MINISTRY OF ENVIRONMENT, FOREST AND CLIMATE CHANGE
NOTIFICATION

New Delhi, the 15th January, 2016

S.O. 141(E).—Whereas in exercise of the powers conferred by sub-section (1) and clause (v) of sub-section (2) of section 3 of the Environment (Protection) Act, 1986 (29 of 1986), a draft notification for making certain amendments in the Environment Impact Assessment Notification, 2006, issued vide number S.O. 1533(E), dated the 14th September 2006, was published under sub-rule (3) of rule (5) of the Environment (Protection) Rules, 1986, vide number S.O. 2588(E), dated 22nd September, 2015, inviting objections and suggestions from all persons likely to be affected thereby, within a period of sixty days from the date of publication on which copies of Gazette containing the said notification were available to the public;

And whereas, copies of said notification were made available to the public on 22nd September 2015;

And whereas, all objections and suggestions received in response to the above mentioned draft notification have been duly considered by the Central Government;

And whereas, in pursuance to the order of Hon'ble Supreme Court dated the 27th February, 2012 in I.A. No.12-13 of 2011 in Special Leave Petition (C) No.19638-19629 of 2009, in the matter of Deepak Kumar etc. Vs. State of Haryana and Others etc., prior environmental clearance has now become mandatory for mining of minor minerals irrespective of the area of mining lease;

And whereas, as a result of the above said Order of Hon'ble Supreme Court, the number of cases which are now required to obtain prior environmental clearance has increased substantially;

And whereas, the Hon'ble National Green Tribunal, vide its order dated the 13th January, 2015 in the matter regarding sand mining has directed for making a policy on environmental clearance for mining leases in cluster for minor minerals;

And whereas, the State Governments have represented for streamlining the process of environmental clearance for mining of minor mineral;
And whereas, the Ministry of Environment, Forest and Climate Change in consultation with State Governments has prepared Guidelines on Sustainable Sand Mining detailing the provisions on environmental clearance for clusters, creation of District Environment Impact Assessment Authority and proper monitoring of sand mining using information technology and information technology enabled services to track the mined out material from source to destination;

Now, therefore, in exercise of the powers conferred by sub-section (1) and clause (v) of sub-section (2) of section 3 of the Environment (Protection) Act, 1986 read with clause (d) of sub-rule (3) of rule 5 of the Environment (Protection) Rules, 1986, the Central Government hereby makes the following amendments in the said notification, namely:

In the said notification,-

(a) in paragraph 2, after the words "in the said Schedule", the following words shall be inserted, namely:-

"and at District level, the District Environment Impact Assessment Authority (DEIAA) for matters falling under Category ‘B2’ for mining of minor minerals in the said Schedule";

(b) after paragraph 3, the following paragraph shall be inserted, namely:-

"3. A District Level Environment Impact Assessment Authority-

(1) A District Level Environment Impact Assessment Authority hereinafter referred to as the DEIAA shall be constituted by the Central Government under sub-section (3) of section 3 of the Environment (Protection) Act, 1986 comprising of four members including a Chairperson and a Member-Secretary.

(2) The District Magistrate or District Collector shall be the Chairperson of the DEIAA.

(3) The Sub-Divisional Magistrate or Sub-Divisional Officer of the district headquarter of the concerned district of the State shall be the Member-Secretary of the DEIAA.

(4) The other two members of the DEIAA shall be the senior most Divisional Forest Officer and one expert. The expert shall be nominated by the Divisional Commissioner of the Division or Chief Conservator of Forest, as the case may be. The term and qualifications of the expert fulfilling the eligibility criteria are given in Appendix VII to this notification.

(5) The members of the DEIAA who are serving officers of the concerned State Government or the Union territory Administration shall be ex-officio members except the expert member.

(6) The District Level Expert Appraisal Committee hereinafter referred to as the DEAC shall comprise of eleven members, including a Chairman and a Member-Secretary.

