



सत्यमेव जयते

**File No.: EN/T-II-I/178/2024**  
**Government of India**  
**Ministry of Environment, Forest and**  
**Climate Change**  
**(Issued by the State Environment Impact**  
**Assessment Authority(SEIAA), WEST**  
**BENGAL)**

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Dated 16/04/2025



To,

SENAPATI SAREN  
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Churku, Muchikata, Ranibundh, Bankura, West Bengal, Pincode- 722135, BANKURA, WEST  
BENGAL, 722135  
senapatisaren2024@gmail.com

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

**Sir/Madam,**

This is in reference to your application submitted to SEIAA vide proposal number SIA/WB/MIN/474819/2024 dated 31/05/2024 for grant of prior Environmental Clearance (EC) to the project under the provision of the EIA Notification 2006-and as amended thereof.

2. The particulars of the proposal are as below :

(i) EC Identification No.	EC24C0108WB5811108N
(ii) File No.	EN/T-II-I/178/2024
(iii) Clearance Type	Mining EC Under 5 Ha
(iv) Category	B2
(v) Project/Activity Included Schedule No.	1(a) Mining of minerals
(vi) Name of Project	Churku Quartz Mine
(ix) Location of Project (District, State)	BANKURA, WEST BENGAL
(x) Issuing Authority	SEIAA
(xii) Applicability of General Conditions	No

3. In view of the particulars given in the Para 1 above, the project proposal interalia including Form-2(Part A, B and C)/ EIA & EMP Reports were submitted to the SEIAA for an appraisal by the SEIAA under the provision of EIA notification 2006 and its subsequent amendments.

4. The above-mentioned proposal has been considered by SEIAA in the meeting held on 28/03/2025. The minutes of the meeting and all the project documents are available on PARIVESH portal which can be accessed from the PARIVESH portal by scanning the QR Code above.

5. Brief on the salient features of the project as submitted by the project proponent in Form 1 (Part A and B) in the reports and as presented during SEIAA are as follows :

This is a proposal for Churku Quartz Mine over an area of 1.023 ha at Mouza- Churku, J.L. No.-144, Plot No.: 433, P.S.: Barikul, Block: Ranibandh, District: Bankura, West Bengal.

As required under the West Bengal Minor Mineral Concession Rules, 2016, the PP got a composite 'Mining Plan' prepared for proposed sand Mine at the site by an RQP. The Plan has been approved by the State Government on 18.12.2023 and the approved plan has been uploaded at the PARIVESH portal by the PP.

Name of the project	Churku Quartz Mine
Project proponent	Senapati Saren
Location of the project	Mouza- Churku, J.L. No.-144, Plot No.: 433, P.S.: Barikul, Block: Ranibandh, District: Bankura, West Bengal.
Project Area	1.023 ha
Name of the river	-
DSR potential zone code	BNK_QT_ZONE_19
Proposed area for green belt/plantation	Inside Safety area- 0.28 ha, no of plants- 700 Outside safety area- 0.74 ha, no of plants- 1857
No. of saplings proposed	2557
Amount for plantation	Plantation – 3,00,000/-, Maintenance – 1,46,000
Total Project Cost	Rs.23,21,099/-
Amount for need-based activities	Rs.47,000/-

Year wise proposed production of black stone as mentioned in the Mining Plan is given below :-

