

Compliance report

Environmental clearance: Letter vide SEIAA-TN/F-2375/EC8(a)/402/2014 dated 01.04.2015

Sl. No.	Special Conditions	Status
1.	“Consent for Establishment” shall be obtained from the Tamil Nadu Pollution Control Board and the same shall be submitted to the SEIAA, Tamil Nadu before taking up any construction activity at the site.	Consent copy from TNPCB is attached as Annexure-I . Consent Order No.160111014493 Dt:08/11/2016
2.	The Project proponent has earmarked 61900 m ² of the site area for green belt development, which works out to 37% of the total site area of 1,67,170 m ² .	Within the proposed project site, about 6.190 ha (37.03%) of the total space has been designated for greenbelt development.
3.	The entire water requirement during construction phase shall be met from private tankers as committed.	The water requirement during the construction phase was met from Pvt water suppliers. The water letter is attached as Annexure-II .
4.	Provision shall be made for the housing labour within the site with all necessary infrastructures and facilities such as fuel for cooking, mobile toilets, mobile STP, safe drinking water, medical health care, creche etc. The housing maybe in the form of temporary structures to be removed after the completion of the project.	The workers employed by the main contractor are provided with all necessary infrastructures and facilities such as fuel for cooking, mobile toilets, mobile STP, safe drinking water, medical health care. Workers involved in the project are from the vicinity of the project zone. Hence, no temporary structures for housing the workers are required.
5.	The height and coverage of the constructions shall be in accordance with the existing FSI/FAR norms as per Coastal Regulation Zone Notification, 2011.	We comply with the norms.
6.	STP design should be approved by Academic/ Research Institution before the issue of CTE by TNPCB.	The vetted STP proposal attached as Annexure-III
7.	The approval of the competent authority shall be obtained for structural safety of the buildings due to earthquake, adequacy of the firefighting equipments, etc as per National Building Code including protection measures from lightning etc.	Fire NOC obtained from Tamil Nadu Fire & Rescue service department vide K.Dis.No.6357/C1/2016 dated 01.07.2016 has been enclosed as Annexure-IV . Structural stability certificate is attached as Annexure-V .

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8.	All required sanitary and hygienic measures should be in place before starting construction activities and they have to be maintained throughout the construction phase.	Adequate toilets with hygienic environment have been provided at the construction site. These activities are monitored by a committee comprising of promoters and working labors.
9.	A first aid room shall be provided in the project site during the entire construction phase of the project.	A first aid room contains all the essential medicines to handle mishaps around the project site during the construction phase.
10.	Adequate drinking water and sanitary facilities should be provided for construction workers at the site. The safe disposal of waste water and solid wastes generated during the construction phase should be ensured.	Drinking water and sanitary facilities have been provided to the laborers during construction phase.
11.	All the laborers to be engaged for construction should be screened for health and adequately treated before and during their employment on the work at the site.	The workers are employed after a screening for health issues and proper treatment given before and during the employment as and when the need arises.
12.	The solid waste in the form of excavated earth excluding the top soil generated from the project activity shall be scientifically utilized for construction of approach roads and peripheral roads, as reported.	Excavated earth was collected and used as back fill for the foundation and also for roads and filling the low line area.
13.	All the top soil excavated during construction activities should be stored for use in horticulture/ landscape development within the project site.	The top soil will be separately segregated and stored for use in greenbelt development and landscaping activities, filling of low- line areas etc.
14.	Disposal of other construction debris during construction phase should not create any adverse effect on the neighboring communities and be disposed off only in approved sites, with the approval of Competent Authority with necessary precautions for general safety and health aspects of the people.	During construction phase, no earth and boulders will be excavated. Other solid wastes that are generated, like food waste, food wrappers have been properly disposed by collecting in separate bins and given to civic bodies. Wastes like plastic wires, steel etc are sold to scrap dealers.

