



தமிழ்நாடு கனிம நிறுவனம்

(தமிழ்நாடு அரசு நிறுவனம்)

எண்.31, காமராஜ சாலை, சேப்பாக்கம், சென்னை-600 005

தொ.பே.:044- 28410382/28511972 நிகரி : 91-44-28524960

மின்னஞ்சல் : tamin@tamingranites.com இணையதளம்: tamingranites.com

ந.க.எண்.4652/ML3/2013

பொது அறிவிப்பு

தேதி: 05.01.2016

தமிழ்நாடு கனிம நிறுவனம், சென்னை அவர்களால் துவங்க உத்தேசிக்கப்பட்டுள்ள கீழ்க்கண்ட கிராண்ட் கரங்க திட்டங்களுக்கு மாநிலச் சுற்றுச் சூழல் தாக்க மதிப்பீடு ஆணையம் (SEIAA), தமிழ்நாடு சுற்றுச் சூழல் அனுமதி வழங்கியுள்ளது.

திட்டத்தின் விபரம்

வ.எண்.	கிராமம், வட்டம் மற்றும் மாவட்டத்தின் பெயர்	நிலப்புல எண்.	பரப்பளவு ஹெக்டேரில்	கிராண்ட் வகை	மாநிலச் சுற்றுச் சூழல் தாக்க மதிப்பீட்டு ஆணையத்தின் அனுமதி வழங்கிய கடித எண். மற்றும் நாள்
1.	காரண்டபள்ளி கிராமம், தேன்கனிகோட்டை வட்டம் கிருஷ்ணகிரி மாவட்டம்	155/2	14.53.0	கருப்பு	SEIAA- TN/F.No.1083/EC/ 1(a) 2505/2013 Dated 01.12.2015
2.	பஞ்சபள்ளி & நமண்ட- ஹள்ளி கிராமம், பாலக்கோடு வட்டம், தருமபுரி மாவட்டம்	287 & 19	16.54.0	கருப்பு	SEIAA- TN/F.No.778/EC/ 1(a) 2504/2013 Dated 01.12.2015

இவ்வனுமதியின் நகலை தமிழ்நாடு மாகாண்டுப்பாடு வாரியத்தின் இணையதளம் (<http://www.tnpcb.gov.in>), மாநிலச் சுற்றுச் சூழல் தாக்க மதிப்பீடு ஆணையத்தின் இணையதளம் (<http://www.seiaa.tn.gov.in>) மற்றும் தமிழ்நாடு கனிம நிறுவனத்தின் இணையதளம் (<http://www.tamingranites.com>) ஆகியவற்றில் காணலாம்.

செ.ம.தொ.இ/018/வரைகலை/2016

மேலாண் இயக்குநர்

THE NEW INDIAN EXPRESS
CHENNAI WEDNESDAY 6 JANUARY 2016 *



TAMILNADU MINERALS LIMITED

(An Undertaking of Government of Tamil Nadu)
31, Kamarajar Salai, Chepauk, Chennai - 600 005.
Email : tamin@tamingranites.com website : tamingranites.com

R.C.No. 4652/ML3/2013

PUBLIC NOTICE

Dated: 05.01.2016

M/s Tamil Nadu Minerals Limited, Chennai has been accorded Environmental Clearance for following proposed Granite Mining Projects by State Level Environmental Impact Assessment Authority (SEIAA), Tamil Nadu.

Details of the Project					Ref.No. in which Environmental Clearance accorded by SEIAA, Tamilnadu
Sl. No.	Name of the Village, Taluk and District	SF No	Extent in hecst.	Nature of Granite	
1.	Karandapalli Village, Denkanikottai Taluk Krishnagiri District	155/2	14.53.0	Black	SEIAA- TN/F.No. 1083/EC/1(a)/2505/2013 Dated 01.12.2015
2.	Panchapalli & Nammandahalli (V) Palacode Taluk, Dharampuri District	287 & 19	16.54.0	Black	SEIAA- TN/F.No.778/EC/1(a)/2504/2013 Dated 01.12.2015

The copy of Environmental Clearance can be seen in the website of Tamilnadu Pollution Control Board (<http://www.tnpcb.gov.in>) as well as in the website of the State Level Environmental Impact Assessment Authority (SEIAA) i.e (<http://www.seiaa.tn.gov.in>) and also in the website of TAMIN i.e (<http://www.tamingranites.com>)

DIPR/018/DISPLAY/2016

MANAGING DIRECTOR

STATE LEVEL ENVIRONMENTAL IMPACT ASSESSMENT AUTHORITY – TAMIL NADU

Dr. S. KALYANASUNDARAM ,I.F.S.(Retd.)
CHAIRMAN



3rd Floor, Panagal Maaligai,
No.1 Jeenis Road, Saidapet,
Chennai-15.
Phone No.044-24359974
Fax No. 044-24359975

ENVIRONMENTAL CLEARANCE

Lr. No.SEIAA-TN/F.No.1083/EC/1(a)/2505/2013 dated: 01.12.2015

To
M/s. Tamil Nadu Minerals Limited
No. 31, Kamarajar Salai,
P.B.No. 2961, TWAD House, Chepauk,
Chennai - 600 005



Sir,

Sub: SEIAA-TN – Proposed **Black Granite** quarry located at S.F.No 155/2, Karandapalli Village, Denkanikottai Taluk, Krishnagiri District- issue of Environmental Clearance – Reg.

