GOVERNMENT OF ANDHRA PRADESH DEPARTMENT OF MINES AND GEOLOGY, VISAKHAPATNAM

Letter No.5284/MP-RJY/2012

From Rafi Ahmed, M.Sc., Joint Director, Directorate of Mines and Geology, B.R.K.R.Bhavan, Tankbund, Hyderabad – 500 063. Dated:12.03.2013

1. M/s Rajiv Tribal Quarry LCC Society Ltd., Registered with R.C.No. 1596/2010 C, President: A.Somi Reddy, Tadapalli Village, Maredumilli Mandal, East Godavari District

2. Sri V.T.Chander, RQP, H.No:10-1, Flat No:202, Mahalaxmi Ganapathi Complex, Sai Baba Temple Lane, Above AXIS Bank ATM, P&T Colony, Dilsukhnagar, Hyderabad-500 060.

Sir,

Sub: Mines and Minerals – Approval of Mining Plan for Laterite over an extent of 16.390 Ha in Un-reserved Forest in Sy.No.37 & 38 of Maddiveedu H/o.Tadepalli Village, Maredumilli Mandal, East Godavari District – Mining Plan submitted by M/s Rajiv Tribal Quarry LCC Society Ltd., Rep. by President: Sri A.Somi Reddy and prepared by Sri V.T.Chander, RQP, Regd. No.RQP/HYD/02/2001 – Mining Plan - Approved – Reg.

Ref: 1. G.O.Ms.No.23, Ind.&Com.[M.I]Dept., dated 30.03.2010.

2. Govt. Memo No. 15281/M.III (1)/2012-1, dated 14.11.2012

 Letter No. Nil, dated: 24.12.2012 from M/s Rajiv Tribal Quarry LCC Society Ltd., President: A.Somi Reddy alongwith draft Mining Plan.

This office Letter No. 5284/MP-RJY/2012, dated: 28.02.2013.

 Letter No. Nil, dated: 05.03.2013 from Sri V.T.Chander, RQP with fair Mining Plans received on 07.03.2013.

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Through the reference 2nd cited, the Government proposed to grant a Mining Lease for Laterite over an extent of 16.390 Ha in Un-reserved Forest in Sy.No.37 & 38 of Maddiveedu H/o. Tadepalli Village, Maredumilli Mandal, East Godavari District to M/s Rajiv Tribal Quarry LCC Society Ltd., Rep. by President: Sri A.Somi Reddy subject to submission of Approved Mining Plan and other statutory clearances.

Through reference 3rd cited, M/s Rajiv Tribal Quarry LCC Society Ltd., Rep. by President: Sri A.Somi Reddy submitted draft mining plan to the Zonal Joint Director of Mines and Geology, Visakhapatnam for taking necessary action.

The area proposed for grant of Mining Lease was inspected and surveyed by the Asst. Geologist, O/o. Assistant Director of Mines and Geology, Rajahmundry alongwith Asst. Mines Officer, O/o. Zonal Joint Director of Mines and Geology, Visakhapatnam on 09.01.2013 and submitted inspection and scrutiny reports on the draft mining plan with certain comments. Further, the applied area was also inspected by the undersigned on 28-02-2013.

After verification of the draft Mining Plan with reference to the inspection and scrutiny reports and field observations on 28-02-2013, the draft Mining Plan was corrected/modified and through the reference 4th cited, it was returned to the RQP to make necessary corrections as suggested and to submit fair mining plans for taking further necessary action.

Accordingly, Sri V.T.Chander, RQP through reference 5th cited after rectification of the modification/correction submitted fair Mining Plans for the proposed Mining Lease for Laterite over an extent of 16.390 Ha in Un-reserved Forest in Sy.No.37 & 38 of Maddiveedu H/o. Tadepalli Village, Maredumilli Mandal, East Godavari District for grant to M/s Rajiv Tribal Quarry L.C.C. Society Ltd., President: A.Somi Reddy.

In exercise of the powers conferred as per Sub-Rule 4 (a) of Rule 22 of Mineral Concession Rules 1960 and as per the orders issued by the Government through the reference 1st cited, I hereby approve the Mining Plan submitted by M/s Rajiv Tribal Quarry LCC Society Ltd., Rep. by President: Sri A.Somi Reddy for mining lease of Laterite over an extent of 16.390 Ha in Un-reserved Forest in Sy.No.37 & 38 of Maddiveedu H/o. Tadepalli Village, Maredumilli Mandai, East Godavari District, prepared by Sri V.T.Chander, RQP, Regd. No.RQP/HYD/02/2001 as per the notice issued by the Government through the reference 2nd cited. However, the approval is subject to the following conditions:

- The approval is without prejudice to any other laws applicable to the Mining Lease area from time to time made by the Central Government, State Government or any other Authority, including the requirement of approval by Ministry of Environment and Forest and also State Pollution Control Board.
- After grant and execution of Mining Lease deed, the mining operations shall be as per the production indicated in the Mining Plan/EC/CFE/CFO. In case of any enhancement of the production, revised mining plan/EC/CFE/CFO shall be obtained.
- 3. The approval of Mining Plan does not in any way imply the approval of the Government in terms of any other provisions of the Mines & Minerals (Development and Regulation) Act, 1957 or the Minerals Concession Rules, 1960 and any other laws including the Forest conservation Act, 1980.
- 4. The Authority does not owe the responsibility with regard to Erroneous Certification of plans and sections and assessment of the reserves, made by the RQP if any and the approval is purely tentative subject to modification based on new findings at a later date.
- 5. The approval of Mining Plan is accorded with a condition that the applicant has to furnish the financial assurance as per Rule 23 (f) of MCDR, 1988 and also subject to obtaining prior permission from Director General of Mines Safety whenever and wherever required.
- 6. After the grant of Mining Lease by the Govt, the applicant shall fence the Mining Leased area and maintain in full repair at all times during the lease period and shall take all precautions against any possible danger due to accidental fall of any person and livestock and shall indemnify the consequences thereof without any liability to State Government.
- The mining operations shall always be carried out only in the presence of competent persons under Mines Act, 1952 duly maintaining all plans and sections at the work spot for verification by any Statutory Authority.
- 8. During conduct of mining operations if any new mineral is found occurring in the area, it shall be immediately brought to the notice of the Department and such mineral shall not be dispatched without inclusion in the mining lease as per Rules.
- Once the Mining Lease area becomes accessible and mining operations commence, the Assistant Director of mines and Geology, Rajahmundry shall periodically collect samples of the mineral at least on quarterly basis and send to the Department Chemical Laboratory for analysis.

Yours faithfully,

Directorate of Mines and Geology,

Hyderabad.

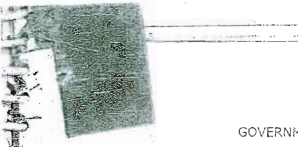
Copy submitted to the Director of Mines and Geology, Hyderabad alongwith copy of approved mining plan for information.

Copy to the Regional Controller of Mine, IBM Sultan Bazaar, Hyderabad alongwith copy of approved mining plan for information.

Coy to the Director, Department of Mines Safety, Hyderabad alongwith copy of approved mining plan for information.

Copy to the Assistant Director of Mines and Geology, Rajahmundry alongwith copy of approved mining plan for information.





GOVERNMENT OF ANDHRA PRADESH <u>ABSTRACT</u>

MINES & MINERALS – Mining Lease for Laterite over an extent of 40.50 Acres in Un-reserved Forest in Sy.No.37 (18.86 Acres) & Sy.No.38 (21.64 Acres) of Maddiveedu village, H/o.Tadepalli Grampanchayat, Maredumilli Mandal, East Gódavari District in Agency area (Schedule area) to M/s.Rajív Tribal Quarry Labour Contract Cooperative Society Limited for a period of 20 years - Sanctioned – Orders – Issued.

