No. SEIAA/M.S./66
Registered

Dated: 07-01-2015

To
Sh. Sukhdev Singh, Director,
M/s A.G.I. Infra Ltd
# 1074, Urban Estate, Phase-I,
Jalandhar

Subject: Environmental Clearance for construction of Residential Apartment Complex namely "Jalandhar Heights- Phase-3" in the revenue estate of Villages Phoikiwal & Alipur, Tehsil & District Jalandhar by M/s A.G.I. Infra Ltd.

This has reference to your application and subsequent presentation given before the State Level Expert Appraisal Committee (SEAC) seeking prior environmental clearance for subject cited project, as required under the EIA Notification, 2006. The proposal has been appraised as per procedure prescribed under the provisions of EIA Notification, 2006 on the basis of the mandatory documents enclosed with the application viz., Form-I, 1-A & conceptual plan and the additional clarifications furnished in response to the observations of the SEAC.

It is inter-alia noted that the proposal involves construction of township project namely 'Jalandhar Heights, Phase-III' in the revenue estate of Village Phoikiwal & Alipur, Tehsil & District Jalandhar. The total plot area of the project will be 30,070 sqm having the total built up area 75,125 sqm. Permission for change of land use has been granted by the Deptt. of Town & Country Planning, Punjab for an area measuring as 6.91 acres, vide Memo no. 1057 STP (J) CLU (J) dated 14.03.2014. The layout plan has been approved by the Department of Town & Country Planning (STP, Jalandhar) vide letter no. 2627 STP(J) L-11(G) 10-A dated 06.05.2014.

The total water requirement for the project will be 450 KLD, out of which 350 KLD will be met with MC water supply and balance 100 KLD will be met through recycling of treated wastewater and groundwater shall not be abstracted. MC, Jalandhar has issued NOC to the project proponent vide no. SPL-SE/07 dated 07.10.2014, to the effect that:

a. The promoter company is allowed to dispose of the sewage into MC, sewer and it shall deposit the necessary charges for getting sewer connection.

b. The existing water supply line has capacity of more than 1000 KLD and the promoter company can take required quantity of water supply from the said line. However, the promoter company will be liable to pay the requisite charges.

c. The promoter company shall make its own arrangement for door to door collection of garbage and transportation to the nearest dumping site of MC. The promoter company shall comply with the provisions of MSW Rules, 2000.
Total water requirement for the project, for summer, winter & rainy seasons, is as under:

a) Summer Season: The fresh water requirement will be 350 KLD which will be met from Municipal water supply. The total wastewater generation from the project will be 360 KLD, which will be separated into two streams of 'black wastewater' and 'grey wastewater' each @ 180 KLD. The 'grey wastewater' will be treated at site and reused for flushing @ 100 KLD, for green area @ 32 KLD and remaining 48 KLD alongwith black wastewater @ 180 KLD (total 228 KLD) will be discharged into public sewer.

b) Winter Season: The fresh water requirement will be 350 KLD which will be met from Municipal water supply. The total wastewater generation from the project will be 360 KLD, which will be separated into two streams of 'black wastewater' and 'grey wastewater' each @ 180 KLD. The 'grey wastewater' will be treated at site and reused for flushing @ 100 KLD, for green area @ 10 KLD and remaining 70 KLD alongwith black wastewater @ 180 KLD (total 250 KLD) will be discharged into public sewer.

c) Rainy Season: The fresh water requirement will be 350 KLD which will be met from Municipal water supply. The total wastewater generation from the project will be 360 KLD, which will be separated into two streams of 'black wastewater' and 'grey wastewater' each @ 180 KLD. The 'grey wastewater' will be treated at site and reused for flushing @ 100 KLD, for green area @ 3 KLD and remaining 77 KLD alongwith black wastewater @ 180 KLD (total 257 KLD) will be discharged into public sewer.

The total quantity of solid waste to be generated from the proposed project has been estimated as 1000 kg/day. The complex will have facility for segregation of solid waste followed by disposal through M.C. Jalandhar. The power requirement of the project will be 3000 KW, which will be taken from Punjab State Power Corporation Ltd. The project proponent has a proposal to provide DG sets (1500 KVA) as power back-up source. The total parking area will be provided for 866 E/C. Green belt will be developed in an area of 5900 sqm, which will be irrigated with treated wastewater.

