Minutes of 2nd meeting of Expert Appraisal Committee for projects related to violation of the EIA Notification, 2006 held on 15-16 January, 2018 at Indira Paryavaran Bhawan, Ministry of Environment, Forest and Climate Change, New Delhi

2.1 Opening remarks the Chairman

2.2 Confirmation of minutes of 1st meeting held on 22nd June, 2017 at Indira Paryavaran Bhawan, Jor Bagh Road, New Delhi

The EAC, having taken note that no comments were offered on the minutes of its 1st meeting held on 22nd June, 2017 at New Delhi, confirmed the same.

2.3 Consideration of proposals

<table>
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<th>S. No.</th>
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| 2.3.1 | Residential Complex ‘VGN Stafford’ by M/s VGN Developers Private Limited at old Survey No: 209/2 Part and 883 and T.S. No: 4 & 35B of Thirumullaivoyal Village, Block No. 46 and 42, Ambattur Taluk, District Tiruvallur (Tamil Nadu)  
[IA/TN/NCP/63425/2017] [F. No. 23-11/2017-IA.III] |
| 2.3.1.1 | The residential project involves construction of 1286 dwelling units with total built up area of 161538 sqm in total plot area of 80981 sqm at Survey No. 209/2 Part and 883 and T.S. No: 4 & 35B of Thirumullaivoyal Village, Block No. 46 and 42, Ambattur Taluk, Tiruvallur District (Tamil Nadu) by M/s VGN Property Developers Private Limited.  
The project site is permitted for residential use as per approved Master Plan of the area. Planning/ building permission were obtained from Chennai Metropolitan Development Authority (CMDA), whereas, other necessary approvals were taken from the Chennai Corporation, CMWS&SB etc.  
The said project/activity is covered under category B of item 8(b) of the Schedule to the EIA Notification, 2006, and requires prior EC from the SEIAA in Tamil Nadu based on the appraisal by SEAC.  
ToR for the project was granted by SEAC on 17th May, 2013. The application for seeking EC was submitted to SEIAA on 10th November, 2013. The proposal for grant of EC was first considered by the SEAC in its meeting held on 16th April, 2014.  
Meanwhile, show cause notices were issued by the State Pollution Control Board on 11th July, 2013 for not obtaining prior EC and consent under the Air/Water Act, and then on 25th December, 2013 for construction without EC.  
SEIAA observed construction already started at the project site without obtaining the prior EC, which amounts to violation of the EIA Notification, 2006. The same was admitted by the project proponent themselves. The proposal was finally delisted vide letter dated 10th November, 2014.  
Complaint was filed under section 200 of the Criminal Procedure Code for offence under section 15 read with 16 & 19(a) of the Environment (Protection) Act, 1986 by |
2.3.1.2 The EAC, after detailed deliberations on the proposal in terms of the provisions of the MoEF&CC Notification dated 14th March, 2017, confirmed the case to be of violation of the EIA Notification, 2006 and recommended for the following:-

(i) The State Government/SPCB to take action against the project proponent under the provisions of section 19 of the Environment (Protection) Act, 1986, and further no consent to operate or occupancy certificate to be issued till the project is granted EC.

(ii) Grant of Terms of Reference for undertaking EIA and preparation of Environment Management Plan (EMP) as enumerated in Annexure, along with public hearing.

(iii) The project proponent shall be required to submit a bank guarantee equivalent to the amount of remediation plan and natural and community resource augmentation plan with the SPCB prior to the grant of EC. The quantum shall be recommended by the EAC and finalized by the regulatory authority. The bank guarantee shall be released after successful implementation of the EMP, followed by recommendations of the EAC and approval of the regulatory authority.

2.3.2 Construction of 1280 Tenements located at S.F.No. 482/1A,2A & 2B, Gandhi Nagar, Keeranatham Village, Annur Taluk, Coimbatore District, Tamil Nadu by M/s Tamil Nadu Slum Clearance Board

[IA/TN/NCP/63381/2017] [F. No. 23-12/2017-IA.III]

2.3.2.1 The residential project involves construction of 1280 slum tenements under JNNURM with total built up area of 47193.6 sqm in total plot area of 39,260 sqm at S.F.No. 482/1A,2A& 2B,Gandhi Nagar, Keeranatham Village, Annur Taluk, Coimbatore District, TamilNadu by M/s Tamil Nadu Slum Clearance Board.

The project site is permitted for residential use as per approved Master Plan of the area. Planning/ building permission were obtained from Directorate of Town & Country Planning (DTCP), whereas, other necessary approvals were taken from the concerned municipal authorities.

The said project/activity is covered under category B of item 8(a) of Schedule to the EIA Notification, 2006, and requires prior EC from the SEIAA in Tamil Nadu based on the appraisal by SEAC.

The application for seeking EC was submitted to SEIAA on 10th September, 2014, whereas the construction activity was started in January, 2014 i.e. before obtaining the EC, which amounts to violation of the EIA Notification, 2006. The same was admitted by the project proponent themselves. The proposal was finally delisted by SEIAA.

2.3.2.2 The EAC, after detailed deliberations on the proposal in terms of the provisions of the MoEF&CC Notification dated 14th March, 2017, confirmed the case to be of violation of the EIA Notification, 2006 and recommended for the following:-

(i) The State Government/SPCB to take action against the project proponent under the provisions of section 19 of the Environment (Protection) Act, 1986, and further no
consent to operate or occupancy certificate to be issued till the project is granted EC.

(ii) Grant of Terms of Reference for undertaking EIA and preparation of Environment Management Plan (EMP) as enumerated in Annexure-I, along with public hearing.

(iii) The project proponent shall be required to submit a bank guarantee equivalent to the amount of remediation plan and natural and community resource augmentation plan with the SPCB prior to the grant of EC. The quantum shall be recommended by the EAC and finalized by the regulatory authority. The bank guarantee shall be released after successful implementation of the EMP, followed by recommendations of the EAC and approval of the regulatory authority.

2.3.3 Residential building ‘Mandarin’ at Okkiyam Thoraipakkam village, Sholinganallur Taluk, Kancheepuram District, Tamil Nadu by M/s Radiance Realty Developers India Ltd

[IA/TN/NCP/63326/2017] [F. No. 23-13/2017-IA.III]

2.3.3.1 The residential project involves construction of residential complex with total built up area of 66279.13 sqm in total plot area of 12302 sqm at Survey No.87/1B1A, 86/1B in Okkiyam-Thoraipakkam village, Sholinganallur Taluk, District Kancheepuram (Tamil Nadu) by M/s Radiance Realty Developers India Ltd.

The project site is permitted for residential use as per approved Master Plan of the area. Planning/ building permission were obtained from Chennai Metropolitan Development Authority (CMDA), whereas, other necessary approvals were taken from the Chennai Corporation, CMWS&SB etc.

The said project/activity is covered under category B of item 8(a) of Schedule to the EIA Notification, 2006, and requires prior EC from the SEIAA in Tamil Nadu based on the appraisal by SEAC.

The application for seeking EC was submitted to SEIAA on 3rd May, 2013. The construction was started in July, 2013 i.e. before obtaining the EC, which amounts to violation of the EIA Notification, 2006. The same was admitted by the project proponent themselves. The proposal was finally delisted by SEIAA on 21st November, 2014.

2.3.3.2 The EAC, after detailed deliberations on the proposal in terms of the provisions of the MoEF&CC Notification dated 14th March, 2017, confirmed the case to be of violation of the EIA Notification, 2006 and recommended for the following:-

(i) The State Government/SPCB to take action against the project proponent under the provisions of section 19 of the Environment (Protection) Act, 1986, and further no consent to operate or occupancy certificate to be issued till the project is granted EC.

(ii) Grant of Terms of Reference for undertaking EIA and preparation of Environment Management Plan (EMP) as enumerated in Annexure-I, along with public hearing.

(iii) The project proponent shall be required to submit a bank guarantee equivalent to the amount of remediation plan and natural and community resource augmentation plan with the SPCB prior to the grant of EC. The quantum shall be recommended by the EAC and finalized by the regulatory authority. The bank guarantee shall be
released after successful implementation of the EMP, followed by recommendations of the EAC and approval of the regulatory authority.

2.3.4 Residential Apartments ‘VGN Temple Town’ at Survey No: 99/0, 101/1 etc. of Thiruverkadu Village, Poonamallee Taluk, District Thiruvallur (Tamil Nadu) by M/s VGN Developers Private Limited

[IA/TN/NCP/63447/2017][F. No. 23-14/2017-IA.III]

2.3.4.2 The project involves construction of residential apartment ‘VGN Temple Town’ with 524 dwelling units and total built up area of 65122.31 sqm in total plot area of 28,815.71 sqm at Survey No. 99/0, 101/1, 102/2, 104/1, 104/2, 104/3, 105/1, 105/2, 107/1B & 107/1C of Thiruverkadu Village, Poonamallee Taluk, Thiruvallur District (Tamil Nadu) by M/s VGN Property Developers Private Limited.

The project site is permitted for residential use as per approved Master Plan of the area. Planning/ building permission were obtained from Chennai Metropolitan Development Authority (CMDA), whereas, other necessary approvals were taken from the Chennai Corporation, CMWS&SB etc.

The said project/activity is covered under category B of item 8(a) of Schedule to the EIA Notification, 2006, and requires prior EC from the SEIAA in Tamil Nadu based on the appraisal by SEAC.

