The 416<sup>th</sup> meeting of the State Level Environment Impact Assessment Authority was convened on 16.03.2017 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:-

Shri H.S. Verma

Member

2. Shri Anupam Rajan

Member Secretary

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

S.No.	Case No.	Category	No. & date of latest SEAC- II
1.	153/2008	1(a)	411th SEIAA meeting dtd. 25.02.17
2.	2963/2015		412 <sup>th</sup> SEIAA meeting dtd. 02.03.2017
3.	1938/2014	1(a)B2	383 <sup>rd</sup> SEIAA meeting dtd. 07.11.2016
4.	4111/2015		354 <sup>th</sup> SEIAA meeting dtd. 23.07.2016

Case No. 153/2008, Prior Environmental Clearance of Laterite, Yellow Ocher, Manganese, Red Oxide, Red Ocher and Fire Clay mining (Opencast Mechanised Method) for production capacity of Laterite – 482502 TPA, Red Oxide – 26681 TPA, Yellow Ochride – 52668 TPA and Red Ochride – Manganese – 122625 in an area of 48.562 ha at khasra Nos. 310, 311, 313, 314/1, 314/2, 315, 316, 317, 318, 265, 267 at Village-Jhinna, Tehsil-Dhimmerkhera, Distt- Katni-M.P. by M/s Sukhdeo Prasad Goenka, Goenka Bhawan, Station Road, Katni (MP) - 483501

The case was discussed in 411th SEIAA meeting dtd. 25.02.17 and it has been recorded that

(1) The case was discussed in 73rd SEIAA meeting dtd. 30.11.11 and it has been recorded that.....

The case was discussed in 64th SEIAA meeting dtd. 04.08.11 and it has been recorded that "As per Forest Deptt. GoMP (letter No. F-5/16/81/10-3 dt 29-08-2008) the mining lease area lying within 250 m from the forest boundary requires NOC from the committee constituted under Principal Secretary, Forest. Further, a part of the area also falls under the category of Orange forest area.

In view of above it is not possible for the Authority to take decision on Prior Environmental Clearance. Accordingly it was decided by the Authority to inform the Project Proponent to get recommendation from the committee constituted under Principal Secretary, Forest for the mining lease area falling within 250 m area from the forest boundary and also getting NOC from Forest Deptt/Govt. of India for the mining lease area categorized as Orange forest area. A copy of the letter should be sent to Principal Secretary, Forest, GoMP and concerned DFO."

The proponent has submitted notarized copy of sanction lease deed and order of State Government, Deptt. of Forest dtd. 2006 and other orders.

The Authority again scrutinized the documents submitted by the proponent vide their letter no. nil dtd. 07.06.2011. The Authority found the documents submitted by the proponent that the enclosures including circular of the State Govt. Deptt. of Forest of unchanged. "

Before this the case was discussed in 58th SEIAA meeting dtd. 16.05.11 and it has been recorded that "In this reference the DFO, Katni (vide letter No Draftsman/2718, Katni dtd. 21-04-11) has informed that proposed Mining lease area (48.562 ha) is km from Protected Area viz., Bandhavgarh National Park.

As per Forest Deptt. GoMP (letter No. F-5/16/81/10-3 dt 29-08-2008) the mining lease area lying within 250 m from the forest boundary requires NOC from the committee constituted under Principal Secretary, Forest. Further a part of the area also falls

In view of above it is not possible for the Authority to take decision on Prior Environmental Clearance. Accordingly it was decided by the Authority to inform the Project Proponent to get recommendation from the committee constituted under Principal Secretary, Forest for the mining lease area falling within 250 m area from the forest boundary and also getting NOC from Forest Deptt/Govt. of India for the mining lease area categorized as Orange forest area. A copy of the letter should be sent to Principal

The Authority scrutinized the documents submitted by the PP vide their representation dtd. 16.09.11 and 05.11.11. The order dtd 28-10-2011 passed by the Court of Forest Settlement Officer (ou O;oLFkkiu vf/kdkjh) / Sub Divisional Officer (Revenue) in case no. - 01/A-19(04)/2010-11 of Sukhdev Prasad Goenka and S. Ankun v/s Govt. of MP,

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(H.S.Verma) Member

Divisional Forest Officer, Katni was examined in depth and it was found that Khasra No. 507 has been excluded from the forest.