(7) The senior most Executive Engineer, Irrigation Department in the district of respective State Government or Union territory Administration shall be the Chairperson of the DEAC.

(8) The Assistant Director or Deputy Director of the Department of Mines and Geology or District Mines Officer or Geologist of the district shall be the Member-Secretary of the DEAC in that order.

(9) A representative of the State Pollution Control Board or Committee, senior most Sub-Divisional Officer (Forest) in the district, representative of Remote Sensing Department or Geology Department or State Ground Water Department, one occupational health expert or Medical Officer to be nominated by the District Magistrate or District Collector, Engineer from Tah. Parishad, and three expert members to be nominated by the Divisional Commissioner or Chief Conservator of Forest, as the case may be, shall be the other members of the DEAC. The term and qualifications of the experts fulfilling the eligibility criteria are given in Appendix VII to this notification.

(10) The members of the DEAC who are serving officers of the concerned State Government of the Union territory Administration shall be ex-officio members except the expert members.

(11) The District Magistrate or District Collector shall notify an agency to act as Secretariat for the DEIAA and the DEAC and shall provide all financial and logistic support for their statutory functions.

(12) The DEIAA and DEAC shall exercise the powers and follow the procedure as specified in the said notification, as amended from time to time.

(13) The DEAC shall function on the principle of collective responsibility and the Chairman shall endeavor to reach a consensus in each case and if consensus cannot be reached, the view of the majority shall prevail."

(c) in paragraph 4, after sub-paragraph (ii), the following sub-paragraph shall be inserted, namely:-

"(iii) The ‘B2’ Category projects pertaining to mining of minor mineral of lease area less than or equal to five hectare shall require prior environmental clearance from DEIAA. The DEIAA shall base its decision on the recommendations of DEAC, as constituted for this notification."

(d) for paragraph 5, the following paragraph shall be substituted, namely:-

"5. Screening, Scoping and Appraisal Committees:-

The same Expert Appraisal Committees (EACs) at the Central Government, SEACs at the State or Union territory level and DEAC at the district level shall screen, scope and appraise projects or activity in category ‘A’, ‘B1 and B2’ and ‘B2’ projects for mining of minor minerals of lease area less than and equal to five hectare respectively. EAC, SEACs and DEACs shall meet at least once every month.

(a) The composition of the EAC shall be as given in Appendix VI: The SEAC at the State or the Union territory level shall be constituted by the Central Government in consultation with the concerned State Government or the Union
territory. Administration with identical composition. DEAC at the district level shall be constituted by the Central Government as per the composition given in paragraph 3 A.

(b) The Central Government may with the prior concurrence of the concerned State Governments or the Union Territory Administration constitute one SEAC for more than one State or Union territory for reasons of administrative convenience and cost.

c) The EAC and SEAC shall be reconstituted after every three years.

d) The authorized members of the EAC, SEACs and DEACs concerned, may inspect any site connected with the project or activity in respect of which the prior environmental clearance is sought for the purpose of screening or scoping or appraisal with prior notice of at least seven days to the project proponent who shall provide necessary facilities for the inspection.

e) The EAC, SEACs and DEACs shall function on the principle of collective responsibility. The Chairperson shall endeavor to reach a consensus in each case and if consensus cannot be reached the view of the majority shall prevail.

6. Application for Prior Environmental Clearance (EC):

An application seeking prior environmental clearance in all cases shall be made by the project proponent in the prescribed Form 1 annexed herewith and Supplementary Form 1A, if applicable, as given in Appendix II after the identification of prospective site(s) for the project and/or activities to which the application relates; and in Form 1M for mining of minor minerals up to five hectare under Category 'B2' projects, as given in Appendix VIII, before commencing any construction activity, or preparation of land, or mining at the site by the project proponent. The project proponent shall furnish along with the application, a copy of the pre-feasibility project report, in addition to Form 1, Form 1A, and Form 1M; and in case of construction projects or activities (Item 8 of the Schedule), a copy of the conceptual plan shall be provided instead of pre-feasibility report.

