

Government of Maharashtra

No. No. EC (FIRE ARCOR) -
2009/1421/ CR 144/ TC 1
Environment department,
Room No. 217, 2nd floor,
Mantralaya Annex,
Mumbai-400 032
Date: 12th July, 2010

To,
M/s. Fire Arcor Infrastructure pvt ltd
2nd floor, Shivaji complex, W.C. Road,
Dharampeth, Nagpur-490 010
Maharashtra.

Subject: Proposed construction project of Township and commercial shops at Kotewada, Tahsil Hingana, Nagpur, Maharashtra by M/s Fire arcor Infrastructure, - Environmental clearance regarding.

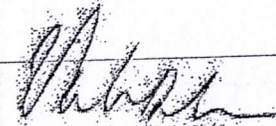
Sr.

This has reference to your communication dated 17 December 2008 on the above mentioned subject. The proposal was considered as per the EIA Notification -2006, by the State Level Expert Appraisal Committee, Maharashtra in its 10th and 17th meeting and recommended the project for prior environmental clearance to SEIAA. Information submitted by you has been considered by State Level Environment Impact Assessment Authority in its 22nd meeting held on 14th June, 2010.

2. It is noted that the proposal is for grant of Environmental Clearance for project Township and commercial shops at Kotewada, Tahsil Hingana, Nagpur. SEAC considered the project under Category 'B2' of EIA Notification 2006, and screening category is 8(b).

Project information from documents submitted by you & considered by SEAC & SEIAA is summarized as below-

Name of the Project	Proposed Township and commercial shops at Kotewada, Tahsil Hingana, Nagpur district.
Project Proponent	M/s. Firearcor Infrastructure.
Location of the project	Tahsil Hingana, Mouza-Kotewada, Dist - Nagpur.
Type of Project	Construction (Integrated Township) Project
Total Plot Area	149.79 acres
Proposed Total built up area	39,38,490 sq. ft. (residential - 24.31 lakh sq. ft, commercial - 9.88 lakh sq. ft, retail & entertainment - 1.84 lakh sq. ft, hotel - 1.56 lakh sq. ft, Social amenities - 2.29 lakh sq. ft.)
Estimated cost of the project	Rs. 600 Cr.
No. of Buildings	No. of tenements: villa - 34, Courtyard home - 60, row houses - 266, apartments - 1778



Water Requirement: 2780 KLD Out of which fresh water requirement 1593 M³/day;
Source: Irrigation department & 1187 KLD treated waste water;
Wastewater generated: 2500 CMD and 90% of this water will be available for reuse.

Capacity of STP: (Extended Aeration Method)

Phase 1: 500 M³/day;

Phase 2: 750 M³/day;

Phase 3: 700 M³/day;

Phase 4: 700 M³/day;

Treated water will be recycled and used for gardening, flushing, plantation and make up water in AC plant in the premises.

Rain water Harvesting:

Rain water from individual residence will be diverted to storm water drains provided on side of the roads which in turn will charge the 80 infiltration wells.

Solid Waste Generation:

During operation phase: Dry waste: 500 gm/person/day Disposal: collected individually from each residential unit and segregated for disposal to recycling vendors.

Wet waste: 420 Kg/m³ Disposal: Wet garbage treated through Vermil composting
STP sludge:

Phase 1: 6.09 Tonnes/ month;

Phase 2: 15 Tonnes/ month;

Phase 3: 15.125 Tonnes/ month;

Phase 4: 11.25 Tonnes/ month;

Disposal: Dewater sludge shall be composted at the site phase wise. Composted end product shall be used as a soil conditioner in green area within the complex.

Energy: Power Requirement: 100 MW

Source: MSEB

DG sets: - 4 X 5 MW for back up.

Energy Conservation:

(i) Energy saving through solar light for staircase.

(ii) Energy saving through solar street and garden lights.

(iii) Solar hot water system in residential unit.

Green Belt Development: Area: 56.04 Acres. 7500 Nos. of new trees shall be planted.

Traffic Management: Parking lots - 3694 nos.

Area for each car parking: 2.75 x 5 m.

Parking area is provided as per NBC.

Environmental Management Plan Construction Phase: Capital cost: 8 Lakh; Operation Phase: capital EMP cost shall be Rs. 580 lakh. Recurring cost shall be Rs. 424 lakhs.

