



File No: 21-41/2020-IA.III
Government of India
Ministry of Environment, Forest and Climate Change
IA Division



Date **11/02/2025**



To,

Maharashtra Industrial Development Corporation
“Udyog Sarathi”, Mahakali Caves Road, Andheri (East), Mumbai
eemahad@midcindia.org

Ref: [Proposal No. IA/MH/INFRA1/498283/2024, File No.: 21-41/2020-IA.III]

Subject: **Proposal is for Splitting of existing EC granted to M/s Maharashtra Industrial Development Corporation vide letter F.No.21-41/2020-IA.III, dated 17.10.2022 for Development of Dighi Port based Industrial Area at Taluka Mangaon and Roha District Raigad, Maharashtra in the area of 5024.06 ha into Parcel A {Maharashtra Industrial Development Corporation (MIDC) over an area of 3010.09ha} and Parcel B {Maharashtra Industrial Township Limited (MITL) over an area of 2013.98ha}-Consideration of Splitting of Environmental Clearance regarding.**

Sir/Madam,

This has reference to your online proposal vide proposal no. IA/MH/INFRA1/498283/2024 dated 25th September, 2024 submitted in the Ministry through PARIVESH portal regarding Splitting of existing Environmental Clearance granted to M/s Maharashtra Industrial Development Corporation vide letter F.No.21-41/2020-IA.III, dated 17.10.2022 for development of Dighi Port based Industrial Area at Taluka Mangaon and Roha District Raigad, Maharashtra in the area of 5024.06 ha into Parcel A {Maharashtra Industrial Development Corporation (MIDC) over an area of 3010.09ha} and Parcel B {Maharashtra Industrial Township Limited (MITL) over an area of 2013.98ha} under the provisions of the EIA Notification, 2006 for the project mentioned above.

2. The particulars of the proposal are as below :

(i) EC Identification No.	EC24A3101MH5481791S
(ii) File No.	21-41/2020-IA.III
(iii) Clearance Type	Splitting of EC
(iv) Category	A

(v) Project/Activity Included Schedule No.	7(c) Industrial estates/ parks/ complexes/ areas, export processing Zones (EPZs), Special Economic Zones
(vi) Sector	INFRA1
(vii) Name of Project	Splitting of Environmental Clearance received vide letter dated 17.10.2022 for the proposed Dighi Port Based Industrial Area into two areas viz. Parcel A {Maharashtra Industrial Development Corporation (MIDC)} and Parcel B {Maharashtra Industrial Township Limited (MITL)}
(viii) Name of Company/Organization	Maharashtra Industrial Development Corporation
(ix) Location of Project (District, State)	Raigarh, MAHARASHTRA
(x) Issuing Authority	MOEF&CC

3. Initially the Environmental Clearance was granted vide letter F.No.21-41/2020-IA.III, dated 17.10.2022 for 'Development of Dighi Port based Industrial Area at Taluka Mangaon and Roha District Raigad, Maharashtra in the area of 5024.06 ha by M/s Maharashtra Industrial Development Corporation (MIDC)'.

4. Now PP vide proposal no. IA/MH/INFRA1/498283/2024 dated 25th September, 2024 submitted to the Ministry through PARIVESH portal regarding Splitting of Environmental Clearance granted vide letter F.No.21-41/2020-IA.III, dated 17.10.2022 for the proposed Dighi Port Based Industrial Area into two areas viz. Parcel A {Maharashtra Industrial Development Corporation (MIDC) over an area of 3010.09ha} and Parcel B {Maharashtra Industrial Township Limited (MITL) over an area of 2013.97ha}.

7. The proposed project activity is listed at S.No.7(c)'Industrial estates/parks/complexes/Areas, export processing zones (EPZs), Special economic zones (SEZs), Biotech parks, Leather complexes' under Category "A" of the schedule of the EIA Notification, 2006 and appraised at Central Level; the General conditions is also applicable due to Tamhini Wildlife Sanctuary is located at 4.7 km to the west of the proposed site. The Tamhini Wildlife Sanctuary is notified by the Ministry vide notification no. S.O. 918(E) dated 25th February, 2021. The cost of MIDC Land Parcel-A is 4416.27 Crore and cost of the MITL Land Parcel-B is Rs.2944.18 Crore.

8. The details of the unit configuration and capacity after splitting for Parcel A(MIDC) and Parcel B(MITL) layouts have been submitted. The details of Zoning of Split Project Components are as follows:

Types of Zones	Area in Ha		
	As per EC dated 17 th October 2022	Split for Parcel-A (MIDC)	Split for Parcel-B (MITL)
Engineering Zone	1173.08	797.18	375.9
Food Processing Zone	275.61	107.34	168.27
Pharmaceutical Zone	1069.27	639.31	429.96
Residential Zone	521.58	312.02	209.56
Commercial Zone	152.46	65.95	86.51
Green Belt	1091.60	710.49	381.12
Amenities & Utilities	245.68	121.76	123.92
Area under Roads	494.78	256.04	238.74
Total	5024.06	3010.09	2013.97

9. The details of the List of industries entities shared among the Parcel-A (MIDC) and Split for Parcel-B (MITL) as per the EIA notification, 2006 and CPCB guidelines shall be submitted.

Industrial Zone	Category as per schedule of EIA Notification, 2006(A & B)	Category as per CPCB guidelines (Red/ Orange/ Green/ White)
Food Zone	Do not attract provisions of EIA Notification, 2006	(Red/ Orange/ Green/ White)

Pharma Zone (Formulation)	Do not attract provisions of EIA Notification, 2006	(Orange/ Green/ White)
Engineering Zone	B (Only for secondary metallurgical activities)	(Red/ Orange/ Green/ White)

Secondary Metallurgical projects involving operation of furnaces for steel melting only such as induction and electric arc furnace, submerged arc furnace, cupola and downstream facilities like casting, moulding, forging, re-rolling etc.