INDUSTRIES & COMMERCE (M.IV) DEPARTMENT

G.O.Ms.No.67

Dated:02-08-2013.
Read the following:-

- Govt.Memo.No. 15281/M-III(1)/2012-1, Ind. & Com (M.III) Deptt., dt.14-14-2012.
 - 2. From the APPCB Order No. 5876/PCB/ZO-VsP/ Tech/2013-184, dated 14-05-2013
- From the MoEF Order No. SEIAA/AP/E.G.-70/2013, dated 02-05-2013
- 4. From the Director of Mines & Geology, Hyderabad File No.41805/R2-1/2011, dated 21-06-2013.

ORDER:

In the reference 1st read above, Government have proposed in principle to grant. Mining Lease for Laterite over an extent of 40.50 Acres in Un-reserved Forest in Sy.No.37 (18.86 Acres) & Sy.No.38 Οſ Maddiveedu Acres) village, H/o.Tadepaili Grampanchayat, Maredumilli Mandal, East Godavari District in Agency area (Schedule area) to M/s.Rajiv Tribal Quarry Labour Contract Cooperative Societý Limited for a period of 20 years, subject to submission of Approved Mining Plan under Rule 22(4) of M.C. Rules, 1960, within a period of 6 months from the date of receipt of said memo along with Consent for Establishment (CFE) from the A.P. Pollution Control Board and Environmental Clearance from the Ministry of Environment & Forest, Government of India as per S.O.1533, dt.14-09-2006.

In the reference 4th read above, the Director of Mines & Geology has stated that M/s Rajiv Tribal Quarry Labour Contract Co-operative Society Limited, East Godavari District through their letter dated 14-05-2013 have submitted Mining Plan approved by the Zonal Joint Director of Mines & Geology, Visakhapatnam along with Consent for Establishment (CFE) issued by A.P. Pollutions control Board vide reference 2nd read above and Environmental Clearance issued by State Environmental Impact Assessment Authority Government of India and Ministry of Environment and Forest, Hyderabad vide reference 31 read above. The Director of Mines & Geology, Hyderabad has therefore recommended to the Government for grant of Mining Lease for Laterite over an extent of 40.50 Acres in Un-reserved Forest in Sy.No.37 (18.86 Acres) & Sy.No.38 (21.64 Acros) of Maddiveedu village, H/o.Tadepalli Grampanchayat, Maredumilli Mandal, East Godavari District in Agency area (Schedute area) for period of 20 years to M/s.Rajiv Yribel Quarry Labour Contract Ge-appearing Decisty Lineitoe, subject to estilliation of Versia and conditions taly dean in M.C. futur, I you with a replicate Act, 1957.

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- 3. Government, after careful examination of the matter, hereby grant Mining Lease for Laterite over an extent of 40.50 Acres in Unreserved Forest in Sy.No.37 (18.86 Acres) & Sy.No.38 (21.64Acres) of Maddiveedu village, H/o.Tadepaili Grampanchayat, Maredumilli Mandal, East Godavari District in Agency area (Schedule area) for a period of 20 years to M/s.Rajiv Tribal Quarry Labour Contract Cooperative Society Limited, subject to satisfaction of terms and conditions laid down in Mines and Minerals (Development & Regulation) Act,1957 and Mineral Concession Rules,1960 and also subject to the conditions in Form-K prescribed under the M.C. Rules, 1960 and to the additional conditions specified in the Appendix to this order and subject to satisfying all other applicable Acts & Rules in this regard.
- 4. The rates of royalty, dead rent, surface rent and water charges shall be collectable as follows:

I. Rates of Royalty:

LATERITE	(a) Zero point five zero per cent of London Metal Exchange Aluminium metal price chargeable on the contained aluminium metal in ore produced for those dispatched for use in alumina and aluminium metal extraction. (b) Twenty five per cent of sale price on ad valorem basis for those dispatched for use other than alumina and aluminium metal extraction and for export
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II. Dead Rent	Rates of dead rent in hectare per annum or as the Government from time	revised by
From second year of lease	Third year and fourth year	Fifth year onwards
200	500	1000
III. Surface rent and water charges	As fixed by the Govern time to time.	ment from

- 5. The grantee should execute the lease deed within the time limit specified in Rule 31 of Mineral Concession Rules, 1960.
- 6. The grantee should pay a deposit of Rs.10,000/- as prescribed under Rule 32 of the Mineral Concession Rules, 1960 before the lease is actually executed.
- 7. The terms and conditions referred to in paras 3 to 6 of this order are subject to such further modifications, additions and alterations as may be ordered before the lease cond is executed.

The Director of Mines and Geology shall take necessary further action for the execution of the lease deed after satisfying himself that the grantee fulfils all the required provisions of the amended Act and Rules. As soon as the deed is executed, the date of such execution should be reported to the Government.

Note:-The grant is liable for cancellation, should it be found at a later date that it was grossly inequitable or was made under a mistake of fact or owing to misrepresentation or fraud or in excess of authority.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

SABYASACHI GHOSH PRINCIPAL SECRETARY TO GOVERNMENT (FAC)

√S. Rajiv Tribal Quarry LCC Society Limited, Registered with R.C.No.1596/2010 C, President: A.Somireddy, Tadapalli Village, Maredumilli Mandal, East Godavari District (BY RPAD)

The Director of Mines & Geology, Hyderabad (w.e. File & AMP) Copy to:

The Zonal Joint Director of Mines & Geology, Visakhapatnam The Assistant Director of Mines & Geology, Rajahmundry, East Godavari District

The District Collector, East Godavari.

The Secretary to Govt. of India; Ministry of Mines Department of Mines, New Delhi '

The Controller General, Indian Bureau of Mines, Nagpur.

The Director General, Mines Safety, Dhanbad, Bihar.

The Regional Controller of Mines, Koti, Hyderabad.

SF/SC (C.No.10784/M.IV(2)/2013)

"Copy of this order is available on Internet and can be accessed at address http://www.ap.gov.in/goir".

//Forwarded :: By Order //

GOVERN LEN DESH
DEPARTM NI LEOLOGY
PROCEEDINGS OF THE ASST. DI LECT S DI GEOLOGY, RAJAHMUNDRY.
(PRESENT: Sri Ch. Surfache C(Tech.), Asst. Director)

Proceedings No.4883/M/2010
Date: 26-10-2013.

Sub:

Mines and Minerals – Mining Lease granted in favour of M/s Rajiv Tribal Quarry Labour Contract Cooperative Society Limited, President: Sri A.Somireddy for Laterite over an extent of 40.50 Acs or 16.390 Hects in Un-Reserved Forest in Sy No. 37 (18.86 Acres) and Sy No. 38 (21.64 Acres) of Maddiveedu Village H/o Tadepalli Grampanchayat, Maredumilli Mandal, East Godavari District in Agency area (Schedule area) for a period of 20 years—Mining Lease deed executed on 23.10.2013- Lease deed Registered – works order issued – Reg.

Refi

1) G.O.Ms No.67, Indus & Comm (M.IV)Dept. Dt; 02.08.2013.

2.. Memo No.41805/R2-1/2013, Dt. 30.08.2013 of the Director of Mines and Geology, Hyderabad, which received this office on 15.10.2013.

3)Lr.Dt.21.10.2013 of M/s Rajiv Tribal Quarry LCC Society Limited.

4) Mining Lease deed executed in Form-K on 23.10.2013.

5) Mining Lease deed Registered on 24.10.2013.

