#### (To pay the Net Present Value)

We hereby undertake to pay the Net Present Value for the proposed diversion of 0.9459 Ha of Forest Land in Kondapak RF of Siddipet Forest Division of Medak Circle for formation of approach road from Main road to reach quarry lease site of M/s Abhaya Hanuman Mining Company situated in Sy.No.54 (Govt. land), Mathapally Village Kondapaka Mandal of Siddipet Division in favour of M/s Abhaya Hanuman Mining Company, as assessed and demanded by the concerned Forest Authorities.

For ABHAYA HANUMAN MINING COMPANY

Authorised Company

M/s Abhaya Hanuman Mining Company, Sy No 54, Mathapally (V), Kondapak(M),

Siddipet (D).

## (To pay Addl. Cost of Net Present value)

We hereby undertake to bear the additional cost towards Net Present Value (NPV) as demanded by the Forest Department and undertake to pay the additional amount if any, due to escalation or any other charges etc., later as per demand raised by the Forest Department.

We also undertake to deposit the said additional cost to the concerned Authorities of Forest department as advised, in-respect of proposal for diversion of 0.9459 Ha of Forest Land in Kondapak RF of Siddipet Forest Division of Medak Circle for formation of approach road from Main road to reach quarry lease site of M/s Abhaya Hanuman Mining Company situated in Sy.No.54 (Govt. land), Mathapally Village Kondapaka Mandal of Siddipet Division in favour of M/s Abhaya Hanuman Mining Company.

Authorised oppresent

M/s Abhaya Hanuman Mining Company, Sy No 54, Mathapally (V), Kondapak(M),

Siddipet (D).

### **CERTIFICATE FOR BARE MINIMUM**

This is to certify that the Forest Area of **0.9459 Ha** proposed for diversion is the barest minimum for the work for formation of approach road from Main road to reach quarry lease site of M/s Abhaya Hanuman Mining Company situated in Sy.No.54 (Govt. land), Mathapally Village Kondapaka Mandal of Siddipet Division in favour of M/s Abhaya Hanuman Mining Company.

For ABHAYA HANUMAN MINING COMPANY

Authorisettopigieatory

#### (To pay cost of Compensatory Afforestation)

As per the guidelines issued under Forest (Conservation) Act, 1980 identification of equivalent non-forest land for Compensatory Afforestation is not essential for diversion of forestland under 1.00 Ha. However, we undertake to bear the cost of Compensatory Afforestation as per the scheme prepared by the Forest Department to compensate the loss, if any, and undertake to pay the additional amount, if any, due to escalation, later as per the demand raised by the Forest Authorities.

We also undertake to deposit the said cost to the concerned Authorities of Forest Department as advised by the said authorities, in-respect of proposal for diversion of 0.9459 Ha of Forest Land in Kondapak RF of Siddipet Forest Division of Medak Circle for formation of approach road from Main road to reach quarry lease site of M/s Abhaya Hanuman Mining Company situated in Sy.No.54 (Govt. land), Mathapally Village Kondapaka Mandal of Siddipet Division in favour of M/s Abhaya Hanuman Mining Company.

For ABHAYA HANUMAN MINING COMPANY

Authoris Propigeration

008

# UNDERTAKING (To pay cost of exploitation of tree growth)

We hereby undertake to pay the cost of exploitation /extraction of tree growth on the forestland proposed for diversion under the project as and when demanded by the forest authorities and undertakes to pay the additional amount if any due to escalation or any other charges at later date as per the demand raised by the Forest Authorities.

We also undertake to deposit the said cost of exploitation/extraction of trees in the manner that would be suggested by the concerned Forest Authorities, in-respect of proposal for diversion of 0.9459 Ha of Forest Land in Kondapak RF of Siddipet Forest Division of Medak Circle for formation of approach road from Main road to reach quarry lease site of M/s Abhaya Hanuman Mining Company situated in Sy.No.54 (Govt. land), Mathapally Village Kondapaka Mandal of Siddipet Division in favour of M/s Abhaya Hanuman Mining Company.

For ABHAYA HANUMAN MINING COMPANY

Authoris propigeratory

This is certified that no work has been carried out so far in the Forest areas proposed for diversion for formation of approach road of 1891.84 M in length \* 05 M in width from Main road to reach quarry lease site of M/s Abhaya Hanuman Mining Company situated in Sy.No.54 (Govt. land), Mathapally Village Kondapaka Mandal of Siddipet Division in favour of M/s Abhaya Hanuman Mining Company, in violation of the provisions and amendments provided / made under the F.C. Act, 1980.