The other Khasra Nos. viz. 346, 362, 374, 376, 360, 361, 359, 373, 378 & 375, were further examined in the light of the letter (vide no. F-25/51/2005/10-3 Bhopal dtd. 21.08.06) issued to Collector, Katni by the Forest Deptt. Govt. M.P. in another case and the letter provided by the DFO, Katni (vide no. Manchitrakar/2718, Katni dtd 21.04.11).

The Authority also examined the decision of the Hon'ble High court, Indore Bench (writ petition no. 3861/2010, O) filed by Ambalal VS State of MP and others enclosed by PP. The Authority found that the decision of the Hon'able High Court has no bearing in this case.

In the light of above mentioned facts it was decided by the Authority that PP should submit a joint report and map showing revenue land and forest land of the total area included in the mining lease. Both these should be signed by the Collector and DFO, Katni. PP should also submit a letter from the DFO, Katni indicating the distances of the Reserve and Protected Forests, if any, from the boundary of the area included in the mining lease. It was also decided to write to DFO and Collector, Katni to provide the above-mentioned information to the Proponent within one month.

#### (2) It was decided in 98th SEIAA meeting dtd 30.11.11 and it has been recorded that.....

- I. With reference to compliance of the above decision letter was sent to PP on 03.01.12 and endorsement to Collector and DFO (T) Katni for providing the information. Another letter was sent to Collector & DFO with endorsement to PP on the same day for providing required information to PP. DO letters were also written to DFO (T), Katni and Collector, Katni on 16.02.12. Subsequently DFO (T), Katni (vide letter no. 1456 dtd 29.02.12) informed the SEIAA that they have not received letter dtd 03.01.12. The entire information was sent to DFO, Katni on 18.04.12. However, no response was received by Collector & DFO (T), Katni. Subsequently PP submitted notarized copy of the Khasra Panchsala of 7 numbers out of the total 11 numbers involved in the case (vide their letter no. nil dtd 09.05.12). A letter was sent to PP on 23.05.12 to submit the remaining 4 Khasra Panchsala. The same was submitted by PP on 15.06.12.
- ii. The issue was discussed in depth and it was decided that DO, letters should be sent to Commissioner, Jabalpur Division, Jabalpur and also Chief Conservator, Forests, Jabalpur Circle, Jabalpur to direct the concerned Authorities to submit a joint report and map showing revenue land and forest land of the total area included in the mining lease duly signed by Collector & DFO, Katni as per decision taken in 73rd SEIAA meeting dtd 30.11.11. The endorsement letter should also be sent to Collector & DFO, Katni as well as PP. "

# (3) It was decided in 113th SEIAA meeting dtd 01.12.2012 and it has been recorded that ......

- The case was discussed in depth. It was noted that the DO letter was sent to the Commissioner, Jabalpur and Chief Conservator Forest, Jabalpur vide No. 554 dtd. 19.07.2012 and 552 dtd. 19.07.2012 respectively. It was found that the direct reply from the respective officers has not been received in the SEIAA office.
  - While scrutinizing the documents submitted by the PP it was found that the PP has submitted (vide No. nil dtd. 07.11.2012) the notarized copy of the joint report by the Collector & DFO, Katni which he received through Right to Information (Case No. 105/2012-13, Collector Office L.No. 13 dtd. 09.10.2012).
- It was noted that according to Joint Report the Khasra No. 507 is part of PF 365 and is also a habitat of wildlife.
  The PF 365 has been included in the working plan and approved by the MoEF vide L.No. 12-14/2003 (Qksj)
  2349 dtd. 28.11.2005.
  - It is also mentioned in the report that the case of Khsara No. 507 is under consideration at the Court of Collector, Katni, therefore is dose not seems appropriate to issue the Prior EC for the above Khasra Nos.
- Considering the above facts and to avoid the violation of Forest Conservation Act 1980, it was decided to close
  the case at present. It was also decided that all concerned should be informed accordingly.