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ORDER

Through the reference 1st cited, the Government have granted Mining Lease for Laterite over an extent of 40.50 Acs or 16.390 Hects in Un-Reserved Forest in Sy No. 37 (18.86 Acres) and Sy No. 38 (21.64 Acres) of Maddiveedu Village H/o Tadepalli Grampanchayat, Maredumilli Mandal, East Godavari District in Agency area (Schedule area) for a period of 20 years in favour of M/s Rajiv Tribal Quarry Labour Contract Cooperative Society Limited, President: Sri A.Somireddy subject to satisfaction of terms and conditions laid down in MM(D&R) Act, 1957 and Mineral Concession Rules, 1960 and also subject to the conditions in Form-K prescribed under the MC Rules, 1960 and to the additional conditions specified in appendix to this order and subject to satisfying all the applicable Acts & Rules in this regard.

Through the reference 2rdcited, the Director of Mines and Geology, Hyderabad has forwarded write enclosing the copy of the Govt. Memo for taking necessary action.

Through the reference 3rd cited, the grantee M/s Rajiv Tribal Quarry LCC Society Limited have submitted the required Documents for execution of lease deed. The said lease deed was executed on 23.10.2013 vide reference 4th cited and Registered the Mining Lease deed on 24.10 2013 in the Sub-Register office, Rajalumundry vide reference 5th cited.

In view of the above, sanction is here by accorded to M/s Rajiv Tribal Quarry LCC Society Limited. Reg with R.C No. 1596/2010C, President: Sri A.Somureddy. Tadapalli Village, Maredumilli Mandal, East Godavari District to work Mining Lease for Laterite over an extent of 40.50 Acs or 16.390 Heets in Un-Reserved Forest in Sy No. 37 (18.86 Acres) and Sy No. 38 (21.64 Acres) of Maddiveedu Village H/o Tadepalli Grampanchayat, Maredumilli Mandal, East Godavari District in Agency area (Schedule area) for a period of 20 years i.e from 26.10.2013 to 22.10.2033 and subject to satisfaction of terms and conditions laid down in MM(D&R) Act, 1957 and Mineral Concession Rules, 1960 and also subject to the conditions in Form-K prescribed under the MC Rules, 1960 and to the additional conditions specified in appendix to this order and also subject to payment of Royalty as mentioned in the G.O in Para No. 4 at Table No.1 form time to time.

The grantee should maintain all the records and accounts in the form prescribed by the Government the lessee should submit monthly returns in the form prescribed so as to reach the Director of Mines and Geology, Hyderabad, the Dy. Director of Mines and Geology, Kakinada and the Asst Director of Mines and Geology, Rajahmundry not later than the third of the succeeding months to which they relates.

Under Rule 16 of the Indian Mines Act, 1952 notice of opening of the Mine should be given to the Director of Mines Safety, Dhanbad.

Asst. Director of Mines and Geology,

Rejainment of Mines & Blueger.

Gandhipuram - 3.

RAJAHMUNDRY: E. S. DY

M/s Rajív Tribal Quarry LCC Society Limited, Reg with R.C No. 1596/2010C, President: Sri A.Somireddy, Tadapalli Village, Maredumilli Mandal, East Godavari District.

To

Copy submitted to the Secretary to Government of A.P (.Ind. & Comm.(M-III) Dept. Hyderabad together with a copy of the lease deed (through the DM&G, Hyderabad).

Copy submitted to the Director of Mines and Geology, Hyderabad, together with copy of the lease deed.

Copy submitted to the secretary to Govt. of India, Ministry of Mines Dept, Dept of Mines. New Delhi together with copy of the lease deed (through the DM&G, Hyderabad).

Copy submitted to the controller, General, Indian Bureau of Mines. Nagpur together with the copy of Lease deed(through the DM&G, Hyderabad).

Copy submitted to the Director General, Mines safety, Dhanbad, Jharkhand together with the copy of Lease deed(through the DM&G, Hyderabad).

Copy submitted to the Regional controller of Mines, Koti, Hyderabad, together with copy of the lease deed (through the DM&G, Hyderabad)

Copy submitted to the District Collector, E.G.Dist, Kakinada for favour of information.

Copy submitted to the Zonal Joint Director of Mines and Geology, Visakhapatnam for favour of information.

Copy submitted to the Dy. Director of Mines and Geology, Kakinada for favour of information.

Copy to Asst. Director of Mines and Geology(Vig), Rajahmundry for information

Copy submitted to the District Forest Officer, (Divisional), E.G.Dist for favour of information.

Copy submitted to the Project Officer, ITDA, Rampachodavarm for favour of information.

Copy to the Revenue Divisional Officer, Rampachodavarm for information.

Copy to the Thasildar, Maredumilli for information.

Copy to the Mandal Development Officer for information.

Copy to the Sub-Divisional Forest Officer, Rampachodavarm for information.

Copy to the Range Officer, Sudikonda Range, Sudikonda Village for information

Copy to the Surpanch, Tadepalli for information.

GOVERNMENT OF ANDHRA PRADESH, DEPARTMENT OF MINES &GEOLOGY, CHEMICAL LABORATORY, HYDERABAD

Dt: 25-03-2012

Name of the Sample

2 Received Fronti

3 Locality

Applicant
4 Extent

5 Number of Sambles submitted

5 Reference

: Referred as Laterite.

: The ADM & G, Rajahmundry.

: Sy No: 37 & 38 of Maddiveedu (V),

Maredumilli (M), E.G (Dist).

Rajiv Tribal Quarry LCC Society Ltd.

: 40.50 Acres. : 12

: Lr.No:4883/M/2010, Dt:09.03.2012

Received on: 13-03-2012.

Analysis on the samples as Received

S. No	P.R.No	Sample Particulars	L.O.I	Silica as SiO₂ %	Iron as Fe ₂ O ₃ %	Al as Al ₂ O ₃ %	Ca as CaO %	Mg as MgO %
1	901-1	No:1	12.24	41.36	15.90	28.15	0.56	0.30
2	901-2	i 2	13.71	37.62	18.80	27.13	0.84	0.40
3	901-3	3	12.07	39.65	18.75	27.75	0.56	0.20
4	901-4	4	13.08	39.35	15.60	29.17	0.84	0.20
5	901-5	5	12.42	37.61	19.95	28.15	0.56	0.30
5	901-6	6	12.50	37.90	21.00	26.83	0.56	0.20
7	901-7	7	13.88	36.33	18.65	29.07	0.84	0.20
8	901-8	3	12.99	39.02	17.85	28.25	0.56	0.30
	901-9	9	12.44	39.69	15.95	29.89	0.70	0.20
10	901-10	10	13.40	38.74	17.70	26.72	0.56	0.30
11	901-11	hand hand	12.29	40.31	14.15	31.21	0.84	0.20
12	001-12	12	12.28	38.26	19.50	27.95	0.70	0.30

To

The Assistant. Director of Mines & Geology, Rajahmundry.

Copy to the Director of Mines & Geology, Hyderabad.

Copy to Zonal Joint Director of Mines and Geology, Visakhapatnam.

Copy to Dy. Director of Mines and Geology, Kakinada.

Copy to R₂ section.



ANDHRA PRADESH POLLUTION CONTROL BOARD ZONAL OFFICE

Madhavadhara Vuda Colony, Behind RTA Office, Madhavadhara, Visakhapatnam - 530 018.

K.VENKATESWARA RAO JOINT CHIEF ENV. ENGINEER Ph.: 0891-2719380,481
Fax: 0891-2719480
E-mail:zovsp@rediffmail.com
Website:www.appcb.nic.in

REGD.POST WITH ACK DUE CONSENT ORDER FOR ESTABLISHMENT

Order.No.5876/PCB/ZO-Vsp/Tech/2013-

Dt. 14 /05/2013

Sub: APPCB, ZONAL OFFICE, VISAKHAPATNAM - CONSENT FOR ESTABLISHMENT - M/s. Rajiv Tribal Quarry LCC Society Limited, R.Sy.No.37 & 38, Maddiveedu H/o Tadepalli Gram Panchayath (V), Maredumill (M), East Godavari District for the Consent for Establishment of the Board under Sec.25 of Water (Prevention and Control of Pollution) Act, 1974 and under Sec.21 of Air (Prevention and Control of Pollution) Act 1981 - Issued - Reg.

