

**Agenda for the 55th meeting of the Board of Approval to be held on
23rd November, 2012 in the Room No. 47, Udyog Bhawan**

Item No.55.1: Requests for co-developer

(i) Request of M/s. A2Z Online Services Private Limited for co-developer in the sector specific SEZ for IT/ITES at Village-Kharadi, Taluka Haveli, Pune, Maharashtra, being developed by M/s. Eon Kharadi Infrastructure Private Limited

The above mentioned SEZ was notified on 28th September, 2006 over an area of 18 hectares. Subsequently, approval was granted for addition of 4.86 hectares to the notified SEZ in the meeting of BoA held on 8th December 2008. LoA was issued on 6th January 2009. However, the additional area has not yet been notified. M/s. A2Z Online Services Private Limited has submitted a proposal for becoming a co-developer for entire area of the aforesaid SEZ for:-

- (a) Development activities such as conversion of warm shell premises to plug and play by making investments in fit outs. Participate in Development/Creation of infrastructure facilities such a cafeteria, food court, canteen and recreation centre by rendering designing, planning and consultancy support to the developer as well as supervision and monitoring of the actual development.
- (b) Operating and maintenance of the SEZ including making investment in the equipment required for operation and maintenance. Operation and maintenance management administrative management, building safety procedures and other necessary activities.

The proposal was considered in the BoA meeting held on 14th September, 2012 and was deferred. The minutes are as under:-

“The request was deferred as representative of CBDT pointed out that the financial details of the proposed agreement had not been provided for examination”.

In compliance with the aforesaid directions of BoA, the co-developer has now submitted the details of financial arrangement between developer and co-developer alongwith request for grant of an approval (**Annexure –1**)

The same is submitted for consideration of BoA.

(ii) Request of M/s. Cognizant Technology Solutions India Private Limited for co-developer in the sector specific SEZ for IT/ITES at Village Puthencruz and Kunnathunadu, Taluka Kunnathunadu, District Ernakulam, Kerala, being developed by M/s. Infoparks, Kerala

The above mentioned SEZ has been notified in the name of M/s. Infoparks, Kerala, on 16th May, 2011 over an area of 12.5804 hectares. M/s. Cognizant Technology Solutions India Private Limited has submitted a proposal for becoming a co-developer in the aforesaid SEZ to develop, operate and maintain infrastructure facility for IT/ITES. Co-developer agreement dated 11th May, 2012 entered into with the developer has also been provided. Copy of lease

agreement dated 12th April, 2012 between Infoparks and cognizant has also been provided. DC CSEZ has recommended the proposal.

The request of the co-developer is submitted for consideration of BoA.

(iii) Request of M/s. P.L.G. Incubation Services Private Limited for co-developer in the sector specific SEZ for IT/ITES at Plot No. 21, Tech Zone-IV, Greater Noida, being developed by M/s. Artha Infratech Private Limited

The above mentioned SEZ has been notified in the name of M/s. Artha Infratech Private Limited, on 11th May, 2011 over an area of 10.006754 hectares. M/s. P.L.G. Incubation Services Private Limited has submitted a proposal for becoming a co-developer in the aforesaid SEZ to develop one tower of approximately 1.6 lacs sq ft. super area in the processing area for IT/ITES including Electronic Hardware and Software units. Co-developer agreement dated 18th October, 2012 entered into with the developer has also been provided. The draft lease agreement proposed to be executed has also been provided. DC NSEZ has submitted the proposal for consideration.

The request of the co-developer is submitted for consideration of BoA.

(iv) Request of M/s. Deccan Real Ventures Private Limited for co-developer in the sector specific SEZ for IT/ITES at Gachibowli village, Serilingampally Mandal, R.R. District, Andhra Pradesh, being developed by M/s. Phoenix Infocity Private Limited

The above mentioned SEZ was notified on 11th August 2006 over an area of 10 hectares in the name of M/s. Phoenix Infocity Private Limited. M/s. Deccan Real Ventures Private Limited has submitted a proposal for becoming a co-developer for an area of 0.64 hectares, for constructing permissible FSI in the vacant land leased by the developer in the processing area. The co-developer will also operate and maintain the developed area. Co-developer agreement dated 7th November, 2012 between the developer and co-developer has been provided. The draft lease agreement proposed to be executed has also been provided

DC, VSEZ, recommendation is awaited.