Year wise proposed production of Blackstone

Year	RL		Average Area (Sq.M)	Height (M)	Volume (Cum)	Extractable Quartz (Cum)	Waste (OB) (Cum)	Waste (OB) (MCum)	Specific Gravity	Tonnage	Extractable Quartz (MT)
	From (m)	To (m)									
1st	230	228.5	7029.9	1.5	10544.867	7436.93	3557.94	0.0036	2.6	19336.01	0.0193
2nd	228.5	227	6262.8	1.5	9394.170	6557.14	3137.03	0.0067		29943.23	0.0299
	227	225.5	5462.5	1.5	8193.731	4959.49	3534.24				
3rd	225.5	224	4713.8	1.5	7070.749	4303.78	3066.97	0.0060		19888.92	0.0199
	224	222.5	4016.5	1.5	6024.768	3345.80	2978.97				
4th	222.5	221	3220.5	1.5	4830.764	2833.20	2522.56	0.0044	14102.27	0.0141	
	221	219.5	2976.3	1.5	4464.50	2590.75	1873.75				
5th	219.5	218	2526.3	1.5	3789.505	2590.75	1533.89	0.0015	5510.58	0.0055	
<b>Total</b>											<b>0.0887</b>

The PP has uploaded valid LoI, non- cluster certificate, pre-feasibility report and a need-based EMP. **The mine block is not forming cluster with any adjacent mining lease.**

The project site falls within the DSR potential zone code **BNK\_QT\_ZONE\_19**.

As per the Mining Plan including Mine Closure Plan, the cardinal points of the mining lease area are given below :-

Toposheet No. 73M/6		
Point	Latitude	Longitude
1	22° 48' 51.1805" N	86° 41' 18.0541" E
2	22° 48' 50.3288" N	86° 41' 17.7781" E
3	22° 48' 49.9483" N	86° 41' 17.6207" E
4	22° 48' 49.1991" N	86° 41' 17.3674" E
5	22° 48' 48.9358" N	86° 41' 17.2722" E
6	22° 48' 48.6828" N	86° 41' 17.1938" E

7	22° 48' 48.9613" N	86° 41' 15.4404" E
8	22° 48' 49.2069" N	86° 41' 13.9269" E
9	22° 48' 49.2691" N	86° 41' 13.4695" E
10	22° 48' 49.7950" N	86° 41' 13.6084" E
11	22° 48' 50.0451" N	86° 41' 13.6728" E
12	22° 48' 50.2148" N	86° 41' 13.7489" E
13	22° 48' 50.4375" N	86° 41' 13.8193" E
14	22° 48' 50.6603" N	86° 41' 13.8897" E
15	22° 48' 50.7937" N	86° 41' 14.0922" E
16	22° 48' 51.4416" N	86° 41' 14.3795" E
17	22° 48' 52.3448" N	86° 41' 14.8188" E
18	22° 48' 52.6034" N	86° 41' 14.9132" E
19	22° 48' 52.6697" N	86° 41' 15.2927" E
20	22° 48' 51.5692" N	86° 41' 17.3043" E

6. The State Level Environment Impact Assessment Authority (SEIAA), West Bengal examined the proposal and also perused recommendations of the State Level Expert Appraisal Committee (SEAC). After due consideration of the project proposal, and after considering the recommendations of the State Level Expert Appraisal Committee (SEAC), the State Level Environment Impact Assessment Authority accords Environmental Clearance to the project as per provisions of the EIA notification no. S.O. 1533 (E) dt. 14th September, 2006 of Ministry of Environment & Forests, GOI and the subsequent amendments, on the basis of above mentioned features along with other details submitted to SEIAA subject to strict compliance of the terms and conditions as given in Annexure (1).
7. The Ministry reserves the right to stipulate additional conditions, if found necessary.
8. The Environmental Clearance to the aforementioned project is under provisions of EIA Notification, 2006. It does not tantamount to approvals/consent/permissions etc. required to be obtained under any other Act/Rule/regulation. The Project Proponent is under obligation to obtain approvals /clearances under any other Acts/ Regulations or Statutes, as applicable, to the project.
9. The PP is under obligation to implement commitments made in the Environment Management Plan, which forms part of this EC.
10. **The validity of EC will be for 5 years. However, the PP may apply for extension of EC with revised mining plan before expiry of 5 years.**
11. General Instructions:
  1. The project proponent shall prominently advertise it at least in two local newspapers of the District or State, of which one shall be in the vernacular language within seven days indicating that the project has been accorded environment clearance and the details of SEIAA website where it is displayed.
  2. The copies of the environmental clearance shall be submitted by the project proponents to the Heads of local bodies, Panchayats and Municipal Bodies in addition to the relevant offices of the Government who in turn must display the same for 30 days from the date of receipt.
  3. The project proponent shall have a well laid down environmental policy duly approved by the Board of Directors (in case of Company) or competent authority, duly prescribing standard operating procedures to have proper checks and balances and to bring into focus any infringements/deviation/violation of the environmental / forest / wildlife norms / conditions.
  4. Action plan for implementing EMP and environmental conditions along with responsibility matrix of the project proponent (during construction phase) and authorized entity mandated with compliance of conditions (during operational phase) shall be prepared. The year wise funds earmarked for environmental protection measures shall be kept in separate account and not to be diverted for any other purpose. Six