10. Details of ETPs and STPs for effluent treatment for Parcel-A (MIDC) and Split for Parcel-B (MITL) are as following:

Types of Zones	Wastewater/Effluent (MLD)		Treatment of Wastewater/Effluent	Treated Water Reuse
	MIDC (Parcel-A)	MITL (Parcel-B)		
Engg Zone	10.82	5.10	ETP at each unit	In process, cooling, flushing, landscape within unit
Food Processing	1.18	1.85	ETP at each unit	In cooling, washing, flushing, landscape in Food Processing & Engg Zone
Pharmaceutical	12.37	8.32	ETP at each unit	In cooling, washing, flushing, landscape in Pharma & Engg Zone
Residential	14.67	9.85	CSTP of SBR Technology Capacity: MIDC Parcel A: 15 MLD MITL Parcel B: 10 MLD	In flushing, gardening in residential units & open spaces
Commercial	1.24	1.62	Package type STP at individual facility	In flushing, gardening, cooling in facility or building
Amenities Utilities	1.48	1.50		
Total	41.75	28.25		

11. The total water requirement for proposed development of MIDC (Land Parcel-A) is 91.53 MLD out of which waste water generation will be 53.73 MLD which will be recycled and will be reused. MITL (Land Parcel-B) will be requiring total water of 47.75 MLD out of which estimated waste water generation will be 33.42 MLD which will be recycled and will be reused. MIDC submitted that the proposed development will not extract the ground water. However, for fresh water will be procured from the jackwell at kundalika river accordingly, an agreement with Irrigation Department has been made for supply of 43.80 MCM water to MIDC. Further, it is also submitted that MIDC have the approval for reservation of water from irrigation department limited to 120 MLD only. Accordingly, MIDC will supply 37 MLD water to MITL.

12. During operation phase, CSTP of 25 MLD is proposed to be provided for sewage treatment from Residential Zone of entire project. The CSTP capacity can be split as 15 MLD for MIDC Land Parcel-A and 10 MLD for MITL Land Parcel-B. The sewage treatment from Commercial Zone, amenities & utilities was supposed to be done in STP/package type STP at individual level. Effluents from Industrial Zones are to be treated by individual units with Zero Liquid Discharge (ZLD) concept. Treated water will be recycled and entirely utilized for processing in Engineering Zone, flushing, HVAC cooling and gardening in both the land parcels. The details of area allocation for Wastewater Management (in Master Plan) are as follows:

Project Proponent	Land Code	Proposed Facility	Area (Ha)
MIDC (Land Parcel-A)	AM-49	STP+CETP	9.42
	AM-99	CETP	1.65
	AM-96	CETP	1.66
MITL (Land Parcel-B)	AM-36A	STP+CETP	3.26
	AM-34	CETP	6.27
	AM-32A	STP+CETP	3.72

Zero Liquid Discharge will be implemented in the industrial area and to achieve the Zero Liquid Discharge, wastewater

generated from various industrial operations shall be properly collected, treated to the prescribed standards and then recycled or reused for the identified uses.

13. Appropriate Air Pollution Control (APC) system will be provided for all the dust generating points including fugitive dust from all vulnerable sources, so as to comply prescribed emission standards. Ambient Air Quality monitoring will be carried out for common/criterion parameters relevant to the main pollutants released (e.g. PM10 and PM2.5 in reference to PM emission, and SO2 and NOx in reference to SO2 and NOx emissions) within and outside the project area at least at four locations (one within and three outside the site area at an angle of 120° each), covering upwind and downwind directions. Dust collectors will be deployed in all areas where surface cleaning and painting operations are to be carried out, supplemented by stacks for effective dispersion. The dust collectors will be deployed in all areas where surface cleaning and painting operations are to be carried out, supplemented by stacks for effective dispersion. It will be ensured that the height of stack of DG sets is equal to the height required for the combined capacity of all proposed DG sets. Use of low Sulphur Diesel will be ensured. The location of the DG sets will be decided in consultation with State Pollution Control Board. Continuous air monitoring systems will be installed on respective site offices in MIDC & MITL land parcels with provision to display the results.

14. As per the Responsibility Matrix submitted in reference to the compliance of conditions given in the Environmental Clearance, Rehabilitation and Resettlement will be carried out as per MIDC Act by MIDC. EMP will be implemented for Parcel A by MIDC and for Parcel B by MITL. Pollution control and environmental protection and conservation will be implemented for Parcel A by MIDC and for Parcel B by MITL. Wildlife and conservation/forest protection measures including the NPV, Compensatory Afforestation will be carried out jointly by MIDC and MITL in proportionate to their project areas. Further, MIDC will be responsible for taking permission from the competent authority for any excess withdrawal of the freshwater. MIDC will be responsible for compliance of the remaining conditions for Parcel-A and MITL will be responsible for compliance of the remaining conditions for Parcel-B and cost will be borne and shared by MIDC (Parcel-A) and MITL (Parcel-B) in proportion to its project area. Applications for further expansion/modifications in Industrial Areas will be submitted to MoEF&CC for Parcel-A by MIDC and for Parcel-B by MITL.

15. With respect to the EC splitting, the project proponent submitted following documents.

- i. Form 12 for splitting of EC.
- ii. No Objection Certificate from the Maharashtra Industrial Development Corporation (MICDC) stating that it has no objection to split of the EC granted to M/s Maharashtra Industrial Development Corporation vide letter F.No.21-41/2020-IA.III, dated 17.10.2022 for Development of Dighi Port based Industrial Area at Taluka Mangaon and Roha District Raigad, Maharashtra in the area of 5024.06 ha by M/s Maharashtra Industrial Development Corporation (MIDC).
- iii. Undertaking from Maharashtra Industrial Township Limited (MITL) stating that MITL has been made responsible for development, implementation and operation of an earmarked portion of 2402ha area of the Dighi Port based Industrial Area.
- iv. Addendum to EIA/EMP Report for both the entities for the project along with the relevant information.

16. The aforementioned proposal was earlier considered by the EAC during its 377th meeting of the Expert Appraisal Committee held on 16th-17th October, 2024 and the EAC deferred the proposal for want of requisite information. After submission of the information the proposal was placed before the EAC during its 382nd meeting of the Expert Appraisal Committee (Infra-1) held on 9th December, 2024. The EAC based on the information submitted and clarifications provided by the project proponent and detailed discussions held on all the issues during 382nd meeting on 9th December, 2024, recommended the project for grant of splitting of environmental clearance with following conditions:

- i. All the specific conditions and general conditions mentioned in the previous environmental clearance granted vide letter no. F.No.21-41/2020-IA.III, dated 17.10.2022 will remain unchanged including the validity.
- ii. All the conditions mentioned in the environmental clearance letter dated 17/10/2022 shall be applicable to both MIDC (Parcel-A) and MITL (Parcel-B), since the type of industries for which the EC was granted earlier are proposed to be established in both parcels.