The e-waste will be handled and managed as per the E-waste (Management & Handling) Rules, 2011. The used oil from the D.G. sets will be stored in an isolated place and would be sold out to the approved recyclers as per the provisions of the Hazardous Waste (Management, Handling & Transboundary Movement), Rules, 2008. LED bulbs/lights will be used instead of CFL bulbs/weights.

The Environment Management Cell comprising of Sh. Sukhdev Singh (Managing Director), Sh. Ashwani Kant (General Manager), Sh. Sharanjit Singh Sahi (Dy. General Manager), Sh. Virender Singh (Project Manager) will be responsible for implementation of EMP. Rs. 1.48 crores will be incurred for implementation of EMP. The Environment Management Cell will be responsible for implementation of EMP, Rs. 5 lacs will be utilized for following activities under Corporate Social Responsibility:

- Arrangement for safe drinking water.
- Public hygiene and sanitation.
- Medical camps including provision of free medicines.
- Educational support in form of Scholarships, books, uniforms, computer facility in schools.
- Repair of roads, drains and village ponds.
- Provision of road lights/ street lights.
Organizing workshops/camps for educating community on agriculture, energy conservation and solar energy, child woman health-care, substance abuse etc.

- Plantation.

This amount will be in addition to the amount to be spent under the provisions of the Companies Act, 2013 and Companies (Corporate social Responsibility Policy) Rules, 2014.

The case was considered by the SEAC in its 103rd meeting held on 18.11.2014 and the observations were conveyed to the project proponent. The case was again considered by the SEAC in its 104th meeting held on 05.12.2014, wherein, the Committee observed that the project proponent has provided adequate and satisfactory clarifications of the observations raised by it; therefore, the Committee awarded 'Silver Grading' to the project proposal and decided to forward the case to the SEIAA with the recommendation to grant environmental clearance to the project proponent under EIA notification dated 14.09.2006 subject to certain conditions in addition to the proposed measures.

Thereafter, the case was considered by the SEIAA in its 74th meeting held on 24.12.2014. The SEIAA observed that the case stands recommended by SEAC and the Committee awarded 'Silver Grading' to the project proposal. The Authority looked into all the aspects of the project proposal in detail and was satisfied with the same.

Therefore, the Authority decided to grant environmental clearance for construction of township project namely ‘Jalandhar Heights, Phase-III’ in an area of 30,070 sqm (consisting of seven blocks of 8 floors each, two blocks of 6 floors each, one block of four floors and one block of 7 floors) having total built up area of 75,125 sqm, in the revenue estate of Village Phoolrival & Alipur, Tehsil & District Jalandhar, subject to the conditions in addition to the proposed measures. Accordingly, SEIAA, Punjab hereby accords necessary environmental clearance for the above project under the provisions of EIA Notification dated 14.09.2006 and its subsequent amendments, subject to strict compliance of terms and conditions as follows:

PART A – Specific conditions

I. Pre-Construction Phase

(i) “Consent to establish” shall be obtained from Punjab Pollution Control Board under Air (Prevention & Control of Pollution) Act, 1981 and Water (Prevention & Control of Pollution) Act, 1974 and a copy of the same shall be submitted to the Ministry of Environment & Forests / State Level Environment Impact Assessment Authority before the start of any construction work at site.

(ii) All required sanitary and hygienic measures should be in place before starting construction activities and to be maintained throughout the construction phase.

(iii) A first aid room will be provided in the project both during construction and operation phase of the project.

(iv) The approval of competent authority shall be obtained for structural safety of the buildings due to earthquakes, adequacy of fire fighting equipments etc. as per National Building Code including protection measures from lightning.

(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, disposal of waste water & solid waste in an environmentally sound manner, 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.

II. **Construction Phase:**

(i) The project proponent shall separate the wastewater into two streams of grey water @ 180 KLD and black water @ 180 KLD as proposed. The project proponent shall provide separate plumbing arrangements for collection, conveyance and handling of grey waters and black waters. The project proponent shall treat the grey wastewater at site and will reuse (to the extent possible) for flushing in w/c and irrigation/watering of green area.

