

OFFICE OF THE TAHASILDAR, AUL

No. 609 DTD. 04.02.22

To

The Member Secretary
State Environment Impact Assessment Authority
5RF-2/1, Acharya Vihar, Unit – IX,
Bhubaneswar, Odisha 751022.

Sub: - Compliance of Previous EC Report in respect of Kharasrota River Sand Quarry, Daitaripur over an area of 20.00 Acres or 8.093 Hectares in the village Daitaripur, Tahasil Aul, District Kendrapara, State Odisha.

Sir,

This is to inform you that, whatever the stipulated condition imposed in the previous Environment clearance letter no- SEIAA/1276 on dtd 26.04.2016 accorded by the SEIAA, Odisha, are being followed by Smt. Gitanjali Senapati (lessee), in respect of Kharasrota River Sand Quarry, Daitaripur over an area of 20.00 Acres or 8.093 Hectares in the village Daitaripur, Tahasil Aul, District Kendrapara, State Odisha.

So kindly consider this application as compliance report to the earlier EC and take needful action at your end.

Yours faithfully


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COMPLIANCE TO THE STIPULATED CONDITION

1	This environmental clearance shall be valid for lease period as may be granted by the lease granting authority	Yes, It was granted by the competent authority, i.e, Tahasildar Aul.
2	The project proponent shall take statutory and regulatory clearance as required from the concerned authorities in respect of this project, before carrying out any operation.	All the statutory clearances has been taken.
3	Any change in mining technology/scope of working shall not be made without prior approval of the SEIAA.	No changes envisaged.
4	Any change in the plan of operation including excavation calendar, quantum of mineral to be extracted and waste disposal shall be made only with the prior approval of this authority.	No changes envisaged.
5	Mining activity shall be carried out as per approved mining plan prepared for this project.	Yes, mining activity is carried out as per the approved mining plan.
6	It shall be ensured that sand mining does not any way disturb the flow pattern of the river water.	There is no disturbance in the flow pattern of the river water as the mining activity has been carried out within the safety zone as per the approved mining plan.
7	Sand quarrying shall not be carried out in streams within 1/5 of the width of stream bed from the bank.	No Sand quarrying has been carried out in streams within 1/5 of the width of stream bed from the bank
8	Sand mining shall not be carried out within 200m of any existing infrastructure such as bridges, dams, weirs, intake structure(s) either for irrigation or drinking water purposes or any other cross drainage structure.	There are no such structures within 200m from the lease area.

9	Sand mining operation shall not affect the existing sources for irrigation or drinking water or industrial purpose.	The mining activity has been carried out within the safety zone as per the approved mining plan and does not any way affect the existing sources for irrigation or drinking water or industrial purpose.
10	The depth of Sand mining shall not exceed 3m or water level whichever is less.	The average thickness of the sand bed considered for mining is 1m. So there is no chance to exceed up to more depth.
11	Permission from the competent authority shall be obtained for drawl of ground water, if any, required for the project.	The mining operation does not required any drawl of ground water.
12	The natural sand dune if any shall not be disturbed.	There are no natural sand dune present in the lease area.
13	No mining shall be carried out in the vicinity of archaeological sites.	There are no archaeological sites present within the vicinity of the lease area.
14	The applicant will submit half yearly compliance report on post environmental monitoring in respect of the stipulated terms and conditions in the environmental clearance to the State Environmental Assessment Authority (SEIAA), Odisha, SPCB and regional office of the Ministry of Environment & Forest, Odisha on 1 st June and 1 st December of each calendar year.	Agreed
15	All necessary statutory clearances shall be obtained before start of mining operations.	All the necessary statutory clearances has been obtained for mining operation.
16	A copy of the clearance letter shall be sent by the proponent to concerned Panchayat, Zilla Parisad/ Municipal corporation, urban local body and the local NGO.	Copy of the EC letter has been sent to panchayat office and Tahasil Office.

17	The conditions stipulated in the environmental clearance must be fully complied with before the lease granting authority.	Agreed
18	The SEIAA, Odisha may revoke or suspend the order, if implementation of any of the above conditions is not satisfactory. The SEIAA, Odisha reserves the right to alter/ modify the above conditions/stipulate any further condition the interest of environment protection.	Agreed
19	Concealing the factual information or failure to comply with any of the conditions mentioned above may result in withdrawal of this clearance and attract action under the provisions of Environment (protection) act, 1986.	Agreed
20	That the grant of this Environment clearance is issued from the environmental angle only, and does not absolve the project proponent from the other statutory obligations prescribed under any other law or any other instrument in the force. The sole and complete responsibility, to comply with the conditions laid down in all other laws for the time being in force, rests with the lease granting authority/project proponent.	Agreed


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