

File No.: 11064 Government of India

Ministry of Environment, Forest and Climate Change (Issued by the State Environment Impact Assessment Authority(SEIAA), TAMIL NADU)





Dated 06/09/2024



To,

Sudeep Jain IAS

M/S. TAMIL NADU MINERALS LIMITED

M/s. Tamil Nadu Minerals Limited (Government of Tamil Nadu undertaking) 31 Kamarajar Salai, Chepauk, Chennai, Tamil Nadu., Chennai, CHENNAI, TAMIL NADU, , 600005

tamin@tamingranites.com

Subject:

Grant of prior Environmental Clearance (EC) to the proposed Mining Project under the provisions of EIA Notification 2006 as amended-regarding

Sir/Madam,

This is in reference to your application submitted to SEIAA vide proposal number SIA/TN/MIN/485174/2024 dated 06/07/2024 for grant of prior Environmental Clearance (EC) to the project Proposed Black Granite quarry lease over an extent of 166.92.0 Ha at S.F.Nos. 917(P) & 921(P) of Mahimandalam Village, Katpadi Taluk, Vellore District, Tamil Nadu by M/s. Tamil Nadu Minerals Limited under the provision of the EIA Notification 2006-and as amended thereof.

- 1. EC from MoEF&CC vide F.No.23-203/2018-IA.III(V) dated. 09.04.2021
- 2. ToR issued vide Lr No.SEIAA-TN/F.No.10383/SEAC/1(a)/ToR-1610/ 2023 Dated: 06.11.2023
- 2. Public Hearing conducted on 31.01.2024
- 3. Online Proposal No. SIA/TN/MIN/485174/2024, Dated: 06.07.2024
- 4. Project proponent submitted EIA Report to SEIAA-TN on 11.07.2024
- 5. Minutes of the 487th SEAC meeting held on 01.08.2024
- 6. Minutes of the 748th SEIAA meeting held on 13.08.2024
- 7. Proponent reply online dated: 21.08.2024.
- 8. Minutes of the 749th SEIAA meeting held on 27.08.2024 & 28.08.2024.
- 2. The particulars of the proposal are as below:

(i) EC Identification No. EC24B0108TN5546802N

(ii) File No.(iii) Clearance Type(iv) CategoryFresh ECB1

(v) **Project/Activity Included Schedule No.** 1(a) Mining of minerals

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MAHIMANDALAM **BLACK GRANITE** (vii) Name of Project

QUARRY

(ix) Location of Project (District, State) VELLORE, TAMIL NADU

(x) Issuing Authority **SEIAA** (xii) Applicability of General Conditions No

3. In view of the particulars given in the Para 1 above, the project proposal interalia including Form-1 (Part A, B and C)/ EIA & EMP Reports were submitted to the SEIAA for an appraisal under the provision of EIA notification 2006 and its subsequent amendments.

- 4. The above-mentioned proposal has been considered by SEIAA in the meeting held on 27/08/2024 & 28.08.2024. The minutes of the meeting and all the project documents are available on PARIVESH portal which can be accessed from the PARIVESH portal by scanning the QR Code above. Brief description of the project is as under:
- 5. The SEAC, based on information submitted viz: Form 1 (Part A, B and C), EIA/EMP report etc & clarifications provided by the project proponent and after detailed deliberations on all technical aspects and public hearing issues and compliance thereto furnished by the Project Proponent, recommended the proposal for grant of Environment Clearance under the provision of EIA Notification, 2006 and as amended thereof subject to stipulation of Specific and Standard EC conditions as detailed in the point below.
- 6. The SEIAA has examined the proposal in accordance with the provisions contained in the Environment Impact Assessment (EIA) Notification, 2006 & further amendments thereto and based on the recommendations of the SEAC hereby accords Environment Clearance for the instant proposal to M/s. Tamil Nadu Minerals Limited under the provisions of EIA Notification, 2006 and as amended thereof subject to compliance of the Specific and Standard EC conditions as given in Annexure (2)
- 7. The Ministry/SEIAA reserves the right to stipulate additional conditions, if found necessary.
- 8. The Environmental Clearance to the aforementioned project is under provisions of EIA Notification, 2006. It does not tantamount to approvals/consent/permissions etc. required to be obtained under any other Act/Rule/regulation. The Project Proponent is under obligation to obtain approvals /clearances under any other Acts/ Regulations or Statutes, as applicable, to the project.
- 9. The PP is under obligation to implement commitments made in the Environment Management Plan, which forms part of this EC.

10. Salient Features of the Proposal:

Sl. No	Salient Features of the Proposal		
1.	Name of the Owner/Firm	M/s. Tamil Nadu Minerals Limited	
		No.31, Kamarajar Salai,	
	e-Payman	Chepauk Post,	
	raymet	Chennai-600 005	
2.	Type of quarrying	Black Granite	
3.	S.F Nos. of the quarry site	917(P) & 921(P)	
1.	Village in which situated	Vada Alapirandan	
5.	Taluk in which situated	Katpadi	
5.	District in which situated	Vellore	
7.	Extent of quarry (in ha.)	166.92.0 Ha	
3.	Latitude & Longitude of all corners of the quarry site	13°04'57.45"N to 13°05'34.90"N	
		79°12'00.57"E to 79°13'57.48"E	
).	Topo Sheet No.	57°4 & 8	
10.	Type of mining	Opencast Semi Mechanized Mining	
11.	Period of Current Mine Plan	5 years	

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12.	Production (Quantity in m ³)	2,90,000m3 of RoM which includes Granite recovery		
		of 29,000m3 (@ 10%) & Granite Waste		
13.	Depth of Quarrying	30m from the top of the hill		
14.	Depth of water table	38.6m below ground level		
15.	Man Power requirement per day:	30 Nos.		
16.	Water requirement:	1.5 KLD		
	i) Drinking Water & Domestic Purpose	0.5 KLD		
	ii) Wire saw cutting	0.3 KLD		
	iii) Dust suppression	0.3 KLD		
	iv) Green belt	0.4 KLD		
17.	Power & Fuel requirement	Power requirement - 60 KVA		
		Fuel requirement - 200 Liters/day		
18.	Precise area communication approved by the	eLetter No.3865290/MME.1/2023-1, dated: 13.03.2023.		
	Additional Chief Secretary to Govt., Industries,			
	Investment Promotion & Commerce (MME.1) Dept.			
19.	Mining Plan approved by the Director, Dept. ofRc.No.7040/MM4/2022, dated: 28.08.2023.			
	Geology and Mining with date			
20.	500m cluster letter issued by the Assistant Director, Rc.No.86/2021(Mines) dated: 30.01.2024.			
	Dept. of Geology and Mining with date			
21. VAO certificate regarding structures within 300mLetter Dated: 03.01.		nLetter Dated: 03.01.2024.		
	<mark>radius</mark>			
22.	ToR details	Lr.No.SEIAA-TN/F.No.10383/SEAC/1(a)/ ToR-		
	2 / 28	1610/2023 Dated: 06.11.2023		
23.	Public hearing details	31.01.2024		
24.	EIA report submitted on	11.07.2024		
25.	Project Cost (excluding EMP cost)	Rs. 97,92,000/-		
26 <mark>.</mark>	EMP cost (in Rs. Lakh)	Capital Cost – Rs. 74,44,900/-		
		Recurring Cost – Rs. 41,23,630/-		
27.	CER cost (in Rs. Lakh)	Rs. 10,00,000/-		
Vali	dity.	01.5		

Validity:

This Environmental Clearance is accorded for the quantity of 2,90,000m³ of RoM which includes Granite recovery of 29,000m³ (@ 10%) & Granite Waste of 2,61,000m³ (@90%) up to the maximum depth of 30m from the top of the hill and the annual peak production should not exceed 15,000m³ of Black Granite.

The Environmental Clearance issued is valid as per the approved mine plan period and as per MoFE&CC's

The Environmental Clearance issued is valid as per the approved mine plan period and as per MoEF&CC's notification S.O.1533(E) dated 14.09.2006 and S.O. 1807(E) dated 12.04.2022.

