No. SEIA/GUJ/EC/3(a)/12-77/2019

Date: 7 SEP 2019


Dear Sir,

This has reference to your application along with EIA report dated 12/03/2019, submitted to SEIAA, seeking Environmental Clearance under Environment Impact Assessment Notification, 2006 and additional information submitted vide letter dated 12/07/2019 to the SEAC.

The proposal is for Environmental Clearance to M/s. Mundra Solar Limited for setting up of "Poly Silicon" manufacturing plant at Survey No. 180/P, Within Notified APSEZ, Mundra, Kutch. It is a proposed unit for manufacturing following products, which falls in the category - 3(a) of the schedule of the EIA Notification-2006:

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Name of the Products</th>
<th>Quantity MT/Month</th>
<th>End-use of products</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Poly Silicon</td>
<td>2583.33</td>
<td>For use in manufacturing of Solar cell and Modules</td>
</tr>
</tbody>
</table>

The project activity is covered in 3(a) and is of 'B' Category. Since, the proposed project is located in notified industrial area, public consultation is not required as per paragraph 7(i) (iii) (i) (b) of the Environment Impact Assessment Notification-2006.

The SEAC, Gujarat vide their letter dated 09/08/2019 had recommended to the SEIAA, Gujarat, to grant the Environment Clearance for the above-mentioned project based on its meeting held on 12/07/2019. The proposal was considered by SEIAA, Gujarat in its meeting held on 23/08/2019 at Gandhinagar. After careful consideration, the SEIAA hereby accords Environmental Clearance to above project under the provisions of EIA Notification dated 14th September, 2006 subject to the compliance of the following conditions.

A. CONDITIONS:

A. 1 SPECIFIC CONDITION:

1. All efforts shall be made to optimize water consumption by exploring Best Available Technology (BAT). The unit shall continuously strive to reduce, recycle and reuse the treated effluent.
2. Unit shall have to adhere to the prevailing area specific policies of GPCB with respect to the discharge of pollutants, and shall carry out the project development in accordance & consistency with the same.
3. Unit shall explore the possibilities for environment friendly methods for disposal of Incinerable & land fillable wastes before sending to CHWIF/TSDF sites.
4. Flame proof electric fittings shall be provided within premises.
5. Safety measures for Hazardous chemical handling as per PESO standards shall be provided.
6. All measures shall be taken to prevent soil and ground water contamination.
7. The project proponent must strictly adhere to the stipulations made by the Gujarat Pollution Control Board, State Government and/or any other statutory authority.

The National Ambient Air Quality Emission Standards issued by the Ministry vide G. S. R. No. 826 (E) dated 16th November, 2009 shall be complied with.

The National Emission Standards for Organic Chemicals Manufacturing Industry issued by the Ministry vide G. S. R. 608 (E) dated 21/07/2010 and amended from time to time shall be followed.

The total water requirement for the project shall not exceed 20,048 KLD, Unit shall reuse 48 KLD hence fresh water requirement 20,000 KLD and it shall be met through APSEZ water supply only. Prior permission from the concerned authority shall be obtained for withdrawal of water.
The industrial effluent generation from the project shall not exceed 13,000 KLD.

No ground water shall be tapped for the project requirements.

Entire effluent generated 12,300 KLD (2,400 KLD from cooling water blow down (considering 100 KLD as evaporation loss); 5,600 KLD of treated effluent from ETP (considering 500 KLD as evaporation loss) & 4,300 from filtration (considering 200 KLD evaporation loss)) shall be disposed in guard basin of MSTPL and shall be finally discharged into Sea through outfall channel of APSEZ only after conforming discharge norms prescribed by GPCB/CPCB/MoEF & CC norms.

Primary Effluent Treatment Plant (ETP) of capacity 7,000 KLD shall be proposed for treating 6,100 KLD wastewater generated from Etching and for Scrubbing.

4,500 KLD effluent generated from Cleaning & Slim Rod Cutting shall be Filtered and disposed into Guard Basin of MSTPL and finally discharged into Sea through outfall channel of APSEZ.

2,400 KLD effluent generated from cooling tower blow down shall be treated (Neutralized in Neutralization Pit) and disposed into Guard Basin of MSTPL and finally discharged into Sea through outfall channel of APSEZ.

