CONSENT ORDER FOR ESTABLISHMENT

Order No.N-610/APPCCB/ZO-VJA/CFE/RED/2019-

Date : 13.08.2019


Ref: 1. EC Order No. SEIAA/AP/NLR/MIN/03/2019/878-504, Dt.29.06.2019.
2. Industry’s CFE application received at Regional Office, Nellore on 26.07.2019 through APOCMMS.
3. RO’s inspection report received at ZO, Vijayawada on 31.07.2019.
4. CFE Committee meeting held at ZO, Vijayawada on 08.08.2019

1. M/s. Sri Seetharama Mining Company (2.51 Ha.) submitted an application to the Board vide reference 2nd cited seeking Consent for Establishment (CFE) to carryout open cast mining to excavate the following product with installed capacities as mentioned below, with a proposed project cost of Rs. 40,00,000/- (Rupees Forty Lakh only).

<table>
<thead>
<tr>
<th>Activity</th>
<th>Extent</th>
<th>Capacity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mining of Quartz</td>
<td>2.51 Ha.</td>
<td>2091 tons / annum</td>
</tr>
<tr>
<td>Mining of Feldspar</td>
<td></td>
<td>174 tons / annum</td>
</tr>
</tbody>
</table>

2. As per the application, the above activity is to be located at Sy.No. 404/4,404/5, 404/6 & 404/7, (In Sy.No: 404/1 & 2 subdivisions), Nerunuru (V), Chejerla (M), SPSR Nellore District in an area of 2.51 Ha.

3. The co-ordinates of the sand mine are mentioned below:

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Latitude</th>
<th>Longitude</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>14° 25’ 00.3”N</td>
<td>79° 37’ 33.2”E</td>
</tr>
<tr>
<td>2.</td>
<td>14° 24’ 57.7”N</td>
<td>79° 37’ 36.0”E</td>
</tr>
<tr>
<td>3.</td>
<td>14° 24’ 54.6”N</td>
<td>79° 37’ 32.1”E</td>
</tr>
<tr>
<td>4.</td>
<td>14° 24’ 52.4”N</td>
<td>79° 37’ 30.8”E</td>
</tr>
<tr>
<td>5.</td>
<td>14° 24’ 52.1”N</td>
<td>79° 37’ 27.7”E</td>
</tr>
<tr>
<td>6.</td>
<td>14° 24’ 58.4”N</td>
<td>79° 37’ 31.1”E</td>
</tr>
</tbody>
</table>

4. The above site was inspected by the Assistant Environmental Engineer, A.P Pollution Control Board, Regional Office, Nellore on 29.07.2019 and observed that the site is surrounded by East : Agricultural lands; West : Proposed quartz mining unit; North : Road leading to Agricultural lands & South : Agricultural lands.
5. The Board, after careful scrutiny of the application, verification report of Regional Officer, Nellore and recommendation by the CFE Committee meeting held on 08.08.2019 at APPCB, Zonal Office, Vijayawada hereby issues CONSENT FOR ESTABLISHMENT to your activity Under Section 25 of Water (Prevention & Control of Pollution) Act 1974 and Section 21 of Air (Prevention & Control of Pollution) Act, 1981 and the rules made there under. This order is issued to carry out the activity mentioned at para (1) only.

6. This Consent order issued is subject to the conditions mentioned in the Annexure.

7. This order is issued from pollution control point of view only. Zoning and other regulations are not considered.

8. This order is valid for a period of 7 years from the date of issue.

N V Bhaskara Rao

Date: 2019.08.13
17:06:24 +05:30

JOINT CHIEF ENVIRONMENTAL ENGINEER

Encl: Schedules “A & B”.

To

M/s. Sri Seetharama Mining Company (2.51 Ha.),
C/o. Sri T. Adisesha Reddy,
NV Kandriga, Yetur, Chejerla,
SPSR Nellore District – 524 345.
Email: seshareddythella123@gmail.com

Copy to Environmental Engineer, APPCB, Regional Office, Nellore for information and necessary action.
1. Progress on implementation of the project shall be reported to the concerned Regional Office, A.P. Pollution Control Board once in six months.

2. Separate energy meters shall be provided for water consumption and air pollution control equipments to record energy consumed.

3. The proponent shall obtain Consents for Operation from APPCB, as required under sec. 25/26 of the Water (P&C of P) Act, 1974 and under sec.21/22 of the Air (P&C of P) Act, 1981 and its Amendments thereof before commencement of the activity, including trial production.

4. Notwithstanding anything contained in this conditional letter or consent, the Board hereby reserves its right and power under Sec.27 (2) of Water (Prevention & Control of Pollution) Act, 1974 and under Sec.21 (4) of Air (Prevention & Control of Pollution) Act, 1981 to review any or all the conditions imposed herein and to make such alternation as deemed fit and stipulate any additional conditions by the Board.