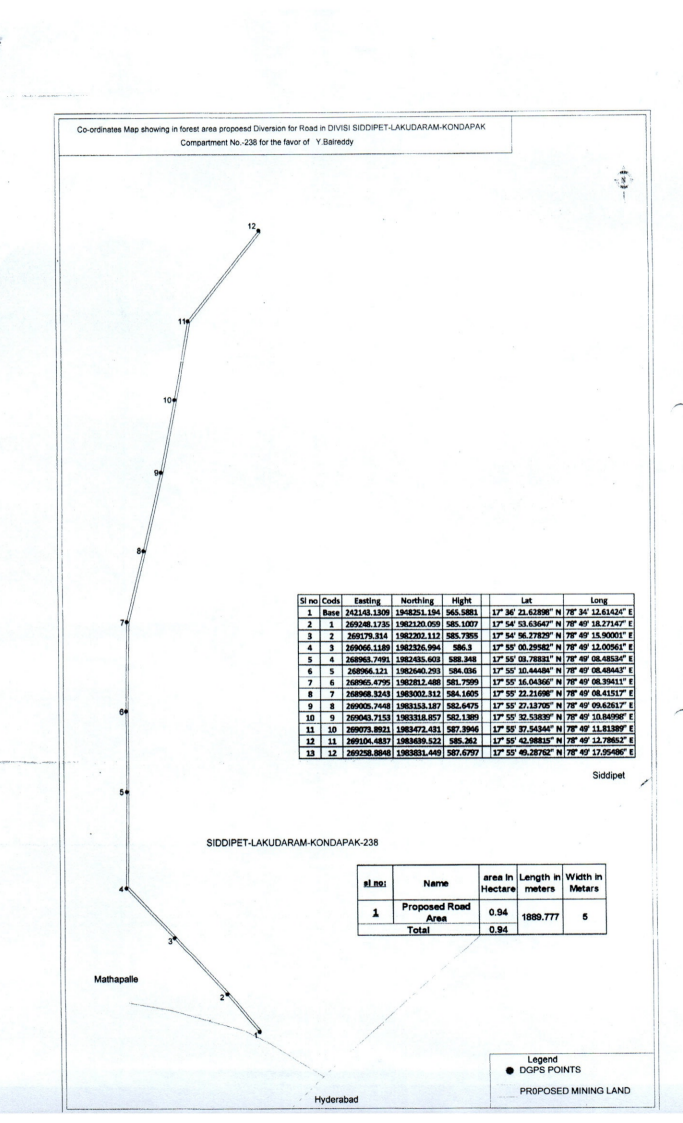
For ABHAYA HANUMAN MINING COMPANY

Authorite opicion

It is certified that all other alternatives for selection of non-forest land for diversion of Forest land in-respect of for formation of approach road of 1891.84 M in length \* 05 M in width from Main road to reach quarry lease site of M/s Abhaya Hanuman Mining Company situated in Sy.No.54 (Govt. land), Mathapally Village Kondapaka Mandal of Siddipet Division in favour of M/s Abhaya Hanuman Mining Company. Hence, the diversion proposal for an extent of **0.9459 Ha** is furnished, which is barest minimum for this project NUMAN MINING COMPANY FOR ABHAYA HANUMAN MINING COMPANY

M/s Abhaya Hanuman Mining Company, Sy No 54, Mathapally (V), Kondapak(M),

Siddipet (D).



PROCEEDINGS OF THE ASST THE ASSISTANT DIRECTOR, I/c)

Proceedings No.1548/QL/2017

Dt. 15.06.2018

Sub: MINES & QUARRIES - Quarry Lease for Building Stone & Road Metal over an extent of 10.00 Hectares in Sy.No.54 (Govt. Land) of Mathpally Village, Kondapaka Mandal, Siddipet District for a period of (20) Years -Quarry Lease Granted in favour of M/s. Abhaya Hanuman Mining Company, Mg. Partner Sri Y. Madhusudan Reddy - Execution of Quarry Lease Deed - Work orders - Issued - Reg.

Ref: Proceedings No.3043/QL/SDPT/2018, Dt.26.04.2018 of the Deputy Director of Mines & Geology, Nizamabad.

#### ORDER:

Through the reference cited, the Deputy Director of Mines & Geology, Nizamabad has granted a quarry lease for Building Stone & Road Metal in favour of M/s. Abhaya Hanuman Mining Company, Mg. Partner Sri Y. Madhusudan Reddy, over an extent of 10.00 Hectares in Sy.No. 54 (Govt. Land) of Mathpally Village, Kondapaka Manda, Siddipet District for a period of (20) years.

Hence, sanction is hereby accorded to M/s. Abhaya Hanuman Mining Company, Mg. Partner Sri Y. Madhusudan Reddy to commence the quarrying operations for Building Stone & Road Metal over an extent of 10.00 Hectares in Sy.No. 54 (Govt. Land) of Mathpally Village, Kondapaka Mandal, Siddipet District over an extent of 10.00 Hectares for a period of (20) years w.e.f 15,06.2018 to 14.06.2038 subject to the provisions of the Telangana State Minor Mineral Concession Rules, 1966 and subsequent Government orders and executive instructions issued thereon from time to time and special conditions specified in the original grant order and in the appendix enclosed to the order.