Overall water losses in the Poly-silicon Manufacturing Plant shall be 1,200 KLD i.e. (500 KLD Evaporation loss in ETP, 150 KLD from etching and scrubbing, 250 loss from cleaning and cutting, 200 KLD loss from Filtration, 100 KLD loss from Neutralisation Pit)

Domestic wastewater generation shall not exceed 48 KL/Day and it shall be treated in proposed STP (Primary, Secondary & Tertiary) and treated sewage shall be reused for Greenbelt development, gardening & Plantation within premises.

Unit shall provide adequate effluent treatment plant (ETP), sewage treatment plant (STP), Neutralization Pit & Filtration System for treatment of industrial effluent and it shall be operated regularly and efficiently so as to achieve the GPCB/CPCB/MoEF & CC norms.

Unit shall provide Continuous Online Monitoring System for waste water discharge and an arrangement shall also be done for reflecting the online monitoring results on the company’s server, which can be assessable by the GPCB on real time basis.

The unit shall provide metering facility at the inlet and outlet of the ETP, STP, Neutralization Pit & Filtration System and maintain records for the same.

A. 3 AIR

Unit shall not exceed fuel consumption for stand-by DG set as mentioned below:

<table>
<thead>
<tr>
<th>Sr no</th>
<th>Source of emission</th>
<th>Stack height in meter</th>
<th>Type of Fuel</th>
<th>Quantity of Fuel MT/Day</th>
<th>Type of emission</th>
<th>APMC</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>D. G. Set (125 KVA)</td>
<td>30.00</td>
<td>HSD</td>
<td>25 L/hr</td>
<td>PM$<em>{2.5}$, PM$</em>{10}$, SO$_2$, NO$_x$</td>
<td>Adequate Stack height, Insulated Filter and Acoustic Enclosure</td>
</tr>
</tbody>
</table>

Unit shall provide adequate APMC with flue gas generation sources as mentioned above:

Unit shall provide adequate APMC with process gas generation sources as mentioned below:

<table>
<thead>
<tr>
<th>Sr no</th>
<th>Specific Source of emission</th>
<th>Stack height in meter</th>
<th>Type of Emission</th>
<th>APMC</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Hydro-chlorination TCS Production</td>
<td>30.0</td>
<td>H$_2$, HCL, Cl$_2$, NOx</td>
<td>Venturi Wet – Scrubber System</td>
</tr>
<tr>
<td>2</td>
<td>TCS Purification</td>
<td>30.0</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Chlorosilanes Waste recovery</td>
<td>30.0</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>CVD Reactor Off-Gas recovery</td>
<td>30.0</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Unit shall provide Continuous Emission Monitoring System (CEMS) as per the CPCB guidelines.

Unit shall provide adequate flaring system, if required.

The fugitive emission in the work zone environment shall be monitored. The emission shall conform to the standards prescribed by the concerned authorities from time to time (e.g. Directors of Industrial Safety & Health). Following indicative guidelines shall also be followed to reduce the fugitive emission.

- Internal roads shall be either concreted or asphalted or paved properly to reduce the fugitive emission during vehicular movement.
- Air borne dust shall be controlled with water sprinklers at suitable locations in the plant.
- A green belt shall be developed all around the plant boundary and also along the roads to mitigate fugitive &
transport dust emission.

29. Regular monitoring of Volatile Organic Compounds (VOCs) shall be carried out in the work zone area and ambient air.

30. For control of fugitive emission, VOCs, following steps shall be followed:
   a. Closed handling and charging system shall be provided for chemicals.
   b. Reflux condenser shall be provided over Reactors / Vessels.
   c. Pumps shall be provided with mechanical seals to prevent leakages.

31. Air borne dust at all transfer operations/points shall be controlled either by spraying water or providing enclosures.

32. Regular monitoring of ground level concentration of PM2.5, PM10, SO2, NOX, HCl, Cl2, H2 & VOC shall be carried out in the impact zone and its records shall be maintained. Ambient air quality levels shall not exceed the standards stipulated by the GPCB. If at any stage these levels are found to exceed the prescribed limits, necessary additional control measures shall be taken immediately. The location of the stations and frequency of monitoring shall be decided in consultation with the GPCB.

