ENVIRONMENTAL CLEARANCE			Government of India Ministry of Environment, Forest and Climate Change (Issued by the State Environment Impact Assessment Authority(SEIAA), Madhya Pradesh)To,To,Main Authorized Signatory 			
PARIVESH	(Pro-Active and Responsive Facilitation by Interactive,	and Virtuous Environmental Single-Window Hub)	Sir/Ma in re SIA/N cleara 1. 1 2. 1 3. 1 4. 0 5. 1 6. 1 7. 1 8. 1 9. 7 7. 1 8. 1 9. 7 7. 1 7. 1 8. 1 9. 7 7. 1 7. 1 7. 1 7. 1 7. 1 7. 1 7. 1 7	under the provision o adam, This is in reference espect of project sub //P/MIN/56288/2020 dated ance granted to the proje EC Identification No. File No. Project Type Category Project/Activity including Schedule No. Name of Project Name of Company/Organ Location of Project TOR Date	tal Clearan of EIA Notifi e to your ap omitted to d 10 Apr 2 ect are as I g	ce (EC) to the proposed Project Activity ication 2006-regarding pplication for Environmental Clearance (EC) the SEIAA vide proposal number 2021. The particulars of the environmental
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Ref: Proposal No.- SIA/MP/MIN/56288/2021- Case No 7808/2020 M/s R.K. Gupta Contractors and Engineers Pvt. Ltd, Authorized Person, Shri Rajendra Kumar Gupta, B-72, Shahpura, Dist. Bhopal, MP - 462039 Prior Environment Clearance for Khodu Bharu Sand Quarry in an area of 9.0 ha. (30,000 cum per annum) (Khasra No. 176, 177, 178, 179, 190, 189), Village - Badgaon-3, Tehsil - Kasrawad, Dist. Khargone (MP).

This has reference to your letter received in SEIAA office on 24.06.2021 and subsequent letters seeking Prior Environmental Clearance for the above project under the EIA Notification, 2006. The proposal has been appraised as per prescribed procedure in the light of provisions under the EIA Notification, 2006 on the basis of the mandatory documents enclosed with the application viz., the Form - I, Pre-Feasibility Report, Mining Plan, EMP, DSR, ToR and subsequently submission of EIA, Public Hearing and the additional clarifications furnished in response to the observations of the State Expert Appraisal Committee (SEAC) and State Environment Impact Assessment Authority (SEIAA) constituted by the competent Authority.

II. It has been noted that the proposal is for Khodu Bharu Sand Quarry in an area of 9.0 ha. The mining lease area is located in Khasra Nos. 176, 177, 178, 179, 190, 189 at Village – Badgaon-3, Tehsil - Kasrawad, Dist. Khargone (M.P.). It lies at geographical co-ordinates at latitude 22<sup>0</sup>09'21.05" to 22<sup>0</sup>09'30.38" N and longitude 75<sup>0</sup>37'05.44" to 75<sup>0</sup>37'04.82" E. There isno National Park/Sanctuary/ESZ within 10 Km radius. There is no forest boundary within 250 m. Mining Plan is approved by the Collector office mining division, Khargone vide Letter No. 2375 dtd. 21-08-2020.

The proposed project is for production capacity of 30,000 cum per annum. The total water requirement is 7.0 KLD (3.5 KLD Dust Suppression + 2.5 KLD Green Belt + 1.0 KLD for Domestic purpose) which shall be met from hired tanker supply. The public hearing was conducted at (mine site) Village- Badgaon-3, Tehsil -Kasraawad, Dist. Khargone (MP) on dtd. 13.03.2021 under Additional District Magistrate, District- Khargone (MP).

- III. The project has been considered in accordance with the provisions of the EIA notification issued by the Ministry of Environment & Forests vide S.O. 1533 (E), dated 14th September 2006.
- IV. Based on the information submitted, as at Para (II) above and others the State Level Environment Impact Assessment Authority (SEIAA) considered the case in its 693<sup>rd</sup> meeting dtd. 25.11.2021 and decided to accept the recommendations of 522<sup>nd</sup> SEAC meeting dtd. meeting dtd. 27.10.2021.