Ref: 1. Your Application for Environmental Clearance dt: 22.04.2013
2. Minutes of the 50th SEAC held on 30.01.2014
3. Minutes of the SEIAA meeting held on 01.12.2015

Details of Minor Mineral Activity:-

This has reference to your application first cited. The proposal is for obtaining environmental clearance for mining/quarrying of minor minerals based on the particulars furnished in your application as shown below.

1	Name of Project Proponent and address	M/s. Tamil Nadu Minerals Limited No. 31, Kamarajar Salai, P.B.No. 2961, TWAD House, Chepauk, Chennai - 600 005
2	Location of the Proposed Activity	
	Survey Number	155/2
	Latitude and Longitude	12°20'37"N 77°44'21"E
	Village	Karandapalli
	Taluk	Denkanikottai
	District	Krishnagiri
3	Proposed Activity	
	i. Minor mineral	Black Granite
	ii. Mining Lease Area	14.53.0 Ha
	iii. Approved quantity	1011.790 cu.m of Black Granite

S. Kalyananda
CHAIRMAN
SEIAA-TN

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	iv. Depth of Mining	30 m
	v. Type of mining	Opencast Semi Mechanized Method
	vi. Category(B1/B2)	B2
	vii. Precise area communication	Lr. No. 23905/MME1/2010-1 dated 02.11.2011 of the Principal Secretary to Government, Industries (MME.2) Department, Chennai--9
	viii. Mining plan approval	Commissioner of Geology & Mining, Chennai Lr. No. 10335/MM5/2011 dated 22.11.2011
	ix. Mining lease period	5 Years
4	Whether Project area attracts any General conditions specified in the EIA notification, 2006 as amended:-	Affidavit furnished. The proponent submitted the copy of the acknowledgement submitted to the Standing Committee of NBWL.
5	Man Power requirement per day:	32 Employees
6	Utilities	
	i. Source of Water :	Karandapalli Village Panchayat
	ii. Quantity of Water Requirement in KLD:	
	a. Domestic b. Industrial c. Green Belt & Dust Suppression	0.9KLD } 1.4KLD
	iii. Power Requirement: a. Domestic Purpose b. Industrial Purpose	TNEB 1000 Lit/month
7	Cost i. Project Cost ii. EMP Cost	Rs.100.00 Lakhs Rs.4.20 Lakhs
8	Public Consultation:-	Not required as per O.M. dated 24.12.2013 of MoEF, Gol.
9	Date of Appraisal by SEAC:- Agenda No:	30.01.2014 50-04
10	Date of Review/Discussion by SEIAA and the Remarks:-	The proposal was placed before the SEIAA in its 146 th Meeting held on 01.12.2015 and the Authority after careful consideration, decided to grant environmental clearance to the said project Mining of Black Granite to terms and conditions stipulated under the provisions of Environment Impact Assessment Notification, 2006 as amended and subjected to specific condition that "The Environmental clearance is subject to obtaining prior clearance from Forestry and wildlife angle including clearance from the standing committee of the National Board for Wildlife as applicable before issue of permit/Consent to establish by the Competent Authority"/before starting any activity at site".
11	Validity:	The Environmental Clearance will be coterminous with the mine lease period or limited to a maximum period of 5 Years from the date of issue whichever is earlier.


CHAIRMAN
 SEIAA-TN
 CR
 8/12/15

STATE LEVEL ENVIRONMENTAL IMPACT ASSESSMENT AUTHORITY – TAMIL NADU

Conditions to be Complied before commencing mining operations:-

1. The project proponent shall advertise in at least two local newspapers widely circulated in the region, one of which shall be in the vernacular language informing the public that
 - I. The project has been accorded Environmental Clearance.
 - II. Copies of clearance letters are available with the Tamil Nadu Pollution Control Board.
 - III. Environmental Clearance may also be seen on the website of the SEIAA.
 - IV. The advertisement should be made within 7 days from the date of receipt of the clearance letter and a copy of the same shall be forwarded to the SEIAA.
2. The applicant has to obtain land use classification as industrial use before issue/renewal of mining lease.
3. The Environmental Clearance shall not be cited for relaxing any other rules applicable to this project.
4. The project proponent shall comply the conditions laid down in the Section V, Rule 36 of Tamil Nadu Minor Minerals Concession Rules 1959.
5. A copy of the Environment Clearance letter shall be sent by the proponent to the concerned Panchayat, Town Panchayat / Panchayat union/ Municipal Corporation, Urban Local Body and the Local NGO, if any, from whom suggestions/ representations, if any, were received while processing the proposal. The clearance letter shall also be put on the website of the proponent and also kept at the site, for the general public to see.
6. Quarry lease area should be demarcated on the ground with wire fencing to show the boundary of the lease area on all sides with red flags on every pillar shall be erected before commencement of quarrying.
7. The proponent shall ensure that First Aid Box is available at site.
8. The excavation activity shall not alter the natural drainage pattern of the area.
9. The excavated pit shall be restored by the project proponent for useful purposes.
10. The proponent shall quarry and remove only in the permitted areas as per the approved Mining Plan details.
11. The quarrying operation shall be restricted between 7AM and 5 PM.
12. The proponent shall take necessary measures to ensure that there shall not be any adverse impacts due to quarrying operation on the nearby human habitations, by way of pollution to the environment.
13. A minimum distance of 15 mts. From any civil structure shall be kept from the periphery of any excavation area.