Ref:

Industry's CFE application dt.03.05.2013.

- RO, Kkd Lr.No.14-R-/PCB/RO-KKD/2013-725, dt.07.05.2013.
- 3. Minutes of the CFE Committee meeting held on 10.05.2013.
- In the reference 1st cited, an application was submitted to the Board seeking Consent for Establishment (CFE) for Mining of Laterite with installed capacities as mentioned below, with a project cost of Rs.15 Lakhs (Rupees fifteen lakhs only)
 Mined Laterite 0.526 MillionTonnes/Annum
 (Laterite mining to an extent of 16.40 Ha)
- II. As per the application, the above activity is to be located at R.Sy.No.37 & 38, Maddiveedu II/o Tadepalli Gram Panchayath (V), Maredumill (M), East Godavari District.
- III. The above site was inspected by the Asst. Environmental Engineer, Regional office, A.P Pollution Control Board, Kakinada on 04.05.2013 and found that the site is surrounded by East: Forest Land, West: Forest Land, North: Forest Land, South: Maddiveedu Panchayath road...
- IV. The Board, after careful scrutiny of the application and verification report of Regional Officer, Kakinada hereby issues CONSENT FOR ESTABLISHMENT to your unit / 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 manufactured the products as mentioned at para (1) only.
- V. This Consent Order now issued is subject to the conditions mentioned in Schedule 'A' and Schedule 'B'.
- VI. This order is issued from pollution control point of view only. Zoning and other regulations are not considered.

Encl: Schedule 'A' Schedule 'B' JOINT CHIEF ENV.ENGINEER

JOINT Chief Environmental Engineer

A.P.POLLUTION CONTROL BOARD

ZONAL OFFICE

ZONAL OFFICE VISAKHAPATNAM

M/s. Rajiv Tribal Quarry LCC Society Limited, R.Sy.No.37 & 38, Maddiveedu, H/o.Tadepalli Gram Panchayath (V), Maredumill (M), East Godavari District

SCHEDULE - A

- 1) Progress on implementation of the project shall be reported to the A.P. Pollution Control Board, Regional Office, Kakinada once in six months.
- Separate energy meters shall be provided for Effluent Treatment Plant (ETP) 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, before commencement of the activity.
- 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 and Control of Pollution) Act, 1974 and Under Sec.21(4) of Air (Prevention and 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 inspecting 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.
- 7) Floor washing shall be admitted into the effluent collection system only and shall not be allowed to find their way in storm drains or open areas. The industry shall maintain a good housekeeping. All pipe valves, sewers, drains shall be leak proof. Dyke walls shall constructed around storage of chemicals.
- 8) Rain Water Harvesting (RWH) structure (s) shall be established on the plant site. The proponent shall ensure that effluent shall not enter the Rain Water harvesting structure.
- 9) The rules and regulations notified by Ministry of Law and Justice, GOI, regarding the Public liability insurance Act, 1991 shall be followed.

This order is valid for period of 5 years from the date of issue.

SCHEDULE - B

JOINT CHIEF ENV. ENGINEER OF JOINT CHIEF ENV. ENGINEER OF LONG CONTROL SOARD ZONAL OFFICE VISAKHAPATNAM

Water:

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1) The source of water is **Ground water / Pit water** and the maximum permitted water consumption is as follows:

	Purpose		Proposed
a)	Dust suppression (for Sprinkling)	1: 1	8 KLD
b)	Domestic	;	2 KLD
	Total	:	10 KLD

2) The maximum Waste Water Generation (KLD) shall not exceed the following:

	Purpose		Proposed
a)	Domestic	:	1.6 KLD
	Total	:	1.6 KLD

Effluent source	Standards to be complied	Mode of final disposal
Domestic	pH - 5.5 - 9.0	Septic tank followed by soak
	TSS - 200 mg/l BOD - 100 mg/l	pit

- 3) Separate meters with necessary pipe-line shall be provided for assessing the quantity of water used for each of the purposes mentioned below.
 - a) Industrial cooling, spraying in mine pits or boiler feed.
 - b) Domestic purposes.
 - c) Processing, whereby water gets polluted and pollutants are easily biodegradable.
 - d) Processing, whereby water gets polluted and the pollutants are not easily bio-degradable.

Air:

4) The proponent shall comply with the following for controlling air pollution.

Details of fugitive Emissions:	Control Equipment	Standards to be complied
Dust emissions during mining activity	Water sprinkling	The industry shall adopt adequate dust control measures to comply with Ambient Air quality standards of Particulate matter (size less than 10 µm) or PM ₁₀ -100 µg/m ³ ; Particulate matter (size less than 2.5 µm) or PM _{2.5} -60 µg/m ² .

5) The generator shall be installed in a closed area with a silencer and suitable noise absorption systems. The ambient noise level shall not exceed 75 dB(A) during day time and 70 dB(A) during night time.

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Solid Waste:

6) The proponent shall comply with the following:

Sl. No	Solid Waste generated from	Quantity (Kg/day)	Hazardous / as defined under HWM Rules,2003.	Treatment	Method of Disposal
1)	Process	0.267 Million Tonnes/ Annum	Non Hazardous	-	Proposed to dump in the mining area for backing filling of excavated mine as per the directions of the Department of Mining & Geology
2)	Waste oil	100 LPA	5.1 of Schedule- I		Agencies authorized by APPCB

- 7) The following rules and regulations notified by the MOE&F, GOI shall be implemented.
 - a) Hazardous waste (Management, Handling and Transboundary Movement), Rules, 2008 and its Amendments thereof.
 - b) Manufacture, storage and import of hazardous chemicals Rules, 1989 and Amendment.
 - c) Rules for manufacture, use, import, export and storage of Hazardous microorganisms / genetically engineered organisms or cells, 1989 and Amendment.

Other Conditions:

- 1. The industry shall maintain buffer zone by developing green belt of width 10m all around the mining area. Green belt development shall be started along with the construction activity.
- 2. The top soil shall be handled properly for back filling / reclamation / rehabilitation of mined out area.
- 3. The proponent shall not cause dust / air pollution problems to the surrounding environment.
- 4. The proponent shall provide water sprinklers for dust suppression along the mining area and provide water tankers for the dust suppression along the roads in the village.
- 5. The proponent shall carryout mining as per the approved mining plan only.
- 6. Thick plantation shall be developed along the sides of the internal roads and mined area.
- 7. The proponent shall not carryout Blasting operations for mining of minerals.
- 8. The proponent shall construct appropriate Garland drain and siltation ponds to arrest flow of silt and sediment and the water so collected should be utilize for sprinkling in the mine area, haulage roads and for green belt development.
- 9. The natural rain water drainage system shall not be disturbed.
- 10. The industry shall conduct interactive meetings with the nearby villages periodically to know the impact of the mining activity and also to know the pollution problems if any to the nearby villagers due to operation of the mining.
- 11. Industry shall take up activities in the nearby villages under CSR programme to improve Socio Economic Development in the villages in consultation with the District Administration and submit the report the Board every year.
- 12. The industry shall take following measures to reduce air pollution to the surroundings:
 - a) Roads shall be graded to mitigate the fugitive dust emissions.
 - b) Over filling of tippers and consequent spillage on the roads shall be avoided. The trucks shall be covered with tarpaulin.
 - c) Regular water sprinkling is to be carried out on beuch floors and all along the haulage roads and other service roads for dust suppression.
- 13. The industry shall dump the over burden (OB) materials by forming OB benches and shall grow vegetation over the benches as per the standard procedure.
- 14. The industry shall take following measures to control noise pollution:
 - a) Proper regular maintenance of vehicles and other equipment.
 - b) Limiting time exposure of workers to excessive noise and dust.
 - c) The workers employed shall be provided with occupational safety equipment such as earmuffs etc.
 - d) Speed of trucks entering or leaving the mine is to be limited to moderate speed of 25 KMPH to prevent undue noise from empty trucks.
- 15. The industry shall use drilling machines with inbuilt water sprinkling system.
- The proponent shall comply with the conditions stipulated in EC obtained vide order No.SEIAA/AP/EG-70/2013, dt.02.05.2013.