11. General Instructions:

- 1. The project proponent shall prominently advertise it at least in two local newspapers of the District or State, of which one shall be in the vernacular language within seven days indicating that the project has been accorded environment clearance and the details of SEIAA website where it is displayed.
- 2. The copies of the environmental clearance shall be submitted by the project proponents to the Heads of local bodies, Panchayats and Municipal Bodies in addition to the relevant offices of the Government who in turn must display the same for 30 days from the date of receipt.
- 3. The project proponent shall have a well laid down environmental policy duly approved by the Board of Directors (in case of Company) or competent authority, duly prescribing standard operating procedures to have proper checks and balances and to bring into focus any infringements/deviation/violation of the environmental / forest / wildlife norms / conditions.
- 4. Action plan for implementing EMP and environmental conditions along with responsibility matrix of the project proponent (during construction phase) and authorized entity mandated with compliance of conditions (during operational phase) shall be prepared. The year wise funds earmarked for environmental

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protection measures shall be kept in separate account and not to be diverted for any other purpose. Six monthly progress of implementation of action plan shall be reported to the Ministry/Regional Office along with the Six-Monthly Compliance Report.

- 5. Concealing factual data or submission of false/fabricated data may result in revocation of this environmental clearance and attract action under the provisions of Environment (Protection) Act, 1986.
- 6. The Regional Office of this SEIAA shall monitor compliance of the stipulated conditions. The project authorities should extend full cooperation to the officer (s) of the Regional Office by furnishing the requisite data / information/monitoring reports.
- 7. Any appeal against this EC 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.
- 12. This issue with an approval of the Competent Authority.

Copy To

- 1. The Secretary, Ministry of Mines, Government of India, Shastri Bhawan, New Delhi.
- 2. The Additional Chief Secretary to Government, Environment, Climate Change and Forests Department, Tamil Nadu.
- 3. The Additional Chief Secretary to Government, Natural Resources Department, Tamil Nadu.
- 4. The Chairman, Central Pollution Control Board, Parivesh Bhawan, CBD-Cum-Office Complex, East Arjun Nagar, New Delhi-110 032.
- 5. The Chairperson, TNPC Board, 76, Mount Salai, Guindy, Chennai-32.
- 6. The District Collector, Vellore District.
- 7. The Commissioner of Geology and Mines, Guindy, Chennai-32.
- 8. Assistant Director, Department of Geology & Mining, Vellore District.
- 9. EI Division, Ministry of Environment & Forests, Paryavaran Bhawan, New Delhi.
- 10. Integrated Regional office of MoEF&CC, Sasthri Bhawan, Nungambakkam, Chennai.
- 11. File Copy.

Annexure 1

Specific EC Conditions for (Mining Of Minerals)

1. Seac Conditions - Site Specific

S. No	EC Conditions
1.1	1) The prior Environmental Clearance granted for this mining project shall be valid subject to the standard conditions as per the Annexure I of this minutes & normal conditions stipulated by MOEF &CC. 2) The PP shall ensure the safety provisions as stipulated in the DGMS Circular No:02, dated. 29.11.2019 while using the Diamond Wire Saw machines in the proposed quarry operation. 3) The PP shall adopt only non-explosive technique (Rock Breaking Compounds) for the fracturing of granite blocks ensuring the eco-friendly mining operation in the proposed quarry. 4) To ensure the conditions of occupational safety, health & welfare status of persons working in the mine, the PP shall annually conduct occupational health survey to determine prevalence of Noise Induced Hearing Loss (NIHL) due to the operation of Diamond Wire Saw cutting & other HEMMs deployed in the mine and to prepare a plan for hearing conservation programme by involving anyone of the reputed institutes - Regional Occupational Health Centre (Southern) of ICMR-National Institute of Occupational Health, Bengaluru, National Institute of Miners' Health, Nagpur and Anna University, Chennai. 5) As accepted by the Project Proponent, the CER cost is Rs. 10 Lakhs and it shall be spent for

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S. No	EC Conditions
S. No	improving the infrastructure activities as committed. PP shall submit the details to SEIAA before obtaining EC. 6) The PP shall properly provide all the required welfare amenities near quarry such as Drinking water, Rest Shelter, Canteen, Toilets, etc for the persons to be employed in the proposed quarry before the execution of lease, in accordance with the provisions of the Mines Rules, 1955. 7) For the safety of the persons employed in the quarry, the PP shall carry out the scientific studies to assess the slope stability of the working benches and existing quarry wall during the 4th year or when the depth exceeds 30m whichever is earlier, by involving any one of the reputed Research and Academic Institutions - CSIR-Central Institute of Mining & Fuel Research / Dhanbad, NIRM/Bangalore, Division of Geotechnical Engineering-IIT-Madras, NIT-Dept of Mining Engg, Surathkal, and Anna University Chennai-CEG Campus. A copy of such scientific study report shall be submitted to the SEIAA, MoEF, TNPCB, AD/Mines-DGM and DMS, Chennai as a part of Environmental Compliance without any deviation. 8) As a part of EMP, the PP shall annually carry out the Star Rating evaluation of the quarry by depositing Rs. Five lakhs with the Department of Mining Engineering, Anna University, Chennai before executing the lease, for the efforts and initiatives taken for implementation of the Sustainable Development Framework till the month of March of every year for a period of five years and necessarily obtain the Star Rating Certification accordingly. A copy of 'Star Rating Certification' shall be submitted to the SEIAA, MoEF, TNPCB, AD/Mines-DGM as a part of Environmental Compliance without any deviation. 9) In order to check and confirm the construction of Waste Dumps as stipulated in the Mining Plan duly approved by the AD (Geology & Mines) in accordance with the provisions of MMR 1961 and also to ensure the safety of the persons working in the quarry, the PP shall carry out the scientific studies after obtaining the prior permission
	DMS, Chennai as a part of Environmental Compliance without any deviation.
2. Seac Standard Conditions	

2. Seac Standard Conditions

S. No	EC Conditions
2.1	1) The PP shall inform send the 'Notice of Opening' of the quarry to the Director of Mines Safety, Chennai Region before obtaining the CTO from the TNPCB. 2) The Project Proponent shall abide by the annual production scheduled specified in the approved mining plan and if any deviation is observed, it will render the Project Proponent liable for legal action in accordance with Environment and Mining Laws. 3) The proponent shall appoint the statutory competent persons relevant to the proposed quarry size as per the provisions of Mines Act 1952 and Metalliferous Mines Regulations, 1961, as amended from time to time. 4) Within a period one month from the execution of lease deed, the PP shall ensure that the persons deployed in the quarry including all the contractual employees/truck drivers shall undergo initial/periodical training in the DGMS approved GVTC situated in Trichy / Salem / Hosur. 5) The PP shall construct a garland drain of size, gradient and length around the proposed quarry incorporating garland canal, silt traps, siltation pond and outflow channel connecting to a natural drain should be provided prior to the commencement of mining. Garland drain, silt-traps, siltation ponds and outflow channel should be de-silted periodically and geo-tagged photographs of the