A. 4 SOLID / HAZARDOUS WASTE:

33. All the hazardous waste management shall be taken care as mentioned below:

<table>
<thead>
<tr>
<th>Sr. No</th>
<th>Types of Hazardous Waste</th>
<th>Specific Source of generation</th>
<th>Category</th>
<th>Quantity (MT/Annurn)</th>
<th>Management of Disposal</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Chemical Sludge</td>
<td>From process, ETP, Scrubber</td>
<td>35.3</td>
<td>13870 Ton/Year</td>
<td>Collection, Storage, Transportation and disposal by co-processing having Rule 9 permission OR nearby Approved TSDF site.</td>
</tr>
<tr>
<td>2</td>
<td>Discarded Containers</td>
<td>Material Storage and Handling</td>
<td>33.1</td>
<td>1200 No./Year</td>
<td>Collection, Storage, Transportation and disposal by selling to nearby registered recycler.</td>
</tr>
<tr>
<td>3</td>
<td>Used oil</td>
<td>Machinery &amp; D.G. Set</td>
<td>5.1</td>
<td>20 KLYear</td>
<td>Collection, Storage, Transportation and disposal by selling to nearby registered re-processors.</td>
</tr>
<tr>
<td>4</td>
<td>Oil Soaked Cotton waste &amp; residue</td>
<td>Washing Floor, Machinery maintenance</td>
<td>33.2</td>
<td>1500 kg/Year</td>
<td>Collection, Storage, Transportation and disposal by selling to nearby Co-Processing/Co-Incineration/Pre-Processing having Rule 9 permission.</td>
</tr>
<tr>
<td>5</td>
<td>Graphite Parts</td>
<td>CVD Reactors</td>
<td>B2010</td>
<td>3.0 MT/Year</td>
<td>Collection, Storage, Transportation and disposal by selling to nearby recycler/re-user as raw material having Rule 9 permission.</td>
</tr>
<tr>
<td>6</td>
<td>Waste Silicon</td>
<td>Process reactors</td>
<td>B1010</td>
<td>15 MT/Year</td>
<td>Collection, Storage, Transportation and disposal by co-processing having Rule 9 permission OR nearby Approved TSDF site.</td>
</tr>
<tr>
<td>7</td>
<td>Spent Activated Carbon</td>
<td>H2 Plant</td>
<td>A4160</td>
<td>0.25 MT/Year</td>
<td>Collection, Storage, Transportation and disposal by selling to nearby Co-Processing/Co-Incineration/Pre Processing units having Rule 9 permission.</td>
</tr>
<tr>
<td>8</td>
<td>Filters</td>
<td>Purification Process</td>
<td>36.2</td>
<td>0.25 MT/Year</td>
<td>Collection, Storage, Transportation and disposal by co-processing having Rule 9 permission OR nearby Approved TSDF site.</td>
</tr>
<tr>
<td>9</td>
<td>Bleed Liquor (HCl)</td>
<td>Scrubbing System</td>
<td>Schedule - II/D2</td>
<td>5,600 KLD</td>
<td>Collection, Storage. Treatment within Premises in ETP, Dispsoal into effluent channel of APSEZ.</td>
</tr>
</tbody>
</table>

34. Authorized end-users shall have permissions from the concerned authorities under the Rule 9 of the Hazardous and Other Wastes (Management and Transboundary Movement) Rules 2016.

A. 5 OTHER:

35. The project proponent shall allocate the separate fund of Rs. 36.905 Cr i.e. 0.5% of the capital investment (whichever is applicable) for activities like Educational activities, Public Health and family welfare and Preservation of Environment, rain water harvesting under Corporate Environment Responsibility (CER) in accordance to the MoEF&CC’s Office Memorandum No. F.No.22-65/2017-I.A.III dated 01/05/2018. The entire activities proposed under CER shall be monitored and the monitoring report shall be submitted to the regional office of MoEF&CC as a part of half-yearly compliance report and to district collector. The monitoring report shall be posted on the website of the project proponent.

36. All the recommendations, mitigation measures, environmental protection measures and safeguards proposed in the EIA report of the project prepared by Wolchem India Limited and submitted by project proponent and commitments made during presentation before SEAC and proposed in the EIA report shall be strictly adhered to in letter and spirit.
B. GENERAL CONDITIONS:

B.1 CONSTRUCTION PHASE:

37. Water demand during construction shall be reduced by use of curing agents, super plasticizers and other best construction practices.

38. Project proponent shall ensure that surrounding environment shall not be affected due to construction activity. Construction materials shall be covered during transportation and regular water sprinkling shall be done in vulnerable areas for controlling fugitive emission.

39. All required sanitary and hygienic measures shall be provided before starting the construction activities and to be maintained throughout the construction phase.

