

**POINT-WISE COMPLIANCE OF
STIPULATED ENVIRONMENTAL
CONDITIONS/SAFEGUARDS IN THE
ENVIRONMENTAL CLEARANCE**

(April 2023 to September 2023)

FOR

**BARIAS KOTHIYAR GYPSUM MINE
VILLAGE- BARIAS, KOTHIYAR,
DISTRICT- DODA, STATE JAMMU & KASHMIR
FOREST LAND: NIL, WASTE LAND 15.18 HA.
(AREA: 15.18 ha)**

SUBMITTED BY:

**M/S BABA FARID-UD-DIN BAGDADI MINERALS
REG. OFF.-338-DALPATIAN, JAMMU
DISTRICT: JAMMU (J&K)
MOB. NO.: 99419193100**

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1. Introduction :

Shri S.N.H Kazmi prop. Of M/S Farid Ud Din Bagdadi Minerals for Barias Kothyar Gypsum Mining Project at Village –Barias, tehsil & Dist. –Doda over an area of 15.18ha, has obtained the Environmental Clearance Letter from Ministry of Environment, Forests and Climate Change with production capacity of 75351 MT/Annum vide letter Ref. No. JKEIAA/2017/27/1347-59 dated 18-05-2021.

The total area of the mining site is 15.18 Ha. The total cost of the project will be Rs. 101.16 Lakhs . The approval for the Mining Scheme and Progressive Mine Closure Plan was obtained from Government of J&K Department of Geology & Mining, vide Letter No. DGM/F-435/AOMP/4860-67 DATED 23.02.2017

2. Purpose of the Report

As per the “sub Para (ii) of “Para-10” of EIA notification 2006, it is started that it shall be mandatory for the project management of submit half yearly compliance reports of the stipulated prior environmental clearance terms & conditions in hard & soft copies to the regulatory authority concerned, six monthly compliance report should be submitted to the J&K Environment Impact Assessment Authority (Department of Ecology, Environment & Remote Sensing), Jammu & Regional Office, MOEF, JKPCB. It is mandatory to submit six monthly compliance report to show the status & compliance of all the conditions mentioned in Environment Clearance Letter, along with monitoring of various Environmental Parameters.

This report is supposed to submit after every six month as per the conditions stipulated in Environment Clearance Order. The Environmental Assessment has been carried out to verify:

- That the proposed project has not any adverse effect on the project site as well as its surroundings.
- That there is compliance with the conditions stipulated in the Environmental Clearance Letter.
- That the Project proponent is implementing the environmental safeguards and environmental pollution mitigation measures as suggested in Environmental Clearance.

3. Methodology for Preparation of Report is as follows:

- Study of EC Letter & Related Documents.
- Site Visits by a Team of Experts.
- Monitoring of Environment Parameters, viz. Ambient Air, Water, Noise, Soil.
- Analysis of Samples collected during Monitoring.
- Preparation of six monthly Environmental Compliance Report.

BRIEF OF THE PROJECT (B) :

Shri S.N.H Kazmi prop. Of M/S Farid Ud Din Bagdadi Minerals for Barias Kothyar Gypsum Mining Project at Village –Barias,tehsil & Dist. –Doda over an area of 15.18ha, has obtained the Environmental Clearance Letter from Ministry of Environment, Forests and Climate Change with production capacity of 75351 MT/Annum vide letter Ref. No. JKEIAA/2017/27/1347-59 dated 18-05-2021, Copy is enclosed Annexure No. 1. The project fall as category of ‘B1’ as per EIA notification, September 2016..

Location of the Mine Site:

Latitude	33° 06' 20.65" N to 33° 06' 39.93" N
Longitude	75° 26' 12.91" E to 75° 26' 42.56" E

Details of the Project:

Name of the Project	Barias Kothyar Gypsum Mining Project (Minor Mineral)
Village	Village –Barias,tehsil & Dist. –Doda, Jammu & Kashmir(UT)
Tehsil	Doda
District	Doda
Mining lease area	15.18 ha (State Government Land)
Method of mining	Open cast semi-mechanized
Water requirement	6.2 KLD
Manpower requirement	26
Ecological sensitive Areas (National Park, Wild life sanctuaries, Biosphere reserves etc.) with in 10km radius	None within 10 km radius of mining lease area.
Reserves/protected forest with in 10km radius	None within 10 km radius of mining lease area.

SIX MONTHLY COMPLIANCE OF STIPULATED ENVIRONMENTAL CONDITIONS/SAFEGUARDS IN THE ENVIRONMENTAL CLEARANCE ISSUED VIDE NO. . JKEIAA/2017/27/1347-59 dated 18-05-2021.

For Extraction of Gypsum (Minor Mineral) by Shri S.N.H Kazmi prop. Of M/S Farid Ud Din Bagdadi Minerals for Barias Kothyar Gypsum Mining Project at Village – Barias,tehsil & Dist. –Doda over an area of 15.18ha, Jammu & Kashmir(UT)

S. No.	Standard Conditions	Status of Compliances
Statutory compliance		
(a)	This Environmental Clearance (EC) is subject to orders/ judgment of Hon'ble Supreme Court of India, Hon'ble High Court of J&K, Hon'ble NGT and any other Court of competent jurisdiction, as may be applicable.	Agreed, All court orders applicable time to time shall be strictly implemented within stipulated time frame.
(b)	The Project Proponent complies with all the statutory requirements and judgment of Hon'ble Supreme Court dated 2nd August,2017 in Writ Petition (Civil) No. 114 of 2014 in matter of Common Cause versus Union of India & Ors before commencing the mining operations.	Agreed
(c)	The UT Government of J&K shall ensure that mining operation shall not be commenced till the entire compensation levied, if any, for illegal mining paid by the Project Proponent through their respective Department of Mining & Geology in strict compliance of Judgment of Hon'ble Supreme Court dated 2nd August, 2017 in Writ Petition (Civil) No. 114 of 2014 in matter of Common Cause versus Union of India & Ors.	Agreed, Mining activities commenced after submission of bank guarantee, (BG) of Rs. 50.00Lac. Further carried out within lease area in systematic manner there is no any type of compensation levied nor any penalty imposed due to illegal mining as no illegal mining done.
(d)	This Environmental Clearance shall become operational only after receiving formal Forest Clearance (FC) under the provision of Forest Conservation Act, 1980, if applicable to the Project.	Agreed. NOC from Forest Department The lease area is provide land owners by different starts holders. No forest land falls within lease area. However lessee has obtained before the issuance of Environmental Clearance. NOC from Forest Department is annexed as Annexure No.1. Lease area does not falls under forest land therefore no formal forest clearance (FC) under provision of forest conversion Act. 1980 is hot required.
(e)	Project Proponent (PP) shall obtain Consent to Operate after grant of EC and effectively implement all the conditions stipulated therein. The mining activity shall not commence prior to obtaining Consent to Establish / Consent to Operate from the concerned State Pollution Control Board/COMMITTEE.	Agreed. Project Proponent (PP) obtained Consent to Operate after grant of EC. The Consent No. PCC/digital/22042086531 of 2023 dated 21/08/2023 annexed as Annexure No. 2.
(f)	The PP shall adhere to the provision of the Mines Act,	Agreed. Mining is carried out according

	1952, Mines and Mineral (Development & Regulation), Act, 2015 and rules & regulations made there under. PP shall adhere to various circulars issued by Directorate General Mines Safety (DGMS) and Indian Bureau of Mines from time to time.	the approved mine plan. Project proponent followed all provision & procedure as given in approved mining plan and strictly follow minor mineral regulation act of states. All the provision of the mines Act 1952, MMDR 2015 & rules & regulations framed time to time is being strictly adhered. As per notification issued by Ministry of Mines (GOI), mineral Gypsum is mineral & does not comes under preview of Indian Bureau of Mines (IBM). Various circulars issued time to time from Directorate General of Mines safety is being implemented regularly.
(g)	The Project Proponent shall obtain consents from all the concerned land owners, before start of mining operations, as per the provisions of MMDR Act, 1957 and rules made there under in respect of lands which are not owned by it.	Mining lease area is state owned land & private land & relevant pages of lease deed is annexed as Annexure no. 3. The proponent has obtained consents from various stack private land owners for exploitation of gypsum from their land. The copy of NOC is enclosed. (Annexure no.2) Proponent has paid royalty to land owners as a compensation as per terms & conditions. Expenses incurred as a compensation to land owners is enclosed (Annexure no.4)
(h)	The Project Proponent shall follow the mitigation measures provided in MoEFCC's Office Memorandum No. Z-11013/57/2014-IAJI (M), dated 29 th October, 2014, titled "Impact of mining activities on Habitations-Issues related to the mining Projects wherein Habitations and villages are the part of mine lease areas or Habitations and villages are surrounded by the mine lease area.	No Village / Habitations exists within 50 Meters of the Mining Lease area Agreed. Project Proponent follow & practiced the Mitigation Measures. However few scattered dwelling exists in the vicinity of lease area & filled in tanker from springs & transported to lease area to meet various activities. 50m barrier zone is being kept from habitation/dwellings exist with in area & same is considered as "Restricted zone of Mining" & same is also mentioned in approved mining plan.
(i)	The Project Proponent shall obtain necessary prior permission of the competent authorities for drawl of requisite quantity of surface water and from CGWA for withdrawal of ground water for the project.	No mineral processing is involved & ground drawl is required. Therefore necessary permission is not required from CGWB. The total water consumption is less than 10 KLD so there is no requirement of NOC form CGWB. The required water etc.
(j)	A copy of EC letter will be marked to concerned Panchayat / local NGO etc. if any, from whom suggestion / representation has been received while processing the proposal.	Agreed, The copy of EC letter has been submitted to concerned Panchayat/ Local NGO.
(k)	State Pollution Control Board/COMMITTEE shall be responsible for display of this EC letter at its Regional office, District Industries Centre and Collector's office/ Tehsildar's Office for 30 days.	Agreed

(l)	<p>The Project Authorities should widely advertise about the grant of this EC letter by printing the same in at least two local newspapers, one of which shall be in vernacular language of the concerned area.</p> <p>The advertisement shall be done within 7 days of the issue of the clearance letter mentioning that the instant project has been accorded EC and copy of the EC letter is available with the State Pollution Control Board/COMMITTEE and web site of the Ministry of Environment, Forest and Climate Change (www.environmentclearance.nic.in). A copy of the advertisement may be forwarded to the concerned MoEFCC Regional Office for compliance and record.</p>	Agreed. Advertisement in local Newspaper was made with delay of time.
(m)	<p>The Project Proponent shall inform the MoEF & CC for any change in ownership of the mining lease. In case there is any change in ownership or mining lease is transferred than mining operation shall only be carried out after transfer of EC as per provisions of the para 11 of EIA Notification, 2006 as amended from time to time.</p>	Agreed, During the period of transfer of mining lease, mining activities shall be suspended. Mining operations shall be resumed after transfer of title of EC as per provisions of the para 11 of EIA notification 2006 as amended from time to time.
<p>(b) Air quality monitoring and preservation</p>		
(1)	<p>The Project Proponent shall install a minimum of 3 (three) online Ambient Air Quality Monitoring Stations with 1 (one) in upwind and 2 (two) in downwind direction based on long term climatological data about wind direction such that an angle of 120° is made between the monitoring locations to monitor critical parameters, relevant for mining operations, of air pollution viz. PM10, PM 2.5, NO2; CO and SO2 etc. as per the methodology mentioned in NAAQS Notification No. B-29016/20/90/PC/I, dated 18.11.2009 covering the aspects of transportation and use of heavy machinery in the impact zone. The ambient air quality shall also be monitored at prominent places like office building, canteen etc. as per the site condition to ascertain the exposure characteristics at specific places. The above data shall be digitally displayed within 03 months in front of the main Gate of the mine site.</p>	Agreed. Project proponent carried out Air quality monitoring ones after six months of working. Air monitoring was carried out towards upward & downward direction & critical parameters are collected & analyzed samples of as per the methodology mentioned in NAAQS notification no. dated 18-11-2009. And Data is displayed on the mine site Air Quality Report is annexed as (Annexure No.5) & Photographs of Air Sampling enclosed (Annexure No.6)
(2)	<p>Effective safeguard measures for prevention of dust generation and subsequent suppression (like regular water sprinkling, metalled road construction etc.) shall be carried out in areas prone to air pollution wherein high levels of PM10 and PM2.5 are evident such as haul road, loading and unloading point and transfer points. The Fugitive dust emissions from all sources shall be regularly controlled by installation of required equipment's/ machineries and preventive maintenance: Use of suitable water-soluble chemical dust suppressing agents may be explored for better effectiveness of dust control system. It shall be ensured that</p>	Agreed. It is opencast semi-mechanized mine. During mining operation dust particle are blown with wind and due to movement of vehicles. Water Sprinkling is carried out at the working zone and at haul roads loading & unloading point & transfer points to arrest the dust due to movement of vehicles. Vehicles registered from PSU shall be deployed in the mining area & regular maintenance of vehicles is being carried out to control the emission

	air pollution level conform to the standards prescribed by the MoEF & CC Central Pollution Control Board.	within the prescribed permissible limits. The loaded tippers or trucks shall be covered by tarpaulin & overloading of vehicles shall be avoided. Photographs of Water Sprinkling are enclosed (Annex. No. 7)
(c) Water quality monitoring and preservation		
(1)	In case, immediate mining scheme envisages intersection of ground water table, then Environmental Clearance shall become operational only after receiving formal clearance from CGWA. In case, mining operation involves intersection of ground water table at a later stage, then PP shall ensure that prior approval from CGWA and MoEF & CC is in place before such mining operations. The permission for intersection of ground water table shall essentially be based on detailed hydro- geological study of the area.	Two dry nalla called Barias & Adwas flows from the area and meet the Raggi Nala. The Raggi Nalla is perennial and is about 1 Km. away from the proposed lease area. The ground water table loses its relevance in mountainous region as it goes very deep. no spring was noted having probable catchment relationship with mining area. This eliminate the impact on ground water to a large extent. The proposed bottom level of working pit I is expected up to 1381mRL while pit II will be 1333mRL and water will not be intersected by mining operations as the depth of water table is deep and no spring exist within or near the area.
(2)	Regular monitoring of the flow rate of the springs and perennial nallas flowing in and around the mine lease shall be carried out and records maintain. The natural water bodies and or streams which are flowing in an around the village, should not be disturbed. The Water Table should be nurtured so as not to go down below the pre-mining period. In case of any water scarcity in the area, the Project Proponent has to provide water to the villagers for their use. A provision for regular monitoring of water table in open dug well located in village should be incorporated to ascertain the impact of mining over ground water table. The Report on changes in Ground water level and quality shall be submitted on six-monthly basis to the Regional Office of the Ministry, CGWA and State Groundwater Department / State Pollution Control Board.	Two dry nalla called Barias & Adwas flows from the area and meet the Raggi Nala. The Raggi Nalla is perennial and is about 1 Km. away from the applied area, the ground water table loses its relevance in mountainous region as it goes very deep. no spring was noted having probable catchment relationship with mining area, this eliminate the impact on ground water to a large extent. The quality of ground water is ascertained by collecting ground water samples from bore well and by the hand pumps. Ground water quality report is annexed as Annexure No. 5)
(3)	Project Proponent shall regularly monitor and maintain records w.r.t. ground water level and quality in and around the mine lease by establishing a network of existing wells as well as new piezo-meter installations during the mining operation in consultation with Central Ground Water Authority/ State Ground Water Department. The Report on changes in Ground water level and quality shall be submitted on six-monthly basis to the Regional Office of the Ministry, CGWA and State Groundwater Department / State Pollution Control Board..	Agreed, and shall be following in next six month compliances after commencement of Mining.
(4)	The Project Proponent shall undertake regular monitoring of natural water course/ water resources/ springs and perennial	Agreed. The Project Proponent under take regular monitoring of natural water course,

	<p>nallas existing/ flowing in and around the mine lease and maintain its records. The Project Proponent shall undertake regular monitoring of water quality upstream and downstream of water bodies passing within and nearby/ adjacent to the mine lease and maintain its records. Sufficient number of gullies shall be provided at appropriate places within the lease for management of water. PP shall carryout regular monitoring w.r.t. pH and included the same in monitoring plan. The parameters to be monitored shall include their water quality vis-a-vis suitability for usage as per CPCB criteria and flow rate. It shall be ensured that no obstruction and/ or alteration be made to water bodies during mining operations without justification and prior approval of MoEF & CC. The monitoring of water courses/ bodies existing in lease area shall be carried out four times in a year viz. pre- monsoon (April-May), monsoon (August), post-monsoon (November) and winter (January) and the record of monitored data may be sent regularly to Ministry of Environment, Forest and Climate Change and its Regional Office, Central Ground Water Authority and Regional Director, Central Ground Water Board, State Pollution Control Board and Central Pollution Control Board. Clearly showing the trend analysis on six-monthly basis.</p>	<p>flowing in and around the mine lease. The monitoring of water courses/ bodies existing in lease area is being carried out four times in a year viz. pre- monsoon (April-May), monsoon (August), post-monsoon (November) and winter (January) surface water quality report is annexed as Annexure No-5</p> <p>Mining operations is being carried out away from nalla & waste also dumped towards slope of working pits away from the nalla.</p>
(5)	<p>Project Proponent shall plan, develop and implement rainwater harvesting measures on long term basis to augment ground water resources in the area consultation with Central Ground Water Board/ State Groundwater Department. A report on amount of water recharged needs to be submitted to Regional Office MoEF & CC annually</p>	<p>Agreed, The mine area is hilly terrain having undulating topography. Therefore it is not feasible to under take rain water harvesting with in lease area. Rain harvesting measures shall be adopted to augment ground water resources in the area consultation with CGWB/State Ground Water Department.</p>
(6)	<p>Quality of polluted water generated from mining operations which include Chemical Oxygen Demand (COD) in mines run-off; acid mine drainage and metal contamination in runoff shall be monitored along with Total Suspended Solids (TDS), Dissolved Oxygen (DO), pH and Total Suspended Solids (TSS). The monitored data shall be uploaded on the website of the company as well as displayed at the project site in public domain, on a display board, at a suitable location near the main gate of the Company. The circular No. J- 20012/1/2006-IAJI (M) dated 27.05.2009 issued by Ministry of Environment, Forest and Climate Change may also be referred in this regard.</p>	<p>No mineral processing/mineral beneficiation involved in the mine for up gradation of mineral, therefore no polluted water generated & no such proposal for monitoring of TDS,DV,pH, TSS etc. is required.</p>
(7)	<p>Industrial waste water (workshop and waste water from the mine) should be properly collected and treated so as to conform to the notified standards prescribed from time to time. The standards shall be prescribed through Consent to Operate (CTO) issued by concerned State Pollution Control Board (SPCB). The workshop effluent shall be treated after its initial passage through Oil and grease trap. The RBM extraction does not involve any industrial or workshop process hence</p>	<p>Not Applicable. No mineral processing is involved therefore no waste water generated & no question arises for its treatments.</p>

	no point arises of collection is treatment of industrial waste water.	
(8)	The water balance/water auditing shall be carried out and measure for reducing the consumption of water shall be taken up and reported to the Regional Office of the MoEF&CC and State Pollution Control Board/COMMITTEE.	The water is only used as drinking water having quantity of 6.2 KLD .there is no need of water balance study.
(d) Noise and vibration monitoring and prevention		
1.	The peak particle velocity at 500m distance or within the nearest habitation, whichever is closer shall be monitored periodically as per applicable DGMS guidelines.	Mining is being carried out without adoption of drilling & blasting. HEMM is being deployed for the removal of overburden & interburden. Occasionally rock breaker is being deployed to remove the hard strata. No drilling & blasting is being undertaken in this mine therefore study of peak particle velocity is not conducted. However Rules & Regulations as per the provision of DGMS is being strictly followed.
2.	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 /night hours.	Agreed. It is Gypsum mining project and mining is carried out according approved mine plan in day time only. All Mining activities are stopped at night time .so there is no scope of disturbance due to illumination and sound. During day time Noise level is below the CPCB standard. Noise monitoring was carried out in day & night time & all parameters are with in permissible limits. Noise monitoring report is attached as Annexure No. 5.
3.	The Project Proponent shall take measures for control of noise levels below 85 dBA in the work environment. The workers engaged in operations of HEMM, etc. should be provided with ear plugs /muffs. All personnel including laborers working in dusty areas shall be provided with protective respiratory devices along with adequate training, awareness and information on safety and health aspects. The PP shall be held responsible in case it has been found that workers/ personals/ laborers are working without personal protective equipment.	Agreed. The mining is proposed without adoption of drilling & blasting. Heavy Earth moving machinery (HEMM) shall be deployed for the removal of over burden in day time only for few hours. Mineral from mining pit to road side is being transported through jeeps. Therefore noise levels are with in the limit. Workers deployed near the HEMM, is being provided by ear plugs/mufflers have been provided to the workers to control the effect of noise level.
(e) Mining plan		
1.	The Project Proponent shall adhere to the working parameters of mining plan which was submitted at the time of EC appraisal wherein year-wise plan was mentioned for total excavation subject to changes recommended in the specific conditions herein below. No change in basic mining proposal like mining technology, total excavation, mineral & waste production, lease area and scope of working (viz. method of mining, overburden & dump management, 0.6 & dump mining, mineral transportation mode, ultimate depth of	Agreed. Gypsum mining shall be carried out according the approved mining plan. Mining is being carried out in different pit through the formation of benches. Waste dumped separately secured with proper retaining walls for its stabilization. Local fast growing hard species is also planted along the slope of dump for its stabilization.

	mining etc.) shall be carried out without prior approval of the Ministry of Environment, Forest and Climate Change, which entail adverse environmental impacts, even if it is a part of approved mining plan modified after grant of EC or granted by State Govt. in the form to Short Term Permit (STP), Query license or any other name.	
2.	The Project Proponent shall get the Final Mine Closure Plan along with Financial Assurance approved from Indian Bureau of Mines/Department of Mining & Geology as required under the Provision of the MMDR Act, 1957 and Rules/Guidelines made there under. A copy of approved final mine closure plan shall be submitted within 2 months of the approval of the same from the competent authority to the concerned Regional Office of the Ministry of Environment, Forest and Climate Change for record and verification.	Agreed. Final Mine Closure Plan shall submitted to competent authority prior one year before expire of lease period. All the proposals given in PMCP shall be strictly adhered by prevent in time bound barrier.
3.	The land-use of the mine lease area at various stages of mining scheme as well as at the end-of-life shall be governed as per the approved Mining Plan. The excavation vis-a-vis backfilling in the mine lease area and corresponding afforestation to be raised in the reclaimed area shall be governed as per approved mining plan. PP shall ensure the monitoring and management of rehabilitated areas until the vegetation becomes self-sustaining. The compliance status shall be submitted half-yearly to the MoEF & CC and its concerned Regional Office.	Agreed. Mining is being carried out as per the proposals contained in the mining plan. The monitoring and management of rehabilitated shall be insured after reaching maximum economical depth of mining pits. As the mining pit reaches its maximum economical depth, mined out area backfilled with waste material levelled it & local species of plants shall be grown in consultation with local people.
(f) Land reclamation		
1.	The Overburden (O.B.) generated during the mining operations shall be stacked at earmarked OB dump site(s) only and it should not be kept active for a long period of time. The physical parameters of the OB dumps like height, width and angle of slope shall be governed as per the approved Mining Plan as per the guidelines/circulars issued by D.G.M.S w.r.t. safety in mining operations shall be strictly adhered to maintain the stability of top soil/OB dumps. The topsoil shall be used for land reclamation and plantation.	The waste generated from pit I shall be dump separately towards slope side while waste to be generated from pit II dumped towards eastern flank over non mineralized zone. Dumping is being carried out in single terrace & slope of dump is kept 37°. Local fast growing local species planted over it for its stabilization. Intercalations of non-Gypsum formations and other associated impurities within the mineral body have been considered as 5%. Thus the ultimate recovery of Gypsum within the mineral body has been considered as 95%. The overburden is phyllites & interburden is intercalations of non Gypsum formations within Gypsum band. The top soil to be generated shall be used for the purpose of plantation therefore no proposal has been given for its stacking.
2.	The reject/waste generated during the mining operations shall be stacked at earmarked waste dump site(s) only. The	The waste generated from pit I dump separately towards north east flank while

	<p>physical parameters of the waste dumps like height, width and angle of slope shall be governed as per the approved Mining Plan as per the guidelines/circulars issued by DGMS w.r.t. safety in mining operations shall be strictly adhered to maintain the stability of waste dumps.</p>	<p>waste to be generated from pit II dumped towards eastern flank over non mineralized zone. Dumping is being carried out in single terrace & slope of dump is kept 37degree.</p> <p>The geometry of waste dumps as on date, at the end of plan period generated & at the end of conceptual period is as below:</p> <table border="1"> <thead> <tr> <th colspan="2" rowspan="2"></th> <th colspan="4">Dimension of dump</th> </tr> <tr> <th>Length</th> <th>Width</th> <th>Height</th> <th>Slope (deg)</th> </tr> </thead> <tbody> <tr> <td>As on date</td> <td>D-1</td> <td>54</td> <td>30</td> <td>6</td> <td>37</td> </tr> <tr> <td></td> <td>D-2</td> <td>36</td> <td>35</td> <td>8</td> <td>37</td> </tr> <tr> <td></td> <td>D-3</td> <td>64</td> <td>48</td> <td>4</td> <td>37</td> </tr> <tr> <td></td> <td>D-4</td> <td>70</td> <td>30</td> <td>4</td> <td>37</td> </tr> </tbody> </table>			Dimension of dump				Length	Width	Height	Slope (deg)	As on date	D-1	54	30	6	37		D-2	36	35	8	37		D-3	64	48	4	37		D-4	70	30	4	37
		Dimension of dump																																		
		Length	Width	Height	Slope (deg)																															
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	D-2	36	35	8	37																															
	D-3	64	48	4	37																															
	D-4	70	30	4	37																															
3.	<p>The reclamation of waste dump sites shall be done in scientific manner as per the Approved Mining Plan cum Progressive Mine Closure Plan..</p>	<p>Agreed. As the dump shall reach its maximum height it shall be terraced properly & local species shall be planted over it.</p>																																		
4.	<p>The slope of dumps shall be vegetated in scientific manner with suitable native species to maintain the slope stability, prevent erosion and surface run off. The selection of local species regulates local climatic parameters and help in adaptation of plant species to the microclimate. The gullies formed on slopes should be adequately taken care of as it impacts the overall stability of dumps. The dump mass should be consolidated with the help of dozer/ compactors thereby ensuring proper filling/ leveling of dump mass. In critical areas, use of geo textiles/ geo-membranes / clay liners / Bentonite etc. shall be undertaken for stabilization of the dump</p>	<p>Agreed And followed after achieving maximum height of dump. The waste material to be generated dumped towards the slope of working pit secured with retaining water for its stabilization. Dumping carried out in single terrace & slope of dump shall be kept 37⁰. Local hard species shall be planted over dumps for its stabilization. The use of geotextiles/geomembranes /clay lines/ Betonies etc. shall be undertaken for stabilization of dumps.</p>																																		
5.	<p>Project Proponent shall carry out slope stability study in case the dump height is more than 30 meters. The slope stability report shall be submitted to concerned regional office of MoEF&CC.Chandigarh</p>	<p>As per approved mining plan the maximum dump height shall be 6 meter & in future the height of dump shall be kept 4m to 6m in single terrace. In hilly terrain, it is not feasible for dumping upto 30m height. However in future of dump height increases up to 30 meter then slope stability study shall be carried out and shall be submitted.</p>																																		
6.	<p>Catch drains, settling tanks and ponds of appropriate size shall be constructed around the mine working, mineral yards and</p>	<p>Proponent has constructed about 250m long linear track having width & depth</p>																																		

