BEFORE THE NATIONAL GREEN TRIBUNAL, CENTRAL ZONAL BENCH, BHOPAL

Appeal No. 02/2013

and

Miscellaneous Application No. 116/2013

in

M/s. Mewat Stone Crushing Co. Vs. Rajasthan State Pollution Control Board

HON'BLE MR. JUSTICE DALIP SINGH, JUDICIAL MEMBER **CORUM:** HON'BLE MR. P.S. RAO, EXPERT MEMBER

PRESENT: Appellant: Shri S.M. Hussain, Advocate

Respondent: Shri Sandeep Singh, Advocate

with Shri Deepesh Shukla, Advocate

Date and Remarks	Orders of the Tribunal
Item No. 1	M.A.No. 116/2013
1 st November, 2013	M.A.No. 116/2013 has been filed by the appellant for correcting the
2015	typographical error in Para 1 of the rejoinder. The same is not opposed by
The state of	the respondent. Accordingly, the same is allowed. The correction has been
	carried out in the original rejoinder. The corrected copy which has been
V	filed be taken on record.
	The Learned Counsel for the parties are directed to place on record
21	certificates from the District Administration, District Alwar, Rajasthan
	indicating the distance between Village Balot and Village Udhanwas,
M	Tehsil Tijara of District Alwar, Rajasthan. The Learned Counsel for the
	appellant shall also file before this Tribunal indicating the quantity of
	mineral which has been extracted from the mining lease of the appellant
	located in Village Chhinnawara, Tehsil Pahadi, District Bharatpur and
	transported to the crushing unit in Alwar District with supporting
	documents of the Ravanna and royalty receipts. The Learned Counsel for
	the appellant is also directed to place on record the Environment Clearance
	with regard to the mining lease as well as the crushing unit granted to the
	appellant before this Tribunal.
	In the present facts and circumstances, it is due to ascertain whether
	the mining lease of the appellant in Village Chhinnawara, Tehsil Pahadi in

Bharatpur District is being operated or not, we direct that notice to the District Mining Officer, District Bharatpur, Rajasthan be issued to furnish the aforesaid information before this Tribunal by the next date. He shall also inform this Tribunal whether the mining lease of the appellant falls within the prohibited zone of the *Chourasi Kos Parikrama* and if so, what steps have been taken by the Mining Department in that behalf.

The respondents shall also file their affidavit indicating the distance of the 19 crushing units against which action has been taken as per the orders of Hon'ble Apex Court on the ground that they are located in Village Udhanwas and "nearby areas".

Listed on 24.01.2014.

(**DALIP SINGH**)

(**P.S. RAO**)