17. The Ministry of Environment, Forest and Climate Change has considered the proposal based on the recommendations of the Expert Appraisal Committee (Infrastructure, CRZ and other Miscellaneous projects) and hereby decided to split the existing EC granted to M/s Maharashtra Industrial Development Corporation vide letter F.No.21-41/2020-IA.III, dated 17.10.2022 for Development of Dighi Port based Industrial Area at Taluka Mangaon and Roha District Raigad,

Maharashtra in the area of 5024.06 ha into Parcel A {Maharashtra Industrial Development Corporation (MIDC) over an area of 3010.09ha} and Parcel B {Maharashtra Industrial Township Limited (MITL) over an area of 2013.98ha}” under EIA Notification, 2006 as amended, subject to the adherence of specific and general conditions as mentioned in EC letter and conditions compliance matrix provided by PP and placed at Annexure-II. The following conditions as recommended by the EAC and the conditions prescribed by the Ministry shall also be adhered to:

- All the other specific conditions and general conditions mentioned in the previous environmental clearance granted vide letter no. F.No.21-41/2020-IA.III, dated 17.10.2022 will remain unchanged including the validity.
- All the conditions mentioned in the environmental clearance letter dated 17/10/2022 shall be applicable to both MIDC (Parcel-A) and MITL (Parcel-B), since the type of industries for which the EC was granted earlier are proposed to be established in both parcels.

13. This issues with the approval of the Competent Authority.

Copy To

- The Principal Secretary, Department of Forests & Environment and Chairman, MCZMA, Govt. of Maharashtra, Annexe Building, Mantralaya, Mumbai- 32.
- The Chairman, Central Pollution Control Board, Parivesh Bhawan, CBD-cum-Office Complex, East Arjun Nagar, Delhi – 32
- The Member Secretary, Maharashtra Pollution Control Board, Kalpataru Points, 3rd& 4th Floor, Opp. Cine Planet, Sion Circle, Sion, Mumbai-400 022, Maharashtra.
- The Deputy Director General of Forests(C), Ministry of Environment Forest and Climate Change, Integrated Regional Office (WCZ), Ground Floor, East Wing, New Secritariat Building, Civil Lines, Nagpur-440 001, Maharashtra.
- The Maharashtra Industrial Township Limited, Udyog Sarathi, DMIC Cell, Mahakali Caves Road, Marol Industrial Area, Andheri (E),Mumbai-400 093.
- The Maharashtra Industrial Development Corporation, Mangaon Subdivision, Mahad, Raigad, Maharashtra-402309
- Monitoring Cell, MoEF&CC, Indira Paryavaran Bhavan, New Delhi.
- Guard File/Record File.
- Notice Board.

Annexure 1

Specific EC Conditions for (Industrial estates/ parks/ complexes/ areas, export processing Zones (EPZs), Special Economic Zones)

1. Specific Conditions

S. No	EC Conditions
1.1	In case, there is a requirement for installation of CETP, a separate application for grant of EC for the CETP shall be made by the PP at the state level.
1.2	PP shall install piezometers and imply monitoring mechanism for the rejuvenation and recharging of groundwater.
1.3	All the conditions mentioned in the EC letter dated 17/10/2022 shall be applicable to both MIDC (Parcel-A) and MITL (Parcel-B), since the type of industries for which the EC was granted earlier are proposed to be established in both parcels.
1.4	The proponent has to comply with the Ministry’s OM no. J-11011/321/2016-IA.II(I), dated 27.04.2018 which made it mandatory for certain type of industries to conduct public hearing irrespective of their location within Industrial Area or outside the industrial area if any applicable.

S. No	EC Conditions
1.5	The proposed individual units need to take Environmental Clearance separately as per the applicability of the schedule of EIA Notification, 2006.

Standard EC Conditions for (Industrial estates/ parks/ complexes/ areas, export processing Zones (EPZs), Special Economic Zones)

1 Statutory compliance

S. No	EC Conditions
1.1	The project proponent shall prepare a Site-Specific Conservation Plan & Wildlife Management Plan and approved by the Chief Wildlife Warden. The recommendations of the approved Site-Specific Conservation Plan / Wildlife Management Plan shall be implemented in consultation with the State Forest Department. The implementation report shall be furnished along with the six-monthly compliance report (incase of the presence of schedule-I species in the study area).
1.2	The Environmental Clearance granted to the project is for infrastructure development of Industrial Area. However, the individual project/activity need to take prior environmental clearance as per the Schedule of EIA Notification, 2006, as amended. Further, all projects or activities located within industrial estates or parks (item 7(c) of the Schedule) approved by the concerned authorities, are exempted from the process of public consultation, however, no exemption in conduct of Public Hearing is provided for industries listed in the OM no. J-1 101 1/321/2016-IA.II(I), dated 27.04.2018.
1.3	The project proponent shall obtain the necessary permission from the Central Ground Water Authority, in case of drawl of ground water / from the competent authority concerned in case of drawl of surface water required for the project.
1.4	All excavation related dewatering shall be as duly authorized by the CGWA. A NOC from the CGWA shall be obtained for all dewatering and ground water abstraction
1.5	A certificate of adequacy of available power from the agency supplying power to the project along with the load allowed for the project should be obtained.
1.6	All other statutory clearances such as the approvals for storage of diesel from Chief Controller of Explosives, Fire Department, Coast Guard, Civil Aviation Department shall be obtained, as applicable by project proponents from the respective competent authorities.

2 Air quality monitoring and preservation

S. No	EC Conditions
2.1	The project proponent shall install system to carryout Ambient Air Quality monitoring for common/criterion parameters relevant to the main pollutants released (e.g. PM10 and PM2.5 in reference to PM emission, and SO2 and NOx in reference to SO2 and NOx emissions) within and outside the project area at least at four locations (one within and three outside the project area at an angle of 120°each), covering upwind and downwind directions.
2.2	Appropriate Air Pollution Control (APC) system shall be provided for all the dust generating points

S. No	EC Conditions
	including fugitive dust from all vulnerable sources, so as to comply prescribed emission standards.
2.3	Dust collectors shall be deployed in all areas where surface cleaning and painting operations are to be carried out, supplemented by stacks for effective dispersion.
2.4	Diesel power generating sets proposed as source of backup power 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 of low sulphur diesel. The location of the DG sets may be decided with in consultation with State Pollution Control Board.
2.5	A detailed traffic management and traffic decongestion plan shall be drawn up to ensure that the current level of service of the roads within a 05 kms radius of the project is maintained and improved upon after the implementation of the project. This plan should be based on cumulative impact of all development and increased habitation being carried out or proposed to be carried out by the project or other agencies in this 05 Kms radius of the site in different scenarios of space and time and the traffic management plan shall be duly validated and certified by the State Urban Development department and the P.W.D./ competent authority for road augmentation and shall also have their consent to the implementation of components of the plan which involve the participation of these departments.

3 Water quality monitoring and preservation

S. No	EC Conditions
3.1	Total fresh water use shall not exceed the proposed requirement as provided in the project details. Prior permission from competent authority shall be obtained for use of fresh water.
3.2	Sewage Treatment Plant shall be provided to treat the wastewater generated from the project. Treated water shall be reused for horticulture, flushing, backwash, HVAC purposes and dust suppression.
3.3	A certificate from the competent authority for discharging treated effluent/ untreated effluents into the Public sewer/ disposal/drainage systems along with the final disposal point should be obtained.
3.4	No diversion of the natural course of the river shall be made without prior permission from the Ministry of Water resources.

