.-1576, Village-Ajnaar, Tehsil-Lahar, District-Bhind (MP). by M/s Esteem Infrabuild Pvt. Ltd. Shri Kailash Chandra Gupta, P-4, Lal Bahadur Nagar, Durgapura, Jaipur (Raj.).

This case was recommended in 59th SEAC meeting dtd. 11.11.2016 and it was recorded that :......

".....The PP vide letter dated 03/11/2016 has submitted the reply which was placed before the committee for further evaluation. The committee after deliberation observed that the PP has submitted the desired information which is satisfactory and acceptable, hence the committee decided to recommend the case for grant of prior EC subject to the following special conditions in addition to the standard conditions at annexure 'B':

This case was discussed in 405rd SEIAA meeting dated 25-01-17 and it was recorded that :-

"............PP has submitted the information regarding number of mines within 500 m. periphery. A petition (OA 404/2016, MA 758/2016, MA 920/2016 & MA 1099/2016) has been filed before the Hon'ble NGT (Principal Bench) New Delhi where MP-SEIAA is one of the respondent. This matter was heard by the Hon'ble NGT (Principal Bench) and they have directed for issuing of notices to MP State Mining Corporation to explain the breakup of lease area. Till such time that final directions are received from Hon'ble NGT, the case will be put on hold. Copy to PP..

The above matter was heard before the Hon'ble NGT, Principal Bench, New Delhi and our Standing Counsel has sent a mail for appraising cases in respect of issuing Prior EC where the PP happens to the State Mining Corporation. The contents of the mail are recorded as under:-

Today when the matter came up for hearing before the Hon'ble Tribunal, a request was made on behalf of counsel for MoEF for adjournment on the ground that he was not keeping well.

Further, it was pointed out to the Hon'ble Tribunal that the applications for grant of EC filed by MPSMC are pending with MP SEIAA for quite some time and therefore, a direction may be issued to SEIAA to decide them. The undersigned informed that the Hon'ble Tribunal has already passed order dated 24.10.2016, directing that any orders passed by SEIAA in the pending matters (which have been brought to the notice of the Hon'ble Tribunal by the applicant), shall be subject to the final orders of the Hon'ble Tribunal in the aforesaid case. Therefore, the SEIAA will

(Anupan Rajan) Member Secretary

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

409th SEIAA Meeting dtd. 16.02.2017

Page 3 of 18

decide the pending cases accordingly, for which no separate direction is required and the matter has now been adjourned to 24.3.2017 to be heard alongwith other OA 405 of 2016 Rajeev Suri Vs UOI.

In view of the aforesaid, you are requested to comply the order dated 24.10.2016 passed by this Hon'ble Tribunal.

Based on the recommendation of SEAC and the aforementioned legal advice given by the standing counsel, it was decided to grant conditional Prior Environmental Clearance subject to the following specific conditions in addition to the conditions imposed by SEAC-II:-

- (i). This EC will be subject to the Hon'ble NGT, Principal Bench, New Delhi final orders in OA No. 404/2016. No mining operation shall commence on the lease area till the final orders are issued. Mining Officer, Bhind shall be responsible to oversee that PP or his representative shall adhere to this condition.
- (ii). PP shall not start mining activity before execution of lease agreement.
- (iii). The production capacity shall be limited to the quantity (90000 cum/year).
- (iv). No excavation should be carried out from the agriculture fields as it will affect the river bank. Safe distance should be kept from the agriculture field and only exposed dry portion of the river should be mined. Mining should be carried out leaving 50 m. from the river bank. The river banks should be conserved and plantation be done in three rows.
- (v). No in-stream mining shall be allowed. The Mining Officer, Bhind should ensure that the mining activity is confined only in the dry portion of the river where sand is exposed.
- (vi). The depth of the pit shall be as per Approved Mining Plan and not exceed 3m or normal water level prevalent in the lean season whichever is less.
- (vii). The final decision of Hon'ble NGT (CZ) Bhopal and Hon'ble NGT Principal Bench, New Delhi in OA No. 49/2015 (Amarkant Mishra Vs State of MP & others), shall be obligatory on the part of PP.
- (viii). PP should ensure that no access ramps are made for transportation of sand from the opposite bank of the river.
- (ix). PP should ensure to conserve the existing trees.
- (x). No transportation shall be permitted within the village.
- (xi). Alternate transportation route should be decided in consultation with the local Gram Panchayat.
- (xii). The entire lease area should be properly fenced and boundary stones marked at the site.
- (xiii). PP will ensure three row plantation towards the village settlement side in the entire length of suitable species three year old to conserve and retain the banks.

Hence, Prior Environmental Clearance is granted for Sand Quarry (Open cast manual method) in an area of 9.00 ha. for production capacity of 90,000 cum/year at Khasra No.-1576, Village-Ajnaar, Tehsil-Lahar, District-Bhind (MP). for the lease

(Anupan Rajan) Member Secretary

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

409th SEIAA Meeting dtd. 16.02.2017

Page 4 of 18

period to M/s Esteem Infrabuild Pvt. Ltd. Shri Kailash Chandra Gupta, P-4, Lal Bahadur Nagar, Durgapura, Jaipur (Raj.).

 Case No.4202/2015: Prior Environment Clearance for Sand Quarry (Open cast manual method) in an area of 11.680 ha. for production capacity of 35,040 cum/year at Khasra no.-245, 246, & 251 at Village-Dhour, Tehsil-Mihona, District-Bhind (MP) by M/s Esteem Infrabuild Pvt. Ltd Shri Kailash Chandra Gupta, Sub Lessee of MPSMCL, P-4, Lal Bahadur Nagar, Durgapura, and Jaipur.