The Transferee should observe all the covenants of lease deed in Form-'G', TSMMC Rules, 1966 and terms and conditions given in the appendix enclosed to this deed.

The lessee should maintain all records and accounts and submit monthly/ quarterly/ annual returns to the Deputy Director of Mines & Geology, Nizamabad and Asst. Director of Mines & Geology, Siddipet as prescribed in TSMMC (Telangana Adaptation) Rules, 1966 so as to reach the respective authorities not later than 7<sup>th</sup> day of succeeding month to which they relate. The Lessee should erect the boundary pillars on all sides to delineate the granted area, with not less than 1mt from the surface of the ground level.

The lessee has submitted the copy of Environment Clearance from MoEF CFE/CFO from concerned authority.

The order is issued now subject to condition of submission of Bank Guaranteeas per Rule 7 of TSMMC Rules, 1966 before obtaining permit and is liable for cancellation had it been found at a later date that it is issued on account of mis-representation or mistake of <u>facts</u> or any other matter etc.

Asst. Director of Mines & Geology (I/c),

Signification of Mines & Geology (I/c.)

SIDDIPET DISTRICT.

To

M/s. Abhaya Hanuman Mining Company, Mg. Partner Sri Y. Madhusudan Reddy,

Plot #4/PART, 7-4-303/1/A, Navajeevan Nagar, Ferozguda, Secuderabad-11.

Copy submitted to the District Collector, Siddipet along with sketch for favour of kind information.

Copy submitted to the Director of Mines & Geology, Hyderabad along with the quarry lease deed for favour of kind information.

Copy submitted to the Deputy Director of Mines & Geology, Nizamabad along with the quarry lease deed for favour of kind information.

Copy to the Tahsildar, Kondapaka Mandal, Siddipet District for information.

For ABHAYA HANUMAN MINING COMPANY

Authorised Signatory



తెಲಂಗ್ ಣ तेलंगाना TELANGANA

Sint. G. Varalarshini
Licenced Stamp Vendor

1d in 142. Madher Sid home prody Sto Y. Managamund Licenced No. 15-12-038/2011

If Whom. Mr. S. A. B. haspa. Howevery Mining company R. O. No. 202, Lalitha Enclave,

No. 202, Lalitha Enclave,

No. 202, Lalitha Enclave,

No. 201, Ragar, R.K. Puram Post,

Licenced Stamp Vendor

Whom. Mr. S. A. B. haspa. Howevery Mining company R. O. Nagar, R.K. Puram Post,

Licenced Stamp Vendor

Licenced Stamp Vendor

No. 15-12-038/2011

No. 202, Lalitha Enclave,

No. 202, Lalitha Enclave,

Coll 8096108040

FORM - G

[See Rule 8]
Form of lease (Minor Minerals) to Private Persons

This indenture made the day of June, 2018 between the Government of Telangana (hereinafter called the "Lessor" which expression shall where the context so admits, include his successors in office and assigns) of the part and M/s. Abhaya Hanuman Mining Company, Mg. Partner Sri Y. Madhusudan Reddy, Plot # 4/PART, 7-4-303/1A, Navajeevan Nagar, Ferozguda, Secuderabad-11. (hereinafter called the "Lessee" which expression shall where the context so admits include his heirs, executors, administrators, representatives and assigns) of the other part.

Fog M/s. Abhaya Hanuman Mining Company

Lessee

Managing Partner

Asst. Directors Prince Of Ology,

Mines de Geology (I/c.)

SIDDIPET DISTRICT.

54

#### FORM - G

#### [See Rule 8]

## Form of lease (Minor Minerals) to Private Persons

ns CANTED HEADER, TER

This indenture made the |S day of June, 2018 between the Government of Distribution of Distrib

Whereas the lessee has been granted quarry lease by the Government of Telangana on application in [sealed tender-cum-public auction] of the lands in the **Siddipet** District for the purpose of quarrying for **Building Stone & Road Metal** and has deposits with Asst. Director of Mines & Geology, Siddipet the sum of **Rs. 5,00,000/-** (Rupees **One Lakhs** only) as security for the due and faithful performance by the lessee of the covenants and conditions on the part of the lessee hereinafter contained.

And whereas the Government of Telangana acting for and on behalf of the lands and premises hereinafter described and demised for the terms and at the (knocked down) amount dead rent and seigniorage fee and subject also to the covenants and conditions and conditions hereinafter contained now this indenture witnesses as follows:

The lessor hereby demises to the lessee all those several pieces or pieces of land situated in the village Mathpally Village in the sub-registration district of Kondapaka Mandal and registration District of Siddipet in Telangana being more particularly described in the Schedule hereunder written and delineated in the map or plan hereinto annexed and therein coloured.