40. First Aid Box shall be made readily available in adequate quantity at all the times.

41. The project proponent shall strictly comply with the Building and other Construction Workers’ (Regulation of Employment & Conditions of Service) Act 1996 and Gujarat rules made there under and their subsequent amendments. Local byelaws of concern authority shall be complied in letter and spirit.

42. Ambient noise levels shall conform to residential standards both during day and night. Incremental pollution load on the ambient air and noise quality shall be closely monitored during construction phase.

43. Use of Diesel Generator (DG) sets during construction phase shall be strictly equipped with acoustic enclosure and shall conform to the EPA Rules for air and noise emission standards.

44. Safe disposal of waste water and municipal solid wastes generated during the construction phase shall be ensured.

45. All topsoil excavated during construction activity shall be used in horticultural / landscape development within the project site.

46. Excavated earth to be generated during the construction phase shall be utilized within the premises to the maximum extent possible and balance quantity of excavated earth shall be disposed off with the approval of the competent authority after taking the necessary precautions for general safety and health aspects. Disposal of the excavated earth during construction phase shall not create adverse effect on neighboring communities.

47. Project proponent shall ensure use of eco-friendly building materials including fly ash bricks, fly ash paver blocks, Ready Mix Concrete [RMC] and lead free paints in the project.

48. Fly ash shall be used in construction wherever applicable as per provisions of Fly Ash Notification under the E.P. Act, 1986 and its subsequent amendments from time to time.

B.2 OPERATION PHASE:

B.2.1 WATER:

49. The water meter shall be installed and records of daily and monthly water consumption shall be maintained.

50. All efforts shall be made to optimize water consumption by exploring Best Available Technology (BAT). The unit shall continuously strive to reduce, recycle and reuse the treated effluent.

B.2.2 AIR

51. In case of use of spray dryer, the unit shall provide the adequate & efficient APCMs with spray dryer so that there should not be any adverse impact on human health & environment. Unit shall carry out third party monitoring of the proposed Spray dryer & it’s APCM through the credible institutes and study report for impacts on Environment and Human Health shall be submitted to GPCB every year along with half yearly compliance report.

52. Acoustic enclosure shall be provided to the DG sets (If applicable) to mitigate the noise pollution and shall conform to the EPA Rules for air & noise emission standards.

53. Stack/Vents (Whichever is applicable) of adequate height shall be provided as per the prevailing norms for flue gas emission/Process gas emission.

54. Flue gas emission & Process gas emission (If any) shall conform to the standards prescribed by the GPCB/CPCB/MoEF&CC. At no time, emission level should go beyond the stipulated standards.

55. All the reactors / vessels used in the manufacturing process shall be closed to reduce the fugitive emission.

B.2.3 HAZARDOUS/SOLID WASTE:

56. The company shall strictly comply with the rules and regulations with regards to handling and disposal of Hazardous waste in accordance with the Hazardous and Other Wastes (Management and Transboundary Movement) Rules 2016, as may be amended from time to time. Authorization of the GPCB shall be obtained for collection / treatment / storage / disposal of hazardous wastes.

57. Hazardous wastes shall be dried, packed and stored in separate designated hazardous waste storage facility with pucca bottom and leachate collection facility, before its disposal.

58. The unit shall obtain necessary permission from the nearby TSDF site and CHWIF. (Whichever is applicable)

59. Trucks/Tankers used for transportation of hazardous waste shall be in accordance with the provisions under the Motor Vehicle Act, 1988, and rules made there under.
60. The design of the Trucks/tankers shall be such that there is no spillage during transportation.
61. All possible efforts shall be made for Co-Processing of the Hazardous waste prior to disposal into TSDF/CHWIF.
62. Management of fly ash (if any) shall be as per the Fly ash Notification 2009 & its amendment time to time and it shall be ensured that there is 100% utilization of fly ash to be generated from the unit.