5. The Consent of the Board shall be exhibited in the factory premises at a conspicuous place for the information of the inspection officers of different departments.

6. Compensation is to be paid for any environmental damage caused by it, as fixed by the Collector and District Magistrate as civil liability.


8. If the proponent is aggrieved by this order made by A.P. Pollution Control Board under Sec. 25 of Water (Prevention & Control of Pollution) Act’ 1974 and Sec. 21 of Air (Prevention & Control of Pollution) Act’ 1981 he may within 30 days from the date on receipt of the order prefer an appeal before concerned Authority.

**SCHEDULE – A**

1. The source of water is Bore well and the maximum permitted water consumption shall not exceed the following quantities.

<table>
<thead>
<tr>
<th>SNo.</th>
<th>Purpose</th>
<th>Quantity (KLD)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Wet drilling operation</td>
<td>1.0</td>
</tr>
<tr>
<td>2</td>
<td>Water sprinkling on mine haulage roads</td>
<td>1.2</td>
</tr>
<tr>
<td>3</td>
<td>Greenbelt development</td>
<td>1.0</td>
</tr>
<tr>
<td>4</td>
<td>Domestic</td>
<td>0.8</td>
</tr>
<tr>
<td></td>
<td><strong>Total</strong></td>
<td><strong>4.0</strong></td>
</tr>
</tbody>
</table>

2. The maximum waste water generation (KLD) shall not exceed the following:

<table>
<thead>
<tr>
<th>SNo.</th>
<th>Source</th>
<th>Quantity (KLD)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Domestic</td>
<td>0.5</td>
</tr>
<tr>
<td></td>
<td><strong>Total</strong></td>
<td><strong>0.5</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>SNo.</th>
<th>Wastewater generation</th>
<th>Mode of disposal</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Domestic : 0.5 KLD</td>
<td>Septic tank followed by soak pit</td>
</tr>
</tbody>
</table>

**SCHEDULE – B**

3. The proponent shall provide dust suppression measures like water spraying arrangements on haul roads, loading & unloading areas and material handing areas.
4. The mining activity shall not exceed the following Ambient Air Quality standards measured at
the periphery of activity – SO₂ – 80 µg/m³, NOₓ – 80 µg/m³, PM₂·₅ – 60 µg/m³, PM₁₀ –
100µg/m³.

Noise levels: Day time (6 AM to 10 PM) - 75 dB(A)
Night time (10 PM to 6 AM) - 70 dB(A).

5. The air pollution control equipment like water sprinklers shall be installed along with the
commissioning of the activity.

6. The proponent shall establish one AAQ monitoring station at the periphery of the mine area
in the wind prone direction and submit the analysis reports to APPCB regularly.

7. The mining activity shall take measures to comply with the provisions laid down under
Noise pollution (Regulation and Control) Amendment Rules, 2010 dated 11.01.2010 issued
by MoE&F, GoI to control the noise to the prescribed levels.

8. The mining activity shall take appropriate measures to ensure that the ground level
concentrations shall comply with revised National Ambient Quality Norms notified by

Solid Waste:

9. The proponent shall scrupulously comply with conditions stipulated by the SEIAA, MoEF&CC,

10. The proponent shall develop greenbelt wherever possible in buffer zone area. Greenbelt
development shall be started along with the construction activity.

11. The mining shall be carried out as per the approved mine plan.

12. The proponent shall store the mine rejects and overburden within the earmarked mine lease
area as per the approved mine plan.

13. The proponent shall adopt fugitive dust control measures such as water sprinkling near loading
areas, on haul roads etc.

14. The proponent shall utilize the top soil for green belt development.

15. The proponent shall control the Noise levels to acceptable limits (CPCB standards) during
excavation in the mining area.

16. The proponent shall develop greenbelt with tall growing trees all along the boundary.

17. The fugitive emissions from all sources shall be controlled regularly.

18. The proponent shall take necessary measures for control of air pollution which would be
generated during excavation and transportation of the mined material as committed in the EMP
/ approved mine plan.

19. The proponent shall not operate the mine without obtaining CFO of the Board.

20. The proponent shall ensure that there shall not be any change in the process technology,
source & composition of raw materials and scope of working without prior approval from the
Board.

21. Concealing the factual data or submission of false information / fabricated data and failure to
comply with any of the conditions mentioned in this order may result in withdrawal of this order
and attract action under the provisions of relevant pollution control Acts.

22. The order is issued without prejudice to the rights and contentions of this Board in any court of
law.

23. The Board reserves its right to modify above conditions or stipulate any additional conditions
including revocation of this order in the interest of environment protection.

N V Bhaskara Rao
Date: 2019.08.13 17:07:11 +05'30'

JOINT CHIEF ENVIRONMENTAL ENGINEER