The application for seeking EC was submitted to SEIAA on 27th February, 2013. After submission of the requisite details sought by SEIAA vides their letter dated 17th May, 2013, the proposal was considered by SEAC on 27th June, 2013. SEIAA observed the case to be of violation and asked the project proponent vide letter dated 25th July, 2014 to furnish a commitment of apology for the same.

The construction was started in March, 2013 i.e. before obtaining the EC, which amounts to violation of the EIA Notification, 2006. The same was admitted by the project proponent themselves. The proposal was finally delisted by SEIAA on 21st November, 2014.

2.3.4.3 The EAC, after detailed deliberations on the proposal in terms of the provisions of the MoEF&CC Notification dated 14th March, 2017, confirmed the case to be of violation of the EIA Notification, 2006 and recommended for the following:-

(i) The State Government/SPCB to take action against the project proponent under the provisions of section 19 of the Environment (Protection) Act, 1986, and further no consent to operate or occupancy certificate to be issued till the project is granted EC.

(ii) Grant of Terms of Reference for undertaking EIA and preparation of Environment Management Plan (EMP) as enumerated in Annexure-I, along with public hearing.

(iii) The project proponent shall be required to submit a bank guarantee equivalent to the amount of remediation plan and natural and community resource augmentation plan with the SPCB prior to the grant of EC. The quantum shall be recommended by the EAC and finalized by the regulatory authority. The bank guarantee shall be released after successful implementation of the EMP, followed by recommendations of the EAC and approval of the regulatory authority.
2.3.5 Construction of 1440 Slum Tenements at Malumichampatti Nagar, Malumichampatti village, District Coimbatore (Tamil Nadu) by M/s Tamil Nadu Slum Clearance Board

[IA/TN/NCP/63455/2017] [F. No. 23-15/2017-IA.III]

2.3.5.1 The project involves construction of 1440 slum tenements under JNNURM by M/s Tamil Nadu Slum Clearance Board with total built up area of 53092.8 sqm in total plot area of 40269 sqm at R.S.No.950/3, Malumichampatti Nagar, Malumichampatti Village, District Coimbatore (Tamil Nadu).

The project site is permitted for residential use as per approved Master Plan of the area. Planning/building permission were obtained from the Directorate of Town & Country Planning (DTCP). Other approvals included water supply commitment from Tamil Nadu Water Supply and Drainage Board.

The said project/activity is covered under category B of item 8(a) of Schedule to the EIA Notification, 2006, and requires prior EC from the SEIAA in Tamil Nadu based on the appraisal by SEAC.

The proposal for seeking EC was submitted to SEIAA on 10th September, 2014, whereas the construction started in January, 2014 i.e. before obtaining the EC, which amounts to violation of the EIA Notification, 2006. The same has been admitted by the project proponent themselves in their letter of commitment and apology letter to SEIAA. The proposal was finally delisted by SEIAA.

2.3.5.2 The EAC, after detailed deliberations on the proposal in terms of the provisions of the MoEF&CC Notification dated 14th March, 2017, confirmed the case to be of violation of the EIA Notification, 2006 and recommended for the following:-

(i) The State Government/SPCB to take action against the project proponent under the provisions of section 19 of the Environment (Protection) Act, 1986, and further no consent to operate or occupancy certificate to be issued till the project is granted EC.

(ii) Grant of Terms of Reference for undertaking EIA and preparation of Environment Management Plan (EMP) as enumerated in Annexure-I along with public hearing.

(iii) The project proponent shall be required to submit a bank guarantee equivalent to the amount of remediation plan and natural and community resource augmentation plan with the SPCB prior to the grant of EC. The quantum shall be recommended by the EAC and finalized by the regulatory authority. The bank guarantee shall be released after successful implementation of the EMP, followed by recommendations of the EAC and approval of the regulatory authority.

2.3.6 Construction of 1024 Slum Tenements at Survey Nos.340/2B 1B, Gudapakkam Village, Poonamallee Taluk, District Thiruvallur (Tamil Nadu) by M/s Tamil Nadu Slum Clearance Board

[IA/TN/NCP/63450/2017] [F. No. 23-16/2017-IA.III]

2.3.6.1 The project involves construction of 1024 slum tenements under JNNURM by M/s Tamil Nadu Slum Clearance Board, with total built up area of 37754.88 sqm in plot area of 33820 sqm at S.No.340/2B 1B, Village Gudapakkam, Taluk Poonamallee,
District Thiruvallur (Tamil Nadu).

The project site is permitted for residential use as per approved Master Plan of the area. Planning/building permission was obtained from the Directorate of Town & Country Planning (DTCP), Chengalpet vide their letter dated 5th March, 2014. Other approvals included water supply commitment from Tamil Nadu Water Supply and Drainage Board.

The said project/activity is covered under category B of item 8(a) of Schedule to the EIA Notification, 2006, and requires prior EC from the SEIAA in Tamil Nadu based on the appraisal by SEAC.

The proposal for seeking EC was submitted to SEIAA, Tamil Nadu on 24th March, 2014, whereas the construction started before obtaining the EC, which amounts to violation of the EIA Notification, 2006. The same has been admitted by the project proponent themselves in their letter of commitment and apology to SEIAA. The Environment & Forest Department of the State Government was requested by SEIAA vide letter dated 2nd July, 2014 to take action for violation of the EIA Notification, 2006. The project was finally delisted by SEIAA.

2.3.6.2 The EAC, after detailed deliberations on the proposal in terms of the provisions of the MoEF&CC Notification dated 14th March, 2017, confirmed the case to be of violation of the EIA Notification, 2006 and recommended for the following:-

(i) The State Government/SPCB to take action against the project proponent under the provisions of section 19 of the Environment (Protection) Act, 1986, and further no consent to operate or occupancy certificate to be issued till the project is granted EC.

(ii) Grant of Terms of Reference for undertaking EIA and preparation of Environment Management Plan (EMP) as enumerated in Annexure-I, along with public hearing.

(iii) The project proponent shall be required to submit a bank guarantee equivalent to the amount of remediation plan and natural and community resource augmentation plan with the SPCB prior to the grant of EC. The quantum shall be recommended by the EAC and finalized by the regulatory authority. The bank guarantee shall be released after successful implementation of the EMP, followed by recommendations of the EAC and approval of the regulatory authority.

2.3.7 Construction of 960 Slum Tenements at R.S. No.950/3 of Anna Nagar, Madukkarai village, Madukkarai Taluk, District Coimbatore (Tamil Nadu) by M/s Tamil Nadu Slum Clearance Board

[IA/TN/NCP/63436/2017] [F. No. 23-17/2017-IA.III]

2.3.7.1 The project involves construction of 960 slum tenements under JNNURM by M/s Tamil Nadu Slum Clearance Board, having total built up area of 35396 sqm in total plot area of 29250 sqm at R.S.No.950/3, Anna Nagar, Village Madukkarai, Taluk Madukkarai, District Coimbatore (Tamil Nadu).

The project site is permitted for residential use as per approved Master Plan of the area. Planning/building permission was obtained from the Directorate of Town & Country Planning (DTCP). Other approvals included water supply commitment from Tamil Nadu Water Supply and Drainage Board.
The said project/activity is covered under category B of item 8(a) of Schedule to the EIA Notification, 2006, and requires prior EC from the SEIAA in Tamil Nadu based on the appraisal by SEAC.

The proposal for seeking EC was submitted to SEIAA, Tamil Nadu on 10th September, 2014, whereas the construction started in January, 2014 i.e. before obtaining the EC, which amounts to violation of the EIA Notification, 2006. The same has been admitted by the project proponent themselves in their letter of commitment and apology letter to SEIAA. The proposal was finally delisted by SEIAA.

### 2.3.7.2

The EAC, after detailed deliberations on the proposal in terms of the provisions of the MoEF&CC Notification dated 14th March, 2017, confirmed the case to be of violation of the EIA Notification, 2006 and recommended for the following:-

(i) The State Government/SPCB to take action against the project proponent under the provisions of section 19 of the Environment (Protection) Act, 1986, and further no consent to operate or occupancy certificate to be issued till the project is granted EC.

(ii) Grant of Terms of Reference for undertaking EIA and preparation of Environment Management Plan (EMP) as enumerated in Annexure-I, along with public hearing.

(iii) The project proponent shall be required to submit a bank guarantee equivalent to the amount of remediation plan and natural and community resource augmentation plan with the SPCB prior to the grant of EC. The quantum shall be recommended by the EAC and finalized by the regulatory authority. The bank guarantee shall be released after successful implementation of the EMP, followed by recommendations of the EAC and approval of the regulatory authority.

### 2.3.8

Residential building in Perumbakkam village, Sholinganallur Taluk, District Kancheepuram (Tamil Nadu) by M/s Virgo Realtors Private Limited

[IA/TN/NCP/63499/2017] [F. No. 23-18/2017-IA.III]

The residential project involves construction of residential complex ‘Pristine Acres’ with total built up area of 32,266.01 sqm in total plot area of 14,990.80 sqm in Perumbakkam village, Sholinganallur Taluk, District Kancheepuram (Tamil Nadu) by M/s Virgo Realtors Private Limited.

The project site is permitted for residential use as per approved Master Plan of the area. Planning/ building permission were obtained from Chennai Metropolitan Development Authority (CMDA), whereas, other necessary approvals were taken from the Chennai Corporation, CMWS&SB etc.

The said project/activity is covered under category B of item 8(a) of Schedule to the EIA Notification, 2006, and requires prior EC from the SEIAA in Tamil Nadu based on the appraisal by SEAC.

