

Report Control Number:

Date of Inspection:

ENVIRONMENTAL MANAGEMENT BUREAU REGION 8



COMPLIANCE INSPECTION FOR EIA

Department: ENVIRONMENTAL MONITORING AND ENFORCEMENT DIVISION-WATER AIR QUALITY MONITORING SECTION

MARCH 25, 2022

Mission Order No.:	EMBR8-2022-009072					
1. GENERAL INFORMATIO	N					
	RNEL Q. ACEBO SAND AND GRAVEL E	XTRACTION				
Address: Brgy. Amahit and Can-isak, Barugo, Leyte		Geo Coordinates: 11.27967° N, 124.7624° E				
Nature of Business: SAG E	extraction	11.	2/90/ N, 124./024 E			
PSIC Code:	Product: Mountain Soil	Year Established	d: 20 0 9			
Operating hours/day:	Operating days/week:	Operating days	/year:			
Product Lines	Production Rate as Declared in the ECC (unit/day)	Actual	Production Rate (unit/day)			
N/A	N/A		N/A			
Name of Managing Head:	ARNEL Q. ACEBO					
Name of PCO:	-					
PCO Accreditation No.:	-	Date of Effectivi	ity:			
Phone/Fax:	(0926) 801 7931	Email: -				
2. PURPOSE OF INSPECTIO						
Verify accuracy of infor renewals, or modific	mation submitted by the establishme ration	nt pertaining to n	ew permit applications,			
New Renewal		New	Renewal			
PMPIN Applicatio Hazardous Waste						
	Transporter Registration					
Hazardous waste						
	Air Pollution Control Installation					
Discharge Permit						
Others						
requirements	e status with the environmental regula	tions, permit con	ditions, and other			
☐ Investigate community	/ complaints					
☐ Check status of volunta						
Pollution Adjudica	mental Partnership Program (PEPP)					
Others	tion Board (PAB)					
☑ Others EIA Complia	nce Site Monitoring					
Name of Contact Person	ARNEL Q. ACEBO					
Position / Designation						
	Proponent					

3. COMPLIANCE STATUS

3.1 DENR Permits/Licenses/Clearance

Environmental Law	Pe	ermits	Date of Issue	Expiry Date
	ECC1	ECC-R08-0905-004-2236	05/26/2009	
PD 1586	ECC2			
	ECC3			
	DENR Registry ID			
RA 6969	PCL Compliance			
	Certificate			
	CCO Registry			
	Permit to Transport			
RA 8749	POA No.			
RA 9003	ECC for Sanitary Landfill			
RA 9275	DP No.			

Legal Reference (Revised DAO	Compliance Requirements		mplia	nt?	Remarks
2003-30)		Υ	N	N/A	
Chapter 2-3	Does the establishment submit Compliance			/	
19)	Monitoring Report (CMR) semi-annually to EMB?				
a) (i)	Does the CMR include an assessment of the following:				
	a) Performance against the ECC conditions?				
	b) Performance against the Environmental Management Plan (EMP)				
	c) Performance against the monitoring of actual impacts (including residual impacts) as against predicted impacts in the Environmental Impact Assessment (EIA) Report and as related to current project operations?				
DAO 2003-30	Does the establishment submit to the concerned			/	
Chapter 2-3	EMB Regional Office detailed report on				
19)	compliance to environmental standards specific				
a) (ii)	to environmental laws through the quarterly Self-				
and DAO No.	Monitoring Report (SMR)?				
2003-27					
Chapter 2-3	Does the establishment submit semi-annual			1	
19)	CMRs as part of Module 5 of the second and				
a) (iii)	fourth quarter SMRs?				
	Does the second CMR include simple trend analysis of the environmental standards and a summary of the cumulative annual and historical performance/compliance analysis on key environmental and social parameters?			1	
Chapter 2-3	Was the first CMR submitted mid-year after the			/	
19)	start of project implementation (except for ECC				
a) (iv)	commitments/conditions, which need to be				
	submitted prior to project start-up)?				
	Did the establishment notify EMB on the start-up			/	
	date of project implementation?			V	
	Is the establishment required a Multi-Partite			/	
J. Trans.	Monitoring Team (MMT) (ECC condition)?			V	
	Has the MMT been established through a signed Memorandum of Agreement (MOA)?			/	

	Is the MMT MOA in accordance with the prescriptions?			√	
	Has the establishment facilitated the operationalization of an MMT Manual of Operations (MOO) based on prescribed Guidelines including the use of Compliance Monitoring and Validation Report (CMVR)				inder ECC -909-6906-904 by 26, 2509 whose microst
	Has an Environmental Monitoring Fund (EMF) been established and operationalized based on prescribed guidelines?	10	- 15 S	√	proponent's fallure to projet was already issued
	Is the establishment required an Environmental Guarantee Fund (EGF) (ECC condition)?			1	aster ni Mr. Amel C. Rosalia Acebo have li e
	Has an EGF been established?			/	Boy seperanded by the
Chapter 2-3 19) b) (iii)	Does the establishment address complaints, exceedance of standards, and/or suspicious data?		9	1	ron y cancelled lest 17