3.2.4 SAFETY
63. The occupier/manager shall strictly comply the provisions under the Factories Act 1948 and the Gujarat Factories Rules 1963
64. The project authorities shall strictly comply with the provisions made in Manufacture, Storage and Import of Hazardous Chemicals Rules (MSIHC) 1989, as amended to time to time and the Public Liability Insurance Act for handling of hazardous chemicals etc. Necessary approvals from the Chief Controller of Explosives and concerned Govt. Authorities shall be obtained before commissioning of the project. Requisite On-site and Off-site Disaster Management Plans have to be prepared and implemented.
65. Main entry and exit shall be separate and clearly marked in the facility.
66. Sufficient peripheral open passage shall be kept in the margin area for free movement of fire tender/ emergency vehicle around the premises.
67. Storage of flammable chemicals shall be sufficiently away from the production area.
68. Sufficient number of fire extinguishers shall be provided near the plant and storage area.
69. All necessary precautionary measures shall be taken to avoid any kind of accident during storage and handling of toxic / hazardous chemicals.
70. All the toxic/hazardous chemicals shall be stored in optimum quantity and all necessary permissions in this regard shall be obtained before commencing the expansion activities.
71. The project management shall ensure to comply with all the environment protection measures, risk mitigation measures and safeguards mentioned in the Risk Assessment report.
72. Only flame proof electrical fittings shall be provided in the plant premises.
73. Storage of hazardous chemicals shall be minimized and it shall be in multiple small capacity tanks / containers instead of one single large capacity tank / containers.
74. All the storage tanks shall be fitted with appropriate controls to avoid any leakages. Bund/dyke walls shall be provided for storage tanks for Hazardous Chemicals.
75. Handling and charging of the chemicals shall be done in closed manner by pumping or by vacuum transfer so that minimal human exposure occurs.
76. Tie up shall be done with nearby health care unit / doctor for seeking immediate medical attention in the case of emergency.
77. Personal Protective Equipments (PPEs) shall be provided to workers and its usage shall be ensured and supervised.
78. First Aid Box and required Antidotes for the chemicals used in the unit shall be made readily available in adequate quantity.
79. Training shall be imparted to all the workers on safety and health aspects of chemicals handling.
80. Occupational health surveillance of the workers shall be done and its records shall be maintained. Pre-employment and periodical medical examination for all the workers shall be undertaken as per the Factories Act & Rules.
81. Transportation of hazardous chemicals shall be done as per the provisions of the Motor Vehicle Act & Rules.
82. The company shall implement all preventive and mitigation measures suggested in the Risk Assessment Report.
83. Necessary permissions from various statutory authorities like PESO, Factory Inspectorate and others shall be obtained prior to commissioning of the project.

3.2.5 NOISE
84. The overall noise level in and around the plant area shall be kept well within the standards by providing noise control measures including engineering controls like acoustic insulation hoods, silencers, enclosures etc. on all sources of noise generation. The ambient noise level shall confirm to the standards prescribed under The Environment (Protection) Act, 1986 & Rules.

3.2.6 CLEANER PRODUCTION AND WASTE MINIMISATION
85. The unit shall undertake the Cleaner Production Assessment study through a reputed institute / organization and shall form a CP team in the company. The recommendations thereof along with the compliance shall be furnished to the GPCB.
86. The company shall undertake various waste minimization measures such as:
   a. Metering and control of quantities of active ingredients to minimize waste.
   b. Reuse of by-products from the process as raw materials or as raw materials substitutes.
   c. Use of automated and close filling to minimize spillages.
d. Use of close feed system into batch reactors.

e. Venting equipment through vapour recovery system.

f. Use of high pressure hoses for cleaning to reduce wastewater generation.

g. Recycling of washes to subsequent batches.

h. Recycling of steam condensate.

i. Sweeping / mopping of floor instead of floor washing to avoid effluent generation.

j. Regular preventive maintenance for avoiding leakage, spillage etc.

B.2.7 GREEN BELT AND OTHER PLANTATION:

87. The unit shall develop green belt within premises as per the CPCB guidelines. However, if the adequate land is not available within the premises, the unit shall take up adequate plantation on road sides and suitable open areas in GIDC estate or any other open areas in consultation with the GIDC / GPCB and submit an action plan of plantation for next three years to the GPCB.

88. Drip irrigation / low-volume, low-angle sprinkler system shall be used for the green belt development within the premises.

B.3 OTHER CONDITION:

89. Unit shall comply all the applicable standard conditions prescribed in Office Memorandum (OM) published by MoEF&CC vide no. F. No. 22-34/2018-IA. III dated 09/08/2018.

90. The project proponent shall allocate the separate fund for Corporate Environment Responsibility (CER) in accordance to the MoEFCC’s Office Memorandum No. F.No.22-65/2017-IA. III dated 01/05/2018 to carry out the activities under CER in affected area around the project. The entire activities proposed under CER shall be monitored and the monitoring report shall be submitted to the regional office of MoEFCC as a part of half-yearly compliance report and to district collector. The monitoring report shall be posted on the website of the project proponent.