- 2. These are included in the said demise and for the purpose thereof following liberties:-
  - To get from the said demised pieces of land.
- II. For the purpose aforesaid to use any water in or under the said demised pieces of land and to divert the same and to make or construct any water courses or ponds so however that nothing shall be done in the exercise of this authority which shall interfere with the rights of any adjoining owners or tenants of the lessors in respect of such water.
- III. Generally to do all things which shall be convenient or necessary for getting the **Building Stone & Road Metal** and material hereby authorized to be got and for removing and disposing thereof as aforesaid.

For M/s. Abhaya Hanuman Mining Company -

Managing Partner

Asst. Director Assi New Wellogy (I/c),

Lessee

- 3. These are excepted and reserved to the lessor out of this demise:-
- All earth minerals and other substances not herein before expressly authorized to be got from the demised pieces of lands by the lessee.
- II. Liberty for the lessor or other persons authorized by him to search for, work, get, carry away and dispose of the excepted minerals and other substances for such purposes to have the right of ingress, egress and regress over the said demised pieces of land and to make, erect and use all pits, machinery buildings, roads and other necessary works and conveniences provided that the rights hereby reserved shall be exercised in such a way as to cause as little obstruction as possible to the lessee in the use and enjoyment of its rights hereunder and that reasonable compensation for damages caused by any such obstruction shall be paid to the lessee the amount thereof in case of difference to be settled by arbitration as hereinafter provided.
- 4. The said demised pieces of land shall be held by the lessee for the term of for period from the  $(\leq^{(r)}$  day of June, 2018 to  $(\downarrow^{(r)}$  day of June, 2038 determinable as hereinafter provided.
- 5. The lessee hereby agrees to pay during the said term the following dead rent and seignlorage fee whichever is higher and also all cesses which may from time be imposed by the Government.
- I. The yearly dead rent of Rs. **50,000/-** per Hectare per Annum in respect of the said demised pieces of land.
- II. A seignlorage fee of Rs.75/- per Cubic Meter in respect of the said demised pieces of land.
- 6. The lessor may, during the currency of the lease, vary the rate of dead rent and the seigniorage.
- 7. It is hereby agreed and declared that in regard to the said [Knock down amount] dead rent and seigniorage fee the following conditions shall be observed by the lessee.
- I. The said dead rent of Rs. 50,000/- per Hectare per Annum shall be paid without any deduction on the 28<sup>th</sup> day of February in every year in advance.
- II. The said seignlorage fee of Rs.75/- per Cubic Meter shall be paid before the same is removed from the aid demised pieces of land.
- 8. The lessee hereby covenants with the lessor as follows.
- I. To pay the [knocked down amount] Dead rent and Seigniorage Fee on the days and in manner aforesaid.

For M/s. Abhaya Hanuman Mining Company

Managing Partner

Asst. Director of mindie Geology (I/c), Misidop Geology (I/c.)

Lessee

- II. To bear, pay and discharge, all existing and future rates, taxes, assessments, duties, impositions, outgoing and burdens whatsoever imposed or charged upon the demised pieces of land or the produce thereof or the bid amount, dead rent and seignlorage fee hereby reserved or upon the owner or occupier in respect thereof or payable by either in respect thereof except such charges or impositions as the lessee is or may hereinafter be by law exempted from.
- II (A). Should any rent, seignlorage fee or other sums due to the State Government under the terms and conditions of these presents be not paid by the lessee / lessees within the prescribed time, the same may be recovered together with simple interest due thereon at rate of 24% per annum on a certificate of such officer as may be specified by the State Government by General or special order in the same manner as arrears of land revenue.
- III. Before digging or opening any part of the said demised pieces of land for extracting substance carefully to remove the surface soil to depth of at least \_\_\_\_\_\_ meters and lay aside and store the same in some convenient part of the said demised pieces of land until the land from which it has been removed is again restored to a State fit for cultivation as hereinafter provided.
- IV. To effectually fence off the said demised pieces of land from the adjoining lands and to keep the fences in good repair and conditions.
- V. Not to assign, underlet or part with the possession of the demised land or any part thereof without the written consent of the lessor first obtained. [A quarry lease granted by sealed tender-cum-public auction for sand is not open for transfer]
- VI. After working out any part of the said demised pieces of land forthwith to level the same and replace the surface soil thereof and slope the edges, where necessary, so as to afford convenient connection with the adjoining land.
- VII. That the lessee shall keep correct accounts in such form as the Asst. Director of Mines & Geology concerned shall from time to time require and direct, showing the quantities and other particulars of the said mineral obtained by the lessees from the said lands and also the number of persons employed in carrying on the said quarrying operations therein and shall from time to time, when so directed by the Asst. Director of Mines & Geology concerned prepare and maintain complete and correct plans of all quarries and workings in the said lands and shall allow any officer thereunto, authorized by the lessor from time to time and at any time, to examine such accounts and any such plans and shall, when so required, supply and furnish to the lessor all such information and returns regarding all or any of the matters aforesaid as the lessor shall from time to time, require and direct.