To
M/s. Rajiv Tribal Quarry LCC Society Limited,
R.Sy.No.37 & 38, Maddiveedu,
H/o.Tadepalli Gram Panchayath (V),
Maredumill (M),
East Godavari District

JOINT CHIEF ENV. ENGINE FINEER MOINT Chief Environmental Edineer Moint Chief Environmental BOARD ZONAL OFFICE VISAKHAPATNAM



State Level Environment Impact Assessment Authority (SEIAA)

Andhra Pradesh Government of India

Ministry of Environment & Forests

A-3, Industrial Estate, Sanathnagar, Hyderabad- 500 018.

REGD.POST WITH ACK.DUE

Order No. SEIAA/AP/E.G- 70/2013 646

Dt: 02.05.2013

Sub: SEIAA, A.P. - 16.40 Ha. Laterite Mine of M/s. Rajiv Tribal Quarry LCC Society Ltd., Sy.No. 37 & 38, Maddiveedu H/o. Tadepalli (V), Maredumilli (M), East Godavari District - Environmental Clearance - Issued - Reg.

I. This has reference to your application submitted vide lr. dt. 21.12.2012, seeking Environmental Clearance for the proposed Laterite Mine in favour of M/s. Rajiv Tribal Quarry LCC Society Ltd., Sy.No. 37 & 38, Maddivecdu H/o. Tadepalli (V), Maredumilli (M), East Godavari District. It was reported that the nearest human habitation viz., Maddivecdu (Hamlet) exists at a distance of about 0.2 km from the mine lease area. It was noted that the capital investment of the project is Rs. 15.0 Lakhs and capacity of the project is as follows:

Mining of Laterite Mine - 0.526 Million TPA.

- II. It is a semi-mechanized opencast quarry. The Blocks are cut by using jack hammer drilling and blasting. The separated blocks are dressed manually. It is reported that the life of the Mine is estimated as 10 years. The total mine lease area is 16.40 Ha.
- III. The proposal has been examined and processed in accordance with EIA Notification, 2006 and its amendments thereof. The State Level Expert Appraisal Committee (SEAC) examined the application, in its meetings held on 19.01.2013 & 19.03.2013. The Sub-committee constituted by the SEAC inspected the site and submitted the report. The project is exempted from the process of public hearing as the mining lease area is less than 25 Ha., in accordance with the guidelines approved by the SEIAA, AP for processing the applications of mining projects. Based on the information furnished, presentation made by the proponent and the consultant M/s. B.S. Envi- Tech (P) Ltd., Hyderabad; inspection report of the Sub-Committee; the Committee considered the project proposal and recommended for issue of Environmental Clearance. The State Level Environment Impact Assessment Authority (SEIAA), in its meeting held on 09.04.2013 examined the proposal and the recommendations of SEAC and decided to issue Environmental Clearance subject to submission of commitment by the proponent. The SEIAA, A.P hereby accords Environmental Clearance to the project as mentioned at Para no. I under the provisions of the EIA Notification 2006 and its subsequent amendments issued under Environment (Protection) Act, 1986 subject to implementation of the following specific and general conditions:

A. Specific Conditions:

a) Air Pollution:-

- i. Wet drilling method shall be adopted to control dust emissions. Delay detonators and shock tube initiation system for blasting shall be used so as to reduce vibration and dust.
- ii. Greenbelt shall be developed along the boundary of mining lease area and along the 7.5 meter buffer zone with tall growing trees, with the native species in consultation with the local DFO/Agriculture Department.
- Fugitive dust emissions from all the sources should be controlled regularly. Water spraying arrangement on haul roads, loading and unloading and at transfer points should be provided and properly maintained.
- iv. The proponent shall take appropriate measures to ensure that the GLC shall comply with the revised NAAQ norms notified by MoE&F, Gol on 16.11.2009.
- v. The following measures are to be implemented to reduce air pollution during transportation of mineral:-
 - Roads shall be graded to mitigate the dust emission.
 - Water shall be sprinkled at regular interval on the main haul road and other service roads by water sprinklers to suppress dust.

- vi. The following measures are to be implemented to reduce Noise pollution:-
 - > Proper and regular maintenance of vehicles and other equipment

Limiting time exposure of workers to excessive noise.

- > The workers employed shall be provided with protection equipment and earmuffs etc.
- > Speed of trucks entering or leaving the mine is to be limited to moderate speed of 25 kmph to prevent undue noise from empty trucks.
- vii. Measures should be taken to comply with the provisions laid under Noise Pollution (Regulation and Control) (Amendment) Rules, 2010; dt. 11.01.2010 issued by the MoE&F, GOI to control noise to the prescribed levels. Workers engaged in operations of HEMM, etc should be provided with ear plugs/muffs.

b) Water Pollution:-

- i. The source of water is ground water. Total water requirement is 10.0 KLD. Out of that, 6.0 KLD is used for water sprinkling on mine haul roads; 2.0 KLD is used for development of green belt; 2.0 KLD is used for domestic purpose. Wastewater generated from the domestic section is to be disposed into septic tank followed by soak pit.
- ii. Garland drain and siltation ponds of appropriate size should be constructed for the working pit to arrest flow of silt and sediment. The water so collected should be utilized for watering the mine area, roads, green belt development etc. The drains should be regularly desilted, particularly after monsoon, and maintained properly.
- iii. Regular monitoring of ground water level and quality should be carried out by establishing a network of existing wells by the project proponent in and around project area in consultation with Regional Director, CGWB, Southern Region, Hyderabad. Data thus collected should be sent at regular interval to MoEF, CGWA and CGWB, Southern, Region, Hyderabad.
- iv. Suitable conservation measures to augment groundwater resources in the area shall be planned and implemented in consultation with Regional Director, CGWB, Southern Region, Hyderabad. Suitable measures should be taken for rainwater harvesting.
- v. Permission from the competent authority should be obtained for drawl of ground water required for this project.

c) Solid Waste:-

- Topsoil, if any, shall be stacked properly with proper slope with adequate measures and should be used for plantation purpose.
- ii. The following measures are to be adopted to control erosion of dumps:-
 - > Retention/toe walls shall be provided at the foot of the dumps.
 - ➤ Worked out slopes are to be stabilized by planting appropriate shrub/grass species on the slopes.
- iii. Waste oils, used oils generated from the EM machines, mining operations, if any, shall be disposed as per the Hazardous Wastes (Management, Handling, and transboundary movement) Rules, 2008 and its amendments thereof to the recyclers authorized by APPCB.

B. General Conditions:

- i. This order is valid for a period of 10 years OR the expiry date of mine lease period issued by the Government of A.P., whichever is earlier. It was reported that the life of the mine is 10 years.
- ii. "Consent for Establishment" & "Consent for Operation" shall be obtained from Andhra Pradesh Pollution Control Board under Air and Water Act to carry on mining.