Project Proponent agreed to manage the project for at least ten years after completion of all phases; thereafter it will be managed by a federation of societies to whom suitable corpus of fund will be handed over by proponent.

3. The proposal has been considered by SEIAA in its 22nd meetings & decided to accord environmental clearance to the said project under the provisions of Environment Impact Assessment Notification, 2006 subject to implementation of the following terms and conditions:

- (i) The height, Construction built up area of proposed construction shall be in accordance with the existing FSI/FAR norms of the urban local body & it should ensure the same before approving layout plan & before recording commencement certificate to proposed work. ULB should also ensure the zoning permissibility for the proposed project as per the approved development plan of the area.
- (ii) "Consent for Establishment" shall be obtained from Maharashtra Pollution Control Board under Air and Water Act and a copy shall be submitted to the Environment department before start of any construction work at the site.
- (iii) All required sanitary and hygienic measures should be in place before starting construction activities and to be maintained throughout the construction phase.
- (iv) A First Aid Room will be provided in the project both during construction and operation of the project.
- (v) Provision shall be made for the housing of construction labour within the site with all necessary infrastructure and facilities such as fuel for cooking, mobile toilets, mobile STP, safe drinking water, medical health care, creche etc.
- (vi) Adequate drinking water and sanitary facilities should be provided for construction workers at the site. Provision should be made for mobile toilets. The safe disposal of wastewater and solid wastes generated during the construction phase should be ensured.
- (vii) All the topsoil excavated during construction activities should be stored for use in horticulture / landscape development within the project site.
- (viii) Green Belt Development shall be carried out considering CPCB guidelines including selection of plant species and in consultation with the local DFO/ Agriculture Dept.
- (ix) Disposal of mud during construction phase should not create any adverse effect on the neighboring communities and be disposed taking the necessary precautions for general safety and health aspects of people, only in approved sites with the approval of competent authority.
- (x) Soil and ground water samples will be tested to ascertain that there is no threat to ground water quality by leaching of heavy metals and other toxic contaminants.
- (xi) Construction spoils, including bituminous material and other hazardous materials must not be allowed to contaminate watercourses and the dumpsites for such material must be secured so that they should not leach into the ground water.
- (xii) Any hazardous waste generated during construction phase should be disposed off as per applicable rules and norms with necessary approvals of the Maharashtra Pollution Control Board.
- (xiii) The diesel generator sets to be used during construction phase should be low sulphur diesel type and should conform to Environment (Protection) Rules prescribed for air and noise emission standards.
- (xiv) The diesel required for operating DG sets shall be stored in underground tanks and if required, clearance from concern authority shall be taken.
- (xv) Vehicles hired for bringing construction material to the site should be in good condition and should have a pollution check certificate and should conform to applicable air and noise emission standards and should be operated only during non-peak hours.
- (xvi) Ambient noise levels should conform to residential standards both during day and night. Incremental pollution loads on the ambient air and noise quality should be closely monitored during construction phase. Adequate measures should be made to



reduce ambient air and noise level during construction phase, so as to conform to the stipulated standards by CPCB/MPCB.