(ii) Application of solar energy should be incorporated for illumination of common areas, lighting for gardens and street lighting in addition to provision for solar water heating.

(iii) Construction/provision of the STP, tubewell, DG Sets, Utilities etc. earmarked by the project proponent on the layout plan, should be made in the earmarked area only. In any case the position/location of these utilities should not be changed later-on.

(iv) All the topsoil excavated during construction activities should be stored for use in horticulture/landscape development within the project site.

(v) Disposal of muck during construction phase should not create any adverse effect on the neighboring communities and be disposed of after taking the necessary precautions for general safety and health aspects of people with the approval of competent authority.

(vi) Construction spoils, including bituminous material and other hazardous material, must not be allowed to contaminate watercourses and the dump sites for such material must be secured, so that they should not leach into the groundwater.

(vii) Vehicles hired for bringing construction material to the site and other machinery to be used during construction should be in good condition and should conform to applicable air and noise emission standards.

(viii) Ambient noise levels should conform to prescribed standards both during day and night. Incremental pollution loads on the ambient air and noise quality should be closely monitored during construction phase.

(ix) Fly ash should be used as construction material in the construction as per the provisions of Fly Ash Notification of September, 1999 and as amended on August, 2003 (This condition is applicable only if the project is within 100 Km of Thermal Power Station).

(x) Ready mixed concrete should be used in building construction as far as possible.

(xi) Water demand during construction should be reduced by use of premixed concrete, curing agents and other best practices.

(xii) Separation of drinking water supply and treated sewage supply should be done by the use of different colours.

(xiii) 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.

(xiv) Adequate steps shall be taken to conserve energy by limiting the use of glass, provision of proper thermal insulation and taking measures as prescribed under the Energy Conservation Building Code.

(xv) The approval of competent authority shall be obtained for structural safety of the buildings due to earthquakes, adequacy of fire fighting equipments etc. as per National Building Code including protection measures from lightning.

(xvi) The diesel generator sets to be used during construction phase should be of low sulphur diesel type and should conform to the provisions of Environment (Protection) Act, 1986 prescribed for air and noise emission standards.
III. Operation Phase

i) "Consent to operate" shall be obtained from Punjab Pollution Control Board under Air (Prevention & Control of Pollution) Act, 1981 and Water (Prevention & Control of Pollution) Act, 1974 and a copy of the same shall be submitted to the Ministry of Environment & Forests / State Level Environment Impact Assessment Authority at the time of start of operation.

ii) The project proponent shall provide adequate treatment to the grey wastewater at site and will reuse (to the extent possible) for flushing in w/c and irrigation/watering of green area as proposed in the environmental clearance application.

iii) The project proponent shall discharge not more than 228 KLD wastewater (48 KLD treated and 180 KLD untreated wastewater) into sewer during summer season, 250 KLD wastewater (70 KLD treated and 180 KLD untreated wastewater) into sewer during winter season and 257 KLD wastewater (48 KLD treated and 180 KLD untreated wastewater) into sewer during rainy season.

iv) The project proponent shall provide electromagnetic flow meter at the outlet of the water supply, final outlet to public sewer and any pipeline to be used for reusing the treated wastewater back into the system for flushing and for horticulture purpose/green etc. and shall maintain a record of readings of each such meter on daily basis.

v) The position / location of the STP, tubewell, DG Sets, Utilities etc. installed by the project proponent as per the provisions made in the layout plan, should not be changed later-on under any circumstances.

vi) Adequate & appropriate pollution control measures should be provided to control fugitive emissions to be emitted within the complex.

vii) Adequate treatment facility for drinking water shall be provided, if required.

viii) The green belt 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 should be suitably landscaped and covered with vegetation of indigenous species/variety.

ix) The project proponent should take adequate and appropriate measures to contain the ambient air quality within the prescribed standards. The proposal regarding mitigation measures to be taken at site should be submitted to the Ministry of Environment & Forests / State Level Environment Impact Assessment Authority within three months.

x) A report on the energy conservation measures conforming to energy conservation norms finalized by Bureau of Energy Efficiency should be prepared incorporating details about machinery of air conditioning, lifts, lighting, building materials, R & U Factors etc. and submitted to the respective Regional office of MoEF, the Zonal Office of CPCB and the SPCB/SEIAA in three months time.

xi) Environmental Management Cell shall be formed during operation phase which will supervise and monitor the environment related aspects of the project.

xii) Ambient noise levels should conform to prescribed standards both during day and night.