# (4) It was decided in 157th SEIAA meeting dtd 26.08.2014 and it has been recorded that ......

- In context of above it was also noted that the PP has submitted another application vide No. 391 dated 14.07.2014 enclosing the order of Hon'ble High Court Jabalpur dated 11.10.2013 against second appeal No. 750/2003 and 1406/2012 and requested to take decision. The relevant part of the concerned order dated 11.10.2013 on Appeal No. 750/2003 and 1406/2012 under context is mentioned below:-
  - "......Since the suit land involved in the suit filed by the plaintiffs is not a part of forest land looking to the concurrent finding of fact of both the Courts below, the provisions of Section 20 of the Indian Forest Act and Section 2 of the Forest (Conservation) Act 1980 are not applicable and further the judgment of the Hon'ble apex Court passed in the matters of T.N. Godavarman Thirumulkpad V/s Union of India and others, (1997) 2 SCC 267 and T.N. Godavarman Thirumulkpad
  - .....Therefore, the substantial questions of law Nos. 1 and 2 are answered against the appellants and in favour of the plaintiffs/respondents as the suit land is not a part of forest land and is not covered by Hon'ble Apex Court passed in the matters of T.N. Godavarman Thirumulkpad V/s Union of India and others, (1997) 2 SCC 267 and T.N. Godavarman Thirumulkpad V/s Union of India (2002) 10 SCC 606..."

Similarly, the relevant and operative part of the order of the Hon'ble High Court in another Appeal No. 1406/2012 is mentioned below:

"3---- Similar questions have been considered in the judgment passed today in Second Apppeal No. 750/2003 challenging the order dated 03.06.2000 passed by the Collector, Katni and it has been held that the suit land for which the mining lease has been granted to the respondent graintiff is not a part of forest land and similar substantial questions

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of law have been answered against the appellants and appeal has been dismissed, therefore, this matter is also covered by the judgment passed in Second Appeal No. 750/2003. Therefore, all the substantial questions of law are answered against the appellants and the appeal filed by the appellants is dismissed."

- On the basis of above facts the authority decided to write a letter to the Collector, Katni asking him to provide
  the information whether any SLP has been filed in the Hon'ble Supreme Court or any stay has been obtained
  against above said order dated 11.10.2013 of Hon'ble High Court. The copy of the letter should be endorsed to
  the PP also.
- (5) The matter was further discussed in 179th SEIAA meeting dtd 26.08.2014, 336<sup>th</sup> SEIAA meeting dtd 26.05.2016 and 379<sup>th</sup> SEIAA meeting dtd 24.10.2016.
- (6) The matter was discussed in 394<sup>th</sup> SEIAA meeting dtd 08.12.2016 and it was recorded that ......

Collector, Katni has submitted a letter on 26.11.2016 in which he has enclosed the copy of the order nominating Chief Conservator of Forest, Jabalpur as OIC to file SLP before the Hon'ble Supreme Court against the order dtd. 15.09.2015 of the Hon'ble High Court (Review Bench) No. 257/2015 and 258/2015. In the meanwhile, a letter be written to Secretary, Mineral Resources Department, GoMP informing about the SLP which is being filed by Forest Department in the matter of ownership of land and seek his opinion on the current status of renewal of lease. Copy to PP.

(7) In the meanwhile, PP has submitted an order of the Hon'ble M.P. High Court dated 21.12.2016 of WP -20548/2016 in which directives were issued to SEIAA also and read as under:-

"State Government cannot sit over on the application. For the present without entering into controversy on merit, we direct the competent authority to hear the petitioner and if required grant an opportunity of complying with the statutory requirement of law and thereafter take a decision on the application after following the due process of law in accordance to the statutory provisions as are applicable within a period of 6 weeks from the date of receipt of the certified copy of this order. It is made clear that this court has not expressed any opinion on the merit of the case, it is for the competent authority to take a decision on the application after complying with the due process of law. With the aforesaid, this petition stands disposed of.