- (xvii) Fly ash should be used as building material in the construction as per the provisions of Fly Ash Notification of September 1999 and amended as on 27th August, 2003. (The above condition is applicable only if the project site is located within the 100Km of Thermal Power Stations).
- (xviii) Ready mixed concrete must be used in building construction.
- (xix) The approval of competent authority shall be obtained for structural safety of the buildings due to any possible earthquake, adequacy of fire fighting equipments etc. as per National Building Code including measures from lightning.
- (xx) Storm water control and its re-use as per CGWB and BIS standards for various applications.
- (xxi) Water demand during construction should be reduced by use of pre-mixed concrete, curing agents and other best practices referred.
- (xxii) The ground water level and its quality should be monitored regularly in consultation with Ground Water Authority.
- (xxiii) 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 Ministry before the project is commissioned for operation. Treated effluent emanating from STP shall be recycled/reused to the maximum extent possible. Treatment of 100% gray water by decentralized treatment should be done. Discharge of unused treated effluent shall conform to the norms and standards of the Maharashtra Pollution Control Board. Necessary measures should be made to mitigate the odour problem from STP.
- (xxiv) Project proponent shall ensure completion of STP, MSW disposal facility prior to occupation of the buildings and should obtain completion certification for these systems/aspects from MPCB.
- (xxv) Local body should ensure that no occupation certification is issued prior to operation of STP/MSW site etc. with due permission of MPCB.
- (xxvi) Permission to draw ground water shall be obtained from the competent Authority prior to construction/operation of the project.
- (xxvii) Separation of gray and black water should be done by the use of dual plumbing line for separation of gray and black water.
- (xxviii) Fixtures for showers, toilet flushing and drinking should be of low flow either by use of aerators or pressure reducing devices or sensor based control.
- (xxix) The solid waste generated should be properly collected and segregated. Wet garbage should be composted and dry/inert solid waste should be disposed off to the approved sites for land filling after recovering recyclable material.
- (xxx) Use of glass may be reduced up to 40% to reduce the electricity consumption and load on airconditioning. If necessary, use high quality double glass with special reflective coating in windows.
- (xxxi) Roof should meet prescriptive requirement as per Energy Conservation Building Code by using appropriate thermal insulation material to fulfill requirement.
- (xxxii) Energy conservation measures like installation of CFLs/TFLs for the lighting the areas outside the building should be integral part of the project design and should be in place before project commissioning. Use 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 like installing solar street lights, common solar water heaters system. Project proponent should install, after checking feasibility, solar plus hybrid non conventional energy source as source of energy.

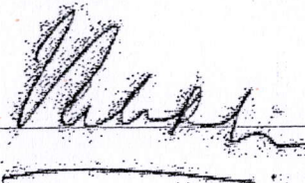


- (xxxii) Diesel power generating sets proposed as source of back up power for elevators and common area illumination during operation phase should be of enclosed type and conform to rules made under the Environment (Protection) Act, 1986. The height of stack of DG sets should be equal to the height needed for the combined capacity of all proposed DG sets. Use low sulphur diesel. The location of the DG sets may be decided with in consultation with Maharashtra Pollution Control Board.
- (xxxiii) Noise should be controlled to ensure that it does not exceed the prescribed standards. During nighttime the noise levels measured at the boundary of the building shall be restricted to the permissible levels to comply with the prevalent regulations.
- (xxxiv) Traffic congestion near the entry and exit points from the roads adjoining the proposed project site must be avoided. Parking should be fully internalized and no public space should be utilized.
- (xxxv) Opaque wall should meet prescriptive requirement as per Energy Conservation Building Code, which is proposed to be mandatory for all air-conditioned spaces while it is aspirational for non-air-conditioned spaces by use of appropriate thermal insulation material to fulfill requirement.
- (xxxvi) The building should have adequate distance between them to allow movement of fresh air and passage of natural light, air and ventilation.
- (xxxvii) Regular supervision of the above and other measures for monitoring should be in place all through the construction phase, so as to avoid disturbance to the surroundings.
- (xxxix) Under the provisions of Environment (Protection) Act, 1986, legal action shall be initiated against the project proponent if it was found that construction of the project has been started without obtaining environmental clearance.
- (xl) Six monthly monitoring reports should be submitted to the Department and MPCB.
- (xli) A complete set of all the documents submitted to Department should be forwarded to the MPCB.
- (xlii) In the case of any change(s) in the scope of the project, the project would require a fresh appraisal by this Department.
- (xliii) No land development / construction work preliminary or otherwise relating to the project shall be taken up without obtaining due clearance from respective authorities.
- (xliv) A separate environment management cell with qualified staff shall be set up for implementation of the stipulated environmental safeguards.
- (xlv) Separate funds shall be allocated for implementation of environmental protection measures EMP along with item-wise break-up. These cost shall be included as part of the project cost. The funds earmarked for the environment protection measures shall not be diverted for other purposes and year-wise expenditure should reported to the MPCB & this department.
- (xlii) The project management shall advertise at least in two local newspapers widely circulated in the region around the project, one of which shall be in the marathi language of the local concerned within seven days of issue of this letter, informing that the project has been accorded environmental clearance and copies of clearance letter are available with the Maharashtra Pollution Control Board and may also be seen a Website at <http://envs.maharashtra.gov.in>.
- (xlvii) Project management should submit half yearly compliance reports in respect of the stipulated prior environment clearance terms and conditions in hard & soft copies to the MPCB & this department on 1st June & 1st December of each calendar year.
- (xlviii) A copy of the clearance letter shall be sent by proponent to the concerned Municipal Corporation and the local NGO, if any, from whom suggestions/representations, if any, were received while processing the proposal. The clearance letter shall also be put on the website of the Company by the proponent.