VIII. That if in the course of quarrying any mineral not specified in the lease is discovered the lessee or registered holder shall at once report such discovery to the Asst. Director of Mines & Geology concerned who shall obtain orders of the Government regarding the working of the same.

For M/s. Abhaya Hanuman Mining Company

Lessee

Asst. Directo**lisst Minectorso**blogy,
Minestellingtology (I/c.)

- IX. That the lessor's agents, servants and workmen shall be at liberty at all reasonable times during the said term, to inspect and examine the works carried on by the lessee under the liberties herein before granted and the lessee shall and will, from time to time, and at all times during the said term hereby granted conform to observe all orders and regulations which the lessor or his authorized agent as the result of such inspection may from time to time see fit to impose, to keep the lands in good and substantial repair, order and condition or in the interest of public health and safety.
- X. The lessee shall without delay send to the Asst. Director of Mines & Geology report of any accident involving the death or injury to any person which may occur in or about the quarry and shall observe all rules for the time being in force regulating the working of quarries.
- XI. That the lessee shall not without the express sanction in writing of the said Asst. Director of Mines & Geology concerned cut down or injury any timber or trees on the said lands but he may clear away brushwood or under growth which interferes with any operations authorized by these presents on payment of due compensation for cutting or injuring tree growth in the said lands to the departments concerned.
- XII. That wherever necessary, pay to the person concerned, compensation for any loss or damage which may be caused by the lessee to the surface of the demised pleces of land or to anything growing or situated therein in exercise of the rights granted and shall not commence operations until such compensation has been paid. The lessee shall further always keep the lessor indemnified against any claim by any person for any loss or injury caused to him or to his property by lessee. The Deputy Director shall be the competent authority to assess and fix any compensation payable by the lessee for any loss or injury done to him or his property.
- XIII. That if required by the Asst. Director of Mines & Geology, erect and maintain at his own expense, boundary pillars of substantial material standing not less than of three feet above the surface of the ground at each corner or angle in the line of the boundary of the area leased to him and at intervals of not more than three meters along the boundary, as delineated in the plan attached to the lease deed.
- XIV. If any mineral is not specified in the lease deed or agreement is discovered, the lessee or the registered holder shall not win or dispose of such mineral without obtaining the permission of the Director of Mines & Geology and without payment of the Seigniorage Fee and the acreage assessment. If lessee or the registered holder fails to intimate the Director of Mines & Geology the discovery of such new minerals and obtain their permission within a period of thirty days from the date of working of the mineral is begun, the Director of Mines & Geology or Deputy Director of Mines & Geology may levy enhanced Seigniorage Fee and acreage assessment.

For M/s. Abhaya Hanuman Mining Company

MIX

Asst. Directores Misselle Techlory

- XV. The lessee or the registered holder shall strengthen and support to the satisfaction of any Railway Administration concerned or the State Government, as the case may be, any part of the quarry which in the opinion of the Railway Administration or as the case may be, State Government requires such strengthening or support for the safety of any railway, reservoir, canal, road or any other public works or structure.
- XVI. That this lease may be terminated in respect of the whole or any part of the premises by six months notice in writing on either side.
- XVII. That on such determination the lessee shall have no right to compensation of any kind.
- XVIII. That the [knocked down amount] / Dead Rent and Seignlorage Fee payable under these presents shall be recoverable under the provisions of the Revenue Recovery Act, 1864 thereof.
- XIX. That the determination of the tenancy to deliver up the demised land in such condition as shall be in accordance with the provisions of these presents save that the lessee shall if so required by the lessor restore in manner provided by the foregoing covenant in that behalf the surface or any part of the land which has been occupied by the lessee for the purpose of the works hereby authorized and has not been so restored.
- XX. In respect of the granite and marble, the lessee shall comply with provisions of the Granite Conservation and Development Rules, 1999 and the Marble development and conservation Rules, 2002 respectively.
- The Lessor hereby covenants with the lessee that on the lessee paying the Dead Rent and Seignlorage Fee hereby reserved and that on observing and performing the several covenants and stipulations herein the lessee shall peaceably hold and enjoy the demised pieces of land and the liberties and powers hereby demised and granted during the said term without any interruption by the lessor or any person rightfully claiming under or in trust for him.
- 9 (A). The Government reserves the right,
  - to cancel the Quarry lease granted and executed under these rules after giving a previous notice.
  - To prohibit quarrying operations in part or the whole of the area under lease with recorded reasons.