4 Noise monitoring and prevention

S. No	EC Conditions
4.1	Noise level survey shall be carried as per the prescribed guidelines and report in this regard shall be submitted to Regional Officer of the Ministry as a part of six-monthly compliance report.
4.2	Noise from vehicles, power machinery and equipment on-site should not exceed the prescribed limit. Equipment should be regularly serviced. Attention should also be given to muffler maintenance and enclosure of noisy equipments.

S. No	EC Conditions
4.3	Acoustic enclosures for DG sets, noise barriers for ground-run bays, ear plugs for operating personnel shall be implemented as mitigation measures for noise impact due to ground sources.
4.4	The ambient noise levels should conform to the standards prescribed under E(P)A Rules, 1986 viz. 75 dB(A) during day time and 70 dB(A) during night time.

5 Energy Conservation measures

S. No	EC Conditions
5.1	Provide solar power generation on roof tops of buildings, for solar light system for all common areas, street lights, parking around project area and maintain the same regularly;
5.2	Provide LED lights in their offices and project areas.

6 Waste management

S. No	EC Conditions
6.1	Necessary arrangements for the treatment of the effluents and solid wastes must be made and it must be ensured that they conform to the standards laid down by the competent authorities including the Central or State Pollution Control Board and under the Environment (Protection) Act, 1986.
6.2	The solid wastes shall be managed and disposed as per the norms of the Solid Waste Management Rules, 2016.
6.3	Any wastes from construction and demolition activities related thereto shall be managed so as to strictly conform to the Construction and Demolition Waste Management Rules, 2016.
6.4	A certificate from the competent authority handling municipal solid wastes should be obtained, indicating the existing civic capacities of handling and their adequacy to cater to the M.S.W. generated from project.
6.5	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.

7 Green Belt

S. No	EC Conditions
7.1	An overall green area of at-least 33% of the Industrial Area should be developed with native species. The green area shall be 40% in case of critically polluted area. The project proponent of the Industrial Area shall comply with the additional commitment made by them in the EIA report regarding the development of green belt.
7.2	The Industrial Areas are directed to accordingly allocate the area, to be developed as green cover, to respective individual industrial units so as to achieve the above mentioned condition.

S. No	EC Conditions
7.3	The individual industrial unit, at the time of obtaining EC, shall bring a letter from the Industrial Area, specifying the area allocated to them to be developed as green cover, as a part of obligation from the Industrial Area.
7.4	Wherever possible, plantations around the periphery of the Industrial Area, in the downwind direction and along the road sides shall be provided for containment of pollution and for formation of a screen between the industrial area and the outer civil area. The choice of plants should include shrubs of height 1 to 1.5 m and tree of 3 to 5 m height. The intermixing of trees and shrubs should be such that the foliage area density in vertical is almost uniform.
7.5	The parameters like selection of plant species, procedure for plantation, density of tree plantation etc shall be as per the CPCB guidelines.

8 Public hearing and human health issues

S. No	EC Conditions
8.1	Workers shall be strictly enforced to wear personal protective equipments like dust mask, ear muffs or ear plugs, whenever and wherever necessary/ required. Special visco-elastic gloves will be used by labour exposed to hazards from vibration.
8.2	Safety training shall be given to all workers specific to their work area and every worker and employee will be engaged in fire hazard awareness training and mock drills which will be conducted regularly. All standard safety and occupational hazard measures shall be implemented and monitored by the concerned officials to prevent the occurrence of untoward incidents/ accidents.
8.3	Emergency preparedness plan based on the Hazard identification and Risk Assessment (HIRA) and Disaster Management Plan shall be implemented.
8.4	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, crèche etc. The housing may be in the form of temporary structures to be removed after the completion of the project.
8.5	Occupational health surveillance of the workers shall be done on a regular basis.

9 Environment Responsibility

S. No	EC Conditions
9.1	The company shall have a well laid down environmental policy duly approved by the Board of Directors. The environmental policy should prescribe for standard operating procedures to have proper checks and balances and to bring into focus any infringements/deviation/violation of the environmental / forest /wildlife norms/ conditions. The company shall have defined system of reporting infringements / deviation / violation of the environmental / forest / wildlife norms / conditions and / or shareholders / stake holders. The copy of the board resolution in this regard shall be submitted to the MoEF&CC as a part of six-monthly report.

S. No	EC Conditions
9.2	A separate Environmental Cell both at the project and company head quarter level, with qualified personnel shall be set up under the control of senior Executive, who will directly report to the head of the organization.
9.3	Action plan for implementing EMP and environmental conditions along with responsibility matrix of the company shall be prepared and shall be duly approved by competent authority. The year wise funds earmarked for environmental protection measures shall be kept in separate account and not to be diverted for any other purpose. Year wise progress of implementation of action plan shall be reported to the Ministry/Regional Office along with the Six Monthly Compliance Report.
9.4	Self environmental audit shall be conducted annually. Every three years third party environmental audit shall be carried out.

10 Miscellaneous

S. No	EC Conditions
10.1	The project proponent shall make public the environmental clearance granted for their project along with the environmental conditions and safeguards at their cost by prominently advertising it at least in two local newspapers of the District or State, of which one shall be in the vernacular language within seven days and in addition this shall also be displayed in the project proponent's website permanently.
10.2	The copies of the environmental clearance shall be submitted by the project proponents to the Heads of local bodies, Panchayats and Municipal Bodies in addition to the relevant offices of the Government who in turn has to display the same for 30 days from the date of receipt.
10.3	The project proponent shall upload the status of compliance of the stipulated environment clearance conditions, including results of monitored data on their website and update the same on half-yearly basis.
10.4	The project proponent shall submit six-monthly reports on the status of the compliance of the stipulated environmental conditions on the website of the ministry of Environment, Forest and Climate Change at environment clearance portal.
10.5	The project proponent shall submit the environmental statement for each financial year in Form-V to the concerned State Pollution Control Board as prescribed under the Environment (Protection) Rules, 1986, as amended subsequently and put on the website of the company.
10.6	The criteria pollutant levels namely; PM2.5, PM10, SO2, NOx (ambient levels) 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.
10.7	The project proponent shall inform the Regional Office as well as the Ministry, the date of financial closure and final approval of the project by the concerned authorities, commencing the land development work and start of production operation by the project.
10.8	The project authorities must strictly adhere to the stipulations made by the State Pollution Control Board and the State Government.