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14. Depth of quarrying shall be 2m above the ground water table /approved depth of mining whichever is lesser to be considered as a safe guard against Environmental Contamination and over exploitation of resources.
15. The mined out pits should be backfilled where warranted and area should be suitably landscaped to prevent environmental degradation. The mine closure plan as furnished in the proposal shall be strictly followed with back filling and tree plantation.
16. Wet drilling method is to 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.
17. Drilling and blasting shall be done only either by licensed explosive agent or by the proponent after obtaining required approvals from Competent Authorities.
18. The explosives shall be stored at site as per the conditions stipulated in the permits issued by the licensing Authority.
19. Blasting shall be carried out after announcing to the public adequate through public address system to avoid any accident.
20. A study has to be conducted to assess the optimum blast parameters and blast design to keep the vibration limits less than prescribed levels and only such design and parameters should be implemented while blasting is done. Periodical monitoring of the vibration at specified location to be conducted and records kept for inspection.
21. The Proponent shall take appropriate measures to ensure that the GLC shall comply with the revised NAAQ norms notified by MoEF, GoI on 16.11.2009.
22. The following measures are to be implemented to reduce Air Pollution during transportation of mineral
 - i. Roads shall be graded to mitigate the dust emission.
 - ii. Water shall be sprinkled at regular interval on the main road and other service roads to suppress dust
23. The following measures are to be implemented to reduce Noise Pollution
 - i. Proper and regular maintenance of vehicles and other equipment
 - ii. Limiting time exposure of workers to excessive noise.
 - iii. The workers employed shall be provided with protection equipment and earmuffs etc.
 - iv. 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.

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24. Measures should be taken to comply with the provisions laid under Noise Pollution (Regulation and Control) (Amendment) Rules, 2010, dt: 11.01.2010 issued by the MoE&F, GoI to control noise to the prescribed levels.
25. Suitable conservation measures to augment groundwater resources in the area shall be planned and implemented in consultation with Regional Director, CGWB. Suitable measures should be taken for rainwater harvesting.
26. Permission from the competent authority should be obtained for drawl of ground water, if any, required for this project.
27. Topsoil, if any, shall be stacked properly with proper slope with adequate measures and should be used for plantation purpose.
28. The following measures are to be adopted to control erosion of dumps:-
 - i. Retention/ toe walls shall be provided at the foot of the dumps.
 - ii. Worked out slopes are to be stabilized by planting appropriate shrub/ grass species on the slopes.
29. Waste oils, used oils generated from the EM machines, mining operations, if any, shall be disposed as per the Hazardous Wastes (Management, Handling, and trans boundary movement) Rules, 2008 and its amendments thereof to the recyclers authorized by TNPCB.
30. 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.
31. Rain water harvesting to collect and utilize the entire water falling in land area should be provided.
32. Rain water getting accumulated in the quarry floor shall not be discharged directly to the nearby stream or water body. If it is to be let into the nearby water body, it has to be discharged into a silt trap on the surface within the lease area and only the overflow after allowing settling of soil be let into the nearby waterways. The silt trap should be of sufficient dimensions to catch all the silt water being pumped out during one season. The silt trap should be cleaned of all the deposited silt at the end of the season and kept ready for taking care of the silt in the next season.
33. The lease holder shall undertake adequate safeguard measures during extraction of material and ensure that due to this activity, the hydro-geological regime of the surrounding area shall not be affected. Regular monitoring of ground water level and quality shall be carried out around the mine lease area during the mining operation. If at any stage, if it is observed that

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the groundwater table is getting depleted due to the mining activity; necessary corrective measures shall be carried out. District Collector/mining officer shall ensure this.