monthly progress of implementation of action plan shall be reported to the Ministry/Regional Office along with the Six-Monthly Compliance Report.

5. Concealing factual data or submission of false/fabricated data may result in revocation of this environmental clearance and attract action under the provisions of Environment (Protection) Act, 1986.
6. The Regional Office / SEIAA shall monitor compliance of the stipulated conditions. The project authorities should extend full cooperation to the officer (s) of the Regional Office by furnishing the requisite data / information/monitoring reports.
7. Any appeal against this EC shall lie with the National Green Tribunal, if preferred, within a period of 30 days as prescribed under Section 16 of the National Green Tribunal Act, 2010.

12. This issues with an approval of the Competent Authority.

## Annexure 1

### Specific EC Conditions for (Mining Of Minerals)

#### 1. General Conditions:-

S. No	EC Conditions
1.1	<p><b>I. Statutory compliance</b></p> <p>i. 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.</p> <p>ii. 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 &amp; Ors. before commencing the mining operations.</p> <p>iii. The State 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 &amp; 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 &amp; Ors.</p> <p>iv. This Environmental Clearance shall become operational only after receiving formal NBWL Clearance from Ministry of Environment, Forest &amp; Climate Change, (MoEF&amp;CC) subsequent to the recommendations of the Standing Committee of National Board for Wildlife, if applicable to the Project.</p> <p>v. 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.</p> <p>vi. 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.</p> <p>vii. The PP shall adhere to the provision of the Mines Act, 1952, Mines and Mineral (Development &amp; Regulation), Act, 2015 and rules &amp; regulations made there under. PP shall adhere to various circulars issued by Directorate General Mines Safety (DGMS) and Indian.</p> <p>viii. 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.</p> <p>ix. The Project Proponent shall follow the mitigation measures provided in MoEF&amp;CC's Office Memorandum No. Z-11013 / 57 / 2014-IAJI (M), dated 29th October, 2014, titled "Impact of mining activities on Habitations-Issues related to the mining Projects wherein Habitations and</p>

S. No	EC Conditions
	<p>villages are the part of mine lease areas or Habitations and villages are surrounded by the mine lease area".</p> <p>x. The Project Proponent shall obtain necessary prior permission of the competent authorities for drawl of requisite quantity of surface water and from CGWA/SWID for withdrawal of ground water for the project.</p> <p>xi. 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.</p> <p>xii. 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.</p> <p>xiii. 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 (<a href="http://www.environmentclearance.nic.in">www.environmentclearance.nic.in</a>). A copy of the advertisement may be forwarded to the concerned MoEF&amp;CC Regional Office for compliance and record.</p> <p>xiv. The Project Proponent shall inform the MoEF&amp;CC / State Environment Impact Assessment Authority (SEIAA) 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> <p><b>xv. Apart from possessing a valid lease the proponent shall obtain all other necessary permissions before commencement of any mining or allied activity at the lease hold area.</b></p> <p><b>xvi. The project proponent submitted a certificate of non-forest land (Application ID – FOR0000120240000652 dated 18.12.2024) from the Divisional Forest Officer, Bankura South Division (ANNEXURE -2)</b></p> <p><b>II. Air quality monitoring and preservation</b></p> <p>i. 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 / PCUI, 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> <p>ii. Effective safeguard measures for prevention of dust generation and subsequent suppression (like regular water sprinkling, metaled 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 equipments / 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 MoEF&amp;CC / Central Pollution Control Board.</p> <p><b>iii. The PP is required to undertake dust suppression by water sprinkling immediately after the drilling and blasting operations and workers would be allowed to work only after subsidence of dust in the area.</b></p> <p><b>iv. In six-monthly compliance report, at least one ambient air quality monitoring report in the nearest residential area should be submitted.</b></p> <p><b>III. Water quality monitoring and preservation</b></p>