7. (i) in sub-paragraph (i), under the heading "I. Stage (1)- Screening": the existing sub-paragraph shall be lettered as sub-paragraph "(A)" and after sub-paragraph as so lettered, the following sub-paragraph shall be inserted, namely:

"(B) The cases as specified in Appendix IX shall be exempted from prior environmental clearance."

(ii) after sub-paragraph 7 (ii), the following sub-paragraph shall be inserted, namely:

"(iii) Preparation of District Survey Report for Sand Mining or River Bed Mining and Mining of other Minor Minerals:

(a) The prescribed procedure for preparation of District Survey Report for sand mining or river bed mining and mining of other minor minerals is given in Appendix X.

(b) The prescribed procedure for environmental clearance for mining of minor minerals including cluster situation is given in Appendix XI.

(c) in paragraph 8,--

(i) for the letters and word "EAC or SEAC", the words and letters "EAC or SEAC or DEAC" shall be substituted;

(ii) for the words "Expert Appraisal Committee or State Level Expert Appraisal Committee" wherever they occur, the words "Expert Appraisal Committee or State Level Expert Appraisal Committee or District Level Expert Appraisal Committee" shall be substituted;

(d) in paragraph 9, in sub-paragraph (ii),

for the words "Expert Appraisal Committee or State Level Expert Appraisal Committee", the words "Expert Appraisal Committee or State Level Expert Appraisal Committee or District Level Expert Appraisal Committee" shall be substituted;

(i) in paragraph 10, after sub-paragraph (iii), the following sub-paragraph shall be inserted, namely:

"(iv) The prescribed procedure for sand mining or river bed mining and monitoring is given in Appendix XII.";

(j) in paragraph 11,--

for the words "Expert Appraisal Committee or State Level Expert Appraisal Committee", the words "Expert Appraisal Committee or State Level Expert Appraisal Committee or District Level Expert Appraisal Committee" shall be substituted;

(k) in the Schedule,--

(i) for Item 1 (a) and the entries relating there to, the following item and entries shall be substituted, namely:

<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
<th>(4)</th>
</tr>
</thead>
</table>
| "I(A)" | Mining of minerals | ≥50 ha of mining lease area, in respect of non-coal mine lease | <50 ha of mining lease area, in respect of non-coal mine lease | Asbestos mining | General Conditions shall apply except:
| | | ≥150 ha of mining lease area, in respect of coal mine lease | ≤150 ha of mining lease area, in respect of coal mine lease | (i) for project or activity of mining of minor minerals of Category 'B2' (up to 25 ha of mining lease area):
| | | | | (ii) River bed mining projects on account of inter-state boundary.
<table>
<thead>
<tr>
<th>Fields</th>
<th>Note:</th>
</tr>
</thead>
<tbody>
<tr>
<td>All projects,</td>
<td>(1) Mineral prospecting is exempted.</td>
</tr>
<tr>
<td>Shurry pipelines (coal, lignite and other areas passing through national parks or sanctuaries or coral reefs, ecologically sensitive areas)</td>
<td>(2) The prescribed procedure for environmental clearance for mining of minor minerals including cluster situation is given in Appendix XI.</td>
</tr>
<tr>
<td>irrespective of mining area</td>
<td>(3) The mining leases which have obtained environmental clearance under Environment Impact Assessment Notification, 1994 and Environment Impact Assessment Notification, 2006 shall not require fresh environmental clearance during renewal provided the project has valid and subsisting environmental clearance.</td>
</tr>
</tbody>
</table>

(I) after Appendix VI, the following appendices shall be inserted, namely:-

"APPENDIX VII"

(See paragraph 3 A)