(8) The State Govt. has filed SLP No. 2808-2809/2017 in Hon'ble Supreme Court of India for which the hearing was conducted on 10<sup>th</sup> Feb. 2017 and the notices were issued for condonation of delay and on interim relief:-

Heard the learned counsel for the petitioners and perused the relevant material. Application for exemption from filling official translation is allowed. Issue notice on the application for condonation of delay, on the special leave petitions and also on the prayer(s) for interim relief.

It has now been decided after detail discussion that PP may be invited to present his representation on 16.03.2017 regarding issuance of EC as per directives of the Hon'ble M.P. High Court in their order dated 21.12.2016 and to seek his response regarding the pending SLP against him.

Before commencement of the presentation, PP has submitted a summary of Court Cases pending against this case and also submitted the grounds for suitable hearing of his case in SEIAA. The summary is as under:

- As per order of Hon'ble High Court our application cannot be kept pending and has to be decided on Merit within 6 weeks from 21.12.2016 which already over.
- 2. If all necessary requirements are completed than application has to be granted.
- If there is any deficiency then we should be given opportunity to rectify the same before grant of consent to operate from MPPCB.
- Since there is already a decree of the court against interference by forest department, can not object to the application.

After studying the summary, it has been decided by SEIAA to instruct PP for making his presentation on the environmental parameters of his case.

(1) This is a project pertaining to mining of Laterite, Yellow Ocher, Manganese, Red Oxide, Red Ocher and Fire Clay mining in MLA of 48.562 ha The activity is mentioned at S.No. 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 less than 250 m from the forest

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boundary (As per DFO Katni vide letter no. 2718 dtd. 21.04.2011. Thus it is not attracted by the general conditions and falls under category '1 (a)' by virtue of its location and mining lease area. 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 50 years (21.02.1994 up to 20.02.2046) with production Capacity of Laterite – 482502 TPA, Red Oxide – 26681 TPA, Yellow Ocher – 52668 TPA and Red Ocher – Manganese – 122625

- (2) It was reported that the previous lease was granted for Shri Nimesh Bajaj by the State of MP Minerals Resources Deportment Order dtd. 01.04.1991 for the period of 20 years (from 21.02.1994 to 20.02.2014). Thereafter lease was transferred in favour of Shri Sukhdeo Prasad Goenka, Prop. Shri Anand Goenka. By State of MP Minerals Resources Deportment Order 3-53/98/12/2 dtd. 13.01.1999. Now lease was extended to 50 year from 21.02.1994 to 20.02.2046 (As per Collector Katni vide letter no 5338 /2015 dtd. 12.03.2015) The Mining Plan with progressive mine closure plan has been approved by IBM (vide IBM L.No. MP/Katni/Laterite/MPLN /R-19/2014-15/2792 dtd. 05.05.2015).
- (3) SEAC in its 47<sup>th</sup> SEAC meeting dtd. 29.01.2010 has recommended the case with 05 special conditions for issuance of EC.
- (4) The case was then discussed in 411<sup>th</sup> SEIAA meeting dtd. 25.02.2017 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 detail.
- (5) There are about 1896 exiting trees in the mining lease.
- (6) PP has proposed to plant 2000 trees in an area of 31.5368 ha in five year period.
- (7) It was noted that the water requirement is 27 KLD (24 KLD for Dust Suppression & Green Belt + 3.0 KLD for Domestic/Drinking), which shall be met from Tankers of Dhimerkheda Nagar Palika.
- (8) It was also noted that the Public Hearing was carried out on 09.02.2009 at mine site, Village-Jhinna, Tehsil-Dhimmerkhera, Distt- Katni – (M.P) the major issues raised during public hearing were illegal mining by the PP, destruction of flora and fauna and no approval granted under Forest Conservation Act 1980.
- (9) As per the decision taken in 31<sup>st</sup> SEIAA meeting dtd. 06.04.2010 regarding issue of illegal mining (as raised in the public hearing also) and the letter issued by Mining Officer, Katni to be authenticated by Collector, Katni. A reminder in this regard be sent to Collector, Katni with copy to PP.
- (10) After deliberation the case was discussed in depth and PP was asked to submit the following information :-
  - Ground water details with water table of the area from Central Ground Water Board.
  - Details of exiting trees in the mining lease area inclusive of species, height and girth.
  - iii. Details of missing Khasra Nos 374, 359, 373