S. No	EC Conditions
	<p>i. In case, immediate mining scheme envisages intersection of ground water table, then Environmental Clearance shall become operational only after receiving formal clearance from CGWA/SWID. In case, mining operation involves intersection of ground water table at a later stage, then PP shall ensure that prior approval from CGWA/SWID and MoEF&amp;CC/SEIAA 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.</p> <p>ii. 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 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 wall 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.</p> <p>iii. 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.</p> <p>iv. 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 MoEF&amp;CC / SEIAA. 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/ SWID, Central Ground Water Board, State Pollution Control Board and Central Pollution Control Board. Clearly showing the trend analysis on six-monthly basis.</p> <p>v. 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>vi. 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&amp;CC/SEIAA annually.</p> <p>vii. 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</p>

S. No	EC Conditions
	<p>grease trap.</p> <p>viii. 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&amp;CC/SEIAA and State Pollution Control Board / Committee.</p> <p><b>IV. Noise and vibration monitoring and prevention</b></p> <p>i. The peak particle velocity at 500m distance or within the nearest habitation, whichever is closer shall be monitored periodically as per applicable DGMS guidelines.</p> <p>ii. 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.</p> <p>iii. 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 Project Proponent shall be held responsible in case it has been found that workers / personals / laborers are working without personal protective equipment.</p> <p><b>V. Mining plan</b></p> <p>i. 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 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 &amp; waste production, lease area and scope of working (viz. method of mining, overburden &amp; dump management, O.B &amp; 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/SEIAA, 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.</p> <p>ii. The Project Proponent shall get the Final Mine Closure Plan along with Financial Assurance approved from Indian Bureau of Mines / Department of Mining &amp; 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 / SEIAA for record and verification.</p> <p>iii. 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 MoEF&amp;CC and its concerned Regional Office and SEIAA.</p> <p><b>VI. Land reclamation</b></p> <p>i. 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.</p> <p>ii. 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</p>

S. No	EC Conditions
	<p>w.r.t. safety in mining operations shall be strictly adhered to maintain the stability of waste dumps.</p> <p>iii. 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>iv. 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>v. 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&amp;CC/SEIAA.</p> <p>vi. Catch drains, settling tanks and 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.</p> <p>vii. 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,</p> <p>viii. 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.</p> <p><b>VII. Transportation</b></p> <p>i. 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.</p> <p>ii. The Main haulage road within the mine lease should be provided with a permanent water sprinkling arrangement for dust suppression. Other roads within the mine lease should be wetted regularly with tanker-mounted water sprinkling system. The other areas of dust generation like crushing zone, material transfer points, material yards etc. should invariably be provided with dust suppression arrangements. The air pollution control equipments like bag filters, vacuum suction hoods, dry fogging system etc. shall be installed at Crushers, belt-conveyors and other areas prone to air pollution. The belt conveyor should be fully covered to avoid generation of dust while transportation. PP shall take necessary measures to avoid generation of fugitive dust emissions.</p> <p><b>VIII. Green Belt</b></p>