**Qualifications and terms for the Experts in DEIAA and DEAC**

1. Qualification: The person should have at least (i) 5 years of formal University training in the concerned discipline leading to a MA or M Sc Degree or (ii) in case of Engineering/Technology/Architectural discipline, 4 years formal training course together with prescribed practical training in the field leading to a B. Tech/B.E./B. Arch. Degree or (iii) Other professional degree (e.g. MBA etc.) involving a total of 5 years of formal University training and prescribed practical training; or (iv) Prescribed apprenticeship/article ship and pass examinations conducted by the concerned professional associations (e.g. Chartered Accountancy) or (v) a University degree, followed by two years of formal training in a University or Service Academy (e.g. MBA/MPA etc.). In selecting the individual professionals, experience gained by them in their respective fields will be taken note of.

2. Expert: A professional fulfilling the above eligibility criteria with at least 10 years of relevant experience in the field or with an advanced degree (e.g. Ph. D) in a concerned field with at least 5 years of relevant experience.

3. Age: Below 70 years. However, in the event of non-availability of paucity of experts in a given field, the maximum age of a member may be allowed up to 75 years.

5. Tenure: The maximum tenure of expert members shall be for two terms of three years each.

6. The Expert Members may not be removed prior to expiry of the tenure without cause and proper enquiry.

APPENDIX VIII
(See paragraph 6)

FORM 1 M

APPLICATION FOR MINING OF MINOR MINERALS UNDER CATEGORY 'H2' FOR LESS THAN AND EQUAL TO FIVE HECTARE

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Areas</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Distance of project site from nearest rail or road bridge over the concerned River, Rivulet, Nallah etc.</td>
</tr>
<tr>
<td>2.</td>
<td>Distance from infrastructural facilities</td>
</tr>
<tr>
<td></td>
<td>Railway line</td>
</tr>
<tr>
<td></td>
<td>National Highway</td>
</tr>
<tr>
<td></td>
<td>State Highway</td>
</tr>
<tr>
<td></td>
<td>Major District Road</td>
</tr>
<tr>
<td></td>
<td>Any Other Road</td>
</tr>
<tr>
<td></td>
<td>Electric transmission line pole or tower</td>
</tr>
<tr>
<td></td>
<td>Canal or check dam or reservoirs or lake or ponds</td>
</tr>
<tr>
<td></td>
<td>In-take for drinking water pump house</td>
</tr>
<tr>
<td></td>
<td>Intake for Irrigation canal pumps</td>
</tr>
<tr>
<td>3.</td>
<td>Areas protected under international conventions, national or local legislation for their ecological, landscape, cultural or other related value</td>
</tr>
<tr>
<td>4.</td>
<td>Areas which are important or sensitive for ecological reasons - Wetlands, watercourses or other water bodies, coastal zone, biosphere, mountains, forests</td>
</tr>
<tr>
<td>5.</td>
<td>Areas used by protected, important or sensitive species of flora or fauna for breeding, nesting, foraging, resting, over wintering, migration</td>
</tr>
<tr>
<td>6.</td>
<td>Inland, coastal, marine or underground waters</td>
</tr>
<tr>
<td>7.</td>
<td>State, National boundaries</td>
</tr>
<tr>
<td>8.</td>
<td>Routes or facilities used by the public for access to recreation or other tourists, pilgrim areas</td>
</tr>
<tr>
<td>9.</td>
<td>Defence installations</td>
</tr>
<tr>
<td>10.</td>
<td>Densely populated or built-up area, distance from nearest human habitation</td>
</tr>
<tr>
<td>11.</td>
<td>Areas occupied by sensitive man-made land uses</td>
</tr>
<tr>
<td></td>
<td>(hospitals, schools, places of worship, community facilities)</td>
</tr>
<tr>
<td>12.</td>
<td>Areas containing important, high quality or scarce resources</td>
</tr>
<tr>
<td></td>
<td>(ground water resources, surface resources, forestry, agriculture, fisheries, tourism, minerals)</td>
</tr>
<tr>
<td>13.</td>
<td>Areas already subjected to pollution or environmental damage. (those where existing legal environmental standards are exceeded)</td>
</tr>
<tr>
<td>14.</td>
<td>Areas susceptible to natural hazard which could cause the project to present environmental problems</td>
</tr>
<tr>
<td></td>
<td>(earthquakes, subsidence, landslides, erosion, flooding or extreme or adverse climatic conditions)</td>
</tr>
</tbody>
</table>
APPENDIX – IX