91. Rain water harvesting of surface as well as rooftop runoff shall be undertaken and the same water shall be used for the various activities of the project to conserve fresh water as well as to recharge ground water. Before recharging the surface run off, pre-treatment must be done to remove suspended matter.

92. The unit shall join and participate financially and technically for any common environmental facility / infrastructure as and when the same is taken up either by the Industrial Association or GIDC or GPCB or any such authority created for this purpose by the Govt. / GIDC.

93. Application of solar energy shall be incorporated for illumination of common areas, lighting for gardens and street lighting in addition the provision for solar water heating system shall also be provided.

94. The area earmarked as green area shall be used only for plantation and shall not be altered for any other purpose.

95. All the commitments / undertakings given to the SEAC during the appraisal process for the purpose of environmental protection and management shall be strictly adhered to.

96. The project proponent shall also comply with any additional condition that may be imposed by the SEAC or the SEIAA or any other competent authority for the purpose of the environmental protection and management.

97. In the event of failure of any pollution control system adopted by the unit, the unit shall be safely closed down and shall not be restarted until the desired efficiency of the control equipment has been achieved.

98. The project authorities must strictly adhere to the stipulations made by the Gujarat Pollution Control Board (GPCB) State Government and any statutory authority.

99. During material transfer there shall be no spillages and garland drain shall be constructed to avoid mixing of accidental spillages with domestic wastewater or storm water.

100. Pucca flooring / impervious layer shall be provided in the work areas, chemical storage areas and chemical handling areas to minimize soil contamination.

101. Leaks from pipes, pumps shall be minimal and if occurs, shall be arrested promptly.

102. No further expansion or modifications in the plant likely to cause environmental impacts shall be carried out without obtaining prior Environment Clearance from the concerned authority.


104. The project proponent shall comply all the conditions mentioned in “The Companies (Corporate Social Responsibility Policy) Rules, 2014” and its amendments from time to time in a letter and spirit.

105. The project management shall ensure that unit complies with all the environment protection measures, risk mitigation measures and safeguards recommended in the EMP report and Risk Assessment study report as well as proposed by project proponent.
106. The project authorities shall earmark adequate funds to implement the conditions stipulated by SEIAA as well as GPCB along with the implementation schedule for all the conditions stipulated herein. The funds so provided shall not be diverted for any other purpose.

107. The applicant shall inform the public that the project has been accorded environmental clearance by the SEIAA and that the copies of the clearance letter are available with the GPCB and may also be seen at the Website of SEIAA/SEAC/GPCB. This shall be advertised within seven days from the date of the clearance letter, in at least two local newspapers that are widely circulated in the region, one of which shall be in the Gujarati language and the other in English. A copy each of the same shall be forwarded to the concerned Regional Office of the Ministry.

108. It shall be mandatory for the project management to submit half-yearly compliance report in respect of the stipulated prior environmental clearance terms and conditions in soft copies to the regulatory authority concerned, on 1st June and 1st December of each calendar year.

109. Concealing factual data or submission of false/fabricated data and failure to comply with any of the conditions mentioned above may result in withdrawal of this clearance and attract action under the provisions of Environment (Protection) Act, 1986.

110. The project authorities shall also adhere to the stipulations made by the Gujarat Pollution Control Board.

111. The SEIAA may revoke or suspend the clearance, if implementation of any of the above conditions is not found satisfactory.

112. The company in a time bound manner shall implement these conditions. The SEIAA reserves the right to stipulate additional conditions, if the same is found necessary.

113. The project authorities shall inform the GPCB, Regional Office of MoEF and SEIAA about the date of financial closure and final approval of the project by the concerned authorities and the date of start of the project.

114. This environmental clearance is valid for seven years from the date of issue.

115. Any appeal against this environmental 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.

116. Submission of any false or misleading information or data which is material to screening or scoping or appraisal or decision on the application makes this environment clearance cancelled.

With regards,
Yours sincerely,

(S. M. SAIYAD)
Member Secretary

Issued to:
Mr. Sanjosh Kumar Singh
M/s. Mundra Solar Limited,
Adani House,
Mr. Mithakall Six Roads,
Navrangpura, Ahmedabad

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