The request of the co-developer is submitted for consideration of BoA.

(v) Request of M/s. Honeywell Technology Solutions Lab Pvt. Ltd. for co-developer in the sector specific SEZ for IT/ITES at Ilandhaikulam, Village, Madurai, Tamil Nadu, being developed by Electronics Corporation of Tamil Nadu Limited (ELCOT)

The above mentioned SEZ was notified on 30th April, 2008 over an area of 11.705 hectares in the name of Electronics Corporation of Tamil Nadu (ELCOT). M/s. Honeywell Technology Solutions Lab Pvt. Ltd., Madurai has submitted a proposal for becoming a co-developer for an area of 4.5 acres, to develop infrastructure related to various authorized operations of the SEZ which includes construction of state of the Art Building to facilitate IT/ITES services. Co-developer agreement dated 20th June, 2011 between the developer and co-developer has been provided. The lease agreement dated 23rd December, 2010 executed between the developer and the proposed co-developer has also been provided

DC, VSEZ, after examination, has recommended the above request of co-developer for consideration.

The request of the co-developer is submitted for consideration of BoA.

(vi) Request of M/s. Kings Canyon Insignia SEZ Private Limited for co-developer in the sector specific SEZ for IT/ITES at village Gwal Pahari, Tehsil Sohna, District Gurgaon, Haryana, being developed by M/s. ASF Insignia SEZ Private Limited (formerly M/s Canton Buildwell Private Limited)

The above mentioned SEZ stands notified on over an area of 19.3028 hectares. M/s. Kings Canyon Insignia SEZ Private Limited has submitted a proposal for becoming a co-developer in the aforesaid SEZ for development and/or operation and maintenance of infrastructure over 741036 sq. ft. built up area, over land area of 3.648 acres, in the processing area. The proposal was considered by BoA in its meetings held on 30th March, 2012 and 6th July, 2012. In the last meeting BoA directed as under:-

*“The CBDT representative pointed out to the Board that as per draft lease agreement proposed to be entered between the developer and the co-developer, the co-developer is required to pay Rs.61 lakhs per annum in r/o land comprised in Sector A and Rs. 49.66 crore in respect of the super built up area comprised in Sector-A. Further, upon expiry of the lease, the lease is renewable at the sole option of the lessee. It was observed that such conditions and disproportionately high lease rentals in effect amount to sale of land by the developer. Therefore, the Board noting the objections of CBDT, **deferred** the proposal and directed DC, NSEZ to furnish a report on the nature of the lease agreement after examining all the above issues, for further consideration of the Board.”*

In compliance with the directions of BoA, DC, NSEZ has now submitted his report on the subject matter. The same is placed herewith (**Annexure- 2**).

The request of the co-developer is submitted for consideration of BoA.

Item No.55.2: Requests for Authorized Operations

(i) Request of M/s. DLF Assets Private Limited, a co-developer in the sector specific SEZ for IT/ITES at Gachibowli, Hyderabad, Andhra Pradesh, being developed by M/s. DLF Commercial Developers Limited

M/s. DLF Assets Private Limited is a co-developer in the above mentioned SEZ, notified over an area of 10.617 hectares. The SEZ is having 100% processing area. The co-developer has requested for the following authorized operations in the **processing** area:-

S. No.	Name of the authorized activity	Quantum requested (in sqm)
1.	Telecom and other communications facilities including internet connectivity providers and Telecom vendors	700

2.	Banks	1050
3.	ATM	50
4.	Common Data Centre	200
5.	Business and convention centres	2000
6.	Training Centres for Employees	300
7.	Creche	1000
8.	Gymnasium	1000
9.	Indoor Games	1000
10.	Spa	500
11.	Saloon	200
12.	Photo printing, Informative centres, Courier pickup, Travel Desk, Advance Reservations, Communication Devices, Personnel Grooming Services and Health Support services	200
13.	Convenience store	1000
14.	Medical Centre/Clinical & Diagnostics	200
15.	Pharmacy	40
16.	Retail space for printing and stationery, computer accessories, gifts and novelties, read and rent etc as required by the units and employees	1000