Hence, Prior Environmental Clearance is granted Khodu Bharu Sand Quarry in an area of 9.0 ha. for production capacity of 30,000 cum per annum at Khasra No. 176, 177, 178, 179, 190, 189 Village – Badgaon-3, Tehsil - Kasrawad, Dist. Khargone (MP) by M/s R.K.Gupta Contractors and Engineers Pvt. Ltd, Authorized Person, Shri Rajendra Kumar Gupta, B-72, Shahpura, Dist. Bhopal, MP – 462039. As per MRD, Gov.MP, District Bhopal vide letter No 2487 dated 11-06-2020 the validity of lease is for 03 years, hence, this EC is valid up to 30-06-2023 (MP), subject to the compliance of following specific conditions as recommended by SEIAA & SEAC and subsequent Standard Conditions.

## A. Additional Specific Conditions

- I. PP shall not start mining activity before execution of lease agreement.
- II. The production capacity shall be limited to the quantity as recommended by SEAC.
- III. PP shall ensure no mining shall be carried out within Narmada River.

- IV. The mining shall be carried out strictly as per the approved mining plan.
- V. The entire lease area should be properly fenced and boundary stones marked at the site.
- VI. The depth of the pit shall be as per Approved Mining Plan.
- VII. PP shall ensure no cutting of any existing trees within the lease area.
- VIII. PP shall ensure from natural drain to lease boundary in the southern side shall be dealt as no- mining area.
- IX. Transportation of sand shall not be allowed during the opening & closing timing of the school located in the village area.
- X. Transportation of sand shall be strictly carried out from outside the village area.
- XI. The mining shall be carried out strictly in accordance with the Sustainable Sand Mining Management Guidelines, 2016 and Enforcement & Monitoring Guidelines for Sand Mining, 2020 issued by the MoEF&CC.
- XII. PP shall ensure compliance of all the commitments made during public hearing and submit compliance reports in every six month of the year.
- XIII. No Mining shall be carried out during Monsoon season.
- XIV. Alternate transportation route should be decided in consultation with the local Gram Panchayat.
- XV. PP shall plant 12600 saplings of at least three years old, for the first 03- years with suitable tree species like Neem, Pipal, Bargad, Mango, Aonla Khirni, Kathal, Kahmer, Bamboo, Satawar,Kalmeg, Ashwagandha, Agave Bel, Ketha, Harra Bahera, Karanj etc. along the barrier zone, non mining area & shall be maintain as buffer zone, govt. school building, chunk of govt. land and under "Ankur scheme" of Govt. of M.P. in consultation with appropriate authority. Indigenous medicinal plants shall also be preferred for plantation in consultation with forest officials.Over loading will be strictly prohibited.
- XVI. Overloading will be strictly prohibited.
- XVII. Water sprinkling will be done on the approach road on the regular basis.
- XVIII. PP must ensure the implementation of following CER as committed :
  - To provide 2000 L of overhead with proper water channelization system.
  - Construction of 01 toilet for Girl and 01 toilet for Boy in Primary School, Bagdon.
  - Will provided Electricity connection charge for primary school.
  - Distribution of masks and hand sanitizer for Gram Panchayat Badgaon.

PP shall ensure contribution of funds on behalf of village under Jal Jeewan Mission in consultation with Janpad Panchayat and PHED. PP shall give preference to develop/provide infrastructural facilities in schools or aanganwadies of above villages. The modification to the above activities can be made with the permission of the district administration and need based activity for the development of nearby villages shall be implemented by PP in consultation with the District Collector and Gram Panchayat.

