

Sree Jayajothi Cements Private Limited



Ref: SJCPL /ENV /2023-24/01

Date: 25.11.2023

To

The Director

Ministry of Environment, Forest and Climate Change, Integrated Regional Office, Green House, Gopalareddy Road, Vijayawada – 520010, Andhra Pradesh.

Sub: Submission of half yearly Environmental Clearance point wise compliance report For the period of April- 2023 to September– 2023 of our Limekankar Mine (12.402 ha & 0.2 MTPA) -reg

Ref: EC letter Order No. SEIAA/AP/MIN/KNL/02/2021/2892/192.13&189.13

Dated: 04/08/2022

Dear Sir,

We are herewith submitting half yearly Environmental Clearance point wise compliance status report for the period of April- 2023 to September– 2023 of our Lime kankar mining – 0.20 MTPA in 12.402 Ha located at Nandavaram Villages Banaganapalle (M), Nandyal Dist, Andhra Pradesh state.

Thanking You,

Yours faithfully,

For Sree Jayajothi Cements Private Limited

B. C. Gurivi Reddy

Sr. Vice President (works)

Shylo

Half Yearly EC Compliance Report – [April- 2023 to September-2023]
Order No. SEIAA/AP/MIN/KNL/02/2021/2892/192.13&189.13: Date: 04/08/2022

S.No.	Conditions	Compliance statement
D (6 16 16	
Part A.	Special Conditions:	
Α.		
i	The proposal shall not attract the following acts & rules: Forest act 1980, Wild life (Protection) act 1972; CRA notification 2011. The ECO Sensitive areas as notified under EP Act 1986; Critically polluted areas as notified by CPCB and also not harm live stocks and human beings and disturb their activities.	
ii	The total production during a scheme should be limited to the approved quantity as per mining scheme / plan.	The total production during a scheme will be limited to the approved quantity as per mining scheme / plan.
iii	The proponent volunteered to allocate funds at least 10% of the project cost for providing amenities to the local school / PHCs and development of village roads in the Nandavaram Village as a part of Corporate Social Responsibility (CSR) activity. Proposed to provide training to diploma students @ 6 persons per year as part of CSR	10% of the total project cost will be allocated for CSR activities like amenities to the local school / PHCs , Skill development and development of village roads in the Nandavaram Village
iv	The proponent shall comply with the proposals furnished in Environmental management plan.	Environmental management plan will be implemented as per EC
V	The project proponent shall develop greenbelt along approach road up to mine & village Road sides.	Green belt being developed along with approach roads in phased manner
vi	The project proponent shall arrange fencing around the mine at the time of leaving the Mine as per mine closure plan to protect the area.	Fencing will be arranged as per mine closure plan to protect the area after complication mine life
vii	The proponent shall take dust suppression measures to meet the CPCB stipulated ambient air quality standards at any point of time.	Roads being graded properly to mitigate dust emission and Water sprinkling will be done at regular interval on the main haul road and other service roads by water tankers to suppress dust. NAAQ standards will be maintained as per CPCB
viii	The project proponent shall maintain the setback distance 7.5 meters buffer zone around the mine lease area for greenbelt development and other conditions are to be fulfilled.	Greenbelt being developed in 7.5 meters buffer zone around the quarry lease area in phased manner as per approved mining plan.
ix	The avenue plantation (tall plants) of at least 1.5 m height for 1 km length of the approach road on either side of the road is to be developed and maintained. The entire plantation is to be	Avenue plantation have been taken-up on either side of the approach road and maintained.

	completed in the first year itself.	
Х	The proponent is advised to ensure safety to animals and public life.	Necessary measures carried out to ensure safety of animals and public life.
Part B.	Air Pollution :	
i	a) Suitable drilling & cutting method shall be adopted to control dust emissions, as Per approved mining plan.	No drilling and blasting in propose mine lease Area.
	b) The proponent shall comply with the mining methodology mentioned in approved mining plan and Form1.	Mining activities being complied with approved mining plan / Form-I/EMP.
ii.	Greenbelt shall be developed along the boundary of mining lease area and also in back filled and reclaimed areas with tall growing native species in consultation with local DFO/Agriculture Department. The proponent of mine shall carry mining operations in such a manner so as to cause least damage to the flora of the mining area and nearby area. He shall take immediate measures for planting in the same area or any other area selected by authorities not less than twice the number of trees going to be felled by mining operations. He shall also take measures for restoration of the other flora /fauna if damaged by mining operations.in case any felling or damage to fauna and fauna is involved, prior permission shall be taken from the concerned regulatory authority, by the proponent, without which mining shall not be takin-up	Greenbelt being developed in 7.5 meters buffer zone around the mine lease area in phased manner as per approved mining plan.
iii.		Water spraying arrangement on roads, loading and unloading and at transfer points have been provided and properly maintained to control fugitive dust emissions.
iv.	The proponent shall take appropriate measures to ensure that the GLC shall comply with the revised NAAQ norms notified by MoEF, GOI date 16.11.2009.	Air pollution control & fugitive dust emission control measures carried out to comply with the NAAQ norms.
V.	The following measures are to be implemented to reduce air pollution during transpiration of mineral	
	Roads shall be graded to mitigate the dust emission	Roads being graded properly to mitigate dust emission.