34. No tree-felling shall be done in the leased area, except only with the permission from competent Authority.
35. To take up environmental monitoring of the proposed quarry site before, during and after the mining activities including vibration study data, water, air & flora/fauna environment, slurry water generated/disposed and method of disposal, involving a reputed academic Institution.
36. It shall be ensured that the total extent of nearby quarries(existing, abandoned and proposed) located within 500 meter radius from the periphery of this quarry is not exceeding 25 hectares within the mining lease period of this application.
37. It shall be ensured that there is no habitation is located within 500 meter radius from the periphery of the quarry site and also ensure that no hindrance will be caused to the people of the habitation located within 500m radius from the periphery of the quarry site
38. Ground water quality monitoring should be conducted once in 3 Months
39. Transportation of the quarried materials shall not cause any hindrance to the Village people/Existing Village road.
40. Free Silica test should be conducted and reported to TNPCB, Department of Geology and Mining and Regional Director, MoEF , GOI.
41. Air sampling at intersection point should be conducted and reported to TNPCB, Department of Geology and Mining and Regional Director, MoEF , GOI..
42. Bunds to be provided at the boundary of the project site.
43. Ground water quality monitoring should be conducted once in 3 Months
44. The project proponent shall undertake plantation/afforestation work by planting the native species on all side of the lease area at the rate of 400/Ha. Suitable tall tree saplings should be planted on the bunds and other suitable areas in and around the work place.
45. At least 10 Neem trees should be planted around the boundary of the quarry site.
46. Floor of excavated pit to be levelled and sides to be sloped with gentle slope (Except for granite quarries) in the mine closure phase.
47. The Project Proponent shall ensure a minimum of 2.5% of the annual turnover will be utilized for the CSR Activity
48. The Project Proponent shall provide solar lighting system to the nearby villages
49. The Project Proponent shall comply with the mining and other relevant rules and regulations where ever applicable.
50. Rainwater shall be pumped out Via Settling Tank only
51. Earthen bunds and barbed wire fencing around the pits with green belt all along the boundary shall be developed and maintained.
52. As per MoEF&CC, GoI, Office Memorandum dated 30.03.2015, prior clearance from Forestry & Wild Life angle including clearance from obtaining committee of the National Board for Wild life as applicable shall be obtained before starting the quarrying operation, if the project site is located within 10KM from National Park and Sanctuaries.
53. The quarrying activity shall be stopped if the entire quantity indicated in the Mining plan is quarried even before the expiry of the quarry lease period and the same shall be monitored by the District Authorities.

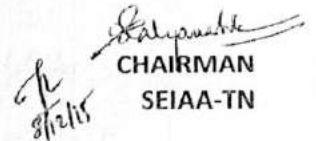
STATE LEVEL ENVIRONMENTAL IMPACT ASSESSMENT AUTHORITY -- TAMIL NADU

General Conditions:

1. EC is given only on the factual records, documents and the commitment furnished in non judicial stamp paper by the proponent.
2. The Proponent shall obtain the Consent for Establishment from the TNPC Board before commencing the activity.
3. No change in mining technology and scope of working should be made without prior approval of the SEIAA, Tamil Nadu.
4. No change in the calendar plan including excavation, quantum of mineral (minor mineral) should be made.
5. Effective safeguard measures, such as regular water sprinkling shall be carried out in critical areas prone to air pollution and having high levels of particulate matter such as loading and unloading point and all transfer points. Extensive water sprinkling shall be carried out on haul roads. It should be ensured that the Ambient Air Quality parameters conform to the norms prescribed by the Central Pollution Control Board in this regard.
6. Effective safeguards shall be adopted against health risks on account of breeding of vectors in the water bodies created due to excavation of earth.
7. A berm shall be left from the boundary of adjoining field having a width equal to at least half the depth of proposed excavation.
8. Mineral handling area shall be provided with adequate number of high efficiency dust extraction system. Loading and unloading areas including all the transfer points should also have efficient dust control arrangements. These should be properly maintained and operated.
9. Vehicular emissions shall be kept under control and be regularly monitored. The mineral transportation shall be carried out through the covered trucks only and the vehicles carrying the mineral shall not be overloaded.
10. Access and haul roads to the quarrying area should be restored in a mutually agreeable manner where these are considered unnecessary after extraction has been completed.
11. All Personnel shall be provided with protective respiratory devices including safety shoes, Masks, gloves etc. Supervisory people should be provided with adequate training and information on safety and health aspects. Occupational health surveillance program of the workers should be undertaken periodically to observe any contractions due to exposure to dust and take corrective measures, if needed.
12. Periodical medical examination of the workers engaged in the project shall be carried out and records maintained. For the purpose, schedule of health examination of the workers should be drawn and followed accordingly. The workers shall be provided with personnel protective measures such as masks, gloves, boots etc.
13. Workers/labourers shall be provided with facilities for drinking water and sanitation facility for Female and Male separately.
14. The project proponent shall ensure that child labour is not employed in the project as per the sworn affidavit furnished.
15. The funds earmarked for environmental protection measures should be kept in separate account and should not be diverted for other purpose. Year wise expenditure should be reported to the Ministry of Environment and Forests and its Regional Office located at Chennai.