IV. Entire Life:

i) "Consent to operate" shall be obtained from Punjab Pollution Control Board under Air (Prevention & Control of Pollution) Act, 1981 and Water (Prevention & Control of Pollution) Act, 1974 and get it renewed from time to time and a copy of the same shall be submitted to the Ministry of Environment & Forests / State Level Environment Impact Assessment Authority.

ii) The project proponent shall provide adequate treatment to the grey wastewater at site and will reuse (to the extent possible) for flushing in w/c and irrigation/watering of green area as proposed in the environmental clearance application.
iii) The project proponent shall discharge not more than 228 KLD wastewater (48 KLD treated and 180 KLD untreated wastewater) into sewer during summer season, 250 KLD wastewater (70 KLD treated and 180 KLD untreated wastewater) into sewer during winter season and 257 KLD wastewater (48 KLD treated and 180 KLD untreated wastewater) into sewer during rainy season.

iv) The project proponent shall provide electromagnetic flow meter at the outlet of the water supply, final outlet to public sewer and any pipeline to be used for reusing the treated wastewater back into the system for flushing and for horticulture purpose/green etc. and shall maintain a record of readings of each such meter on daily basis.

v) The position / location of the STP, tubewell, DG Sets, Utilities etc., installed by the project proponent as per the provisions made in the layout plan, should not be changed later-on under any circumstances.

vi) Adequate & appropriate pollution control measures should be provided to control fugitive emissions to be emitted within the complex.

vii) Adequate treatment facility for drinking water shall be provided, if required.

viii) The green belt 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 should be suitably landscaped and covered with vegetation of indigenous species/variety.

ix) The project proponent should take adequate and appropriate measures to contain the ambient air quality within the prescribed standards. The proposal regarding mitigation measures to be taken at site should be submitted to the Ministry of Environment & Forests/ State Level Environment Impact Assessment Authority within three months.

x) Rainwater harvesting for roof run-off should be implemented. Before recharging the roof run-off, pretreatment must be done to remove suspended matter, oil and grease. However, no run off from gardens/green area/roads/pavements shall be connected with the ground water recharging system.

xi) The solid waste generated should be properly collected and segregated. The recyclable solid waste shall be sold out to the authorized vendors and inert shall be sent to disposal facility. The Bio-degradable solid waste shall be adequately treated as per the scheme submitted by the project proponent. Prior approval of competent authority should be obtained, if required.

xii) Hazardous waste/E-waste should be disposed off as per Rules applicable and with the necessary approval of the Punjab Pollution Control Board.

xiii) Incremental pollution loads on the ambient air quality, noise and water quality should be periodically monitored and ensured that the parameters remain within the standards as prescribed for such discharges.

xiv) 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.

xv) Environmental Management Cell shall supervise and monitor the environment related aspects of the project.

xvi) The approval of competent authority shall be obtained for structural safety of the buildings due to earthquakes, adequacy of fire fighting equipments etc. as per National Building Code including protection measures from lightning.

PART B – General Conditions:

1. Pre-Construction Phase

i) This environmental clearance will be valid for a period of five years from the date of its issue or till the completion of the project, whichever is earlier.

ii) The environmental safeguards contained in the application of the promoter / mentioned during the presentation before State Level Environment Impact
Assessment Authority/State Expert Appraisal Committee should be implemented in letter and spirit.

iii) All other statutory clearances such as the approvals for storage of diesel from Chief Controller of Explosives, Fire Department, Civil Aviation Department, Forest (Conservation) Act, 1980 and Wildlife (Protection) Act, 1972 etc. shall be obtained, by project proponents from the competent authorities including Punjab Pollution Control Board and from other statutory bodies as applicable. The project proponent shall also obtain permission from the NBWL, if applicable.

iv) The project proponent should advertise in at least two local newspapers widely circulated in the region, one of which shall be in the vernacular language informing that the project has been accorded environmental clearance and copies of clearance letters are available with the Punjab Pollution Control Board. The advertisement should be made within seven days from the day of issue of the clearance letter and a copy of the same should be forwarded to the Regional Office, Ministry of Environment & Forests, Chandigarh.