	Top Soil/OB/Waste dumps to prevent run off of water and flow of sediments directly into the water bodies (Nallah/ River/ Pond etc.). The collected water should be utilized for watering the mine area, roads, green belt development, plantation etc. The drains/ sedimentation sumps etc. shall be de-silted regularly, particularly after monsoon season, and maintain properly.	0.75m respectively along the sides of mining pits to prevent run-off of water & flow of sediments directly into water bodies. It is being ensured that drain de silted regularly & maintain properly.
7.	Check dams of appropriate size, gradient and length shall be constructed around mine pit and OB dumps to prevent storm run-off and sediment flow into adjoining water bodies, A safety margin of 50% shall be kept for designing of sump structures over and above peak rainfall (based on 50 years data) and maximum discharge in the mine and its adjoining area which shall also help in providing adequate retention time period thereby allowing proper settling of sediments/ silt material. The sedimentation pits/ sumps shall be constructed at the corners of the garland drains.	Agreed . As per approved mining Plan the Gravity retaining wall having width & height 1.5m & 1.0 respectively erected at the sides & slope of dump to arrest rolling down the boulders/scree. 4 nos. of check dams having dimension 8x4x1.5 made across nalla to prevent runoff & sediment flow into adjoining water bodies.
8.	The top soil, if any, shall temporarily be stored at earmarked site(s) within the mine lease only and should not be kept unutilized for long. The physical parameters of the top soil dumps like height, width and angle of slope shall be governed as per the approved Mining Plan and as per the guidelines framed by DGMS w.r.t. safety in mining operations shall be strictly adhered to maintain the stability of dumps. The topsoil shall be used for land reclamation and plantation purpose.	The top soil to be generated is being used for the purpose of plantation & also reclamation of mined out area. As the pit reaches its maximum economical depth, waste material shall be backfilled & levelled it & later on top soil shall be carpeted over it to restore maximum original topography of the area. The plantation will be undertaken over backfilled area to retain greenery of the area.
(g) Transportation		
1.	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) certificate for all the vehicles from authorized pollution testing centers.	Agreed. It is opencast semi-mechanized mine. During mining operation dust particle are blown with wind due to movement of vehicles. Water Sprinkling carried out at the working zone and at haul roads to arrest the dust due to movement of vehicles. Vehicles registered from PSU deployed in the mining area & regular maintenance of vehicles carried out to control the emission within the prescribed permissible limits. The loaded tippers or trucks shall be covered by tarpaulin & overloading of vehicles shall be avoided.
2.	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.	Agreed. Water sprinkling is being carried regularly out in haul roads during dry spell of months to suppress the air borne dust Apart from this other roads is being wetted

	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 equipment's 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.	regularly with tanker mounted water sprinkling system. No crushing activities is being carried out therefore no protective measures adopted to suppress fugitive dust emission. Water sprinkling is being carried out in dust from areas likely material transfer permits, material yards etc.
(h) Green Belt		
1.	The Project Proponent shall develop greenbelt in 7.5m wide safety zone all along the mine lease boundary as per the guidelines of CPCB in order to arrest pollution emanating from mining operations within the lease. The whole Green belt shall be developed within first 5 years starting from windward side of the active mining area. The development of greenbelt shall be governed as per the EC granted by the Ministry irrespective of the stipulation made in approved mine plan.	Agreed. Green belt developed within 7.5 m barrier zone around mining lease area, avenue plantation along the haul roads & around the village is being carried out during monsoon period to improve the aesthetic beauty of the area. The plantation to be raised in consultation with the local DFO/Agriculture Department.
2.	The Project Proponent shall carryout plantation/ afforestation in backfilled and reclaimed area of mining lease, around water body, along the roadsides, in community areas etc. by planting the native species in consultation with the State Forest Department/ Agriculture Department/ Rural development department/ Tribal Welfare Department/ Gram Panchayat such that only those species be selected which are of use to the local people. The CPCB guidelines in this respect shall also be adhered. The density of the trees should be around 2500 saplings per Hectare. Adequate budgetary provision shall be made for protection and care of trees.	Agreed. 2000 locally thrive samplings were planted per year in consultation with the State Forest Department During April, 2023 to Sept. 2023. In which approx. 730 plants are survived and grow.
3.	The Project Proponent shall make necessary alternative arrangements for livestock feed by developing grazing land with a view to compensate those areas which are coming within the mine lease. The development of such grazing land shall be done in consultation with the State Government. In this regard, Project Proponent should essentially implement the directions of the Hon'ble Supreme Court with regard to acquisition of grazing land. The sparse trees on such grazing ground, which provide midday shelter from the scorching sun, should be scrupulously guarded/ protected against felling and plantation of such trees should be promoted.	Agreed, The proponent in consultation with State Govt. is planning to develop grazing land over non mineralized area within lease hold. The type of stimulated to be grow will be decided after consultation with Horticulture department. Mining & allied activities are proposed it such areas having no vegetation & not a single will cut & fell during course of mining.

4.	<p>The Project Proponent shall undertake all precautionary measures for conservation and protection of endangered flora and fauna and Schedule-I species during mining operation. A Wildlife Conservation Plan shall be prepared for the same clearly delineating action to be taken for conservation of flora and fauna. The Plan shall be approved by Chief Wild Life Warden of the State Govt.</p> <p>And implemented in consultation with the State Forest and Wildlife Department. A copy of Wildlife Conservation Plan and its implementation status (annual) shall be submitted to the Regional Office of the Ministry.</p>	<p>Agreed. With In the periphery of 500 m gypsum Mining project, No Special / Endangered Species is available. All precautionary measures shall be adopted for conservation and protection of endangered flora and fauna. As information gather by local villagers and Sarpanch, the schedule-I species is not yet seen or reported from near the lease area.</p> <p>Besides, this there is no Wild Life sanctuary within a radius of 10 KM reportedly.</p>
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(i) Public hearing and human health issues

1.	<p>The Project Proponent shall appoint an Occupational Health Specialist for Regular as well as Periodical medical examination of the workers engaged in the mining activities, as per the DGMS guidelines. The records shall be maintain properly. PP shall also carryout Occupational health check-ups in respect of workers which are having ailments like BP, diabetes, habitual smoking, etc. The check-ups shall be undertaken once in six months and necessary remedial/ preventive measures be taken. A status report on the same may be sent to MoEFCC Regional Office and DGMS on half-yearly basis.</p>	<p>Project proponent organized free medical camp for worker and local villagers for periodic medical examination of workers engaged in mining activities as per DGMS guidelines. During medical camp, occupied health checkup like BP, diabetes, others blood test was also conducted. After examination few workers refer to nearest Govt. hospital for better medical checkup. The report of medical examinations is maintained properly. The photographs of medical camp is enclosed (Annexure no.8)</p>
2.	<p>The Project Proponent shall ensure that Personnel working in dusty areas should wear protective respiratory devices and they should also be provided with adequate training and information on safety and health aspects.</p>	<p>Workers are well dressed with mask, boot, and ear plugs and provided with adequate training & information is safety & health aspects. A vocational training programme is being held about awareness of health safety.</p>
3.	<p>The Project Proponent must demonstrate commitment to work towards 'Zero Harm' from their mining activities and carry out Health Risk Assessment (HRA) for identification workplace hazards and assess their potential risks to health and determine appropriate control measures to protect the health and wellbeing of workers and nearby community. The proponent shall maintain accurate and systematic records of the HRA. The HRA for neighborhood has to focus on Public Health Problems like Malaria, Tuberculosis, HIV, Anemia, Diarrhea in children under five, respiratory infections due to bio mass cooking. The proponent shall also create awareness and educate the nearby community and workers for Sanitation, Personal Hygiene, Hand washing, not to defecate in open, Women Health and Hygiene (Providing Sanitary Napkins), hazard of tobacco and alcohol use. The Proponent shall carryout base line HRA for all the category of workers and thereafter every five years.</p>	<p>The proponent undertake all necessary steps to assess potential risks to health & with determine appropriate control measures to protect the health, proponent also create awareness & educate the nearby community & workers for sanitation, Hygiene, women health & hygiene etc.</p>
4.	<p>The Proponent shall carry out Occupational health surveillance which be a part of HRA and include Biological Monitoring where practical and feasible, and the tests and investigations relevant to the exposure (e.g. for Dust a X-Ray chest; For Noise Audiometric; for Lead Exposure Blood Lead,</p>	<p>Proponent organized health camp for workers and local villagers to monitor practical and feasible effect due to mining activity. Full body checkup of workers engaged in the mine is being</p>

	<p>For Welders Full Ophthalmologic Assessment; for Manganese Miners a complete Neurological Assessment by a Certified Neurologist, and Manganese (Mn) Estimation in Blood; For Inorganic Chromium Fortnightly skin inspection of hands and forearms by a responsible person. Except routine tests all tests would be carried out in a Lab accredited by NABH. Records of Health Surveillance must be kept for 30 years, including the results of and the records of Physical examination and tests. The record of exposure due to materials like Asbestos, Hard Rock Mining, Silica, Gold, Kaolin, Aluminum, Iron, Manganese, Chromium, Lead, Uranium need to be handed over to the Mining Department of the State in case the life of the mine is less than 30 years. It would be obligatory for the State Mines Departments to make arrangements for the safe and secure storage of the records including X-Ray. Only conventional X-Ray will be accepted for record purposes and not the digital one). X-Ray must meet ILO criteria (17 x14 inches and of good quality).</p>	<p>carried by proponent & its record to properly maintained.</p>
<p>5.</p>	<p>The Proponent shall maintain a record of performance indicators for workers which includes</p> <ul style="list-style-type: none"> (a) there should not be a significant decline in their Body Mass Index and it should stay between 18.5 -24.9, (b) the Final Chest X-Ray compared with the base line X-Ray should not show any capacities, (c) At the end of their leaving job there should be no Diminution in their Lung Functions Forced Expiratory Volume in one second (FEV1) Forced Vital Capacity (FVC), and the ratio) unless they are smokers which has to be adjusted, and the effect of age, (d) their hearing should not be affected. As a proof an Audiogram (first and last need to be presented), (e) they should not have developed any Persistent Back Pain, Neck Pain, and the movement of their Hip, Knee and other joints should have normal range of movement, (f) they should not have suffered loss of any body part. The record of the same should be submitted to the Regional Office, MoEF & CC annually along with details of the relief and compensation paid to workers having above indications. 	<p>The gypsum mining does not include extraction of any health hazardous heavy minerals nor any siliceous mineral involved. The proponent carried out medical camp for workers & regular checkup of their health issues & maintain a record of their health issues problems. The first aid kit is available on mine site and all precautionary measurement with regard to Covid -19 is being taken during mining operation. Ear plugs and mufflers provided to each worker to minimize the hearing effects. The working load of each worker must be minimize to avoid the back pain and neck pain also shall be followed a strict provision of rest over during mining time.</p>
<p>6.</p>	<p>Project Proponent shall make provision for the housing for workers/labors or shall construct labor camps within/outside (company owned land) with necessary basic infrastructure/ facilities like fuel for cooking, mobile toilets, mobile STP, safe drinking water, medical health care, crèche for kids etc. The housing may be provided in the form of temporary structures which can be removed after the completion of the project related infrastructure. The domestic waste water</p>	<p>Maximum no of workers are locale people and they comes from their home to work in the mine. After over the shift, the workers back to their home. Therefore there is no need if any kind of fuel for working within lease area. Besides that temporary tinshed rest shelter are provided with facility of drinking water,</p>

	should be treated with STP in order to avoid contamination of underground water.	toilet, mobile charging points etc. No domestic waste water produce with in area therefore no provision has been given for treatment of waste water.
7.	The activities proposed in Action plan prepared for addressing the issues raised during the Public Hearing, if applicable, shall be completed as per the budgetary provisions mentioned in the Action Plan and within the stipulated time frame. The Status Report on implementation of Action Plan shall be submitted to the concerned Regional Office of the Ministry along with District Administration.	No major issues were raised during public hearing. However some minor questions were raised by local villages in public consultation & proponent is taking care of it & all efforts are being carried out for its implementation.
8.	The project proponent shall implement standard operating Procedures(SOPs) and guidelines issued by ministry of health & family welfare and the UT disaster management authority of J&K with respect to containment of COVID-19 outbreak in mining site	All instructions as suggested in SOP & guidelines issued by Ministry of health & family welfare & disaster management authority in respect of pandemic covid-19 is being strictly followed.
(j) Corporate Environment Responsibility (CER)		
1.	Project Proponent shall keep the funds earmarked for environmental protection measures in a separate account and refrain from diverting the same for other purposes. The Year wise expenditure of such funds should be reported to the MoEF&CC and its concerned Regional Office.	Find & kept separately for environment protection measures. The year wise expenditure of funds shall be reported to concerned authorities. The funds are kept in separate account intact & not be diverted for other purpose.
2.	The activities and budget earmarked for Corporate Environmental Responsibility (CER) as per Ministry's O.M No 22-65/2017-IA. III dated 30/09/2020 or as proposed by EAC should be kept in a separate bank account. The activities proposed for CER shall be implemented in a time bound manner and annual report of implementation of the same along with documentary proof viz. photographs, purchase documents, latitude & longitude of infrastructure developed & road constructed needs to be submitted to Regional Office MoEF&CC annually along with audited statement.	Under CER provisions Free Medical Camps, Distribution of Stationery in Schools and Distribution of Garbage Bins in Schools, solar street lamp were implemented installed in and around the villages.
(k) Miscellaneous		
1.	A separate 'Environmental Management Cell' with suitable qualified manpower should be set-up under the control of a Senior Executive. The Senior Executive shall directly report to Head of the Organization. Adequate number of qualified Environmental Scientists and Mining Engineers shall be appointed and submit a report to RO, MoEF&CC.	Agreed. The 'Environmental Management Cell' with suitable qualified manpower shall be set-up under the control of a Senior Executive with adequate number of qualified Environmental Scientists and Mining Engineers & details shall be furnished in next compliance report.
2.	The concerned Regional Office of the MoEF&CC shall randomly monitor compliance of the stipulated conditions. The project authorities should extend full cooperation to the MoEF&CC officer(s) by furnishing the requisite data / information/ monitoring reports.	Agreed and shall be followed .
3.	The Project Authorities should inform to the Regional Office regarding date of financial closures and final approval of the project by the concerned authorities and the date of start of land development work	We are submitting six monthly compliance reports on the status of implementation of stipulated environmental safeguards measures commencement of mining activity.
4.	The Project Proponent shall submit six monthly compliance reports on the status of the implementation of the	Agreed

	stipulated environmental safeguards to the MOEFCC & its concerned Regional Office, Central Pollution Control Board and State Pollution Control Board.	
5.	The Project Proponent shall prepare digital map (land use & land cover) of the entire lease area and KML file for recording the base line data and closure time data (after three years) and submit a report to concerned Regional Office of the MoEFCC.	Agreed and shall be followed .
Other Condition		
1.	A copy of clearance letter shall be sent by proponent to concerned Panchayat, Zilla Parisad/ 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 Institute by the proponent.	Agreed and Followed
2.	The proponent shall upload the status of compliances of the stipulated EC conditions, including results of the monitored data on their website and shall update the same periodically. It shall simultaneously be sent to the Regional office of MoEF & CC, the respective Zonal Office of CPCB and the SPCB. The criteria pollutant level namely: SRM, RSPM, SO ₂ , NO _x (ambient level as well as stack emissions) or critical sectoral parameters, indicated for the project shall be monitored and displayed at a convenient location near the main gate of the institute in the public domain.	Agreed,
3.	The environmental status for the each financial year ending 31 st March in Form- Vas is mandated to be submitted by the project proponent to the concerned State Pollution Control Board as prescribed under the Environment (Protection) Rules, 1986, as amended subsequently, shall also be put on the website of the company along with the status of compliance of EC conditions and shall also be sent to the respective Regional Officer of the MoEF & CC by e-mail.	Agreed
4.	The Environment Clearance shall be Valid for a period of five years from the date of its issuance or as per guide line from the MoEF & CC issued in the regard whichever is less.	Agreed and shall be followed.
5.	Any appeal against the clearance shall lie with the National Green Tribunal, if preferred, within a period of 30 days as prescribed under Section 16 of the National Green Tribunal Act, 2010	Agreed.
Specific Conditions		
1.	The Environmental clearance is subject to relevant NOCs/Joint Inspection report submitted by the Project Proponent. The EC shall be subject to compliance of conditions of the NOCs issued by stake holder departments.	Agreed and shall be followed
2.	This Environmental clearance is without prejudice to the outcome of any petition lying disposal before any Hon;ble court of competent jurisdiction.	Agreed.
3.	The Environmental clearance is subject to NOC from the local villagers whose land is involved in the project besides, implementation of all decision recorded	Agreed. The Mining area is State land and Private Land. The proponent has obtained NOC from various land owners against the mining &

	mutually in the PH report during the public hearing.	allied activities in their respective land.
4.	The project proponent shall revise the environmental management plan with total budget of 50.00lacs or 5% of the revenue earned during the violation period (from 2005 when the mining activity was started till 2016 when it was stopped by the DNM for want of EC as reported by pp) through mining of minerals from the site in violation of the EP Act by operating without a valid EC ,whichever is more ,in accordance with Notification No.S.O 1030(E) dated 8 th March ,2018.the earmarked fund shall be spent over a period of 3 year on construction of protective retention walls, check dams, restoration of green cover and eco – rehabilitation works under remediation plan, natural and community resource Augmentation Plan which also includes ,life and health insurance of miners including labors involving in the mine activity directly or indirectly, up gradation of health facilities, shelters, toilets ,and drinking water facility for miners. After 3 rd year , the EMP shall keep a recurring provision of Rs15.00 lacs per annum under monitoring of ambient air quality, dust suppression ,checking of soil erosion , green belt development, life and health insurance of miners and implementation of covid -19 SOPs in mining area. The revised version of the EIA/EMP giving year wise allocation shall be submitted before formal grant of environmental clearance by JKUTEIAA. The Consultant shall also rectify other mistakes in the documents pointed during deliberation	Agreed. The Augmentation plan is submitted to SEIAA prior to EC and Bank guarantee of 50 Lakhs was submitted before E.C.
5.	Under CSR, within 2 km radial distance, activities like regular health check-up of local villagers once a week shall be undertaken with free medicines. Safe drinking water facility by way of renovation of existing tanks/wells, digging of new tube wells and installation of water filters shall be undertaken. Skill development trainings shall be organized for unemployed local youth. Further, construction of toilets in schools, solar street lighting, free distribution of books, note books, N95 masks, hand sanitizers and school bags among students within 2 km radius from the mine area shall be undertaken. Under EMP, with 2 kms radial distance from mine area; air, water, soil, noise pollution monitoring on half yearly basis, black topping of roads passing through villages and maintenance of haulage /extraction routes, water sprinkling, PPE to mine workers, bearing of school/college fee and allied costs on education of children of mine workers, bearing of all costs on aliments/healthcare of mine workers, creation of green belt by way of raising and maintenance of 2500 trees per hectare on land identified by DFO Social Forestry concerned in consultation with village panchayat during the period of mining, shall be undertaken.	Agreed. All the condition is being followed. Regular health checks up, drinking water, street light, construction of toilets, free distribution of books, school bags etc. provided by proponent. Skill development training camp is being organized under competent supervision for unemployed local youth. Proponent laid down drinking water pipe line in the villages for supply o water. The haulage/extraction routes is being maintained properly & water sprinkling is being carried out to suppress the air borne dust. Proponent has planted 2400 sapling per hectare out side the area in consultation by DFO & as well as with village Panchayat.
6.	Under EMP, with 2km radius ; distance from mine area:	Air, water, soil, Noise, pollution monitoring on

	air ,water, soil, Noise, pollution monitoring on half yearly basis ,maintenance of haulage road ,water sprinkling, PPE to mine workers, bearing of school/ collage fee and allied cost on education of children of mine workers, creation of green belt by way of raising and maintenance of plantation on land identified by the local functionary of the soil conservation dept. concerned in consultation with village panchyat during the period of mining, shall be undertaken	half yearly basis is done and PPE kit gloves and boots ,helmet etc. provided during mining activity. Plantation other dump & in virgin area carried out with consultation of village Panchayat.
7.	The funds earmarked under EMP/CER and CSR shall be kept in separate accounts and shall not be diverted for other purpose .year wise expenditure shall be reported to this ministry and its concerned Regional office at Chandigarh.	Funds earmarked under EMP/CER & CSR kept separately & not diverted for other purpose.
8.	in accordance with Notification No.S.O 1030(E) dated 8 th March ,2018,the project proponent shall submit a bank guarantee equal to 50.00lacs or 5% of the revenue earned (from date of operation of mine without EC to the date when threw PP applied for grant of TOR) whichever is more ,with the J&K Pollution control board before grant of E.C and the same shall be released only after successful implementation of the Rededication plan ,natural & community Resource Augmentation Plan and on Recommendation of Regional office of the Ministry of Environment, forest & climate change (MoEF&CC)and JKEAC and after approval of the JK Environment impact assessment Authority.	Agreed. The Augmentation plan submitted to SEIAA prior to grant of EC and Bank guarantee of 50 Lacs was submitted before EC.
9.	The Project proponent shall involve local Panchyat in identification of works under CSR/CER/EMP and the fund ,shall be utilized in consultation with field functionaries of government Departments	During the public hearing. It was decided that local panchyat body involved in making decision of utilization of CSR /CER fund & accordingly funds is diverted for completion of various activities in consultation with field function aries of Government Department.
10.	The project proponent should concurrently backfill the mined –out area, level it completely and restore the land for its future use as per technical guideline prescribed in Mine closure plan. Compliance status should be submitted to the Ministry of Environment and Forest and its Regional office on Six monthly basis.	During next five years, benches reach its ultimate pit, rehabilitation of benches shall be carried out. The mined out area shall be backfilled/reclaimed by waste material & local fast growing plant/scrubs shall be planted to improve asthetic bearing of area.
11.	Check dams of appropriate size should be constructed to arrest silt and sediment flows from mine working, soil and mineral dumps. The water so collected should be utilized for watering mine area, road, and green belt development etc. The drain should be regularly desilted and maintained properly.	Agreed, The seasonal nalla passes with in area. The proposal of mining is given for away from the nalla. Proponent has erected adequate check dams across the seasonal drainage to prevent run off material in to drainage. The broken or damage check dams repaired immediately. The water collected is utilized for watering the haul roads, green belt development etc. Distilling & maintenance of check dam is being done frequently.
12.	Garland drain of appropriate size,gradient and length shall be constructed for mine pit and mineral dumps and ump capacity should be designed keeping 50% safety margin over and above peak sudden rainfall and maximum discharge in the area adjoining the mining	Agreed. No proposal for garland Drainage is given in approved mining plan.