(See paragraph 7(iii) (ii))

EXEMPTION OF CERTAIN CASES FROM REQUIREMENT OF ENVIRONMENTAL CLEARANCE

The following cases shall not require prior environmental clearance, namely:

1. Extraction of ordinary clay or sand, manually, by the Kumbha (Potter) to prepare earthen pots, lamp, toys, etc. as per their customs.
2. Extraction of ordinary clay or sand, manually, by earthen tile makers who prepare earthen tiles.
3. Removal of sand deposits on agricultural field after flood by farmers.
4. Customary extraction of sand and ordinary earth from sources situated in Gram Panchayat for personal use or community work in village.
5. Community works like desilting of village ponds or tanks, construction of village roads, ponds, bunds undertaken in Mahatma Gandhi National Rural Employment and Guarantee Schemes, other Government sponsored schemes and community efforts.
6. Dredging and desilting of dams, reservoirs, weirs, barrages, river, and canals for the purpose of their maintenance, upkeep and disaster management.
8. Dug well for irrigation or drinking water.
9. Dug wells for buildings not requiring prior environmental clearance.
10. Excavation of ordinary earth or clay for plugging of any breach caused in canal, nala, drain, water body, etc., to deal with any disaster or flood like situation upon orders of District Collector or District Magistrate.
11. Activities declared by State Government under legislations or rules as non-mining activity with concurrence of the Ministry of Environment, Forest and Climate Change, Government of India.

APPENDIX - X

(See paragraph 7 (iii) (a))

PROCEDURE FOR PREPARATION OF DISTRICT SURVEY REPORT

The main objective of the preparation of District Survey Report (as per the Sustainable Sand Mining Guideline) is to ensure the following:

Identification of areas of aggregations or deposition where mining can be allowed; and identification of areas of erosion and proximity to infrastructural structures and installations where mining should be prohibited and calculation of annual rate of replenishment and allowing time for replenishment after mining in that area.

The report shall have the following structure:

1. Introduction
2. Overview of Mining Activity in the District
3. The List of Mining Licenses in the District with locations, area and period of validity
4. Details of Royalty or Revenue received in last three years
5. Detail of Production of Sand or Rajari or minor minerals in last three years
6. Process of Deposition of Sediments in the rivers of the District
7. General Profile of the District
8. Land Utilization Pattern in the district. Forest, Agriculture, Horticulture, Mining etc.
9. Physiography of the Districts
10. Rainfall: month-wise
11. Geology and Mineral Wealth

In addition to the above, the report shall contain the following:
(a) District wise detail of river or stream and other sand source.
(b) District wise availability of sand or gravel or aggregate resources.
(c) District wise detail of existing mining leases of sand and aggregates.

A survey shall be carried out by the DEIAA with the assistance of Geology Department or Irrigation Department or Forest Department or Public Works Department or Ground Water Boards or Remote Sensing Department or Mining Department etc. in the district.