- XIX. PP should ensure to submit half yearly compliance report, Plantation and CER activity report along with photographs of all activities in MP-SEIAA. If PP is failed to upload or submit two consecutive half yearly compliance reports of EC conditions to concerned authority (SEIAA and Regional Office, MoEF&CC,GoI,Bhopal) than prior environmental clearance issued to PP will automatically be treated as cancelled/ revoked as per OM No. 930/SEIAA/2019 dated 30.05.2019 issued by MPSEIAA.
- 1. A budgetary provision for Environmental management Plan of Rs. 12.55 Lakh as capital and Rs. 5.55 Lakh/year as recurring has proposed by PP.
- 2. Mining should be done only to the extent of reclaiming the agricultural land.
- 3. Only deposited sand is to be removed and no mining/digging below the ground level is allowed.
- 4. The mining shall be carried out strictly as per the approved mining plan.
- 5. The lease boundary should be clearly demarcated at site with the given co-ordinates by pillars and necessary safety signage & caution boards shall be displayed at mine site.
- 6. Arrangements for overhead sprinklers with solar pumps / water tankers should be provided for dust suppression at the exit of the lease area and fixed types sprinklers on the evacuation road. PP should maintain a log book wherein daily details of water sprinkling and vehicle movement are recorded.
- 7. The mining activity shall be done as per approved mine plan and as per the land use plan submitted by PP.
- 8. Transportation of material shall only be done in covered & PUC certified vehicles with required moisture to avoid fugitive emissions. Transportation of minerals shall not be carried out through forest area without permissions from the competent authority.
- 9. Mineral evacuation road shall be made Pucca (WBM/black top) by PP.
- 10. For carrying out mining in proximity to any bridge and/or embankment, appropriate safety zone on upstream as well as on downstream from the periphery of the mining site shall be ensured taking into account the structural parameters, location aspects, flow rate, etc., and no mining shall be carried out in the safety zone.
- 11. No Mining shall be carried out during Monsoon season.
- 12. The mining shall be carried out strictly as per the approved mine plan and in accordance with the Sustainable Sand Mining Management Guidelines, 2016 issued by the MoEF&CC.
- 13. Necessary consents shall be obtained from MPPCB and the air/water pollution control measures have to be installed as per the recommendation of MPPCB.
- 14. Thick plantation shall be carryout on the banks of the river adjacent to the lease, mineral evacuation road and common area in the village. PP would maintain the plants for five years including casualty replacement. PP should also maintain a log book containing annual details of tree plantation and causality replacement and to take adequate precautions so as not to cause any damage to the flora and fauna during mining operations.
- 15. Appropriate activities shall be taken up for social up-liftment of the area. Funds reserved towards the same shall be utilized through Gram Panchayat/competent authority.
- 16. Six monthly occupational health surveys of workers shall be carryout and all the workers shall be provided with necessary PPE"s. Mandatory facilities such as Rest Shelters, First Aid, Proper Fire Fighting Equipments and Toilets (separate for male & female) shall also be provided for all the mine workers and other staff. Mine"s site office, rest shelters etc shall be illuminated and ventilated through solar lights.

- 17. A separate bank account should be maintained for all the expenses made in the EMP and CER activities by PP for financial accountability and these details should be provided in Annual Environmental Statement. In case the allocated EMP budget for mitigative measures to control the pollution is not utilized fully, the reason of under utilization of budgetary provisions for EMP should be addressed in annual return.
- 18. PP shall be responsible for discrepancy (if any) in the submissions made by the PP to SEAC & SEIAA.
- 19. The amount towards reclamation of the pit and land in MLA shall be carried out through the mining department. The appropriate amount as estimated for the activity by mining department has to be deposited with the Collector to take up the activity after the mine is exhausted.
- 20. NOC of Gram Panchayat should be obtained for the water requirement and forest department before uprooting any trees in the lease area.
- 21. The leases which are falling <250 meters of the forest area and PP has obtained approval for the Divisional Level Commissioner committee, all the conditions stipulated by Divisional Level Commissioner committee shall be fulfilled by the PP.
- 22. Expansion or modernization in the project, entailing capacity addition with change in process and or technology and any change in product - mix in proposed mining unit shall require a fresh Environment Clearance.
- 23. If it being a case of Temporary Permit (TP), the validity of EC should be only up to the validity of TP and PP has to ensure the execution of closure plan.
- 24. All the mines where production is > 50,000 cum/year, PP shall develop its own website to display various mining related activities proposed in EMP & CER along with budgetary allocations. All the six monthly progress report shall also be uploads on this website along with MoEF&CC & SEIAA, MP with relevant photographs of various activities such as garland drains, settling tanks, plantation, water sprinkling arrangements, transportation & haul road etc. PP or Mine Manager shall be made responsible for its maintenance & regular updation.
- All the soil queries, the maximum permitted depth shall not exceed 02 meters below general ground level & other provisions laid down in MoEF&CC OM No. L-11011/47/2011-IA.II(M) dated 24/06/2013.
- 26. The mining lease holders shall after ceasing mining operation, undertake re-grassing the mining area and any other area which may have been disturbed due to their mining activities and restore the land to a condition which is fit for growth of fodder, flora, fauna etc. Moreover, a separate budget in EMP & CER shall maintained for development and maintenance of grazing land as per the latest O.M, of MoEF&CC issued vide letter F.No. 22-34/2018-IA. III, dated 16/01/2020.
- 27. The project proponent shall follow the mitigation measures provided in MoEF&CCs Office Memorandum No. Z-11013/57/2014-IA. II (M) dated 29th October 2014, titled "Impact of mining activities on Habitations-issues related to the mining Projects wherein Habitations and villages are the part of mine lease areas or Habitations and villages are surrounded by the mine lease area".
- 28. Any change in the correspondence address shall be duly intimated to all the regulatory authority within 30 days of such change.
- 29. Authorization (if required) under Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016 should be obtained by the PP if required.
- 30. A display board with following details of the project is mandatory at the entry to the mine.