	site.Sump capacity should also provided adequate retention period to allow proper settling of site material.	
13.	The proponent Should not carry out drilling and blasting	Agreed. There is no proposal of drilling & blasting in approved mining plan. Exploration of gypsum is being carried out without adoption of drilling & blasting. Rock breaker is being used for dislodge, the hard strata boulders.
14.	Automatic Air quality monitoring station should be installed so that the PCB get regular updates on air quality in mine area and its surrounding.	Air monitoring stations towards up wind & down wind direction with in core zone & buffer zone has been fixed & properly marked.
15.	Regular water sprinkling should be carried out in critical area prone to air pollution and having high level of SPM and RPM such as haul road ,loading and unloading point and transfer points. It should be ensured that the ambient air quality parameter conform to the norms prescribed by the central Pollution Control Board in this Regard.	Water sprinkling shall be done twice a day on haul road ,loading and unloading point and transfer points during Commencement of mining operation to ascertain the norms prescribed by the central Pollution Control Board in this Regard.
16.	Vehicular emission should be kept under control and regularly monitored.Measures shall be taken foe maintenance of vechiles used in mining operation AND in transportation of mineral. The vehicles should be covered with a tarpaulin and shall not be over loaded.	Vehicles registered from PSU are deployed in the mining area & regular maintenance of vehicles is being carried out.
17.	A final mine closure plan along with details of corpus fund should be submitted to the ministry of environment and forest in advance of final mine closure as per approved mining plan.	Final mine closure plan shall be submitted prior one year before expiry of lease period. All precoventionary measures in hard down the FMCP shall be strictly implemented by lessee.
18.	All measures should be taken for surveillance of mined out mineral as per guideline of MoEF&CC if any in this regard.	CCTV camera installed on exit and entry points of lease area. Surveillance guard are appointed for regular monitoring of mined out material to be transported.
19.	Security arrangement, use of surveillance system, installation of weigh bridge, GPS tracking System Etc. Need to be put in place for Prevention of illegal mining from site.	CCTV camera installed on exit and intry points of lease area. Surveillance guard are appointed for regular monitoring of mined out material to be transported. Vehicles used in transportation are equipped with GPS tracking System.
20.	All the Provision of minor mineral rules sanctioned under SRO105 with all amendments with respect to pertinent provisions of the legal framework relating to progressive mine closure shall be complied by the project proponent.	Agreed, The activities mentioned in the progressive mine closure plan shall be implemented in time bound manner & all the provision of minor mineral rules amended time to time is being strictly followed.
21.	This environment clearance is subject to final outcome of any litigation pending before Hon'ble Supreme court of india ,Hon'ble High court of J&K, Hon'ble NGT, or any other Court of law, if any, as may be applicable to this Project	Agreed. Till the date no litigation is file against the lease to any Hon'ble court of law or any Government of envises.
22.	This Environment Clearance is without prejudice to the standing instruction /orders from the competent authorities in the MoEF&CC, GoI and the UT of J&K w.r.t mining activity	Agreed.
23.	The Project Proponent shall take all precautionary measures during mining operation for conservation and protection of endangered fauna and flora in area.	Agreed. With In the periphery of 500 m gypsum Mining project, No Special / Endangered Species is available. All precautionary measures is being adopted for conservation and protection of

		endangered flora and fauna as information gather by local villagers and Sarpanch, the schedule-I species is not yet seen or reported from near the lease area. Besides, this there is no Wild Life sanctuary within a radius of 10 KM reportedly.
24.	Mask and PPE shall be provided to workers in view of Covid -19.	Agreed. All Precautionary measures related to Covid -19 is being taken by providing Mask , hand sanitizer , PPE kit etc.
25.	Social Distancing norms and other slandered operating procedure relating to Covid-19 shall be followed during mining activity.	Agreed and Shall be followed.
26.	The plan worked out and expenditure made under occupational health should be undertaken in consultation with the local health institution /PHC/Sub-Centre for villagers living in the close vicinity. Regular Medical checkups and free medicines shall be provided under the fund.	Agreed.
27.	The project proponent must ensure that the biological clock of villagers in the vicinity of the project is not disturbed by any un authorizes night operation and all measures must be taken for keep the noise levels within prescribed levels.	Agreed. The mining activity shall be done during sunrise to sunset (day time only) no mining activity is carried out in night to maintain the biological clock of worker and villagers.
28.	Provision shall be kept for housing of labor force, toilet, facilities for cooking, safe water, health care .crèche etc. For the labour force.	Agreed, Temporary rest shelter, toilet facility, first aid kit and drinking water facilities are provided at mining site. The photographs of facilities are enclosed. (Annex. No.9)
29.	The top soil in case of surface land mining shall be temporarily stored at the designated/appropriate site and concurrently used for the land reclamation.	Agreed. No Provision for storage of top soil is to be given As per approved nine plan. Top soil is scrapped manually is used for the plantation purpose. Therefore no proposed. Has been envisaged for its storage.
30.	The mining operation shall be undertaken in systematic manner so that it does not damage the aesthetic view of area.	Agreed. The mining operation shall be done according to approved mine plan.
31.	The compliance report shall be submitted to regional office the MoEF&CC at Chandigarh with a copy to the Regulatory Authority.	Agreed, Six monthly compliance report has been submitted SEIAA/7.5m barrier zone has been left all obing the lease boundary & no mining & allied activities shall be carried out.
32.	The Mining activity should in no case go beyond area as mention in the lease deed and a buffer area is maintain such that the slope of adjoining area does not get disturbed.	Agreed and shall be strictly followed.
33.	All the provision made and restriction imposed as covered in minor mineral rules, shall be compiled with, particularly regarding Environment Management Practices and its fund management.	Agreed and followed.
34.	The mining shall be done in bench form as per mining plan approved by competent authority.	Agreed The mining operation shall be carried out through the formation of benches according to approved mine plan.
35.	Mining Should be initiated only after installation of	Agreed. The display board showing the details

	signboard with demarcation pillars indicating the geo coordinates of the plot as mentioned in the letter of intent, measurement (length/breadth) and should be laid in presence of authorized official of geology & mining dept. the demarcation pillars site should mention the specific EC condition and contact detail of concerned authorities responsible for monitoring of compliance of E.C condition /district administration/police at four corners of mining site prominently on a large size durable display board for enabling the public to inform the authorities in case of violation of E.C conditions. The display board with details shall be maintaining in perfect order throughout the period of lease/ mining.	of 1 acre area is enclosed (Annex. No. 10) The area is properly demarcated & pillars have been created of all corners of area. The photographs of pillars is enclosed. (Annex. No. 10) All pillars are marked with geo coordinates of area that is approved by concerned authority.
36.	There should be no change in the method of excavation and quantity of minerals to be extracted.	Agreed. The mining operation done according to approved mine plan. It is semi mechanize mine with production capacity of 71073MT/Annum vide letter Ref. No. JKEIAA/2017/27/1347-59 dated 18-05-2021.
37.	The E.C holder shall keep a correct account of quantity of mineral mined out, dispatched from mine, mode of transport, registration no. of vehicle, person in charge of vehicle and mine plan. This should be produced before officers concerned for inspection.	Agreed. The proponent has maintained record regarding exploitation & transportation of mineral. All quantities of mineral dispatched is being uploaded in the DGM portal along with vehicle registration number. The Vehicles transporting Minerals are loaded strictly as per registered certificate load.
38.	The access to mining site should be controlled in way that vehicle, person in charge of vehicles carrying mineral from that area are tracked and accounted for in accordance with standing guideline issued by the govt.	Agreed and shall be followed
39.	The Geology & mining Department should use technology like Bar coding, information and communication technology (ICT), web based and ICT ENABLED SERVICES, MOBILE SMS app etc. to account for weight of mineral being taken out of the plot and the number of trucks moving out with the mineral.	Agreed. CCTV camera installed on exit and entry points of lease area. Surveillance guard is appointed for regular monitoring of mined out material to be transported. Vehicles used in transportation shall be enabled with GPS tracking System.
40.	The PP should ensure no agriculture land in the area is used for any storage of muck or get damaged due to any other transportation activity .wherever, damages to agricultural land ,assets or human or bovine life by the way of plying of trolleys and tippers ect. Involved in transportation of minor mineral is reported, the Project Proponent shall pay adequate compensation with penalty to the effected person as to fixed up by the competent authority.	The land under mining lease area is State Govt. land & private land. The proponent has obtained NOC from private land owners for the exploitation of mineral in their respective land & pay compensation to the private land owners.
41.	Waste generated will be collected on regular basis and will be disposed as per the Municipal solid waste management(management & handling) rule 2000 and its subsequent amendments.	Agreed. The solid waste like plastic bottles rapper, gutka pouches etc to be generated is being stored in the dustbin. The photographs of dustbin is enclosed. (Annex. No. 11)
42.	Springs sources should not be affected due to mining activity .necessary protection measures are to be incorporated.	Agreed No spring noted having probable catchment relationship with mining area. this eliminate the impact on ground water to a large

		extent.
43.	The mineral transportation shall be carried out through covered trucks only and the vehicles carrying the mineral shall not be overloaded.	Agreed and shall be followed.
44.	Over loading of trucks and trolleys will be avoided..	Agreed and shall be followed .
45.	All the instruction from representing various government dept. having stakes shall be complied with during the mining operation.	Agreed and shall be followed .
46.	Haul road will be kept wide, compact and water spraying will be done .it shall be properly maintain by the PP and restored to original Position after Mining. Axel load on road should not exceed the prescribed load as per IRC.	Agreed. The width of haul road should be 5 meter and the water sprinkling shall be done twice a day on the road to suppress the dust to maintain compactness of road. Maintenance of haulage road shall be done time to time.
47.	Restricted working hours. Mining operation has to be carried out between 6 am to 7 pm. During day light. Mining operation shall not be allowed at night.	Agreed. Mining is being carried out as per the approved mining plan and the mining practices carried out between 6 am to 7 pm. During day light. Mining operation are not be allowed at night.
48.	No over hangs shall be allowed to be formed due to mining and mining shall not be allowed in area where subsidence of rocks is likely to occur due to steep angle of slope. Mining activity shall be avoided im rainy season.	Agreed. Mining is being carried out systematically by forming benches having bench slope of 67 degree and over all pit slope of 45 degree Mining activities is being carried out in the supervision of competent persons. The mining levels should kept stable with proper face slope & any loose/hanging boulders in the lease shall be removed to avoid any total mining to workers. Mining shall not be executed in area of subsidence of rock or land slide prone zone.
49.	Vehicles used for transportation of material are to be permitted only with fitness and PUC certificates.	Vehicles registered from PSU deployed in the mining area & regular maintenance of vehicles is being carried out to control the emission within the prescribed permissible limits. The loaded tippers or trucks shall be covered by tarpaulin & overloading of vehicles are not be allowed avoided. Transportation of Minor mineral Gypsum is carried out far from villages.
50.	Adequate facility for drinking water and toilet should be provided for the workers.	Agreed and shall be followed
51.	Deep drilled handpump with sufficient funding provision should be earmarked for providing drinking facilities to the labour force.	Agreed and shall be followed
52.	Recommendation of national Institute for labour for ensuring good occupational environment for mine workers would also be adopted.	Agreed and shall be followed
53.	The PP shall be responsible for enforcement of covid-19 standard operating procedures and guideline with respect to safety of workers involved in mining activity.	Agreed. The, PPE kit ,Mask Hand sanitizes are provided to workers and temperature scanner& first aid kit are available on mine site. All precautionary measurement with regard to Covid -19 is being implement due to mining operation. Social distancing also be followed on the mine site.
54.	Health & safety of workers should be taken care of . they should also be provided training in safety and	Agreed

	health care aspects.	
55.	Junction at take off point of approach road with main road be properly developed with proper width and geometry required for safe movement of traffic by concession holder at his own cost.	Agreed. The maintenance of haulage road from the mine site to junction of road shall be done by PP is being maintained by proponent.
56.	No stacking shall be allowed on road side along national highway or any public road.	Agreed and followed . Stacking of mineral is being carried out with in lease area. The waste dump shall be carried out according the approved mining plan towards the slope of working pit secured with proper retaining walls to avoid any spillage or wash off material during.
57.	Concealing of any information/data of submission of wrong/fabricated information by the Project Proponent and failure to comply with any of the above conditions may lead to withdrawal of the EC and attract action under the provisions of EP Act, 1986.	Agreed
58.	Mining shall be done manually minimally supported by semi-mechanized methods. Heavy machinery like JCBs, L&T hydraulic excavators etc. should not be allowed. Emphasis should be given to employment of locally available labour force to address the socio- economic concerns of the locals.	Mining is being carried out manually/semi-mechanized method heaving showers. Gypsum is being stacked in proper stack yard with in lease area & after dressing & breading its supplied to various buyers as per demand. Light excavator is being deployed for the removal of over burden. Mostly local persons are employed in the mining activities.
59.	The Progressive Mine Closure shall be as per Rules in vogue. All actions relating to progressive mine closure shall be taken well in advance during the final year of mining so that the site is rehabilitated ecologically.	Agreed
60.	The reasonable concerns expressed by the local population during public hearing or otherwise shall be addressed by the Project Proponent. No blasting operations shall be allowed.	The reasonable concerns expressed by local population during public consultation has been resolved by project proponent.
61.	The PP shall earmark funds strictly as per the agreed Environmental Management Plan to be spent on environmental monitoring, dust sprinkling, green belt development rehabilitation of mined out area and landscaping/regressing and haulage route maintenance. The detailed updated plan shall be submitted to JKEIAA as per above debilitation before grant of formal EC, if desired by the JKEAC. Further, the CSR funds Shall be earmarked and utilized as per CSR Rules.	Agreed, Funds earmarked for Environmental Management Plan shall be intent separately & shall be utilized for environmental monitoring, dust sprinkling, green belt development etc.
62.	The EC is subject to condition that the project proponent obtain NOC/authorization from the owner of land if private land is also involved in mining area .	Agreed, The proponent has acquired NOC from private land owner for mining in their respective land.
63.	Under CSR, within 2 km radial distance, activities like regular health check-up of local villagers once a week shall be undertaken with free medicines. Safe drinking water facility by way of renovation of existing tanks/wells, digging of new tube wells and installation of water filters shall be undertaken. Skill development trainings shall be organized for unemployed local youth. Further, construction of toilets in schools, solar street lighting, free distribution of books, note books, N95	Agreed, Regular health check up, construction of toilets, schools, free distribution of books, note book, school bags among students are provided by proponent falls within 2km radial distance from mine area. Under EMP, an activities as suggested are followed in time bound manner. The proponent planted about 2000 trees over barren land in consultation with village Panchayat.

	<p>masks, hand sanitizers and school bags among students within 2 km radius from the mine area shall be undertaken. Under EMP, with 2 kms radial distance from mine area; air, water, soil, noise pollution monitoring on half yearly basis, black topping of roads passing through villages and maintenance of haulage /extraction routes, water sprinkling, PPE to mine workers, bearing of school/college fee and allied costs on education of children of mine workers, bearing of all costs on ailments/healthcare of mine workers, creation of green belt by way of raising and maintenance of 2500 trees per hectare on land identified by DFO Social Forestry concerned in consultation with village panchayat during the period of mining, shall be undertaken.</p>	
64.	<p>The JKEIAA reserves the right to impose any other condition in the EC at any time during the period of mining lease. The JKEIAA reserves the right to revoke the EC in case any of the environmental clearance conditions are violated during the mining activity. Mere grant of Environmental Clearance does not entitle the Project Proponent for grant of mining lease unless he obtains all other clearances as required under other provisions of law.</p>	<p>Agreed, The proponent will acquire other requisite documents from concerned department of applicable, & same shall be submitted to concerned agency.</p>
65.	<p>The project proponent shall undertake an environmental audit at least once a year by a reputed third-party entity and report of such audit shall be placed in public domain as per rules in vogue.</p>	<p>Agreed. Under CER free medical camps are carried out, distribution of stationary in local school is carried out, distribution of dustbin is carried out to local villagers.</p>
66.	<p>After ceasing the mining operations, the project proponent shall undertake re-grassing of the mining lease area and any other area which may have been disturbed due to mining activities and restore the area to a condition fit for growth of flora, fauna and fodder as per rules in vogue.</p>	<p>Agreed, After closure of mine, the waste material shall be backfilled in the mined out pit, levelled it & put use afforestation. The local hard species shall be planted over it to maintain aesthetic beauty of area. Further regressing shall be carried out over the mining lease, over dump for its stabilization.</p>
67.	<p>The EC shall be valid for a period of only five years or till the validity period of lease whichever is less , from the date of commencement of the mining operation duly certified by DMO concerned with intimation to JKEIAA, JKPCB and the concerned district administration</p>	<p>Agreed</p>
68.	<p>An appeal against the EC shall lie with the Hon'ble NGT, if Preferred within 30 days as prescribed under section 16 of NGT act 2010</p>	<p>Agreed</p>
69.	<p>In the event any conflict in interpretation of slandered /general condition vis-a vis specific condition, the specific condition shall prevail.</p>	<p>Agreed</p>
70.	<p>Whereas , it has been noted that the scheme of mining relates to year from 2015-16 to 2019-20 while as Environment clearance issued is from 2021 for period of five year or up to validity of mining lease date whichever is earlier . hence the environmental clearance is subject to the condition that project</p>	<p>Agreed, If lease period extended after expiry period, fresh scheme of mining shall be prepared under Rule & shall be submitted to competent authority for approval.</p>

	proponent shall submit a revised scheme of mining with necessary correction as prescribed duly approved by the competent authority i.e Geology mining Department with in period of three month from the date of issuance of environment Clearance	
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0191-2474553/0194-2490602

Government of India

Ministry of Environment, Forest & Climate Change

J&K ENVIRONMENT IMPACT ASSESSMENT AUTHORITY

(at) DEPARTMENT OF ECOLOGY, ENVIRONMENT AND REMOTE SENSING

S.D.A. Colony, Bemina, Srinagar-190018 (May-Oct)/ Paryavaran Bhawan, Transport Nagar, Gladni, Jammu-180006 (Nov-Apr)

Email: jkseiaa@gmail.com, website:www.parivesh.nic.in



Shri S.N.H. Kazmi,
Prop. M/S Baba Farid- ud-din Bagdadi Minerals,
Barias Kothiyar Gypsum Mining project,
Village Barias, Tehsil & District Doda.

Subject:- Grant of Environment clearance in favour of Shri S.N.H. Kazmi, Prop. M/S Baba Farid-ud-din Bagdadi Minerals for Barias Kothiyar Gypsum Mining project at Village Barias, Tehsil & District Doda over an area of 15.18ha. under proposal No.SIA/JK/MIN/59286/2019

Reference:- i) Minutes of the Meeting of JKEAC held on 28th-30th January, 2021 issued vide No.EAC/JK/20/4711-24 dated 12-02-2021.
ii) Minutes of the Meeting of JKEIAA held on 18th February, 2021 issued vide No. JKEIAA/2016/02/IV/204-08 dated:-18-02-2021.

Kindly refer your application received in this office on 18th January, 2021 for grant of Environment clearance for Barias Kothiyar Gypsum Mining project under the name & style of M/S Baba Farid- ud-din Bagdadi Minerals at Village Barias, Tehsil & District Doda over an area of 15.18ha. under proposal No.SIA/JK/MIN/59286/2019.

The JK Environment Impact Assessment Authority accorded approval to grant Environment Clearance in favour of Shri S.N.H. Kazmi, Prop. M/S Baba Farid-ud-din Bagdadi Minerals for Barias Kothiyar Gypsum Mining project at Village Barias, Tehsil & District Doda over an area of 15.18ha. under Environment Impact Assessment Notification, 2006 as amended from time to time.

Whereas, it has been noted that that the scheme of mining relates to years from 2015-16 to 2019-20 while as Environment clearance issued is from 2021 for a period of 5 years or upto validity of mining lease date whichever is earlier. Hence the Environment clearance is **subject to the condition that project proponent shall submit a revised scheme of mining with necessary corrections as prescribed duly approved by the competent Authority i.e., Geology Mining Department within period of three months from the date of issuance of Environment clearance.**

The geo-graphical co-ordinates of the project are as under:-

Pillars	Latitude	Longitude
P	33° 06' 35.62"N	75° 26' 17.52"E
Q	33° 06' 35.62"N	75° 26' 18.59"E
R	33° 06' 39.65"N	75° 26' 29.86"E
S	33° 06' 38.84"N	75° 26' 34.63"E
T	33° 06' 35.36"N	75° 26' 40.72"E
U	33° 06' 28.55"N	75° 26' 36.99"E
V	33° 06' 31.65"N	75° 26' 35.65"E
W	33° 06' 33.61"N	75° 26' 15.35"E
X	33° 06' 30.45"N	75° 26' 15.20"E
Y	33° 06' 39.22"N	75° 26' 15.57"E

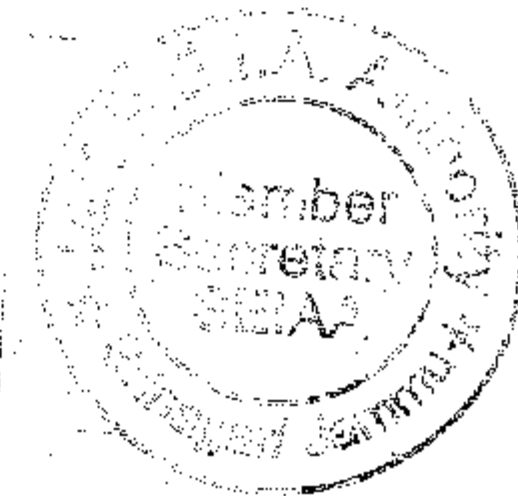
The Environment clearance is also subject to the fulfillment of enclosed general & specific conditions:-



GENERAL CONDITIONS:

Statutory compliance.

- a) This Environmental Clearance (EC) is subject to orders/ judgment of Hon'ble Supreme Court of India, Hon'ble High Court, Hon'ble NGT and any other Court of Law, Common Cause Conditions as may be applicable.
- b) The Project proponent complies with all the statutory requirements and judgement of Hon'ble Supreme Court dated 2nd August, 2017 in Writ Petition (Civil) No. 114 of 2014 in matter of Common Cause versus Union of India & Ors before commencing the mining operations.
- c) The State/UT Government concerned shall ensure that mining operation shall not be commenced till the entire compensation levied, if any, for illegal mining paid by the Project Proponent through their respective Department of Mining & Geology in strict compliance of Judgement of Hon'ble Supreme Court dated 2nd August, 2017 in Writ Petition (Civil) No. 114 of 2014 in matter of Common Cause versus Union of India & Ors.
- d) This Environmental Clearance shall become operational only after receiving formal Forest Clearance (FC) under the provision of Forest Conservation Act, 1980, if applicable to the Project.
- e) Project Proponent (PP) shall obtain Consent to Operate after grant of EC and effectively implement all the conditions stipulated therein. The mining activity shall not commence prior to obtaining Consent to Establish / Consent to Operate from the concerned State Pollution Control Board/Committee.
- f) The Project Proponent (PP) shall adhere to the provision of the Mines Act, 1952, Mines and Mineral (Development & Regulation), Act, 2015 and rules & regulations made there-under. Project Proponent (PP) shall adhere to various circulars issued by Directorate General Mines Safety (DGMS) and Indian Bureau of Mines from time to time.
- g) The Project Proponent shall obtain consents from all the concerned land owners, before start of mining operations, as per the provisions of MMDR Act, 1957 and rules made there under in respect of lands which are not owned by it, if applicable to the project.
- h) The Project Proponent shall follow the mitigation measures provided in MoEFCC's Office Memorandum No. Z-11013/57/2014-IA.II (M), dated 29th October, 2014, titled "Impact of mining activities on Habitations-Issues related to the mining Projects wherein Habitations and villages are the part of mine lease areas or Habitations and villages are surrounded by the mine lease area".
- i) The Project Proponent shall obtain necessary prior permission of the competent authorities for drawl of requisite quantity of surface water and from CGWA for withdrawal of ground water for the project.
- j) A copy of EC letter will be marked to concerned Panchayat / local NGO etc. if any, from whom suggestion / representation has been received while processing the proposal.
- k) The JK Pollution Control Board/Committee shall be responsible for display of this EC letter at its Regional office, District Industries Centre and Collector's office/ Tehsildar's Office for 30 days.
- l) The Project Authorities should widely advertise about the grant of this EC letter by printing the same in at least two local newspapers, one of which shall be in vernacular language of the concerned area. The advertisement shall be done within 7 days of the issue of the clearance letter mentioning that the instant project has been accorded EC and copy of the EC letter is available with the State Pollution Control Board/Committee and web site of the Ministry of Environment, Forest and Climate Change (www.environmentclearance.nic.in). A copy of the advertisement may be forwarded to the concerned MoEFCC Regional Office for compliance and record.
- m) The Project Proponent shall inform the MoEF&CC for any change in ownership of the mining lease. In case there is any change in ownership or mining lease is transferred than



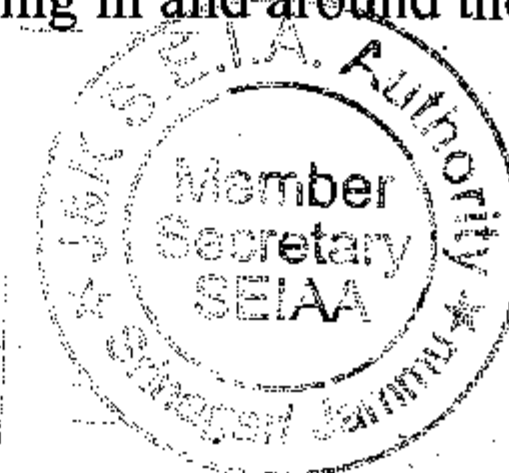
mining operation shall only be carried out after transfer of EC as per provisions of the para 11 of EIA Notification, 2006 as amended from time to time.

Air quality monitoring & preservation

- 1 The Project Proponent shall install a minimum of 3 (three) online Ambient Air Quality Monitoring Stations with 1 (one) in upwind and 2 (two) in downwind direction based on long term climatological data about wind direction such that an angle of 120° is made between the monitoring locations to monitor critical parameters, relevant for mining operations, of air pollution viz. PM10, PM2.5, NO2, CO and SO2 etc. as per the methodology mentioned in NAAQS Notification No. B-29016/20/90/PCI/I, dated 18.11.2009 covering the aspects of transportation and use of heavy machinery in the impact zone. The ambient air quality shall also be monitored at prominent places like office building, canteen etc. as per the site condition to ascertain the exposure characteristics at specific places. The above data shall be digitally displayed within 03 months in front of the main Gate of the mine site.
- 2 Effective safeguard measures for prevention of dust generation and subsequent suppression (like regular water sprinkling, mettled road construction etc.) shall be carried out in areas prone to air pollution wherein high levels of PM10 and PM2.5 are evident such as haul road, loading and unloading point and transfer points. The Fugitive dust emissions from all sources shall be regularly controlled by installation of required equipment's/ machineries and preventive maintenance. Use of suitable water-soluble chemical dust suppressing agents may be explored for better effectiveness of dust control system. It shall be ensured that air pollution level conform to the standards prescribed by the MoEFCC/ Central Pollution Control Board.