S. No	EC Conditions
	<p>i. 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.</p> <p>ii. 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.</p> <p>iii. 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 mid-day shelter from the scorching sun, should be scrupulously guarded / protected against felling and plantation of such trees should be promoted.</p> <p>iv. 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. 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>v. <b>A Progressive Greenbelt Plan should be prepared. The PP has to do tree plantation in an area equivalent to 33% of the lease area @2500 trees / ha. PP will complete the plantation in safety zone with 4-5 ft. tall seedlings before starting the mining activity.</b></p> <p><b>IX. Public hearing and human health issues</b></p> <p>i. 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 MoEF&amp;CC Regional Office and DGMS on half-yearly basis.</p> <p>ii. 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.</p> <p>iii. 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</p>

S. No	EC Conditions
	<p>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, Aluminium, 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>iv. 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, MoEF&amp;CC/SEIAA annually along with details of the relief and compensation paid to workers having above indications.</p> <p>v. 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>vi. 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.</p> <p>vii. 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 /SEIAA along with District Administration.</p> <p><b>viii. Regular medical check up of the workers should be done. Chest X-ray (PA View) and pulmonary function test of all workers should be done at least once in six months. The report along with comments of the medical officer should be submitted in the six monthly compliance report.</b></p> <p><b>ix. Workers exposure to dust (average of at least five consecutive days) should be monitored along with silica content of the dust once in six months and should be submitted along with six monthly compliance report.</b></p> <p><b>x. Workers should use Personal Protective Equipment (PPE) equipment during the work.</b></p> <p><b>X. Environment Management Plan (EMP)</b></p> <p>i. The project proponent should submit the proposed EMP on a six monthly basis. The Office Memorandum issued by the MoEF &amp; CC vide F. No. 22-65/2017-IA.III dated 30.09.2020 should be strictly followed. The activities proposed for EMP 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 &amp; longitude of infrastructure developed &amp; road constructed needs to be submitted to Regional Office MoEF&amp;CC / SEIAA annually along with audited statement.</p> <p>ii. 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</p>

S. No	EC Conditions
	<p>of such funds should be reported to the MoEF&amp;CC and its concerned Regional Office and SEIAA.</p> <p><b>iii. Needs of the locality shall be assessed and the social part of the EMP shall be undertaken as stipulated by MoEF&amp;CC Office Memorandum F. No. 22-65/2017.IA.III dated 30.09.2020. Beneficiary of the social component of EMP should be identified and to be displayed at site. Need based activities for local people is part of the EMP. Details of such activities submitted by the project proponent is given in Annexure-3. The PP shall submit geo-tagged photographs regarding the implementation of Need based activities with actual expenses incurred. The Need based activities and plantation will have to be completed within first two years of starting of mining operation. Photographic evidence of the activities and relevant bills/vouchers are to be given in 6 monthly compliance report.</b></p> <p><b>XI. Miscellaneous</b></p> <p><b>i. The validity of EC will be for 5 years. However, the PP may apply for extension of EC with revised mining plan before expiry of 5 years.</b></p> <p>ii. The project proponent should obtain land conversion certificate for the entire project from the competent authority before starting construction activity.</p> <p>iii. The Project Proponent shall prepare digital map (land use &amp; 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 MoEF&amp;CC and SEIAA.</p> <p>iv. The Project Authorities should inform to the Regional Office and SEIAA regarding date of financial closures and final approval of the project by the concerned authorities and the date of start of land development work.</p> <p>v. The Project Proponent shall submit six monthly compliance reports on the status of the implementation of the stipulated environmental safeguards to the MOEFCC &amp; its concerned Regional Office/SEIAA, Central Pollution Control Board and State Pollution Control Board.</p> <p>vi. 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&amp;CC and SEIAA.</p> <p>vii. The concerned Regional Office of the MoEF&amp;CC, SEIAA, SEAC and WBPCB shall randomly monitor compliance of the stipulated conditions. The project authorities should extend full cooperation to the MoEF&amp;CC, SEIAA, SEAC and WBPCB officer(s) by furnishing the requisite data / information / monitoring reports.</p> <p><b>XII. Additional Conditions imposed by SEAC :</b></p> <p>1) The Proponent shall prepare a dust and noise minimization plan with adequate details. Care should be taken for prevention of occupational health issues of the workers. Amenities like personal protective equipments (PPEs) should be provided for them.</p> <p>2) A post closure long-term vegetative stabilisation program should be submitted along with the six-monthly compliance report.</p> <p><b>3) The PP has to do tree plantation in an area equivalent to 33% of the lease area @2500 trees / ha within first two years from the starting of the mining operation. If any tree (defined as per tree rules 2007) has to be felled, 5 times of the felled trees should be planted as compensatory plantation; the land for such plantation should be marked. This may be done with prior approval of the local self governing bodies. If no public land is available for the purpose the Project Proponent shall arrange for land with his personal means. To enhance success/ survival rate the plantation shall be completed during the first two years of the project life and the plantation so done shall be taken care of during the rest of the project life.</b></p> <p><b>4) Monitoring of PM10, PM2.5 and its SiO2 (free silica) content should be done along with noise levels.</b></p> <p><b>5) Dust suppression by sprinkling water should be adopted specially after dusty operations like drilling, blasting etc.</b></p> <p>6) Year-wise excavation schedule showing breakup of pay-mineral and waste rock may be clearly drawn up and areas may be demarcated for waste dumping. Site for intermediate stockpiling of the</p>