	> Regulatory authority prior concurrence	Concurrence will be taken from concerned
	shall be taken for this activity.	regulatory authority.
	Water shall be sprinkled at regular interval on the main haul road and other service roads by water sprinklers to suppress dust.	Water sprinkling being done at regular interval on the main haul road and other service roads by water tankers to suppress dust.
vi.	The following measures are to be implemented to reduce Noise pollution	
	Proper and regular maintenance of vehicles and other equipment	3 1 1 7
	Limiting time exposure of workers to excessive noise.	
	The workers employed shall be provided with protection equipment and earmuffs etc.	Suitable PPE have been provided to workers.
	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.	Speed limit of 25 kmph being maintained.
vii.	Measures should be taken to comply with the provisions laid under noise pollution (regulation	No drilling and blasting operation will be done.
	and control) amendment rules, 2010 dated 11.01.2010 issued by the MoEF, GOI to control noise to the prescribed levels. Workers engaged in operations of HEMM, etc should be provided with ear plugs/muffs.	Measures being carryout to comply with the provisions laid under noise pollution (regulation and control) amendment rules, 2010.
viii.	The proponent shall not take-up mining activities unless he obtains the safety clearance certificate from the Govt. competent authority.	Mining activities initiated after obtaining necessary permission from DGMS.
2)	Water Pollution :	
i.	As per record the source of water is Bore well. Total water requirement is 8.0 KLD. Out of that, 3.0 KLD is used for dust suppression; 3.0 KLD is used for development of greenbelt; 2.0 KLD is used for domestic purpose.	Water consumption being maintained within the CFO permitted quantity.
ii.	Garland drain and siltation ponds of appropriate size should 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, greenbelt development etc., The drains should be regularly desilted particularly	Mine sump will be developed and water will be utilized for greenbelt and dust suppression.
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 the 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.	Mine sump will be developed which will help to augment groundwater resources in the area
V.	Permission from the competent authority should be obtained for drawl of ground water, if any, required for this project.	No ground water requirements Obtained necessary Permission from the competent authority.
3)	Solid Waste	
i.	Topsoil, if any, shall be stacked properly with proper slope with adequate measures and should be used for plantation purpose.	Top soil 122594.043 m3 will be generated during life of the mine. Top soil generated during mine development will be utilized for afforestation and back filling in the mine lease area.
ii.	The following measures are to be adopted to control erosion of dumps.	
	Retention / toe wall shall be provided at the foot of the dumps	There are no dumps generations in the subject mine.
	Worked out slopes are to be stabilized by planning appropriate shrub/ grass species on the slopes.	Mine will be worked in two benches only. Worked out slopes will be suitably stabilized
	Regulatory authority prior concurrence shall be taken for this activity.	Concurrence will be taken from concerned regulatory authority.
iii.	Water oils, used oils generated from the EM machines, mining operations, if any, shall be disposed as per the Hazardous Waste (Management, Handling, and transboundary movement) Rules 2008 and its amendments thereof to the recyclers authorised by APPCB.	Waste oil / used oil being disposed as per the Hazardous Waste (Management, Handling, and transboundary movement) Rules 2008 and its amendments thereof to the recyclers authorised by APPCB.
iv	The proponent will be squarely responsible for proper implementation of solid waste management plan, prevention of air pollution, water pollution and any other kind of pollution /health hazard.	Necessary measures being carryout to ensure prevention of air pollution & water pollution and any other kind of pollution /health hazard as applicable.
Part -C	. General Conditions:	
i.	This order is valid for a period of 6.15 years or the expiry date of mine lease or land lease period issued by the Government of A.P., whichever is earlier.	