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16. The Environmental Clearance does not absolve the applicant/proponer of his obligation/requirement to obtain other statutory and administrative clearances from other statutory and administrative authorities.
17. This Environmental Clearance does not imply that the other statutory / administrative clearances shall be granted to the project by the concerned authorities. Such authorities would be considering the project on merits and be taking decisions independently of the Environmental Clearance
18. The SEIAA, Tamil Nadu may alter/modify the above conditions or stipulate any further conditions in the interest of environment protection.
19. The SEIAA, Tamil Nadu may cancel the environmental clearance granted to this project under the provisions of EIA Notification, 2006, at any stage of the validity of this environmental clearance, if it is found or if it comes to the knowledge of this SEIAA,TN that the project proponent has deliberately concealed and/or submitted false or misleading information or inadequate data for obtaining the environmental clearance.
20. Failure to comply with any of the conditions mentioned above may result in withdrawal of this clearance and attract action under the provisions of the Environment (Protection) Act, 1986.
21. 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, the Public Liability Insurance Act, 1991, along with their amendments, draft Minor Mineral Conservation & Development Rules, 2010 framed under MMDR Act 1957, National Commission for protection of Child Right Rules, 2006 and rules made there under and also any other orders passed by the Hon'ble Supreme Court of India/Hon'ble High Court of Madras and any other Courts of Law relating to the subject matter.
22. Any other conditions stipulated by other Statutory/Government authorities shall be complied
23. Any appeal against this environmental clearance shall lie with the Hon'ble National Green Tribunal, if preferred, within a period of 30 days as prescribed under Section 16 of the National Green Tribunal Act, 2010.


CHAIRMAN
SEIAA-TN

Copy to:

1. The Secretary, Ministry of Mines, Government of India, Shastri Bhawan, New Delhi.
2. The Principal Secretary, Environment and Forests Department, Government of Tamil Nadu, Tamil Nadu.
3. The Additional Chief Secretary, Industries Department, Government of Tamil Nadu, Tamil Nadu.
4. The Additional Principal Chief Conservator of Forests, Regional Office (SZ), 34, HEPC Building, 1st & 2nd Floor, Cathedral Garden Road, Nungambakkam, Chennai – 34.
5. The Chairman, Central Pollution Control Board, Parivesh Bhawan, CBD-Cum-Office Complex, East Arjun Nagar, New Delhi-110 032.
6. The Chairman, Tamil Nadu Pollution Control Board, 76, Mount Salai, Guindy, Chennai-32
7. The District Collector, Krishnagiri District
8. The Commissioner of Geology and Mines, Guindy, Chennai-32
9. EI Division, Ministry of Environment & Forests, Paryavaran Bhawan, New Delhi.
10. Spare.

STATE LEVEL ENVIRONMENTAL IMPACT ASSESSMENT AUTHORITY – TAMIL NADU

Dr. S. KALYANASUNDARAM ,I.F.S.(Retd.)
CHAIRMAN



3rd Floor, Panagal Maaligai,
No.1 Jeenis Road, Saidapet,
Chennai-15.
Phone No.044-24359974
Fax No. 044-24359975

ENVIRONMENTAL CLEARANCE

Lr. No.SEIAA-TN/F.No.778/EC/1(a)/2504/2013 dated:01.12.2015

To
M/s. Tamil Nadu Minerals Limited
No. 31, Kamarajar Salai,
P.B.No. 2961, TWAD House, Chepauk,
Chennai - 600 005

Sir,

- Sub:** SEIAA-TN – Proposed **Black Granite** quarry located at S.F.No 287 & 19, Panchapalli & Namandahalli Village,Palacode Taluk, Dharmapuri District- issue of Environmental Clearance – Reg.
- Ref:** 1. Your Application for Environmental Clearance dt: 08.02.2013
2. Minutes of the 53th SEAC held on 25.03.2015 & 64th SEAC held on 25.03.2015
3. Minutes of the SEIAA meeting held on 01.12.2015

Details of Minor Mineral Activity:-

This has reference to your application first cited. The proposal is for obtaining environmental clearance for mining/quarrying of minor minerals based on the particulars furnished in your application as shown below.

1	Name of Project Proponent and address	M/s. Tamil Nadu Minerals Limited No. 31, Kamarajar Salai, P.B.No. 2961, TWAD House, Chepauk, Chennai - 600 005
2	Location of the Proposed Activity	
	Survey Number	287 & 19
	Latitude and Longitude	12°28'41"N 77°56'49"E
	Village	Panchapalli & Namandahalli
	Taluk	Palacode
	District	Dharmapuri
3	Proposed Activity	
	i. Minor mineral	Black Granite