vi) The project proponent shall use only municipal water supply and shall not abstract groundwater without the prior permission of CGWA.

vii) The project proponent shall obtain CLU from the competent authority, if any authority insists.

viii) A copy of the clearance letter shall be sent by the proponent to concerned Panchayat, Zilla Parishad/ Municipal Corporation, Urban local body 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.

ix) The State Environment Impact Assessment Authority reserves the right to add additional safeguards/ measures subsequently, if found necessary, and to take action including revoking of the environmental clearance under the provisions of the Environmental (Protection) Act, 1986, to ensure effective implementation of the suggested safeguards/ measures in a time bound and satisfactory manner.

x) Any appeal against this environmental clearance shall lie with the National Green Tribunal, if preferred, within a period of 30 days as prescribed under Section 16 of the National Green Tribunal Act, 2010.

II. Construction Phase

i) The environmental safeguards contained in the application of the promoter / mentioned during the presentation before State Level Environment Impact Assessment Authority/State Expert Appraisal Committee should be implemented in letter and spirit.

ii) The entire cost of the environmental management plan (i.e. capital cost as well as recurring cost) will continue to be borne by the project proponent until the responsibility of environmental management plan is transferred to the occupier/residents society under proper MOU after obtaining prior permission of the Punjab Pollution Control Board.

iii) 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 mail) to the respective Regional office of MoEF, the Zonal Office of CPCB and the SPCE/SEIAC.

iv) Officials from the Regional Office of Ministry of Environment & Forests, Chandigarh / State Level Environment Impact Assessment Authority / State Level Expert Appraisal Committee / Punjab Pollution Control Board who would be monitoring the implementation of environmental safeguards should be given full cooperation, facilities and documents / data by the project proponents during
their inspection. A complete set of all the documents submitted to State Environment Impact Assessment Authority should be forwarded to the CCF, Regional Office of Ministry of Environment & Forests, Chandigarh/State Level Environment Impact Assessment Authority.

v) In the case of any change(s) in the scope of the project, the project would require a fresh appraisal by State Environment Impact Assessment Authority.

vi) Separate distribution pipelines be laid down for use of treated effluent / raw water for horticultural/gardening purposes with different colour coding.

vii) The project proponent shall adhere to the commitments made in the Environment Management Plan and Corporate Social Responsibility and shall spend the amount as proposed or atleast minimum required to be spent under the provisions of the Companies Act 1956, whichever is higher.

viii) The State Environment Impact Assessment Authority reserves the right to add additional safeguards/measures subsequently, if found necessary, and to take action including revoking of the environmental clearance under the provisions of the Environmental (Protection) Act, 1986, to ensure effective implementation of the suggested safeguards/measures in a time bound and satisfactory manner.

ix) Any appeal against this environmental clearance shall lie with the National Green Tribunal, if preferred, within a period of 30 days as prescribed under Section 16 of the National Green Tribunal Act, 2010.

III. Operation Phase

i) The entire cost of the environmental management plan (i.e. capital cost as well as recurring cost) will continue to be borne by the project proponent until the responsibility of environmental management plan is transferred to the occupier/residents society under proper MOU after obtaining prior permission of the Punjab Pollution Control Board.

ii) 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 mail) to the respective Regional office of MoEF, the Zonal Office of CPCB and the SPCB/SEIAA.

iii) Officials from the Regional Office of Ministry of Environment & Forests, Chandigarh/State Level Environment Impact Assessment Authority/State Level Expert Appraisal Committee/Punjab Pollution Control Board who would be monitoring the implementation of environmental safeguards should be given full cooperation, facilities and documents/data by the project proponents during their inspection. A complete set of all the documents submitted to State Environment Impact Assessment Authority should be forwarded to the CCF, Regional Office of Ministry of Environment & Forests, Chandigarh/State Level Environment Impact Assessment Authority.

iv) 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: PM$_{2.5}$, PM$_{10}$, SO$_2$, NO$_x$, CO, Pb, Ozone (ambient air as well as stack emissions) shall be monitored and displayed at a convenient location near the main gate of the company in the public domain.