Annexure - 2



Directorate of Forests  
Government of West Bengal  
Office of the Divisional Forest Officer  
Bankura (South) Division

## Certificate of Non-Forest Land

Application ID :FOR0000120240000652

Dated: 18-12-2024

Certified that, the land as per the above application ID, located in below mentioned schedule is **Non-Forest** as per the records of Department of Forests and Land & Land Reforms and Refugee, Relief and Rehabilitation Department, Government of West Bengal.

District: BANKURA (বাঁকুড়া)  
Block: RANIBANDH ( রানীবাঁধ )  
Mouza: Churku ( চুরকু )  
JL No: 144  
Plot No: 433, 433, 433, 433, 433, 433,  
Forest Division: Bankura (South) (বাঁকুড়া (দক্ষিণ))  
Range: Jhilimili Range ( ঝিলিমিলি )

This certificate is issued as per the request of Applicant.

Divisional Forest Officer  
Bankura (South) Division

### Details of Applicant

Name: Senapati Saren  
Address : Village - Churku, P.O- Muchikata, P.S- Barikul ,BANKURA, West Bengal, 722135  
Purpose of seeking Certificate : Tora

### Disclaimer:

- The Certificate doesn't guarantee the ownership of the land to any particular person. Prevailing Procedures, Acts and Rules of L& LR and R&RR department shall determine the ownership of the land which is considered as Non Forest both by Forest Department and L& LR and R&RR Department
- The Certificate is issued on the basis of details given in the application and verifications. If any details given in application and attached/submitted documents and verification are found to be incorrect at later date, the competent authority has all the right to cancel the certificate without prior intimation.
- The above certificate does not preclude or replace any document required mandatorily for such information in any legal process in compliance of any Act or Rules in vogue.
- At any point of time, if any of the records suggests that the said land is Forest land, in such cases all the relevant Forest Acts, Rules and Procedures shall apply to that piece of land.

Divisional Forest Officer  
Bankura (South) Division

Signature and Seal

## Need based activities for local people

Sl. No.	Measures	Description of work	Cost (in Rs.)
1	Infrastructure creation: Muchikata Junior School High renovation, Churku Primary School Playground maintenance, Built-up toilets	To provide maintenance to school and its surrounding for children.  To maintain proper hygiene for children	47,000/-
<b>Total</b>			<b>47,000/-</b>

**\*The need-based activities and plantation will have to be implemented within the first two years of starting of mining operation. Photographic evidence (geo-tagged) of the need-based activities and relevant bills/vouchers regarding the implementation of need based activities with actual expenses incurred are to be given in the 6 monthly compliance report.**