ii.	While giving CFE/CFO the APPCB is to kindly ensure compliance of guideline issued in G.O. RT No.229 dated 16.04.2020 and Memo.No.COVID-19/2020/HMPW dt 18.04.2020 issued by Medial Health and Family Welfare department, Govt of AP and the Ministry of Home Affairs order No.40-3/2020/DM/DA dt 15.04.2020 scrupulously.	
iii.	The proponent shall scrupulously follow any condition stipulated by Revenue department / Panchayat Raj/Municipal Administration /local self-government bodies (Gram panchayat/Gram secretariat) in ensuring safety to human and animal life. The APPCB to ensure the same while according CFE/CFO.	
iv.	Proponent shall ensure that there is no disturbance to flora and fauna. Serenity of nature must be protected at any cost.	Necessary measures carried out to ensure safety of animals and public life.
V.	In respect of government land for mining, the responsibility fixed on AD mines to check whether necessary clearances from revenue department are obtained.	No Govt land involved.
vi.	In case of patta land given in lease area for mining, ADMG should verify the land lease documents	Lease is granted after verification of Land documents.
vii.	In case of forest land given in lease area for mining, the proponent shall scrupulously adhere to the mining conditions stipulated by eh government of AP.	Forest land is not involved.
viii.	Any change in mining plan/ production / mining methodology, the proponent shall apply afresh EC	There is no change in mining plan/ production / mining methodology.
ix.	While taking up mining activities the proponent shall meticulously follow approved mining plan / Form-I/EMP.	Mining activities will be in compliance with approved mining plan / Form-I/EMP.
X	Once in a year proponent shall conduct impact analysis on environment by reputed institute recognized by DGMS.	There is no drilling and blasting activity. Requirement of impact analysis will be explored.
xi.	Consent for establishment & consent for operation shall be obtained from APPCB under the Air & Water act to carry on mining.	CFE was obtained under the Air & Water act from APPCB vide order No. Order KNL - 1096/PCB/ZO-KNL/CFE/2022 Dt: 13.09.2022 CTO Order No. KNL - 1096/APPCB/ZO-

		KNL/CTO/2023 Date: 24.07.2023
		Valid up to :30.11.2028
xii.	No change in mining technology and scope of working should be made without prior approval of the SEIAA, A.P. No further expansion or modification in the mine shall be carried out without prior approval of the SEIAA, AP/MoE&F, Gol, New Delhi, as applicable.	No change in mining technology and scope of working will be made without prior approval of the SEIAA, A.P. and no further expansion or modification in the mine will be carried out without prior approval of the SEIAA, AP/MoE&F, GoI, New Delhi, as applicable.
xiii	The project proponent shall submit six monthly reports on the status of compliance of the stipulated EC conditions including results of monitoring data (both in hard copies as well as by email) to the MoEFCC, Chennai; SEIAA, AP; Zonal office of CPCB, Bangalore., District Collector and APPCB. The proponent shall upload the status of compliance of the EC conditions including results of monitored data on their website and shall update the same periodically.	EC was issued on 04.08.2022 Half-yearly compliance reports being submitted regularly to the Ministry's Regional Office located at Vijayawada as per calendar plan.
xiv	Post environmental clearance monitoring: it shall be mandatory for the project manager to submit half yearly compliance reports in respect of the stipulated prior EC terms and conditions in hard and soft copy to SEIAA, AP on 1st June and 1st Dec of each calendar year (refer 10(i) of S.O.1533 (E) of MoEF&CC dt 14th Sept 2006.)	EC was issued on 04.08.2022 Half-yearly compliance reports being submitted regularly to the Ministry's Regional Office located at Vijayawada as per calendar plan
XV	The APPCB shall monitor the EC compliance condition stipulated by SEIAA, AP as per GO.Ms.No.120 dated 01.11.2018 of EFS&T Dept and ensure the compliance	
xvi	The Proponent shall obtain prior permissions and continued guidance from regulatory authorities for all the above conditions wherever it is required.	Obtained all Applicable prior permissions from concerned regulatory authorities, wherever it is required.
xvii	All safety norms as stipulated in various laws and statues shall be scrupulously followed by the proponent. PCB shall ensure compliance to the conditions stipulated by SEIAA.	All safety measures being followed during the mining activities and We will comply with all the all conditions mentioned the CE, CFE and CFO.