- iii. No change in mining technology and scope of working should be made without prior approval of the SEIAA, A.P. No further expansion or modifications in the mine shall be carried out without prior approval of the SEIAA, AP/ MoE&F, GoI, New Delhi, as applicable.
- iv. The half-yearly compliance reports in respect of the terms and conditions stipulated in this order & monitoring reports shall be uploaded in the website of the project periodically. It shall simultaneously be submitted in hard and soft copies to the SEIAA and Ministry's Regional office, Bangalore on 1st June and 1st December of each calendar year.
- v. Officials from the Regional Office of MoE&F, Bangalore who would be monitoring the implementation of environmental safeguards should be given full co-operation, facilities and documents/data by the project proponents during their inspection. A complete set of all the documents shall be submitted to the CCF, Regional Office to MoE&F, Bangalore.
- vi. Four ambient air quality-monitoring stations should be established in the core zone as well as in the buffer zone. Location of the stations should be decided based on the meteorological data, topographical features and environmentally and ecologically sensitive targets and frequency of monitoring should be undertaken in consultation with the State Pollution Control Board.
- vii. Data on ambient air quality should be regularly submitted to the Ministry including its Regional Office located at Bangalore and the State Pollution Control Board/ Central Pollution Control Board once in six months.
- viii. Personnel working in dusty areas should wear protective respiratory devices and they should also be provided with adequate training and information on safety and health aspects.
- ix. The project proponent shall ensure that no natural watercourse and/or water resources shall be obstructed due to any mining operations. Necessary safeguard measures to protect the first order streams, if any, originating from the mine lease shall be taken.
- x. Occupational health surveillance program of the workers should be undertaken periodically to observe any contractions due to exposure to dust and take corrective measures, if needed.
- xi. A separate environmental management cell with suitable qualified personnel should be set-up under the control of a Senior Executive, who will report directly to the Head of the Organization.
- xii. The funds earmarked for environmental protection measures (Rs 1.5 lakhs) should be kept in separate account and should not be diverted for other purpose. Year wise expenditure should be reported to the Ministry and its Regional Office located at Bangalore.
- xiii. The project proponent shall submit the copies of the environmental clearance to the Heads of local bodies, Panchayats and Municipal Bodies in addition to the relevant offices of the Government who in turn has to display the same for 30 days from the date of receipt.
- xiv. The project authorities should advertise at least in two local newspapers widely circulated, one of which shall be in the vernacular language of the locality concerned, within 7 days of the issue of the clearance letter informing that the project has been accorded environmental clearance and a copy of the clearance letter is available with the State Pollution Control Board and SEIAA, A.P.
- xv. The SEIAA or any other competent authority may alter/modify the above conditions or stipulate any further condition in the interest of environment protection.
- xvi. The proponent shall obtain all other mandatory clearances from respective departments.

- xvii. Environmental clearance is subject to final order of the Hon'ble Supreme Court of India in the matter of Goa Foundation Vs. Union of India in Writ Petition (Civil) No.460 of 2004 as may be applicable to this project.
- xviii. Any appeal against this Environmental Clearance shall lie with the National Green Tribunal, if preferred, within a period of 30 days as prescribed under Section 16 of the National Green Tribunal Act, 2010.
- xix. Concealing the factual data 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.
- xx. The SEIAA may revoke or suspend the order, if implementation of any of the above conditions is not satisfactory. The SEIAA reserves the right to alter/modify the above conditions or stipulate any further condition in the interest of environment protection.
- xxi. The above conditions will be enforced inter-alia, under the provisions of the Water (Prevention & Control of Pollution) Act, 1974, the Air (Prevention & Control of Pollution) Act, 1981, the Environment (Proteetion) Act, 1986 and the Public Liability Insurance Act, 1991 along with their amendments and rules.

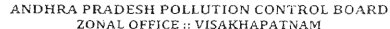
Sd/-MEMBER SECRETARY SEIAA, A.P. Sd/-MEMBER SEIAA, A.P. Sd/-CHAIRMAN, SEIAA, A.P.

To

Sri. A.Somi Reddy, President, M/s. Rajiv Tribal Quarry LCC Society Ltd., (16.40 Ha. Laterite Mine), Registered with R.c.No. 1596/2010C, Tadapalli (V), Maredumilli (M), E.G.District. Ph.No. 9440670917. Email: sri801nivas@yahoo.co.in

// T.C.F.B.O//

Jt. Chief Environmental Engineer (UH-I)



D.No.39-33-20/4/1,Madhavadhara Vuda Colony, Visakhapatnam - 530018.

e-mail: vsp.zo.jcee@pcb.ap.gov.in

Ph: 2719380

RED CATEGORY CONSENT & AUTHORIZATION ORDER BY REGISTERED POST WITH ACKNOWLEDGEMENT DUE

Consent Order No:5876/APPCB/ZO-VSP/KKD/CFO/W&A/2017-

Date:16.02.2017

CONSENT is hereby granted for Operation under section 25/26 of the Water (Prevention & Control of Pollution) Act, 1974 and under section 21 of Air (Prevention & Control of Pollution) Act 1981 and amendments thereof and Authorisation under Rule 6 of the Hazardous and other Wastes (Management and Transboundary Movement) Rules, 2016 & Amendments thereof and the rules and orders made there under (hereinafter referred to as 'the Acts', 'the Rules') to:

M/s. Rajiv Tribal Quarry LCC Society Limited, R.Sy.No.37 & 38, Maddiveedu H/o Tadepalli Gram Panchayath (V), Maredumilli (M), East Godavari District

(Hereinafter referred to as 'the Applicant') authorizing to operate the industrial plant to discharge the effluents from the outlets and the quantity of emissions per hour from the chimneys as detailed below:

i) Outlets for discharge of effluents:

Outlet No.	Outlet Description	Max Daily Discharge	Point of Disposal
1	Domestic	1.6 KLD	Septic Tank followed by soak pit

ii) Emissions from chimneys:

Chimney	Description of Chimney	Quantity of Emissions at
No.		peak flow (m³/hr)

iii) HAZARDOUS WASTE AUTHORISATION (FORM - II) [See Rule 6 (2)]:

M/s. Rajiv Trihal Quarry LCC Society Limited, R.Sy.No.37 & 38, Maddiveedu H/o Tadepalli Gram Panchayath (V), Maredumilli (M), East Godavari District is hereby granted an authorization to operate a facility for collection, reception, storage, treatment, transport and disposal of Hazardous Wastes namely:

HAZARDOUS WASTES WITH RECYCLING OPTION:

	Sl.	Name of	Stream	Quantity	Method of disposal
	No	Hazardous Waste			
į	1.	Waste Lubricating	5.1 of	100 LPA	Shall be sent to authorized
		Oil from machinery	Schedule - 1	ĺ	Re-Processors / Re-Cyclers
1		and vehicles			of waste oil

This consent order is valid for the following products along with quantities indicated only:

S.No.	Products	Quantity
1.	Mining of Laterite (over an extent of 16.40	0.526 Million Tonnes /
1	Ha.)	Annum

This order is subject to the provisions of 'the Acts' and the Rules' and orders made thereunder and further subject to the terms and conditions incorporated in the schedule A, B & C enclosed to this order.

This combined order of consent & Hazardous Waste Authorization shall be valid for a period ending with the 30.11.2021.