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S. No	EC Conditions
	process should be included in the HYCR. 6) Monitoring of drainage water should be carried out at different seasons by an NABL accredited lab and clear water should only be discharged into the natural stream. Geo-tagged photographs of the drainage and sampling site should be submitted along with HYCR. 7) The proponent shall install the 'S3 (or) G2' type of fencing all around the boundary of the proposed working quarry with gates for entry/exit before the commencement of the operation as recommended in the DGMS Circular, 11/1959 and shall furnish the photographs showing the same before obtaining the CTO from TNPCB.
	8) The Proponent shall submit a conceptual 'Slope Stability Action Plan' incorporating the benches & accessible haul road approved by the concerned AD (Mines) for the proposed quarry to the DEE/TNPCB at the time of obtaining the CTO. 9) The PP shall ensure that the persons employed in the quarry whether permanent, temporary or contractual are undergoing the initial/periodical medical examination in the DGMS approved OHS Clinics/Hospitals as per the DGMS Circular No. 01 of 2011 before they are engaged in mining activities.
	 10) The PP shall ensure that the persons employed in the quarry whether permanent, temporary or contractual are provided with adequate PPEs before engaged in mining operations. 11) The PP shall meticulously carry out the mitigation measures as spelt out in the approved EMP. 12) Proper barriers to reduce noise level and dust pollution should be established by providing greenbelt along the boundary of the quarrying site and suitable working methodology should be adopted by considering the wind direction. 13) The Project Proponent shall ensure that the funds earmarked for environmental protection
	measures are kept in a separate bank account and should not be diverted for other purposes. Yearwise expenditure should be included in the HYCR. 14) The Project Proponent shall send a copy of the EC to the concerned Panchayat/local body. 15) Perennial maintenance of haulage road/village / Panchayat Road shall be done by the project proponent as required, in coordination with the concerned Govt. Authority. 16) Perennial sprinkling arrangements shall be in place on the haulage road for fugitive dust suppression. Fugitive emission measurements should be carried out during the mining operation at
	regular intervals and submit the consolidated report to TNPCB once in six months. 17) The Proponent shall ensure that the noise level is monitored during mining operation at the project site for all the machineries deployed and adequate noise level reduction measures are undertaken accordingly. The report on the periodic monitoring shall be included in the HYCR. 18) Proper barriers to reduce noise level and dust pollution should be established by providing greenbelt along the boundary of the quarrying site and suitable working methodology to be adopted by considering the wind direction.
	19) The purpose of green belt around the project is to capture the fugitive emissions, carbon sequestration and to attenuate the noise generated, in addition to improving the aesthetics. A wide range of indigenous plant species should be planted as given in the appendix. The plant species with dense/moderate canopy of native origin should be chosen. Species of small/medium/tall trees alternating with shrubs should be planted in a mixed manner. 20) Taller/one year old saplings raised in appropriate size of bags (preferably eco-friendly bags) should be planted in proper spacing as per the advice of local forest authorities/botanist/horticulturist with regard to site specific choices. The proponent shall earmark the greenbelt area with GPS coordinates all along the boundary of the project site with at least 3
	meters wide and in between blocks in an organized manner. 21) Noise and Vibration Related: (i) Appropriate measures should be taken for control of noise levels below 85 dBA in the work environment. Workers engaged in operations of HEMM, etc. should be provided with ear plugs/muffs, (ii) Noise levels should be monitored regularly (on weekly basis) near the major sources of noise generation within the core zone. 22) if blasting is involved, the PP shall carry out maximum of only one round of controlled blast per day, restricted to the maximum of 30 to 40 number of holes per round with maintaining maximum

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S. No	EC Conditions
	charge per delay in such a manner that the blast-induced ground vibration level (Peak Particle Velocity) measured in the houses/structures located at a distance of 500 m shall not exceed 2.0 mm/s and no fly rock shall travel beyond 20 m from the site of blasting. 23)The PP shall also ensure that the blasting operations are not carried out on a 'day after day' basis and a minimum 24 hours break should be observed between blasting days to reduce the environmental impacts effectively. 24) If 'Deep-hole large diameter drilling and blasting' is required, then the PP shall obtain special permission from DGMS.
	25)The PP shall ensure that the blasting operations if involved are carried out during a prescribed time interval with a prior notice to the habitations situated around the proposed quarry after having posted the sentries/guards adequately to confirm the non-exposure of public within the danger zone of 500 m from the boundary of the quarry. The PP shall use the jack hammer drill machine fitted with the dust extractor for the drilling operations such that the fugitive dust is controlled effectively at the source.
	26)The PP shall ensure that the blasting operations if involved are carried out by the blaster/Mine Mate/Mine Foreman employed by him in accordance with the provisions of MMR 1961 and it shall not be carried out by the persons other than the above statutory personnel. 27)The proponent shall undertake in a phased manner restoration, reclamation and rehabilitation of lands affected by the quarrying operations and shall complete this work before the conclusion of such operations as per the Environmental Management Plan& the approved Mine Closure Plan. 28)Ground water quality monitoring should be conducted once in every six months and the report
	should be submitted to TNPCB. 29)The operation of the quarry should not affect the agricultural activities & water bodies near the project site and a 50 m safety distance from water body should be maintained without carrying any activity. The proponent shall take appropriate measures for "Silt Management" and prepare a SOP for periodical de-siltation indicating the possible silt content and size in case of any agricultural land exists around the quarry. 30) The proponent shall provide sedimentation tank / settling tank with adequate capacity for runoff
	management. 31) The proponent shall ensure that the transportation of the quarried granite stones shall not cause any hindrance to the Village people/Existing Village Road and shall take adequate safety precautionary measures while the vehicles are passing through the schools / hospital. The Project Proponent shall ensure that the road may not be damaged due to transportation of the quarried granite stones; and transport of granite stones will be as per IRC Guidelines with respect to complying with traffic congestion and density. 32)To ensure safety measures along the boundary of the quarry site, security guards are to be posted
	during the entire period of the mining operation. 33)The Project Proponent shall comply with the provisions of the Mines Act, 1952, MMR 1961 and Mines Rules 1955 for ensuring safety, health and welfare of the people working in the mines and the surrounding habitants. 34)The project proponent shall ensure that the provisions of the MMDR Act, 1957&the MCDR 2017 and Tamilnadu Minor Mineral Concession Rules 1959 are compiled by carrying out the quarrying operations in a skillful, scientific and systematic manner keeping in view proper safety of the labour, structure and the public and public works located in that vicinity of the quarrying area and in a manner to preserve the environment and ecology of the area.
	35)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 informed to the District AD/DD (Geology and Mining) District Environmental Engineer (TNPCB) and the Director of Mines Safety (DMS), Chennai Region by the proponent without fail. 36)The Project Proponent shall abide by the annual production scheduled specified in the approved mining plan and if any deviation is observed, it will render the Project Proponent liable for legal action in accordance with Environment and Mining Laws.

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S. No	EC Conditions
	37)All the conditions imposed by the Assistant/Deputy Director, Geology & Mining, concerned District in the mining plan approval letter and the Precise area communication letter issued by concerned District Collector should be strictly followed. 38)That the grant of this E.C. is issued from the environmental angle only, and does not absolve the project proponent from the other statutory obligations prescribed under any other law or any other instrument in force. The sole and complete responsibility, to comply with the conditions laid down in all other laws for the time-being in force, rests with the project proponent. 39)As per the directions contained in the OM F.No.22-34/2018-IA.III dated 16th January 2020 issued by MoEFCC, the Project Proponent shall, undertake re-grassing the mining area and any other area which may have been disturbed due to his mining activities and restore the land to a condition which is fit for growth of fodder, flora, fauna etc. The compliance of this direction shall be included in the Half Yearly Compliance Report which will be monitored by SEAC at regular intervals. 40) The mining lease holders shall, after ceasing mining operations, undertake re-grassing the mining area and any other area which may have been disturbed due to their mining activities and restore the land to a condition which is fit for growth of fodder, flora, fauna etc. 41) As per the MoEF&CC Office Memorandum F.No. 22-65/2017-IA.III dated: 30.09.2020 and 20.10.2020 the proponent shall adhere to the EMP as committed.

3. Seiaa Specific Conditions

S. No	EC Conditions
3.1	After detailed discussions, the Authority taking into account the reply furnished by the proponent, the recommendations of SEAC and also the safety aspects and to ensure sustainable, scientific and systematic mining, decided to grant Environmental Clearance for the quantity of 2,90,000m3 of RoM which includes Granite recovery of 29,000m3 (@ 10%) & Granite Waste of 2,61,000m3 (@ 90%) up to the maximum depth of 30m from the top of the hill and the annual peak production should not exceed 15,000m3 of Black Granite. This is also subject to the conditions imposed by SEAC, normal conditions stipulated by MOEF&CC in addition to the following conditions and the conditions in Annexure 'A' of this minutes. 1. Keeping in view of MoEF&CC's notification S.O.1533(E) dated.14.09,2006 and S.O. 1807(E) dated 12.04.2022, this Environmental Clearance is valid as per the approved mine plan period. 2. The EC granted is valid only for Black Granite @ 10% recovery. 3. The EC granted is subject to review by District Collector, Mines Dept. and TNPCB on completion of every 5 years and also during the mine plan period, till the project life so as to review the EC conditions and to ensure that they have all been adhered to and implemented. 4. The project proponent shall submit a Certified Compliance Report obtained from IRO of MoEF&CC to the monitoring, regulatory and other concerned authorities including SEIAA, while seeking a renewal of the mining plan to cover the project life. 5. There should be regular monitoring of air quality, water quality, ground water level and noise quality and reports regarding the same should be submitted to TNPCB, SEIAA & IRO of MoEF&CC once in every 6 months. 6. The proponent shall strictly adhere to the mining plan and half yearly and annual returns shall be submitted to the Director of Geology and Mining Department with copy marked to TNPCB, SEIAA & IRO of MoEF&CC. 7. Biodiversity in and around the project area should be monitored frequently and detailed biodiversity report should be submitted ever