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15.	Construction spoils, including bituminous materials and other hazardous materials, must not be allowed to contaminate water courses. The dump sites for such materials must be secured so that they should not leach into the adjacent land/lake/stream etc.	No bituminous materials have been employed in the construction of the project other than roads. The hazardous wastes generated during the construction phase such as paints, solvents and wood preservatives are stored in sealed containers, labeled and disposed to authorized disposal centres
16.	Low Sulphur diesel shall be used for operating diesel generator sets to be used during construction phase. The air and noise emission shall conform to the standards prescribed in the Rules under the Environment (Protection) Act, 1986, and the Rules framed thereon.	Low Sulphur diesel is used for emergency purposes. The DG sets have been provided with acoustic enclosures to minimize the noise, DG sets are placed at least 10 mtrs away from the building.
17.	The diesel required for operating DG sets shall be stored in underground tanks and if required, clearance from Chief Controller of Explosives shall be taken.	The Diesel Generators have in built storage capacity of 200 litres and hence no underground storage is required.
18.	Vehicles hired for bringing construction materials to the site should be in good condition and should conform to air and noise emission standards, prescribed by TNPCB/CPCB. The vehicles should be operated only during non- peak hours.	The construction vehicles complying with the air and noise norms of the CPCB will be used to carry raw materials. The vehicles are operated during non- peak hours only.
19.	Ambient air and noise levels should conform to residential standards prescribed by the TNPCB, both during day and night. Incremental pollution loads on the ambient air and noise quality should be closely monitored during the construction phase.	Ambient Air Quality and noise levels will be maintained below the standards prescribed by the TNPCB.
20.	Fly- ash bricks should be used as building material in the construction as per the provision of Fly ash Notification of September, 1999 and amended as on 27 th August, 2003.	We have complied with the norms by the usage of fly ash bricks during construction.

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21.	Ready- mix concrete of high quality should be used for building construction and necessary cub- tests should be conducted to ascertain their quality.	As recommended, RMC will be used for building construction and necessary tests will be performed.
22.	Storm water control and its re- use shall be as per CGWB BIS standards for various applications.	The rain water from rooftops will be collected in separate rain water harvesting sumps and will be used for greenbelt after necessary primary treatment. Runoffs from roads/ paved/ landscaped areas will be directed to underground storage tanks and will be reused within the premise.
23.	Water demand during construction should be reduced by use of pre- mixed concrete, curing agents and other best practices prevalent.	Pre- mixed concrete and curing agents have been added being employed. Apart from that, best practices will be carried out in the working place to conserve water.
24.	Fixtures for showers, toilet flushing and drinking water should be of low flow type by adopting the use of aerators/ pressure reducing devices/ sensor based control.	Low flow type fixtures will be installed for showers, toilet flushing and drinking water.
25.	Use of Glass shall be reduced up to 40% to reduce the electricity consumption and load on air- conditioning. If necessary, high quality double glass with special reflecting coating shall be used for windows.	Specially coated high quality double glass windows are being used to reduce electricity consumption and air conditioning load.
26.	Roof should meet prescriptive requirement as per Energy Conservation Building Code by using appropriate thermal insulation material, to fulfill the requirement.	Roof has been provided with thermal insulation material that is within the limits of Energy Conservation Building Code.
27.	Adequate measures to reduce air and noise pollution during construction shall be adopted, conforming to the norms prescribed by the TNPCB on noise limits.	Recommended CPCB action plans have been adopted during the construction phase to minimize air and noise pollution.
28.	Opaque wall should meet prescribed requirement as per Energy Conservation	Proper thermal insulation materials are used for opaque wall materials considering air

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	Building Code which is mandatory for all air conditioned spaces by use of appropriate thermal insulation material to fulfill the requirement.	conditioned spaces as per Energy Conservation Building Code.
29.	The project proponent is requested to indicate the probable date of commissioning of the project.	Date of Commissioning is likely to be March 2017.
30.	Adequate Fire protection equipments and rescue arrangements should be made as per the prescribed standards.	Fire NOC obtained from Tamil Nadu Fire & Rescue service department vide K.Dis.No.6357/C1/2016 dated 01.07.2016 has been enclosed as Annexure-IV .
31.	Proper approach road for fire- fighting vehicles and for rescue operations in the event of emergency shall be made.	Wider approach roads with adequate number of carriageways have been provided with NBC 2005.
32.	Design of buildings should be in conformity with the Seismic Zone classifications.	The project site falls in the Seismic Intensity Zone-III as per IS 1893-2002 (Part-1), which will not be prone for any severe earthquakes. Hence, this project is not likely to face any impact due to severe earthquakes. Adequate care will be taken in construction of structures to withstand tremors of earthquakes, if such eventuality occurs.
33.	All ECBC norms have to be adopted.	The thermal characteristics of the building envelope are provided within the limits of ECBC norms.
34.	Personnel working in dusty areas should wear protective respiratory devices and they should also be provided with adequate training and information on safety and health aspects. Occupational health surveillance program of the workers should be undertaken periodically to observe any contractions due to exposure to dust and take corrective measures, if needed.	Personnel are provided with protective equipment like helmets, goggles and they are instructed to ensure the proper use. Periodical surveillance will be carried out.
35.	Periodical medical examination of the workers engaged in the project shall be carried out and records maintained. For the	Workers are periodically checked for any occupational hazards and records of them are maintained. Occupational safety measures like