Water quality monitoring & preservation

- 1 In case, immediate mining scheme envisages intersection of ground water table, then Environmental Clearance shall become operational only after receiving formal clearance from Central Ground Water Authority(CGWA). In case, mining operation involves intersection of ground water table at a later stage, then PP shall ensure that prior approval from CGWA and MoEFCC is in place before such mining operations. The permission for intersection of ground water table shall essentially be based on detailed hydro-geological study of the area.
- 2 Regular monitoring of the flow rate of the springs and perennial nallahs flowing in and around the mine lease shall be carried out and records maintained. The natural water bodies and or streams which are flowing in an around the village, should not be disturbed. The Water Table should be nurtured so as not to go down below the pre-mining period. In case of any water scarcity in the area, the Project Proponent has to provide water to the villagers for their use. A provision for regular monitoring of water table in open dug well located in village should be incorporated to ascertain the impact of mining over ground water table. The Report on changes in Ground water level and quality shall be submitted on six-monthly basis to the Regional Office of the Ministry, CGWA and State Groundwater Department / State Pollution Control Board.
- 3 Project Proponent shall regularly monitor and maintain records w.r.t. ground water level and quality in and around the mine lease by establishing a network of existing wells as well as new piezo-meter installations during the mining operation in consultation with Central Ground Water Authority/ State Ground Water Department. The Report on changes in Ground water level and quality shall be submitted on six-monthly basis to the Regional Office of the Ministry, CGWA and State Groundwater Department / State Pollution Control Board.
- 4 The Project Proponent shall undertake regular monitoring of natural water course/ water resources/ springs and perennial nallahs existing/ flowing in and around the mine lease and



maintain its records. The project proponent shall undertake regular monitoring of water quality upstream and downstream of water bodies passing within and nearby/ adjacent to the mine lease and maintain its records. Sufficient number of gullies shall be provided at appropriate places within the lease for management of water. PP shall carryout regular monitoring w.r.t. pH and included the same in monitoring plan. The parameters to be monitored shall include their water quality vis-à-vis suitability for usage as per CPCB criteria and flow rate. It shall be ensured that no obstruction and/ or alteration be made to water bodies during mining operations without justification and prior approval of MoEFCC. The monitoring of water courses/ bodies existing in lease area shall be carried out four times in a year viz. pre- monsoon (April-May), monsoon (August), post-monsoon (November) and winter (January) and the record of monitored data may be sent regularly to Ministry of Environment, Forest and Climate Change and its Regional Office, Central Ground Water Authority and Regional Director, Central Ground Water Board, State Pollution Control Board and Central Pollution Control Board. Clearly showing the trend analysis on six-monthly basis.

- 5 Project Proponent shall plan, develop and implement rainwater harvesting measures on long term basis to augment ground water resources in the area in consultation with Central Ground Water Board/ State Groundwater Department. A report on amount of water recharged needs to be submitted to Regional Office MoEFCC annually.
- 6 Quality of polluted water generated from mining operations which include Chemical Oxygen Demand (COD) in mines run-off; acid mine drainage and metal contamination in runoff shall be monitored along with Total Suspended Solids (TDS), Dissolved Oxygen (DO), pH and Total Suspended Solids (TSS). The monitored data shall be uploaded on the website of the company as well as displayed at the project site in public domain, on a display board, at a suitable location near the main gate of the Company. The circular No. J- 20012/1/2006-IA.II (M) dated 27.05.2009 issued by Ministry of Environment, Forest and Climate Change may also be referred in this regard.
- 7 Industrial waste water (workshop and waste water from the mine) should be properly collected and treated so as to conform to the notified standards prescribed from time to time. The standards shall be prescribed through Consent to Operate (CTO) issued by concerned State Pollution Control Board (SPCB). The workshop effluent shall be treated after its initial passage through Oil and grease trap.
- 8 The water balance/water auditing shall be carried out and measure for reducing the consumption of water shall be taken up and reported to the Regional Office of the MoEF&CC and State Pollution Control Board/Committee.

Noise & vibration

- 1 The peak particle velocity at 500m distance or within the nearest habitation, whichever is closer shall be monitored periodically as per applicable DGMS guidelines.
- 2 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 /night hours.
- 3 The Project Proponent shall take measures for control of noise levels below 85 dBA in the work environment. The workers engaged in operations of HEMM, etc. should be provided with ear plugs /muffs. All personnel including laborers working in dusty areas shall be provided with protective respiratory devices along with adequate training, awareness and information on safety and health aspects. The PP shall be held responsible in case it has been found that workers/ personals/ laborers are working without personal protective equipment.

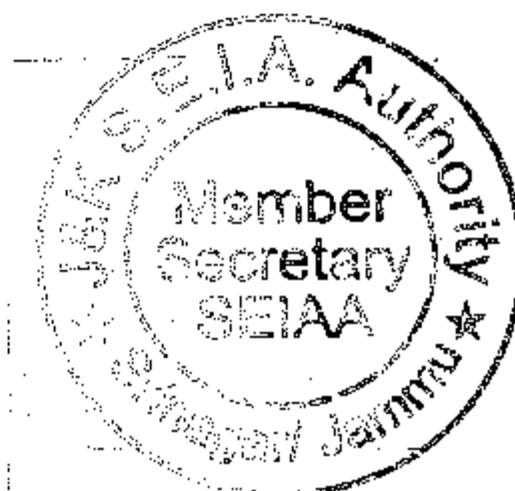


Mining plan

- 1 The Project Proponent shall adhere to the working parameters of approved mining plan which was submitted at the time of EC appraisal wherein year-wise plan was mentioned for total excavation i.e. quantum of mineral, waste, over burden, inter burden and top soil etc. No change in basic mining proposal like mining technology, total excavation, mineral & waste production, lease area and scope of working (viz. method of mining, overburden & dump management , O.B & dump mining, mineral transportation mode, ultimate depth of mining etc.) shall not be carried out without prior approval of the Ministry of Environment, Forest and Climate Change, which entail adverse environmental impacts, even if it is a part of approved mining plan modified after grant of EC or granted by State Govt. in the form to Short Term Permit (STP), Query license or any other name.
- 2 The Project Proponent shall get the Final Mine Closure Plan along with Financial Assurance approved from Indian Bureau of Mines/Department of Mining & Geology as required under the Provision of the MMDR Act, 1957 and Rules/ Guidelines made there under. A copy of approved final mine closure plan shall be submitted within 2 months of the approval of the same from the competent authority to the concerned Regional Office of the Ministry of Environment, Forest and Climate Change for record and verification.
- 3 The land-use of the mine lease area at various stages of mining scheme as well as at the end-of-life shall be governed as per the approved Mining Plan. The excavation vis-à-vis backfilling in the mine lease area and corresponding afforestation to be raised in the reclaimed area shall be governed as per approved mining plan. PP shall ensure the monitoring and management of rehabilitated areas until the vegetation becomes self-sustaining. The compliance status shall be submitted half-yearly to the MoEFCC and its concerned Regional Office.

Land reclamation.

- 1 The Overburden (O.B.) generated during the mining operations shall be stacked at earmarked OB dump site(s) only and it should not be kept active for a long period of time. The physical parameters of the OB dumps like height, width and angle of slope shall be governed as per the approved Mining Plan as per the guidelines/circulars issued by D.G.M.S w.r.t. safety in mining operations shall be strictly adhered to maintain the stability of top soil/OB dumps. The topsoil shall be used for land reclamation and plantation.
- 2 The reject/waste generated during the mining operations shall be stacked at earmarked waste dump site(s) only. The physical parameters of the waste dumps like height, width and angle of slope shall be governed as per the approved Mining Plan as per the guidelines/circulars issued by DGMS w.r.t. safety in mining operations shall be strictly adhered to maintain the stability of waste dumps.
- 3 The reclamation of waste dump sites shall be done in scientific manner as per the Approved Mining Plan cum Progressive Mine Closure Plan.
- 4 The slope of dumps shall be vegetated in scientific manner with suitable native species to maintain the slope stability, prevent erosion and surface run off. The selection of local species regulates local climatic parameters and help in adaptation of plant species to the microclimate. The gullies formed on slopes should be adequately taken care of as it impacts the overall stability of dumps. The dump mass should be consolidated with the help of dozer/ compactors thereby ensuring proper filling/ leveling of dump mass. In critical areas, use of geo textiles/ geo-membranes / clay liners / Bentonite etc. shall be undertaken for stabilization of the dump.
- 5 The Project Proponent shall carry out slope stability study in case the dump height is more than 30 meters. The slope stability report shall be submitted to concerned regional office of MoEF&CC, Chandigarh.



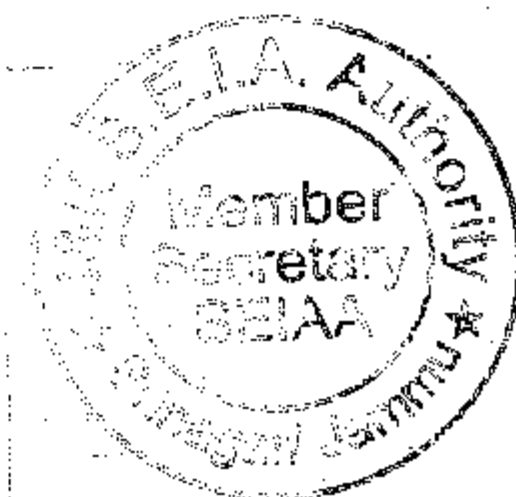
- 6 Catch water drains, settling tanks and siltation ponds of appropriate size shall be constructed around the mine working, mineral yards and Top Soil/OB/Waste dumps to prevent run off of water and flow of sediments directly into the water bodies (Nallah/ River/ Pond etc.). The collected water should be utilized for watering the mine area, roads, green belt development, plantation etc. The drains/ sedimentation sumps etc. shall be de-silted regularly, particularly after monsoon season, and maintained properly.
- 7 Check dams of appropriate size, gradient and length shall be constructed around mine pit and OB dumps to prevent storm run-off and sediment flow into adjoining water bodies. A safety margin of 50% shall be kept for designing of sump structures over and above peak rainfall (based on 50 years' data) and maximum discharge in the mine and its adjoining area which shall also help in providing adequate retention time period thereby allowing proper settling of sediments/ silt material. The sedimentation pits/ sumps shall be constructed at the corners of the garland drains.
- 8 The top soil, if any, shall temporarily be stored at earmarked site(s) within the mine lease only and should not be kept unutilized for long. The physical parameters of the top soil dumps like height, width and angle of slope shall be governed as per the approved Mining Plan and as per the guidelines framed by DGMS w.r.t. safety in mining operations shall be strictly adhered to maintain the stability of dumps. The topsoil shall be used for land reclamation and plantation purpose.

Transportation

- 1 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) certificate for all the vehicles from authorized pollution testing centers.
- 2 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 equipment's 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.

Green belt

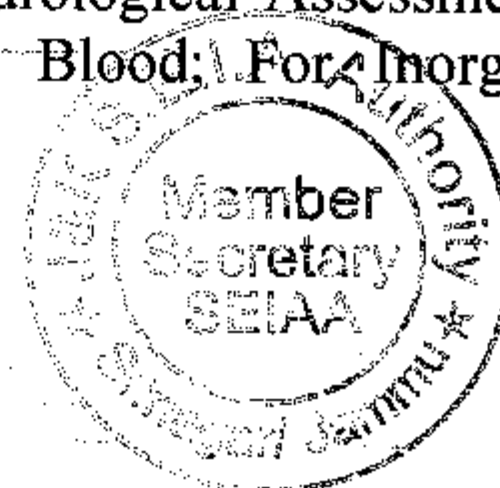
- 1 The Project Proponent shall develop greenbelt in 7.5m wide safety zone all along the mine lease boundary as per the guidelines of CPCB in order to arrest pollution emanating from mining operations within the lease. The whole Green belt shall be developed within first 5 years starting from windward side of the active mining area. The development of greenbelt shall be governed as per the EC granted by the Ministry irrespective of the stipulation made in final approved mine plan.



- 2 The Project Proponent shall carryout plantation/ afforestation in backfilled and reclaimed area of mining lease, around water body, along the roadsides, in community areas etc. by planting the native species in consultation with the State Forest Department/ Agriculture Department/ Rural development department/ Tribal Welfare Department/ Gram Panchayat such that only those species be selected which are of use to the local people. The CPCB guidelines in this respect shall also be adhered. The density of the trees should be around 2500 saplings per Hectare. Adequate budgetary provision shall be made for protection and care of trees.
- 3 The Project Proponent shall make necessary alternative arrangements for livestock feed by developing grazing land with a view to compensate those areas which are coming within the mine lease. The development of such grazing land shall be done in consultation with the UT Government. In this regard, Project Proponent should essentially implement the directions of the Hon'ble Supreme Court with regard to acquisition of grazing land. The sparse trees on such grazing ground, which provide mid-day shelter from the scorching sun, should be scrupulously guarded/ protected against felling and plantation of such trees should be promoted.
- 4 The Project Proponent shall undertake all precautionary measures for conservation and protection of endangered flora and fauna and Schedule-I species during mining operation. A Wildlife Conservation Plan shall be prepared for the same clearly delineating action to be taken for conservation of flora and fauna. The Plan shall be approved by Chief Wildlife Warden of the J&K Govt. and implemented in consultation with the J&K Forest and Wildlife Department. A copy of Wildlife Conservation Plan and its implementation status (annual) shall be submitted to the Regional Office of the Ministry.

Public hearing & human health issues

- 1 The Project Proponent shall appoint an Occupational Health Specialist for Regular as well as Periodical medical examination of the workers engaged in the mining activities, as per the DGMS guidelines. The records shall be maintained properly. PP shall also carryout Occupational health check-ups in respect of workers which are having ailments like BP, diabetes, habitual smoking, etc. The check-ups shall be undertaken once in six months and necessary remedial/ preventive measures be taken. A status report on the same may be sent to MoEFCC Regional Office and DGMS on half-yearly basis.
- 2 The Project Proponent shall ensure that Personnel working in dusty areas should wear protective respiratory devices and they should also be provided with adequate training and information on safety and health aspects.
- 3 The Project Proponent must demonstrate commitment to work towards 'Zero Harm' from their mining activities and carry out Health Risk Assessment (HRA) for identification workplace hazards and assess their potential risks to health and determine appropriate control measures to protect the health and wellbeing of workers and nearby community. The proponent shall maintain accurate and systematic records of the HRA. The HRA for neighborhood has to focus on Public Health Problems like Malaria, Tuberculosis, HIV, Anaemia, Diarrhoea in children under five, respiratory infections due to bio mass cooking. The proponent shall also create awareness and educate the nearby community and workers for Sanitation, Personal Hygiene, Hand washing, not to defecate in open, Women Health and Hygiene (Providing Sanitary Napkins), hazard of tobacco and alcohol use. The Proponent shall carryout base line HRA for all the category of workers and thereafter every five years.
- 4 The Proponent shall carry out Occupational health surveillance which be a part of HRA and include Biological Monitoring where practical and feasible, and the tests and investigations relevant to the exposure (e.g. for Dust a X-Ray chest; For Noise Audiometric; for Lead Exposure Blood Lead, For Welders Full Ophthalmologic Assessment; for Manganese Miners a complete Neurological Assessment by a Certified Neurologist, and Manganese (Mn) Estimation in Blood; For Inorganic Chromium-

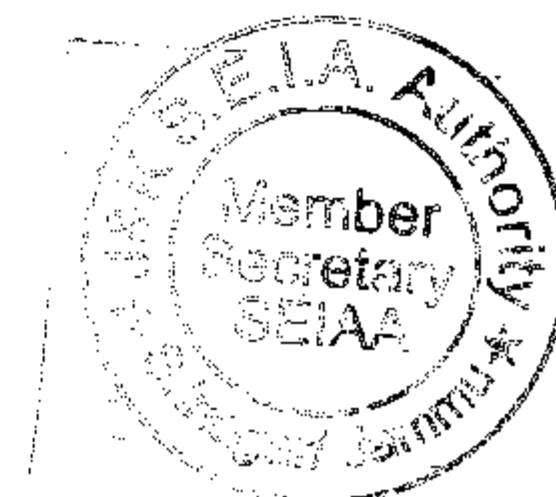


Fortnightly skin inspection of hands and forearms by a responsible person. Except routine tests all tests would be carried out in a Lab accredited by NABH. Records of Health Surveillance must be kept for 30 years, including the results of and the records of Physical examination and tests. It would be obligatory for the State Mines Departments to make arrangements for the safe and secure storage of the records including X-Ray. Only conventional X-Ray will be accepted for record purposes and not the digital one). X-Ray must meet ILO criteria (17 x14 inches and of good quality).

- 5 The Proponent shall maintained a record of performance indicators for workers which includes (a) there should not be a significant decline in their Body Mass Index and it should stay between 18.5 -24.9, (b) the Final Chest X-Ray compared with the base line X-Ray should not show any capacities ,(c) At the end of their leaving job there should be no Diminution in their Lung Functions Forced Expiratory Volume in one second (FEV1),Forced Vital Capacity (FVC), and the ratio) unless they are smokers which has to be adjusted, and the effect of age, (d) their hearing should not be affected. As a proof an Audiogram (first and last need to be presented), (e) they should not have developed any Persistent Back Pain, Neck Pain, and the movement of their Hip, Knee and other joints should have normal range of movement, (f) they should not have suffered loss of any body part. The record of the same should be submitted to the Regional Office, MoEFCC annually along with details of the relief and compensation paid to workers having above indications.
- 6 Project Proponent shall make provision for the housing for workers/labors or shall construct labor camps within/outside (company owned land) with necessary basic infrastructure/ facilities like fuel for cooking, mobile toilets, mobile STP, safe drinking water, medical health care, crèche for kids etc. The housing may be provided in the form of temporary structures which can be removed after the completion of the project related infrastructure. The domestic waste water should be treated with STP in order to avoid contamination of underground water.
- 7 The activities proposed in Action plan prepared for addressing the issues raised during the Public Hearing shall be completed as per the budgetary provisions mentioned in the Action Plan and within the stipulated time frame. The Status Report on implementation of Action Plan shall be submitted to the concerned Regional Office of the Ministry along with District Administration.
- 8 The project proponent shall implement Standard Operating Procedures(SOPs) and guidelines issued by the Ministry of Health & Family Welfare and the UT Disaster Management Authority of J&K with respect to containment of COVID-19 outbreak in the mining site.

Corporate environment responsibility (CER)

- 1 Project Proponent shall keep the funds earmarked for environmental protection measures in a separate account and refrain from diverting the same for other purposes. The Year wise expenditure of such funds should be reported to the MoEFCC and its concerned Regional Office.
- 2 The activities and budget earmarked for Corporate Environmental Responsibility (CER) as per Ministry's O.M No 22-65/2017-IA. II (M) dated 01.05.2018 or as proposed by EAC should be kept in a separate bank account. The activities proposed for CER shall be implemented in a time bound manner and annual report of implementation of the same along with documentary proof viz. photographs, purchase documents, latitude & longitude of infrastructure developed & road constructed needs to be submitted to Regional Office MoEF&CC annually along with audited statement.



Miscellaneous

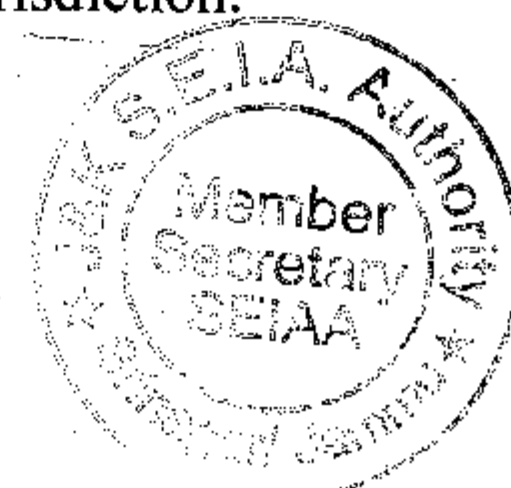
- 1 A separate 'Environmental Management Cell' with suitable qualified manpower should be set-up under the control of a Senior Executive. The Senior Executive shall directly report to Head of the Organization. Adequate number of qualified Environmental Scientists and Mining Engineers shall be appointed and submit a report to Regional Office, MoEFCC, Chandigarh.
- 2 The concerned Regional Office of the MoEFCC shall randomly monitor compliance of the stipulated conditions. The project authorities should extend full cooperation to the MoEFCC officer(s) by furnishing the requisite data / information / monitoring reports.
- 3 The Project Authorities should inform to the Regional Office regarding date of financial closures and final approval of the project by the concerned authorities and the date of start of land development work.
- 4 The Project Proponent shall submit six monthly compliance reports on the status of the implementation of the stipulated environmental safeguards to the MOEFCC & its concerned Regional Office, Central Pollution Control Board and State Pollution Control Board.
- 5 The Project Proponent shall prepare digital map (land use & land cover) of the entire lease area once in five years purpose of monitoring land use pattern and submit a report to concerned Regional Office of the MoEFCC.

Other conditions:

1. A copy of the clearance letter shall be sent by the proponent to concerned Panchayat, Zilla Parisad/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 Institute by the proponent.
2. The proponent shall upload the status of compliance of the stipulated EC 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 MoEF&CC, the respective Zonal Office of CPCB and the SPCB. The criteria pollutant levels namely; SPM, RSPM, SO₂, NO_x (ambient levels as well as stack emissions) or critical sectoral parameters, indicated for the project shall be monitored and displayed at a convenient location near the main gate of the institute in the public domain.
3. The environmental statement for each financial year ending 31st March in Form-Vas is mandated to be submitted by the project proponent to the concerned State Pollution Control Board as prescribed under the Environment (Protection) Rules, 1986, as amended subsequently, shall also be put on the website of the company along with the status of compliance of EC conditions and shall also be sent to the respective Regional Offices of MoEF&CC by e-mail.
4. The Environmental Clearance shall be valid for a period of five years from the date of its issuance or as per guidelines from the MoEF&CC issued in this regard whichever is less.
5. Any appeal against this clearance shall lie with the National Green Tribunal, if preferred, within a period of 30 days as prescribed under Section 16 of the National Green Tribunal Act, 2010.

SPECIFIC CONDITIONS: -

1. The Environment Clearance is subject to compliance to all guidelines/Office Memorandums of MoEF&CC, GoI, Orders of Hon'ble Courts of competent jurisdiction, Orders from Hon'ble NGT issued from time to time with respect to cases involving violation of Environment Protection Act, 1986 or any other Law on the subject read with Rules made thereof.
2. This Environmental Clearance is without prejudice to the outcome of any petition lying disposal before any Hon'ble Court of competent jurisdiction.



3. The Environmental Clearance is subject to NOC from the local villagers whose land is involved in the project besides, implementation of all decisions recorded mutually in the PH report during the public hearing.
4. The project proponent shall revise the Environment Management Plan with total budget of **50.00 lacs or 5% of the revenue earned during the violation period (from 2005 when the mining activity was started till 2016 when it was stopped by the Geology & Mining Dept. for want of EC as reported by PP) through mining of minerals from the site in violation of the EP Act by operating without a valid EC, whichever is more, in accordance with Notification No. S.O 1030(E) dated 8th of March, 2018.** The earmarked funds shall be spent over a period of 3 years on construction of protective retention walls, check dams, restoration of green cover and other eco-rehabilitation works under remediation plan, Natural and Community Resource Augmentation Plan which would also include; life and health insurance of miners including labourers involved in the mining activity directly or indirectly, upgradation of health facilities, shelters, toilets and drinking water facility for miners. After 3rd year, the EMP shall keep a recurring provision of **Rs 15.00 lacs per annum** under monitoring of ambient air quality, dust suppression, checking of soil erosion, green belt development, life and health insurance of miners including labourers involved in the mining activity directly or indirectly, maintenance of shelters, toilets, health facility and drinking water facility for miners and implementation of COVID-19 SOPs in the mining area. The revised version of the EIA/EMP giving year-wise allocation shall be submitted before formal grant of Environmental Clearance by JKUTEIAA. The consultant shall also rectify other mistakes in the documents pointed out during the deliberations.
5. Under Corporate Social Responsibility(CSR), The Project proponent shall spend funds within 2 km radial distance, on activities like regular health check-up of local villagers once a week with free medicines. Safe drinking water facility by way of renovation or digging of new tube wells and installation of water filters shall be undertaken. Skill development trainings shall be organized for unemployed local youth. Further, construction of toilets in schools, solar street lighting, free distribution of books, note books, N95 masks, hand sanitizers and school bags among students within 2 km radius from the mine area shall be undertaken.
6. Under EMP, with 2 kms radial distance from mine area; air, water, soil, noise pollution monitoring on half yearly basis, maintenance of haulage /extraction routes, water sprinkling, PPE to mine workers, bearing of school/college fee and allied costs on education of children of mine workers, bearing of all costs on ailments/healthcare of mine workers, creation of green belt by way of raising and maintenance of plantation on land identified by the local functionary of the Soil Conservation Department concerned in consultation with village panchayat during the period of mining, shall be undertaken.
7. The funds earmarked under EMP/CER and CSR shall be kept in separate accounts and shall not be diverted for other purposes. Year-wise expenditure shall be reported to this Ministry and its concerned Regional Office at Chandigarh.
8. In accordance with Notification No. S.O 1030(E) dated 8th of March, 2018, the project proponent shall submit a **bank guarantee equal to Rs 50.00 lacs or 5% of the revenue earned (from the date of operation of the mine without EC to the date when the PP applied for grant of TOR) whichever is more,** with the J&K Pollution Control Board before grant of Environmental Clearance and the same shall be released only after successful implementation of the Remediation Plan, Natural and Community Resource Augmentation Plan and on recommendation of the Regional Office of the Ministry of Environment, Forest & Climate Change (MoEF&CC), and JKEAC and after approval of the JK Environment Impact Assessment Authority.
9. The project proponent shall involve local panchayat in identification of works under CSR/CER/EMP and the funds shall be utilized in consultation with field functionaries of Government Departments.