### Drainage System with Description of Main Rivers

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the River</th>
<th>Area Drained (Sq. Km)</th>
<th>% Area Drained in the District</th>
</tr>
</thead>
</table>

### Salient Features of Important Rivers and Streams

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the River or Stream</th>
<th>Total Length in the District (in Km)</th>
<th>Place of Origin</th>
<th>Altitude at Origin</th>
</tr>
</thead>
</table>

### Portion of the River or Stream Recommended for Mineral Concession

<table>
<thead>
<tr>
<th>Length of area recommended for mineral concession (in kilometer)</th>
<th>Average width of area recommended for mineral concession (in meters)</th>
<th>Area recommended for mineral concession (in square meter)</th>
<th>Mineable mineral potential (in metric tonnes) (60% of total mineral potential)</th>
</tr>
</thead>
</table>

### Mineral Potential

<table>
<thead>
<tr>
<th>Boulder (MT)</th>
<th>Bajari (MT)</th>
<th>Sand (MT)</th>
<th>Total Mineable Mineral Potential (MT)</th>
</tr>
</thead>
</table>

### Annual Deposition


### S. No. | River or Stream | Portion of the river or stream recommended for mineral concession | Length of area recommended for mineral concession (in kilometer) | Average width of area recommended for mineral concession (in meters) | Area recommended for mineral concession (in square meter) | Mineable mineral potential (in metric tonnes) (60% of total mineral potential) |
|-----------|----------------|-----------------------------------------------|---------------------------------|---------------------------------|---------------------|---------------------------------|

A Sub-Divisional Committee comprising of Sub-Divisional Magistrate, Officers from Irrigation department, State Pollution Control Board or Committee, Forest department, Geology or mining officer shall visit each site for which environmental clearance has been applied for and make recommendation on suitability of site for mining or prohibition thereof.

Methodology adopted for calculation of Mineral Potential:

The mineral potential is calculated based on field investigation and geology of the catchment area of the river or streams. As per the site conditions and location, depth of mineable mineral is defined. The area for removal of the mineral in a river or stream can be decided depending on geo-morphology and other factors, it can be 50% to 80% of the area of a particular river or stream. For example in some hill States mineral constituents like boulders, river born clay, sand up
so a depth of one meter are considered as resource mineral. Other constituents like clay and slit are excluded as waste while calculating the mineral potential of particular river or stream.

The District Survey Report shall be prepared for each minor mineral in the district separately and its draft shall be placed in the public domain by keeping its copy in Collectorate and posting it on district’s website for twenty one days. The comments received shall be considered and if found fit, shall be incorporated in the final Report to be finalised within six months by the DEIAA.

The District Survey Report shall form the basis for application for environmental clearance, preparation of reports and appraisal of projects. The Report shall be updated once every five years.

APPENDIX - XI

PROCEDURE FOR ENVIRONMENTAL CLEARANCE FOR MINING OF MINOR MINERALS INCLUDING CLUSTER

The following policy shall be followed for environmental clearance of mining of minor minerals including cluster situation:

1. The data provided by the States (Sustainable Sand Mining Guidelines) shows that most of the mining leases for minor minerals are of lease area less than 5 hectare. It is also reported that in hill States getting a stretch in river with area more than 5 hectare is very uncommon. So the size of lease for minor minerals including river sand mining will be determined by the States as per their circumstances.

2. The mining of minor minerals is mostly in clusters. The Environment Impact Assessment or Environment Management Plan are required to be prepared for the entire cluster in order to capture all the possible externalities. These reports shall capture carrying capacity of the cluster, transportation and related issues, replenishment and recharge issues, geo-hydrological study of the cluster area. The Environment Impact Assessment or Environment Management Plan shall be prepared by the State or State nominated Agency or group of project proponents in the Cluster or the project proponent in the cluster.

3. There shall be one public consultation for entire cluster after which the final Environment Impact Assessment or Environment Management Plan report for the cluster shall be prepared.

4. Environmental clearance shall be applied for and issued in the individual project proponent. The individual lease holders in cluster can use the same Environment Impact Assessment or Environment Management Plan for application for environmental clearance. The cluster Environment Impact Assessment or Environment Management Plan shall be updated as per need keeping in view any significant change.