This case was recommended in 53rd SEAC meeting dtd. 13.10.2016 and it was recorded that :......

"..... The case was presented today by the PP and their consultant & the other submissions made by PP were found satisfactory and acceptable and thus the committee decided to recommend the case for grant of prior EC subject to the following special conditions in addition to the standard conditions at annexure 'B':

This case was discussed in 405rd SEIAA meeting dated 25-01-17 and it was recorded that :-

The above matter was heard before the Hon'ble NGT, Principal Bench, New Delhi and our Standing Counsel has sent a mail for appraising cases in respect of issuing Prior EC where the PP happens to the State Mining Corporation. The contents of the mail are recorded as under:-

Today when the matter came up for hearing before the Hon'ble Tribunal, a request was made on behalf of counsel for MoEF for adjournment on the ground that he was not keeping well.

Further, it was pointed out to the Hon'ble Tribunal that the applications for grant of EC filed by MPSMC are pending with MP SEIAA for quite some time and therefore, a direction may be issued to SEIAA to decide them. The undersigned informed that the Hon'ble Tribunal has already passed order dated 24.10.2016, directing that any orders passed by SEIAA in the pending matters (which have been brought to the notice of the Hon'ble Tribunal by the applicant), shall be subject to the final orders of the Hon'ble Tribunal in the aforesaid case. Therefore, the SEIAA will decide the pending cases accordingly, for which no separate direction is required and the matter has now been adjourned to 24.3.2017 to be heard alongwith other OA 405 of 2016 Rajeev Suri Vs UOI.

In view of the aforesaid, you are requested to comply the order dated 24.10.2016 passed by this Hon'ble Tribunal.

Based on the recommendation of SEAC and the aforementioned legal advice given by the standing counsel, it was decided to grant conditional Prior Environmental Clearance subject to the following specific conditions in addition to the conditions imposed by SEAC-II:-

(i). This EC will be subject to the Hon'ble NGT, Principal Bench, New Delhi final orders in OA No. 404/2016. No mining operation shall commence on the lease area till the final orders are issued. Mining Officer, Bhind shall be

(Anupain Rajan) Member Secretary (H.S.Verma) Member

responsible to oversee that PP or his representative shall adhere to this condition.

- (ii). PP shall not start mining activity before execution of lease agreement.
- (iii). The production capacity shall be limited to the quantity (35040 cum/year).
- (iv). No excavation should be carried out from the agriculture fields as it will affect the river bank. Safe distance should be kept from the agriculture field and only exposed dry portion of the river should be mined. Mining should be carried out leaving 50 m. from the river bank. The river banks should be conserved and plantation be done in three rows.
- (v). No in-stream mining shall be allowed. The Mining Officer, Bhind should ensure that the mining activity is confined only in the dry portion of the river where sand is exposed.
- (vi). The depth of the pit shall be as per Approved Mining Plan and not exceed 3m or normal water level prevalent in the lean season whichever is less.
- (vii). The final decision of Hon'ble NGT (CZ) Bhopal and Hon'ble NGT Principal Bench, New Delhi in OA No. 49/2015 (Amarkant Mishra Vs State of MP & others), shall be obligatory on the part of PP.
- (viii). PP should ensure that no access ramps are made for transportation of sand from the opposite bank of the river.
- (ix). PP should ensure to conserve the existing trees.
- (x). No transportation shall be permitted within the village.
- (xi). Alternate transportation route should be decided in consultation with the local Gram Panchayat.
- (xii). The entire lease area should be properly fenced and boundary stones marked at the site.
- (xiii). PP will ensure three row plantation towards the village settlement side in the entire length of suitable species three year old to conserve and retain the banks.

Hence, Prior Environmental Clearance is granted for Sand Quarry (Open cast manual method) in an area of 11.680 ha. for production capacity of 35,040 cum/year at Khasra no.-245, 246, & 251 at Village-Dhour, Tehsil-Mihona, District-Bhind (MP) for the lease period to M/s Esteem Infrabuild Pvt. Ltd., Shri Kailash Chandra Gupta, Sub Lessee of MPSMCL, P-4, Lal Bahadur Nagar, Durgapura, and Jaipur.

 Case No 2180/2014 Prior Environmental Clearance for Sand Mine (Open cast manual method) in an area of 8.00 ha. for production capacity of 30000 at khasra no. 98,99 at Village-Ratva, Tehsil-Manavar, District-Dhar (MP) by M/s DIPL, C/o Shri Sukhdev Singh & Shri Tejinder Singh, G-1, Sapna Chamber, South Tukoganj, Indore (MP)-452001.

This case was recommended in 1st SEAC-II meeting dated 02-02-16 and it was recorded that :-

(Anupam Rajan) Member Secretary

H.S.Verma Member (Waseem Akhtar) Chairman

Page 6 of 18

409th SEIAA Meeting dtd. 16.02.2017

"......The committee also decided that all the cases of sand mining which are in the process of appraisal (list enclosed as Annexure-1) in SEAC may be sent back to SEIAA for want of revised mine plan incorporating the additional chapter on annual replenishment of sand in the leased area and the normal water level prevalent in the lean season and appraisal may be carried out only after receipt of revised mine plan.

This case was discussed in 377rd SEIAA meeting dated 18-10-16 and it was recorded that :-

PP may be asked to submit the replenishment plan and water level in lean season latest by 20.11.2016 and approved by the competent authority.

PP has still not submitted the desired information in therefore it has been decided to delist the case which is liable for relisting once the PP submits the information. Copy to PP and all concerned.