The application for seeking EC was submitted to SEIAA on 31st August, 2013, whereas the construction was started in June, 2012 i.e. before obtaining the EC, which amounts to violation of the EIA Notification, 2006. The same was admitted by the project proponent themselves while submitting the proposal to SEIAA, and also in letter of commitment and expression of apology. The proposal was finally delisted by
SEIAA on 28th November, 2014. It is also reported therein that one case was also filed in the respective Judicial Magistrate Court as per the guidelines/procedure issued by the MoEF, GoI in OM dated 12th December, 2012.

### 2.3.8.3

The EAC, after detailed deliberations on the proposal in terms of the provisions of the MoEF&CC Notification dated 14th March, 2017, confirmed the case to be of violation of the EIA Notification, 2006 and recommended for the following:-

(i) The State Government/SPCB to take action against the project proponent under the provisions of section 19 of the Environment (Protection) Act, 1986, and further no consent to operate or occupancy certificate to be issued till the project is granted EC.

(ii) Grant of Terms of Reference for undertaking EIA and preparation of Environment Management Plan (EMP) as enumerated in Annexure-I, along with public hearing.

(iii) The project proponent shall be required to submit a bank guarantee equivalent to the amount of remediation plan and natural and community resource augmentation plan with the SPCB prior to the grant of EC. The quantum shall be recommended by the EAC and finalized by the regulatory authority. The bank guarantee shall be released after successful implementation of the EMP, followed by recommendations of the EAC and approval of the regulatory authority.

### 2.3.9

Residential apartment ‘COSMOCITY’ by M/s Puravankara Limited at Survey Nos: 53/3, 53/4, 53/10B, 55, 56/1, 57/2 & 57/4, Pudupakkam Village Chengalpattu Taluk, District Kancheepuram (Tamil Nadu)

[IA/TN/NCP/63558/2017] [F. No. 23-19/2017-IA.III]

### 2.3.9.2

The residential project involves construction of residential apartment ‘Cosmo City’ with a total built up area of 1,91,215.02 sqm (for 2174 apartments) in total plot area of 1,27,570.85 sqm at Survey No.53/3, 53/4, 53/10B, 55, 56/1, 57/2 & 57/4 at Pudupakkam Village, Chengalpattu Taluk, Kancheepuram District (Tamil Nadu) by M/s Puravankara Limited.

The project site is permitted for residential use as per approved Master Plan of the area. Planning/ building permission were obtained from Chennai Metropolitan Development Authority (CMDA), whereas, other necessary approvals were taken from the Chennai Corporation, CMWS&SB etc.

The said project/activity is covered under category B of item 8(a) & (b) of the Schedule to the EIA Notification, 2006, and requires prior EC from the SEIAA in Tamil Nadu based on the appraisal by SEAC.

Earlier, the EC was granted by SEIAA vide letter dated 24th July, 2008 for construction of 1184 units under category B of item 8(a) of the said Notification. The application for seeking EC to expansion of the project for more 990 dwelling units was submitted to SEIAA on 6th February, 2009 for consideration under item 8(b).

Based on monitoring of the project by the Regional Office of the Ministry, the project proponent vide this Ministry’s letter dated 2nd April, 2012 were directed to stop construction works for non compliance of EC conditions. There being no response, the project proponent was given final opportunity vide letter dated 16th July, 2012 followed by show cause notices on 7th December, 2012 & 8th February, 2013 to report
the compliance of the earlier directions. The process is yet to be concluded.

The application for seeking EC to the expansion project (990 dwelling units) was submitted to SEIAA on 10th January, 2014, whereas the construction activity relating to expansion was started in the year 2009 only i.e. while submitting the proposal for EC to SEIAA on 6th February, 2009. The project was, therefore, started much before obtaining the EC, which amounts to violation of the EIA Notification, 2006.

SEIAA vide their letter dated 23rd May, 2014 has confirmed the case to be of violation of the EIA Notification, 2006, and recommended the State Government to initiate action against the project proponent u/s 19 of the Environment (Protection) Act, 1986. In response, Tamil Nadu Pollution Control Board has issued the show cause notice on 10th September, 2014.

2.3.9.3 The EAC, after detailed deliberations on the proposal in terms of the provisions of the MoEF&CC Notification dated 14th March, 2017, noted that the construction continued even after show cause notices issued by the Ministry for non compliance of the earlier EC conditions not settled yet and even continued to do construction for expansion without obtaining prior EC for the expansion project (990 dwelling units), and thus amounts to blatant violation of the EIA Notification, 2006 and recommended for the following:-

(i) The project proponent shall submit the monitoring report on compliance status of the earlier EC conditions (EC dated 24th July, 2008 issued by SEIAA) from the Regional Office of the Ministry to conclude the show cause notices issued by the Ministry.

(ii) The EAC The State Government/SPCB to take action against the project proponent under the provisions of section 19 of the Environment (Protection) Act, 1986, and further no consent to operate or occupancy certificate to be issued till the project is granted EC.

2.3.10 Multi-storied residential apartment project ‘TVH AURORA’ at Uppilipalayam Village, Coimbatore South Taluk, District Coimbatore (Tamil Nadu) by M/s True Value Homes India Private Limited

[IA/TN/NCP/63647/2017] [F. No. 23-20/2017-IA.III]

2.3.10.1 The project involves construction of multi storied residential apartment ‘TVH Aurora’ by M/s True Value Homes India Pvt Ltd with a total built up area of 190739.5 sqm in total plot area of 53820 sqm at S.F.No.564/3pt, 565/1pt, 2, etc, Village Uppilipalayam, Coimbatore South Taluk, District Coimbatore (Tamil Nadu).

The project site is permitted for residential use as per approved Master Plan of the area. Planning/ building permission were obtained from Directorate of Town & Country Planning (DTCP), whereas, other necessary approvals were taken from the concerned municipal authorities.

The said project/activity is covered under category B of item 8(b) of Schedule to the EIA Notification, 2006, and requires prior EC from the SEIAA in Tamil Nadu based on the appraisal by SEAC.

The application for seeking EC was submitted to SEIAA on 21st February, 2011,
whereas the construction was started in April, 2012 i.e. before obtaining the EC, which amounts to violation of the EIA Notification, 2006. The same was admitted by the project proponent themselves in their apology letter dated 17th June, 2014 to SEIAA. The proposal was finally delisted by SEIAA on 14th November, 2014. The State Pollution Control Board has issued show cause notice u/s 19(a) of the Environment (Protection) Act, 1986 on 17th November, 2014 for substantial progress in construction of the project without obtaining EC and the consent to establish under the Air/Water Act.

2.3.10.2 The EAC, after detailed deliberations on the proposal in terms of the provisions of the MoEF&CC Notification dated 14th March, 2017, confirmed the case to be of violation of the EIA Notification, 2006 and recommended for the following:

(i) The State Government/SPCB to take action against the project proponent under the provisions of section 19 of the Environment (Protection) Act, 1986, and further no consent to operate or occupancy certificate to be issued till the project is granted EC.

(ii) Grant of Terms of Reference for undertaking EIA and preparation of Environment Management Plan (EMP) as enumerated in Annexure-I, along with public hearing.

(iii) The project proponent shall be required to submit a bank guarantee equivalent to the amount of remediation plan and natural and community resource augmentation plan with the SPCB prior to the grant of EC. The quantum shall be recommended by the EAC and finalized by the regulatory authority. The bank guarantee shall be released after successful implementation of the EMP, followed by recommendations of the EAC and approval of the regulatory authority.

2.3.11 Residential building project ‘Army Welfare Housing Organization’ at Survey Nos.172/1,173 of Thazhambur Village, Chengalpet Taluk, District Kancheepuram(Tamilnadu) by M/s Army Welfare Housing Organization (AWHO) [IA/TN/NCP/63655/2017] [F. No. 23-21/2017-IA.III]

2.3.11.1 The project involves construction of residential building with a total built up area of 1,33,670.1sqm in total plot area of 39,969.49 sqm at Survey No.172/1,173 of Thazhambur Village, Chengalpet Taluk, District Kancheepuram (Tamil Nadu) by M/s Army Welfare Housing Organization (AWHO).

The project site is permitted for residential use as per approved Master Plan of the area. Planning/ building permission were obtained from Directorate of Town & Country Planning (DTCP), whereas, other necessary approvals were taken from the concerned municipal authorities.

The said project/activity is covered under category B of item 8(a)of Schedule to the EIA Notification, 2006, and requires prior EC from the SEIAAA in Tamil Nadu based on the appraisal by SEAC.