- a. Lease owner's Name, Contact details etc.
- b. Mining Lease area of the project (in ha.)
- c. Production capacity of the project.
- 31. Dense plantation/wood lot shall be carryout in the 7.5 meters periphery/barrier zone of the lease through concern CCF (social forestry) and on mineral evacuation road & common area in the village through any suitable Govt. agency (such as Van Vikas Nigam / Van Samiti under monitoring and guidance of Forest Range officer with work permission from DFO concerned / Gram Panchayat / Agricultural department or any other suitable agency having adequate expertise as per the budgetary allocations made in the EMP.
- 32. Top soil shall be simultaneously used for the plantation within the lease area and no OB/dump shall be stacked outside the lease area. PP should take-up entire plantation activity within initial three years of mining operations and shall maintain them for entire mine life including casualty replacement. PP should also maintain a log book containing annual details of tree plantation and causality replacement and to take adequate precautions so as not to cause any damage to the flora and fauna during mining operations. Plantation in adjoining forest land shall be carried out through concerned DFO and commensurate budget shall be transferred for plantation to DFO.
- 33. Local palatable mixture of annual and perennial grass and fodder tree species shall be planted for grassland/fodder development on degraded forest land suitable for the purpose through Gram Panchayat on suitable community land in the concerned village area and handed over to Gram Panchayat after lease period.
- 34. During initial three years before onset of monsoon season, minimum 100 saplings or maximum as per submitted plantation scheme and subsequently approved by the SEAC of fodder / native fruit bearing species shall be distributed in nearby villagers to promote plantation and shall be procured from social forestry nursery/ Government Horticulture nursery. This activity shall be carried out under Govt. of Madhya Pradesh "ANKUR YOJNA" by registering individual villagers on "Vayudoot app". Where ever Aushadhi Vatika (Medicinal Garden) is proposed by PP, a minimum of 50 saplings be planted considering 80% survival with proper protection measures in School or Aganwadi premises.
- 35. Activates proposed under CER should be based upon outcome of public hearing in category for B-1 projects. However in case of B-2 projects, CER shall be proposed based upon local need assessment and Gram Panchayat Annual Action Plan.

## **B. Standard Conditions :**

- 1. Mining Lease boundary shall be appropriately earmarked with fencing.
- 2. No heavy vehicles shall be allowed to enter the river bed.
- 3. The transporation of the sand from the excavation pits of the leased area to the loading point shall be through trollies (tractor trollies) and not by heavy vehicles.
- 4. Only registered tractor trollies which are having the necessary registration and permission for the aforesaid purpose under the Motor Vehicle Act and also insurance coverage for the same shall alone be used for the said purpose.
- 5. The banks on the curve of the river regime should be stabilized by proper bunds and then proper plantation should be carried out. Collector, should monitor so that the sand mining should not disturb the ecology of the region.
- 6. Mining will be carried out as per the approved Mining Plan. In case of any violation of Mining Plan the Environmental Clearance given by SEIAA will stand cancelled.
- 7. It shall be ensured that excavation of minor mineral does not disturb or change the underlying soil characteristics of the river bed /basin, where mining is carried out.