A report from DC VSEZ has been received. DC has stated that there are 35 Nos operational units providing employment for approx 20000 direct employees and 5000 indirect employment in terms of facility management, security etc. The SEZ made export of 2040 crores in 2011-12. Out of total constructed office buildings area of 4.2 lac sqm area 60% i.e. 2.6 lac sqm has been leased out to the units for IT/ITES export operations. 35 % has been reserved for parking. It has been informed that to meet the business, food, health, recreational and daily personal needs of the units operating from SEZ and Men & Women employees working in the SEZ, the co-developer wishes to demarcate and lease out the remaining space of approx 5% i.e. approx 20000 sqm in the processing area (in already built office building) for above facilities. Further, most of the units are operating 24 hrs and they need to facilitate the required personal needs and essentials for the people working late nights and night shifts. Most of the professionals who work here will leave home by 8-9 am and will return home by 8-9 pm. Thus they will have very little scope to meet their necessities. DC has, therefore, recommended the above authorized operations, subject to restriction on space for spa, saloon, convenience store and retail space as imposed by BoA.

The request of the developer for the above authorized operations was placed before BoA in its previous meeting held on 14th September, 2012, wherein the representative of CBEC raised objections on the authorized operations stating that such activities are not meant to be carried out in the processing area. It was pointed out that similar requests had been approved by the Board in the past as such requests are covered by proviso to Rule 11(5) and, therefore, permitted. Furthermore the developer had submitted that no tax/duty concessions would be availed by it for such authorised operations. However in view of CBEC's objections to the proposal the Board after deliberations deferred the request.

Now, the co-developer has placed his request for inclusion in authorized operations – leasing out space in already built building in the processing area for certain services exclusively for SEZ Unit Employees (**Annexure -3**).

Accordingly, the matter is placed before BoA for its consideration.

Item No. 55.3: Request for increase/decrease in area

(i) Request of M/s. Shyamaraju & Company (India) Private Limited for de-notification of a portion of land in the sector specific SEZ for IT/ITES at Bangalore, Karnataka

The above mentioned SEZ was notified on 16th October, 2006 over an area of 21.76 hectares. The developer has requested for partial de-notification of an area of 8.56 hectares, thereby, making the total area of SEZ as 13.20 hectares. The developer has applied for partial de-notification on the grounds of economic uncertainty and recessionary conditions prevailing in the IT/ITES sector and also uncertainty regarding availability of tax holiday to the units set up in the SEZ under the DTC regime. DC, CSEZ has recommended the request of the developer.

The request of the developer is placed before the BoA for consideration.

(ii) Request of M/s. G.P. Realtors Private Limited for de-notification of a portion of land in the sector specific SEZ for IT/ITES at Village Behrampur and Bandwari, Gurgaon, Haryana

The above mentioned SEZ was originally notified on 24th December, 2010 over an area of 36.3744 hectares. Subsequently, an additional area of 0.3919 hectares was notified on 31st January, 2012, thereby, making the total area as 36.7663 hectares.

The developer has now requested for partial de-notification of an area of 8.094 hectares, thereby, making the total area of SEZ as 28.673 hectares. The developer has applied for partial de-notification on the grounds that this 8.094 hectares falls in NPZ area of his SEZ and that he wishes to utilize this area for setting up a world class educational institutional/university to cater to educational needs of Gurgaon/NCR. DC, NSEZ has recommended the request of the developer.

The request of the developer is placed before the BoA for consideration.