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	purpose, schedule of health examination of the workers should be drawn and followed accordingly. The workers shall be provided with personnel protective measures such as masks, gloves, boots etc.	providing personal protective equipments will be provided to the workers.
36.	The amount earmarked by the proponent for Environmental Monitoring Plan (EMP) of capital cost-14 Lakhs should be used as committed by the proponent.	The funds earmarked for the EMP shall be duly used.
37.	Lightning arrester shall be properly designed and installed at the top of building.	Lightening arrester has been installed to protect the building.
Operation Phase		
Sl. No.	Special Conditions	Status
1.	The Proponent should be responsible for the maintenance of common facilities including greening, rain water harvesting, sewage disposal, solid waste disposal and environmental monitoring including terrace gardening for a period of 10 years as committed. Within 10 year after handing over the flats to all allottees a viable society or an association among the allottees shall be formed to take responsibility of continuous maintenance of all facilities with required agreements for compliance of all conditions furnished in Environmental Clearance (EC) order issued by the SEIAA- TN or the proponent himself shall maintain all the above facilities for the entire period.	The proponents are make sure the proper maintenance of these facilities as committed.
2.	The project proponent shall ensure that the required water supply should be availed from Thiruporur Town Panchayat. Water sources and excess treated sewage should be disposed through avenue plantations maintained by Thiruporur town Panchayat as committed in the Affidavit before handing over flats to the allottees or before obtaining completion certificate, whichever is earlier. The proponent shall avail 324 KLD of fresh	The required water supply during operation has been availed from the Pvt water suppliers.

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	water for entire period of operation. Out of 401 KLD of treated sewage generated, the proponent shall utilize 148 KLD for flushing, 217 KLD for Green Belt and 36 KLD of excess treated sewage water shall be disposed through watering of avenue plantations maintained by Thiruporur town Panchayat during the entire period of operation.	
3.	There shall be no drawal of ground water.	The fresh water been sourced from Thiruporur panchayat union.
4.	The ground water level and its quality should be monitored regularly in consultation with Central Ground Water Authority.	The ground water level and its quality have been frequently monitored.
5.	The installation of the Sewage Treatment Plant (STP) should be certified by an independent expert and a report in this regard should be submitted to the SEIAA, TN before the project is commissioned for operation. Treatment effluent emanating from STP shall be recycled/ reused to the maximum extent possible. Treatment of 100% grey water by decentralized treatment should be done. Discharge of treated effluent shall conform to the norms and standards of the Tamil Nadu State Pollution Control Board. Necessary measures should be made to mitigate the odour and mosquito problem from STP. Explore the less power consuming systems viz. Baffle reactor etc. for the treatment of sewage.	A Sewage Treatment Plant for the project with a daily treatment capacity of 420 KLD has been designed and the detailed design report been submitted to the SEIAA, TN before the project is commissioned for operation.
6.	The proponent shall install STP unit of Bar screen chamber, Equalization tank, Aeration Tank, Secondary Settling Tank, Clarified water tank, pressure sand filter, Activated carbon filter, Filter Press & UV treatment as committed (STP capacity of 420 KLD) and operated continuously to achieve the	The STP unit has been designed with the treatment units mentioned, to achieve the standards prescribed by the Tamil Nadu Pollution Control Board.