The application for seeking EC was first submitted to MoEF&CC on 23rd March, 2012, which was transferred to SEIAA on13th May, 2013. The construction was started in July, 2013 and reported to be 80% completed in November, 2014 i.e. before obtaining the EC, which amounts to violation of the EIA Notification, 2006. The same was admitted by the project proponent themselves in their apology letter dated 28th July, 2014 to SEIAA. The proposal was finally delisted by SEIAA on 26th November, 2014.
| 2.3.11.2 | **The EAC, after detailed deliberations on the proposal in terms of the provisions of the MoEF&CC Notification dated 14th March, 2017, confirmed the case to be of violation of the EIA Notification, 2006 and recommended for the following:**

(i) **The State Government/SPCB to take action against the project proponent under the provisions of section 19 of the Environment (Protection) Act, 1986, and further no consent to operate or occupancy certificate to be issued till the project is granted EC.**

(ii) **Grant of Terms of Reference for undertaking EIA and preparation of Environment Management Plan (EMP) as enumerated in Annexure-I, along with public hearing.**

(iii) **The project proponent shall be required to submit a bank guarantee equivalent to the amount of remediation plan and natural and community resource augmentation plan with the SPCB prior to the grant of EC. The quantum shall be recommended by the EAC and finalized by the regulatory authority. The bank guarantee shall be released after successful implementation of the EMP, followed by recommendations of the EAC and approval of the regulatory authority.** |

| 2.3.12 | **Residential complex 606 TNGRHS flats at Survey No. 172 part, 173 part, 174 part, 175 part, 194 part (T.S. No.5, Block 52) of Padi village, Ambattur Taluk, District Thiruvallur (Tamil Nadu) by M/s Tamil Nadu Housing Board**

[IA/TN/NCP/63671/2017] [F. No. 23-22/2017-IA.III]

2.3.12.1 | **The project involves construction of residential flats (606 Nos) under Tamil Nadu Government Servants Rental Housing Scheme (TNGRHS) with total built up area of 43698.48 sqm in total plot area of 10,855.65 sqm at Survey No.172 part, 173 part, 174 part, 175 part, 194 part (T.S. No.5, Block 52) of Padi Village, Ambattur Taluk, Thiruvallur District (Tamil Nadu) by Tamil Nadu Housing Board (TNHB).**

The project site is permitted for residential use as per approved Master Plan of the area. Planning/building permission were obtained from Chennai Metropolitan Development Authority (CMDA), whereas, other necessary approvals were taken from the Chennai Corporation, CMWS&SB etc.

The said project/activity is covered under category B of item 8(a)of Schedule to the EIA Notification, 2006, and requires prior EC from the SEIIAA in Tamil Nadu based on the appraisal by SEAC.

The application for seeking EC was first submitted to SEIIAA on 20th August, 2013. The construction was started on 10th September, 2013 and reported to be completed in February, 2016 i.e. without obtaining the prior EC, which amounts to violation of the EIA Notification, 2006. The same was admitted by the project proponent themselves in their apology letter dated 28th July, 2014 to SEIIAA. The proposal was finally delisted by SEIIAA on 26th November, 2014. The State Pollution Control Board has issued show cause notice u/s 19(a) of the Environment (Protection) Act, 1986 on 12th September, 2014 for substantial progress in construction of the project without obtaining EC and the consent to establish under the Air/Water Act. |

| 2.3.12.2 | **The EAC, after detailed deliberations on the proposal in terms of the provisions of the MoEF&CC Notification dated 14th March, 2017, confirmed the case to be of violation of the EIA Notification, 2006 and recommended for the following:**

}
(i) The State Government/SPCB to take action against the project proponent under the provisions of section 19 of the Environment (Protection) Act, 1986, and further no consent to operate or occupancy certificate to be issued till the project is granted EC.

(ii) Grant of Terms of Reference for undertaking EIA and preparation of Environment Management Plan (EMP) as enumerated in Annexure-I along with public hearing.

(iii) The project proponent shall be required to submit a bank guarantee equivalent to the amount of remediation plan and natural and community resource augmentation plan with the SPCB prior to the grant of EC. The quantum shall be recommended by the EAC and finalized by the regulatory authority. The bank guarantee shall be released after successful implementation of the EMP, followed by recommendations of the EAC and approval of the regulatory authority.

Day 2: Tuesday, 16th January, 2018
Time: 10:00 AM

<table>
<thead>
<tr>
<th>2.4.1</th>
<th>Residential Cum SME Complex at 54/10 D.C. Dey Road, Kolkata (West Bengal)</th>
</tr>
</thead>
</table>
| M/s Mahakosh Property Developers | [

[IA/WB/NCP/63814/2017] [F. No. 23-23/2017-I.A.III]

| 2.4.1.1 | The project involves construction of ‘Residential Cum SME Complex’ with total built up area of 197229.21 sqm in a total plot area of 65071.51 sqm by M/s Mahakosh Property Developers at 54/10 D.C. Dey Road, Kolkata (West Bengal).

The project site is permitted for residential use as per approved Master Plan of the area. Planning/building permission was sanctioned by Kolkata Municipal Corporation on 20th March, 2008 and construction started in the same year.

The said project/activity is covered under category B of item 8(b) of the Schedule to the EIA Notification, 2006, and requires prior EC from the SEIAA in West Bengal based on the appraisal by SEAC.

Provisional EC was granted by SEIAA vide letter dated 23rd May, 2008. The building plan, earlier sanctioned on 20th March, 2008, was revised subsequently in 2010 & 2013 and accordingly the proposal for revision in the said provisional EC was submitted to SEIAA in 2015.

The proposal for grant of EC was considered by the SEAC in its meeting held on 3rd September, 2015. SEAC/SEIAA observed construction already started at the project site without obtaining the prior EC, which amounts to violation of the EIA Notification, 2006. The same was admitted by the project proponent in their letter dated 7th December, 2015 to SEIAA with the assurance for no repetition of any such violation in future. Finally, SEIAA asked the project proponent to submit the proposal to this Ministry in pursuance of the Notification dated 14th March, 2017.

A court case bearing number C-121/16 was filed under the Environment (Protection) Act, 1986. Hon’ble Court has imposed a penalty of Rs.5000/-, which was paid on 6th May, 2016. Copy of the Court order was submitted to SEIAA, West Bengal on 23rd May, 2016.

2.4.1.2 | The EAC, after detailed deliberations on the proposal in terms of the provisions of the
MoEF&CC Notification dated 14th March, 2017, confirmed the case to be of violation of the EIA Notification, 2006 and recommended for the following:

(i) The State Government/SPCB to take action against the project proponent under the provisions of section 19 of the Environment (Protection) Act, 1986, and further no consent to operate or occupancy certificate to be issued till the project is granted EC.

(ii) Grant of Terms of Reference for undertaking EIA and preparation of Environment Management Plan (EMP) as enumerated in Annexure, along with public hearing.

(iii) The project proponent shall be required to submit a bank guarantee equivalent to the amount of remediation plan and natural and community resource augmentation plan with the SPCB prior to the grant of EC. The quantum shall be recommended by the EAC and finalized by the regulatory authority. The bank guarantee shall be released after successful implementation of the EMP, followed by recommendations of the EAC and approval of the regulatory authority.

2.4.2 Construction of Fourteen blocks of (S+4) storey residential apartment and two storied club-cum-society building at Paikarapur, Bhubaneswar, Odisha by M/s Trident properties Pvt Ltd

[IA/OR/NCP/63833/2017; F. No. 23-24/2017-IA.III]

2.4.2.1 The project involves construction of Fourteen Blocks of (S+4) Storied Residential Apartment & Two Storied Club-Cum-Society Building (500 dwelling units, LIG & EWS-166) with a total built up area of 70174.51 sqm in total plot area of 42711.57 sqm at village Paikarapur, Tehsil Bhubaneswar, District Khurda (Odisha) by M/s Trident Properties Pvt Ltd.

The project site is permitted for residential use as per approved Master Plan of the area. Planning/building permission was obtained from Bhubaneswar Development Authority.

The said project/activity is covered under category B of item 8(a) of Schedule to the EIA Notification, 2006, and requires prior EC from the SEIAA in Odisha based on the appraisal by SEAC.

The application for seeking EC was submitted to SEAC/SEIAA on 13th November, 2014. The proposal was considered by the SEAC in its meetings held on 23rd December, 2014, 23rd February, 2015, 30th July, 2015, 19-20 April, 2016, 19th July, 2016 & 17th January, 2017. The SEAC noted that the boundary wall was already completed with storm water drain and also piling below ground, and recommended the project for grant of environmental clearance after compliance to conditions applicable on violation projects as per this Ministry’s extant OMs. SEIAA, vide letter dated 10th March, 2017 has directed suspension of construction at site and follow the Ministry’s procedures.

2.4.2.2 The EAC, after detailed deliberations on the proposal in terms of the provisions of the MoEF&CC Notification dated 14th March, 2017, confirmed the case to be of violation of the EIA Notification, 2006 and recommended for the following:

(i) The State Government/SPCB to take action against the project proponent under the provisions of section 19 of the Environment (Protection) Act, 1986, and further no
consent to operate or occupancy certificate to be issued till the project is granted EC.

(ii) Grant of Terms of Reference for undertaking EIA and preparation of Environment Management Plan (EMP) as enumerated in Annexure-I, along with public hearing.

(iii) The project proponent shall be required to submit a bank guarantee equivalent to the amount of remediation plan and natural and community resource augmentation plan with the SPCB prior to the grant of EC. The quantum shall be recommended by the EAC and finalized by the regulatory authority. The bank guarantee shall be released after successful implementation of the EMP, followed by recommendations of the EAC and approval of the regulatory authority.

2.4.3 Existing Multistoried Commercial Development (B+LG+G+3) Floors and Proposed (S+4) Commercial Building Project at Rudrapur, Bhubaneswar (Odisha) by M/s Oorjita Projects Private Limited

[IA/OR/NCP/63823/2017] [F. No. 23-25/2017-IA.III]

2.4.3.1 The project involves construction of Multi storied Commercial Development (B+LG+G+3) Floors and Proposed (S+4) Commercial Building with a total built up area of 27920.59 sqm in total plot area of 11217.82 sqm at village Rudrapur, Tehsil Bhubaneswar, District Khurda, Odisha by M/s Oorjita Projects Private Limited.

The project site is permitted for residential use as per approved Master Plan of the area. Planning/building permission was obtained from Bhubaneswar Development Authority on 7th December, 2013.

The said project/activity is covered under category B of item 8(a) of Schedule to the EIA Notification, 2006, and requires prior EC from the SEIAA in Odisha based on the appraisal by SEAC.