5. The details of cluster Environment Impact Assessment or Environment Management Plan shall be reflected in each environmental clearance in that cluster and DEAC, SEAC, and EAC shall ensure that the mitigative measures emanating from the Environment Impact Assessment or Environment Management Plan study are fully reflected in environmental clearance conditions in the environmental clearance of individual project proponents in that cluster.

6. A cluster shall be formed when the distance between the peripheries of one lease is less than 500 meters from the periphery of other lease in a homogeneous mineral area.


8. The SEIAAs shall have supervisory jurisdiction over the DEIAAs and decisions of DEIAA shall be reviewed by the SEIAA without prejudice to any provisions under any existing law.

Schematic Presentation of Requirements on Environmental Clearance of Minor Minerals including cluster situation

<table>
<thead>
<tr>
<th>Area of Lease (Hectare)</th>
<th>Category of Project</th>
<th>Requirement of EIA / EMP</th>
<th>Requirement of Public Hearing</th>
<th>Requirement of EC</th>
<th>Who can prepare RIA / EMP</th>
<th>Who will apply for EC</th>
<th>Authority to approve / grant EC</th>
<th>Authority to monitor EC compliance</th>
</tr>
</thead>
<tbody>
<tr>
<td>EC Proposal of Sand Mining and other Minor Mineral Mining on the basis of individual mine lease</td>
<td>9 - 300</td>
<td>‘B2’</td>
<td>Form 1M, PFR and Approved Mine Plan</td>
<td>No</td>
<td>Yes</td>
<td>Project Proponent</td>
<td>Project Proponent</td>
<td>DEAC / SEIAA</td>
</tr>
<tr>
<td>Cluster area of mine leases</td>
<td>Form - I, PFR and Approved Mine Plan</td>
<td>No</td>
<td>Yes</td>
<td>State, State Agency, Group of Project Proponents, Project Proponent</td>
<td>SEAC / SEIAA</td>
<td>nominated by MoEFCC</td>
<td></td>
<td></td>
</tr>
<tr>
<td>---------------------------</td>
<td>--------------------------------------</td>
<td>----</td>
<td>-----</td>
<td>-----------------------------------------------------------------</td>
<td>--------------</td>
<td>-------------------</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cluster area of mine leases up to 5 ha</td>
<td>'B2'</td>
<td>'B2'</td>
<td></td>
<td>Project Proponent</td>
<td>SEAC / SEIAA</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cluster area of mine leases &gt; 6 ha and &lt; 25 ha with no individual lease &gt; 5 ha</td>
<td>'B1'</td>
<td>'B1'</td>
<td></td>
<td>Project Proponent</td>
<td>SEAC / SEIAA</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cluster of mine leases of area ≥ 25 hectares with individual lease site &lt; 50ha</td>
<td>'A'</td>
<td>'A'</td>
<td></td>
<td>Project Proponent</td>
<td>SEAC / MoEFCC</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**APPENDIX - XII**

[See paragraph 10 (iv)]

PROCEDURE FOR MONITORING OF SAND MINING OR RIVER BED MINING

1. The security feature of Transport Permit shall be as under:

   (a) Printed on Indian Banks' Association (IBA) approved Magnetic Ink Character Recognition (MICR) Code paper.

   (b) Unique Barcode.

   (c) Unique Quick Response (QR) code.

   (d) Fugitive Ink Background.

   (e) Invisible Ink Mark.

   (f) Void Pasteograph.

   (g) Watermark.

2. Requirement at Mine Lease Site:

   (a) Small Size Plot (Up to 5 hectares): Android Based Smart Phone.
3. Scanning of Transport Permit or Receipt and Uploading on Server:

(a) Website: Scanning of receipts on mining site can be done through barcode scanner and computer using the software;

(b) Android Application: Scanning on mining site can be done using Android Application using smart phone. It will require internet availability on SIM card;

(c) SMS: Transport Permit or Receipt shall be uploaded on server even by sending SMS through mobile. Once Transport Permit or Receipt get uploaded, an unique invoice code gets generated with its validity period.