 Case No.4169/2015 Prior Environmental Clearance for Sand Quarry in an area of 20.140 ha. for production capacity of 2,01,400 cum/year at Khasra No.- 1, 2, 9, 371, 372, Village Niwsairidiya, Tehsil-Roun, District-Bhind (MP). by Shri Suryapratap Singh Raghuvanshi, Mahadev Vihar Colony, Distt Shivpuri (M.P) - 473551.

This case was discussed in 59th SEAC-II meeting dated 11-11-16 and it was recorded that:-

"......The case was presented today by the PP and their consultant and during presentation it was observed as per the Google image of Dec.2015 based on the co-ordinates provided by the PP that > 90% of the lease area is submerged in water. The available dry area is 2.50 ha and sanctioned depth as per the mine plan 3.00 m. Thus from this only 75,000 cum/year of sand can be evacuated. The case was presented today by the PP and their consultant and after presentation PP was asked to submit following information:

This case was discussed in 390rd SEIAA meeting dated 02-12-16 and it was recorded that:-

"........ From the record available, Mining Officer, Bhind has submitted the information about the number of mines in 1000 m. periphery. But in the latest notification information is desired within 500 m. periphery. Mining Officer, Bhind should submit the detail of mines in 500 m. periphery showing status of mines like date of sanction, whether operative or not, EC granted or under appraisal etc. Mining Officer, Bhind should be asked to submit this information latest by 30.12.2016. Copy to PP..

This case was discussed in 59th SEAC-II meeting and the production capacity has been reduced from 201400 cum/year to 75000 cum/year on an available dry area of 2.5 ha. From the production plan submitted by the PP the mining area which is exposed dry is only 1.626 ha. and therefore the capacity should have been calculated/reduced on the basis of the available dry area. It has been decided to return the case to SEAC for reappraisal. SEAC should also examine the depth of the pit which in the mining plan was indicated to be 1m. and SEAC has calculated the pit to be 3m. Copy to PP.

 Case No.4368/2015 Prior Environmental Clearance for Sand Quarry (Open cast manual method) in an area of 15.00 ha. for production capacity of 1,50,000 cum/year at Khasra no.-278 at Village-Bheekampura, Tehsil-Sevda, District-Datia (MP). by M/s Prime Vision Industries Pvt. Ltd, Shri Atul Gondal,., Sub Lessee, M.P. State Mining Corporation Ltd., 303, 3rd Floor, Vishal Chamber, P-1, Sector-18, Noida-201301.

> (Anupain Rajan) Member Secretary

(H.S.Verma) Member

This case was discussed in 59th SEAC-II meeting dated 11-11-16 and it was recorded that:-

"......The PP vide letter dated 03/11/2016 has submitted the reply which was placed before the committee for further evaluation. The committee after deliberation observed that the PP has submitted the desired information which is satisfactory and acceptable, hence the committee decided to recommend the case for grant of prior EC subject to the following special conditions in addition to the standard conditions at annexure 'B':

This case was discussed in 405rd SEIAA meeting dated 25-01-17 and it was recorded that :-

"...........PP has submitted the information regarding number of mines within 500 m. periphery. A petition (OA 404/2016, MA 758/2016, MA 920/2016 & MA 1099/2016) has been filed before the Hon'ble NGT (Principal Bench) New Delhi where MP-SEIAA is one of the respondent. This matter was heard by the Hon'ble NGT (Principal Bench) and they have directed for issuing of notices to MP State Mining Corporation to explain the breakup of lease area. Till such time that final directions are received from Hon'ble NGT, the case will be put on hold. Copy to PP..

The above matter was heard before the Hon'ble NGT, Principal Bench, New Delhi and our Standing Counsel has sent a mail for appraising cases in respect of issuing Prior EC where the PP happens to the State Mining Corporation. The contents of the mail are recorded as under:-

Today when the matter came up for hearing before the Hon'ble Tribunal, a request was made on behalf of counsel for MoEF for adjournment on the ground that he was not keeping well.

Further, it was pointed out to the Hon'ble Tribunal that the applications for grant of EC filed by MPSMC are pending with MP SEIAA for quite some time and therefore, a direction may be issued to SEIAA to decide them. The undersigned informed that the Hon'ble Tribunal has already passed order dated 24.10.2016, directing that any orders passed by SEIAA in the pending matters (which have been brought to the notice of the Hon'ble Tribunal by the applicant), shall be subject to the final orders of the Hon'ble Tribunal in the aforesaid case. Therefore, the SEIAA will decide the pending cases accordingly, for which no separate direction is required and the matter has now been adjourned to 24.3.2017 to be heard alongwith other OA 405 of 2016 Rajeev Suri Vs UOI.

In view of the aforesaid, you are requested to comply the order dated 24.10.2016 passed by this Hon'ble Tribunal.

Based on the recommendation of SEAC and the aforementioned legal advice given by the standing counsel, it was decided to grant conditional Prior Environmental Clearance subject to the following specific conditions in addition to the conditions imposed by SEAC-II:-

- (i). This EC will be subject to the Hon'ble NGT, Principal Bench, New Delhi final orders in OA No. 404/2016. No mining operation shall commence on the lease area till the final orders are issued. Mining Officer, Datia shall be responsible to oversee that PP or his representative shall adhere to this condition.
- (ii). PP shall not start mining activity before execution of lease agreement.
- (iii). The production capacity shall be limited to the quantity (150000 cum/year).
- (iv). No in-stream mining shall be allowed. The Mining Officer, Datia should ensure that the mining activity is confined only in the dry portion of the river where sand is exposed.