CHAIRMAN
SEIAA-TN

STATE LEVEL ENVIRONMENTAL IMPACT ASSESSMENT AUTHORITY – TAMIL NADU

	ii. Mining Lease Area	16.54.00 Ha
	iii. Approved quantity	3111.100 cu.m of Black Granite
	iv. Depth of Mining	30 m
	v. Type of mining	Open cast Semi Mechanized Method
	vi. Category(B1/B2)	B2
	vii. Precise area communication	Lr. No. 20805/MME.1/2008-3 dated 14.09.2011 of the Principal Secretary to Government, Industries (MME.2) Department, Chennai--9
	viii. Mining plan approval	Commissioner of Geology & Mining, Chennai Lr. No. 12903/MM5/2007 dated 03.11.2011
	ix. Mining lease period	5 Years
4	Whether Project area attracts any General conditions specified in the EIA notification, 2006 as amended:-	Affidavit furnished. The proponent submitted the copy of the acknowledgement submitted to the Standing Committee of NBWL.
5	Man Power requirement per day:	38 Employees
6	Utilities	
	i. Source of Water :	Water vendors/Borehole
	ii. Quantity of Water Requirement in KLD:	
	a. Domestic	1.710KLD
	b. Industrial	} 0.540KLD
	c. Green Belt & Dust Suppression	
	iii. Power Requirement:	
	a. Domestic Purpose	TNEB
	b. Industrial Purpose	1000 Lit/month
7	Cost	
	i. Project Cost	Rs.100.00 Lakhs
	ii. EMP Cost	Rs.4.2 Lakhs
8	Public Consultation:-	Not required as per O.M. dated 24.12.2013 of MoEF, Gol.
9	Date of Appraisal by SEAC:- Agenda No:	25.03.2015- 64 th SEAC Meeting 25
10	Date of Review/Discussion by SEIAA and the Remarks:-	The proposal was placed before the SEIAA in its 146 th Meeting held on 01.12.2015 and the Authority after careful consideration, decided to grant environmental clearance to the said project Mining of Black Granite to terms and conditions stipulated under the provisions of Environment Impact Assessment Notification, 2006 as amended and subjected to specific condition that "The Environmental clearance is subject to obtaining prior clearance from Forestry and wildlife angle including clearance from the standing committee of the National Board for Wildlife as applicable before issue of permit/Consent to establish by the Competent Authority"/before starting any activity at site".
11	Validity:	The Environmental Clearance will be coterminous with the mine lease period or limited to a maximum period of 5 Years from the date of issue whichever is earlier.


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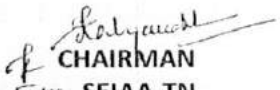
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Conditions to be Complied before commencing mining operations:-

1. The project proponent shall advertise in at least two local newspapers widely circulated in the region, one of which shall be in the vernacular language informing the public that
 - I. The project has been accorded Environmental Clearance.
 - II. Copies of clearance letters are available with the Tamil Nadu Pollution Control Board.
 - III. Environmental Clearance may also be seen on the website of the SEIAA.
 - IV. The advertisement should be made within 7 days from the date of receipt of the clearance letter and a copy of the same shall be forwarded to the SEIAA.
2. The applicant has to obtain land use classification as industrial use before issue/renewal of mining lease.
3. The Environmental Clearance shall not be cited for relaxing any other rules applicable to this project.
4. The project proponent shall comply the conditions laid down in the Section V, Rule 36 of Tamil Nadu Minor Minerals Concession Rules 1959.
5. A copy of the Environment Clearance letter shall be sent by the proponent to the concerned Panchayat, Town Panchayat / Panchayat union/ Municipal Corporation, Urban Local Body and the Local NGO, if any, from whom suggestions/ representations, if any, were received while processing the proposal. The clearance letter shall also be put on the website of the proponent and also kept at the site, for the general public to see.
6. Quarry lease area should be demarcated on the ground with wire fencing to show the boundary of the lease area on all sides with red flags on every pillar shall be erected before commencement of quarrying.
7. The proponent shall ensure that First Aid Box is available at site.
8. The excavation activity shall not alter the natural drainage pattern of the area.
9. The excavated pit shall be restored by the project proponent for useful purposes.
10. The proponent shall quarry and remove only in the permitted areas as per the approved Mining Plan details.
11. The quarrying operation shall be restricted between 7AM and 5 PM.
12. The proponent shall take necessary measures to ensure that there shall not be any adverse impacts due to quarrying operation on the nearby human habitations, by way of pollution to the environment.
13. A minimum distance of 15 mts. From any civil structure shall be kept from the periphery of any excavation area.

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14. Depth of quarrying shall be 2m above the ground water table /approved depth of mining whichever is lesser to be considered as a safe guard against Environmental Contamination and over exploitation of resources.
15. The mined out pits should be backfilled where warranted and area should be suitably landscaped to prevent environmental degradation. The mine closure plan as furnished in the proposal shall be strictly followed with back filling and tree plantation.
16. Wet drilling method is to 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.
17. Drilling and blasting shall be done only either by licensed explosive agent or by the proponent after obtaining required approvals from Competent Authorities.
18. The explosives shall be stored at site as per the conditions stipulated in the permits issued by the licensing Authority.
19. Blasting shall be carried out after announcing to the public adequate through public address system to avoid any accident.
20. A study has to be conducted to assess the optimum blast parameters and blast design to keep the vibration limits less than prescribed levels and only such design and parameters should be implemented while blasting is done. Periodical monitoring of the vibration at specified location to be conducted and records kept for inspection.
21. The Proponent shall take appropriate measures to ensure that the GLC shall comply with the revised NAAQ norms notified by MoEF, GoI on 16.11.2009.
22. The following measures are to be implemented to reduce Air Pollution during transportation of mineral
 - i. Roads shall be graded to mitigate the dust emission.
 - ii. Water shall be sprinkled at regular interval on the main road and other service roads to suppress dust
23. The following measures are to be implemented to reduce Noise Pollution
 - i. Proper and regular maintenance of vehicles and other equipment
 - ii. Limiting time exposure of workers to excessive noise.
 - iii. The workers employed shall be provided with protection equipment and earmuffs etc.
 - iv. 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.