iv. Explanation of 4.91 ha Non mineralized area

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- v. Quality, quantity and disposal arrangement for pit water.
- vi. Size and length of the garland drain alongwith the settling tanks.
- vii. Water Air & Noise quality parameters study and its findings
- viii. Revised EMP and CSR
- Case No. 3963/2015 Prior Environmental Clearance for Manganese Ore Mine (Open cast Underground Other than Fully Mechanized method) in an area of 43.086 ha for Expansion of production capacity of 25000 TPA to 62000 TPA at Khasra No. 127, 143, 145, 147/2, 146/1-2, 147/1-3-4,148,152, 153, 387, 381, 382, 384, 385, 386, 388/1, 389/1, 390, 391, 392, 393, 394, 395, 396, 397, 398 at Village Ramrama, Tehsil -Waraseoni, Dist. Balaghat (MP) by M/s A. P. Trivedi Sons, Partner, Shri Nischal Trivedi R/o Main Road, Balaghat (M.P.) 481001.
  - Ore in MLA of 43.086 ha. The activity is mentioned at S. No. 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 Less than 250 m from the forest boundary. Thus it is not attracted by the general conditions and falls under category '1 (a)' by virtue of its location and mining lease area. 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 with Expansion of production capacity of 25000 TPA to 62000 TPA
  - (2) It is noted that the validity of lease 20 years from (01.07.2002 to 30.06.2022) and previous EC was granted by SEIAA vide letter no.1270 dtd. 07.03.2012 for 2 year with production capacity of 25000 TPA. The Mining Plan with progressive mine closure plan has been approved by IBM (vide IBM L.No. BGT/MN/MPLN-126/NGP dtd. 03.07.2015). PP has also submitted compliance report of earlier EC Issued by MoEF&CC vide letter number 253 dated
  - (3) DFO has given NOC vide letter No.8369 dated 13.9.2001 for carrying out mining activities. Forest Department vide letter No. F-5-5/2010/10-3 dated 4.1.12 has clarified that fresh NOC for mining area falling within 250 m forest area is not required as it is old mining lease. Forest NOC is required at the time of renewal of lease as per MRD letter dated 3.9.10.
  - (4) SEAC in its 66<sup>th</sup> SEAC-II meeting dtd. 06.02.2017 has recommended the case with 29 special conditions for issuance of EC.
  - (5) The case was then discussed in 412<sup>th</sup> SEIAA meeting dtd. 02.03.2017 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 detail.
  - (6) After excavation of Mn ore, sizing will be carried out by crusher. At the mine head, the mineral beneficiation consist of breaking and sizing of ROM, separation in various sizes by screening etc. No chemical process is involved.
  - (7) Plantation has been developed along the mining lease boundary and along the haul roads. Total 13,800 numbers of trees are reported in the lease area

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- (8) The proposed plantation program was examined and it was found that 19320 sapling of tree species covering an area of 14.3 ha shall be planted during the lease period.
- (9) It was noted that the total water requirement is 101 KLD (55 KLD for Dust Suppression + 30 KLD for Green Belt + 4 KLD for washing of Plant + 12 KLD for Drinking/ washing), which shall be met from mine pit and bore well in ML area.
- (10) It is proposed to make garland drain all along the lease area and OB dumps with total 31 number of settling pits within the drain and proposed to connect drains to large settling tanks through these pits to avoid silt discharge from open ended drains
- (11) During the lease period about 11.135ha area will be excavated through opencast method. Out of which, 8.965 ha area will be backfilled using soil/mine waste and 1.5 ha area will be converted into a water reservoir after landscaping and providing suitable protective measures.
- (12) It was also noted that the Public Hearing was carried out on 24.08.2016 at mine site, Village - Ramrama, Tehsil -Waraseoni, Dist. - Balaghat (MP). The major issues raised during public hearing were employment, construction of kitchen and boundary wall at community centre, furniture to school, supply of rubble and water, construction of stop dam at Mahadev nalla etc which were addressed by PP during public hearing.
- (13) Based on the recommendation of 66<sup>th</sup> SEAC-II meeting dtd. 06.02.2017, 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:
  - I. Before commencing any mining activity fencing shall be carried out all around the lease area. 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.
  - II. 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.
  - III. Before commencing the mining activity, site demarcation should be done leaving 250 m. from the forest boundary as a "no mining zone". The demarcation should be done by the Revenue Officials in the presence of Forest Department and Mining Officer, Balaghat or PP should seek NOC from the Revenue Commissioner, Jabalpur Sub Committee and submit a copy in SEIAA before taking up the mining activity.
  - IV. Plantation on 26.3855 ha areas with 31920 numbers of trees and additional plantation should be done on both side of the road shall be carried out within the lease area, to lessen the air pollution and enhance aesthetic beauty of the area. Plantation programme as mentioned in EIA/EMP and presented during presentation in SEIAA & SEAC shall be followed in content and spirit.