(Anupart Rajan) Member Secretary

(H.S.Vérma) Member

- (v). The depth of the pit shall be as per Approved Mining Plan and not exceed 3m or normal water level prevalent in the lean season whichever is less.
- (vi). The final decision of Hon'ble NGT (CZ) Bhopal and Hon'ble NGT Principal Bench, New Delhi in OA No. 49/2015 (Amarkant Mishra Vs State of MP & others), shall be obligatory on the part of PP.
- (vii). PP should ensure that no access ramps are made for transportation of sand from the opposite bank of the river.
- (viii). PP should ensure to conserve the existing trees.
- (ix). No transportation shall be permitted within the village.
- (x). Alternate transportation route should be decided in consultation with the local Gram Panchayat.
- (xi). The entire lease area should be properly fenced and boundary stones marked at the site.
- (xii). PP will ensure three row plantation towards the village settlement side in the entire length of suitable species three year old to conserve and retain the banks.

Hence, Prior Environmental Clearance is granted for **Sand Quarry** (Open cast manual method) in an area of 15.00 ha. for production capacity of 1,50,000 cum/year at Khasra no.-278 at Village-Bheekampura, Tehsil-Sevda, District-Datia (MP). **for the lease period to** M/s Prime Vision Industries Pvt. Ltd, Shri Atul Gondal,, Sub Lessee, M.P. State Mining Corporation Ltd., 303, 3rd Floor, Vishal Chamber, P-1, Sector-18, Noida-201301.

 Case No.4341/2015: Prior Environment Clearance for Sand Quarry in an area of 19.830 ha. for production capacity of 59,490 cum/year at Khasra no.- 01at Village-Sunari Majrappali, Tehsil-Indargarh, District-Datia (MP) by M/s Esteem Infrabuild Pvt.Ltd., Shri Kailash Chandra Gupta, P-4, Lal Bahadur Nagar, Durgapura, Distt-Jaipur (RJ)-477001.

The case was recommended in 53rd SEAC-II meeting dtd. 13.10.2016 and it was recorded that:-

".....The case was presented by the PP and their consultant wherein the submissions made by PP were found satisfactory and acceptable and thus the committee decided to recommend the case for grant of prior EC subject to the following special conditions in addition to the standard conditions at annexure 'B':"

This case was discussed in 405rd SEIAA meeting dated 25-01-17 and it was recorded that:-

As per the Mining Plan the proposed mining area is shown as 5.35 ha. whereas in the presentation (production plan) the area suitable for mining is shown as 3.699 ha.

(Anupam Aejan) Member Secretary

(H.S.Verma Member

It has been decided to return the case to SEAC for reappraisal and further clarification on the matter. Copy to PP.

 Case No.4338/2015: Prior Environmental Clearance for Sand Quarry (Open cast manual method) in an area of 22.600 ha. for production capacity of 2,26,000 cum/year at Khasra no 825 at Village-Khamroli, Tehsil-Sevda, District-Datia (M.P.) by M/s Prime Vision Industries Pvt. Ltd. Shri Atul Gondal, Sub Lessee, M.P. State Mining Corporation Ltd., 303, 3rd Floor, Vishal Chamber, P-1, Sector-18, Noida-201301.

The case was recommened in 54th SEAC-II meeting dtd. 14.10.2016 and it was recorded that :-

".....The case was presented today by the PP and their consultant wherein the submissions made by PP were found satisfactory and acceptable and thus the committee decided to recommend the and thus the committee decided to recommend the case for grant of prior EC subject to the following special conditions in addition to the standard conditions at annexure 'B':"

This case was discussed in 405rd SEIAA meeting dated 25-01-17 and it was recorded that:-

The above matter was heard before the Hon'ble NGT, Principal Bench, New Delhi and our Standing Counsel has sent a mail for appraising cases in respect of issuing Prior EC where the PP happens to the State Mining Corporation. The contents of the mail are recorded as under:-

Today when the matter came up for hearing before the Hon'ble Tribunal, a request was made on behalf of counsel for MoEF for adjournment on the ground that he was not keeping well.

Further, it was pointed out to the Hon'ble Tribunal that the applications for grant of EC filed by MPSMC are pending with MP SEIAA for quite some time and therefore, a direction may be issued to SEIAA to decide them. The undersigned informed that the Hon'ble Tribunal has already passed order dated 24.10.2016, directing that any orders passed by SEIAA in the pending matters (which have been brought to the notice of the Hon'ble Tribunal by the applicant), shall be subject to the final orders of the Hon'ble Tribunal in the aforesaid case. Therefore, the SEIAA will decide the pending cases accordingly, for which no separate direction is required and the matter has now been adjourned to 24.3.2017 to be heard alongwith other OA 405 of 2016 Rajeev Suri Vs UOI.

In view of the aforesaid, you are requested to comply the order dated 24.10.2016 passed by this Hon'ble Tribunal.

Based on the recommendation of SEAC and the aforementioned legal advice given by the standing counsel, it was decided to grant conditional Prior Environmental Clearance subject to the following specific conditions in addition to the conditions imposed by SEAC-II:-

(i). This EC will be subject to the Hon'ble NGT, Principal Bench, New Delhi final orders in OA No. 404/2016. No mining operation shall commence on the lease area till the final orders are issued. Mining Officer, Datia shall be

(Anupa (Rajan) Member Secretary

(H.S.Verma) Member

responsible to oversee that PP or his representative shall adhere to this condition.