xviii	The Proponent shall follow G.O. Ms 107 dated	Mandatory clearance obtained from IBM & DGM
	30.07.2016 of Industries & Commerce	and APPCB
	(Mines-II) Department wherever applicable.	
xix	Consent for Establishment" shall be obtained	CFE was obtained under the Air & Water act from
AIA	from Andhra Pradesh Pollution Control	APPCB vide order No. Order
	Board under Air and Water Act before the start	
	of any activity /construction work at site.	KNL -1096/PCB/ZO-KNL/CFE/2022 Dt: 13.09.2022
XX	Officials from the Regional Office of MoEF&CC,	Full cooperation will be extended to the inspecting
	Vijayawada/ The SEIAA, Andhra Pradesh	officers.
	through the Regional Offices of Andhra	
	Pradesh Pollution Control Board, 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 MoEF&CC, Vijayawada.	
xxi	Four ambient air quality –monitoring stations	Four Ambient air quality –monitoring stations
	should be established in the core zone as well	established in the core zone as well as in the buffer
	as in the buffer zone. Location of the stations	zone based on meteorological data.
	should be decided based on the	Monitoring reports being submitted to RO-Kurnool
	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.	
xxii	Data on ambient air quality should be regularly	EC was issued on 04.08.2022
	submitted to the Ministry including its	Data on ambient air quality being submitted to the
	Regional Office located at Bangalore and the	Ministry's Regional Office located at Vijayawada
	State Pollution Control Board/Central Pollution	once in six months.
	Control Board once in six months.	
xxiii	Personnel working in dusty areas should wear	Personnel working in dusty areas has been
AAIII	protective respiratory devices and they should	provided with PPE.
	also be provided with adequate training and	provided with the
	information on safety and health aspects.	
xxiv	The project proponent shall ensure that no	There is no watercourses in the subject quarry
	natural watercourse and/or water resources	lease area
	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.	

XXV	Occupational health surveillance program of	Occupational health surveillance program of the
	the workers should be undertaken periodically	workers will be undertaken periodically.
	to observe any contractions due to exposure	, ,
	to dust and take corrective measures, if	
	needed.	
xxvi	A separate environmental management cell	The subject quarry is a captive to SJCPL cement
	with suitable qualified personnel should be	Plant and a separate environmental management
	set-up under the control of Senior Executive,	cell with suitable qualified person has been set-up
	who will report directly to the Head of the	under the control of a senior Executive, who is
	Organisation.	reporting directly to the Head of Organization.
xxvii	The funds earmarked for environmental	The funds earmarked for environmental protection
70.7.11	protection measures (Capital cost Rs.13.18	measures (Capital cost & Recurring) will be
	Lakhs and Recurring cost Rs.5.15 Lakhs	maintained in separate head and year wise
	/annum) should be kept in separate	expenditure will be reported to the Ministry's
	account and should not be diverted for other	Regional Office located at Vijayawada.
	purpose. Year wise expenditure should be reported to the Ministry and its Regional Office	, , , , , , , , , , , , , , , , , , , ,
	located at Vijayawada.	
xxviii	At least 2% of the total project cost shall be	Action for compliance will be taken in consultation
	allocated for Corporate Environment	with the local body.
	Responsibility (CER) and item-wise details	,
	along with time bound action plan shall be	
	prepared in accordance to the MoEF&CC's office Memorandum No.F.No.22-	
	65/2017- IA.III, dated.01.05.2018 and submit	
	to the SEIAA, A.P and Ministry's	
	Regional Office, Vijayawada	
xxix	The preject property shall submit the conject	Compared the antimometric decrease and a
^^\	The project proponent shall submit the copies of the environmental clearance to the Heads	Copy of the environmental clearance order
	of local bodies, Panchayats and Municipal	submitted to Gram Panchayat of Nandavaram village on 11.08.2022 for public display.
	Bodies in addition to the relevant offices of the	village oil 11.06.2022 for public display.
	Government who in turn has to display the	
	same for 30 days from the date of receipt.	
	anne for 30 days from the date of receipt.	
XXX	The project authorities should advertise at	Advertisement published in two local newspapers
	least in two local newspapers widely	vide The Hans India and Sakshi on 11.08.2022
	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.	

xxxi.	The SEIAA or any other competent authority may alter/modify the above conditions or stipulated any further condition in the interest of environment protection. The proponent shall obtain all other mandatory clearances from respective departments.	The Mining Plan was approved by Indian Bureau of Mines vide Letter No. 754/MP-BPL/2020 dated 27.07.2020. CFE was obtained under the Air & Water act from APPCB vide order No. Order
		KNL 1096/PCB/ZO-KNL/CFE/2022 Dt: 13.09.2022 CTO Order No. KNL – 1096/APPCB/ZO-KNL/CTO/2023 Date: 24.07.2023 Valid up to :30.11.2028
xxxiii.	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.	
xxxiv.	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.	
XXXV.	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 conditions in the interest of environment protection.	Being complied condition stipulated in the EC order.
xxxvi.	SEIAA also reserves the right to cancel the EC issued at any time. If EC has been obtained by the proponent though suppression of any information or furnishing false information.	
xxxvii.	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.	