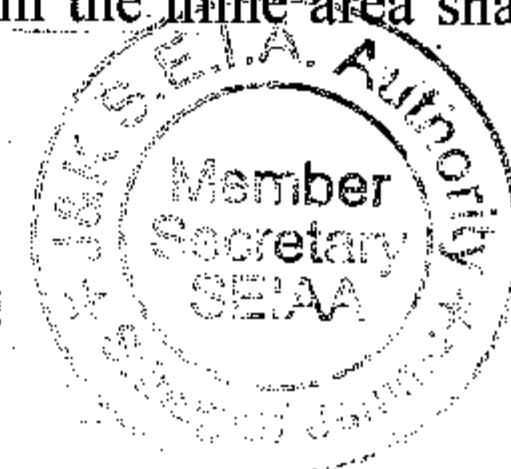
10. The project proponent should concurrently back-fill the mined-out area, level it completely and restore the land for its future use as per technical guidelines prescribed in Mine closure plan. Compliance status should be submitted to the Ministry of Environment and Forests and its Regional Office Chandigarh on six monthly basis.
11. Check dams and siltation ponds of appropriate size should be constructed to arrest silt and sediment flows from mine working, soil and mineral dumps. The water so collected should be utilized for watering mine area, roads, green belt development etc. The drains should be regularly desilted and maintained properly.
12. Garland drain of appropriate size, gradient and length shall be constructed for mine pit and mineral dumps and sump capacity should be designed keeping 50% safety margin over and above peak sudden rainfall and maximum discharge in the area adjoining the mine site. Sump capacity should also provide adequate retention period to allow proper settling of silt material.
13. The proponent shall not carry out drilling and blasting operations.
14. Automatic Air quality monitoring stations should be installed so that the PCB gets regular updates on air quality in the mine area and its surrounds.
15. Regular water sprinkling should be carried out in critical areas prone to air pollution and having high levels of SPM and RPM such as haul road, loading and unloading point and transfer points. It should be ensured that the Ambient Air Quality parameters conform to the norms prescribed by the Central Pollution Control Board in this regard.
16. Vehicular emissions should be kept under control and regularly monitored. Measures shall be taken for maintenance of vehicles used in mining operations and in transportation of mineral. The vehicles should be covered with a tarpaulin and shall not be overloaded.
17. A Final Mine Closure Plan along with details of Corpus Fund should be submitted to the Ministry of Environment & Forests in advance of final mine closure as per approved mining plan.
18. All measures should be taken for surveillance of the mined out mineral as per guidelines of the Ministry of Mines and the MoEF&CC if any in this regard.
19. Security arrangements, use of surveillance system, installation of weighbridge, GPS tracking system etc. needs to be put in place for prevention of illegal mining from the site.
20. All the provisions of Minor Mineral Rules sanctioned under SRO105 with all amendments with respect to pertinent provisions of the legal framework relating to progressive mine closure shall be complied by the Project Proponent.
21. This Environmental Clearance is subject to final outcome of any litigation pending before Hon'ble Supreme Court of India, Hon'ble High Court of Jammu & Kashmir, Hon'ble NGT, or any other Court of Law, if any, as may be applicable to this project.
22. This Environmental Clearance is without prejudice to the standing instructions /orders from the competent authorities in the MoEF&CC, GoI and the UT of J&K w.r.t mining activity.
23. The Project Proponent shall take all precautionary measures during mining operations for conservation and protection of endangered fauna and flora in the area.
24. Masks and PPE shall be provided to the workers in view of COVID-19.
25. Social distancing norms and other standard operating procedures relating to COVID-19 shall be followed during mining activity.
26. The plan worked out and expenditure made under Occupational Health should be undertaken in consultation with the Local Health Institution/PHC/Sub-Centre for utilization for the health and welfare of the local workers involved in mining activity and villagers living in the close vicinity. Regular Medical checkups and free medicines shall be provided under the fund.
27. The Project Proponent must ensure that the biological clock of the villagers in the vicinity of the project is not disturbed by any unauthorized night operations and all measures must be taken for keeping the noise levels within prescribed levels.



28. Provision shall be kept for housing of the labour force, toilets, facilities for cooking, safe water, health care, crèche etc. for the labour force.
29. The top soil in case of surface land mining shall be temporarily stored at the designated / appropriate site and concurrently used for land reclamation.
30. The mining operations shall be undertaken in a systematic manner so that it does not damage the aesthetic view of the area.
31. The compliance report shall be submitted to the Regional Office of the MoEF&CC at Chandigarh with a copy to the Regulatory Authority.
32. The mining activity should in no case go beyond the area as mentioned in the lease deed and a buffer area is maintained such that the slopes of adjoining area does not get disturbed.
33. All the provisions made and restrictions imposed as covered in the Minor Mineral Rules, shall be complied with, particularly regarding Environment Management Practices and its fund management.
34. The mining shall be done in bench form as per mining plan approved by competent authority.
35. Mining should be initiated only after installation of signboards with demarcation pillars indicating the geo-coordinates of the plot as mentioned in the letter of intent , measurements (length /breadth) and should be laid in presence of the authorized official of the Geology & Mining Department. The demarcation pillars site should mention the specific EC conditions and contact details of concerned authorities responsible for monitoring of compliance of EC conditions/district administration/Police at four corners of the mining site prominently on a large size durable display board for enabling the public to inform the authorities in case of violation of the EC conditions. The display board with details shall be maintained in perfect order throughout the period of lease/mining.
36. There should be no change in the method of excavation and quantity of minerals to be extracted.
37. The EC holder shall keep a correct account of quantity of mineral mined out, dispatched from the mine, mode of transport, registration number of vehicle, person in-charge of vehicle and mine plan. This should be produced before officers concerned for inspection.
38. The access to mining site should be controlled in a way that vehicles carrying mineral from that area are tracked and accounted for in accordance with standing guidelines issued by the Govt.
39. The Geology & Mining Department should use technology like Bar Coding, Information and Communications Technology (ICT), Web based and ICT enabled services, mobile SMS App etc. to account for weight of mineral being taken out of the plot and the number of trucks moving out with the mineral.
40. The PP should ensure no agriculture land in the area is used for any storage of muck or gets damaged due to any other transportation activity. Wherever, damages to agricultural land, assets or human or bovine life by way of plying of trollies and tippers etc. involved in transportation of minor mineral is reported, the Project Proponent shall pay adequate compensation with penalty to the effected persons as to be fixed up by the competent authority.
41. Waste generated will be collected on regular basis and will be disposed as per the Municipal Solid Waste Management (Management & Handling) Rule 2000 and its subsequent amendments.
42. Spring sources should not be affected due to mining activities. Necessary Protection measures are to be incorporated.
43. The mineral transportation shall be carried out through covered trucks only and the vehicles carrying the mineral shall not be overloaded.
44. Overloading of trucks and trolleys will be avoided.



45. All the instructions from authorities representing various government departments having stakes shall be complied with during the mining operations.
46. Haul road will be kept wide, compact and water spraying will be done. It shall be properly maintain by the PP and restored to original position after mining. Axle load on the roads should not exceed the prescribed load as per IRC.
47. Restricted working hours. Mining operation has to be carried out between 6 am to 7 pm. during day light. Mining operations shall not be allowed at night.
48. No overhangs shall be allowed to be formed due to mining and mining shall not be allowed in area where subsidence of rocks is likely to occur due to steep angle of slope. Mining activity shall not be avoided in rainy season.
49. Vehicles used for transportation of material are to be permitted only with fitness and PUC Certificates.
50. Adequate facility for drinking water and toilets should be provided for the workers.
51. Deep drilled handpump with sufficient funding provision should be earmarked for providing drinking facility to the labour force.
52. Recommendations of National Institute for Labour for ensuring good occupational environment for mine workers would also be adopted.
53. The PP shall be responsible for enforcement of COVID-19 standard operating procedures and guidelines with respect to safety of workers involved in the mining activity.
54. Health and safety of workers should be taken care of. They should also be provided training in safety and health care aspects.
55. Junction at takeoff point of approach road with main road be properly developed with proper width and geometry required for safe movement of traffic by concession holder at his own cost.
56. No stacking shall be allowed on road side along National Highway or any public road.
57. Concealing of any information/data of submission of wrong/fabricated information by the Project Proponent and failure to comply with any of the above conditions may lead to withdrawal of the EC and attract action under the provisions of EP Act, 1986.
58. Mining shall be done manually minimally supported by semi-mechanized methods. Heavy machinery like L&T hydraulic excavators etc. should not be allowed. Emphasis should be given to employment of locally available labour force to address the socio-economic concerns of the locals.
59. The progressive mine closure shall be as per Rules in vogue. All actions relating to progressive mine closure shall be taken well in advance during the final year of mining so that the site is rehabilitated ecologically.
60. The reasonable concerns expressed by the local population during public hearing or otherwise shall be addressed by the Project Proponent. No blasting operations shall be allowed.
61. The PP shall earmark funds strictly as per the revised Environmental Management Plan to be spent on environmental monitoring, dust sprinkling, green belt development, soil conservation, rehabilitation of mined out area and landscaping/regressing and haulage route maintenance. The detailed updated plan shall be submitted to JKEIAA as per above deliberations before grant of formal EC. Further, the CSR funds shall be earmarked and utilized as per CSR Rules.
62. The EC is subject to condition that the project proponent obtains NOC/authorization from the owners of the land if private land is also involved in the mining area.
63. Under CSR, within 2 km radial distance, activities like regular health check-up of local villagers once a week shall be undertaken with free medicines. Safe drinking water facility by way of renovation of existing tanks/wells, digging of new tube wells and installation of water filters shall be undertaken. Skill development trainings shall be organized for unemployed local youth. Further, construction of toilets in schools, solar street lighting, free distribution of books, note books, N95 masks, hand sanitizers and school bags among students within 2 km radius from the mine area shall be undertaken.



Under EMP, with 2 kms radial distance from mine area; air, water, soil, noise pollution monitoring on half yearly basis and maintenance of haulage /extraction routes, water sprinkling, PPE to mine workers, bearing of school/college fee and allied costs on education of children of mine workers, bearing of all costs on ailments/healthcare of mine workers, creation of green belt by way of raising and maintenance trees on land identified by DFO Social Forestry concerned in consultation with village panchayat during the period of mining, shall be undertaken.

64. The JKEIAA reserves the right to impose any other condition in the EC at any time during the period of mining lease. The JKEIAA reserves the right to revoke the EC in case any of the environmental clearance conditions are violated during the mining activity. Mere grant of Environmental Clearance does not entitle the Project Proponent for grant of mining lease unless he obtains all other clearances as required under other provisions of law.
65. The project proponent shall undertake an environmental audit at least once a year by a reputed third-party expert entity and report of such audit shall be placed in public domain as per rules in vogue.
66. After ceasing the mining operations, the project proponent shall undertake re-grassing of the mining lease area and any other area which may have been disturbed due to mining activities and restore the area to a condition fit for growth of flora, fauna and fodder as per rules in vogue.
67. The EC shall be valid for a period of five years or till the validity period of lease, whichever is less, from the date of commencement of the mining operations duly certified by the District Mineral Officer concerned with intimation to the JKEIAA, JKPCB and the concerned District Administration.
68. An appeal against the EC shall lie with the Hon'ble NGT, if preferred within 30 days as prescribed under Section 16 of the NGT Act, 2010.
69. In the event any conflict in interpretation of Standard /General Conditions vis-a vis Specific Conditions, the Specific Conditions shall prevail.
70. Whereas, it has been noted that that the scheme of mining relates to years from 2015-16 to 2019-20 while as Environment clearance issued is from 2021 for a period of 5 years or upto validity of mining lease date whichever is earlier. Hence the Environment clearance is subject to **the condition that project proponent shall submit a revised scheme of mining with necessary corrections as prescribed duly approved by the competent Authority i.e., Geology Mining Department within period of three months from the date of issuance of Environment clearance.**

Sd/-
(Lal Chand), IFS,
Chairman, JKEIAA

No. JKEIAA/2017/27/1347-59

Dated 18 - 05 - 2021

Copy to the:

1. Commissioner/Secretary to Government, Industries & Commerce Department, J&K Government, Civil Secretariat for favour of information.
2. Commissioner/Secretary to Government, Forest Ecology & Environment Department, J&K Government Civil Secretariat for favour of information.
3. Chairman, J&K Pollution Control Board, Jammu. He is requested to properly monitor the Environment clearance conditions and monitoring report thereof may be submitted to this office quarterly failing which E.C. so issued will be treated as null & void.
4. Addl. Pr. Chief Conservator of Forests(Central) Ministry of Environment, Forest & Climate Change, Government of India, Bay No.24-225 31-Dakshan Mark Chanmdigarh-160030 for favour of information.



5. Deputy Commissioner, Doda. He is requested for giving requisite publicity as per procedure & to monitor the compliance of E.C. conditions. In case the E.C. conditions and Pollution control measures are not implemented/installed by the project proponent; the unit may be closed forthwith.
6. Director, Geology & Mining Department, J&K Government, Jammu for information. It may be ensured that all conditions of E.C. are fulfilled.
7. Chief Engineer, Irrigation & Flood Control Department, Jammu for information.
8. Director, Fisheries Department, Jammu for information.
9. Secretary, JK Expert Appraisal Committee, Srinagar for information.
10. Divisional Forest Officer (DFO) Doda for information.
11. Divisional Forest Officer (DFO) Social Forestry Department, Doda for information.
12. Parivesh portal.

Neelu Gera

18/5/2021

(Dr. Neelu Gera) IFS

Pr.CCF/ Director, EE&RS

Member-Secretary, JKEIAA





J&K POLLUTION CONTROL COMMITTEE
Jammu/Kashmir (www.jkspcb.nic.in)

Consent Order

Consent No.:- PCC/digital/ 22042086531 of 2022

Dated:- 23/05/2022

Consent to Operate Establish / Operate (Fresh) under section 25/26 of the Water (Prevention & Control of Pollution) Act, 1974, and under section 21 of the Air (Prevention & Control of Pollution) Act, 1981, as amended is granted in favour of

M/s Baba Farid Ud Din Baghdadi Minerals,
(Extraction of Gypsum Mining)
at Vill-Barias, Teh & distt-Doda, (J&K)
(Sh. S N H Kazmi)

for a period upto one year from the date of issue for Red category of unit as per revised classification of industrial sector, subject to the following terms and conditions in a time bound manner:

1. The consent granted by the JKPC is restricted to Prevention and Control of Pollution only and shall not be treated as substitute of permission required under other laws of the land.
2. The consent is granted valid for the extraction of mineral consented quantity as under with capital investment as per schedule II Rs.101.00 lakhs. Any change / enhancement in production capacity, process shall have been intimated to the JKPC and unit holder has to apply fresh for the same

S.No.	Products / By-product	Maximum Quantity (MTA)	Mining Lease Area (ha)
1	Extraction of Gypsum Mining	75351	15.18

The emissions or discharge of environmental pollutants from the unit / establishment shall not exceed the relevant parameters and standards for the said industry, operation or process specified under respective schedules of the Environment (Protection) Rules, 1986 as amended from time to time.

The Consent is issued subject to the following conditions:

1. That no blasting shall be done to affect the Geomorphology of the rock and disturbances of BIO-mass only drilling /Chiseling/through excavator and ripper operation for excavation of gypsum stone only shall be allowed. In case blasting is involved lessee has to seek the permission from concerned authority.
 2. Fugitive Dust Emissions (SPM & RSPM) from all sources should be controlled regularly monitored. Water spraying arrangements on haul roads, wagger loading, dump trucks (loading & unloading) pts should be provided properly maintained.
 3. That in case of any damage/adverse impact to the environment or if the activity is associated with any disturbances to the environment, the objection certificate (NOC) shall be treated as cancelled.
 4. This certificate is restricted to extraction of Gypsum to the area mentioned as above, any extraction beyond that area shall be at the risk & responsibility of the lessee for which action as per provision of EP Act shall be taken. The entrepreneur shall conform to provisions under Water (P&CP) Act, 1974 Air (P&CP) Act, 1981 and Environment Protection Act, 1986 before coming into commercial production.
 5. That this NOC is to facilitate the unit holder to operate lease area as per mining act as applicable and not prejudice to mandate of Geology and Mining department.
 6. The Waste (workshop & waste water from the mine generated, if any) should be properly collected, treated so as to conform to the standards prescribed issued by MOEF, GOI, New Delhi.
 7. A green Belt of adequate width by planting the native species should be raised around the leased area, township, roads, OB dump site etc, in consultation with the Local Divisional Forest Officer/Agriculture Department. The density of the trees should be at least 2500 plants/ha. That the lessee will cover at least 30% of the total mining area under dense.
 8. The stage-wise reclamation programmed in the lease hold area should be implemented. The land reclamation & black filling should be carried out concurrently with the mining activity.
 9. Personnel working in dusty areas should wear protective respiratory devices and they should also be provided with adequate clothing and information on safety and health aspects.
 10. The top Soil and OB dumps should be stacked in earmarked dump sites only.
 11. Fugitive emission should be controlled & regularly monitored. Adequate measures for control of fugitive emissions should be taken during drilling operation, loading & transportation of material.
 12. Adequate measures should be taken for control of noise level below 75 db (A) in the work environment.
 13. Workers engaged in drilling, chiseling, blasting operation etc should be provided with ear plugs/muffs & safety measures.
- Workers comply with any conditions mentioned above could result in withdrawal of this consent.



- An adequate arrangement of water is to be made at the site for dust suppression during operation, plantation & treatment waste water generated from the use of water at site.
15. No Mining shall be carried out in the Forest Land for which Forest Clearance is must.
 17. No Mining shall be carried out in Wildlife reserve area.
 18. Major approach road and haul roads shall be metal topped.
 19. Drill should be wet operated only.
 20. The Company shall obtain approval of State Ground Water Authority/Board for use of Ground water if any for mining operation.
 21. No Change in mining technology and scope of working should be made without prior approval of the Indian Bureau of Mines.
 22. The above condition will be enforced inter-alia under the provisions of the Water (Prevention & Control of Pollution) Act, 1974, Air (Prevention & Control of Pollution) act, 1981. Environmental (Protection) Act 1986 public liability insurance Act 1991 along with their amendments and rules.
 23. That the unit holder shall not encroach the demarcated Forest/ Wildlife protected area/conservation reserve.
 24. That the issuance of condition of this PCC for the extraction of limestone from the proposed area shall in no way be binding upon this PCC to grant to the unit holder .
 25. That the project proponent will restrict mining activity to granted area only and leave rest of the area for the dense plantation green belt development.
 26. **Self Monitoring Schedule:** The unit holder shall get the samples of treated emissions and effluents analysed from the J&K PCC laboratory or laboratory approved by the J&K PCC and submit self monitoring report by half yearly for ascertaining the efficacy of pollution control devices to check the quality of emission as per limits prescribed under environment protection act 1986.

Specific conditions:-

- i. The periodic inspections by D.O. Concerned as per schedule for Red category units.
- ii. The unit holder shall ensure up gradation of Emission Control Measures, proper sprinkling of water regularly, Movement of Trucks for raw material as well as product under proper cover sheet.
- iii. The project proponent shall submit the compliance of environmental conditions half yearly basis to the RD(K) PCC as mentioned in the Environmental Clearance order issued by SEIAA, J&K vide order no. JKEIAA/2017/2017/27/1347-59 dated 18-05-2021.
- iv. The unit holder shall carry out mining as per the approved mining plan by Geology and Mining Deptt. J&K, Government.

* This consent is issued purely from environmental angle and the JKPCB shall not be responsible for any claim, counter claim, ownership, partnership etc. of the unit.

(J.N. Sharma)
Environmental Engineer



(Signature)
Member Secretary

Copy to the :-

1. Regional Director PCC, Jammu with the direction to ensure the compliance of monitoring and implementation of all the conditions of Environmental Clearance (EC) and approved mining plan, the report on the same to submit central office, besides other binding conditions of Air, Water and EP Act.
2. Director Geology & Mining Department Jammu and Kashmir, Jammu for information to ensure that mining activity be carried out strictly as per approved Mining Plan.
3. General Manager DIC Doda for information.
4. D.O PCC Doda with direction to monitor the conditions of environmental clearance regularly and submit half yearly monitoring report of quality of surface water / ground water, restoration / reclamation of the mining area.
5. P.A. to Chairperson, J&K PCC for information of the Chairperson.
6. Sh. S N H Kazmi M/s Baba Farid Ud Din Baghdadi Minerals at Vill-Barias , Teh & distt-Doda for compliance of above said conditions.
7. Office file.

The unit holder may download the list of standards from website jkspcb.nic.in and cpwb.nic.in to be complied under the Environment Protection Act, 1986 read with Water (Prevention & Control of Pollution) Act, 1974 & Air (Prevention & Control of Pollution) Act, 1981.

This is computer generated document from OCMMS by JKPCB

OFFICE OF THE CONSERVATOR OF FORESTS CHENAB CIRCLE
(Ph/Fax-01996-234805, email-cfchenab@gmail.com)

The Chief Conservator of Forests,
Jammu.

No: - 6439-41/CFC Dated: - 20/12/2019 -

Sub: NOC from Forest Department in case of grant of Environment Clearance in favour of M/s Baba Fared-ud- Din Bhaghadadi Minerals Baries (Doda) for 15.18 Ha Gypsum Mining Project.

Ref: Your Office endorsement letter No:- CCF/J/NOC/114 Dated 09/04/2018

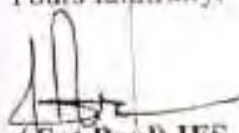
Sir,

As desired vide your above cited reference, kindly find ~~enclosure~~ herewith the requisite report regarding the area measuring 15.18 Ha proposed by the M/s Baba Fared-ud-Din Bhaghadadi Minerals Baries for installation of Gypsum Mining Project. The Divisional Forest Officer Batote vide his office letter No:- 2925/BFD Dated:- 17/12/2019 (Copy enclosed) has communicated that said area falls in private land in Revenue Village Kuthiyara under Khasra No 168, 479,480 to 496 & 511 which is about 300 Meters far away from Forest boundary.

Further, the forest boundary has been ascertained from the presence of boundary pillars No: - 147, 148 of main line "Ranka Forests" and there is no apprehension of damage to Forest by mining of Gypsum from the said area.

Hence submitted for favour of information and further necessary action at your end please.

Yours faithfully,

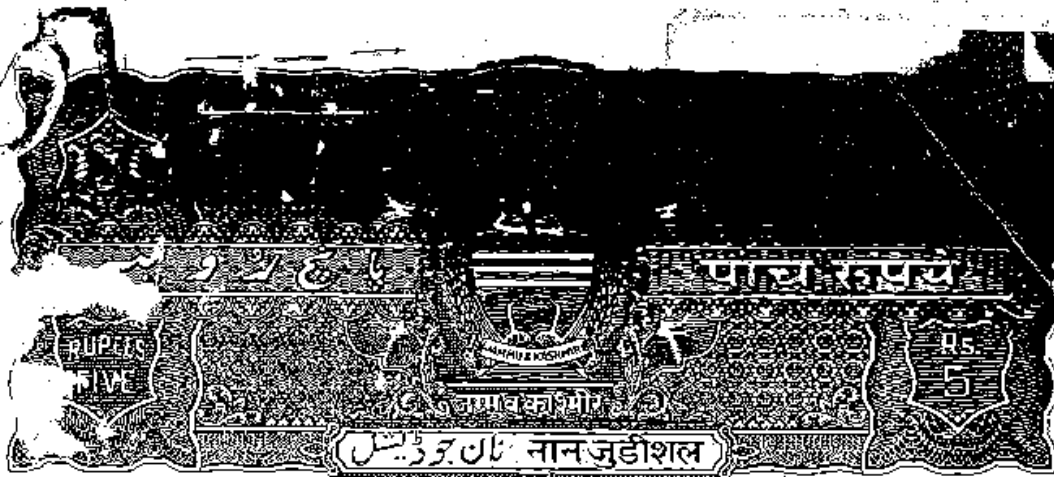

(Sat Paul) IFS
Conservator of Forests,
Chenab Circle.

As copied,

23/12

1. Copy submitted to the Principal Chief Conservator of Forests, J&K Jammu for information.
2. Copy to the Divisional Forest Officer, Batote for information and directions to ensure that no damage is caused directly or indirectly due to mining activity.

ANNEXURE-I¹
LAND DOCUMENTS & AGREEMENT



ANNEXURE No. 1

THIS INDENTURE made this 21st day of September 2005 between the Governor of Jammu and Kashmir (hereinafter referred as the 'State Government' which expression shall where the context so admits be deemed to include the successors and assigns of the one part and

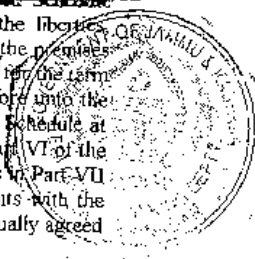
Shri S.N.H.Kazmi S/O Shri S.I.H.Kazmi R/O 336 - Dalpatian, Jammu, and Shri Abid Ayoub Khan S/O Suri Mohammad Ayoub Khan R/O Sidhra Bye pass Jammu carrying business in partnership under the firm name and style of M/S Baba Farid-ud-din Baghdadi Minerals and having their registered office at 336 - Dalpatian, Jammu (hereinafter referred to as the "lessees" which expression where the context so admits be deemed to include all the said partners, their respective heirs, executors, legal representatives and permitted assigns) of the other part.

WHEREAS the lessees have applied to the State Government in accordance with the Mineral Concessions Rules, 1960 (hereinafter referred to as the said rules) for a mining lease for gypsum in respect of the lands described in Part I of the schedule hereunder written and have deposited with the State Government sum of Rs ~~Five Thousand~~ (CDR No. 1620894 Dt. 24-9-05) as security and the sum of Rs 1000/- (TV No. 12 dt. 24.6.03) for meeting the preliminary expenses for a mining lease.

WITNESSTH that in consideration of the rents and royalties covenants and agreements by and in these presents and the schedule hereunder written reserved & contained and on the part of the lessees to be paid observed and performed, the State Government hereby grants and demises unto lessees.

All those the mines beds of gypsum (hereinafter and in the schedule referred to the said minerals) situated lying and being in or under the lands which are referred to in Part I of the said schedule, together with liberties, powers and privileges to be exercised or enjoyed in connection herewith which are mentioned in Part II of the said Schedule subject to the restrictions and conditions as to the exercise and enjoyment of such

...of this lease into the State Government the liberties...
...mentioned in Part IV of the said Schedule. TO HOLD the premises...
...and demised unto the lessees from the date of registration for the term...
of 20 years hence next ensuing YIELDING AND PAYING therefore unto the...
State Government the several rents royalties mentioned in Part V of the said Schedule at...
the respective times therein specified subject to the provisions contained in Part VI of the...
said Schedule and the lessees hereby covenants with the State Government as in Part VII...
of the said schedule is expressed and the State Government hereby covenants with the...
lessee as in Part VIII of the said Schedule as Expressed AND it is hereby mutually agreed...
between the parties hereto as in Part IX of the said Schedule is expressed.