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S. No	EC Conditions
	should be included in the half yearly compliance report submitted to TNPCB, SEIAA & IRO of MoEF&CC. 9. As per the OM vide F. No. IA3-22/1/2022-IA-Ill [E- 172624] Dated: 14.06.2022, the Project Proponents are directed to submit the six-monthly compliance on the environmental conditions prescribed in the prior environmental clearance letter(s) through newly developed compliance module in the PARIVESH Portal from the respective login. 10. The amount allocated for EMP should be kept in a separate account and both the capital and recurring expenditures should be done year wise for the works identified, approved and as committed. The work & expenditure made under EMP should be elaborated in the bi-annual compliance report submitted and also should be brought to the notice of concerned authorities during inspections. 11. The project proponent shall store/dump the granite waste generated within the earmarked area of the project site and utilize the same for mine closure as per the approved mine closure plan.
3.2	a) EC Compliance: 1. The Environmental Clearance is accorded based on the assurance from the project proponent that there will be full and effective implementation of all the undertakings given in the Application Form, Pre-feasibility Report, mitigation measures as assured in the Environmental Impact Assessment/ Environment Management Plan and the mining features including Progressive Mine Closure Plan as submitted with the application. 2. All the conditions as presented by the proponent in the PPT during SEAC appraisal should be addressed in Full. 3. The proponent shall submit Compliance Reports on the status of compliance of the stipulated EC conditions including results of monitored data. It shall be sent to the respective Regional Office of Ministry of Environment, Forests and Climate Change, Govt. of India and also to the Office of State Environment Impact Assessment Authority (SEIAA). 4. Concealing the factual data or submission of false/fabricated data and 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. b) Applicable Regulatory Frameworks: 5. The project proponent shall strictly adhere to the provisions of 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, Minor Mineral Conservation & Development Rules, 2010 framed under MMDR Act 1957, National Commission for protection of Child Right Rules, 2006, Wildlife Protection Act, 1972, Forest Conservation Act, 1980, Biodiversity Conservation Act, 2016, the Biological Diversity Act, 2002, Biological diversity Rules, 2004 & TN Forest Act, 1882 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. c) Safe mining Practices: 6. The

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S. No	EC Conditions
	d) Water Environment – Protection and mitigation measures: 8. The proponent shall ensure that the activity does not disturb the water bodies, neighboring open wells, bore wells and natural flow of surface and groundwater, nor cause any pollution, to water sources in the area nor effect the water quality and water quantity in the water sources. 9. Water level in the nearest dug well in the downstream side of the quarry should be monitored regularly and included in the Compliance Report. 10. Quality of water discharged from the quarry should be monitored regularly as per the norms of State Pollution Control Board and included in the Compliance Report. 11. Rain Water Harvesting facility should be installed as per the prevailing provisions of TNMBRT/TNCDBR, unless otherwise specified. Maximum possible solar energy generation and utilization shall be ensured as an essential part of the project. 12. Regular monitoring of flow rates and water quality upstream and downstream of the springs and perennial nallahs flowing in and around the mine lease area shall be carried out and reported in the compliance reports to SEIAA. At any stage, if it is observed that ground water table is getting depleted due to the mining activity; necessary corrective measures shall be carried out. 13. Garland drains and silt traps are to be provided in the slopes around the core area to channelize storm water. De-silting of Garland canal and silt traps have to be attended on a daily basis. A labour has to be specifically assigned for the purpose. The proponent shall ensure the quality of the discharging storm water as per the General Effluent Discharge Standards of CPCB. 9. Air Environment – Protection and mitigation measures: 14. The activity should not result in CO2 release and temperature rise and add to micro climate alternations. 15. The proponent shall ensure that Monitoring is carried out with reference to the quantum of particulate matter during excavation; blusting; material transport and also from cutting waste dumps and ha

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S. No	EC Conditions
	22. The proponent should ensure that there is no disturbance to the agriculture plantations, social forestry plantations, waste lands, forests, sanctuary or national parks. There should be no impact on the land, water, soil and biological environment and other natural resources due to the mining activities.
	23. No trees in the area should be removed and all the trees numbered and protected. In case trees fall within the proposed quarry site the trees may be transplanted in the Greenbelt zone. The proponent shall ensure that the activities in no way result in disturbance to forest and trees in vicinity. The proponent shall ensure that the activity does not disturb the movement of grazing animals and free ranging wildlife. The proponent shall ensure that the activity does not disturb the biodiversity, the flora & fauna in the ecosystem. The proponent shall ensure that the activities do not disturb the resident and migratory birds. The proponent shall ensure that the activities do not disturb the vegetation and wildlife in the adjoining reserve forests and areas around. Also, the activities should not disturb the agro biodiversity, agro farms, green lands and grazing fields of all types. Actions to be taken to promote agroforestry, mixed plants to support biodiversity conservation in the mine restoration effort. 24. The proponent shall ensure that all mitigation measures listed in the EIA/EMP are taken to protect the biodiversity and natural resources in the area.
	i) Climate Change:
	25. There should be least disturbance to landscape resulting in land use change, contamination and alteration of soil profiles leading to Climate Change.
	26. Operations should not result in GHG releases and extra power consumption leading to Climate
	Change. 27. Mining through operational efficiency, better electrification, energy use, solar usage, use of
	renewable energy should try to decarbonize the operations.
	28. Mining should not result in water loss from evaporation, leaks and wastage and should support to improve the ground water.
	29. Mining activity should be flood proof with designs and the drainage, pumping techniques shall
	ensure climate-proofing and socio-economic wellbeing in the area and vicinity.
	j) Reserve Forests & Protected Areas: 30. The activities should provide nature based support and solutions for forest protection and
	wildlife conservation.
	31. The project activities should neither result in forest fires, encroachments nor create forest fragmentation and disruption of forest corridors and alter the geodiversity and geological heritage of the area.
	32. There should be no disturbance to the freshwater flow from the forest impacting the water table
	and wetlands. 33. The project proponent should support all activities of the forest department in creating awareness to local communities on forest conservation.
	34. The activities should not result in temperature rise due to increased fossil fuels usage disrupting
	the behaviour of wildlife and flora. 35. The activities should support and recognise the rights and roles of indigenous people and local
	communities and also support sustainable development.
	36. The project activities should support the use of renewables for carbon capture and carbon
	storage in the project site and forest surrounds. 37. The project activities should not result in changes in forest structure, habitats and genetic diversity within forests.
	k) Green Belt Development:
	38. The proponent shall ensure that in the green belt development more indigenous trees species as suggested in Appendix of SEAC Minutes are planted and that the area is restored and rehabilitated with native trees.
	 Workers and their protection: The project proponent is responsible for implementing all the provisions of labour laws