(iii) Request of M/s. SEZ Biotech Services Private Limited for addition of area in sector specific SEZ for Biotechnology at Manjari Budruk, Taluka Haveli, District Pune, Maharashtra

The above mentioned SEZ was notified on 29th March, 2012 over an area of 11.50675 hectares. The developer has requested for addition of an area of 4.61335 Ha, thereby making the total area as 16.1204 Ha. The reasons for the developer are as under:-

The potential has been reassessed. The land is already owned by group companies, In order to plan all Industrial and social infrastructure in a professional manner it has become necessary to add land and to increase the total SEZ size.

DC, SEEPZ has submitted his recommendation with remarks that the developer has submitted a copy of lease agreement dated 01.09.2012, which however is not registered (**Annexure -4**). The developer has also submitted his clarification in this regard stating that

(Annexure -5) in Maharashtra the stamp duty exemption is available only after notifying the area as SEZ. After entering in to lease deed agreement it has to be registered within six months. The developer has given an undertaking to produce the registered leased deed within six months from the date of notification.

The request of the developer for increase in area is submitted for consideration of the Board of Approval.

(iv) Request of M/s. Cognizant Technology Solutions India Private Limited for re-orientation of the notified sector specific SEZ for IT/ITES SEZ at Survey no. 255, Adibatla Village, Ibrahimpatnam Mandal, Ranga Reddy District, Andhra Pradesh

The above mentioned SEZ was notified on an area of 16.19 hectares on 9th June, 2008. The developer has requested for re-orientation of the de-notified SEZ (Annexure - 6). The land notified as SEZ was transferred to the developer vide a sale agreement with APIIC. The developer has got the land re-oriented with the consent of APIIC and has submitted a revised sale agreement.

DC, VSEZ, has recommended the request with following observations (Annexure-7):

Consequent to the re-orientation.

- (i) There is no change in the survey number allotted to them and the survey number 255 remains the same after the re-orientation.
- (ii) The area of the SEZ remains the same.
- (iii) There is no change in the consideration/transaction value of the land.
- (iv) The land is contiguous.

11.06 acres of land has got re-oriented which is 28% of the total notified area.

The request of the developer for re-orientation of SEZ is submitted for consideration of the BoA.

(v) Request of Kerala Industrial Infrastructure Development Corporation (KINFRA), a notified sector specific SEZ for food processing at Village Chelembra, Taluk Thirurangadi, District Malappuram, Kerala for addition and deletion of area

The above mentioned SEZ was notified on an area of 12.52 hectares on 13.06.2007. The developer has requested for de-notification of 0.887 Ha and addition of 0.887 Ha area in the above SEZ, thereby, making no change in total area of SEZ.

DC, CSEZ has furnished inspection report along with relevant documents. It is observed that:

- (i) The land is in possession of the developer.
- (ii) The land is vacant and contiguous.
- (iii) The land is free from encumbrance.
- (iv) The land can be fenced and there will not be any public thoroughfare through the SEZ.

With regard to area to be de-notified, DC has stated that one of the units seeking exit from the SEZ have remitted all duty exemptions (Customs and Central Excise) availed by them with the appropriate authorities.

The unit which proposes to exit from SEZ has been de-bonded as per DC's certificate. However, as the land parcels which is proposed to be added and deleted from the notified area, collectively is 1.774 Ha which is more than 10% of the total notified area, the proposal is placed before BoA for its consideration.

(vi) Request of M/s. Gigaplex Estate Private Limited for decrease in area of their formally approved sector specific SEZ for IT/ITES at MIDC, Knowledge Park, Villages Airoli and Dighe, District Thane, Maharashtra from 13.15 hectares to 11.74 hectares.

The above mentioned SEZ was granted LoA on 6th January, 2012 over an area of 13.15 hectares. The SEZ is yet to be notified. Now, the developer have applied for reducing the area of its SEZ to 11.74 hectares on the ground that they have committed client for the structure erected on 1.41 ha. of the formally approved SEZ portion for office space catering to Indian business and intend to exclude this area from the earlier approved area of 13.15 ha.