S. No	EC Conditions
10.9	The project proponent shall abide by all the commitments and recommendations made in the EIA/EMP report, commitment made during Public Hearing and also that during their presentation to the Expert Appraisal Committee.
10.10	No further expansion or modifications in the Industrial Area shall be carried out without prior approval of the Ministry of Environment, Forests and Climate Change (MoEF&CC).
10.11	Concealing factual data or submission of false/fabricated data may result in revocation of this environmental clearance and attract action under the provisions of Environment (Protection) Act, 1986.
10.12	The Ministry may revoke or suspend the clearance, if implementation of any of the above conditions is not satisfactory.
10.13	The Ministry reserves the right to stipulate additional conditions if found necessary. The Company in a time bound manner shall implement these conditions.
10.14	The Regional Office of this Ministry 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.
10.15	The above conditions shall be enforced, inter-alia under the provisions of the Water (Prevention & Control of Pollution) Act, 1974, the Air (Prevention & Control of Pollution) Act, 1981, the Environment (Protection) Act, 1986, Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016 and the Public Liability Insurance Act, 1991 along with their amendments and Rules and any other orders passed by the Hon'ble Supreme Court of India / High Courts and any other Court of Law relating to the subject matter.
10.16	Any appeal against this EC shall lie with the National Green Tribunal, if preferred, within a period of 30 days as prescribed under Section 16 of the National Green Tribunal Act, 2010

11 Specific Conditions

S. No	EC Conditions
11.1	The green belt of 5-10 m width shall be developed in more than 33% of the total project area, mainly along the plant periphery, in downward wind direction, and along road sides etc. Selection of plant species shall be as per the CPCB guidelines in consultation with the State Forest Department.

Compliance to DPIA Environmental Clearance Conditions-Responsibility Matrix

Condition No.	Condition	Action point/ Compliance	Responsibility
Specific Conditions			
i.	As proposed, Zero Liquid Discharge shall be implemented in the industrial area and to achieve the Zero Liquid Discharge, wastewater generated from various industrial operations shall be properly collected, treated to the prescribed standards and then recycled or reused for the identified uses.	Facility for ZLD will be created for Parcel A and Parcel B by respective agency.	ZLD for Parcel A-MIDC ZLD for Parcel B-MITL
ii.	As proposed, no ground water shall be extracted during construction and operation phase of the Industrial Estate.	No groundwater shall be extracted by MIDC and MITL.	Condition will be adhered to by MIDC and MITL.
iii.	250 meters Buffer zone shall keep the distance from the Households and 50m green belt shall be provided on the buffer zone.	Compliance individually by MIDC and MITL for its respective areas.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
iv.	As provided for in the EMP, a green belt along the boundary as well as along the water bodies etc. will be developed using Miyawaki technique. However, only native trees to be used for the same. Significant number of Ficus and Western Ghat endemic and threatened trees should be used for green belt development. The work should be done preferably by not-for-profit institutions and community-based organizations working in this region having expertise in this subject.	Compliance individually by MIDC and MITL for its respective areas.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
v.	As proposed in the revised EMP costs, good quality healthcare facility should be established within the proposed project and improving facilities of existing government healthcare centres in the region.	Compliance individually by MIDC and MITL for its respective areas.	Cost will be borne both by MIDC and MITL for EMP and for healthcare facilities within and around its project area in proportion to their land holdings.
vi.	As provided for in the EMP, Biodiversity impact monitoring of the site for 10 years to be undertaken by Ratnagiri sub-campus of University of Mumbai through various collages in Raigad and Ratnagiri districts. Efforts to be made to engage post graduate students from the region that will help them also to build skills. 10 Crore provision as presented in EMP for capital cost and 10 Crore monitoring cost over 10 years is made available. A proposal in this regard should be sought from the Ratnagiri sub-campus of University of Mumbai. Entire capital cost and annual fund for first five years to be made available to Ratnagiri sub-campus of University of Mumbai within 3 months from grant of EC.	Compliance shall be both by MIDC and MITL.	Cost will be shared by MIDC and MITL in proportion to its project area. Compliance responsibility for Parcel A-MIDC Parcel B-MITL
vii.	As provided for in the EMP, a capital grant of 4 Crore is provided to the Life Sciences department of University of Mumbai having expertise in biodiversity for initiating biodiversity conservation in the region through various collages in Raigad and Ratnagiri districts. Focus of the work should be on the conservation of flora and fauna of coastal plateaus, endemic flora of the	Compliance shall be both by MIDC and MITL.	Cost will be shared by MIDC and MITL in proportion to its project area. Compliance responsibility for Parcel A-MIDC Parcel B-MITL

	Western Ghats and other important biodiversity of the region. Besides an annual grant of 40 lakh is also provided to undertake various activities related to biodiversity conservation of the region. A proposal in this regard should be sought from the Centre and entire capital cost and annual fund for first five years to be made available within 3 months from grant of EC. The entire project is to be implemented through participation of faculty, graduate, and post graduate students of affiliated colleges.		
viii.	As provided for in the EMP, a specific provision of 5 Crore is provided for upgradation of infrastructure of at least 50 government schools exclusively for underprivileged schools from the region of Raigad and Ratnagiri districts.	Compliance shall be both by MIDC and MITL.	Cost will be shared by MIDC and MITL in proportion to its project area.
ix.	As provided for in the EMP, a skill development institute will be established with a capital cost of 10 Crore and annual operation cost of 1 Crore. If additional funds are required, PP will make available the same. The centre should be ready and functional within 18 months from grant of EC.	Compliance shall be both by MIDC and MITL.	Cost will be shared by MIDC and MITL in proportion to its project area.
x.	The quantity of freshwater usage, water recycling and rainwater harvesting shall be measured/ recorded to ensure the water balance as projected by the project proponent. The record shall be submitted to the Regional Office, MoEF&CC along with six Monthly Monitoring reports.	Record will be submitted to the Regional Office, MoEF&CC along with six monthly monitoring reports. Compliance shall be both by MIDC and MITL.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
xi.	All the recommendation of the EMP shall be complied with in letter and spirit and be submitted to the Regional Office, MoEF&CC along with six Monthly Monitoring reports.	Recommendations of EMP shall be complied and submitted to the Regional Office, MoEF&CC along with six monthly monitoring reports. Compliance shall be both by MIDC and MITL.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
xii.	The member units shall provide storage tanks for storage of effluent for monitoring the characteristics of effluent before taking into the CETP for further treatment.	Characteristics of effluent from each member unit shall be monitored before taking into the CETP. Compliance shall be both by MIDC and MITL.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
xiii.	Proper meters with recording facilities shall be provided to monitor the effluent quality and quantity sent from member industries to CETP and from CETP to re-use on a continuous basis.	Compliance shall be ensured through the individual member both by MIDC and MITL for its respective project areas.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
xiv.	Ambient noise levels shall conform to the prescribed standards both during day and night. Incremental pollution loads on the ambient air and noise quality should be closely monitored during development/ construction phase. Adequate measures shall be made to reduce ambient air and noise level during construction phase, so as to conform to the stipulated standards by CPCB/SPCB.	Compliance shall be both by MIDC and MITL in their respective project areas.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
xv.	Fly ash should be used as building material in the construction as per the provisions of Fly Ash Notification of September 1999 and	Fly Ash will be used as per the provisions of Fly Ash Notification of September,	Compliance responsibility for Parcel A-MIDC