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S. No	EC Conditions
	applicable from time to time to quarrying /Mining operations. The workers on the site should be provided with on-site accommodation or facilities at a suitable boarding place, protective equipment such as ear muffs, helmet, etc. 40. The proponent has to provide insurance protection to the workers and the working hours and wages shall be implemented/enforced as per the Mines Act, 1952 in the case of existing mining or provide the affidavit in case of fresh lease before execution of mining lease.
	m) Transportation: 41. No Transportation of the minerals shall be allowed in case of roads passing through villages/ habitations. In such cases, PP shall construct a bypass road for the purpose of transportation of the minerals leaving an adequate gap (say at least 200 meters) so that the adverse impact of sound and dust along with chances of accidents could be mitigated. All costs resulting from widening and strengthening of existing public road network shall be borne by the PP in consultation with nodal State Govt. Department. Transportation of minerals through road movement in case of existing village/ rural roads shall be allowed in consultation with nodal State Govt. Department only after required strengthening such that the carrying capacity of roads is increased to handle the traffic load. The pollution due to transportation load on the environment will be effectively controlled and water sprinkling will also be done regularly. Vehicular emissions shall be kept under control and regularly monitored. Project should obtain Pollution Under Control (PUC) cortificate for all the
	regularly monitored. Project should obtain Pollution Under Control (PUC) certificate for all the vehicles from authorized pollution testing centres. 42. The Main haulage road within the mine lease should be provided with a permanent water sprinkling arrangement for dust suppression. Other roads within the mine lease should be wetted regularly with tanker-mounted water sprinkling system. The other areas of dust generation like crushing zone, material transfer points, material yards etc. should invariably be provided with dust suppression arrangements. The air pollution control equipments like bag filters, vacuum suction hoods, dry fogging system etc. shall be installed at Crushers, belt-conveyors and other areas prone
	to air pollution. The belt conveyor should be fully covered to avoid generation of dust while transportation. PP shall take necessary measures to avoid generation of fugitive dust emissions. n) Storage of wastes
	43. The project proponent shall store/dump the waste generated within the earmarked area of the project site for mine closure as per the approved mining plan. o) CER/EMP:
	44. The CER should be fully Implemented and fact reflected in the Half-yearly compliance report. 45. The EMP shall also be implemented in consultation with local self-government institutions & Govt. departments as indicated in SEAC meeting.
	p) Directions for Reclamation of mine sites: 46. The mining closure plan should strictly adhere to appropriate soil rehabilitation measures to ensure ecological stability of the area. Reclamation/Restoration of the mine site should ensure that the Geotechnical, physical, chemical properties are sustainable that the soil structure composition is buildup, during the process of restoration. The proponent shall ensure that the mine closure plan is followed as per the mining plan and the mine restoration should be done with native species, and site restored to near original status. The proponent shall ensure that the area is ecologically restored
	to conserve the ecosystems and ensure flow of goods and services. 47. A crucial factor for success of reclamation site is to select sustainable species to enable develop a self-sustaining eco system. Species selected should easily establish, grow rapidly, and possess good crown and preferably be native species. Species to be planted in the boundary of project site should be un palatable for cattle's/ goats and should have proven capacity to add leaf-litter to soil and decompose. The species planted should be adaptable to the site conditions. Should be preferably pioneer species, deciduous in nature to allow maximum leaf-litter, have deep root system, fix atmospheric nitrogen and improve soil productivity. Species selected should have the ability to

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should be planted in mixed association.

tolerate altered pit and toxicity of and site. They should be capable of meeting requirement of local people in regard to fuel fodder and should be able to attract bird, bees and butterflies. The species

S. No	EC Conditions
S. No	48. Top soil with a mix of beneficial microbes (Bacteria/Fungi) to be used for reclamation of mine spoils. AM Fungi (Arbuscular mycorrhizal fungi), plant growth promoting Rhizo Bacteria and nitrogen fixing bacteria to be utilized. Soil and moisture conservation and water harvesting structures to be used where ever possible for early amelioration and restoration of site. Top soil is most important for successful rehabilitation of mined sites. Topsoil contains majority of seeds and plant propagation, soil microorganism, Organic matter and plant nutrients. Wherever possible the topsoil should be immediately used in the area of the for land form reconstruction, to pre mining conditions. 49. Over burdens may be analyzed and tested for soil characteristics and used in the site for revegetation. Wherever possible seeds, rhizome, bulbs, etc., of pioneering spices should be collected, preserved and used in restoring the site. Native grasses seeds may be used as colonizers and soil binders, to prevent erosion and allow diverse self-sustaining plant communities to establish. Grasses may offer superior tolerance to drought, and climatic stresses. 50. Reclamation involves planned topographical reconstruction of site. Care to be taken to minimize erosion and runoff. Topsoil should have necessary physical, chemicals, ecological, properties and therefore should be stored with precautions and utilized for reclamation process. Stocked topsoil should be stabilized using grasses to protect from wind. Seeds of various indigenous and local species may be broad casted after topsoil and treated overburden are spread. Alkaline soils, acidic soils, Saline soils should be suitably treated/amended using green manure, mulches, farmyard manure to increase organic carbon. The efforts should be taken to landscape and use the land post mining. The EMP and mine closure plan should provide adequate budget for re-establishing the site to pre-mining conditions. Effective steps should be taken for utilization of over burden. Mine waste
	to be used for backfilling, reclamation, restoration, and rehabilitation of the terrain without affecting the drainage and water regimes. The rate of rehabilitation should be similar to rate of mining. Efforts should to taken to aesthetically improve the mine site. Action taken for restoration of the site should be specifically mentioned in the EC compliances.

Standard EC Conditions for (Mining of minerals)

1. Statutory Compliance

S. No	EC Conditions
1.1	The Environmental clearance shall be subject to orders of Hon'ble Supreme Court of India, Hon'ble High Courts, NGT and any other Court of Law, from time to time, and as applicable to the project
1.2	The project proponent shall obtain forest clearance under the provisions of Forest (Conservation) Act, 1986, in case of the diversion of forest land for non-forest purpose involved in the project.
1.3	The project proponent shall obtain clearance from the National Board for Wildlife, if applicable.
1.4	The project proponent shall prepare a Site-Specific Conservation Plan & Wildlife Management Plan and approved by the Chief Wildlife Warden. The recommendations of the approved Site-Specific Conservation Plan / Wildlife Management Plan shall be implemented in consultation with the State Forest Department. TThe implementation report shall be furnished along with the six-monthly compliance report (in case of the presence of schedule-I species in the study area).
1.5	The project proponent shall obtain Consent to Establish / Operate under the provisions of Air (Prevention & Control of Pollution) Act, 1981 and the Water (Prevention & Control of Pollution) Act, 1974 from the concerned State pollution Control Board/ Committee.

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S. No	EC Conditions
1.6	Solid/hazardous waste generated in the mines needs to addressed in accordance to the Solid Waste Management Rules, 2016/Hazardous & Other Waste Management Rules, 2016.
1.7	Permission of power supply to be taken from the concerned authority for meeting power demand of the project site.
1.8	The maximum production or peak production at any given time shall not exceed the limit as prescribed in the EC.
1.9	Validity of EC is as per life of the mine mentioned in EC letter or 30 years as per EIA Notification, 2006 and its amendments therein

2. Air Quality Monitoring And Mitigation Measure

S. No	EC Conditions
2.1	Adequate ambient air quality monitoring stations shall be established in the core zone as well as in the buffer zone for monitoring of pollutants, namely particulates, SO2 and NOx. Location of the stations shall be decided based on the meteorological data, topographical features and environmentally and ecologically sensitive receptors in consultation with the State Pollution Control Board. Online ambient air quality monitoring station/stations may also be installed in addition to the regular air monitoring stations as per the requirement and/or in consultation with the SPCB
2.2	Transportation of mineral, to the extent if permitted by road, shall be carried out by covered trucks/conveyors. Effective control measures such as regular water sprinkling/rain gun/ Fog cannon /mist sprinkling etc., shall be carried out in critical areas prone to air pollution with higher level of particulate matter all through the mineral transport roads, loading/unloading and transfer points. Fugitive dust emissions from all sources shall be controlled regularly. It shall be ensured that the ambient air quality parameters conform to the norms prescribed by the Central/State Pollution Control Board.
2.3	Major approach roads shall be black topped and properly maintained.
2.4	PP to install solar lights along the road used for transportation of mineral to avoid the accidents at night and also seek its maintenance.
2.5	The transportation of mineral shall be carried out as per the provisions and route proposed in the approved mining plan. Transportation of the mineral through the existing road passing through any village shall be avoided. In case, it is proposed to construct a 'bypass' road, it should be so constructed that the impact of sound, dust and accidents could be appropriately mitigated.
2.6	Vehicular emissions shall be kept under control and regularly monitored. All the vehicles engaged in mining and allied activities shall operate only after obtaining 'PUC' certificate from the authorized pollution testing centres.
2.7	Adequate number of Fog canon (mist sprayer) shall be installed to reduce the impact of air pollution at dust generating sources with time bound action plan.
2.8	Post environmental closure third party monitoring by reputed instituted in air quality, water, land &

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S. No	EC Conditions
	soil etc shall be carried out and analysed with EMP measures at regular interval. A suitable recommendation in this regard, shall be furnished to IRO, MoEF&CC for compliance. The data used for analysis shall be obtained from continuos AQMS, site specific water regime. Also third party shall analyses the implementation of river diversion, meeting to the requirement of project report.