The developer has further stated that they have already constructed two structures in approved SEZ. The building No. 1 admeasuring 31,823.16 sq mtrs. has been constructed on 1.41 ha. and proposed to be excluded from the approved SEZ area of 13.15 ha. The other building admeasuring 28, 990.55 sq. mtrs is under construction and the RCC & brick-work is nearing completion. This structure is planned to be retained in the SEZ area. Both the structures are "vacant" i.e. without any functional unit or without any industrial /commercial/economic activity undertaken from them and this meets the 'vacant land' definition in terms of Rules 2(1)(zf) of SEZ Rules. **They have also not availed tax benefits for the construction of these two structures.**

The developer has also stated that the entire plot comprising of approved SEZ area was mortgaged to HDFC for securing loan worth Rs. 300 crores for infrastructure development. Out of 300 crores sanctioned by HDFC, Rs. 275 crores have been utilized infrastructure development.

The recommendation/comment of DC SEEPZ is awaited.

The request of the developer to decrease the area of their formally approved sector specific SEZ for IT/ITES from 13.15 hectares to 11.74 hectares is placed before the BoA for consideration.

Item No. 55.4: Requests for de-notification

(i) Request of M/s. Empire Industries Limited for de-notification of the sector specific SEZ for IT/ITES and Hardware at Ambernath District Thane, Maharashtra, notified over an area of 14.16 hectares

The above mentioned SEZ was notified on 2nd July, 2010 over an area of 14.16 hectares. Now, the developer has requested for de-notification of the SEZ on the grounds that due to the market conditions and introduction of MAT and DTC is making the project as non-attractive. DC, SEEPZ SEZ has recommended the request.

The request of the developer for de-notification of SEZ is placed before the BoA for consideration.

(ii) Request of Maharashtra Industrial Development Corporation (MIDC) for de-notification of Multi Product SEZ at Nandgaonpeth District, Amravati, Maharashtra, notified over an area of 1008.36 hectares

The above mentioned SEZ was notified on 31st October, 2008 over an area of 1008.36 hectares. The developer proposed to develop this SEZ through co-developer M/s. Eldeco Infrastructure & Properties Limited for which Authorization Agreement & Shareholder Agreement was executed on 28.08.2008.

Now, the developer has requested for de-notification of the SEZ on the following grounds:-

- (i) That as the co-developer failed to fulfill the conditions of Authorization Agreement,
- (ii) That due to implementation of proposed DTC and global slowdown it is not possible to develop SEZ @ Nandgaonpeth dist. Amravati.

Report of DC SEEPZ is awaited in this regard.

The request of the developer for de-notification of SEZ is placed before the BoA for consideration.

(iii) Request of Maharashtra Industrial Development Corporation (MIDC) for de-notification of the sector specific SEZ for Textile at Butibori, District Nagpur, Maharashtra, notified over an area of 147.04 hectares

The above mentioned SEZ was notified on 24th December, 2006 over an area of 147.04 hectares. The developer proposed to develop this SEZ through co-developer M/s. Ajanta Projects (India) Limited for which "Letter of Intent" was issued to co-developer on 17th January, 2008 for development of textile SEZ. However, as the co-developer failed to fulfill the conditions mentioned in the Letter of Intent, MIDC has decided to cancel the letter of intent issued to the co-developer. Further considering the facts and likely impact due to implementation of proposed Direct Tax Policy & global slowdown, MIDC has decided to cancel the proposed sector specific SEZ for Textile Industry at Butibori, Dist., Nagpur. Accordingly, the developer has proposed to de-notify the above mentioned sector specific SEZ.

Report of DC SEEPZ is awaited in this regard.

The request of the developer for de-notification of SEZ is placed before the BoA for consideration.

Item No. 55.5: Request for withdrawal of formal approval

(i) Withdrawal of three formal approvals granted to Uttar Pradesh State Industrial Development Corporation (UPSIDC), for setting up of sector specific SEZ for Leather, Textiles and Engineering goods at Kanpur, Uttar Pradesh

Uttar Pradesh State Industrial Development Corporation (UPSIDC) was granted formal approval for setting up of three sector specific SEZs for Leather, Textiles and Engineering at Kanpur, Uttar Pradesh, over an area of 103.90 hectares, 103.7 hectares and 102.80 hectares, vide LoAs, all the three dated 19th June, 2007. All the SEZs are yet to be notified. Now, the developer has stated that as the process of acquisition and taking possession of land from the farmers is under progress, it has become, therefore, impossible at the moment to start development work for proposed SEZ work. The developer has further stated that as also the demand of industrial plot for SEZ has been decline, it has been decided by the management that it would not be prudent to develop the SEZ at Kanpur.