- (ii). PP shall not start mining activity before execution of lease agreement.
- (iii). The production capacity shall be limited to the quantity (226000 cum/year).
- (iv). Before commencing the mining activity, site demarcation should be done leaving 200 m. on both sides of the road bridge (under construction) as a "no mining zone". The demarcation should be done by the Revenue Officials in the presence of PWD/Mining Officer, Datia
- (v). No in-stream mining shall be allowed. The Mining Officer, Datia should ensure that the mining activity is confined only in the dry portion of the river where sand is exposed.
- (vi). The depth of the pit shall be as per Approved Mining Plan and not exceed 3m or normal water level prevalent in the lean season whichever is less.
- (vii). The final decision of Hon'ble NGT (CZ) Bhopal and Hon'ble NGT Principal Bench, New Delhi in OA No. 49/2015 (Amarkant Mishra Vs State of MP & others), shall be obligatory on the part of PP.
- (viii). PP should ensure that no access ramps are made for transportation of sand from the opposite bank of the river.
- (ix). PP should ensure to conserve the existing trees.
- (x). No transportation shall be permitted within the village.
- (xi). Alternate transportation route should be decided in consultation with the local Gram Panchayat.
- (xii). The entire lease area should be properly fenced and boundary stones marked at the site.
- (xiii). PP will ensure three row plantation towards the village settlement side in the entire length of suitable species three year old to conserve and retain the banks.

Hence, Prior Environmental Clearance is granted for **Sand Quarry** (Open cast manual method) in an area of 22.600 ha. for production capacity of 2,26,000 cum/year at Khasra no 825 at Village-Khamroli, Tehsil-Sevda, District-Datia (M.P.) **for the lease period to** M/s Prime Vision Industries Pvt. Ltd. Shri Atul Gondal, Sub Lessee, M.P. State Mining Corporation Ltd., 303, 3rd Floor, Vishal Chamber, P-1, Sector-18, Noida-201301.

- Case No. 1127/13 Prior Environmental Clearance for Ochre, Laterite, White clay mine in an area of 4.89 ha. for production capacity of 80000 TPA at khasra no. 62/1k at village Chitgarh, Tehsil- Rampur Baghelan, Dist.Satna (MP) by Smt. Kamlesh Singh, Village Itour, PO Rajrwar, Tehsil Kotar, District-Satna, M.P..
 - a. The case was recommended for transfer to DEIAA, Satna in 47th SEAC-II meeting dtd. 27.08.2016. Thereafter SEIAA had received complaints regarding illegal mining and the production capacity (80000 Ton) in the mining plan has been shown as false as on site and only 2000 Ton has remained to be excavated. The matter was sent to Director, Geology and Mining alongwith the complaint for his comments. Director, Geology and Mining has submitted a report on 09.02.2017 alongwith the site visit report of the Mining Officer, Satnace

(Anupam Rajan) Member Secretary

(H.S.∜erma) Member (Waseem Akhtar) Chairman

409th SEIAA Meeting dtd. 16.02.2017

Page 11 of 18

b. In exercise of the power conferred by clause (e) of section 3 of the Mine & Minerals (Development & Regulation) Act, 1957 (67of 1957), the Central Government has declared the following 31 minerals to be minor minerals in addition to the minerals already declared by notification as minor minerals vide gazette notification S.O. 423(E) dated 10 Feb. 2015.

| i. | Agate | ii. | Ball Clay | iii. | Barytes |
|--------|-------------------------------|--------|---------------|---------|----------------------|
| iv. | Calcareous Sand | V. | Calcite | vi. | Chalk |
| vii. | China Clay | viii. | Clay (Others) | ix. | Corundum |
| X. | Diaspore | xi. | Dolomite | xii. | Dunite or Pyroxenite |
| xiii. | Felsite | xiv. | Felspar | XV. | Fire Clay |
| xvi. | Fuschite Quartzite | xvii. | Gypsum | xviii. | Jasper |
| xix. | Kaolin | XX. | Laterite | xxi. | Lime Kankar |
| xxii. | Mica | xxiii. | Ochre | xxiv. | Pyrophyllite |
| XXV. | Quartz | xxvi. | Quartzite | xxvii. | Sand (others) |
| xviii. | Shale | xxix. | Silica Sand | XXX. | Slate |
| xxxi. | Steatite or Talcor Soap Stone | xxxii. | | xxxiii. | |

The case was discussed and it has been decided to transfer the case to DEIAA, Satna alongwith the complaint and the report of the Director, Geology and Mining. DEIAA, Satna is also advised to take into cognizance the matter raised in the complaint while appraising the case. Copy to all concerned.

- 10. Case No. 4679/2015 Prior Environment Clearance for Dolomite Mine in an area of 3.42 ha. for production capacity of 51,503 TPA at Village-Malhan, Tehsil-Badwara, District-Katni (MP) by Shri Aditya Shukla S/o Shri Mohan Shukla R/o H.I.G. D-1, Housing Board Colony, P.O. & District-Katni (MP)-483501.
 - a. This case was reverted by DEIAA, Katni on account of cluster situation and the same was sent to SEAC for clarification. SEAC in its 54th SEAC-II meeting dtd. 14.10.2016 has recorded as under:-
 - "........The committee after deliberations decided that as per mine plan and form-1 submitted by PP, it's a case of dolomite mining and may be transferred to DEIAA through SEIAA as per GOI, MoEF&CC notification dated 15/01/2016 as the lease area is of 03 years and one mine with an area of 1.20 ha is also non-operative since lease 02 years.
 - b. In exercise of the power conferred by clause (e) of section 3 of the Mine & Minerals (Development & Regulation) Act, 1957 (67of 1957), the Central Government has declared the following 31 minerals to be minor minerals in addition to the minerals already declared by notification as minor minerals vide gazette notification S.O. 423(E) dated 10 Feb. 2015.

| i. | Agate | ii. | Ball Clay | iii. | Barytes |
|-------|-----------------------|-------|---------------|--------|----------------------|
| iv. | Calcareous Sand | V. | Calcite | vi. | Chalk |
| vii. | China Clay | viii. | Clay (Others) | ix. | Corundum |
| Χ. | Diaspore | xi. | Dolomite | xii. | Dunite or Pyroxenite |
| xiii. | Felsite | xiv. | Felspar | XV. | Fire Clay |
| xvi. | Fuschite Quartzite | xvii. | Gypsum | xviii. | Jasper |
| xix. | Kaolin | XX. | Laterite | xxi. | Lime Kankar |