IN WITNESS WHEREOF these presents have been executed in manner hereunder appearing the day and year first above written.

The schedule above referred to.

PART I

THE AREA OF THIS LEASE

Location and area of the lease.

All that tract of lands situated at Barias, Kothiyar District of Doda falling under Khasra no. 168,479,480 16496 and 511 containing an area 15.18 Hectares or thereabouts delineated on plan hereto annexed and bounded as PQRSTUCBAZYP hereinafter referred to as "the said lands"

PART II

Liberties, powers and privileges to be exercised and enjoyed by the lessees subject to the restrictions and conditions in Part III

To enter upon land and search for, win, work etc.

1. Liberty and power at all times during the term hereby demised to enter upon the said lands and to search for mine, bore, dig, drill for, win, work, dress, process, convert, carry away and dispose of the said mineral.

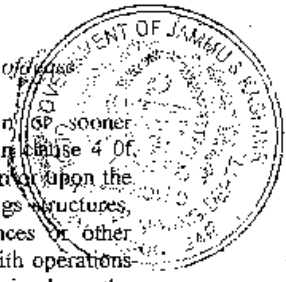
To sink drive and make pits, shafts and inclines etc.:-

2. Liberty and power for or in connection with any of the purposes mentioned in this part to sink drive make maintain and use in the said lands and pits shafts inclines drifts levels waterways airways and other works (and to use maintain deepen or extent any existing work of the like nature in the said lands).

To bring and use machinery equipment etc.:-

3. Liberty and power for or in connection with any of the purposes mentioned in this part to erect, construct, maintain and use on or under the said lands any engines, machinery, plant, dressing floors, furnaces, coke ovens, brick kilns, workshops, storehouses, bungalows, godowns, sheds, and other buildings and other works and conveniences of the like nature on or under the said lands.

10/1/71



...e than six months after determination of lease

...x calendar months after the expiration of... sooner... said term under the provision contained in clause 4 of... schedule become effective there shall remain in... upon the... e or mineral, engines, machinery, plant, buildings, structures, ways and other work, erections, and conveniences or other... ch are not required by the lessees in connection with operations... or lands hold by them under prospecting licence or mining lease the... all if not removed by the lessees within one calendar month after... an writing requiring their removal has been given to lessees by the State... nment be deemed to become the property of the State Government and... y be sold or disposed of in such a manner as the State Government shall... deem fit without liability to pay any compensation or to account to the lessees in respect thereof.

Notices:-

7. Every notice by these presents required to be given to the lessees shall be given in writing to such person resident on the said lands as the lessees may appoint for the purpose of receiving such notices and if there shall have no such appointment then every such notice shall be sent to the lessees by registered post addressed to the lessees at the address recorded in the lease or at such other address in India as the lessees may from time to time in writing to the State Government designate for the receipt of notices and every such service shall be deemed to be proper and valid service upon the lessee/lessees and shall not be questioned or challenged by him/them.

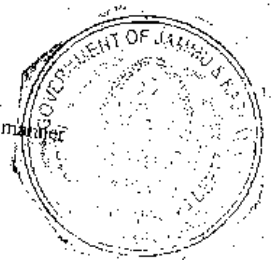
Immunity of State Government from liability to pay compensation:-

8. If in any event the orders of the State Government are revised, reviewed or cancelled by the Central Government in pursuance of proceedings under Chapter VII of the Mineral Concession Rules, 1960, the lessees shall not be entitled to compensation for any loss sustained by the lessees in exercise of the powers and privileges conferred upon them by these presents.

8A. The lease is executed at Srinagar of the State of Jammu and Kashmir and subject to the provisions of Article 226 of the Constitution of India, it is hereby agreed upon by the lessees and the lessor that in the event of any dispute in relation to the area and lease, condition of lease, the dues realizable under the lease and in respect of all matters touching the relationship of the lessees and the lessor, the suits (or appeals) shall be filed in the civil courts at Srinagar and it is hereby expressly agreed that neither party shall be competent to file a suit or bring any action or file any petition at any place other than courts mentioned above.

9. For the purpose of stamp duty the anticipated royalty from the demised land is Rs. 2,07,904--00 per year.

IN WITNESS WHEREOF these presents have been executed the manner hereunder appearing the day and year first above written.



Signed by:-

[Handwritten signature]

S.N.H. Kazmi
S/O Shri S.I.H. Kazmi
R/O 338 - Dalpatian, Jammu
On behalf of
M/S Farid-ud - Din Baghdadi
Minerals
336, Dalpatian
Jammu.

[Handwritten signature]

I.A. Ashai
Director
Department of Geology & Mining
Directorate of Geology & Mining
For and on behalf of Government of
Jammu & Kashmir

Witness:-

[Handwritten signature]

1. Gh. Hussain
s/o Gh. Ahmad
No. 10, Bhanghi Bazar
Srinagar

2. Amackies

Nissar Ahmad
40 Gh. Hussain
K. Shykh
(Clear)

[Handwritten signature]

1. Khuram Ahmad
s/o Assadullah
R/O Farooq Hanakadal
Srinagar

[Handwritten signature]

2. Abdul Hameed
s/o Gh. Hameed
R/O Saffa-leadal



LEASE AGREEMENT

FORM K - FORM OF MINING LEASE (See Rule 31)

THIS INDENTURE made this 9th day of August, 2001 between the Governor of Jammu & Kashmir State (herein referred to as the State Government which expression shall where the context so admits be deemed to include the successors and assigns) of the one part and S.N.H. Kazmi.

**When the lessee
is an individual**

**S.N.H. KAZMI s/o Sh. S.I.H. KAZMI
338-Dalpatian, Jammu.- 180 001 J&K**

(hereafter referred to as "the lessee" which expression shall where the context so admits be deemed to include his heirs, executors, administrators, representatives and permitted assigns).

WHEREAS THE lessee has applied to the State Government in accordance with the Minerals Concession Rules, 1960 (hereinafter referred to as the said Rules) for a mining lease for Gypsum in respect of the lands described in Part I of the Schedule hereunder written and has deposited with the State Government the sum of Rs: Ten Thousand as security and the sum of Rs: One Thousand for meeting the preliminary expenses for the mining lease

WITNESSETH that in consideration of the rents and royalties, covenants and agreements by and in these presents and the Schedule hereunder written reserved and contained and on the part of the lessee to be paid observed and performed, the State Government hereby grants and demises unto lessee.

All those the mines beds/veins seams of Gypsum (herein and in the Schedule referred to as the said minerals) situated lying and being in or under the lands which are referred to in Part I of the said Schedule, together with the liberties, powers and privileges to be exercised or enjoyed in connection herewith which are mentioned in Part II of the said Schedule subject to the restrictions and conditions as to the exercise had enjoyment of such liberties, powers and privileges which are mentioned in Part III of the said Schedule EXCEPT and reserving out of this demise unto the State Government the liberties, powers and privileges mentioned in Part IV of the said Schedule

TO HOLD the premises hereby granted and demised unto the lessee from the 9th day of August 2001 for the term of Twenty years thence next ensuing YEILDING AND PAYING therefore unto the State Government the several rents and royalties mentioned in Part V of the said Schedule at the respective times therein specified subject to the provisions contained in Part VI of the said Schedule and the lessee hereby covenants with the State Government as in Part VII of the said Schedule is expressed and the State Government hereby covenants with the lessee as in Part VIII of the said Schedule as expressed AND it is hereby mutually agreed between the parties hereto as in Part IX of the said Schedule is expressed.

IN WITNESS WHEREOF these presents have been executed in manner hereunder appearing the day and year first above written

S.N.H. Kazmi

PART I
THE AREA OF THIS LEASE

Location and area of the lease:-

All that tract of lands situated at Maitra District of Doda tehsil Ramban and Thana Ramban bearing Cadastral survey No's: 213 containing and area of 3.00 Hectares or thereabouts delineated on the plan hereto annexed and thereon closed and bounded as follows:-

On the North by
On the South by
On the East by
And
On the West by
hereinafter referred to as "the said lands".

] *As per schedule
Annexed*

PART II

Liberties, powers and privileges to be exercised and enjoyed by the lessee subject to the restrictions and conditions in Part III.

To enter upon land and search for, win, work, etc.:-

1. Liberty and power at all times during the term hereby demised to enter upon the said lands and to search for mine, bore, dig for, win, work, dress, process, convert, carry away and dispose of the said mineral.

To sink, drive and make pits, shafts and inclines etc.:-

2. Liberty and power for or in connection with any of the purposes mentioned in this part to sink drive make maintain and use in the said lands and pits shafts inclines drifts levels waterways airways and other works (and to use maintain deepen or extent any existing works of the like nature in the said lands).

To bring and use machinery equipment etc.:-

3. Liberty and power for or in connection with any of the purposes mentioned in this part to erect, construct, maintain and use on or under the said lands any engines, machinery, plant, dressing floors, furnaces, coke ovens, brick-kilns, workshops, store-houses, bungalows, godowns, sheds and other building and other works and conveniences of the like nature on or under the said lands.

To make roads and ways etc. and use existing roads and ways:-

4. Liberty and power for or in connection with any of the purposes mentioned in this part to make any tramways, railways, road, aircraft landing grounds and other ways in or over the said lands and to use maintain and go, and repass with or without horses, cattle, wagons, aircraft, locomotives or other vehicles over the same (or any existing tramway roads and other ways in or over the said lands) on such conditions as may be agreed to.

To get building and road material etc.:-

5. Liberty and power for or in connection with any of the purposes mentioned in this part to quarry and get stone gravel and other building and road materials and clay and to use and employ the same and to manufacture such clay into bricks or tiles and to use such bricks or tiles but to sell any such material bricks or tiles.

To use water from streams etc.:-

6. Liberty and power for or in connection with any of the purposes mentioned in this part but subject to the right of any existing or future lessees and with the written permission of Deputy Commissioner/Collector to appropriate and use water from any streams water-courses, springs or other sources in or upon the said lands and to divert step up or dam any such stream or water course and collect or impound any such water and to make construct and maintain any water course culverts, drains or reservoirs but not as so to deprive any cultivated lands, villages buildings or watering places for live stock of a reasonable supply of water as before accustomed nor in any way foul or pollute any stream or springs. Provided that the lessee shall not interfere with the navigation in any navigable stream nor shall divert such stream without the previous permission of the State Government.

[Handwritten signatures and initials]

Liberty and power to enter upon and use a sufficient part of the surface of the said lands for the purpose of stacking, heaping, storing or depositing therein any produce of the mines or works carried on and any tools, equipment, earth and materials and substance dug or raised under the liberties and powers mentioned in this part.

Beneficiation and conveying away of production:-

(a) Liberty and power to enter upon and use a sufficient part of the said lands to beneficiate any ore produced from the said lands and to carry away such beneficiated ore.

To make coke (to be used in case of coal only):-

(b) Liberty and power upon the said lands to convert into coke any coal or coal dust produced from the said lands and to carry away such coke.

To clear brushwood and to fell and utilize trees, etc:-

9. Liberty and power for or in connection with any of the purposes mentioned in this part and subject to the existing rights of others and save as provided in clause 3 of Part III of this Schedule to clear undergrowth and brushwood and to fell and utilize any trees or timber standing or found on the said lands provided that the State Government may ask the lessee to pay for any trees or timber felled and utilized, by him at the rates specified by the Deputy Commissioner/Collector or the State Government.

PART III

Restrictions and Conditions as to the exercise of the Liberties, Powers and Privileges in Part II.

No buildings etc. upon certain places:-

1. No building or thing shall be erected, set up or placed and no surface operations shall be carried on in or upon any public pleasure ground, burning or burial ground or place held sacred by any class of people or any house or village site, public road or other place which the State Government may determine as public ground nor in any such manner as to injure or prejudicially effect any buildings works property or rights of other persons and no land will be used for surface

operations which is already occupied by persons other than the State Government for works or purposes not included in this lease. The lessee shall not also interfere with any right of way, well or tank.

Permission for surface operations in a land not already in use:-

2. Before using for surface operations any land which has not already been used for such operations, the lessee shall give to Deputy Commissioner/Collector of the District two calendar months previous notice in writing specifying the name or other description of the situation and the extent of the land proposed to be so used and the purpose for which the same is required and the said land shall not be so used if objection is issued by the Deputy Commissioner/Collector within two months after the receipt by him of such notice unless the objections so stated shall on reference to the State Government be annulled or waived.

To cut trees in unreserved lands:-

3. The lessee shall not without the express sanction of the Deputy Commissioner/Collector cut down or injure any timber or trees on the said lands but may without sanction clear away any brushwood or undergrowth which interferes with any operations authorized by these presents. The Deputy Commissioner/Collector or the State Government may require the lessee to pay for any trees or timber felled and utilized by him at the rates specified by the Deputy Commissioner/Collector of the District.

To enter upon reserved forests:-

4. Notwithstanding anything in this Schedule contained the lessee shall not enter upon any reserved forest included in the said lands without previous sanction in writing of the District Forest Officer nor fell, cut and use any timber or trees without obtaining the sanction in writing of that Officer nor otherwise than in accordance with such conditions as the State Government may prescribe.

ing operations within 50 meters of public works etc.:-

The lessee shall not work or carry on or allow to be worked or carried on any mining operation at or to point within a distance of 50 meters from any railway line except with the previous written permission of the Railway Administration concerned or under or beneath any ropeway or any ropeway trestle or station, except under and in accordance with the written permission of the authority owning the ropeway or from any reservoir, canal or other public works such as public roads and buildings or inhabited site except with the previous written permission of the Deputy Commissioner/Collector or any other officer authorized by the State Government in this behalf and otherwise than in accordance with such instructions, restrictions and conditions either general or specific which may be attached to such permission. The said distance of 50 meters shall be measured in the case of railway, reservoir or canal horizontally from the outer toe of the bank or the outer edge of the cutting as the case may be and in case of a building horizontally from the plinth thereof. In the case of village roads no working shall be carried on within a distance of 10 meters of the outer edge of the cutting except with the previous permission of the Deputy Commissioner/Collector or any other officer duly authorized by the State Government in this behalf and otherwise than in accordance with such directions, restrictions and additions, either general or special, which may be attached to such permission.

Explanation:- For the purpose of this clause the expression "Railway Administration" shall have the same meaning as it is defined to have in the Indian Railways Act, 1890, by clause (6) of section 3 of the Act. "Public Road" shall mean a road which has been constructed by artificially surfaced as distinct from a track resulting from repeated use. Village road will include any track shown in the revenue record as village road.

Facilities for adjoining Government licenses and leases:-

6. The lessee shall allow existing and future holders of Government licenses or leases over any land which is comprised in or adjoins or is reached by the land held by the lessee reasonable facilities of access thereto:

PROVIDED THAT no substantial hindrance or interference shall be caused by such holders of licenses or leases to the operations of the lessee under these presents and fair compensation (as may be mutually agreed upon or in the event of disagreement as may be decided by the State Government) shall be made to the lessee for the loss or damage sustained by the lessee by reason of the exercise of this liberty.

PART IV

Liberties, Powers and Privileges reserved to the State Government

To work other minerals:-

1. Liberty and power for the State Government, or any lessee or persons authorized by it in that behalf to enter into and upon the said lands and to search for, win, work, dig, get, raise, dress, process, convert and carry away minerals other than the said minerals and any other substances and for those purposes to sink, drive, make erect, construct, maintain and use such pits, shafts, inclines, drifts, levels and other lines, waterways, airways, watercourses, drains reservoirs, engines, machinery, plant, buildings, canals, tramways, railways, roadways and other works and conveniences as may be deemed necessary or convenient.

PROVIDED THAT in the exercise of such liberty and power no substantial hindrance or interference shall be caused to or with the liberties, powers and privileges of the lessee under these presents and that a fair compensation (as may be mutually agreed upon or in the event of disagreement as may be decided by the State Government) shall be made to the lessee for all loss or damage sustained by the lessee by reason or in consequence of the exercise of such liberty and power.

To make railways and roads:-

2. Liberty and power for the State Government, or any lessee or persons authorized by it in that behalf to enter into and upon the said lands and to make upon over or through the same any railways, tramways, roadways or pipelines for any purpose other than those mentioned in Part II of these presents and to get from the said lands, stones, gravel, earth and other materials for making, maintaining and repairing such railways, tramways and roads or any existing railways and roads and to and repass at all times with or without horses, cattle or other animals, carts, wagons, carriages, locomotives or other vehicles over or along any such railways, tramways, road lines and other ways for all purposes and as occasion may require, provided that in the exercise of such liberty and power by such other lessee or person no substantial hindrance or interference shall be caused to or with the liberties, powers and privileges of the lessee under these presents and that fair compensation as may be mutually agreed upon or in the event of disagreement as may be decided by the State Government shall be made to the lessee for all loss or damage substantial

PART V
Rents and royalties reserved by this lease

To pay dead rent or royalty whichever is higher:-

1. The lessee shall pay, for every year except the first year of then lease, dead rent as specified in clause 2 of this Part:

Provided that , where the holder of such mining lease becomes liable under section 9 of the Act, to pay royalty for any mineral removed or consumed by him or by his agent , manager, employee, contractor or sub-lessee from the leased area, he shall be liable to pay either such royalty or the dead rent in respect of that area, whichever is higher.

Rate and mode of payment of dead rent :-

2. Subject to the provisions of clause 1 of this Part , during the subsistence of the lease, the lessee shall pay to the State Government annual dead rent for the lands demised and described in Part I of this Schedule at the rate of the time being specified in the Third Schedule to the Act, in such manner as may be specified in this behalf by the State Government.

Rate and mode of payment of royalty:-

3. Subject to the provision of clause 1 of this Part , the lessee shall during the subsistence of this lease pay to the State government at such times and in such manner as the State Government may prescribe royalty in respect of any mineral removed by him from the leased area at the rate for the time being specified in the Second Schedule to the mines and minerals (Development and Regulations) Act, 1957. *Six monthly*

Payment of surface rent and water rate:-

4. The lessee shall pay rent and water rate to the State Government in respect of all parts of the surface of the said lands which shall from time to time be occupied or used by the lessee under the authority of these presents at the rates prescribed by the Government of Jammu & Kashmir respectively per annum per hectare of the area so occupied or used and soon proportion for any area less than a hectare during thru period from the commencement of such occupation or used until the area shall cease to be so occupied or used and shall as far as possible restore the surface land so used to its original condition. surface rent and water rate shall be paid as hereinbefore detailed in clause 2: PROVIDED THAT NO such rent/water rate shall be payable in respect of the occupation and use of the area comprised in any roads or ways to which the public have full right of access.

PART VI

Rent and royalties to be free from deduction etc.:-

1. The rent, water rate and royalties mentioned in Part V of this Schedule shall be paid free from any deductions to the State Government at Jammu and such manner as the State Government may prescribe.

PROVIDED ALWAYS and it is hereby agreed that Rs: Ten Thousand only the balance standing to the credit of the lessee on account of the deposit made by him as a license over an area which included the said lands shall be retained and accepted by the State Government in satisfaction of the rents and royalties mentioned in Part V until they reach that amount.

Mode of computation of royalty :-

2. For the purpose of computing the said royalties the lessee shall keep a correct account of them mineral produced and dispatched. The accounts as well as the weight of the mineral in stock or in the process of export may be checked by an officer authorized by the Central or State Government. Here specify the mode of arriving at sale price at pits mouth of mineral.

Course of action if rents and royalties are not paid in time:-

3. Should any rent, royalty or other sums due to the State Government under the terms and conditions of these presents be not paid by the lessee within the prescribed time the same, together with simple interest due thereon at the rate of twenty-four percent per annum may be recovered on a certificate of such officer

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PART VII
The Covenants of the Lessee

Lessee to pay rents and royalties, taxes, etc.:-

1. The lessee shall pay the rent, water rate and royalties reserved by this lease at such times and in the manner provided in PARTS V and VI of these presents and shall also pay and discharge all taxes, rates, assessments and impositions whatsoever being in nature of public demands which shall from time to time being charged, assessed or imposed by the authority of Central and State Governments upon or in respect of the premises and works of the lessee in common with other premises and works of a like nature except demands for land revenues.

To maintain and keep boundary marks in good order:-

2. The lessee shall at his own expense erect and at all times maintain and keep in repair boundary marks and pillars according to the demarcation to be shown in the plan annexed to this lease. Such marks and pillars shall be sufficiently clear of the shrubs and other obstructions as to allow easy identification.

To commence operations within two years and work in a workman-like manner:-

3. The lessee shall commence operations within two years from the date of execution of lease and shall therefore at all times during the continuance of his lease search for, win, work and develop, the said minerals without voluntary intermission in a skilful and workman-like manner and as prescribed under clause 12 hereinafter without doing or permitting to be done any unnecessary or avoidable damage to the surface of the said lands or the crops building structures or other property thereon.

For the purpose of this clause operations shall include the erection of machinery, laying of tramways or construction of a road in connection with the mine.

To indemnify Government against all claims:-

4. The lessee shall make and pay such reasonable satisfaction and compensation as may be assessed by lawful authorities in accordance with the law force on the subject for all damage, injury or disturbance which may have been done by him in exercise of the powers granted by this lease and shall indemnify and keep indemnified fully and completely the State Government against all claims which may be made by any person or persons in respect of any such damage, injury or disturbance and all costs and expenses in connection therewith.

To secure and keep in good condition pits, shafts, etc.:-

5. The lessee shall during the subsistence of this lease well and sufficiently secure and keep open with timber or other durable means all pits, shafts and workings that may be made or used in the said lands and make and maintain sufficient fences to the satisfaction of the State Government round every such pit, shaft or working whether the same is abandoned or not and shall during the same period keep all workings in the said lands except such as may be abandoned accessible free from water and foul air as far as possible.

To strengthen and support the mine to necessary extent:-

6. The lessee shall strengthen and support to the satisfaction of the Railway Administration concerned or the State Government, as the case may be any part of the mine which is in its opinion requires such strengthening or support for the safety of any railway, reservoir, canal, road and other public works or structures.

To allow inspection of workings:-

7. The lessee shall allow any officer authorized by the Central Government or the State Government in that behalf to enter upon the premises including any building, excavation or land comprised in the lease for the purpose of inspecting, examining, surveying, prospecting and making plans thereof sampling and collecting any data and the lessee shall with proper person employed by the lessee and acquainted with the mines and work effectually assist such officer, agents, servants and workman in conducting every such inspection and shall afford them all facilities, information connected with the working of the mines which they may reasonably require and also shall and will conform to and observe all orders and regulations which the Central and the State Governments as the result of such inspection or otherwise may, from time to time, see fit to impose.

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shall without delay send to the Deputy Commissioner/Collector a report of any accident with or serious bodily injury or serious injury to property or seriously affecting or endangering life which may occur in the recourse of the operations under the lease.

On discovery of other minerals:-

The lessee shall report to the State Government the discovery in the leased area of any mineral not specified in the lease within sixty days of such recovery along with full particulars of the nature and position of each such find. If any mineral not specified in the lease is discovered in the leased area, the lessee shall not win and dispose of such mineral unless such mineral is included in the lease or a separate lease is obtained therefor.

To keep the records and accounts regarding production and employees etc.:-

10. The lessee shall at all time during the said term keep or cause to be kept at an office to be situated upon or near the said lands correct and intelligible books of accounts which shall contain accurate entries showing from time to time:-

- (1) Quantity and quality of the said mineral realized from the said lands.
- (2) Quantity of the various qualities of ores beneficiated or converted (for example coal converted into coke).
- (3) Quantities of the various qualities of the said mineral sold and exported separately.
- (4) Quantities of the various qualities of the said mineral otherwise disposed of and the manner and purpose of such disposal
- (5) The prices and all other particulars of all sales of said mineral.
- (6) The number of persons employed in the mines or works or upon the said lands specifying nationality, qualifications and pay of technical personnel.
- (7) Such other facts, particulars and circumstances as the Central or the State Governments may from time to time require and shall also furnish free of charge to such officers and at such times as the Central and State Governments may appoint true and correct abstract of all or any such books of accounts and such information and returns to all or any of the matters aforesaid as the State Government may prescribe and shall at all reasonable times allow such officers as the Central Government or State Government shall in that behalf appoint to enter into and have free access to the said officers for the purpose of examining and inspecting the said books of accounts, plans and records and to make copies thereof and make extracts there from.

To maintain plans, etc.:-

11. The lessee shall at all times during the said term maintain at the mine office correct intelligible up-to-date and complete plans and sections of the mines in the said lands. They shall allow all the operations, and working and all the trenches, pits and drillings made by him in the course of operations carried on by him under the lease, faults and other disturbances encountered and geological data and all such plans and sections shall be amended and filled up by and from actual surveys to be made for that purpose

at the end of twelve months or any period specified from time to time and the lessee shall furnish free of charge to the Central and State Governments true and correct copies of such plans and sections whenever required. Accurate records of all trenches, pits and drillings shall show:-

- (a) The sub soil and strata through which they pass.
- (b) Any mineral encountered.
- (c) Any other matter of interest and all data required by the Central and State Governments, from time to time.

The lessee shall allow any officer of the Central or the State Government, authorized in this behalf by the Central Government, to inspect the same at all reasonable times. He shall also supply when asked for by the State Government /the Coal Controller the Director-General, Geological Survey of India the Controller General, Indian Bureau Of Mines. A composite plan of the area showing thickness, dip, inclination, etc. of all the seams as also the quantity of the reserves quality wise.

11A. The lessee shall pay a wage not less than the minimum wage prescribed by the Central or State Government from time to time.

11B. The lessee shall comply with provisions of the Mines Act, 1952 and the rules made there under.

11C. The lessee shall take measures for the protection of environment like planting of trees, reclamation of land, use of pollution control devices; and other such measures as may be prescribed by the Central or state Government, from time to time, at his own expense.

lessee shall pay compensation to the occupier of the land on the date and in the manner laid down in these rules.

The lessee shall, in the matter of employment give preference to the tribal and to the persons who are displaced because of the taking up of mining operations.