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- V. Proper handling of mineral and overburden to control fugitive emissions will be done to minimize the adverse impact on surrounding flora and fauna inclusive of agricultural species due to deposition of dust
- VI. PP should construct garland drain all along the lease area and OB dumps with total 31 number of settling pits within the drain and proposed to connect drains to large settling tanks through these pits to avoid silt discharge from open ended drains PP shall also ensure the proper cleaning and maintenance of garland drain and settling tank. PP should ensure zero discharge from the mined area.
- VII. Regular air & water quality monitoring shall be carried out in consultation with RO, MPPCB before pumping out of pull water prior permission should be taken from MPPCB.
- VIII. The over burden and waste will be simultaneously backfilled in the mined out area and plantation will be raised on it.
  - IX. No overburden will be dumped outside the mine lease area.
  - X. Pakka construction of approach road from mining site to main road (approximately 2.5 km.) and avenue plantation on both side of the road.
- XI. No transportation should be carried out through the forest area without the permission of DFO, Balaghat. Labour at mine site shall be strictly prohibited not to enter the forest area.
- XII. PP shall ensure to conduct a regular monitoring of ground water level within 2 km radius of mining lease area.
- XIII. Controlled blasting shall be carried out during mining operation.
- XIV. PP Should follow all safety measures mentioned in DGMS Norms
- XV. Consent of the farmers shall be taken before discharging the mine water into their fields and also take the consent of the MPPCB qualifying the quality norms.
- XVI. Vibration study of the area shall be carried out in consultation with the local stakeholders through any authorized technical institution.
- XVII. Water tankers with fogging arrangement will be used for regular water sprinkling on the haul roads to ensure effective dust suppression
- XVIII. Payments of wages to the workers shall be done in consonance with the provisions in the labour laws.
  - XIX. Proper infrastructure with shelter, drinking water, toilet and first-aid facilities shall be provided for the labourers. A provision should be made to construct a pakka rest shelter along with toilet and drinking water facility.
  - XX. The ventilation surveys will be conducted in each quarter
- XXI. Periodic maintenance of haulage and village road will be carried out.
- XXII. Regular maintenance of vehicles and machinery's shall be conducted to control emissions.
- XXIII. Proper care and safety precaution through intermittent studies shall be undertaken to avoid any land subsidence and void created after

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(H.S.Verma) Member

exploration of ore will be filled properly by mine waste/sand/fly ash/slag/tailing waste etc as per approved mine plan.