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24. Measures should be taken to comply with the provisions laid under Noise Pollution (Regulation and Control) (Amendment) Rules, 2010, dt: 11.01.2010 issued by the MoE&F, GoI to control noise to the prescribed levels.
25. Suitable conservation measures to augment groundwater resources in the area shall be planned and implemented in consultation with Regional Director, CGWB. Suitable measures should be taken for rainwater harvesting.
26. Permission from the competent authority should be obtained for drawl of ground water, if any, required for this project.
27. Topsoil, if any, shall be stacked properly with proper slope with adequate measures and should be used for plantation purpose.
28. The following measures are to be adopted to control erosion of dumps:-
 - i. Retention/ toe walls shall be provided at the foot of the dumps.
 - ii. Worked out slopes are to be stabilized by planting appropriate shrub/ grass species on the slopes.
29. Waste oils, used oils generated from the EM machines, mining operations, if any, shall be disposed as per the Hazardous Wastes (Management, Handling, and trans boundary movement) Rules, 2008 and its amendments thereof to the recyclers authorized by TNPCB.
30. 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.
31. Rain water harvesting to collect and utilize the entire water falling in land area should be provided.
32. Rain water getting accumulated in the quarry floor shall not be discharged directly to the nearby stream or water body. If it is to be let into the nearby water body, it has to be discharged into a silt trap on the surface within the lease area and only the overflow after allowing settling of soil be let into the nearby waterways. The silt trap should be of sufficient dimensions to catch all the silt water being pumped out during one season. The silt trap should be cleaned of all the deposited silt at the end of the season and kept ready for taking care of the silt in the next season.
33. The lease holder shall undertake adequate safeguard measures during extraction of material and ensure that due to this activity, the hydro-geological regime of the surrounding area shall not be affected. Regular monitoring of ground water level and quality shall be carried out around the mine lease area during the mining operation. If at any stage, if it is observed that

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- the groundwater table is getting depleted due to the mining activity; necessary corrective measures shall be carried out. District Collector/mining officer shall ensure this.
34. No tree-felling shall be done in the leased area, except only with the permission from competent Authority.
 35. To take up environmental monitoring of the proposed quarry site before, during and after the mining activities including vibration study data, water, air & flora/fauna environment, slurry water generated/disposed and method of disposal, involving a reputed academic Institution.
 36. It shall be ensured that the total extent of nearby quarries(existing, abandoned and proposed) located within 500 meter radius from the periphery of this quarry is not exceeding 25 hectares within the mining lease period of this application.
 37. It shall be ensured that there is no habitation is located within 500 meter radius from the periphery of the quarry site and also ensure that no hindrance will be caused to the people of the habitation located within 500m radius from the periphery of the quarry site
 38. Ground water quality monitoring should be conducted once in 3 Months
 39. Transportation of the quarried materials shall not cause any hindrance to the Village people/Existing Village road.
 40. Free Silica test should be conducted and reported to TNPCB, Department of Geology and Mining and Regional Director, MoEF , GOI.
 41. Air sampling at intersection point should be conducted and reported to TNPCB, Department of Geology and Mining and Regional Director, MoEF , GOI..
 42. Bunds to be provided at the boundary of the project site.
 43. Ground water quality monitoring should be conducted once in 3 Months
 44. The project proponent shall undertake plantation/afforestation work by planting the native species on all side of the lease area at the rate of 400/Ha. Suitable tall tree saplings should be planted on the bunds and other suitable areas in and around the work place.
 45. At least 10 Neem trees should be planted around the boundary of the quarry site.
 46. Floor of excavated pit to be levelled and sides to be sloped with gentle slope (Except for granite quarries) in the mine closure phase.
 47. The Project Proponent shall ensure a minimum of 2.5% of the annual turnover will be utilized for the CSR Activity
 48. The Project Proponent shall provide solar lighting system to the nearby villages
 49. The Project Proponent shall comply with the mining and other relevant rules and regulations where ever applicable.
 50. Rainwater shall be pumped out Via Settling Tank only
 51. Earthen bunds and barbed wire fencing around the pits with green belt all along the boundary shall be developed and maintained.
 52. As per MoEF&CC, Gol, Office Memorandum dated 30.03.2015, prior clearance from Forestry & Wild Life angle including clearance from obtaining committee of the National Board for Wild life as applicable shall be obtained before starting the quarring operation, if the project site is located within 10KM from National Park and Sanctuaries.
 53. The quarrying activity shall be stopped if the entire quantity indicated in the Mining plan is quarried even before the expiry of the quarry lease period and the same shall be monitored by the District Authorities.