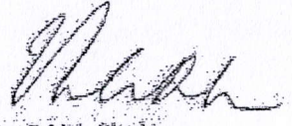


- (xix) The proponent shall upload the status of compliance of the stipulated EC conditions, including results of monitored data on their website and shall update the same periodically. It shall simultaneously be sent to the Regional Office of MoEF, the respective Zonal Office of CPCB and the SPCB. The criteria pollutant levels namely: SPM, RSPM, SO₂, NO_x (ambient levels as well as stack emissions) or critical sectoral parameters, indicated for the project shall be monitored and displayed at a convenient location near the main gate of the company in the public domain.
- (i) The project proponent shall also submit six monthly reports on the status of compliance of the stipulated EC conditions including results of monitored data (both in hard copies as well as by e-mail) to the respective Regional Office of MoEF, the respective Zonal Office of CPCB and the SPCB.
- (ii) The environmental statement for each financial year ending 31st 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 EC conditions and shall also be sent to the respective Regional Offices of MoEF by e-mail.
- (iii) The environmental clearance is being issued without prejudice to the court case pending in the court of law and it does not mean that project proponent has not violated any environmental laws in the past and whatever decision of the Hon'ble court will be binding on the project proponent. Hence this clearance does not give immunity to the project proponent in the case filed against him.

4. Project proponent should submit exactly same documents for approval of building plans to the concern authority as per the documents submitted to the SEAC & SEIAA for prior Environmental Clearance.
5. Project proponent shall not make any change in Layout Plan/Master Plan submitted to the Authority without its prior permission and shall submit approved layout plan to Department before commencement of construction work.
6. In case of submission of false document and non compliance of stipulated conditions, Authority/Environment Department will revoke or suspend the Environmental Clearance without any intimation and initiate appropriate legal action under Environmental Protection Act, 1986.
7. The Environment department reserves the right to add any stringent condition or to revoke the clearance if conditions stipulated are not implemented to the satisfaction of the department or for that matter, for any other administrative reason.
8. Validity of Environment Clearance: The environmental clearance accorded shall be valid for a period of 5 years.
9. In case of any deviation or alteration in the project proposed from those submitted to this department for clearance, a fresh reference should be made to the department to assess the adequacy of the condition(s) imposed and to incorporate additional environmental protection measures required, if any.
10. The above stipulations would be enforced among others under the Water (Prevention and Control of Pollution) Act, 1974, the Air (Prevention and Control of Pollution) Act, 1981, the Environment (Protection) Act, 1986 and rules there under, Hazardous Wastes



(Management and Handling) Rules, 1989 and its amendments, the public Liability Insurance Act, 1991 and its amendments.


(Valsa R Nair-Singh)
Secretary, Environment
Department & MS, SEIAA

Copy to:

1. Shri. Ashok Basal, IAS (Retd.), Chairman, SEIAA, 502, Charleville, 'A' Road, Church gate, Mumbai-400 020, Maharashtra.
2. Shri. P.M.A Hakeem, IAS (Retd.) Chairman, SEAC, 'Jugnu' Kottaram Road, Calicut-673 006 Kerala.
3. Additional Secretary, MOEF, 'Paryavaran Bhawan' CGO Complex, Lodhi Road, New Delhi-110010.
4. Member Secretary, Maharashtra Pollution Control Board, with request to display a copy of the clearance.
5. The CCF, Regional Office, Ministry of Environment and Forest (Regional Office, Western Region, Kendriya Paryavaran Bhawan, Link Road No- 3, E-5, Ravi Shankar Nagar, Bhopal-462 016), (MP).
6. Regional Office, MPCB, Nagpur.
7. Collector, Nagpur.
8. Commissioner, Nagpur Municipal Corporation, Nagpur.
9. IA-Division, Monitoring Cell, MoEF, Paryavaran Bhawan, CGO Complex, Lodhi Road, New Delhi-110003.
10. Director (TC-1), Dy. Secretary (TC-2), Scientist-1, Environment Department.
11. Select file (TC-3).