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	standards prescribed by the Tamil Nadu Pollution Control Board.	
7.	The Proponent shall operate STP continuously by providing DG set in case of Power failure.	A Diesel Generator set of 2 units with 700 KVA capacities is proposed for providing emergency supply in case of power failure.
8.	It is the sole responsibility of the proponent that the treated sewage water disposed for green belt development/ avenue plantation should not pollute the soil/ ground water/ adjacent canals/ lakes/ ponds etc.	Frequent monitoring of soil and ground water quality has been done to ensure that no pollution is caused by the usage of treated sewage water.
9.	Adequate measures should be taken to prevent odor emanating from solid waste processing plant and STP.	There are no odor generating activities.
10.	The Biodegradable solid waste, Non-biodegradable solid waste, STP sludge, etc generated from the project activity shall be properly collected, segregated and disposed as committed, and as per the provision of Solid Waste (Management and Handling) Rules, 2000.	Biodegradable solid waste and the sludge from STP has been used as manure for plants. The non- biodegradable solid waste will be properly disposed through an authorized recycler as per the provisions of Solid waste (Management and Handling) Rules, 2000.
11.	The Biodegradable municipal solid waste shall be treated through OWC through the entire period of operation as committed.	The Biodegradable municipal solid waste will be treated using Organic waste converter as committed.
12.	The plastic wastes shall be segregated and disposed as per the provisions of Plastic Waste (Management and Handling) Rules 2011.	The plastic waste will be properly collected and handed over to authorized recyclers.
13.	The e-waste generated should be collected and disposed to a nearby authorized e- waste center as per E- waste (Management and Handling) Rules, 2011.	Will be complied.

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14.	Diesel Power generating sets proposed as source of back- up power during operation phase should be of enclosed type and conform to rules made under the Environment (Protection) Act, 1986. The height of stack DG sets should be equal to the height needed for the combined capacity of all proposed DG sets. The location of the DG sets may be decided with the consultation of Tamil Nadu Pollution Control Board.	DG sets are provided with enclosures to minimize the emissions. The DG sets have been provided with acoustic enclosures to minimize the noise, DG sets are placed at least 10 mtrs away from the building.
15.	The diesel required for operating DG sets shall be stored in underground tanks and if required, clearance from Chief Controller of Explosives shall be taken.	The Diesel generators have an in- built storage capacity of 500 liters and hence no underground storage will be required.
16.	The acoustic enclosures shall be installed at all noise generating equipments such as DG sets, air conditioning systems, etc and the noise level shall be maintained as per MoEF/CPCB/TNPCB guidelines/ norms both during night and day time.	Acoustic enclosures will be provided and the noise level shall be maintained as per the guidelines prescribed both during day and night time.
17.	Spent oil from D.G sets should be stored in HDPE drums in an isolated covered facility and disposed as per the Hazardous Wastes (Management, Handling, Transboundary movement) Rules, 2008. Spent oil from DG sets should be disposed off through registered recyclers.	The authorization of the Tamil Nadu Pollution Control Board will be obtained as per the norms of the Hazardous Waste Management Rules for the disposal of Spent oil from DG sets. The waste oil will be stored separately in HDPE drums and disposed through registered recyclers.
18.	The Proponent/ Owner of the flats shall ensure that storm water drain provided at the project site shall be maintained without choking or without causing stagnation and should also ensure that the storm water shall be properly disposed off in the natural drainage/channels without disrupting the adjacent public. Adequate harvesting of the	Rain Water will be collected and stored in percolation pits and will not cause any stagnation on the premises. The harvested rain water will be used for domestic purposes and also for ground water recharging.