ACTION TO A CONTROL BOUND

To

SAYEN NENAM M/s. Rajiv Tribal Quarry LCC Society Limited, R.Sy.No.37 & 38, Maddiveedu H/o Tadepalli Gram Panchayath (V), Maredumilli (M), East Godavari District

SCHEDULE - A

- 1. Any up-set condition in any activity of the Mining Unit, which may result in, increased violation of standards stipulated in this order shall be informed to this Board, under intimation to the Collector and District Magistrate and take immediate action to bring down the discharge / emission below the limits.
- 2. The Mining Unit should carryout analysis of air emissions for the parameters mentioned in this order on quarterly basis and submit to the Board.
- 3. All the rules & regulations notified by Ministry of Law and Justice, Government of India regarding Public Liability Insurance Act, 1991 should be followed as applicable.
- 4. The Mining Unit should put up two sign boards (6x4 ft. each) at publicly visible places at the main gate indicating the products, effluent discharge standards, air emission standards, hazardous waste quantities and validity of CFO and exhibit the CFO order at a prominent place in the factory premises.
- 5. Notwithstanding anything contained in this consent order, the Board hereby reserves the right and powers to review / revoke any and/or all the conditions imposed herein above and to make such variations as deemed fit for the purpose of the Acts by the Board.
- 6. The Mining Unit shall file the water cess returns in Form-I as required under section (5) of Water (Prevention and Control of Pollution) Cess Act, 1977 on or before the 5th of every calendar month, showing the quantity of water consumed in the previous month along with water meter readings. The Mining Unit shall remit water cess as per the assessment orders as and when issued by Board.
- 7. The Mining Unit shall submit Environment statement in Form V before 30th September every year as per Rule No.14 of E(P) Rules, 1986 & amendments thereof.
- 8. The Mining Unit should make applications through Online for renewal of Consent (under Water and Air Acts) and Authorization under HWM Rules at least 120 days before the date of expiry of this order, along with prescribed fee under Water and Air Acts and detailed compliance of CFO conditions for obtaining Consent & HW Authorization of the Board. The Mining Unit should immediately submit the revised application for consent to this Board in the event of any change in the raw material used, processes employed, quantity of trade effluents & quantity of emissions. Any change in the management shall be informed to the Board. The person authorized should not let out the premises / lend / sell / transfer their industrial premises without obtaining prior permission of the State Pollution Control Board.
- 9. Any person aggrieved by an order made by the State Board under Section 25, Section 26, Section 27 of Water Act, 1974 or Section 21/22 of Air Act, 1981 may within thirty days from the date on which the order is communicated to him, prefer an appeal as per Andhra Pradesh Water Rules, 1976 and Air Rules 1982, to Appellate authority constituted under Section 28 of the Water(Prevention and Control of Pollution) Act, 1974 and Section 31 of the Air(Prevention and Control of Pollution) Act, 1981.

SCHEDULE - B

1. The source of water being Borewell. The following is the permitted water consumption:

SI. No.	Purpose	Quantity
1	Dust suppression (For Sprinkling)	8.0 KLD
2	Domestic	2.0 KLD
	Total	10.0 KLD

Separate meters with necessary pipe-line shall be maintained for assessing the quantity of water used for each of the purposes mentioned above for Cess assessment purpose.

2. The Mining Unit shall comply with ambient air quality standards of PM10 (Particulate Matter size less than $10\mu m$) - $100 \mu g/m3$; PM2.5 (Particulate Matter size less than

2.5 μ m) - 60 μ g/ m3; SO2- 80 μ g/m3; NOx - 80 μ g/m3, at the periphery of the Mining Unit.

Standards for other parameters as mentioned in the National Ambient Air Quality Standards CPCB Notification No.B-29016/20/90/PCI-I, dated 18,11.2009.

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

- 3. The Mining Unit shall comply with emission limits for DG sets of capacity upto 800 KW as per the Notification G.S.R.520 (E), dated 01.07.2003 and G.S.R.448(E), dated 12.07.2004 under the Environment (Protection) Act Rules. In case of DG sets of capacity more than 800 KW shall comply with emission limits as per the Notification G.S.R.489 (E), dated 09.07.2002 at serial no.96, under the Environment (Protection) Act, 1986.
- 4. The Mining Unit shall maintain the following records and the same shall be made available to the inspecting officers of the Board:
 - a. Daily production details
 - b. Log Books for pollution control systems.
 - c. Solid waste generated and disposed.
 - d. Inspection book.
- 5. The Mining Unit shall dispose solid waste as follows:

S. No.	Name of the Solid Waste	Quantity	Disposal
1	OB Soil		Shall be stored in the earmarked mine area as per the approved mine plan.

- 6. The Mining Unit shall not increase the capacity beyond the permitted capacity mentioned in this order, without obtaining CFE/CFO of the Board.
- 7. The industry shall scrupulously comply with conditions stipulated by the SEIAA, Andhra Pradesh, Govt. of India, MoEF, Hyderabad in the Environmental Clearance order dated: 02.05.2013.
- 8. The Mining Unit shall not cause ground water pollution in and around the Mining Unit premises.
- 9. All the waste material should be accommodated within the Mining Lease Area.
- 10. All mining products and rejects, irrespective of size and quality, should be hauled away from the mine.
- 11. Dumping of overburden, if done, should use the retreating pyramid bench formation with concurrent, physical and biological reclamation. Dumps should be contoured and provided with relief control and stabilized. Dump tops should be compacted, leveled and be properly drained.
- 12. Suitable tree species should be planted on either side of the haul roads.
- 13. Drills should be water-jacketed. Local exhaust ventilation systems should be installed at dust generation points and the dust is led to a dust collection system.
- 14. The Mining Unit shall provide water sprinklers for wetting the roads and at dust generating sources to control fugitive dust emissions.
- 15. Greenbelt shall be developed at possible areas around the boundary.
- 16. The mine rejects shall be dumped in the earmarked area as per the mining plan.
- 17. Fugitive emissions from all the sources shall be controlled regularly.
- 18. The Mining Unit shall establish two Ambient Air Quality monitoring station and monitor the critical parameters maintained in Schedule - 'B' as per CPCB guidelines and shall submit monthly reports to Regional Office and Zonal Office regularly.
- 19. Mining shall be carried out as per approved Mining plan.

20. The Mining Unit shall submit a compliance report on CFO conditions for every 6 months as on 01st January and 01st July of every year at Regional Office and Zonal Office.

SCHEDULE - C

[See Rule 6 (2)]

[CONDITIONS OF AUTHORISATION FOR OCCUPIER OR OPERATOR HANDLING HAZARDOUS WASTES]

- 1. All the rules and regulations notified by Ministry of Environment and Forests, Government of India under the E(P) Act, 1986 in respect of management, handling, transportation and storage of the Hazardous wastes should be followed.
- 2. The industry shall not store hazardous waste for more than 90 days as per the Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016 and amendments thereof.
- 3. The industry shall store Used / Waste Oil and Used Lead Acid Batteries in a secured way in their premises till its disposal to the manufacturers / dealers on buyback basis.
- 4. The industry shall maintain 6 copy manifest system for transportation of waste generated and a copy shall be submitted to concerned Regional Office of APPCB. The driver who transports Hazardous Waste should be well acquainted about the procedure to be followed in case of an emergency during transit. The transporter should carry a Transport Emergency (TREM) Card.
- 5. The industry shall maintain proper records for Hazardous Wastes stated in Authorisation in FORM-3 i.e., quantity of Incinerable waste, land disposal waste, recyclable waste etc., and file annual returns in Form- 4 as per Rule 20(2) of the Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016.

JOINT CHIEF ENVIRONMENTAL ENGINEER

PRADA JOST THOS MOSTRULLOS ROAPS BOCK FO JAMAS

M/s. Rajiv Tribal Quarry LCC Society Limited,

R.Sy.No.37 & 38, Maddiveedu H/o Tadepalli Gram Panchayath (V),

Maredumilli (M), East Godavari District



Government of Andhra Pradesh Forest Department

Rc no. 8550/2010 M. Dated 36 0g 2014.

From.
Sn T V Subba Reddy,I F S .
District Forest Officer,
Kakınada.

Office of the District Forest Officer Kakinada Division Kakinada.

To. The Asst. Director of Mines and, Geology, Rajahmundry.

Sir.