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General Conditions:

1. EC is given only on the factual records, documents and the commitment furnished in non judicial stamp paper by the proponent.
2. The Proponent shall obtain the Consent for Establishment from the TNPC Board before commencing the activity.
3. No change in mining technology and scope of working should be made without prior approval of the SEIAA, Tamil Nadu.
4. No change in the calendar plan including excavation, quantum of mineral (minor mineral) should be made.
5. Effective safeguard measures, such as regular water sprinkling shall be carried out in critical areas prone to air pollution and having high levels of particulate matter such as loading and unloading point and all transfer points. Extensive water sprinkling shall be carried out on haul roads. It should be ensured that the Ambient Air Quality parameters conform to the norms prescribed by the Central Pollution Control Board in this regard.
6. Effective safeguards shall be adopted against health risks on account of breeding of vectors in the water bodies created due to excavation of earth.
7. A berm shall be left from the boundary of adjoining field having a width equal to at least half the depth of proposed excavation.
8. Mineral handling area shall be provided with adequate number of high efficiency dust extraction system. Loading and unloading areas including all the transfer points should also have efficient dust control arrangements. These should be properly maintained and operated.
9. Vehicular emissions shall be kept under control and be regularly monitored. The mineral transportation shall be carried out through the covered trucks only and the vehicles carrying the mineral shall not be overloaded.
10. Access and haul roads to the quarrying area should be restored in a mutually agreeable manner where these are considered unnecessary after extraction has been completed.
11. All Personnel shall be provided with protective respiratory devices including safety shoes, Masks, gloves etc. Supervisory people should be provided with adequate training and information on safety and health aspects. Occupational health surveillance program of the workers should be undertaken periodically to observe any contractions due to exposure to dust and take corrective measures, if needed.
12. Periodical medical examination of the workers engaged in the project shall be carried out and records maintained. For the purpose, schedule of health examination of the workers should be drawn and followed accordingly. The workers shall be provided with personnel protective measures such as masks, gloves, boots etc.
13. Workers/labourers shall be provided with facilities for drinking water and sanitation facility for Female and Male separately.
14. The project proponent shall ensure that child labour is not employed in the project as per the sworn affidavit furnished.
15. The funds earmarked for environmental protection measures should be kept in separate account and should not be diverted for other purpose. Year wise expenditure should be reported to the Ministry of Environment and Forests and its Regional Office located at Chennai.


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16. The Environmental Clearance does not absolve the applicant/proponent of his obligation/requirement to obtain other statutory and administrative clearances from other statutory and administrative authorities.
17. This Environmental Clearance does not imply that the other statutory / administrative clearances shall be granted to the project by the concerned authorities. Such authorities would be considering the project on merits and be taking decisions independently of the Environmental Clearance
18. The SEIAA, Tamil Nadu may alter/modify the above conditions or stipulate any further conditions in the interest of environment protection.
19. The SEIAA, Tamil Nadu may cancel the environmental clearance granted to this project under the provisions of EIA Notification, 2006, at any stage of the validity of this environmental clearance, if it is found or if it comes to the knowledge of this SEIAA,TN that the project proponent has deliberately concealed and/or submitted false or misleading information or inadequate data for obtaining the environmental clearance.
20. Failure to comply with any of the conditions mentioned above may result in withdrawal of this clearance and attract action under the provisions of the Environment (Protection) Act, 1986.
21. 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, the Public Liability Insurance Act, 1991, along with their amendments, draft Minor Mineral Conservation & Development Rules, 2010 framed under MMDR Act 1957, National Commission for protection of Child Right Rules, 2006 and rules made there under and also any other orders passed by the Hon'ble Supreme Court of India/Hon'ble High Court of Madras and any other Courts of Law relating to the subject matter.
22. Any other conditions stipulated by other Statutory/Government authorities shall be complied
23. Any appeal against this environmental clearance shall lie with the Hon'ble National Green Tribunal, if preferred, within a period of 30 days as prescribed under Section 16 of the National Green Tribunal Act, 2010.


CHAIRMAN
SEIAA-TN
5/1/2015

Copy to:

1. The Secretary, Ministry of Mines, Government of India, Shastri Bhawan, New Delhi.
2. The Principal Secretary, Environment and Forests Department, Government of Tamil Nadu, Tamil Nadu.
3. The Additional Chief Secretary, Industries Department, Government of Tamil Nadu, Tamil Nadu.
4. The Additional Principal Chief Conservator of Forests, Regional Office (SZ), 34, HEPC Building, 1st & 2nd Floor, Cathedral Garden Road, Nungambakkam, Chennai – 34.
5. The Chairman, Central Pollution Control Board, Parivesh Bhawan, CBD-Cum-Office Complex, East Arjun Nagar, New Delhi-110 032.
6. The Chairman, Tamil Nadu Pollution Control Board, 76, Mount Salai, Guindy, Chennai-32
7. The District Collector, Dharmapuri District
8. The Commissioner of Geology and Mines, Guindy, Chennai-32
9. E1 Division, Ministry of Environment & Forests, Parvathan Bhawan, New Delhi.
10. Spare.