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	storm water should also be ensured.	
19.	The proponent should also ensure that necessary trenches for openings shall be provided at periodic intervals along the compound wall, so as to let the storm water during rainy season without stagnation/ponding.	Storm water runoff from road / paved / landscaped areas will be directed to rain water percolation pits constructed along the project premises.
20.	The Proponent/ Owner of the flats shall ensure that roof rain water run- off collected from the covered roof of the buildings, etc shall be scientifically harvested so as to ensure the maximum benefaction of rain water harvesting. It shall be stored in a sump of 1000 KL capacity and reused.	The run- off from terraces will collected separately through pipes and stored in Underground sumps, overhead tanks and reused for domestic purposes.
21.	Rain water harvesting for surface run- off, as per plan submitted should be implemented. Before recharging the surface run- off, pre-treatment with screens, settlers etc must be done to remove suspended matter, oil, grease, etc. The proponent shall provide 220 nos. of bore wells/ percolation pits/etc. As committed. The bore wells/ percolation pits/etc for rainwater recharging should be kept at least 5 m above the highest ground water table.	Rain water harvesting for surface run- off will be implemented as committed in the plan. The water will be stored after proper filtration. Upstream filters will be provided for this purpose. 220 nos. of bore wells/ percolation pits will be provided and they will be kept at a height of 5 m from the highest ground water table.
22.	Application of solar energy should be incorporated for illumination of common areas, lighting for gardens, street lighting in addition to provision for solar water heating. A hybrid system or fully solar system for a portion of the apartments shall be provided.	In order to reduce energy consumption, it is proposed to utilize solar powered lights for in common/ open areas. Solar water heaters will also be installed for electrical heating of water in a canteen.
23.	A report on the energy conservation measures conforming to energy conservation norms prescribed by the Bureau of Energy Efficiency shall be prepared incorporating details about binding materials & technology; R & U factors etc and submitted to the SEIAA in three month's time.	The report on energy conservation measures will be prepared and submitted to the SEIAA in three month's time.

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24.	Energy Conservation measures like installation of CFLs/TFLs for lighting the areas outside the building should be integral part of the project design and should be in place before project commissioning. Used CFLs and TFLs should be properly collected and disposed off/ sent for recycling as per the prevailing guidelines/ rules of the regulatory authority to avoid mercury contamination. Use of solar panels may be done to the extent possible.	CFLs lights will be used in car parking and common pathways. Used CFLs will be properly collected and disposed to prevent mercury contamination. Solar energy has been planned to be utilized to the fullest extent.
25.	Traffic congestion near the entry and exit points from the roads adjoining the proposed project site shall be avoided. Parking shall be fully internalized and no public space should be utilized. Parking plan to be as per MoEF norms.	The parking requirement for the project has been calculated according to DTCP norms. A total parking area of 8347.10 sq. m. is provided for parking. Also the gates at the entry and exit points will be manned to guide the smooth flow of traffic.
26.	The proponent shall issue plans showing separate pipelines marked with different colour with the following details: <ol style="list-style-type: none"> 1. Location of STP, compost system, underground sewer line. 2. Pipeline conveying the treated effluent for green belt development. 3. Pipe line conveying the treated effluent for toilet flushing. 4. Water supply pipeline 5. Gas supply pipeline, if proposed. 6. Telephone cable 7. Power cable 8. Storm water drain 9. Rain water harvesting system to all the allottees/ owners while executing the allotment order/ sale deed.	The plans showing the requisite details will be prepared and issued to the owners while executing the allotment order.
27.	A first aid room shall be provided during operation of the project, with necessary equipments and lifesaving medicines.	A first aid room has been provided with necessary equipments and medicines during the operation of the project.

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28.	The green belt design along the periphery of the plot shall achieve attenuation factor conforming to the day and night noise standards prescribed for residential land use. The open spaces inside the plot shall be adequately landscaped and covered with vegetation of suitable variety.	The green belt has been developed to achieve the attenuation factor conforming to the standards prescribed. The open spaces will be landscaped accordingly with vegetation of suitable variety.
29.	Incremental pollution loads on the ambient air quality, noise and water quality shall be periodically monitored after commissioning of the project.	Ambient air, water and noise quality will be monitored periodically after the project has been commissioned.
30.	No construction of activity of any kind shall be taken up in the OSR area. Consent of the local body concerned should be obtained for using the secondary treatment sewage in the OSR area.	The OSR area will not be used for any construction activity. Consent will be obtained for using the secondary treatment sewage in the OSR area from the concerned local body.
31.	The building should have adequate distance between them to allow free movement of fresh air and passage of natural light, air and ventilation. Landscape plan to be revised accordingly.	The building has been designed to facilitate free movement of air and passage of natural light, air and ventilation.
32.	A terrace garden shall be developed and maintained continuously by the proponent as committed.	Will be complied.
33.	The amount of 176 Lakhs as earmarked by the proponent under CSR activity should be used only for such activities as committed by the proponent.	The earmarked amount will be used accordingly as committed.
34.	The amount earmarked by the proponent for Environmental Monitoring Plan [EMP] of capital cost- 54 Lakhs and Recurring cost- 15 Lakhs should be used as committed by the proponent.	The amount has been utilized as committed.