For M/s. Abhaya Handman Mining Company .

Managing Partner

Lessee

Asst. DirectAssif Director Geology,
Mines & Geology (I/c.)

#### 10. It is hereby expressly agreed as follows:

- I. If any of the knock down amount / Dead Rent and Seignlorage Fee hereby reserved shall be unpaid for thirty days after becoming payable (whether formally demanded or if the lessee while the demised pieces of land or any part thereof remain vested in him shall become insolvent or if any covenant on the lessee's part herein contained shall not be performed or observed them and in any of the said case it shall be lawful for the lessor at any time thereafter to declare to whole or any part of the said security deposit of **Rs. 5,00,000/-** to be forfeited and also to re-enter upon the demised pieces of land or any part thereof in the name of the whole and thereupon this demise shall absolutely determined but without prejudice to the right of action of the lessor in respect of any reach or non-observance of the lessee's covenants herein contained.
- II. The expiry of determination of the lease the lessee shall be at liberty to remove, carry and dispose of all the stocks of the mineral extracted and all engines, machinery, articles and other things whatsoever (not being building or bricks or stone) within one month or extended period granted by Government after paying bid amount and Seignlorage Fee and other sums which may be due and performing and observing the covenants on his part herein before reserved and contained and also making good any damages done by such removal but not buildings which shall be erected on the said demised places of land by the lessee and left thereon at the determination of the lease and shall be the absolute property of the lessor who shall not pay any price for the same.
- III. If the lessee shall have paid the knock down amount dead rent and seignlorage fee and duly observed and performed the covenants and conditions on his part herein contained the said deposit of Rs. 5,00,000/- shall be returned to him at the expiration of the said term of a period upto 4.05.2038.
- IV. If any question of difference or dispute shall arise between the parties hereto or any persons claiming under them respectively concerning the [knocked down amount] Dead Rent and Seignlorage Fee hereby reserved or touching the construction of any clause herein contained or the rights, duties or liabilities of the parties hereunder or in any other way touching or arising out of these presents the same shall be referred to the Director of Mines & Geology whose decision thereon shall be final and binding on the parties thereto.

For M/s. Abhaya Hanuman Mining Company

Lessee

Managing Partner

Asst. Director of Militar Roseglogy, Missid & Perology (1/c.)

T DISTRICT.

In witness whereof **Sri R. Sainath, M.Sc.,** Asst. Director of Mines & Geology(I/c) of Siddipet acting for and on behalf of and by order and direction of the Government of Telangana the lessee have here to set their hands the day and year first above writing.

# THE SCHEDULE

Name of Mandal	Name of Village	Survey field	Extent	Assessment	Boundaries North, South, West and East	
· · · · · · · · · · · · · · · · · · ·	2	3	4	5	6	
<b>1</b> Kondapaka	Mathpally	54 (Govt. Land)	10.00 Hects		As per Sketch enclosed	
	4					
, , , , , , , , , , , , , , , , , , ,		1 (a)		The MRA will be prepared on the Dead Rent		
			a as as so	@ 50,000/- Per Hect, per annum.		
	T	e e		The Seig. Fee		
. 1,		4		M <sup>3</sup> , whichever is higher during the yea	_  ,	
					in the second se	
		4		2		
					*	

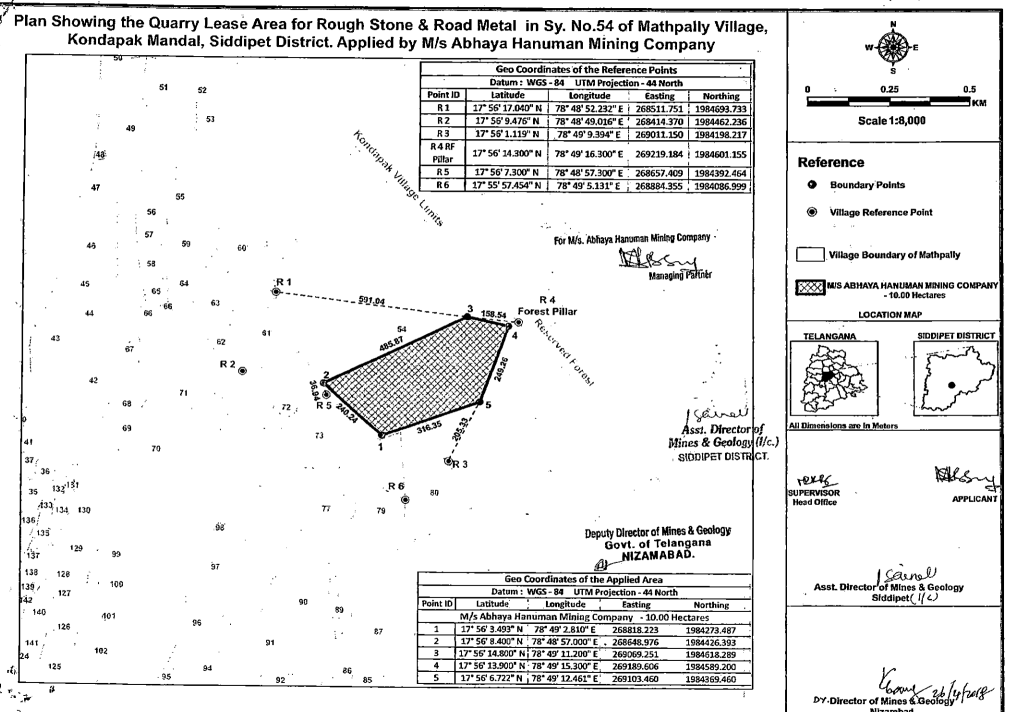
•	:		-0	cnt	NJYOU
	Signed and de	livered by the abo	ve name in the p	resence of	
2	Signed and de	e of the Asst. Dire	ctor of Mines & G	eology Siddipet.	
• •	, 01110	E Ol relic Leader To			