Act 67 of 1957:-

12. The lessee shall be bound by such rules as may be issued from time to time by the Government of India under section 18 of the Mines and Minerals (Development and Regulation) Act, 1957 (Act 67 of 1957) and shall not carry on mining or other operations under the said lease in any other way other than as prescribed under these rules.

To provide weighing machine:-

13. Unless specifically exempted by the State Government the lessee shall provide and at all times keep one at or near the pit head or each of the pit heads at which the said minerals shall be brought to bank a properly constructed and efficient weighing machine and shall weigh or cause to be weighed thereon all the said minerals, from time to time, brought bank, sold, exported, and converted and also the converted products and shall at the close of each day cause the total weights, ascertained by such means of the said minerals, ores products raised, sold, exported and converted during the previous twenty-four hours to be entered in the aforesaid books of accounts. The lessee shall permit the State Government at all times during the said term to employ any person or persons to be present at the weighing of the said minerals as aforesaid and to keep accounts thereof and to check the accounts kept by the lessee. The lessee shall give 7 days previous notice in writing to the Deputy Commissioner/Collector of every such measuring or weighing in order that he or some officer on his behalf may be present thereat.

To allow test of weighing machine :-

14. The lessee shall allow any person or persons appointed in that behalf by the State Government at any time or times during the said term to examine and test every weighing machine to be provided and kept as afore said and the weights used therewith in order to ascertain whether the same respectively are correct and in good repair and order and if upon any such examination or testing any such weighing machine or weights shall be found incorrect or out of repair or order the State Government may require that the same be adjusted, repaired and put in order by and at the expense of the lessee and if such requisition be not complied with within fourteen days after the same shall have been made, the State Government may cause such weighing machine or weights to be adjusted, repaired and put in order and the expense of so doing shall be paid by the lessee to the State Government on demand and if upon any such examination or testing as aforesaid any error shall be discovered in any weighing machine or weights to the prejudice of the State Government such error shall be regarded as having existed for three calendar months, previous to the discovery thereof or from the last occasion of so examining and testing the same weighing and weights in case such occasion be within such period of three months and the said rent and royalty shall be paid and accounted for accordingly.

To pay compensation for injury of third parties:-

15. The lessee shall make and pay reasonable satisfaction and compensation for all damage, injury or disturbance or person or property which may be done by or on the part of lessee in exercise of the liberties and power granted by these presents and shall at all times save harmless and keep indemnified the State Government from and against all suits, claims and demands which may be brought or made by any person or persons in respect of any such damage, injury or disturbance.

Not to obstruct working of other minerals:-

16. The lessee will exercise the liberties and powers hereby granted in such a manner as to offer no unnecessary or reasonably avoidable obstruction or interruption to the development and working within the said lands of any minerals not included in this lease and shall at all times afford to the Central and State Government and to the holders of prospecting licenses or mining leases in respect of any such minerals or any minerals within any land adjacent to the said lands as the case may be reasonable means of access and safe and convenient passage upon and across the said lands to such minerals for the purpose of getting working, developing and carrying away the same provided that the lessee shall receive reasonable compensation for any damage or injury which he may sustain by reason or consequence of the use of such passage by such lessees or holders of prospecting licenses.

Transfer of lease:-

17.(1) The lessee shall not, without the previous consent in writing of the State Government, Omitted
(a) assign, sublet, mortgage, or in any other manner, transfer the mining lease or any right, title or interest therein, or



or indirectly financed to a substantial extent by, or under which the lessee's operations or workings will or may be substantially controlled by, any person or body of persons other than the

Provided that the State Government shall not give its written consent unless:-

- (a) the lessee has furnished an affidavit along with his application for transfer of the mining lease specifying therein amount that he has already taken or proposes to take as consideration from the transferee;
- (b) the transfer of the mining lease is to be made to a person or body directly undertaking mining operations.

(2) Without prejudice to the above provisions the lessee may transfer this lease or any right, title or interest therein, to a person who has filed an affidavit stating that he has filed up-to-date income tax returns, paid income tax assessed on him and paid the income tax on the basis of self-assessment as provided in the Income Tax Act, 1961 (43 of 1961), on payment of five hundred rupees to the State Government.

Provided that the lessee shall make available to the transferee the original or certified copies of all plans of abandoned workings in the area and in a belt 65 meters wide surrounding it.

Provided further that where the mortgage is an Institution or a Bank or Corporation specified in the Schedule V, it shall not be necessary for any such Institution or Bank or Corporation to meet with the requirement relating to the said valid clearance certificate.

(3) The State Government, may by order in writing, determine the lease at any time if the lessee has in the opinion of the State Government, committed a breach of any of the above provisions or has transferred the lease or any right, title or interest therein otherwise than in accordance with clause (2):

Provided that no such order shall be made without giving the lessee a reasonable opportunity of stating his case.

Not to be financed or controlled by a Trust, Corporation, Firm or person:-

18. The lease shall not be controlled and the lessee shall not allow themselves to be controlled by any Trust, Syndicate, Corporation, Firm or person except with the written consent of the Central Government. The lessee shall not enter into or make any arrangement compact or understanding whereby the lessee will or may be directly or indirectly financed by or under which the lessee's operations or undertakings will or may be carried on directly or indirectly by or for the benefit of or subject to the control of any Trust, Syndicate, Corporation, Firm or person unless with the written sanction given prior to such arrangement compact or understanding being entered into or made of the Central Government and any or every such arrangement compact or understanding as aforesaid (entered into or made with such sanction as aforesaid) shall only be entered into or made and shall always be subject to an express condition binding upon the other party or parties thereto that on the occasion of a state of emergency of which the President of India in his discretion shall be the sole judge it shall be terminable if so required in writing by the State Government and shall in the event of any such requisition being made be forthwith thereafter determined by the lessee accordingly.

Lessee shall deposit any additional amount necessary:-

19. Whenever the security deposit of Rs:10,000.00 or any part thereof or any further sum hereafter deposited with the State Government in replenishment thereof shall be forfeited or applied by the State Government pursuant to the power in hereinafter declared in that behalf the lessee shall deposit with the State Government such further sum as may be sufficient with the inappropriate part thereof to bring the amount in deposit with the State Government up to the sum of Rs:10,000.00.

Delivery of workings in good order to State Government after determination of lease.-

20. The lessee shall at the expiration or sooner determination of the said term or any renewal thereof deliver up to the State Government all mines, pits, shifts, inclines, drifts, levels, waterways, airways and other works now existing or hereafter to be sunk or made on or under the said lands except as have been abandoned with the sanction of the State Government and in any ordinary and fair course of working all engines, machinery, plant, buildings, structures, other works and conveniences which at the commencement of the said term were upon or under the said lands and all such machinery set up by the lessee below ground which cannot be removed without causing injury to the mines or works under the said lands (except such of the same as may with the sanction of the State Government have become disused) and all buildings and structures of bricks or stone erected by the lessee above ground level in good repair order and condition and fit in all respects for further working of the said mines and the said minerals.

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(a) The State Government shall from time to time and all times during the said term have the right (to be exercised by notice in writing to the lessee) of pre-emption of the said minerals (and all products thereof) lying in or upon the said lands hereby demised or elsewhere under the control of the lessee and the lessee shall with all possible expedition deliver all minerals or products or minerals purchased by the State Government under the power conferred by this provision in the quantities at the time in manner and at the place specified in the notice exercising the said right.

(b) Should the right of pre-emption conferred by this present be exercised and a vessel chartered to carry the minerals or products thereof procured on behalf of the State Government or the Central Government be detained on demurrage at the port of loading the lessee shall pay the amount due for demurrage according to the terms of the charter party of such vessel unless the State Government shall be satisfied that the delay is due to causes beyond the control of the lessee.

(c) The price to be paid for all minerals or products of minerals taken in pre-emption by the State Government in exercise of the right hereby conferred shall be the fair market price prevailing at the time of pre-emption PROVIDED THAT in order to assist in arriving at the said fair market price the lessee shall if so required furnish to the State Government for the confidential information of the Government, particularly of the quantities, descriptions and prices of the said minerals or products thereof sold to other customers and of charters entered into for freight, for carriage of the same and shall produce to such officer or officers as may be directed by the State Government, original or authenticated copies of contracts and charter parties entered into for the sale or freightage of such minerals or products.

(d) In the event of the existence of the state of war or emergency (of which existence and President of India shall be the sole judge and a notification to this effect in the Gazette of India shall be conclusive proof), the State Government with the consent of the Central Government shall from time to time and all times during the said term have the right (to be exercised by the notice in writing to the lessee forthwith take possession and control of the works plant machinery and premises of the lessee on or in connection with the said lands or operations under this lease and during such possession or control the lessee shall conform to and obey all directions given by or on behalf of the Central Government or State Government

regarding the use or employment of such works, plants premises and minerals: PROVIDED ALSO that the exercise of such powers shall not determine the said term hereby granted or affect the term and provisions of these presents further than may be necessary to give effect to the provisions of this clause.

Employment of foreign national:-

22. The lessee shall not employ, in connection with the mining operations any person who is not an Indian national except with the previous approval of the Central Government.

Recovery of expenses incurred by the State Government

23. If any of the works or matters which in accordance with the covenants in that behalf hereinbefore contained are to be carried or performed by the lessee be not so carried out or performed within the time specified in that behalf, the State Government may cause the same to be carried out or performed and the lessee shall pay the State Government on demand all expenses which shall be incurred in such carrying out or performance of the same and the decision of the State Government as to such expenses shall be final.

Furnishing of geophysical data:-

24. The lessee shall furnish :

(a) all geophysical data relating to mining fields, or engineering and ground water surveys, such as anomaly maps, sections, plans, structures, contour maps, logging, collected by him during the course of mining operations to the Director-General, Geological Survey of India, Calcutta.

(b) all information pertaining to investigations of radioactive minerals collected by him during course of mining operations to the Secretary, Department of Atomic Energy, New Delhi.

Data or information referred to above shall be furnished every year reckoned from the date of commencement of the period of the mining lease.


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...der; and
...ive an undertaking that he will not cause any hindrance in the working of the mineral surrendered by
...other person who is subsequently granted a mining lease for that mineral.
...refund of security deposit:-

5. On such date as the State Government may elect within 12 calendar months after the determination of this lease and then remaining in deposit with the State Government and not required to be applied to any of the purposes mentioned in this lease shall be refunded to the lessee.
No interest shall run on the security deposit.

PART IX

General Provisions

Obstructions to inspection:-

1. In case the lessee or his transferee /assignee does/do not allow entry or inspection by the officers authorized by the Central or State Government under clauses (i),(j) or (1) of sub-rule (1) of rule 27 of said Rules, the State Government shall give notice in writing to the lessee requiring him to show cause within such times as may be specified in the notice why the lease should not be determined and his security deposit forfeited; and if the lessee fails to show within the aforesaid time to the satisfaction of the State Government, the State Government may determine the lease and forfeit the whole or part of the security deposit.

Penalty in case of default in payment of royalty and breach of covenants:-

2. If the lessee or his transferee or assignee makes/make any default in payment of rent or water rate or royalty as required by Section 9 of the Act or commits a breach of any of the conditions and covenants other than those referred to in covenant 1 above, the State Government shall give notice to the lessee requiring him to pay the rent, water rate, royalty or remedy the breach, as the case may be, within sixty days from the date of receipt of the notice and if the rent, water rate and royalty are not paid or the breach is not remedied within such period, the State Government without prejudice to any proceedings that may be taken against him, determine the lease and forfeit the whole or part of the security deposit.

Penalty for repeated breaches of covenants:-

3. In cases of repeated breaches of covenants and agreements by the lessee for which notice has been given by the State Government in accordance with clauses (1) and (2) aforementioned on earlier occasion, the State Government without giving any further notice, may impose such penalty not exceeding twice the amount of annual dead rent specified in clause 2, Part V.

Failure to fulfill the terms of leases due to "Force Majeure":-

4. Failure on the part of the lessee to fulfill any of the terms and conditions of this lease shall not give the Central or State Government any claim against the lessee or deemed a breach of this lease, in so far as such failure is considered by the said Government to arise from force Majeure, and if through force Majeure the fulfillment by the lessee of any of the terms and conditions of this lease be delayed, the period of such delay shall be added to the period fixed by this lease. In this clause the expression "Force Majeure" means act of God, war, insurrection, riot, civil commotion, strike, earth quake, tide, storm, tidal wave, flood, lightning, explosion, fire, earthquake and any other happening which the lessee could not reasonably prevent or control.

Lessee to remove his properties on the expiry of lease:-

5. The lessee having first paid discharged rents, rates and royalties payable by virtue of these presents may at the expiration or sooner determination of the said term or within six calendar months thereafter (unless the lease be determined under the clauses 1 and 2 of this Part and in that case at any time not less than three calendar months nor more than six calendar months after such determination) take down and remove for his own benefit all or any (ore mineral excavated during the currency of lease) engines, machinery, plant, buildings structures, tramways, railways and other works, erections and conveniences which may have been erected, set up or placed by the lessee in or upon the said lands and which the lessee is not bound to deliver to the State Government under clause 20 of Part VII of this Schedule and which the State Government shall not desire to purchase.

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...of property for more than six months after determination of lease:-

If at the end of six calendar months after the expiration or sooner determination of the said term under the provision contained in clause 4 of Part VIII of this Schedule become effective there shall remain in or upon the said land any (ore or mineral) engines, machinery, plant, buildings structures, tramways, railways and other work, erections and conveniences or other property which are not required by the lessee in connection with operations in any other lands hold by him under prospecting license or mining lease the same shall if not removed has been given to lessee by the State Government be deemed to become the property of the State Government and may be sold or disposed of in such manner as the State Government shall deem fit without liability to pay any compensation or to account to the lessee in respect thereof.

Notices:-

7 Every notice by these presents required to be given to the lessee shall be given in writing to such person resident on the said lands as the lessee may appoint for the purpose of receiving such notices and if there shall have been no such appointment then every such notice shall be sent to the lessee by registered post addressed to the lessee at the address recorded in this lease or at such other address in India as the lessee may from time to time in writing to the State Government designate for the receipt of notices and every such service shall be deemed to be proper and valid service upon the lessee and shall not be questioned or challenged by him.

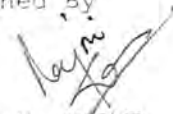
Immunity of State Government from liability to pay compensation:-

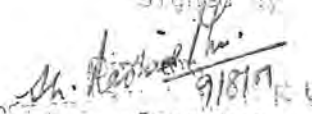
8 If in any event the orders of the State Government are revised, reviewed or cancelled by the Central Government in pursuance of proceedings under Chapter VII of the Mineral Concession Rules, 1960, the lessee shall not be entitled to compensation for any loss sustained by the lessee in exercise of the powers and privileges upon him by these presents.

9A The lease is executed at Srinagar the capital town of the State of Jammu & Kashmir and subject to the provision of Article 226 of the Constitution of India, it is hereby agreed upon by the lessee and the lessor that in event of any dispute in relation to the area and lease, condition of the lease, the dues realizable under the lease and in respect of all matters touching the relationship of the lessee and the lessor, the suits (or appeals) shall be filed in the civil courts at Jammu and it is hereby expressly agreed that neither party shall be competent to file a suit or bring any action or file any petition at any place other than the courts named above.

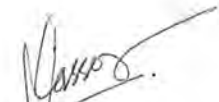
9 For the purpose of stamp duty the anticipated royalty from the demised land is Rs.17 ~~lacs~~ per year.

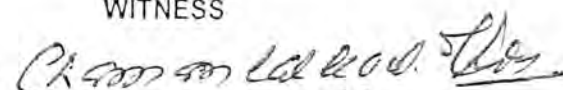
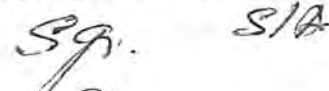
IN WITNESS WHEREOF these presents have been executed in the manner hereunder appearing the day and year first above written.

Signed By

S. N. H. KAZMI


Signed By

Director,
Geology & Mining Deptt.
J&K Govt.

For and on behalf of the
Governor /President of India

WITNESS
1 Name: 
Address: #42 - Chinar colony,
Bazgulla, Srinagar.

WITNESS
1. Name: 
Address: 

2 Name: Ab majid lone
Address: #42. chinar colony
Bazgulla, Srinagar.

2 Name: 
Address: Assistant Mining Engineer





NOIDA TESTING LABORATORIES

(A Government of India Approved Testing Laboratory)

(An ISO : 9001 : 2015, ISO 45001 : 2018 (OH&S) Certified & NABL Accredited Laboratory)

MoEF & CC (Ministry of Environment, Forest & Climate Change), UPPCB Recognized Laboratory

+91-9313611642, 8510081921, 7503031145, 8527870572, 7503031146, 9999794369

TEST CERTIFICATE

Test Report of	Report Code	Date of Issue
Ambient Air Quality Analysis	AAQ-250324-01	29/03/2024

Issued to: M/s Baba Farid-Ud-Din Bagdadi Minerals
Mine Details: Barias Kothiyar Gypsum Mine
Location: Village- Barias, Kothiyar, District- Doda, State Jammu & Kashmir Forest
 Land: Nil, Waste Land 15.18 Ha. (Area: 15.18 Ha)

Sampling & Analysis Data

Sample Drawn By : NTL Representative
 Date of Sampling : 23/03/2024
 Sample Description : Ambient Air
 Sampling Plan & Procedure : SOP-AAQ/08
 Analysis Duration : 25/03/2024 to 29/03/2024
 Sampling Location : Upside village Baris
 Average Flow Rate of SPM (m³/min.) : 1.14
 Average Flow Rate of Gases (lpm) : 1.0
 Sampling Instrument Used : RDS (PM₁₀) FPS (PM_{2.5}) With Gaseous Attachment
 Weather Condition : Clear

TEST RESULT

S.No.	Parameter	Test Method	Results	Units	Limits as per Environment (Protection) Act.
1.	Particulate Matter (PM ₁₀)	IS:5182 Part-XXIII	57.15	µg /m ³	100.0
2.	Particulate Matter (PM _{2.5})	IS:5182 Part-XXIV	35.80	µg /m ³	60.0
3.	Sulphur dioxide (SO ₂)	IS:5182 Part-II	7.24	µg /m ³	80.0
4.	Nitrogen dioxide (NO ₂)	IS:5182 Part-VI	12.50	µg /m ³	80.0
5.	Carbon monoxide (as CO)	IS:5182 Part-X	< 1.15	mg/m ³	4.0

Notes:

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Arjalei
Checked by

Authorized Signatory



Laboratory : GT-20, Sector-117, NOIDA, Gautam Budh Nagar - 201301

Branch Office :

HARIDWAR | RUDRAPUR | CHANDIGARH | DEHRADUN | PUNE

E.: noida.laboratory@gmail.com, info@noidalabs.com W.: www.noidalabs.com



NOIDA TESTING LABORATORIES

(A Government of India Approved Testing Laboratory)

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MoEF & CC (Ministry of Environment, Forest & Climate Change), UPPCB Recognized Laboratory

+91-9313611642, 8510081921, 7503031145, 8527870572, 7503031146, 9999794369

TEST CERTIFICATE

Test Report of	Report Code	Date of Issue
Ambient Air Quality Analysis	AAQ-250324-02	29/03/2024

Issued to: M/s Baba Farid-Ud-Din Bagdadi Minerals
 Mine Details: Barias Kothiyar Gypsum Mine
 Location: Village- Barias, Kothiyar, District- Doda, State Jammu & Kashmir Forest
 Land: Nil, Waste Land 15.18 Ha. (Area: 15.18 Ha)

Sampling & Analysis Data

Sample Drawn By : NTL Representative
 Date of Sampling : 23/03/2024
 Sample Description : Ambient Air
 Sampling Plan & Procedure : SOP-AAQ/08
 Analysis Duration : 25/03/2024 to 29/03/2024
 Sampling Location : downside village- Kotahri
 Average Flow Rate of SPM (m³/min.) : 1.14
 Average Flow Rate of Gases (lpm) : 1.0
 Sampling Instrument Used : RDS (PM₁₀) FPS (PM_{2.5}) With Gaseous Attachment
 Weather Condition : Clear

TEST RESULT

S.No.	Parameter	Test Method	Results	Units	Limits as per Environment (Protection) Act.
1.	Particulate Matter (PM ₁₀)	IS:5182 Part-XXIII	56.60	µg /m ³	100.0
2.	Particulate Matter (PM _{2.5})	IS:5182 Part-XXIV	34.11	µg /m ³	60.0
3.	Sulphur dioxide (SO ₂)	IS:5182 Part-II	7.08	µg /m ³	80.0
4.	Nitrogen dioxide (NO ₂)	IS:5182 Part-VI	12.26	µg /m ³	80.0
5.	Carbon monoxide (as CO)	IS:5182 Part-X	< 1.15	mg/m ³	4.0

Notes:

- The results given above are related to the tested sample, as received & mentioned parameters. The customer asked for the above tests only.
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Ayaz
 Checked by

Authorized Signatory

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TEST CERTIFICATE

Test Report of	Report Code	Date of Issue
Ambient Air Quality Analysis	AAQ-250324-03	29/03/2024

Issued to: M/s Baba Farid-Ud-Din Bagdadi Minerals
Mine Details: Barias Kothiyar Gypsum Mine
Location: Village- Barias, Kothiyar, District- Doda, State Jammu & Kashmir Forest
 Land: Nil, Waste Land 15.18 Ha. (Area: 15.18 Ha)

Sampling & Analysis Data

Sample Drawn By : NTL Representative
 Date of Sampling : 23/03/2024
 Sample Description : Ambient Air
 Sampling Plan & Procedure : SOP-AAQ/08
 Analysis Duration : 25/03/2024 to 29/03/2024
 Sampling Location : Saronda
 Average Flow Rate of SPM (m³/min.) : 1.14
 Average Flow Rate of Gases (lpm) : 1.0
 Sampling Instrument Used : RDS (PM₁₀) FPS (PM_{2.5}) With Gaseous Attachment
 Weather Condition : Clear

TEST RESULT

S.No.	Parameter	Test Method	Results	Units	Limits as per Environment (Protection) Act.
1.	Particulate Matter (PM ₁₀)	IS:5182 Part-XXIII	57.80	µg /m ³	100.0
2.	Particulate Matter (PM _{2.5})	IS:5182 Part-XXIV	35.40	µg /m ³	60.0
3.	Sulphur dioxide (SO ₂)	IS:5182 Part-II	7.21	µg /m ³	80.0
4.	Nitrogen dioxide (NO ₂)	IS:5182 Part-VI	14.08	µg /m ³	80.0
5.	Carbon monoxide (as CO)	IS:5182 Part-X	< 1.15	mg/m ³	4.0

Notes:

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TEST CERTIFICATE

Test Report of	Report Code	Date of Issue
Ambient Noise	AN-250324-04	29/03/2024

Issued to: M/s Baba Farid-Ud-Din Bagdadi Minerals
Mine Details: Barias Kothiyar Gypsum Mine
Location: Village- Barias, Kothiyar, District- Doda, State Jammu & Kashmir Forest
 Land: Nil, Waste Land 15.18 Ha. (Area: 15.18 Ha)

SAMPLING & ANALYSIS DATA

Sample Drawn On : 23/03/2024
 Sample Drawn By : Laboratory
 Sample Location : At Mine Site
 Sample Received On : 25/03/2024
 Sample description : Ambient Noise
 Sampling Time : 24hrs

TEST RESULT

S. No	Test Parameters	Results	Units	Requirement (as per CPCB Guidelines Limits in dB (A) Leq		
				Category of Area/ Zone	Day Time	Night Time
1.	EQUIVALENT NOISE LEVEL (6.0 AM TO 10.0 PM)	58.2	dB(A)	Industrial Area	75	70
				Commercial Area	65	55
2.	EQUIVALENT NOISE LEVEL (10.0 PM TO 6.0 AM)	41.6	dB(A)	Residential Area	55	45
				Silence Zone	50	40

Notes:

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AUTHORIZED SIGNATORY



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TEST CERTIFICATE

Test Report of	Report Code	Date of Issue
Water	W-250324-05	29/03/2024

Issued to: M/s Baba Farid-Ud-Din Bagdadi Minerals
Mine Details: Barias Kothiyar Gypsum Mine
Location: Village- Barias, Kothiyar, District- Doda, State Jammu & Kashmir Forest
 Land: Nil, Waste Land 15.18 Ha. (Area: 15.18 Ha)

SAMPLING & ANALYSIS DATA

Sample Drawn By : Laboratory
 Sample Received Date : 23/03/2024
 Sample Quantity : 2.0 Lt.
 Sampling Location : Near Mine Site
 Analysis Duration : 25/03/2024 to 29/03/2024
 Sample Description : Ground Water

RESULTS

Essential test as per IS:10500-2012

S. No.	Parameter	Test Method	Results	Units	Desirable Limit	Extended Limit
1.	pH	IS:3025(Part-11)	7.87	-	6.0 – 9.0	-
2.	Colour	IS:3025(Part-4)	<5.00	Hazen	5	15
3.	Odour	IS:3025(Part-5)	Agreeable	-	Agreeable	Agreeable
4.	Taste	IS:3025(Part-8)	Agreeable	-	Agreeable	-
5.	Turbidity	IS:3025(Part-10)	<1.00	NTU	1	5
6.	Total Hardness (as CaCO ₃)	IS:3025(Part-21)	196.20	mg/l	200	600
7.	Chloride (as Cl)	IS:3025(Part-32)	16.40	mg/l	250	1000
8.	Calcium (as Ca)	IS: 3025 (P- 40)	58.10	mg/l	75	200
9.	Iron (as Fe)	IS:3025(Part-52)	0.123	mg/l	1.0	No Relaxation
10.	Nitrate (as NO ₃)	IS: 3025 (P- 34)	3.56	mg/l	45	No Relaxation
11.	Total Dissolved Solid	IS:3025(Part-16)	489.0	mg/l	500	2000
12.	Alkalinity (as Ca CO ₃)	IS: 3025 (P- 23)	210.0	mg/l	200	600
13.	Sulphate (as SO ₄)	IS: 3025 (P- 24)	26.10	mg/l	200	400