	amended as on 27th August 2003 and 25th January 2016.	1999 and amended as on 27 th August, 2003 and 25 th January, 2016 both by MIDC and MITL.	Parcel B-MITL
xvi.	Rainwater harvesting for roof run-off and surface run-off, as plan submitted shall be implemented. Before recharging the surface run off, pre-treatment must be done to remove suspended matter, oil and grease. The borewell for rainwater recharging shall be kept at least 4 mts above the highest ground water table.	i. Rainwater harvesting for roof run-off and surface run-off, as plan submitted shall be implemented. ii. Pre-treatment of surface run off to be done to remove suspended matter, oil and grease. iii. Borewell for rainwater recharging shall be kept at least 4 mts above the highest ground water table. Compliance shall be both by MIDC and MITL in their respective project areas.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
xvii.	As per the Ministry's Office Memorandum F. No. 22-65/2017-IA.III dated 30th September 2020, the project proponent shall abide by all the commitments made by them to address the concerns raised during the public consultation. The project proponent shall initiate the activities proposed by them, based on the commitment made in the Environmental Management Plan and submit to the Ministry. All other activities including pollution control, environmental protection and conservation, R&R, wildlife and forest conservation/ protection measures including the NPV, Compensatory Afforestation etc., either proposed by the project proponent based on the social impact assessment and R&R action plan carried out during the preparation of EIA report or prescribed by EAC, shall also be implemented and become part of EMP.	MIDC and MITL both will: i. Abide by all the commitments to address the concerns raised during the public consultation. ii. Shall initiate the activities based on the commitment made in the public hearing. iii. Incorporate the conditions in the EMP and submit the same to the ministry. iv. Activities to include pollution control, environmental protection and conservation, R&R, wildlife and forest conservation/ protection measures including the NPV, Compensatory Afforestation etc. based on the social impact assessment and R&R action plan carried out during the preparation of EIA Report or prescribed by EAC shall also be implemented and become part of EMP.	R&R will be carried out as per MIDC Act by MIDC. EMP will be implemented for Parcel-A by MIDC and for Parcel-B by MITL. Pollution control and environmental protection and conservation will be implemented for Parcel-A by MIDC and Parcel-B by MITL. Wildlife and forest conservation/ protection measures including the NPV, Compensatory Afforestation will be carried out jointly by MIDC and MITL in proportionate to their project areas.
Standard Conditions			
I.	Statutory Compliance		
1.	The Environmental Clearance granted to the project is for infrastructure development of Industrial Area. However, the individual project/ activity need to take prior environmental clearance as per the Schedule of EIA Notification, 2006, as amended. Further, all projects or activities located within industrial estates or parks (item 7(c) of the Schedule) approved by the concerned authorities, are exempted from the process of public consultation, however, no exemption in conduct of Public Hearing	MIDC and MITL both will ensure the following in their respective project areas: Individual projects/activities will need to take prior environmental clearance as per the schedule of EIA Notification, 2006. For industries listed in the OM No. J-11011/321/2016-IA.II(I), dated 27.04.2018, no	Compliance responsibility for Parcel A-MIDC Parcel B-MITL

	is provided for industries listed in the OM no. J-11011/321/2016-IA.II(I), dated 27.04.2018.	exemption in conduct of public hearing.	
2.	The project proponent shall prepare a Site-Specific Conservation Plan & Wildlife Management Plan and approved by the Chief Wildlife Warden. The recommendations of the approved Site-Specific Conservation Plan/ Wildlife Management Plan shall be implemented in consultation with the State Forest Department. The implementation report shall be furnished along with the six-monthly compliance report (in case of the presence of schedule-I species in the study area).	MIDC and MITL both will ensure the following in their respective project areas. <ul style="list-style-type: none"> Preparation of Site-Specific Conservation Plan & Wildlife Management Plan and its approval by the Chief Wildlife Warden. Implementation of the recommendations of the approved Site-specific Conservation Plan/ Wildlife Management Plan in consultation with the State Forest Department. 	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
3.	The project proponent shall obtain the necessary permission from the Central Ground Water Authority, in case of drawl of ground water / from the competent authority concerned in case of drawl of surface water required for the project.	MIDC and MITL both will ensure the following in their respective project areas: <ul style="list-style-type: none"> Necessary permission from the CGWA in case of drawl of surface water required for the project. 	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
4.	All excavation related dewatering shall be as duly authorized by the CGWA. A NOC from the CGWA shall be obtained for all dewatering and ground water abstraction.	MIDC and MITL both will ensure the following in their respective project areas: <ul style="list-style-type: none"> NOC from the CGWA will be obtained for all dewatering and ground water abstraction. 	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
5.	A certificate of adequacy of available power from the agency supplying power to the project along with the load allowed for the project should be obtained.	Power NOC will be jointly obtained by MIDC and MITL.	Jointly by MIDC and MITL.
6.	All other statutory clearances such as the approvals for storage of diesel from Chief Controller of Explosives, Fire Department, Coast Guard, Civil Aviation Department shall be obtained, as applicable by project proponents from the respective competent authorities.	MIDC and MITL both will obtain the necessary statutory conditions for their respective project areas.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
II.	Air quality monitoring and preservation		
1.	The project proponent shall install system to carryout Ambient Air Quality monitoring for common/criterion parameters relevant to the main pollutants released (e.g. PM10 and PM2.5 in reference to PM emission, and SO2 and NOx in reference to SO2 and NOx emissions) within and outside the project area at least at four locations (one within and three outside the plant area at an angle of 120°each), covering upwind and downwind directions.	MIDC and MITL both will install systems to carryout AAQM as per the applicable standards.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
2.	Appropriate Air Pollution Control (APC) system shall be provided for all the dust generating points including fugitive dust from all vulnerable sources, so as to comply prescribed emission standards.	MIDC and MITL both will install APC system in their respective project areas so as to comply prescribe emission standards.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
3.	Dust collectors shall be deployed in all areas where surface cleaning and painting	Individual industrial units deploy adequate dust	Compliance responsibility for