Subsequent to permission from BDA, construction was taken up and completed without obtaining prior EC. While submission of the proposal for regularization of minor deviations to the approved plan and addition of a small building admeasuring 1000 sqm, BDA directed the project proponent to obtain the EC vide their letter dated 7th January, 2016.

The application for seeking EC was submitted to SEAC/SEIAA on 8th January, 2016. SEIAA, based on communication from SEAC, informed the project proponent vide letter dated 21st July, 2016, about 90% completion of the project without obtaining prior EC and thus violation of the EIA Notification, 2006. SEIAA also issued directions u/s 5 of the Environment (Protection) Act, 1986 to suspend construction activities till the EC is obtained. Also, the State Government was directed to initiate credible action by invoking powers under section 19 of the said Act for taking necessary legal action the reported violation. In compliance of the same, case has been filed in the court of J.M.F.C. (O), Bhubaneswar 2(C) C.C. No.1/2017 by the District Administration for violation of the EP Act, 1986.

The proposal was then considered by the SEAC in its meeting held on 17th January, 2017, wherein it was recommended for grant of EC for a period of 7 years with certain stipulated conditions. Finally, SEIAA asked the project proponent to submit the proposal to this Ministry in pursuance of the Notification dated 14th March, 2017.
2.4.3.2 The EAC, after detailed deliberations on the proposal in terms of the provisions of the MoEF&CC Notification dated 14th March, 2017, confirmed the case to be of violation of the EIA Notification, 2006 and recommended for the following:

(i) The State Government/SPCB to take action against the project proponent under the provisions of section 19 of the Environment (Protection) Act, 1986, and further no consent to operate or occupancy certificate to be issued till the project is granted EC.

(ii) Grant of Terms of Reference for undertaking EIA and preparation of Environment Management Plan (EMP) as enumerated in Annexure-I, along with public hearing.

(iii) The project proponent shall be required to submit a bank guarantee equivalent to the amount of remediation plan and natural and community resource augmentation plan with the SPCB prior to the grant of EC. The quantum shall be recommended by the EAC and finalized by the regulatory authority. The bank guarantee shall be released after successful implementation of the EMP, followed by recommendations of the EAC and approval of the regulatory authority.

2.4.4 IT OFFICE COMPLEX at village Sarai Khwaja, Faridabad by M/s SFG Exports (India) Pvt Ltd

[IA/HR/NCP/63612/2017] [F. No. 23-1/2018-IA.III]

2.4.4.1 The project involves construction of IT Office Complex with a total built up area of 28331 sqm (19664 sqm in phase-I & 8667.11 sqm in phase-II) by M/s SFG Exports (India) Pvt Ltd in total plot area of 10218.22 sqm at village Sarai Khwaja, Faridabad (Haryana).

The project site is permitted for the official use as per approved Master Plan of the area. Planning/ building permission was obtained from Senior Town Planner cum Chairman, Building Plan Committee, Faridabad (Haryana) vide letter No. S.T.P.(F) B.P.CLU 5367 dated 1st October, 2014.

The said project/activity is covered under category B of item 8 (a) of Schedule to the EIA Notification, 2006, and requires prior EC from the SEIAA in Haryana based on the appraisal by SEAC.

The proposal for seeking EC was submitted to SEIAA on 30th October, 2013, which was considered by the SEAC in its meeting held on 21st August, 2014. The Committee observed the construction already completed before obtaining the EC, which amounts to violation of the EIA Notification, 2006. Further, the proposal was considered by the SEIAA in its meeting on 13th October, 2014 and the case was forwarded to the Principal Secretary, Environment for invoking power u/s 19 of the Environment (Protection) Act, 1986. The same was admitted by the project proponent themselves in their letter dated 17th June, 2014 to SEIAA.

The State Pollution Control Board has filed a complaint case against the project proponent on 16th December, 2015 for violation of the Environment (Protection) Act, 1986.

2.4.4.2 The EAC, after detailed deliberations on the proposal in terms of the provisions of the MoEF&CC Notification dated 14th March, 2017, confirmed the case to be of violation of the EIA Notification, 2006 and recommended for the following:-
(i) The State Government/SPCB to take action against the project proponent under the provisions of section 19 of the Environment (Protection) Act, 1986, and further no consent to operate or occupancy certificate to be issued till the project is granted EC.

(ii) Grant of Terms of Reference for undertaking EIA and preparation of Environment Management Plan (EMP) as enumerated in Annexure-I, along with public hearing.

(iii) The project proponent shall be required to submit a bank guarantee equivalent to the amount of remediation plan and natural and community resource augmentation plan with the SPCB prior to the grant of EC. The quantum shall be recommended by the EAC and finalized by the regulatory authority. The bank guarantee shall be released after successful implementation of the EMP, followed by recommendations of the EAC and approval of the regulatory authority.

2.4.5 Construction of Hospital building at Sowripalayam Village, Coimbatore South Taluk, District Coimbatore (Tamil Nadu) by M/s PSG Hospitals

[IA/TN/NCP/63795/2017] [F. No. 23-2/2018-IA.III]

2.4.5.1 The project involves expansion of the hospital from 450 beds to 800 beds by M/s PSG Hospitals with total built up area remaining same i.e. 64501 sqm in a total plot area of 83,162 sqm at S.F.No.298, 300/2, 306, 307pt, 308 pt, 499, 500, 501 & 502pt of Sowripalayam Village, Coimbatore South Taluk, District Coimbatore (Tamil Nadu).

The project site is permitted for the designated use as per approved Master Plan of the area. Planning/ building permission were obtained from Directorate of Town & Country Planning (DTCP) vide letter dated 18th January, 2016.

The said project/activity is covered under category B of item 8(a) of Schedule to the EIA Notification, 2006, and requires prior EC from the SEIAA in Tamil Nadu based on the appraisal by SEAC.

The proposal for seeking EC was submitted to SEIAA on 3rd September, 2012, which was considered by the SEAC/SEIAA and the relevant details were asked vide their letters dated 18th February, 21st June & 19th September, 2013 and 8th January, 2014. Finally, SEIAA vide letter dated 25th November, 2014 has observed that the proponent has made substantial progress in the construction work of the project without obtaining EC. The same was accepted by the project proponent in their letter of commitment and expression of apology submitted to SEIAA. It was further noted that the proposal involves violation of the EIA Notification, 2006 and therefore, further construction shall not be carried out at site without obtaining EC.

The project proponent has requested for exemption of the case from the ambit of the violation of the EIA Notification, 2006.

2.4.5.2 The EAC, after detailed deliberations on the proposal in terms of the provisions of the MoEF&CC Notification dated 14th March, 2017, noted that the project involves no increase in built up area and remains at 64501 sqm, even after increase in bed strength from 450 to 800 (as per the information made available by the project proponent). At the same time, SEIAA has observed that substantial construction was already undertaken and the project proponent has also accepted the same in their letter of commitment and apology.
Given the above discrepancy, the proposal was not taken forward and the project proponent was asked to clarify the same through SEIAA.

2.4.6 Expansion of ‘Jupiter Hospital’ at Baner-Pimple Nilakh Road, Baner, Pune, Maharashtra by M/s Jupiter Lifeline Hospitals Ltd

[IA/MH/NCP/71608/2017] [F. No. 23-3/2018-IA.III]

2.4.6.1 The project involves expansion of Jupiter Hospital from the present strength of 250 to 350 beds by M/s Jupiter Lifeline Hospitals Ltd, with increase in built up area of 2598 sqm in total plot area of 9500 sqm at Survey No.141/3, 142/3, 142/1+2, 143/1+3+4+5, Baner, Pimple Nilakh Road, Taluka Haveli, District Pune (Maharashtra).

The project site is permitted for the designated use as per approved Master Plan of the area. Planning/ building permission was obtained from Pune Municipal Corporation.

The said project/activity is covered under category B of item 8(a) of Schedule to the EIA Notification, 2006, and requires prior EC from the SEIAA in Maharashtra based on the appraisal by SEAC.

The project (250 beds hospital) was earlier granted EC by SEIAA, Maharashtra on 29th September, 2014 for built up area of 37916 sqm (up to 8th floor), which was completed on 27th September, 2016.

The proposal for EC to the expansion project (from 250 to 350 beds) with increase in built up area of 2598 sqm [additional floors 9 & 10(part)] was submitted to SEIAA on 21st October, 2016. The construction of additional floors in vertical expansion of the same building was completed after approval of building plans by Pune Municipal Corporation, but before obtaining the EC, which amounts to violation of the EIA Notification, 2006. The proposal is yet to be deliberated by the SEAC/SEIAA.

2.4.6.2 The EAC, after detailed deliberations, observed the proposal to be premature for the present, and desired that the proposal for EC presently pending with SEAC/SEIAA, Maharashtra to be deliberated first and action to be taken accordingly in terms of the provisions of the EIA Notification, 2006 under the Environment (Protection) Act, 1986. Further, it is only after confirmation on the present status, the proposal to be considered by the EAC in terms of the provisions of the MoEF&CC Notification dated 14th March, 2017.

2.4.7 Residential Colony ‘Ansal Basera’ at Jhansi (UP) by M/s Basera Builders and M/s Madakinee Estate Pvt Ltd

[IA/UP/NCP/72082/2017] [F. No. 23-4/2018-IA.III]

2.4.7.1 The project involves construction of residential colony ‘Ansal Basera’ by M/s Basera Builders and M/s Madakinee Estate Pvt Ltd, with a total built up area of 303096.22 sqm in total plot area of 326480.974 sqm at village Buda, Kanpur By Pass Road, District Jhansi (UP).