3. Water Quality Monitoring And Mitigation Measures

S. No	EC Conditions
3.1	The monitoring data shall be uploaded on the company's website and displayed at the project site at a suitable location. The circular No.J-20012/1/2006-1A.11 (M) dated 27th May, 2009 issued by Ministry of Environment, Forest and Climate Change shall also be referred in this regard for its compliance.
3.2	Regular monitoring of ground water level and quality shall be carried out in and around the mine lease area by establishing a network of existing wells and constructing new piezometers during the mining operations. The monitoring of ground water levels shall be carried out four times a year i.e. pre-monsoon, monsoon, post-monsoon and winter. The ground water quality shall be monitored once a year, and the data thus collected shall be sent regularly to MOEFCC/RO.
3.3	Monitoring of water quality upstream and downstream of river including pons, lakes, tanks shall be carried out once in six months and record of monitoring data shall be maintained and submitted to the Ministry of Environment, Forest and Climate Change/Regional Office.
3.4	Ground water, excluding mine water, shall not be used for mining operations. Rainwater harvesting shall be implemented for conservation and augmentation of ground water resources.
3.5	The project proponent shall not alter major water channels around the site. Appropriate embankment shall be provided along the side of the river/nallah flowing near or adjacent to the mine. The embankment constructed along the river/nallah boundary shall be of suitable dimensions and critical patches shall be strengthened by stone pitching on the river front side, stabilized with plantation so as to withstand the peak water pressure preventing any chance of mine inundation.
3.6	Garland drains (of suitable size, gradient and length) around the critical areas i.e. mine shaft and low lying areas, shall be designed keeping at least 50% safety margin over and above the peak sudden rainfall and maximum discharge in the area adjoining the mine sites. The sump capacity shall also provide adequate retention period to allow proper settling of silt material of the surface runoff
3.7	The water pumped out from the mine, after siltation, shall be utilized for industrial purpose viz. watering the mine area, roads, green belt development etc. The drains shall be regularly desilted particularly after monsoon and maintained properly
3.8	Adequate groundwater recharge measures shall be taken up for augmentation of ground water. The project authorities shall meet water requirement of nearby village(s) in case the village wells go dry due to dewatering of mine.
3.9	The surface drainage plan including surface water conservation plan for the area of influence

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S. No	EC Conditions
	affected by the said mining operations shall be prepared, considering the presence of any river/rivulet/pond/lake etc., with impact of mining activities on it, and implemented by the project proponent. The surface drainage plan and/or any diversion of natural water courses shall be as per the provisions of the approved Mining Plan/ EIA-EMP submitted to this Ministry/SEIAA-TN and the same should be done with due approval of the concerned State/GoI Authority. The construction of embankment to prevent any danger against inrush of surface water into the mine should be as per the approved mining plan and as per the permission of DGMS.

4. Noise And Vibration Monitoring And Prevention

S. No	EC Conditions
4.1	Adequate measures shall be taken for control of noise levels as per Noise Pollution Rules, 2016 in the work environment. Workers engaged in blasting and drilling operations, operation of HEMM, etc shall be provided with personal protective equipments (PPE) like ear plugs/muffs in conformity with the prescribed norms and guidelines in this regard. Adequate awareness programme for users to be conducted. Progress in usage of such accessories to be monitored.
4.2	The noise level survey shall be carried out as per the prescribed guidelines to assess noise exposure of the workmen at vulnerable points in the mine premises, and report in this regard shall be submitted to the Ministry/RO on six-monthly basis.

5. Mining Plan

S. No	EC Conditions
5.1	Mining shall be carried out under strict adherence to provisions of the Mines Act 1952 and subordinate legislations made there-under as applicable.
5.2	No change in mining method i.e. UG to OC, calendar programme and scope of work shall be made without obtaining prior approval of the Ministry of Environment, Forests and Climate Change (MoEFCC)/SEIAA-TN.
5.3	Mining shall be carried out as per the approved mining plan (including Mine Closure Plan) abiding by mining laws related to non-coal mining and the relevant circulars issued by Directorate General Mines Safety (DGMS).
5.4	Underground work place environmental conditions shall be rendered ergonomic and air breathable with adequate illumination in conformance with DGMS standards.
5.5	No mining shall be carried out in forest land without obtaining Forestry Clearance as per Forest (Conservation) Act, 1980 and also adhering to The Scheduled Tribes and Other Traditional Forest Dwellers (Recognition of Forest Rights) Act, 2006 read with provisions of Indian Forest Act, 1927.
5.6	Efforts should be made to reduce energy and fuel consumption by conservation, efficiency improvements and use of renewable energy.

6. Land Recalmation

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S. No	EC Conditions
6.1	Digital Survey of entire lease hold area/core zone using Satellite Remote Sensing survey shall be carried out at least once in three years for monitoring land use pattern and report in 1:50,000 scale or as notified by Ministry of Environment, Forest and Climate Change(MOEFCC) from time to time shall be submitted to MOEFCC/Regional Office (RO).
6.2	Regular monitoring of subsidence movement on the surface over and around the working areas and its impact on natural drainage pattern, water bodies, vegetation, structure, roads and surroundings shall be continued till movement ceases completely. In case of observation of any high rate of subsidence beyond the limit prescribed, appropriate effective mitigation measures shall be taken to avoid loss of life and materials. Cracks should be effectively plugged in with ballast and clay soil/suitable material.
6.3	Fly ash shall be used for external dump of overburden, backfilling or stowing of mine as per provisions contained in clause (i) and (ii) of subparagraph (8) of fly ash notification issued vide SO 2804 (E) dated 3rd November, 2009 as amended from time to time. Efforts shall be made to utilize gypsum generated from Flue Gas Desulfurization (FGD), if any, along with fly ash for external dump of overburden, backfilling of mines. Compliance report shall be submitted to Regional Office of MoEF&CC, CPCB and SPCB.
6.4	A separate team for subsidence monitoring and surface mitigation measures shall be constituted and continuous monitoring & implementation of mitigation measures be carried out.
6.5	Native tree species shall be selected and planted over areas affected by subsidence.
6.6	The project proponent shall make necessary alternative arrangements, if grazing land is involved in core zone, in consultation with the State government to provide alternate areas for livestock grazing, if any. In this context, the project proponent shall implement the directions of Hon'ble Supreme Court with regard to acquiring grazing land.

7. Public Hearing And Human Health Issues

S. No	EC Conditions
7.1	Adequate illumination shall be ensured in all mine locations (as per DGMS standards) and monitored.
7.2	The project proponent shall undertake occupational health survey for initial and periodical medical examination of the personnel engaged in the project and maintain records accordingly as per the provisions of the Mines Rules, 1955 and DGMS circulars. Besides regular periodic health check-up, 20% of the personnel identified from workforce engaged in active mining operations shall be subjected to health check-up for occupational diseases and hearing impairment, if any, as amended time to time.
7.3	Personnel (including outsourced employees) working in core zone shall wear protective respiratory devices and shall also be provided with adequate training and information on safety and health aspects.
7.4	Skill training as per safety norms specified by DGMS shall be provided to all workmen including the outsourcing employees to ensure high safety standards in mines.

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S. No	EC Conditions	
7.5	Effective arrangement shall be made to provide and maintain at suitable points conveniently situated, a sufficient supply of drinking water for all the persons employed.	
7.6	Implementation of the time bound action plan on the issues raised during the public hearing shall be ensured. The project proponent shall undertake all the tasks/measures as per the time bound action plan submitted with budgetary provisions during the public hearing. Land oustees shall be compensated as per the norms laid down in the R&R policy of the company/State Government/Central Government, as applicable.	
7.7	The project proponent shall follow the mitigation measures provided in this Ministry's OM N 11013/5712014-IA.I1 (M) dated 29th October, 2014, titled 'Impact of mining activitie habitations-issues related to the mining projects wherein habitations and villages are the pamine lease areas or habitations and villages are surrounded by the mine lease area'.	
7.8	PP to conduct need based assessment survey of the area to for in order to decide the activities to be carried under the CSR and to provide detail of the activity carried out with adequate budgetary provision and time bound action plan.	
7.9	PP must ensure an emergency action plan during pandemic in order to provide assistance to the nearby villages located within the 10 km radius buffer zone (If required)	
7.10	PP is asked to also identify the rural areas for installation of solar light with its maintenance within the study area of 10 km radius buffer zone with time bound action plan	
7.11	PP to take measure for installation of Renewable Energy sources in nearby area falling within 10 km radius	