For M/s. Abhaya Hanuman Mining Company ·

Managing Partner

Lessee

Asst. Directiss of Pineston of Cology, Mines & Goology (I/c.)
SIDDIPET DISTRICT.





# <u>Telangana State</u>

# Government of India

# Ministry of Environment Forests & Climate Change : A-3: Industrial Estate: Sanathnagar. Hyderabad-500 018

REGD POST WITH ACK DUE

# Order No. SEIAA/TS/OL/SDP-04/2018- U286

Dt:19.03.2018

Sub: SEIAA, Telangana - 10:0-Ha. Building Stone & Road Metal Mine of M/s.

Abhaya Hanuman Mining Company, Sy. No. 54, Mathpally (V), Kondapaka

(M), Siddipet District - Environmental Clearance - Issued - Reg.

T. This has reference to your application submitted online on 30.01.2018 (proposal not SIA/TG/MIN/72601/2018) received on 09.02.2018 seeking Environmental Clearance for the proposed Building Stone & Road Metal in favour of M/s. Abhaya Hanuman Mining Company, Sy. No. 54, Mathpally (V), Kondapaka (M), Siddipet District. It was reported that the nearest human habitation viz. Mathpalli village exists at a distance of about 1.8 km from the mine lease area. It was also reported that nearest RF is. Kondapak RF exists at a distance of 0.6 km and nearest water body is. Seasonal Kureli vagu exists at a distance of 8.9 km from the mine lease area. It was noted that the capital investment of the project is Rs. 65.0 Lakhs and maximum capacity of the project is as follows:

## Mining of Building Stone & Road Metal - 1,46,454 m /annum

- (I. It is a semi-mechanized opencast quarry. After breaking the mineral into required size by drilling and blasting, it is directly loaded into the trucks. It is reported that the life of the Mine is estimated as 23 years. The total mine lease area is 10.0 Ha.
- 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 meeting held on 16:02.2018. The project is considered under B2 category and exempted from the process of public hearing as the mining lease area is less than 25 Ha. as per provisions-laid under EIA Notification, 2006 & its subsequent amendments. Based on the information furnished, presentation made by the proponent and the consultant M/s. Team Labs & Consultant: Hyderabad: In-principle grant of quarry lease by the DDMG. Nizamabad vide Notice Dt 06:12:2017 for a period of 20 years: Approved Mining Plant Lt dt. 25:01:201 ADMG (I/C). Siddiret informing that no quarry leases are existing within 500m from the proposed quarry lease; 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 05.03.2018 examined the proposal and recommendations of SEAC: Telangana for issue of Environmental Clearance. Accordingly, after discussions in the matter and considering the recommendations of the SEAC, Telangana, the SEIAA, Telangana hereby accords prior Environmental Clearance to the project as mentioned at Para nounder 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 While taking afforestation activity under EMP, the project proponent shall develop and

- 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.
  - e Crusher platform will be covered with GI sheets to arrest any dust emission.
  - Over filling of tippers and consequent spillage on the roads shall be avoided.
     The trucks shall be covered with tarpaulin.
  - 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; dr. 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.
- viii. The proponent shall take all precautionary measures for safety of Human & Animal lift.
  in the immediate vicinity of the Mine w.r.t. their mining activity as Blasting operation are involved.
- ix. Fencing shall be provided all around the working mine area.