- 8. It shall be ensured that mining does not in any way disturb the turbidity, velocity and flow pattern of the river water.
- 9. It shall be ensured that there is no fauna dependant on the river bed or areas close to mining for its nesting.
- 10. Precise mining area will be jointly demarcated at site by officials of Mining/Revenue department prior to mining operations for all proposals under consideration.
- 11. Parking of vehicles should not be made on public places.
- 12. Special Measures shall be adopted to prevent the nearby settlements from the impacts of mining activities. Maintenance of roads through which transportation of minor minerals is to be undertaken, shall be carried-out regularly.
- 13. Measures for prevention and control of soil erosion and management of silt shall be undertaken.
- 14. The project proponent will ensure necessary protection measures around the mine pit, waste dumps.
- 15. Plantation programme shall be carried out as per EMP. Self sustenance of the vegetation should be ensured. No tree-felling shall be done in the leased area, except only with the permission from competent authority.
- 16. The vehicles transporting minerals shall be covered with a tarpaulin or other suitable enclosures so that no dust particles / fine matters escape during the course of transportation.
- 17. Project Proponent shall ensure appropriate arrangement for shelter and drinking water for the mine workers.
- 18. Persons working in dusty areas shall be provided with protective respiratory devices and they shall also be imparted adequate training and information on safety and health aspects.
- 19. Dispensary facilities for first-aid shall be provided at site.
- 20. A copy of the environmental clearance shall be submitted by the Project Proponent to the Heads of the Local Bodies, Panchayat and Municipal Bodies, as applicable, in addition to the relevant officers of the Government
- 21. The Ministry or any other competent authority may alter/modify the conditions or stipulate any further condition in the interest of environment protection.
- 22. Concealing factual data or submission of false/fabricated data and 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.
- 23. Any appeal against this prior environmental clearance shall lie with the Green Tribunal, if necessary, within a period of 30 days as prescribed under Section 16 of the National Green Tribunal Act, 2010.
- 24. District Authority should annually record the deposition of sand in the lease area (at an interval of 100 meters for leases 10 ha or > 10.00 ha and at an interval of 50 meters for leases < 10 ha.) before monsoon & in the last week of September and maintain the records in RL (Reduce Level) Measurement Book. Accordingly authority shall allow lease holder to excavate only the replenished quantity of sand in the subsequent year.</p>
- 25. Overhead sprinklers arrangements with solar pumps should be provided for dust suppression at the exit of the lease area and fixed types sprinklers on the evacuation road. PP should maintain a log book wherein daily details of water sprinkling and vehicle movement are recorded.
- 26. Transportation of material shall only be done in covered & PUC certified vehicles with required moisture to avoid fugitive emissions. Transportation of minerals shall not be carried out through forest area without permissions from the competent authority.
- 27. Mineral evacuation road shall be made Pucca (WBM/black top) by PP.
- 28. Sand and gravel shall not be extracted up to a distance of 1 kilometer (1Km) from major bridges and highways on both sides, or five times (5x) of the span (x) of a bridge/public civil structure

(including water intake points) on up-stream side and ten times (10x) the span of such bridge on down-stream side, subjected to a minimum of 250 meters on the upstream side and 500 meters on the downstream side.