Sub Mines and Minerals—Mining lease for laterite over an extent of 50 00 Acs in S.no.35 Tadepalli Village of Maredumilli Mandal, East Godavari District in Agency area (Schedule area) to M/s. Rajiv Tribal Quarry Labour Contract Coloperative Society Limited for a period of 20 years — Sanction order issued vide G.O.Ms.No.67, dt 02-08-2013 — Report submitted for cancellation of orders issue — Regarding

f 1 DFO, Kakinada Ref.no.8550/2010 M,dt.29.12.2010

2. FRO, Sudikonda Rc.No 450/2010, dated 24-03-2011

3. Sub DFO, R.C. Varam Rc. No. 16/2010, dated 11-04-2011

4. DFO, Kakinada Rc.No 8550/2010-M, dated, 28.4.2011

5 G.O.Ms.No.67, Industries & Commerce (M.IV) Department Dated.02-08-2013

6.Repn. of Smt. T. Ratnabai, Hon'ble member of parliament (Rajya Sabha) dt.28.11.2013.

7.DFO, Kakinada Ref.no.8038/2013 M, dt.20.12.2013.

8 FRO, Sudikonda Rc.No.450/2010, dated.23.12.2013.

9 DFO, Kakinada Ref no.8550/2010 M, dt 30 1.2014

It is bring to your notice that sanction orders were issued by Government vide reference 5th cited for mining lease for 20 years to M/s Rajiv Tribal Quarry Labour Contract Co-operative Society Ltd., Tadepalli in Tadepalli village, sy.no.35 of Maredumilli Mandal.

Smt. T. Ratnabai, Hon'ble Member of Parliament (Rajya Sabha) has raised objection for granting Mining lease in Tadepalli P.F. in the reference 6th cited.

In view of the above, the matter was re-examined and found that the Mining area is falling in the Tadepaili P.F. and as such necessary action has been taken in the reference 9th cited to cancel the orders issued in the G.O. cited as the pattas stated to be granted in 1988 are null and void as the Forest Conservation Act. 1980 come in to force wielf 25.10.1980 and the F.C. Act has got over riding effect over all the enactment as per Section 2 of F.C. Act. 1980

Hence it is requested to stop all further proceedings in the matter and also stop issue of dispatch permits,etc., in view of the circumstances explained above

This is for favour of information and immediate necessary action

Yours faithfully,

District Forest Officer

Kakinada Division,

Kakinada

HIGH COURT OF JUDICATURE AT HYDERABAD FOR THE STATE OF TELANGANA AND THE STATE OF ANDHRA PRADES. I WEDNESDAY, THE EIGHTEENTH DAY OF NOVEMBER, TWO THOUSAND AND FIFTEEN

.PRESENT

THE HONOURABLE SRI JUSTICE SANJAY KUMAR . W.P.M.P.No. 50043 of 2014

IN,

W.P.No 39908 of 2014

Between -

M/s Rajeev Tribal Quany Labour Contract Co- Operative Society Ltd. Rep. by its President, Sri A Somi Reddy S/o Sri Suggi Reddy Occ: Labour, R/o Maddiveedu, Taderalli Post, Maredumilli Mandal, East Godavari District.

Petitioner

(Petitioner in W.P.No. 39908 of 2014 on the file of High Court)

AND

- The State of Andhra Pradesh, represented by its Principal Secretary, Department of Mines and Geology, Government of Andhra Pradesh, A.P. Secretariat, Hyderabad
- 2. The Director of Mines and Geology, 8th Floor, B.R.K. Bhavan, Tankbund, Hyderabad
- 3. The Zonal Joint Director of Mines and Geology Visakhapatnam
- 4 The Deputy Director of Mines and Geology, Kakinada
- 5. The Assistant Director of Mines and Geology Gandhi Nagar Rajahmundry.
- 6. The District Forest Officer, Kakınada Division, Kakınada, East Godavarı District, A.P.
- 7. The Forest Range Officer, Sudikonda, Gokavaram Mandal, East Godavari District
- 8 The State of Andhra Pradesh, represented by its Principal Secretary, Department of Forests, Government of Andhra Pradesh A.P. Secretariat, Hyderabad.
- 9. The District Collector, East Godavari District at Kakınada.
- 10 The Revenue Divisional Officer, Ramachodavaram, East Godavari District, Andhra Pradesh.
- 11. The Tahsildar, Mandal Revenue Officer, Marredimilli, East Godavari District (RR. 9 to 11 are impleaded as per Court order at. 2-7-2015 in WPMP No. 23810 of 2015).

...Respondents (Respondents In-do-).

Counsel for the Petitioner :SRIT. G. PRASAD REDDY

Counsel for the Respondent Nos.1 to 4: THE GP FOR MINES AND GEOLOGY (AP)

Counsel for the Respondent Nos. 7 to 8: THE G.P. FOR FOREST(AP)
Counsel for the Respondent Nos. 9 to 11: THE G.P. FOR REVENUE(AP)

Petition under Section 151 of C.P.C. praying that in the circumstances stated in the affidavit filed in the W.P., the High Court may be pleased to pass an interim order directing the Respondent No. 5 to release the permit for dispatch of 270 MT of minerals to the Petitioner herein pending disposal of WP No. 39908 of 2014 on the file of the High Court.

The court while directing issue of notice to the Respondents nerein to show cause as to why this application should not be complied with, made the following order. (The receipt of this order will be deemed to be the receipt of notice in the case).

ORDER :-

"By the impugned letter dated 04.12.2014, the Assistant Director of Mines and Geology, Rajahmundry, informed the petitioner society that dispatch permits could not be issued to it as the land given on lease to it for quarrying purposes fell within the forest area and steps were being taken to cancel the leased.

Contd.2.

It is admitted by the learned Governmen Pleaders appearing in this case that though this letter was issued as long back as in December, 2014, no steps have been initiated till date for cancellation of the lease. That apart, in the Joint Survey undertaken by the forest, revenue and mining authorities, it was found that the land given on lease to the petitioner society does not fall within the forest area. The counter filed by the revenue authorities confirms this.

Thus, as matters stand, the lease granted in favour of the petitioner society is still valid and subsisting. No steps have been initiate for cancellation of the said lease and there is no incontrovertible material to infer that the land given on lease to the petitioner society is forest land.

In that view of the matter, there shall be a direction to the fifth respondent to issue dispatch permits to the petitioner society as per due procedure, pending further orders."

Sd/- A.SURYAPRAKASH RAO ASSISTANT REGISTRAR

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for ASSISTANT REGISTRAR

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- 1 The Principal Secretary, Department of Mines and Geology, State of Andhra Pradesh, Government of Andhra Pradesh, A.P. Secretariat, Hyderabad.
- 2 The Director of Mines and Geology, 8th Floor, B.R.K. Bhavan, Tankbund, Hyderabad
- 3. The Zonal Joint Director of Mines and Geology, Visakhapatnam
- 4 The Deputy Director of Mines and Geology, Kakinada
- 5 The Assistant Director of Mines and Geology, Gandhi Nagar Rajahmundry.
- 6.The District Forest Officer, Kakinada Division, Kakinada, East Godavari District, A.P
- 7 The Forest Range Officer, Sudikonda, Gokavaram Mandal, East Godavari District.
- 8. The Principal Secretary, Department of Forests,
- State of Andhra Pradesh, Government of Andhra Pradesh

A P Secretariat, Hyderabad.

- 9 The District Collector, East Godavari District at Kakinada.
- 10. The Revenue Divisional Officer, Ramachodavaram, East Godavari District.

 Andrea Pracesh.
- 11. The Tansildar, Mandal Revenue Officer, Marredimilli, East Godavari District. (Addressee Nos. 1 to 11 by RPAD)
- 12 Two Cs to the G.P. for Mines & Geology(AP), High Court at Hyd(OUT)
- 13 Two Cs to the G.P. for Forest(AP), High Coun at Hyd(OUT)
- 14 Two Cs to the G.P. for Revenue(AP), High Court at Hyd(OUT)
- 45 One CC to Sri T. G. PRASAD REDDY, Advocate)OPUC)
- 16 One spare copy

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