4. Proposed working of the system:

The State Mining Department should print the Transport Permit or Receipt with security features enumerated at Paragraph 1 above and issue them to the mine lease holder through the District Collector. Once these Transport Permits or Receipts are issued, they would be uploaded on the server against that mine lease area. Each receipt should be preferably with pre-fixed quantity, so the total quantity gets determined for the receipts issued.

When the Transport Permit or Receipt barcode gets scanned and invoice is generated, that particular barcode gets used and its validity time is recorded on the server. So all the details of transporting of mined out material can be captured on the server and the Transport Permit or Receipt cannot be reused.

5. Checking On Route:

The staff deployed for the purpose of checking of vehicles carrying mined mineral should be in a position to check the validity of Transport Permit or Receipt by scanning them using website, Android Application and SMS.

6. Breakdown of Vehicles:

In case the vehicle breakdown, the validity of Transport Permit or Receipt shall be extended by sending SMS by driver in specific format to report breakdown of vehicle. The server will register this information and register the breakdown. The State can also establish a call centre, which can register breakdowns of such vehicles and extend the validity period. The subsequent restart of the vehicle also should be similarly reported to the server or call centre.

7. Tracking of Vehicles:

The route of vehicle from source to destination can be tracked through the system using check points, RFID Tags, and GPS tracking.

8. Alerts or Report Generation and Action Review:

The system will enable the authorities to develop periodic report on different parameters like daily lifting report, vehicle log or history, lifting against allocation, and total lifting. The system can be used to generate auto mails or SMS. This will enable the District Collector or District Magistrate to get all the relevant details and shall enable the authority to block the lifting facility of any site found to be indulged in irregularity. Whenever any authority intercepts any vehicle transporting illegal sand, it shall get registered on the server and shall be mandatory for the officer to fill in the report on action taken. Every intercepted vehicle shall be tracked.

The monitoring of mined out mineral, environmental clearance conditions and enforcement of Environment Management Plan will be ensured by the DEIAA, SEIAA and the State Pollution Control Board or Committee. The monitoring arrangements envisaged above shall be put in place not later than three months. The monitoring of enforcement of environmental clearance conditions shall be done by the Central Pollution Control Board, Ministry of Environment, Forest and Climate Change and the agency nominated by the Ministry for the purpose."

[No. Z-11013/98/2014-IA-II (M)]

MANOJ KUMAR SINGH, Jt. Secy.

Note: The principal rules were published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (ii) vide number S.O. 1533 (E), dated the 14th September, 2006 and subsequently amended vide the following numbers :-
1. S.O. 1737 (E) dated the 11th October, 2007;
2. S.O. 3067 (E) dated the 1st December, 2009;
3. S.O. 695 (E) dated the 4th April, 2011;
4. S.O. 2896 (E) dated the 13th December, 2012;
5. S.O. 674 (E) dated the 13th March, 2013;
6. S.O. 2204 (E) dated the 19th July 2013;
7. S.O. 2555 (E) dated the 21st August, 2013;
8. S.O. 2569 (E) dated the 22nd August, 2013;
9. S.O. 2731 (E) dated the 9th September, 2013;
10. S.O. 562 (E) dated the 26th February, 2014;
11. S.O. 637 (E) dated the 28th February, 2014;
12. S.O. 1599 (E) dated the 25th June, 2014;
13. S.O. 2601 (E) dated the 7th October, 2014;
14. S.O. 2600 (E) dated the 9th October, 2014;
15. S.O. 3252 (E) dated the 22nd December, 2014;
16. S.O. 382 (E) dated the 3rd February, 2015;
17. S.O. 811 (E) dated the 23rd March, 2015;
18. S.O. 996 (E) dated the 10th April, 2015;
19. S.O. 1142 (E) dated the 17th April, 2015;
20. S.O. 1141 (E) dated the 29th April, 2015;