(Anupam Rajan) Member Seefetary

(H.S. Verma Member

| xxii. | Mica | xxiii. | Ochre | xxiv. | Pyrophyllite |
|--------|------------------|--------|-------------|---------|---------------|
| XXV. | Quartz | xxvi. | Quartzite | xxvii. | Sand (others) |
| xviii. | Shale | xxix. | Silica Sand | XXX. | Slate |
| xxxi. | Steatite or Talc | xxxii. | | kxxiii. | |

The case was discussed and it has been decided to transfer the case to DEIAA, Katni alongwith the letter No. 2410 dtd. 14.02.2017 Director, Geology and Mining in which he has clarified that the mining plan was approved for only dolomite mining. Copy to all concerned.

11. Case No. 3549/2015 Prior Environmental Clearance for Sand Quarry (Open cast manual method) in an area of 11.655 ha. for production capacity of 1,16,500 cum/year at Khasra No.-365, Village-Mehraghat, Tehsil-Hoshangabad, District-Hoshangabad (MP).by M/s A.D. Agro Pvt. Ltd., Shri Atul Goldal, Sub Lessee, M.P. State Mining Corporation Ltd., 18, Sagar Metha Apartment, MG Road, Indore (MP)-452001.

This case was discussed in 59th SEAC-II meeting dated 11-11-16 and it was recorded that:-

"......The PP vide letter dated 04/11/2016 has submitted the reply which was placed before the committee for further evaluation. The committee after deliberation observed that the PP has submitted the desired information which is satisfactory and acceptable, hence the committee decided to recommend the case for grant of prior EC subject to the following special conditions in addition to the standard conditions at annexure 'B':

This case was discussed in 391st SEIAA meeting dated 05-12-16 and it was recorded that :-

".......... A petition (OA 404/2016, MA 758/2016, MA 920/2016 & MA 1099/2016) has been filed before the Hon'ble NGT (Principal Bench) New Delhi where MP-SEIAA is one of the respondent. This matter was heard by the Hon'ble NGT (Principal Bench) and they have directed for issuing of notices to MP State Mining Corporation to explain the breakup of lease area. Till such time that final directions are received from Hon'ble NGT, the case will be put on hold. Copy to PP.

The above matter was heard before the Hon'ble NGT, Principal Bench, New Delhi and our Standing Counsel has sent a mail for appraising cases in respect of issuing Prior EC where the PP happens to the State Mining Corporation. The contents of the mail are recorded as under:-

Today when the matter came up for hearing before the Hon'ble Tribunal, a request was made on behalf of counsel for MoEF for adjournment on the ground that he was not keeping well.

Further, it was pointed out to the Hon'ble Tribunal that the applications for grant of EC filed by MPSMC are pending with MP SEIAA for quite some time and therefore, a direction may be issued to SEIAA to decide them. The undersigned informed that the Hon'ble Tribunal has already passed order dated 24.10.2016, directing that any orders passed by SEIAA in the pending matters (which have been brought to the notice of the Hon'ble Tribunal by the applicant), shall be subject to the final orders of the Hon'ble Tribunal in the aforesaid case. Therefore, the SEIAA will decide the pending cases accordingly, for which no separate direction is required and the matter has now been adjourned to 24.3.2017 to be heard alongwith other OA 405 of 2016 Rajeev Suri Vs UOI.

In view of the aforesaid, you are requested to comply the order dated 24.10.2016 passed by this Hon'ble Tribunal.

(Anupam Rajan) Member Secretary (H.S.Verma Member

Based on the recommendation of SEAC and the aforementioned legal advice given by the standing counsel, it was decided to grant conditional Prior Environmental Clearance subject to the following specific conditions in addition to the conditions imposed by SEAC-II:-

- (i). This EC will be subject to the Hon'ble NGT, Principal Bench, New Delhi final orders in OA No. 404/2016. No mining operation shall commence on the lease area till the final orders are issued. Mining Officer, Bhind shall be responsible to oversee that PP or his representative shall adhere to this condition.
- (ii). PP shall not start mining activity before execution of lease agreement.
- (iii). The production capacity shall be limited to the quantity (116500 cum/year).
- (iv). No in-stream mining shall be allowed. The Mining Officer, Hoshangabad should ensure that the mining activity is confined only in the dry portion of the river where sand is exposed.
- (v). The depth of the pit shall be as per Approved Mining Plan and not exceed 3m or normal water level prevalent in the lean season whichever is less.
- (vi). The final decision of Hon'ble NGT (CZ) Bhopal and Hon'ble NGT Principal Bench, New Delhi in OA No. 49/2015 (Amarkant Mishra Vs State of MP & others), shall be obligatory on the part of PP.
- (vii). PP should ensure that no access ramps are made for transportation of sand from the opposite bank of the river.
- (viii). PP should ensure to conserve the existing trees.
- (ix). No transportation shall be permitted within the village.
- (x). Alternate transportation route should be decided in consultation with the local Gram Panchayat.
- (xi). The entire lease area should be properly fenced and boundary stones marked at the site.
- (xii). PP will ensure three row plantation towards the village settlement side in the entire length of suitable species three year old to conserve and retain the banks.

Hence, Prior Environmental Clearance is granted for Sand Quarry (Open cast manual method) in an area of 11.655 ha. for production capacity of 1,16,500 cum/year at Khasra No.-365, Village-Mehraghat, Tehsil-Hoshangabad, District-Hoshangabad (MP). for the lease period to M/s A.D. Agro Pvt. Ltd., Shri Atul Goldal, Sub Lessee, M.P. State Mining Corporation Ltd., 18, Sagar Metha Apartment, MG Road, Indore (MP)-452001.