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1.	The construction of the structures should be undertaken as per the plans approved by the concerned local authorities/ local administration.	The construction of the project will be undertaken as per the approved plan from the Local Planning Authority (Form No. 331/2012).
2.	It is mandatory for the project proponent to furnish the SEIAA, half yearly compliance report in hard and soft copies on 1 st June and 1 st December of each calendar year in respect of the conditions stipulated in the prior Environmental Clearance.	Half yearly compliance report been submitted to the SEIAA, for the conditions laid down under the prior environmental clearance.
3.	In case of any change(s) in the scope of the project, a fresh appraisal by the SEAC/SEIAA shall be obtained.	There will not be any changes in the scope of the project.
4.	A copy of the clearance letter shall be sent by the proponent to the Commissioner of Corporation/ municipalities/ executive officers of town panchayat/ Block development officers of panchayat union whichever is applicable and the local NGO, if any, from whom suggestions/ representations, if any, have been received while processing the proposal. The clearance letter shall also be put on the website of the proponent.	A copy of the clearance has been sent to the concerned authorities and also put up on the company's website.
5.	The SEIAA reserves the right to add additional safeguards measures subsequently, if any non- compliance of any of the EC conditions are found and to take action, including revoking of the environmental clearance as the case maybe.	Noted.
6.	All other statutory clearances such as the approvals for storage diesel from Chief Controller of Explosives, Fire and Rescue services department, Civil Aviation Department, Forest Conservation Act, 1980 and Wildlife Protection Act, 1972, State/	Clearances have been obtained from the concerned authorities. The clearances have been enclosed as annexes for reference.

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	Central Ground Water Authority, Coastal Regulatory Zone Authority, other statutory and other authorities as applicable to the project shall be obtained by project proponent from concerned competent authorities.	
7.	The project authorities should advertise with basic details at least in two local newspaper widely circulated, one of which shall be in the vernacular language of the locality concerned, within 7 days of the issue of clearance and a copy of the clearance letter is available with the State Pollution Control Board and also at website of SEIAA, TN and a copy of the same should be forwarded to the Regional office of the Ministry of Environment and Forests, located at Bangalore.	An advertisement outlining the basic details of the project will be made in two local newspapers, concerning the issue of clearance.
8.	Under the Provisions of Environment (Protection) Act, 1986, legal action shall be initiated against the project proponent if it is found that the construction of the project has been started without obtaining Environmental Clearance, and for any other action resulting in violation of any condition stipulated in the Environmental Clearance.	The necessary environmental clearance has been obtained. There will not be any violation of the conditions laid down in the environmental clearance during the construction phase.
9.	The proponent shall upload the status of compliance of the stipulated EC conditions, including results of monitored data on their website and shall update the same periodically. It shall simultaneously be sent to the Regional Office of MoEF, Bengaluru/Chennai, the respective Zonal office of CPCB, Bengaluru and the TNPCB. The criteria pollutant levels namely; SPM, RSPM, SO ₂ , Nox (Ambient levels as well as stack emissions) or critical sectoral parameters, indicated for the project shall be monitored and displayed at a convenient	Status of the compliance and the results of the monitored data will be updated and sent to the respective authorities. Critical pollutants will be monitored and the results will be displayed at a convenient location as committed.