- 29. Mining depth should be restricted to 3 meters or water level, whichever is less and distance from the bank should be 1/4th or river width and should not be less than 7.5 meters. No instream mining is allowed. Established water conveyance channels should not be relocated, straightened, or modified.
- Demarcation of mining area with pillars and geo-referencing should be done prior to the start of mining.
- 31. PP shall carry out independent environmental audit atleast once in a year by reputed third party entity and report of such audit be placed on public domain.
- 32. After mining is complete, the edge of the pit should be graded to a 2.5:1 slope in the direction of the flow.
- 33. Necessary consents shall be obtained from MPPCB and the air/water pollution control measures have to be installed as per the recommendation of MPPCB.
- 34. Thick plantation shall be carryout on the banks of the river adjacent to the lease, mineral evacuation road and common area in the village. PP would maintain the plants for five years including casualty replacement. PP should also maintain a log book containing annual details of tree plantation and causality replacement and to take adequate precautions so as not to cause any damage to the flora and fauna during mining operations.
- 35. Six monthly occupational health surveys of workers shall be carryout and all the workers shall be provided with necessary PPE's. Mandatory facilities such as Rest Shelters, First Aid, Proper Fire Fighting Equipments and Toilets (separate for male & female) shall also be provided for all the mine workers and other staff. Mine's site office, rest shelters etc shall be illuminated and ventilated through solar lights.
- 36. A separate bank account should be maintained for all the expenses made in the EMP and CER activities by PP for financial accountability and these details should be provided in Annual Environmental Statement. In case the allocated EMP budget for mitigative measures to control the pollution is not utilized fully, the reason of under utilization of budgetary provisions for EMP should be addressed in annual return.
- 37. The amount towards reclamation of the pit and land in MLA shall be carried out through the mining department. The appropriate amount as estimated for the activity by mining department has to be deposited with the Collector to take up the activity after the mine is exhausted.
- 38. Expansion or modernization in the project, entailing capacity addition with change in process and or technology and any change in product mix in proposed mining unit shall require a fresh Environment Clearance.
- 39. A separate budget in EMP & CER shall maintained for development and maintenance of grazing land as per the latest O.M dated 16/01/2020.
- 40. The project proponent shall follow the mitigation measures provided in MoEFCCs Office Memorandum No. Z-11013/57/2014-IA. II (M) dated 29th October 2014, titled "Impact of mining activities on Habitations-issues related to the mining Projects wherein Habitations and villages are the part of mine lease areas or Habitations and villages are surrounded by the mine lease area".
- Following conditions must be implemented by PP in case of sand mining as per NGT (CZ) order dated 19/10/2020 in OA NO. 66/2020 and SEIAA's instruction vide letter No. 5084 dated 09/12/2020.
  - i. The Licensee must use minimum number of poclains and it should not be more than two in the project site.

- ii. The District Administration should assess the site for Environmental impact at the end of first year to permit the continuation of the operation.
- iii. The ultimate working depth shall be 01 m from the present natural river bed level and the thickness of the sand available shall be more than 03 m the proposed quarry site.
- iv. The sand quarrying shall not be carried out blow the ground water table under any circumstances. In case, the ground water table occurs within the permitted depth at 01 meter, quarrying operation shall be stopped immediately.
- v. The sand mining should not disturb in any way the turbidity, velocity and flow pattern of the river water.
- vi. The mining activity shall be monitored by the Taluk level Force once in a month by conducting physical verification.
- vii. After closure of the mining, the licensee shall immediately remove all the sheds put up in the quarry and all the equipments used for operation of sand quarry. The roads/pathways shall be leveled to let the river resume its normal course without any artificial obstruction to the extent possible.
- viii. The mined out pits to be backfilled where warranted and area should be suitable landscaped to prevent environmental degradation.
- ix. PP shall adhere to the norms regarding extent and depth of quarry as per approved mining plan. The boundary of the quarry shall be properly demarcated by PP.

(Shriman Shukla)

Member Secretary

## Copy to:-

- 1. Principal Secretary, Government of MP, Department of Environment, Mantralaya, Bhopal.
- Member Secretary, SEAC, Research and Development Wing Madhya Pradesh Pollution Control Board, Paryavaran Parisar, E-5, Arera Colony Bhopal-4620 16
- 3. Member Secretary, Madhya Pradesh Pollution Control Board, Paryavaran Parisar, E-5, Arera Colony, Bhopal-462016
- 4. Collector, District Khargone (M. P.)
- 5. Divisional Forest Officer, District Khargone (M. P.)
- I.A. Division, Monitoring Cell, MoEF& CC, Gol, Indira Paryavaran Bhawan, Jor Bagh Road, New Delhi- 110 003.
- Director (S), Regional office of the MOEF, Western Region, Kendriya Paryavaran Bhawan, Link Road No. 3 Ravi Shankar Nagar, Bhopal-462016.
- Director, Geology & Mining, Madhya Pradesh, 29-A, Khanij Bhawan, Arera Hills, Bhopal 462002.
- 9. District Mining Officer, District Khargone (M. P.).
- 10. Guard file.

(Alok Nayak) Officer-in-Charge