12. Case No. 3528/2015 Prior Environmental Clearance for Limestone Mine (Opencast Semi - mechanized method) in an area of 3.19 ha for production capacity of 1,57,500 TPA at Khasra No. 161/7 (Part of 161/1) at Village - Simariya, Tehsil - Kareli, Dist. - Narsinghpur (MP) by Kunwar Virendra Singh Patel, Nehru Ward, Narsinghpur, District - Narsinghpur (M.P.) - 487001.

This case was discussed in 403rd SEIAA meeting dtd. 23.01.2017 and it was

recorded that :-

(Anupam Rajan) Member Secretary (H.S.Verma) Member

This case was discussed in 401st SEIAA meeting dtd. 13.01.2017 and it was recorded that :-

- (1) This is a project pertaining to mining of Limestone Mine in MLA of 3.19 ha The activity is mentioned at S.N. 1 (a) of the Schedule of EIA Notification 2006 as amended from time to time. The project is reported to be at a distance of more than 10 km from National park and sanctuary etc. and falls under the less than 250 m from the forest boundary.
- (2) The case was forwarded by SEIAA to SEAC for appraisal of EIA for environment clearance for the project. It was submitted that this is a proposed mine having valid lease for 20 years from 06.04.2000 to 06.04.2020 with production of 1,57,500 TPA cum/year. It was noted that there is no interstate boundary within 10 km distance from mining site
- (3) The scheme of mining with progressive mine closure plan has been approved by Indian Bureau of Mines vide letter No. (L.No MP/Narsinghpur/Limestone/M.Sch. 07/15-16/4061dtd 24.07.2015)
- (4) The case was recommended in 55rd SEAC -II meeting dtd 15.10.2016 with 12 special conditions & 59th SEAC-II meeting dtd 11.11.2016 issued the corrigendum in regarding the production capacity and recommend that the production capacity shall not exceed 1,57,500 TPA
- (5) The case was then discussed in 386th SEIAA meeting dtd 17.11.2016 and PP/Consultant was invited for presentation. Thereafter, PP/Consultant made a presentation on all aspects of the project and all concerned issues were discussed in details.
- (6) The proposed plantation program was examined and it was found that 6500 sampling of tree species shall be planted including greenbelt in an area of 2500 sq m (0.25 ha) during the lease period.
- (7) It was also noted that the Public Hearing was carried out on 30.05.2016 at mine site, Village Simariya, Tehsil Kareli, Dist. Narsinghpur (MP)
- (8) It was noted that the water requirement is 07 KLD (3 KLD Dust Supression + 1.5 KLD Green Belt + 1.5 KLD Drinking/Domestic purpose + Mining Allied Activities 1 KLD), which shall be met by Tube well, mine sump and tankers from nearby village.
- (9) PP has committed the following during presentation:
 - Fencing of the entire area shall be carried out and sign boards/ display boards shall be installed in the ML area.
 - Construction & maintenance of 300 m Kachha road joining at Narsinghpur -Chhindwara main road.
 - Water sprinklers shall be used on permanent basis for controlling dust emission.
 - Regular water quality monitoring shall be carried out in consultation with RO, MPPCB.
 - No crushing shall be done within ML area.
 - Controlled blasting shall be carried out during mining operation.
 - Height of overburden dump shall be upto 1.5 m and it will be used for backfilling of the mined out area.
 - Plantation shall be carried out as per the plantation programme and 2500 plants will be planted in the current year.
 - Consent of the farmers shall be taken before discharging the mine water into their fields.
 - Vibration study of the area shall be carried out in consultation with the local stakeholders through any authorized technical institution.

The CSR activities shall be carried out in consultation with district Collector.

(Anupam Rajan) Member Secretary

Member

- (10) After detailed discussions and perusal of recommendations of 55th SEAC -II meeting dtd 15.10.2016, presentation made by the PP in SEIAA & SEAC, it was decided that PP shall submit the following:-
 - NOC of the Committee constituted under the Chairmanship of Divisional Commissioner as the ML area falls under 250m from forest boundary.
 - II. Compliance report duly verified by RO, MPPCB Jabalpur
 - III. A proper plan for storage and management of top soil excavated during mining operation.
 - IV. A plan which properly covers the detail of structures, garland drain, settling tank, tube-well, dug well and surface water run-off calculation in ML area.
 - V. Exact detail of excavation carried out at the mining site shall be provided by the PP.
 - VI. PP has submitted the hydro geological report but there is a contradiction on the prevailing depth of ground water. The mining activity shall definitely impact the ground water. PP should submit a clarification in this regard.
 - VII. PP shall also submit a proper stage-wise top soil management plan mentioning the exact quantity of top soil use within the lease period.
 - VIII. PP shall submit a proper plan for activities taken under CSR and enhance the budget upto Rs 5.00 lakhs.
 - IX. PP shall submit the detail plan for construction of shed of appropriate size with drinking water facility and toilet for the labourers.

PP should also submit the dewatering plan and its use after treatment to the nearby farmers.

PP has submitted the compliance on 09.01.2017 regarding the NOC of the Divisional Commissioner Committee in respect of mining activity within 250 m. from the nearest forest boundary. PP has quoted that NOC is not required for old mines. The committee after deliberation has decided to ask the PP for the NOC of the Divisional Commissioner Committee. In this regard, a letter be send to the Divisional Commissioner, Jabalpur to urgently convene the meeting. Copy to PP, DFO Narsinghpur and Mining Officer, Narsinghpur.