The project site is permitted for residential use as per approved Master Plan of the area. Planning/ building permission were obtained from Directorate of Town &
Country Planning (DTCP), whereas, other necessary approvals were taken from the concerned municipal authorities.

The said project/activity is covered under category B of item 8(a) of Schedule to the EIA Notification, 2006, and requires prior EC from the SEIAA in Uttar Pradesh based on the appraisal by SEAC.

The proposal for seeking ToR to the project was submitted to SEIAA on 22\textsuperscript{nd} August, 2013, which was considered by the SEAC/SEIAA in its meetings held on 30\textsuperscript{th} September, 2013, 23\textsuperscript{rd} August, 2014 & 26\textsuperscript{th} September, 2014 and the ToR was granted on 7\textsuperscript{th} October, 2015. & 10\textsuperscript{th} January, 2015. The proposal for EC was submitted to SEIAA on 20\textsuperscript{th} April, 2016, which was recommended by SEAC on 30\textsuperscript{th} May, 2016. Subsequent to recommendations of the SEAC, SEIAA vide letters dated 24\textsuperscript{th} June, 2016 & 29\textsuperscript{th} September, 2016 asked for certain details/clarifications. The proposal was, however, deregistered by SEIAA on 29\textsuperscript{th} December, 2016 for the reason that the project proponent started construction without obtaining EC and thus committed violation.

2.4.7.2 The EAC, after detailed deliberations on the proposal in terms of the provisions of the MoEF&CC Notification dated 14\textsuperscript{th} March, 2017, desired for a site visit to be conducted by the concerned Regional Office of this Ministry to ascertain the actual physical progress at site, and to verify the claims of the project proponent in their affidavit submitted to SEIAA vide letter dated 5\textsuperscript{th} December, 2016. SEIAA may also be informed in this regard.

The proposal was, therefore, deferred.

2.4.8 Residential Project ‘Kumar Palmcrest’ at Pisoli village, District Pune (Maharashtra) by M/s Kumar Agro Products Pvt Ltd

[IA/MH/NCP/64162/2017] [F. No. 23-5/2018-IA.III]

2.4.8.1 The project involves construction of residential project 'Kumar Palmcrest' with a total built up area of 35571 sqm in total plot area of 23800 sqm at S. No.32/8/1, 32/8/2, 32/5B/1, village Pisoli, Taluka Haveli, Pune (Maharashtra) by M/s Kumar Agro Products Pvt. Ltd.

The project site is permitted for residential use as per approved Master Plan of the area. Planning/building permission was obtained from the District Collector, Pune.

The said project/activity is covered under category B of item 8(a) of Schedule to the EIA Notification, 2006, and requires prior EC from the SEIAA in Maharashtra based on the appraisal by SEAC.

The proposal for seeking EC to the project was submitted to SEIAA on 29\textsuperscript{th} January, 2011, which was considered by the SEAC/SEIAA in its meetings held on 7\textsuperscript{th} June, 2012 & 27\textsuperscript{th} June, 2012. As suggested by SEIAA, the revised proposal was submitted on 23\textsuperscript{rd} July, 2013. However, the construction was already started in October, 2011 and the same was noted by SEAC.

The State Government vide their letter dated 2\textsuperscript{nd} February, 2015 issued show cause notice u/s 5 of the Environment (Protection) Act, 1986 for taking up construction without obtaining prior EC, which amounts to violation of the EIA Notification, 2006.
Later, based on a communication from the State Government of Maharashtra to the MPCB vide letter dated 8th April, 2015, case No.3032/2015 has been filed in the court of Chief Judicial Magistrate by the MPCB.

2.4.8.2 The EAC, after detailed deliberations on the proposal in terms of the provisions of the MoEF&CC Notification dated 14th March, 2017, confirmed the case to be of violation of the EIA Notification, 2006 and recommended for the following:-

(i) The State Government/SPCB to take action against the project proponent under the provisions of section 19 of the Environment (Protection) Act, 1986, and further no consent to operate or occupancy certificate to be issued till the project is granted EC.

(ii) Grant of Terms of Reference for undertaking EIA and preparation of Environment Management Plan (EMP) as enumerated in Annexure-I, along with public hearing.

(iii) The project proponent shall be required to submit a bank guarantee equivalent to the amount of remediation plan and natural and community resource augmentation plan with the SPCB prior to the grant of EC. The quantum shall be recommended by the EAC and finalized by the regulatory authority. The bank guarantee shall be released after successful implementation of the EMP, followed by recommendations of the EAC and approval of the regulatory authority.

2.4.9 Residential Project ‘Kumar Piccadilly’ at Pune City, Pune (Maharashtra) by M/s Kumar Crystalline JV

[IA/MH/NCP/64188/2017] [F. No. 23-6/2018-IA.III]

2.4.9.1 The project involves construction of residential project ‘Kumar Piccadilly’ with a total built up area of 55932.34 sqm in total plot area of 26300 sqm at S. No. 110/3 &110/4/1, village Wakad, Taluka Mulashi, Pune (Maharashtra) by M/s Kumar Crystalline JV.

The project site is permitted for residential use as per approved Master Plan of the area. Planning/building permission was obtained from Pimpri Chinchwad Municipal Corporation, after permission from the District Collector, Pune for the proposed change in land use (to non-agriculture).

The said project/activity is covered under category B of item 8(a) of Schedule to the EIA Notification, 2006, and requires prior EC from the SEIAA in Maharashtra based on the appraisal by SEAC.

The proposal for seeking EC to the project was submitted to SEIAA on 31st January, 2011, which was considered by the SEAC in its meeting held on 2nd August, 2012. However, the construction was already started in October, 2011 and the same was noted by SEAC.

The State Government vide their letter dated 2nd February, 2015 issued show cause notice u/s 5 of the Environment (Protection) Act, 1986 for taking up construction without obtaining prior EC, which amounts to violation of the EIA Notification, 2006. Later, based on a communication from the State Government of Maharashtra to the MPCB vide letter dated 8th April, 2015, case No.3036/2015 has been filed in the court of Chief Judicial Magistrate by the MPCB.
| 2.4.9.2 | The EAC, after detailed deliberations on the proposal in terms of the provisions of the MoEF&CC Notification dated 14th March, 2017, confirmed the case to be of violation of the EIA Notification, 2006 and recommended for the following:

(i) The State Government/SPCB to take action against the project proponent under the provisions of section 19 of the Environment (Protection) Act, 1986, and further no consent to operate or occupancy certificate to be issued till the project is granted EC.

(ii) Grant of Terms of Reference for undertaking EIA and preparation of Environment Management Plan (EMP) as enumerated in Annexure-I, along with public hearing.

(iii) The project proponent shall be required to submit a bank guarantee equivalent to the amount of remediation plan and natural and community resource augmentation plan with the SPCB prior to the grant of EC. The quantum shall be recommended by the EAC and finalized by the regulatory authority. The bank guarantee shall be released after successful implementation of the EMP, followed by recommendations of the EAC and approval of the regulatory authority. |

| 2.4.10 | Residential project KUMAR PINNAKIN at Pune City, Pune (Maharashtra) by M/s Kumar & Potnis Associates

[IA/MH/NCP/64243/2017] [F. No. 23-7/2018-IA.III]

| 2.4.10.1 | The project involves construction of residential project ‘Kumar Pinnakin’ with a total built up area of 62062.45 sqm in total plot area of 36300 sqm at S. No. 53/7, 54/3, 54/5/1, village Baner, Taluka Haveli, Pune (Maharashtra) by M/s Kumar & Potnis Associates.

The project site is permitted for residential use as per approved Master Plan of the area. Planning/building permission was obtained from Pune Municipal Corporation, after permission from the District Collector, Pune for the proposed change in land use (to non-agriculture).

The said project/activity is covered under category B of item 8(a) of Schedule to the EIA Notification, 2006, and requires prior EC from the SEIAA in Maharashtra based on the appraisal by SEAC.

The proposal for seeking EC to the project was submitted to SEIAA on 30th November, 2011, which was considered by the SEAC in its meeting held on 8th January, 2014. However, the construction was already started in October, 2012 and the same was noted by SEAC.

The State Government vide their letter dated 12th February, 2014 issued show cause notice u/s 5 of the Environment (Protection) Act, 1986 for taking up construction without obtaining prior EC, which amounts to violation of the EIA Notification, 2006. Later, based on a communication from the State Government of Maharashtra to the MPCB vide letter dated 15th December, 2014, case No.886/2015 has been filed in the court of Chief Judicial Magistrate by the MPCB. |

| 2.4.10.2 | The EAC, after detailed deliberations on the proposal in terms of the provisions of the MoEF&CC Notification dated 14th March, 2017, confirmed the case to be of violation of the EIA Notification, 2006 and recommended for the following:- |
(i) The State Government/SPCB to take action against the project proponent under the provisions of section 19 of the Environment (Protection) Act, 1986, and further no consent to operate or occupancy certificate to be issued till the project is granted EC.

(ii) Grant of Terms of Reference for undertaking EIA and preparation of Environment Management Plan (EMP) as enumerated in Annexure-I, along with public hearing.

(iii) The project proponent shall be required to submit a bank guarantee equivalent to the amount of remediation plan and natural and community resource augmentation plan with the SPCB prior to the grant of EC. The quantum shall be recommended by the EAC and finalized by the regulatory authority. The bank guarantee shall be released after successful implementation of the EMP, followed by recommendations of the EAC and approval of the regulatory authority.