	operations are to be carried out, supplemented by stacks for effective dispersion.	collectors wherever necessary.	Parcel A-MIDC Parcel B-MITL
4.	Diesel power generating sets proposed as source of backup power 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 of low Sulphur diesel. The location of the DG sets may be decided with in consultation with State Pollution Control Board.	MIDC and MITL both will ensure that individual industrial units comply with the said MIDC and MITL both will ensure that regulations related to the emission from the diesel power generation units in their respective project areas.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
5.	A detailed traffic management and traffic decongestion plan shall be drawn up to ensure that the current level of service of the roads within a 05 kms radius of the project is maintained and improved upon after the implementation of the project. This plan should be based on cumulative impact of all development and increased habitation being carried out or proposed to be carried out by the project or other agencies in this 05 Kms radius of the site in different scenarios of space and time and the traffic management plan shall be duly validated and certified by the State Urban Development department and the P.W.D./ competent authority for road augmentation and shall also have their consent to the implementation of components of the plan which involve the participation of these departments.	Traffic management plan will be prepared by MIDC and MITL for their respective project areas and validation/ certification of the same will be obtained from the State Urban Development Department and the P.W.D./ competent authority.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
III.	Water quality monitoring and preservation		
1.	Total freshwater use shall not exceed the proposed requirement as provided in the project details. Prior permission from competent authority shall be obtained for use of fresh water.	Total freshwater consumption for both Parcel A and Parcel B shall not exceed the total proposed requirement. Any excess requirement will be taken up with the competent authority.	MIDC will be responsible for taking permission from the competent authority.
2.	Sewage Treatment Plant shall be provided to treat the wastewater generated from the project. Treated water shall be reused for horticulture, flushing, backwash, HVAC purposes and dust suppression.	MIDC and MITL both will ensure provision of Sewage Treatment Plant in their respective project areas.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
3.	A certificate from the competent authority for discharging treated effluent/ untreated effluents into the public sewer/ disposal/drainage systems along with the final disposal point should be obtained.	MIDC and MITL both will obtain the requisite certificate for their respective project areas.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
4.	No diversion of the natural course of the river shall be made without prior permission from the Ministry of Water resources.	Condition will be followed for Parcel A and Parcel B by MIDC and MITL respectively.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
IV.	Noise monitoring and prevention		
1.	Noise level survey shall be carried as per the prescribed guidelines and report in this regard shall be submitted to Regional Officer of the Ministry as a part of six-monthly compliance report.	Will be submitted separately for Parcel A and Parcel B by MIDC and MITL respectively.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
2.	Noise from vehicles, power machinery and equipment on-site should not exceed the prescribed limit. Equipment should be regularly serviced. Attention should also be	Condition will be followed for Parcel A and Parcel B by MIDC and MITL respectively.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL

	given to muffler maintenance and enclosure of noisy equipment's.		
3.	Acoustic enclosures for DG sets, noise barriers for ground-run bays, ear plugs for operating personnel shall be implemented as mitigation measures for noise impact due to ground sources.	Condition will be followed for Parcel A and Parcel B by MIDC and MITL respectively.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
4.	The ambient noise levels should conform to the standards prescribed under E(P)A Rules, 1986 viz. 75 dB(A) during daytime and 70 dB(A) during night time.	Condition will be followed for Parcel A and Parcel B by MIDC and MITL respectively.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
V.	Energy Conservation measures		
1.	Provide solar power generation on roof tops of buildings, for solar light system for all common areas, streetlights, parking around project area and maintain the same regularly.	Condition will be followed for Parcel A and Parcel B by MIDC and MITL respectively.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
2.	Provide LED lights in their offices and project areas.	Condition will be followed for Parcel A and Parcel B by MIDC and MITL respectively.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
VI.	Waste management		
1.	Necessary arrangements for the treatment of the effluents and solid wastes must be made and it must be ensured that they conform to the standards laid down by the competent authorities including the Central or State Pollution Control Board and under the Environment (Protection) Act, 1986.	Condition will be followed for Parcel A and Parcel B by MIDC and MITL respectively.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
2.	The solid wastes shall be managed and disposed as per the norms of the Solid Waste Management Rules, 2016.	Condition will be followed for Parcel A and Parcel B by MIDC and MITL respectively.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
3.	Any wastes from construction and demolition activities related thereto shall be managed so as to strictly conform to the Construction and Demolition Waste Management Rules, 2016.	Condition will be followed for Parcel A and Parcel B by MIDC and MITL respectively.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
4.	A certificate from the competent authority handling municipal solid wastes should be obtained, indicating the existing civic capacities of handling and their adequacy to cater to the M.S.W. generated from project.	For handling of municipal solid wastes, adequate systems will be implemented, and O&M will be independently by MIDC and MITL for their respective project areas.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
5.	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.	Noted. Compliance shall be both by MIDC and MITL in their respective project areas.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
VII.	Green Belt		
1.	An overall green area of at least 33% of the Industrial Area should be developed with native species. The project proponent of the Industrial Area shall comply with the additional commitment made by them in the EIA report regarding the development of green belt.	Green area as committed will be planned separately for Parcel A and Parcel B by MIDC and MITL respectively as per the split Master Plan for both parcels.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
2.	The Industrial Areas are directed to accordingly allocate the area to be developed as green cover to respective individual industrial units so as to achieve the above-mentioned condition.	MIDC and MITL will ensure compliance by individual member units within its respective project areas.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
3.	The individual industrial unit, at the time of obtaining EC, shall bring a letter from the Industrial Area for the area allocated to	MIDC and MITL will ensure compliance by individual	Compliance responsibility for Parcel A-MIDC