PP has submitted the NOC regarding mining within 250 m. from the forest boundary Chaired by Divisional Commissioner, Jabalpur.

After detailed discussions and perusal of recommendations of 55rd SEAC -II meeting dtd 15.10.2016, presentation made by the PP in SEIAA & SEAC, it was decided to accept the recommendation of SEAC for grant of prior EC to the project subject to the following specific conditions:

- PP should ensure chain link fencing all around the periphery of the mining lease area after demarcating the lease area in the presence of revenue, forest and mining officials. PP must ensure the conditions imposed in the NOC provided by the Commissioner Committee.
- II. Proper watch and ward arrangements should be made with installation of signage at 4 corners of lease area to avoid any untoward incident involving public and animals by the PP.
- III. No transportation should be carried out through the forest area without the permission of DFO, Narsinghpur. Labor at mine site shall be strictly prohibited to enter the forest area.

IV. PP will construct & maintain existing 300 m approach road joining at Narsinghpur - Chhindwara main road.

(Anupara Rajan) Member Secretary

(H.S.Verma) Member

- Water sprinklers shall be used on permanent basis for controlling dust emission.
- Regular air & water quality monitoring shall be carried out in consultation with RO, MPPCB.
- VII. No crushing shall be done within ML area.
- VIII. Controlled blasting shall be carried out during mining operation.
- IX. The mining operation shall be restricted to above ground water table and in no case it should intersect the ground water table. In case of working below the ground water table approval of the Central Ground Water Board shall be obtained. Regular depth of ground water table should be monitored by the State Ground Water Survey.
- X. Height of overburden dump shall be upto 1.5 m and it will be used for backfilling of the mined out area.
- XI. Plantation shall be carried out as per the plantation programme and 2500 plants will be planted in the current year.
- XII. Consent of the farmers shall be taken before discharging the mine water into their fields after qualitative assessment by MPPCB.
- XIII. Garland drain (size 2x1.5 m.) length about 900 m. and 2 settling tanks (size 20mx7.5mx3m) shall be constructed all around the mine. PP shall also ensure the proper cleaning and maintenance of garland drain and settling tank.
- XIV. PP shall demarcate a barrier zone of 7.5 m as no mining zone in the periphery of mining lease area and develop a green belt. The two row plantation shall be carried out in the greenbelt area in current year.
- xv. Proper infrastructure with a rest shelter, drinking water, toilet and first-aid facilities shall be provide for the labourers. The additional budgetary provision under CSR for the same which is one time capital cost besides the other budgetary provisions made.
- XVI. Payments of wages to the workers shall be done in consonance with the provisions in the labour laws.
- XVII. Safety measure shall be adopted in line with the DGMS.
- XVIII. Benches of suitable height and width should be maintained as per the IBM approved mining plan.
- XIX. The top soil shall be temporarily stored at earmarked site and should be used for initial plantation in the buffer zone and plantation area to be covered near the forest boundary as per the condition imposed by the Commissioner Committee and in close coordination with the forest officials.
- XX. Under CSR activities shall be carried out in consultation with district Collector up to a budget of 5 lakhs per year.

 a. Skill upgradation programme for the villagers of nearby villages under Digital India Scheme.

(Anupam Rajan) Member Secretary

(H.S.Verma) Member

- b. PP shall also provide separate toilet facility for girls and boys with proper arrangement of water (water tanks & Pumps) in the school of nearby village.
- c. Drinking water facilities for villagers of nearby villages.
- d. Any other activity with the consent of the gram sabha

Hence, Prior Environmental Clearance is granted for Limestone Mine (Opencast Semi - mechanized method) in an area of 3.19 ha for production capacity of 1,57,500 TPA at Khasra No. 161/7 (Part of 161/1) at Village - Simariya, Tehsil - Kareli, Dist. - Narsinghpur (M.P.) for the lease period to Kunwar Virendra Singh Patel, Nehru Ward, Narsinghpur, District - Narsinghpur (M.P.) - 487001

13. Case No. – 2326/2015 Prior Environmental Clearance for Stone Quarry in an area of 2.50 ha. for production capacity of 45,000 cum/year, at Khasra no.-286/3, 285/782 Vill.- Badgonda, Teh.-Mhow, District-Indore.(MP) By Shri Pawan Mishra S/o Shri Narayan Mishra, Vill.-Badgonda, Teh.- Mhow, District-Indore. (MP)

This case was discussed in 389th SEIAA meeting dtd. 29.11.2016 and it was recorded that :-

This case was discussed in 58th SEAC-II meeting dated 10-11-16 and it was recorded that :-

"The case was presented by the PP and their consultant wherein PP submitted that there is no water body near the lease area and water filled old mined out pit is in existence within the QL area. PP further submitted that they have left 100 meters area from the highway and QL as no mining area as per the requirement of MMR Rule, 1996. The committee after deliberations decided that since PP has left desired distance as per their letter dated 24/08/2016 from the National highway and submitted the revised map, case can be recommended for EC as per the 214th SEAC meeting dated 20/08/2015 with following special conditions in addition to the standard conditions at annexure 'A':.

From the google map it appears to be too close to the state highway and therefore in total contravention of the MMR rules 1996 (and its subsequent amendments). Mining Officer, Indore may be asked to demarcate the useable mining area after marking 100 m. from the state highway. Collector, Indore should then review the renewal application in the light of the MMR rules 1996 (and its subsequent amendments). Copy to PP and all concerned.

Collector, Indore has not submitted the required information and therefore it has been decided to delist the case which is liable for relisting once the information is received. Copy to PP and all concerned.

Meeting ended with a vote of thanks to the Chair.

(Anupan) Rajan) Member Secretary

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

409th SEIAA Meeting dtd. 16.02.2017

Page 18 of 18