8. Corporate Environment Responsibility

S. No	EC Conditions		
8.1	The company shall have a well laid down environmental policy duly approve by the Board of Directors. The environmental policy should prescribe for standard operating procedures to have proper checks and balances and to bring into focus any infringements/deviation/violation of the environmental/forest/wildlife norms/conditions. The company shall have defined system of reporting infringements/deviation/violation of the environmental/forest/wildlife norms/conditions and/or shareholders/stake holders.		
8.2	A separate Environmental Cell both at the project and company head quarter level, with qualified personnel shall be set up under the control of senior Executive, who will directly to the head of the organization.		
8.3	Action plan for implementing EMP and environmental conditions along with responsibility matrix of the company shall be prepared and shall be duly approved by competent authority. The year wise funds earmarked for environmental protection measures shall be kept in separate account and not to be diverted for any other purpose. Year wise progress of implementation of action plan shall be reported to the Ministry/Regional Office along with the Six Monthly Compliance Report.		
8.4	Self environmental audit shall be conducted annually. Every three years third party environmental		

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S. No	EC Conditions		
	audit shall be carried out.		
8.5	PP should establish in house (at project site) environment laboratory for measurement of environment parameter with respect to air quality and water (surface and ground. A dedicated team to oversee environment management shall be setup which should comprise of Environment Engineers, Laboratory chemist and staff for monitoring of air, water quality parameters on routine basis. Any non- compliance or infringement should be reported to the concerned authority		

9. Miscellaneous

S. No	EC Conditions			
9.1	The project proponent shall make public the environmental clearance granted for their project along with the environmental conditions and safeguards at their cost by prominently advertising it at least in two local newspapers of the District or State, of which one shall be in the vernacular language within seven days and in addition this shall also be displayed in the project proponent's website permanently.			
9.2	The copies of the environmental clearance shall be submitted by the project proponents to the Heads of local bodies, Panchayats and Municipal Bodies in addition to the relevant offices of the Government who in turn has to display the same for 30 days from the date of receipt.			
9.3	The project proponent shall upload the status of compliance of the stipulated environment clearance conditions, including results of monitored data on their website and update the same on half-yearly basis.			
9.4	The project proponent shall submit six-monthly reports on the status of the compliance of the stipulated environmental conditions on the website of the ministry of Environment, Forest and Climate Change at environment clearance portal.			
9.5	The project proponent shall submit the environmental statement for each financial year in Form-V to the concerned State Pollution Control Board as prescribed under the Environment (Protection) Rules, 1986, as amended subsequently and put on the website of the company.			
9.6	The project authorities shall inform to the Regional Office of the MOEFCC regarding commencement of mining operations.			
9.7	The project authorities must strictly adhere to the stipulations made by the State Pollution Contro Board and the State Government.			
9.8	The project proponent shall abide by all the commitments and recommendations made in the EIA/EMP report, commitment made during Public Hearing and also that during their presentation to the Expert Appraisal Committee.			
9.9	No further expansion or modifications in the plant shall be carried out without prior approval of the Ministry of Environment, Forests and Climate Change (MoEF&CC)/SEIAA-TN.			
9.10	Concealing factual data or submission of false/fabricated data may result in revocation of this environmental clearance and attract action under the provisions of Environment (Protection) Act,			

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S. No	EC Conditions		
	1986.		
9.11	The Ministry/SEIAA-TN may revoke or suspend the clearance, if implementation of any of the above conditions is not satisfactory.		
9.12	The Ministry/SEIAA-TN reserves the right to stipulate additional conditions if found necessary. The Company in a time bound manner shall implement these conditions.		
9.13	The Regional Office of this Ministry shall monitor compliance of the stipulated conditions. The project authorities should extend full cooperation to the officer (s) of the Regional Office by furnishing the requisite data / information/monitoring reports.		
9.14	The above conditions shall 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, Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016 and the Public Liability Insurance Act, 1991 along with their amendments and Rules and any other orders passed by the Hon'ble Supreme Court of India / High Courts and any other Court of Law relating to the subject matter.		
9.15	The proponent shall abide by all the commitments and recommendations made in the EIA/EMP report and also that during presentation to the SEAC. All the commitments made on the issues raised during public hearing shall also be implemented in letter and spirit.		
9.16	Compensation of the land acquired for the project shall be settled as per the R&R Policy. Adequate facility of drinking water, plantation and other social amenities should be provided to established R&R villages.		
9.17	Persons of nearby villages shall be given training on livelihood and skill development to make them employable with its proper records.		
9.18	The illumination and sound at night at project sites disturb the villages in respect of both human and animal population. Consequent sleeping disorders and stress may affect the health in the villages located close to mining operations. Habitations have a right for darkness and minimal noise levels at night. PPs must ensure that the biological clock of the villages is not disturbed; by orienting the floodlights/ masks away from the villagers and keeping the noise levels well within the prescribed limits for day light/night hours		

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STANDARD CONDITIONS

Part-A: 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. NOC from the Standing committee of the NBWL shall be obtained, if applicable.
- 3. 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.
- 4. 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.
- 5. The proponent shall ensure that First Aid Box is available at site.
- 6. The excavation activity shall not alter the natural drainage pattern of the area.
- 7. The excavated pit shall be restored by the project proponent for useful purposes.
- 8. The proponent shall quarry and remove only in the permitted areas as per the approved Mining Plan details.
- 9. The quarrying operation shall be restricted between 7AM and 5 PM.
- 10. 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.
- 11. A minimum distance of 50mts. from any civil structure shall be kept from the periphery of any excavation area.

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- 12. 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.
- 13. If drilling and blasting are involved, it shall be done only either by licensed explosive agent or by the proponent after obtaining required approvals from Competent Authorities. 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.
- 14. Blasting, if involved, shall be carried out after announcing to the public adequate through public address system to avoid any accident.
- 15. If blasting is involved, 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.
- 16. The Proponent shall take appropriate measures to ensure that the GLC shall comply with the revised NAAQ norms notified by MoEF&CC, GoI on 16.11.2009.
- 17. 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
- 18. 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.
 - v. All noise generating machinery the compressor, generator to be enclosed in acoustic enclosure so as to reduce noise in working area.
- 19. 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 MoEF&CC, GoI to control noise to the prescribed levels.

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- 20. 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.
- 21. Permission from the competent authority should be obtained for drawl of ground water, if any, required for this project.
- 22. Topsoil, if any, shall be stacked properly with proper slope with adequate measures and should be used for plantation purpose.
- 23. 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.
- 24. Waste oils, used oils generated from the EM machines, mining operations, if any, shall be disposed as per the Hazardous & other wastes (Management, and Trans Boundary Movement) Rules, 2016 and its amendments thereof to the recyclers authorized by TNPCB.
- 25. 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.
- 26. Rain water harvesting to collect and utilize the entire water falling in land area should be provided.
- 27. 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.
- 28. 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 the groundwater table is getting depleted due to the

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- mining activity; necessary corrective measures shall be carried out. District Collector/mining officer shall ensure this.
- 29. No tree-felling shall be done in the leased area, except only with the permission from competent Authority.
- 30. 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.
- 31. It shall be ensured that no hindrance will be caused to the people of the habitation located near the quarry site.
- 32. Free Silica test should be conducted and reported to TNPCB, Department of Geology and Mining and Regional Director, MoEF&CC, GOI.
- 33. Air sampling at intersection point should be conducted and reported to TNPCB, Department of Geology and Mining and Regional Director, MoEF&CC, GOI.
- 34. Bunds to be provided at the boundary of the project site.
- 35. The project proponent shall undertake plantation/afforestation work by planting the native species on all side of the lease area at the rate of 500/Ha. Suitable tall tree saplings should be planted on the bunds and other suitable areas in and around the work place.
- 36. The Project Proponent shall ensure a minimum of 2.5% of the annual turnover will be utilized for the CSR Activity
- 37. The Project Proponent shall provide solar lighting system to the nearby villages.
- 38. Earthen bunds and barbed wire fencing around the pits with green belt all along the boundary shall be developed and maintained.
- 39. Safety equipments to be provided to all the employees.
- 40. Safety distance of 50m has to be provided in case of railway, reservoir, canal/odai.
- 41. The proponent shall erect the pillars in accordance with the Rules for depicting GPS details in the earmarked boundary of the quarry site to monitor electronically before execution of mining.
- 42. The proponent has to provide insurance protection to the workers in the case of existing mining or provide the affidavit in case of fresh lease before execution of mining lease.