- XXIV. No transportation route shall be selected which goes through wild life sanctuaries/parks.
- XXV. PP has proposed under CSR the following activities for which a provision of 12.96 lakhs has been kept :
  - a) Health awareness camps & other welfare facility for nearby villagers
  - Financial assistance for construction of separate toilets for boys and girls in Schools in at nearby village Ramrama Tola & Marariat Tola
  - c) Providing computer(2 number) of school at nearby villages Ramrama Tola & Marariat Tola
  - d) Providing Solar light (5 Nos) and street light at nearby villages Ramrama Tola , Penditola , Marariat Tola, Naka Tola, Sonewani and Silijhari
  - e) Provide Vocational training for women for upgrade living standard
  - f) Provide Vocational training for youth like mobile repairing , winding & electrician training

The modification to the above activities can be made with the permission of the district administration

Hence, Prior Environmental Clearance is granted for Manganese Ore Mine (Open cast Underground Other than Fully Mechanized method) in an area of 43.086 ha for Expansion of production capacity of 25000 TPA to 62000 TPA at Khasra No. 127, 143, 145, 147/2, 146/1-2, 147/1-3-4,148,152, 153, 387, 381, 382, 384, 385, 386, 388/1, 389/1, 390, 391, 392, 393, 394, 395, 396, 397, 398 at Village - Ramrama, Tehsil -Waraseoni, Dist. - Balaghat (MP) for the lease period to M/s A. P. Trivedi Sons, Partner, Shri Nischal Trivedi R/o Main Road, Balaghat (M.P.) - 481001.

3. Case No. 1938/2014 Prior Environment Clearance for approval of proposed project "Park Nav Uday Hospital & Medical College" at Village-Maharajpura, Tehsil & District- Gwalior (MP) Plot area: 1,00,320.00 sq.m. Built - up area: 1,01,880.0 sq.m. by Mr. Vijay Bhateja, Vice President, Nav Uday Educational & Charitable Society, vijaybhateja@gmail.com, mob no. 09971089792, Environment Consultant Enkay Enviro Services Pvt. Ltd., Jaipur

The case was discussed in 383<sup>rd</sup> SEIAA meeting dtd. 07.11.2016 and it is recorded that :-

After the deliberation, the case was discussed in depth and it is decided that PP has not submitted some information properly PP should be asked to submit following information:-

- (i). The latest Khasra Panchsala showing their ownership.
- (ii). Lay out showing distance of Municipal sewer network area from the project site and NOC for disposal of extra treated water from Municipal Corporation, Gwalior.
- (iii). NOC for disposal of Municipal Solid waste from Municipal Corporation, Gwalior.

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(H.S.Verma) Member

- (iv). Lay out showing distance of Municipal water supply network area from the project site.
- (v). Mode of disposal of Bio-Medical Waste and commitment of the Competent Agency for proper disposal.
- (vi). Detail information of existing structure in the project site.

PP was asked to submit the above information vide letter dated 06.12.2016, for the last 3 months PP has not submitted the desired information and 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. 4111/2015 Prior Environment Clearance for Dolomite Mine in an area of 3.084 ha. for production capacity of 29,835 TPA at Khasra no.-105 at Village-Malegaon, Tehsil-Saunsar, District-Chhindwara (MP) by M/s Vasudha Minerals & Chemicals, Pooja Residency, D.G. 4, Opposite Vishal Sabhagrah, Koradi Road, Mankapur, Nagpura (Maharashtra) – 440030.

The case was discussed in  $354^{\text{th}}\,$  SEIAA meeting dtd. 23.07.2016 and it is recorded that :-

After detailed discussion and recommendation of 36<sup>th</sup> SEAC-II meeting dtd. 04.07.2016, it was reported that :-

"The case was again scheduled for the presentation today but neither the Project Proponent (PP) nor his representative was present to explain the query which might be raised or to make any commitment which may be desired by the committee during the deliberation. Earlier PP was also absent in the 11th SEAC-II meeting and 23rd SEAC II meeting. Committee decided that since sufficient opportunities have been given to the PP for appraisal and consideration of the project wherein PP remain absent, the case shall be returned to SEIAA assuming that PP is not interested to continue with the project.."

As per the above, observation the case is hereby delisted and shall be liable for relisting, once the PP shows his inclination to be present in SEAC for presentation. Copy to all concerned.

PP has submitted a letter on 14.03.2017 showing his inclination to attend the SEAC meeting regularly from now onwards. It has been decided to relist the case and send the case file to SEAC for appraisal. Copy to PP and all concerned.

Meeting ended with a vote of thanks to the Chair

(Anupam Kajan) Member Secretary

(H.S.Verma) Member