	them to be developed as green cover as a part of obligation from the Industrial Area.	member units within its respective project areas.	Parcel B-MITL
4.	Wherever possible, plantations around the periphery of the Industrial Area, in the downwind direction and along the roadsides shall be provided for containment of pollution and for formation of a screen between the industrial area and the outer civil area. The choice of plants should include shrubs of height 1 to 1.5 m and tree of 3 to 5 m height. The intermixing of trees and shrubs should be such that the foliage area density in vertical is almost uniform.	Development of green areas as suggested will be planned separately for Parcel A and Parcel B by MIDC and MITL respectively as per the split Master Plan for both parcels.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
5.	The parameters like selection of plant species, procedure for plantation, density of tree plantation etc. shall be as per the CPCB guidelines.	Condition will be followed for Parcel A and Parcel B by MIDC and MITL respectively.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
VIII.	Public hearing and human health issues		
1.	Workers shall be strictly enforced to wear personal protective equipment like dust mask, earmuffs, or ear plugs, whenever and wherever necessary / required. Special Visco-elastic gloves will be used by labour exposed to hazards from vibration.	MIDC and MITL will ensure compliance related to labour health safety measures by the contractor and by individual industrial units within its respective project areas.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
2.	Safety training shall be given to all workers specific to their work area and every worker and employee will be engaged in fire hazard awareness training and mock drills which will be conducted regularly. All standard safety and occupational hazard measures shall be implemented and monitored by the concerned officials to prevent the occurrence of untoward incidents/ accidents.	All standard safety and occupational hazard measures shall be implemented and monitored separately for Parcel A and Parcel B by MIDC and MITL respectively.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
3.	Emergency preparedness plan based on the Hazard identification and Risk Assessment (HIRA) and Disaster Management Plan shall be implemented.	Hazard identification and Risk Assessment (HIRA) and Disaster Management Plan prepared as part of EIA will be implemented separately for Parcel A and Parcel B by MIDC and MITL respectively.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
4.	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, crèche etc. The housing may be in the form of temporary structures to be removed after the completion of the project.	MIDC and MITL will ensure all the facilities to be provided by the contractor as per the provisions of the labour law in their respective project area.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
5.	Occupational health surveillance of the workers shall be done on a regular basis.	MIDC and MITL will carried out surveillance within its respective project areas.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
IX.	Environment Responsibility		
1.	The company shall have a well laid down environmental policy duly approved by the Board of Directors. The environmental policy should be prescribed for standard operating procedures to have proper checks and balances and to bring into focus any infringements / deviation / violation of the environmental / forest /wildlife norms / conditions. The company shall have defined system of reporting infringements / deviation / violation of the environmental /	Environmental Policy will be prepared separately for Parcel A and Parcel B by MIDC and MITL respectively.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL

	forest / wildlife norms / conditions and / or shareholders / stake holders. The copy of the board resolution in this regard shall be submitted to the MoEF&CC as a part of six-monthly report.		
2.	A separate Environmental Cell both at the project and company head quarter level, with qualified personnel shall be set up under the control of senior Executive, who will directly report to the head of the organization.	Separate Environmental Cell both at the project and company headquarter level will be constituted separately for Parcel A and Parcel B by MIDC and MITL respectively.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
3.	Action plan for implementing EMP and environmental conditions along with responsibility matrix of the company shall be prepared and shall be duly approved by competent authority. The year wise funds earmarked for environmental protection measures shall be kept in separate account and not to be diverted for any other purpose. Year wise progress of implementation of action plan shall be reported to the Ministry/Regional Office along with the Six-Monthly Compliance Report.	Year wise progress of implementation of action plan will be reported separately for Parcel A and Parcel B by MIDC and MITL respectively.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
4.	Self-environmental audit shall be conducted annually. Every three years third party environmental audit shall be carried out.	MIDC and MITL will conduct audit annually and third party audit will be carried out once in 3 year within its respective project areas.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
X.	Miscellaneous		
1.	The project proponent shall make public the environmental clearance granted for their project along with the environmental conditions and safeguards at their cost by prominently advertising it at least in two local newspapers of the District or State, of which one shall be in the vernacular language within seven days and in addition this shall also be displayed in the project proponent's website permanently.	EC for split Master Plan will be made public separately for Parcel A and Parcel B by MIDC and MITL respectively.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
2.	The copies of the environmental clearance shall be submitted by the project proponents to the Heads of local bodies, Panchayats and Municipal Bodies in addition to the relevant offices of the Government who in turn has to display the same for 30 days from the date of receipt.	EC for split Master Plan will be submitted to said authorities separately for Parcel A and Parcel B by MIDC and MITL respectively.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
3.	The project proponent shall upload the status of compliance of the stipulated environment clearance conditions, including results of monitored data on their website and update the same on half-yearly basis.	Parcel A and Parcel B by MIDC and MITL will submit respectively.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
4.	The project proponent shall submit six-monthly reports on the status of the compliance of the stipulated environmental conditions on the website of the ministry of Environment, Forest and Climate Change at environment clearance portal.	Parcel A and Parcel B by MIDC and MITL will submit respectively.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
5.	The project proponent shall submit the environmental statement for each financial year in Form-V to the concerned State Pollution Control Board as prescribed under the Environment (Protection) Rules, 1986,	Parcel A and Parcel B by MIDC and MITL will submit respectively.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL

	as amended subsequently and put on the website of the company.		
6.	The criteria pollutant levels namely; PM2.5, PM10, SO2, NOx (ambient levels) 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.	Will be followed for Parcel A and Parcel B by MIDC and MITL respectively.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
7.	The project proponent shall inform the Regional Office as well as the Ministry, the date of financial closure and final approval of the project by the concerned authorities, commencing the land development work and start of production operation by the project.	The said information will be shared for Parcel A and Parcel B by MIDC and MITL respectively.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
8.	The project authorities must strictly adhere to the stipulations made by the State Pollution Control Board and the State Government.	MIDC and MITL will adhere to the stipulations within its respective project areas.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
9.	The project proponent shall abide by all the commitments and recommendations made in the EIA/EMP report, commitment made during Public Hearing and also that during their presentation to the Expert Appraisal Committee.	Commitments and recommendations will be followed for Parcel A and Parcel B by MIDC and MITL respectively.	Compliance responsibility for Parcel A-MIDC Parcel B-MITL
10.	No further expansion or modifications in the Industrial Area shall be carried out without prior approval of the Ministry of Environment, Forests and Climate Change (MoEF&CC).	Application for split EC and minor amendments will be submitted to Ministry of Environment, Forest and Climate Change (MoEF&CC).	Applications for Parcel A-MIDC Parcel B-MITL
11.	Concealing factual data or submission of false/fabricated data may result in revocation of this environmental clearance and attract action under the provisions of Environment (Protection) Act, 1986.	Duly noted	
12.	The Ministry may revoke or suspend the clearance, if implementation of any of the above conditions is not satisfactory.	Well noted	
13.	The Ministry reserves the right to stipulate additional conditions if found necessary. The Company in a time bound manner shall implement these conditions.	Well noted	
14.	The Regional Office of this Ministry 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.	Well noted	
15.	The above conditions shall be enforced, inter-alia under the provisions of the Water (Prevention & Control of Pollution) Act, 1974, the Air (Prevention & Control of Pollution) Act, 1981, the Environment (Protection) Act, 1986, Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016 and the Public Liability Insurance Act, 1991 along with their amendments and Rules and any other orders passed by the Hon'ble Supreme Court of India / High Courts and any other Court of Law relating to the subject matter.	Well noted	
16.	Any appeal against this EC shall lie with the National Green Tribunal, if preferred,	Well noted	

	within a period of 30 days as prescribed under Section 16 of the National Green Tribunal Act, 2010.		
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