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- 43. The proponent has to display the name board at the quarry site showing the details of proponent, lease period, extent, etc., with respect to the existing activity before execution of mining.
- 44. Heavy earth machinery equipments should be utilized only after getting approval from the competent authority.
- 45. The Proponent shall ensure that the project activity including blasting, mining transportation etc., should in no way have adverse impact to the other forests, such as reserve forests and social forests, tree plantation and bio diversity, surrounding water bodies etc.
- 46. The proponent shall provide Green Belt development at the rate of not less than 500 trees/Hectare. The tree saplings shall be not less than 3m height.
- 47. The fugitive emissions should be monitored during the mining activity and should be reported to TNPCB once in a month and the operation of the quarry should no way impact the agriculture activity & water bodies near the project site.
- 48. All the commitment made by the project proponent in the proposal shall be strictly followed.
- 49. The mining lease holders shall, after ceasing mining operations, undertake re-grassing the mining area and any other area which may have been disturbed due to their mining activities and restore the land to a condition which is fit for growth of fodder, flora, fauna etc.
- 50. All required sanitary and hygienic measures should be in place before starting construction activities and they have to be maintained throughout the construction phase.
- 51. The company shall stress upon the preventive aspects of occupational health.
- 52. A separate environment and safety management cell with qualified staff shall be set up before commissioning of construction activities and shall be retained throughout the lifetime of the industry, for implementation of the stipulated environmental safeguards.
- 53. A scientific site/ecological rehabilitation and restoration plan on long term basis should be drawn to carryout restoration with native species and Bio diversity.
- 54. The existing water bodies should not be disturbed to ensure sustainable environment for aquatic life forms.
- 55. The proponent should completely implement all environmental pollution control measures as detailed in the EIA report and in the additional report.

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- 56. Avenue plantation wherever needed has to be carried out along the route for dust suppression.
- 57. The green belt developed for the prevention of dust pollution should not form a part of the larger green belt development envisaged in the EIA report.
- 58. Regular monitoring and check up for pulmonary and carcinogenic diseases to be carried out regularly, not only for the workers involved in the mines but also to the people in the villages adjoining the mines. Interaction with the Primary Health Centre & district medical officer should be on regular basis to monitor the incidence of the diseases if any and to provide suitable medical facility for the patients.
- 59. Monitoring of well water levels and water quality of the wells in the locations furnished in the EIA report shall be done during pre-monsoon and post monsoon period and results submitted to the Regional Office of MoEF, Chennai and SEIAA.
- 60. Monitoring of water quality and air quality in and around the project site in the selected monitoring points as mentioned in the EIA report shall be continued regularly involving Academic Institutions.
- 61. Hydrogeological study including infiltration test shall be conducted by any reputed agency to estimate leachate quantity.
- 62. Regular medical check-up for mine workers and nearby residents around the project site involving community medical centre/NIMH shall be conducted.
- 63. As per norms, the health study should be conducted through competent/approved health organization and report submitted for one year.
- 64. The effective safe guard measures shall be provided to control particulate dust level in critical areas, transfer points and haul road within the mine area.
- 65. NOC from the State GWA for drawing ground water shall be obtained, if ground water table is to be intersected.
- 66. Green belt shall be provided as per norms of MoEF&CC, GOI, in consultation with local DFO.
- 67. All the recommendations made in the EIA report of the project shall be effectively implemented.
- 68. A booklet containing the Dos and Don'ts shall be prepared in vernacular languages for the use of the mine engineers/ managers and the workers to ensure that all necessary environmental, safety and health measures are undertaken.
- 69. All the environmental protection measures and safeguards as recommended in the EIA report shall be complied with.

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- 70. Hydro geological study of the area shall be reviewed annually and report submitted to the Authority. No water bodies including natural drainage system in the area shall be disturbed due to activities associated with the operation of the Mining activity.
- 71. A separate Environmental Management Cell equipped with full fledged laboratory facilities to carry out the various Environmental Management and Monitoring functions shall be set up under the control of a Senior Executive.
- 72. The project proponent shall upload the status of compliance of the stipulated environmental clearance conditions, including results of monitored data on their website and shall update the same periodically. It shall simultaneously be sent to the Regional Office of the MoEF at Chennai, the respective Zonal Office of CPCB, the SPCB & SEIAA-TN. The criteria pollutant levels namely; RSPM, SO2, NOx or critical sector parameters, indicated for the projects shall be monitored and displayed at a convenient location near the main gate of the company in the public domain.

Part B: 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 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. Loading and unloading areas including all the transfer points should also have efficient dust control arrangements. These should be properly maintained and operated.

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- 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.
- 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

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- 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, Minor Mineral Conservation & Development Rules, 2010 framed under MMDR Act 1957, National Commission for protection of Child Right Rules, 2006, Wildlife Protection Act, 1972, Forest Conservation Act, 1980, Biodiversity Conservation Act, 2016, the Biological Diversity Act, 2002 and Biological diversity Rules, 2004 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.
- 24. The Environmental Clearance is issued based on the documents furnished by the project proponent. In case any documents found to be incorrect/not in order at a later date the Environmental Clearance issued to the project will be deemed to be revoked/ cancelled.

AFFIDAVIT FURNISHED BY THE PROPONENT

I, Dr. E.Ganesan, represents M/s. Tamil Nadu Minerals Limited, as Deputy Manager (ML) and authorized signatory of the project solemnly declare and sincerely affirm that:.

We have applied for getting Environment Clearance to SEIAA, Tamil Nadu for in respect of Mahimandalam Black Granite Quarry over an extent of 166.92.0Ha of Government Poramboke land in SF No.917 (P) & 921(P) of Mahimandalam Village, Katpadi Taluk, Vellore District, Tamil Nadu.

I swear to state and confirm that within 10 Km area of the mine site. We have applied for environmental clearance none of the following is situated.

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- a. Protected areas notified under the Wildlife (Protection) Act,1972
- b. Critically polluted areas as identified by CPCB constituted under Water (Prevention and Control of Pollution) Act, 1974.
- c. Eco Sensitive areas as notified.
- 1. TAMIN will spend the amount of **Rs.10 Lakh** (Rupees Ten Lakh only) for improving infrastructure activities towards Corporate Environmental Responsibility (CER) as directed in 487th Minute of the Meeting of SEAC held on 01.08.2024 and ADS raised by SEIAA on 19.08.2024 for the following Schools.

Sl	Beneficiary village and	CER activities	Amount allocated in
No	location		Rs
1.	Govt. High School,	1.Smart Board	Rs. 5.0 Lakh.(Rupees
	Thathireddipalli Village	2. Furniture. 3.Partition	Five Lakh only)
Z	Mahimandalam	4.Flooring	Ref: HM Letter No. Nil
\geq	Panchayat Panchayat	5.Bureau (Cupboard)	dt. 16.08.2024
		6.Air Conditioner	(Enclosed)
2.	Panchayat Union Middle	1.School Compound wall	Rs. 5.0 Lakh.(Rupees
	School,	2.Class Room and	Five Lakh only)
	Periya-Bodinatham	Flooring with Tiles	Ref: HM Letter No. Nil
Ó	Village.	3.Smart Class Room	dt. 19.08.2024
Ċ	Mahim andalam	with furniture	(Enclosed)
	Panchayat	4. Sanitary facilities	.50
		Rs.10.0 Lakh	

- 2. There will not be any hindrance or disturbance to the people living on enroute / nearby my mine site while transporting the mined out material and due to mining / mining activities.
- 3. No approved habitations as per Rules 36(1) of Tamil Nadu Minor Mineral Concession Rules, 1959 located within 500 meters radius from the periphery of my mine.
- 4. We swear that afforestation will be carried out during the course of mining operation and maintained.
- 5. The required insurance will be taken in the name of the labourers working in my mine site.
- 6. We will not engage any child labour in my mine site.

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- 7. All type of Safety / protective equipments will be provided to all the labourers working in my mine.
- 8. No approved permanent structures, temples etc are located within 500m radius from the periphery of my mine.
- 9. The mining activity will be carried out only after obtaining environmental clearance.
- 10. TAMIN will spend towards EMP **Rs.74,44,900**/-which is allocated under capital cost and **Rs.41,23,630**/- is allocated under recurring cost

We ensure to do all the Social and Environmental commitment as mentioned in the Mining Plan to the best of my knowledge.



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