### b) Water Pollution:

- i. The source of water is through tankers from nearby village. Total water requirement if 7.1 KLD. Out of that, 4.8 KLD is used for Wet Drilling, 1.2 KLD for Dust Suppression 0.4 KLD for development of greenbelt and 0.7 KLD for domestic purpose. Wastewate generated from the domestic section is to be disposed into septic tank followed by soal pit.
- His Garland drain and silitation 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 be establishing a network of existing wells by the project proponent in and around project area in consultation with Regional Director, CGWB, Southern Region, Hyderabad, Dat 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 I planned and implemented in consultation with Regional Director. CGWB. Souther Region, Hyderabad Suitable measures should be taken for rainwater harvesting.
- v. Permission from the competent authority should be obtained for drawl of ground wat if any, required for this project

#### c) Solid Waste :-

I Topsoil If any shall be stacked properly with proper slope with adequate measures

v. The proponent shall not dump any waste from their Mining activity outside their mine lease area under any circumstances and shall take all precautionary measures to avoid entry / dumping of any waste from their Mining activity into the nearest water bodies, if any

## B. General Conditions:

- L. This order is valid for a period of 20 years OR the expiry date of mine lease period issued by the Government of Telangana OR life of the mine; whichever is earlier. It was reported that the life of the mine is 23 years.
- ii. A Final Mine Closure Plan along with details of Corpus Fund shall be submitted to the SELAA and MoEF&CC. Gol. 3 years in advance of Final Mine Closure.
- iii. "Consent for Establishment" & "Consent for Operation" shall be obtained from Telangana State Pollution Control Board under Air and Water Actito carry on mining.
- iv. The environment safeguards contained in the EMP Report should be implemented in letter and spirit. The responsibility of implementation of environmental safeguards rests fully with the proponent i.e., M/s. Abhaya Hanuman Mining Company.
- v. All the conditions, habilities and legal provisions contained in the EC shall be equally applicable to the successor management of the project in the event of the project proponent transferring the ownership, maintenance of management of the project to any other entity.
- vi. The proponent shall comply with any other conditions stipulated by the Dept. of Mines & Geology, Govi: of Telangana and other concerned statutory Authority/Department.
- vii. No change in mining technology and scope of working should be made without prior approval of the SEIAA, T.S. No further expansion or modifications in the mine shall be carried out without prior approval of the SEIAA, Telangana / MoE&F, GoI, New Delhi, as applicable.
- wiii. The proponent shall submit half-yearly compliance reports in respect of the terms and conditions stipulated in this order in hard and soft copies to the SELAA TSPCB and CCF. Regional office of MoFF&CC, Gol, Chennai on 1st June and 1st December of each calendar year.
- Deficials from the TSPCB and Regional Office of MoEF&CC Gol Chemet vito would be monitoring the implementation of environmental safeguards should be given full cooperation; facilities and documents/data by the project proponents during their inspection. A complete set of all the documents shall be submitted to the TSPCB and GCF, Regional Office to MoEF&CC. Gol. Chemal
- x. 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.
- xi. Data on ambient air quality should be regularly submitted to the Ministry including its Regional Office located at Chennai and the State Pollution Control Board/ Central Pollution Control Board Once in six months
- xii. Personnel working in dusty areas should wear protective respiratory devices and they should also be provided with adequate fraining and information on safety and health aspects.

- xv. 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.
- xvii. The funds earmarked for environmental protection measures (Capital cost of Rs. 6.16 lakhs & Recurring cost of Rs. 3.07 lakhs/annum) should be kept in separate account and should not be diverted for other purpose. The budget allocated for the EMP shall be subsequently increased if the project cost increases at the time of CFO. Year wise expenditure should be reported to the Ministry and its Regional Office located at Chemnal and TSPCB
- xvii. 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.
- xviii. 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, Telangana.
- xix. The proponent shall obtain all other mandatory clearances from respective departments.
- xx. 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:
- xxi. 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.
- xxii. 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.
- xxiii. 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 (Protection). Act, 1986 and the Public Liability.

  Insurance Act, 1991 along with their amendments and rules.

Sti/; MEMBER SECRETARY SEIAA; T:S:

Sd/-MEMBER SEIAA.T.S Sd-CHAIRMAN SEIAA, T.S.

To

Sri Y. Madhusudhan Reddy, Managing Partner, M/s. Abhaya Hanuman Mining Company, (10.0 Ha: Building Stone & Road Metal Mine), Plot #4/Part, 7-4-303/I/A, Navajeevan Nagar, Ferozguda, Secunderabad — 500 034 #Ph. No. 9849080777

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

Senior Environmental Engineer

 $o_{\mathcal{P}}$ 

We hereby undertake to demarcate the proposed area on the ground at project cost using (04) feet height reinforced cement concrete pillars with serial numbers forward and back bearings including latitudes and longitudes and Distance from pillar to pillar after obtaining Stage-I approval from Government of India.

For ABHAYA HANUMAN MINING COMPANY

Authorised Spinertery

M/s Abhaya Hanuman Mining Company, Sy No 54, Mathapally (V), Kondapak(M),

Siddipet (D).