MICROBIOLOGICAL REQUIREMENT

RESULTS					
S.No.	Parameter	Test Method	Results	Required as per IS-10500:2012	
1.	<i>Escherichia coli</i>	IS-15185	Absent	Absent/100ml	
2.	<i>Coliform Bacteria</i>	IS-15185	Absent	Absent/100ml	

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Analyzing for an Assured Future

TEST CERTIFICATE

Test Report of	Report Code	Date of Issue
Soil Quality	SQ-250324-06	29/03/2024

Issued to: M/s Baba Farid-Ud-Din Bagdadi Minerals
Mine Details: Barias Kothiyar Gypsum Mine
Location: Village- Barias, Kothiyar, District- Doda, State Jammu & Kashmir Forest
Land: Nil, Waste Land 15.18 Ha. (Area: 15.18 Ha)

Sampling & Analysis Data

Sample Received On : 23/03/2024
 Sample Drawn By : Laboratory (NTL)
 Sample Description : Soil Sample Collected from near mine lease
 Analysis Duration : 25/03/2024 to 29/03/2024

Sl.No.	Parameters	Results	Test Method
1.	pH	7.30	IS:2720(Part-26)
2.	Conductivity (μ mhos/cm)	278.00	IS:2720(Part-21)
3.	Sodium (as Na)(mg/kg)	62.51	STP/SOIL
4.	Water holding capacity (%)	32.96	STP/SOIL
5.	Potassium (as K) (mg/kg)	243.81	STP/SOIL
6.	Texture	Sand (% by mass)	68.00
		Clay (% by mass)	17.00
		Silt (% by mass)	15.00
7.	Calcium (as Ca)(mg/kg)	662.00	STP/SOIL
8.	Magnesium (as Mg) (mg/kg)	218.58	STP/SOIL
9.	SAR	0.90	STP/SOIL
10.	CEC (meq/100gm)	2.48	STP/SOIL
11.	Available Phosphorus (as P),(mg/kg)	12.85	STP/SOIL
12.	Organic carbon (%)	0.60	STP/SOIL
13.	Porosity (% by mass)	48.79	STP/SOIL
14.	Permeability (cm/hr)	1.73	STP/SOIL
15.	Bulk Density (kg/cm^3)	1.32	STP/SOIL
16.	TKN%	0.02	STP/SOIL

Notes:

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TEST CERTIFICATE

Test Report of	Report Code	Date of Issue
Surface Water	SW-250324-07	29/03/2024

Issued to: M/s Baba Farid-Ud-Din Bagdadi Minerals
Mine Details: Barias Kothiyar Gypsum Mine
Location: Village- Barias, Kothiyar, District- Doda, State Jammu & Kashmir Forest
 Land: Nil, Waste Land 15.18 Ha. (Area: 15.18 Ha)

SAMPLING & ANALYSIS DATA

Sample Drawn By : NTL Representative
 Sample Received Date : 23/03/2024
 Sample Quantity : 2.0 Lt.
 Analysis Duration : 25/03/2024 to 29/03/2024
 Sample Description : Surface Water

TEST RESULTS

S. No.	Parameter	Test Method	Results		Unit
			Upstream	Downstream	
1.	pH value	IS-3025(Part-11)	7.60	7.42	-
2.	Chemical Oxygen Demand (as O ₂)	IS:3025(Part-58)	24.0	23.8	mg/l
3.	Dissolve Oxygen	IS: 3025 (Part - 38)	6.5	6.4	mg/l
4.	Biological Oxygen Demand (as O ₂) 3 days at 27°C	IS:3025(Part-44)	6.2	6.1	mg/l
5.	Total Suspended Solid (TSS)	IS:3025(Part-17)	14.0	12.5	mg/l

*Remark - BDL- Below Detection Limit

Notes:

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ANNEXURE 10



ANNEXURE 9



ANNEXURE 7



PLANTATION





1590041 / 100 / BLUE ORDER / R / 17/Feb/2024
SESHAASAT (D) / CTS-2010



भारतीय स्टेट बैंक
State Bank Of India

(05659)-ASSAR (SAB)
TEH DODA
DIST. DODA, JAMMU AND KASHMIR 182200
Tel : 91 9797420526 Fax : IFS Code : SBIN0005659 SWIFT :

शेअर - 3 महीने - 30th Mar (VALID FOR 3 MONTHS ONLY)
1 2 0 4 2 0 2 4
D D M M Y Y Y Y

DLIERP2

आ. सं.
A/c No. 11559022052

CURRENT A/C
PREFIX :
5078000001

25022095511

VALID UP TO ₹ 50 LACS AT NON-HOME BRANCH FOR NON-CASH TRANSACTION ONLY

PAY *Agar- Tush Centre behlani* को या उनके आदेश पर **OR ORDER**
रुपये **RUPEES** *Two Lac Twenty Two Thousand, One*

hundred *Seraiy* *for only.* अदा करें ₹ 2,22,175

MULTI-CITY CHEQUE Payable at Par at All Branches of SBI

BABA FARID UD DIN BAGHDADI MIN

Please sign above

⑈498610⑈ 182002281⑈ 000009⑈ 29

MAKER
CHECKER
DEBIT CONFIRMATION (SIGNATURE OF A/C HOLDER)
JOURNAL NO.
PAN Number
MAKER



भारतीय स्टेट बैंक
State Bank of India
(05659)-ASSAR (SAB)
TEH DODA
DIST DODA, JAMMU AND KASHMIR, 182200
Tel : 91 9797420526 Fax : IFS Code : SBIN0005659 SWIFT :

From 3 years & long the valid for 1 month only
20 03 20 24
D D M M Y Y Y Y

PAY *Agad Fuel Centre Khelawi*

को या उसके आदेश पर OR ORDER

रुपये RUPEES *Two lac Twenty thousand*

hundred Eighty four only

अक्षर करे

₹

240954

Nines

Ac No
11559022052

CURRENT A/C

25022095511

PREFIX :
5078000001

VALID UP TO ₹ 50 LACS AT NON-HOME BRANCH FOR NON-CASH TRANSACTION ONLY

BABA FARID UD DIN BAGHDADI MIN

MULTI-CITY CHEQUE Payable at Par at All Branches of SBI

⑆1498579⑆ 182002281⑆ 000009⑆ 29

Account to Doda Jurisdiction.
A/C NO. : SBIN0008450
MUNDA, KHELLANI

23536



भारतीय स्टेट बैंक
State Bank Of India

(05669)-ASSAR (SAB)
TEH DODA
D:ST.DODA, JAMMU AND KASHMIR 182200
Tel : 91 9797420526 Fax : IFS Code : SBIN0005659 SWIFT :

वैधता 3 महीने के लिए केवल / VALID FOR 3 MONTHS ONLY

16 01 2024
D D M M Y Y Y Y

9r.1Ey

को या उनके आदेश पर OR ORDER

PAY Dyaad - Fuel Centre Ichelawi

रुपये RUPEES Two Lacs Fourty One Thousand Four hundred
Fifty Three Only अदा करें ₹ 2,41,453.00

खा. सं.
A/c No. 11559022052

VALID UPTO ₹ 50 LACS AT NON-HOME BRANCH FOR NON-CASH TRANSACTION ONLY

25022095511

CURRENT A/C

PREFIX :
5078000001

BABA FARID UD DIN BAGHDADI MIN

MULTI-CITY CHEQUE Payable at Par at All Branches of SBI

Please sign above

⑈ 4800 7 2 ⑈ 18 200 2 28 1: 000009 ⑈ 29

488794 / 100 / BLUE ORDER (R) / 16/Nov/2023
SESHASAI (D) / CTS-2010



भारतीय स्टेट बैंक

State Bank Of India

(05659)-ASSAR (SAB)
TEH DODA
DIST. DODA, JAMMU AND KASHMIR 182200
Tel : 91 9797420526 Fax : IFS Code : SBIN0005659 SWIFT :

वैधता 3 महीने के लिए है - VALID FOR 3 MONTHS ONLY
04 | 12 | 2023
D D M M Y Y Y Y
3306J0

2071816 / 100 / BLUE ORDER (R) / 15/Sept/2023
SESHAASAT (D) / CTS-2010

PAY Azad - Fuel Centre - Ichelai को या उनके आदेश पर OR ORDER

रुपये RUPEES Two lac Eighty Seven thousand Nine hundred Eighty One only अदा करें ₹ 207901-00

खा. नं. / A/c No. 11559022052

VALID UPTO ₹ 50 LACS AT NON-HOME BRANCH FOR NON-CASH TRANSACTION ONLY

25022095511

BABA FARID UD DIN BAGHDADI MIN

MULTI-CITY CHEQUE Payable at Par at All Branches of SBI

Please sign above

⑈468596⑈ 182002281⑈ 000009⑈ 29

MARKED UD-DEPT BAGHDADI MINERALS BARI

M/S BABA FARIED UD-DEPT BAGHDADI MINERALS BARI
 ASSAR DODA 31/04 April 2024

S.No	Name	Account No	Bank Branch	Amount
1	Dev Raj	31375301931	SBI Assar	7000 - 00
2	Hleam Raj	11559038041	-do-	8772 - 00
3	Sawal Singh	115590380426	-do-	14000 - 00
4	Pooja Devi	36404604293	-do-	24240 - 00
5	Om. Raj	11559032945	-do-	33,210 - 00
6	Talab Raj	11559034056	-do-	45000 - 00
7	Subash Chander	11559034023	-do-	5000 - 00
8	Pooja Devi	33925851323	-do-	6000 - 00
9	Praboo Devi	33222847304	-do-	8000 - 00
10	Jeeray Singh	11559033926	-do-	20,000 - 00
11	Indrajit Singh	31190549733	-do-	5000 - 00
12	Hans Raj	11559036790	-do-	6091 - 00
13	Pawan Kumar	31339136890	-do-	20409 - 00
14	Omar Wilah	35241039104	-do-	12231 - 00
15	Zaffar Isbal	20141938054	SBI Tarnsar	12000 - 00
16	Ranjeet Singh	31554330696	SBI Assar	18,909 - 00
17	Manjeet Singh	34029392607	-do-	34609 - 00
18	Amrik Singh	31663050931	-do-	15450 - 00
19	Sunvish Kumar	31530114960	-do-	26,000 - 00
20	Ranjeet Singh	31039044159	-do-	10,200 - 00
21	Rajesh Singh	31410624175	-do-	12625 - 00
22	Rakesh Kumar	31190544054	-do-	5500 - 00
23	Mohd Nazim	34991870451	-do-	17231 - 00
24	Gull Mohd Khan	41057064289	SBI Darganah	22231 - 00
25	Nazim Ahmed	20097602151	-do-	17231 - 00
26	Afroz Ahmed	38270640999	-do-	12231 - 00
27	Mohd Afiaz	41738510463	-do-	7000 - 00
28	Bakib Hussain	42112620119	SBI Assar	10,000 - 00
29	Afroz Ahmed	31240142713	-do-	3000 - 00
30	Tasun Kumar	33503004079	-do-	18505 - 00
31	Kishore Lal	41935911427	-do-	5597 - 00
32	Veet Pankaj	11559029433	-do-	10,365 - 00

T = 434117

Labour Payment out - April 2024
 Land Compensation - 434117

M/S BABA FARIED UD-DIN BAGHDADI MINERALS BARAS
 ASSAR DODA 5/10 March 2024

No	Name	Account No	Bank Branch	Amount, Rs.
1	Dev Raj	31375381931	SBI Assar	7,000 =
2	Heam Raj	11559038641	-do-	6,984 =
3	Saural Singh	11559038428	-do-	14,000 =
4	Pooja Devi	36404604373	-do-	29,160 =
5	Om Raj	11559032945	-do-	19,000 =
6	Talab Raj	11559034056	-do-	4,500 =
7	Subash Chander	11559034023	-do-	5,000 =
8	Preema Devi	33925851323	-do-	6,000 =
9	Praboo Devi	33222847304	-do-	8,000 =
10	Jeetan Singh	11559033926	-do-	20,000 =
11	Indrajit Singh	31190549733	-do-	2,000 =
12	Hans Raj	11559036790	-do-	7,369 =
13	Rawan Kumar	31339136890	-do-	25,970 =
14	Omar-ullah	35241039104	-do-	12,423 =
15	Zaffar Iqbal	20141938854	SBI Jammu	12,000 =
16	Rangool Singh	31554330696	SBI Assar	27,470 =
17	Chajjet Singh	34829392607	-do-	45,170 =
18	Amritk Singh	31663850931	-do-	15,200 =
19	Survash Kumar	31530114968	-do-	23,850 =
20	Ranjit Singh	31039044159	-do-	18,650 =
21	Rajesh Singh	31418624175	-do-	46,175 =
22	Rakesh Kumar	31190544054	-do-	2,500 =
23	Mohd Naseem	34991878451	-do-	21,760 =
24	Gul Mohd Khan	41857864289	SBI Qazigurd	22,423 =
25	Nazir Ahmed	20097682151	-do-	17,423 =
26	Afroz Ahmed	36270640999	-do-	17,423 =
27	Sakib Hussain	42112620119	SBI Assar	10,000 =
28	Ajazz Ahmed	31240142713	-do-	3,000 =
29	Tarun Kumar	33583004879	-do-	20,110 =
30	Kishore Lal	41935911427	-do-	12,075 =
31	Veel Parkash	11559029433	-do-	6,210 =
32			Total	485845 =

Labour payment and
 cont. compensation

Rs = 485845 =

March 2024

M/S BABA FARIED LTD - DIST BAGHDADI MINERALS BARI
 ASSAR DODA M/o February 2024

S.No	Name	Account No	Banks Branch	Amount	Rs
1	Dev Raj	31395301931	SBI Assar	7000	✓ 00
2	Heem Raj	11559030641	-do-	16866	- 00
3	Bawal Singh	11559030426	-do-	14000	- 00
4	Pooja Devi	36404604373	-do-	15900	- 00
5	Om Raj	11559032945	-do-	19000	- 00
6	Salab Raj	11559034056	-do-	4500	- 00
7	Subash Charan	11559034023	-do-	5000	- 00
8	Pooja Devi	33925851323	-do-	6000	- 00
9	Kaboo Devi	33222847304	-do-	8000	- 00
10	Jeeran Singh	11559033926	-do-	20,000	- 00
11	Indrajit Singh	31190549733	-do-	3000	- 00
12	Hans Raj	11559036790	-do-	4000	- 00
13	Pawan Kumar	31339136890	-do-	13150	- 00
14	Omar Ullah	35241039109	-do-	10,000	- 00
15	Zaffar Iqbal	20141930854	SBI Jammu	12,000	- 00
16	Rangul Singh	31554330696	SBI Assar	11650	- 00
17	Mandeep Singh	34829392607	-do-	16100	- 00
18	Ankurish Kalyan	41256344853	-do-	7650	- 00
19	Suryash Kumar	31530114968	-do-	9850	- 00
20	Ranjeet Singh	31039049159	-do-	7200	- 00
21	Rajesh Singh	31418624175	-do-	19350	- 00
22	Rakesh Kumar	31190544054	-do-	5000	- 00
23	Mohd Nasim	34991878451	-do-	20,000	- 00
24	Gull Mohd Khan	41857864209	SBI Dargam	20,000	- 00
25	Muhammad Ahmed	20097682151	-do-	15,000	- 00
26	Ahmed Ahmed	36270640999	-do-	14,000	- 00
27	Sakib Hussain	42112620119	SBI Assar	10,000	- 00
28	Ajmer Ahmed	31240142713	-do-	3000	- 00
29	Tasum Kumar	33583004879	-do-	27320	- 00
30	Kishori Lal	41935911427	-do-	9600	- 00
31	Neel Rastogi	11559029433	-do-	5900	- 00
32	Mohd Ali	41738510463	SBI Dargam	4000	- 00
				364093	- 00

Laans payment act
 Land compensation.

Feb. 2024

Rs. 364093.

FARIED - DD - DDC BAGHODADI MINERALS & S&ES
 ASSAR DODA M/10 January 2024

Sl. No	Name	Account No	Bank Branch	Amount
1	Dev Raj	31235201921	SBI ATM	7000 - 00
2	Heem Raj	11559030661	-	24400 - 00
3	Saurav Singh	11559030426	-	11000 - 00
4	Pooja Devi	36404604373	-	26600 - 00
5	Bani Raj	11559032945	-	26500 - 00
6	Salab Raj	11559034056	-	4500 - 00
7	Sudhesh Chandra	11559034023	-	5000 - 00
8	Purna Devi	33925851323	-	6000 - 00
9	Pesker Devi	33222049304	-	0000 - 00
10	Udaran Singh	11559033926	-	20,000 - 00
11	Jayraj Singh	31190549738	-	3000 - 00
12	Hansa Raj	11559036790	-	5210 - 00
13	Pawan Kumar	31239136890	-	35755 - 00
14	Anand Ullah	35241039104	-	14296 - 00
15	Zaffar Inayat	20141930854	SBI Jammu	12,000 - 00
16	Rangul Singh	31554330696	SBI Assam	26255 - 00
17	Mahjeet Singh	34829392607	-	43755 - 00
18	Rajesh Kumar	31450731902	-	19350 - 00
19	Suresh Kumar	31530114968	-	23750 - 00
20	Ranjeet Singh	31039044159	-	19000 - 00
21	Rajesh Singh	31418624175	-	33750 - 00
22	Rakesh Kumar	31190544054	-	10,000 - 00
23	Mohd Nazam	34991838451	-	19296 - 00
24	Gul Mohd Khan	41857064209	SBI Durgam	24296 - 00
25	Nazim Ahmad	20097682151	S do	19296 - 00
26	Ajaz Ahmad	36270640999	-	19296 - 00
27	Mohd Arafat	41738510463	-	5629 - 00
28	Sakib Hussain	40112620119	SBI Anar	10,000 - 00
29	Ajiaz Ahmad	31240142713	-	3000 - 00
30	Nasim Kumar	33503004899	-	22550 - 00
31	Kishor Raj	41935911427	-	20201 - 00
32	Abul Pasquash	11559029433	-	16596 - 00
			Total	512297 - 00

Labour Payment and
 Local Compensation

Jan, 2024 = Rs. 545297.

S BABA FARIED UD-DIN BAGHDADI MINERALS BARI
 ASSAR DODA 31/10 December 2022.

No	Name	Account No	Bank Branch	Amount	Rs
1	Dar Raj	31225381931	SBT Assar	7000	= 00
2	Haram Raj	11559038641	-do-	10390	= 00
3	Samar Singh	11559038426	-do-	14000	= 00
4	Pooja Devi	36404604373	-do-	23200	= 00
5	DM Raj	11559032945	-do-	23099	= 00
6	Salab Raj	11559034056	-do-	4500	= 00
7	Subash Ahmar	11559034023	-do-	5000	= 00
8	Premi Devi	33925051323	-do-	6000	= 00
9	Isaboo Devi	33222847304	-do-	0000	= 00
10	Jeevan Singh	11559033926	-do-	20,000	= 00
11	Indrajit Singh	31190549733	-do-	2000	= 00
12	Hans Raj	11559036790	-do-	6559	= 00
13	Ravshan Kumar	31339136890	-do-	32159	= 00
14	Omair Ullah	35241039104	-do-	11604	= 00
15	Faizan Iqbal	20141938054	SBT Jammu	12000	= 00
16	Ranjeet Singh	31554330696	SBT Assar	20659	= 00
17	Majeed Singh	34829392607	-do-	34909	= 00
18	Rajesh Kumar	31450731902	-do-	15050	= 00
19	Sunil Kumar	31530114968	-do-	22450	= 00
20	Ranjeet Singh	31039044159	-do-	13250	= 00
21	Rajesh Singh	31418624175	-do-	20050	= 00
22	Rakesh Kumar	31190544054	-do-	7000	= 00
23	Mohd Nasim	34991828451	-do-	15270	= 00
24	Nazim Ahmar	20097682151	SBT Jammu	16604	= 00
25	Mohd Aftab	41738510463	-do-	13000	= 00
26	Afroz Ahmar	36270664099	-do-	16604	= 00
27	Gull Mohd Akbar	41857864289	-do-	21604	= 00
28	Tarun Kumar	33583004879	SBT Assar	23981	= 00
29	Saleem Hussain	42112620119	-do-	10,000	= 00
30	Kishori Lal	41935911422	-do-	12634	= 00
31	Neel Pasraah	11559029433	-do-	6015	= 00
32	Ajaz Ahmar	31240142713	-do-	3000	= 00
			Total	466399	= 00

Labour Payment amt.

Land Compensation =

Total Rs = 466399

GSTIN : 01AAFFG4538G1ZS

(Input Tax Credit is available to a taxable person against this copy)

Original Copy

<< TAX INVOICE >>

GANPATI CEMENTS

212-213 B SICOP INDUSTRIAL ESTATE, KATHUA (J&K)

PAN : AAJFG4538G

Tel : 7298015739 email : info@bajajcement.com

Party Details :

Baba Faridu Din Bagdadi Minerals
Kothiyara Barias, Doda, Doda
Jammu and Kashmir, 180001
Delibery Jammu Chawadi

Party GST No. : 01AAJFB4297M1Z8
Party PAN No. : AAJFB4297M
Phone No.

Invoice No. : 2024-25/36
Dated : 03.04.2024
Truck No : JK08F/4495

S.N.	Description of Goods	Qty.	Unit	Price	Amount(Rs.)
1	Cement HSN Code : 252329 320 BAGS	16.00	Tonne	5,313	85,000
<i>For Supply/Consumption in The U.T. of Jammu & Kashmir Only</i>					
Add : CGST (14% Sale)				@ 14.00 %	11,900
Add : SGST (14% Sale)				@ 14.00 %	11,900
Grand Total					1,08,800

Supply@28%=85,000.00 CGST=11,900.00 SGST=11,900.00 Total Supply=85,000.00 CGST=11900.00 SGST=11900.00

Rupees One Lakh Eight Thousand Eight Hundred Only

Bank Name : HDFC Bank , Kathua
Account No. : 50200051123794
IFSC Code : HDFC0002538

Bank Name : J & K Bank Ltd.
Account No. : 0026010100002657
IFSC Code : JAKA0KATHUA

Terms & Conditions

E & O E

1. Goods once sold will not be taken back.
2. Interest @ 18% p.a. will be charged if the payment is not made with in the stipulated time.
3. Subject to 'Kathua' Jurisdiction only.

Receiver's Signature :

for Ganpati Cements

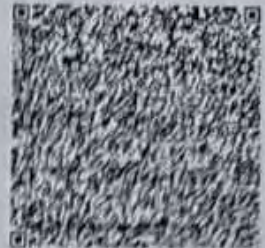
Authorized Signatory

GANPATI CEMENT

Tax Invoice
Valid for Input Tax Credit

(ORIGINAL FOR RECIPIENT)

e-Invoice



IRN 82e3739b1b0e11af08f0f6460f344e147082e261d78c-95a9f9484511ed8c58e2
Ack No: 132417653243014
Ack Date: 9-Mar-24

Shree Bala Ji Pigments Ltd.
Opp Industrial Extension Area
Near Halli Morh
Kathua

Jammu & Kashmir
GSTIN/UIN: 01AAKCS6497E1Z7
State Name: Jammu & Kashmir, Code: 01
E-Mail: admin@satyamtm.com
Consignee (Ship to)

Baba Farid Ud Din Baghdadi Minerals
Kothiyara Barias
DODA

GSTIN/UIN: 01AAJFB4297M1Z8
State Name: Jammu & Kashmir, Code: 01
Buyer (Bill to)

Baba Farid Ud Din Baghdadi Minerals

Kothiyara Barias
DODA
GSTIN/UIN: 01AAJFB4297M1Z8
State Name: Jammu & Kashmir, Code: 01

Invoice No.	e-Way Bill No.	Dated
2894/23-24	341742399916	9-Mar-24
Delivery Note	F.O.R	
Reference No. & Date.	Other References	
Buyer's Order No.	Date:	
Dispatch Doc No.	Delivery Note Date	
2894	9-Mar-24	
Dispatched through	Destination	
COMPANY VEH.	DELIVERY AT JAMMU	
Vessel/Flight No.	Place of receipt by shipper	
JK08A9948		
City/Port of Loading	City/Port of Discharge	
Bill of Lading/LR-RR No.	dt. 9-Mar-24	

Sl No.	Description of Goods	HSN/SAC	Quantity	Rate	per	Amount
1	TMT BARS 8MM(12 BUNDLES)	72149990	1.070 MT	51,305.08	MT	54,896.44
2	TMT BARS 10MM(82 BUNDLES)	72149990	7.290 MT	49,305.08	MT	3,59,434.03
3	TMT BARS 12MM(12 BUNDLES)	72149990	1.025 MT	48,305.08	MT	49,512.71
4	TMT BARS 16MM(17 BUNDLES)	72149990	1.610 MT	49,005.08	MT	78,898.18
						5,42,741.36
						CGST
						SGST
						Round Off
						48,846.72
						48,846.72
						0.20
Total			10.995 MT			Rs. 6,40,435.00

For: Supply/ Consumption
in the UT of J&K only

Amount Chargeable (in words)

Indian Rupees Six Lakh Forty Thousand Four Hundred Thirty Five Only

E & O E

HSN/SAC	Taxable Value	CGST Rate	CGST Amount	SGST/UTGST Rate	SGST/UTGST Amount	Total Tax Amount
72149990	5,42,741.36	9%	48,846.72	9%	48,846.72	97,693.44
Total	5,42,741.36		48,846.72		48,846.72	97,693.44

Tax Amount (in words)

Indian Rupees Ninety Seven Thousand Six Hundred Ninety Three and Forty Four paise Only

Company's PAN: AAKCS6497E

Company's Bank Details

A/c Holder's Name: Shree Balaji Pigments Pvt. Ltd.
Bank Name: J&K Bank Ltd (SOD 0012)
A/c No.: 0144030080000012
Branch & IFS Code: Govindsar Kathua & JAKA0GOVIND

Declaration

- Goods once sold will not be returned or exchanged
- If Ex- Factory RCM to be deposited by the Buyer
- Driver is responsible for any shortage/ loss of documents
- If payment is not made within 7 days of delivery interest @ 18% P.A will be charged from bill date
- All the disputes subject to J&K Jurisdiction.

Authorised Signatory