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	location near the main gate of the company in the public domain.	
10.	A copy of the Environmental Clearance (EC) letter shall be issued to all allottees/ owners while executing the allotment order/ sale deed/ before handing over of the building to the allottees.	Will be complied.
11.	A separate environmental management cell with suitable qualified personnel should be set- up under the control of a Senior Executive, who will report directly to the Head of the Organization.	The environmental cell has been created and the senior executive is reporting to the Head of the organization.
12.	The funds earmarked for environmental protection measures should be kept in separate account and should not be diverted for other purpose. Year wise expenditure should be reported to the Ministry of Environment and Forests and its regional office located at Bengaluru. Funds for CSR activities shall be allotted and used for that purpose and separate account shall be maintained.	The funds allocated for environmental protection measures and CSR activities will be spent accordingly. Separate accounts will be maintained and yearly reports will be submitted.
13.	The Regional Office of the Ministry located at Bangalore shall monitor compliance of the stipulated conditions. The project authorities should extend full cooperation to the officer(s) of the Regional Office by furnishing the requisite data/ information/ monitoring reports.	Full cooperation will be extended to the officers.
14.	The Project proponent shall submit six-monthly reports on the status of the compliance of the stipulated environmental clearance conditions including result of monitored data (both in hard copies as well as by e- mail) to the Ministry of Environment and Forests, its Regional	Half yearly reports on the status of the compliance been submitted to the respective authorities, in hard copy and by e- mail.

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	Office Bangalore/ Chennai, the Respective Zonal office Central Pollution Control Board, SEIAA, TN and the State Pollution Control Board.	
15.	The Environmental Statement for each financial year ending 31 st March, in Form- V as is mandated to be submitted by the project proponent to the concerned State Pollution Control Board as prescribed under the Environment (Protection) Rules, 1986, as amended subsequently, shall also be put on the website of the company along with the status of compliance of environmental clearance conditions and shall also be sent to the Regional Office of the Ministry of Environment and Forests by e-mail.	Noted and we shall comply to the rules by submitting the environmental statement
16.	This environmental clearance does not imply that the other statutory/ administrative clearances shall be granted to the project by the concerned authorities. Such authorities would be considering the project on merits and be taking decisions independently on the Environmental Clearance.	We will fulfill the demands of the other concerned departments and obtain statutory clearance.
17.	The SEIAA, TN may alter/ modify the above conditions or stipulate any further condition in the interest of environment protection, even during the subsequent period.	Noted and we shall comply with the rules of the SEIAA if any alteration or modification in future.
18.	The Environmental Clearance does not absolve the applicant/ proponent of his obligation/ requirement to obtain statutory and administrative clearances from other statutory and administrative authorities.	Necessary administrative and statutory clearances in addition to the environmental clearance has been obtained by the proponent.
19.	The SEIAA, TN may cancel the environmental clearance granted to this project under the provisions of EIA	We will comply with the norms of SEIAA.

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	Notification, 2006, if, at any stage of the validity of this environmental clearance, if it is found or if it comes to the knowledge of this SEIAA, TN that the project proponent has deliberately concealed and/ or submitted false or misleading information or inadequate data for obtaining the environmental clearance.	
20.	Failure to comply with any of the conditions mentioned above may result in withdrawal of this clearance and attract action under the provisions of the Environment (Protection) Act, 1986.	The proponent will ensure that the conditions mentioned will be complied at all stages of the project.
21.	The above conditions will be enforced inter-alia, under the provisions of the Water (Prevention and Control of Pollution) Act, 1974, the Air (Prevention and Control of Pollution) Act, 1981, the Environment (Protection) Act, 1986, the Public liability insurance Act, 1991, along with their amendments, draft Minor Mineral Conservation and Development Rules, 2010 framed under MMDR Act, 1957 National Commission for Protection of Child Right Rules, 2006 and rules made there under and also any other orders passed by the Honorable Supreme Court of India/ Honorable High court of Madras and any other courts of Law including the Honorable National Green Tribunal relating to the subject matter.	We shall comply with the condition of SEIAA
22.	Environmental clearance is subject to final order of the Honorable Supreme Court of India in the matter of Goa Foundation vs. Union of India in Writ petition (Civil) No. 460 of 2004 as may be applicable to this project.	We will comply with the condition of SEIAA
23.	Any appeal against this environmental clearance shall lie with the Honorable	We shall comply with the condition of SEIAA

Compliance report

Environmental clearance: Letter vide SEIAA-TN/F-2375/EC8(a)/402/2014 dated 01.04.2015

Sl. No.	General Conditions	Status
	National Green Tribunal, if preferred, within a period of 30 days as prescribed under section 16 of the National Green Tribunal Act, 2010.	