v) The project proponent shall adhere to the commitments made in the Environment Management Plan and Corporate Social Responsibility and shall spend the amount as proposed or atleast minimum required to be spent under the provisions of the Companies Act 1956, whichever is higher.

vi) The State Environment Impact Assessment Authority reserves the right to add additional safeguards/measures subsequently, if found necessary, and to take action including revoking of the environmental clearance under the provisions of...
the Environmental (Protection) Act, 1986, to ensure effective implementation of the suggested safeguards/measures in a time bound and satisfactory manner.

vii) Any appeal against this environmental clearance shall lie with the National Green Tribunal, if preferred, within a period of 30 days as prescribed under Section 16 of the National Green Tribunal Act, 2010.

IV Entire Life

i) Environmental clearance is subject to final order of the Hon’ble 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 and decisions of any Competent Court, to the extent applicable.

ii) 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; PM2.5, PM10, SO2, NO2, CO, Pb, Ozone (ambient air as well as stack emissions) shall be monitored and displayed at a convenient location near the main gate of the company in the public domain.

iii) The project proponent shall adhere to the commitments made in the Environment Management Plan and Corporate Social Responsibility and shall spend the amount as proposed or at least minimum required to be spent under the provisions of the Companies Act 1956, whichever is higher.

iv) The entire cost of the environmental management plan (i.e. capital cost as well as recurring cost) will continue to be borne by the project proponent until the responsibility of environmental management plan is transferred to the occupier/residents society under proper MOU after obtaining prior permission of the Punjab Pollution Control Board.

v) 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 mail) to the respective Regional office of MoEF, the Zonal Office of CPCB and the SPCB/SEIAA.

vi) Officials from the Regional Office of Ministry of Environment & Forests, Chandigarh / State Level Environment Impact Assessment Authority / State Level Expert Appraisal Committee / Punjab Pollution Control Board who would be monitoring the implementation of environmental safeguards should be given full cooperation, facilities and documents/data by the project proponent during their inspection. A complete set of all the documents submitted to State Environment Impact Assessment Authority should be forwarded to the CCF, Regional Office of Ministry of Environment & Forests, Chandigarh/State Level Environment Impact Assessment Authority.

vii) The State Environment Impact Assessment Authority reserves the right to add additional safeguards/measures subsequently, if found necessary, and to take action including revoking of the environmental clearance under the provisions of the Environmental (Protection) Act, 1986, to ensure effective implementation of the suggested safeguards/measures in a time bound and satisfactory manner.

viii) Any appeal against this environmental clearance shall lie with the National Green Tribunal, if preferred, within a period of 30 days as prescribed under Section 16 of the National Green Tribunal Act, 2010.

Member Secretary (SEIAA)

Endst. No.__________ Dated__________

A copy of the above is forwarded to the following for information & further necessary action please.
1. The Secretary to Govt. of India, Ministry of Environment and Forest, Paryavaran Bhawan, CGO Complex, Lodhi Road, New Delhi.

2. The Chairman, Central Pollution Control Board, Parivesh Bhavan, CBD-cum-office Complex, East Arjun Nagar, New Delhi.

3. The Chairman, Punjab State Power Corporation Ltd, the Mall, Patiala.

4. The Deputy Commissioner, Jalandhar.

5. The Chairman, Punjab Pollution Control Board, Vatavaran Bhawan, Nabha Road, Patiala.

6. The Director (Environment), Ministry of Environment and Forest, Northern Regional Office, Bays No.24-25, Sector-31-A, Chandigarh. The detail of the authorized Officer of the project proponent is as under:
   a) Name of the applicant : Sh. Sukhdev Singh
   b) Contact Number : 0181-2681986 & 98768-56700
   c) Email : gl_builders@yahoo.co.in

7. The Chief Town Planner, Department of Town & Country Planning, 6th Floor, PUDA Bhawan, Phase-8, Mohali.

8. Monitoring Cell, Ministry of Environment and Forest, Paryavaran Bhawan, CGO Complex, Lodhi Road, New Delhi.

9. The Environmental Engineer (Computers), Punjab Pollution Control Board, Head Office, Patiala for displaying this document on the web site of the State Level Environment Impact Assessment Authority.

Member Secretary (SEIAA)