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<tr>
<th>2.4.11</th>
<th>Residential project ‘Splendour County Wagholi’, Taluka Haveli, Pune (Maharashtra) by M/s P S Developers</th>
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<tbody>
<tr>
<td>[IA/MH/NCP/67842/2017] [F. No. 23-8/2018-IA.III]</td>
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2.4.11.1 The project involves construction of residential cum commercial project ‘Splendour County’ by M/s PS Developers with a total built up area of 36353.17 sqm in total plot area of 16310 sqm at Wagholi, Taluka Haveli, District Pune (Maharashtra).

The project site is permitted for residential use as per approved Master Plan of the area. Planning/building permission was obtained from the Directorate of Town Planning (now PMRDA), after permission from the District Collector, Pune for the proposed change in land use (to non-agriculture).

The said project/activity is covered under category B of item 8(a) of Schedule to the EIA Notification, 2006, and requires prior EC from the SEIAA in Maharashtra based on the appraisal by SEAC.

The proposal for seeking EC to the project was submitted to SEIAA on 14\textsuperscript{th} August, 2012, which was considered by the SEAC in its meeting held on 13\textsuperscript{th} May, 2014. The SEAC noted that the project proponent has initiated construction work without obtaining the prior EC, which amounts to violation of the EIA Notification, 2006 in terms of this Ministry’s OM dated 12\textsuperscript{th} December, 2012 and the OM dated 31\textsuperscript{st} October, 2013 by the State Government of Maharashtra.

The State Government vide their letter dated 11\textsuperscript{th} June, 2014 issued show cause notice u/s 5 of the Environment (Protection) Act, 1986 for taking up construction without obtaining prior EC, which amounts to violation of the EIA Notification, 2006.

Later, based on a communication from the State Government of Maharashtra to the MPCB vide letter dated 2\textsuperscript{nd} February, 2015, case No.RCC 0401222/2015 has been filed in the court of Chief Judicial Magistrate by the MPCB.

The SEAC has also recommended the project for grant of EC in its meeting held on 13\textsuperscript{th} February, 2016.

2.4.11.2 The EAC, after detailed deliberations on the proposal in terms of the provisions of the MoEF&CC Notification dated 14\textsuperscript{th} March, 2017, confirmed the case to be of violation of the EIA Notification, 2006 and recommended for the following:-
(i) The State Government/SPCB to take action against the project proponent under the provisions of section 19 of the Environment (Protection) Act, 1986, and further no consent to operate or occupancy certificate to be issued till the project is granted EC.

(ii) Grant of Terms of Reference for undertaking EIA and preparation of Environment Management Plan (EMP) as enumerated in Annexure-I, along with public hearing.

(iii) The project proponent shall be required to submit a bank guarantee equivalent to the amount of remediation plan and natural and community resource augmentation plan with the SPCB prior to the grant of EC. The quantum shall be recommended by the EAC and finalized by the regulatory authority. The bank guarantee shall be released after successful implementation of the EMP, followed by recommendations of the EAC and approval of the regulatory authority.

2.4.12 Manganese Ore Processing plant by M/s Shiv Shanthi Cement Private Limited at Sy. Nos. 92, 93 & 94 at Tatiguda village, Garividi Mandal, District Vizianagaram (Andhra Pradesh)

[IA/AP/IND/63573/2017] [F. No. J-11011/134/2017-IA-II(I)]

2.4.12.1 The proposal is for ToR/EC to the project ‘Manganese Ore processing and manufacturing Manganese Sinter (25 TPD), Manganese Oxide (25 TPD)’ by M/s Shiv Shanthi Cement Private Ltd at Sy.Nos. 92, 93 & 94 at Tatiguda village, Garividi Mandal, District Vizianagaram (Andhra Pradesh).

The unit has been in operation with consent to operate issued/renewed by APPCB from time to time. Last consent to operate was obtained from APPCB vide order dated 9th April, 2014, which was valid till 31/03/2016. The project proponent has applied for renewal of consent to operate on 5th January, 2016. Now the State Pollution Control Board has directed SSCPL to obtain Environmental Clearance.

The said project/activity is covered under category A of item 3(a) ‘Metallurgical industries (Ferrous & Non-ferrous)’ of the Schedule to the EIA Notification, 2006, and requires prior EC from the sectoral EAC in the Ministry.

The unit is reported to be in operation without obtaining prior EC, and as such amounts to violation of EIA Notification, 2006 under the Environment (Protection) Act, 1986.

2.4.12.2 The EAC, after detailed deliberations on the proposal, recommended for the following:-

(i) The State Government/SPCB to take action against the project proponent under the provisions of the Environment (Protection) Act, 1986, and further no consent to operate to be issued or renewed till the project is granted EC by the concerned regulatory authority.

(ii) The State Environment Impact Assessment Authority (SEIAA) also to take note of continuing industrial operations by the unit without obtaining prior EC, and recommend actions to the State Government/SPCB to stop the same.
2.4.13 **Installation of Induction Furnace, Rolling Mill and Submerged Arc Furnace and Captive Power Plant 33 MW including 8 MW (WHRB) by M/s Grace Industries Limited**

[IA/MH/IND/64026/2017] [F. No. J-11011/173/2017-IA-II(I)]

<table>
<thead>
<tr>
<th>2.4.13.1</th>
<th>The proposal is for ToR/EC to the project for installation of induction furnace (to produce 18000 TPM M.S. ingots/billets), rolling mill (to produce 18000 TPM hot rolled long products), submerged arc furnace (to produce 6000 TPM Ferro Alloys) and captive power plant of 25 MW by M/s Grace Industries Ltd at plot No.A-23, 24, 30 &amp; 31, MIDC Area, Tadali Growth Centre, District Chandrapur (Maharashtra). Presently, the unit is operating sponge iron plant (4x100 TPD) and 8 MW WHRB based CPP.</th>
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</table>

The project proponent, after taking over the plant in the year 2008, applied for EC to SEAC/SEIAA on 15\(^{th}\) January, 2009 for 25 MW CPP (under construction in 2008). The proposal was recommended by the SEAC in its meeting held on 18\(^{th}\) November, 2009 for grant of EC. However, the same could not be taken up due to the moratorium imposed on Chandrapur Industrial area (designated as critically polluted area), allowing no scope for any expansion, modernization or value addition to sponge iron plant.

Based on recommendations of SEAC, SEIAA in its meeting held on 7-8 March, 2013, decided to request the State Government of Maharashtra to recommend the case to MoEF for consideration of EC as a special case.

The said project/activity is covered under category A of item 3(a) ‘Metallurgical industries (Ferrous & Non-ferrous)’ of the Schedule to the EIA Notification, 2006, and requires prior EC from the sectoral EAC in the Ministry.

Subsequent to lifting of the moratorium, the proposal for consideration of ToR was submitted to the Ministry on 17\(^{th}\) June, 2016, which was considered by the sectoral EAC (Industry-1) in its meeting held on 27-29 July, 2016. However, on further examination of the proposal, it was noted that construction of 25 MW power plant was started on 3\(^{rd}\) January, 2007 by the old management without prior EC for the same and thus violation of the EIA Notification, 2006. A communication in this regard was sent to the project proponent vide this Ministry’s letter dated 13\(^{th}\) January, 2017.

<table>
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<tr>
<th>2.4.13.2</th>
<th>During deliberations, the EAC observed that while installation of 25 MW CPP by the earlier incumbent/management after consent to establish dated 18(^{th}) November, 2006 from MPCB, the unit was operating with prior EC (dated 18(^{th}) January, 2006) for sponge iron plant of capacity 4x100 TPD. The addition of such a CPP, not a core component of the industrial operations, may not be considered as expansion of the project in terms of its production capacity, modernization and/or change in product mix, for which prior EC is mandatory as per provisions contained in para 7(ii) of the EIA Notification, 2006. The Committee further noted that there has to be some distinction between such projects having prior ECs, but not that for such facilities/utilities which may be integral components of those projects and require prior EC in their standalone format, and those activities actually contributing to capacity expansion and/or modernization of the main project/plant.</th>
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<tr>
<th>2.4.13.3</th>
<th><strong>The EAC, after detailed deliberations in terms of the provisions of the MoEF&amp;CC</strong></th>
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</thead>
</table>
Notification dated 14th March, 2017, observed that the proposal might not be fitting into the domain of the said Notification. The Committee further desired that the Ministry may take a view on exempting such activities/components, although an integral part of the project, in order to comply with the said Notification in letter and spirit and actions against actual and potential defaulters.