Compliance to ECC Conditions and EM	P Comm	itments (Revised DAO 200	3-30)		
ECC/EMP Condition/ Requirement Categorization	Relevant ECC Condition/s (if any)		Compliant			Proof of Compliance
Categorization	No.	Description	Y	N	N/A	
1) Project coverage/limits		agement (fr. den 11.3) erseten spred Lauren is Stilleren (SE) dans berrinse		5	1	
2) Components		es en escription de la la como de			/	
Other sectoral requirements mandated by other agencies to be complied with		1.3 HW 201			V	,
4) EMP and updates as deemed required		Capaca			✓	
5) Conduct of baseline, compliance and impact self-monitoring		e for harman		62	1	
6) Multi-sectoral Monitoring (as may be required)					✓	
7) Regular reporting					1	
8) Institutional arrangements necessary for implementation of environmental management measures					✓	
9) Standard DENR requirement on transfer of ownership					/	
10) Standard DENR requirement on abandonment					/	
11) Impact Mitigation Plan or Construction/Contractor's Environmental Program		FERONG POSSE			✓	
12)Social Development Plan (SDP)					/	
13) Information, Education and Communication (IEC) Plan		Signed all			1	
14)Contingency/Emergency Response Plan or equivalent Risk Management Plan		Fig. State of the		(page	V	
15) Abandonment Plan (when applicable)		901 (10)			√	
16) Environmental Monitoring Plan (EMoP)					/	

Other Observations:

- 1. This Office issued Environmental Compliance Certificate with reference number ECC-R08-0905-004-2236 to ARNEL Q. ACEBO for a Sand and Gravel Extraction Project on May 26, 2009 whose project location is at Pongso River, Brgy. Amahit and Can-isak, Barugo, Leyte.
- 2. This Office has already cancelled the aforementioned ECC because of the proponent's failure to implement the project within 5 years since ECC issuance. The cancellation order was already issued last 17 November 2021.
- 3. Moreover, a new and separate ECC was granted to Rosalia Q. Acebo, the sister of Mr. Arnel Q. Acebo, with reference number OL-R08-2017-0074 on August 30, 2017.
- 4. The cancelled ECC of Mr. Arnel Q. Acebo and the new ECC issued to Ms. Rosalia Acebo have the same location. Hence, the cancelled ECC issued to Mr. Arnel Acebo is already superseded by the new ECC issued to Ms. Rosalie Acebo.
- The said Sand and Gravel Extraction project was operational during inspection.

Remarks and Recommendations:

- Since ECC-R08-0905-004-2236 issued to Mr. Arnel Q. Acebo was already cancelled last 17 November 2021, then the same shall be delisted in the Universe.
- The decision from the cancellation order is hereby attached:

WHEREFORE, premises considered, this Office finds that Environmental Compliance Certificate, with Reference ECC-R08-0905-044-2236, issued to Mr. Arnel Q. Acebo for the Commercial Sand and Gravel Extraction Project to be located at at Barangays Amahit & Can-isak, Barugo, Leyte is hereby CANCELLED.

The Project Proponent, Mr. Arnel Q. Acebo, is hereby given an opportunity within a period of Fifteen (15) days from receipt of this Order to submit its position/explanation on the matter, the failure of which to do the same shall be deemed a waiver of its right to contest the cancellation and the cancellation shall be deemed final and executory.

SO ORDERED. 1 7 NOV 2021

Tacloban City, Philippines.

ENGR. REYNALDO B. BARRA OIC-Regional Director

List of Documents Reviewed:

Copy of ECC

Prepared by:

C. SALVADOR/ Engr. CARLOS A. CAYANONG

Source Emission Monitoring Specialist/ Chief, WACMS

Approved by:

FOR. MANUE SACEDA, JR.

Noted by:

NALDO al Director



Republic of the Philippines Department of Environment and Natural Resources

ENVIRONMENTAL MANAGEMENT BUREAU

Regional Office No. VIII DENR 8 Compound, Brgy. 2, Jones Extension, Tacloban City



DISPOSITION FORM

Doc. Date : March 28, 2022

: R8-2022-009391

Company Name: COMMERCIAL SAND AND GRAVEL EXTRACTION

(ARNEL Q. ACEBO)

Subject / Title: ARNEL Q. ACEBO SAND AND GRAVEL EXTRACTION EIA COMPLIANCE MONITORING REPORT

TO: All Officials/Personnel Concerned:

Please accomplish and route this properly with the corresponding attached communication/documents. The Official or employee in-charge to whom this document is routed shall act promptly and expeditiously without discrimination as prescribed in the SECSIME or within fifteen (15) working days from receipt thereof, failure to do is punishable by LAW under RA 6713 and negligence to Memorandum Circular No. 44 issued by the Office of the President of the Philippines "Directing all Government Agencies and Instrumentalities, including government-owned or controlled corporations to respond to all public requests and concerns within 15 days (15 from the receipt thereof)

For strict compliance.

IIS No.

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Jerome C. Salvador	03/28/2022	Carlos A. Cayanong	01:09 PM	For initial/signature.		
C.EMED C.EMED	03/28/22	V. Morasti	4:14			

Use code for comment/instruction and desired action:

A - For information / guidance / reference

 \boldsymbol{B} - For comments / recommendations

C - Pls. take up with me

D - Pls. draft answer memo

E - Pls. appropriatte action

F - Pls. immediate investigation

G - Pls. Attach supporting papers

H - Pls. for approval

I - For initial/signature

J - For study/evaluation

K - Pls. release/file

L - Update stat of case

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