<table>
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<tr>
<th>2.4.14</th>
<th>Active Pharmaceutical Ingredients (APIs) &amp; Intermediates manufacturing industry with R &amp; D activity in an existing industry at Deosugar Industrial Area, Raichur, Karnataka by M/s Shilpa Medicare Limited</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>[IA/KA/IND2/64027/2017] [F. No. J-11011/191/2017-IA-II(I)]</td>
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</tbody>
</table>

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<tr>
<th>2.4.14.1</th>
<th>The proposal is for ToR/EC to the project for manufacturing bulk drugs and active pharmaceutical ingredients (APIs) along with R&amp;D facility by M/s Shilpa Medicare Limited at Deosugar Industrial Area, District Raichur (Karnataka).</th>
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<tr>
<td></td>
<td>The industry is reported to be established in 1989 i.e. prior to the EIA Notification, 1994/2006 and as such no requirement of the Environmental Clearance at that stage.</td>
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<td></td>
<td>Karnataka State Pollution Control Board (KSPCB) has granted the Consent for Establishment (CFE) under the Air and the Water Act on 7th May, 2011 to the above unit for its capacity of 26.44 TPM (30 nos. of products) followed by addendum on 30th March, 2012 for modification of existing products without increase in pollution load. One of the specific conditions therein quotes:</td>
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<td></td>
<td>‘the applicant shall inform the Ministry of Environment &amp; Forests, Government of Karnataka/India, about the modification programme and also claim made with respect to no additional pollution load.’</td>
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<td></td>
<td>Further, Consent for Operation was accorded by KSPCB vide their letter dated 8th October, 2015 for the same capacity of 26.44 TPM and no change in product series with its validity up to 30th June, 2016.</td>
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<tr>
<td></td>
<td>In response to the application for further renewal of consent for operate under the Air/Water Act and in compliance of the directions dated 1st December, 2015 under section 5 of the Environment (Protection) Act, 1986 by SEIAA, the State Pollution Control Board vide letter dated 18th January, 2017, has directed the project proponent to submit copy of the EC for all the products for which CFO was sought earlier. The SPCB has also informed that their applications for Consent for Operation shall not be processed and kept pending till submission of EC for the revised product mix.</td>
</tr>
<tr>
<td></td>
<td>The said project/activity is covered under category A/B of item 5(f) of Schedule to the EIA Notification, 2006, and requires prior EC from the concerned regulatory authority.</td>
</tr>
<tr>
<td></td>
<td>The unit is reported to be in operation without obtaining prior EC and also without valid consent to operate under the Air/Water Act, and as such amounts to violation of EIA Notification, 2006 under the Environment (Protection) Act, 1986.</td>
</tr>
</tbody>
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<tr>
<th>2.4.14.2</th>
<th>The EAC, after detailed deliberations on the proposal, recommended for the following:-</th>
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<tbody>
<tr>
<td></td>
<td>(i) The State Government/SPCB to take action against the project proponent under the provisions of Air Act, 1981 and the Water Act, 1974 for not complying with the</td>
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</table>
conditions stipulated in the Consent for Operation (Addendum condition No.IV) vide letter dated 30th March, 2012.

(ii) The State Government/SPCB to take action against the project proponent under the provisions of the Environment (Protection) Act, 1986 for operating the unit without prior EC, and further no consent to operate to be issued or renewed till the project is granted EC by the concerned regulatory authority.

(iii) The State Environment Impact Assessment Authority (SEIAA) also to take note of continuing industrial operations by the unit without obtaining prior EC, and recommend the actions to stop the same.

2.4.15 Expansion of existing Bulk Drug and Intermediates Manufacturing unit at IDA Gaddapotharam, Mandal Jinnaram, District Sangareddy (Telangana) by M/s Eytan Labs Limited

[IA/TG/IND2/64091/2017] [F. No. J-11011/195/2017-IA-II(I)]

2.4.15.1 The proposal is for ToR/EC to the project for manufacturing bulk drugs and its intermediates by M/s Eytan Labs Limited at Sy. No.10 & its parts, IDA Gaddapotharam, Jinnaram (M), District Sangareddy (Telangana).

Earlier, the EC was granted by the Ministry on 7th July, 2005 in favour of M/s Matrix Laboratories Limited Unit-VI for manufacturing of bulk drugs at the same premises. Later, M/s Eytan Labs Ltd purchased the unit of M/s Matrix Labs Unit-VI and one intermediate and neighbouring unit namely, M/s Biotech Pharma Ltd, and obtained consent to operate from APPCB vide their letter dated 28th July, 2012. After merger of both the units M/s Eytan Labs Limited obtained consent to establish on 21st December, 2012 for change in product mix without increase in production capacity and pollution load. Subsequently, consent to operate was obtained on 20th December, 2016, which is presently valid up to 31st January, 2022.

Meanwhile, inspection was carried out by the Regional Office of the Ministry on 14th October, 2015 to monitor compliance status of the EC (dated 7th July, 2005 in favour of M/s Matrix Laboratories Limited Unit-VI). It has been reported that the CFO granted is not consistent with that permitted in the EC for manufacturing only one product (60 TPA), which is actually non compliance of the EC conditions by the SPCB and the project proponent as well.

The said project/activity is covered under category A/B of item 5(f) of Schedule to the EIA Notification, 2006, and requires prior EC from the concerned regulatory authority.

The unit is reported to be in operation without obtaining prior EC and as such amounts to violation of EIA Notification, 2006 under the Environment (Protection) Act, 1986.

2.4.15.2 The EAC, after detailed deliberations on the proposal, noted that the unit M/s Eytan Labs has been in operation since July, 2012 without any environmental clearance, which amounts to violation of the EIA Notification, 2006 and recommended for the following:-

(i) The State Government/SPCB to take action against the project proponent under the provisions of the Environment (Protection) Act, 1986, and further no consent to
operate to be issued or renewed till the project is granted EC by the concerned regulatory authority.

(ii) The State Environment Impact Assessment Authority (SEIAA) also to take note of continuing industrial operations by the unit without obtaining prior EC, and recommend actions to the State Government/SPCB to stop the same.

<table>
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<tr>
<th>2.4.16</th>
<th>Hospital &amp; Medical College at village Inayatpur, Tehsil Huzur, Bhopal (MP) by M/s Advance Medical Science &amp; Education Society</th>
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<tr>
<td></td>
<td>[F.No. 23-1/2017-IA.III]</td>
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| 2.4.16.1 | Dr. Om Prakash, authorized representative of the project proponent, attended the meeting but expressed his inability to present the case due to no timely intimation in this regard. |

The proposal was, therefore, not considered.

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Annexure

Terms of Reference for EIA and preparation of Environment Management Plan (EMP)

- Project description, its importance and the benefits,
- Project site details (location, toposheet of the study area of 10 km, coordinates, google map, layout map, land use, geological features and geo-hydrological status of the study area, drainage),
- Land use as per the approved Master Plan of the area, Permission/approvals required from the land owning agencies, Development Authorities, Local Body, Water Supply & Sewerage Board, etc,
- Land acquisition status, R&R details,
- Forest and Wildlife and eco-sensitive zones, if any in the study area of 10 km - Clearances required under the Forest (Conservation) Act, 1980, the Wildlife (Protection) Act, 1972 and/or the Environment (Protection) Act, 1986,
- Baseline environmental study for ambient air (PM$_{10}$, PN$_{2.5}$, SO$_2$, NO$_x$, CO), water (both surface and ground), noise and soil for one month (except monsoon period) as per MoEF&CC/CPCB guidelines at minimum 5 locations in the study area of 10 km,
- Details on flora and fauna and socio-economic aspects in the study area
- Likely impact of the project on the environmental parameters (ambient air, surface and ground water, land, flora and fauna and socio-economic, etc),
- Source of water for different identified purposes with the permissions required from the concerned authorities, both for surface water and the ground water (by CGWA) as the case may be, Rain water harvesting, etc,
- Waste water management (treatment, reuse and disposal) for the project and also the study area,
- Management of solid waste and the construction & demolition waste for the project vis-a-vis the Solid Waste Management Rules, 2016 and the Construction & Demolition Rules, 2016,
- Energy efficient measures (LED lights, solar power, etc) during construction as well as during operational phase of the project,
- Assessment of ecological damage with respect to air, water, land and other environmental attributes. The collection and analysis of data shall be done by an environmental laboratory duly notified under the Environment (Protection) Act, 1986, or an environmental laboratory accredited by NABL, or a laboratory of a Council of Scientific and Industrial Research (CSIR) institution working in the field of environment.
- Preparation of EMP comprising remediation plan and natural and community resource augmentation plan corresponding to the ecological damage assessed and economic benefits derived due to violation.
- The remediation plan and the natural and community resource augmentation plan to be prepared as an independent chapter in the EIA report by the accredited consultants.
List of the Members

1. Dr. S.R. Wate, Director (Retired), National Environmental Engineering Research Institute, Nagpur

2. Dr. P.A. Joshi, Chairman, Anchor Institute & Professor, Chemical Engineering, Dhrarmsinh Desai University, Nadiad - 387 001 (Gujarat)

3. Dr. G.V. Subrahmanyam, Advisor (Retired), MoEFCC, C-22, KendriyaVihar, Sector 51, Noida - 201301

4. Dr. A.L. Ramanathan, Professor, School of Environmental Sciences, Jawaharlal Nehru University, New Mehrauli Road, New Delhi - 67

5. Dr. M.V. Ramana Murthy, Advisor, ICMAM, NIOT Campus, Pallikarai, Chennai - 600 100

6. Shri K Gowarappan, Plot No. 6, Ganesh Avenue, II Street, Sakthi Nagar, Porur, Chennai – 600116

7. Dr. Dilip S. Ramteke, Scientist (Retired), NEERI, 64 B, Adhyapak Colony, Jaitala Chowk, Trimurti Nagar, Nagpur - 440 020

8. Dr. Poonam Kumria, Professor, Geography Department, Miranda House, University of Delhi, Delhi – 7

9. Dr. Bharat Jain, Dy. Chief Engineer (Retired), GIICG Gujarat Cleaner Production Centre, UdyogBhavan, Gandhinagar – 11

10. Dr. Subrata Maity, Professor (Retired), BCKV (Agriculture University), B2/210 Kalyani, Nadia - 741235 (West Bengal)

11. Shri S.K. Srivastava, Scientist E, Ministry of Environment, Forest and Climate Change, Indira ParyavaranBhawan, 3rd Floor, Vayu Wing, Jor Bagh Road, Aliganj, New Delhi -3