In view of the above fact and also that the validity of above proposals has already expired, the developer has requested this Department to drop their proposal for setting up SEZ at Kanpur.

DC, NSEZ recommended is awaited.

The request of the developers for withdrawal of three formal approvals is placed before the BoA for consideration.

(ii) Withdrawal of formal approval granted to State Industries Promotion Corporation of Tamil Nadu Limited, for setting up of sector specific SEZ for Automobile/Automobile parts/Auto Ancillary and support services including trading and logistic activities at Cheyyar SIPCOT Industrial, Cheyyar Taluk, Thiruvannamalai District, Tamil Nadu.

State Industries Promotion Corporation of Tamil Nadu Limited (SIPCOT) was granted formal approval for setting up of a sector specific SEZ for Automobile/Automobile parts/Auto Ancillary and support services including trading and logistic activities at Cheyyar SIPCOT Industrial, Cheyyar Taluk, Thiruvannamalai District, Tamil Nadu, over an area of 103.24 hectares, vide LoA dated 24th April, 2008. The SEZ is yet to be notified. Now, the developer has stated that as there was no demand from exporters, it has requested the Government of Tamil Nadu for dropping the instant SEZ proposal. As directed by Government of Tamil Nadu, the Board of SIPCOT in its meeting held on 19th October, 2012 has decided to drop the SEZ proposal in SIPCOT industrial complex, Cheyyar.

The recommendation of DC MEPZ is awaited.

The request of the developer for withdrawal of formal approval is placed before the BoA for consideration.

Item No. 55.6: Requests for change of name/transfer of equity

(i) Request of M/s. Bavaria Poly Private Limited, a unit in FSEZ for change of name in view of its amalgamation with M/s. Kalpena Industries Limited.

M/s. Bavaria Poly Private Limited is a unit in FSEZ for manufacture and export of Plastic/PVC Granules/Garbage bag/Films etc. The unit became operational in December, 2000. DC FSEZ informed that the unit has requested for change of name from M/s. Bavaria Poly Private Limited to M/s. Kalpena Industries Limited, in pursuance of the Hon'ble

Calcutta High Court order dated 28.07.2011 and as per the scheme of Amalgamation effective with effect from 1st April, 2010.

The proposal was considered in the BoA meeting held on 6th July, 2012 and was deferred. The minutes are as under:-

“DC, FSEZ informed the Board that the unit has requested for change of name from M/s. Bavaria Poly Private Limited to M/s. Kalpena Industries Limited, in pursuance of the Hon’ble Calcutta High Court order dated 28.07.2011 and as per the scheme of Amalgamation effective with effect from 1st April, 2010. DoR however sought certain clarifications related to transfer of LOP. The Board, therefore, deferred the request and sought a report from DC, FSEZ, after examining the above issue, for further consideration of the Board”.

Now, DC FSEZ, after reiterating the instant case has further stated that factually in terms of 19(2) of SEZ Rules, Approval Committee may approve change of the entrepreneur. Since the matter relating extension of LoP of plastic scrap processing unit is being decided by the BoA in terms of SEZ Rules 18(4)(a) and plastic policy is under process by the Ministry, the case was referred to Ministry with a request to place the case before the BoA for its consideration along with copies of Order of Hon’ble Court (**Annexure –8**).

The proposal is accordingly, placed again before BoA for re-consideration.

(ii) Request from M/s. Reliance Industries Ltd. for name change of developer of Reliance Jamnagar SEZ, Jamnagar, Gujarat pursuant to amalgamation of M/s. Reliance Jamnagar Infrastructure Ltd. (RJIL) with M/s. Reliance Industries Ltd. (RIL)

M/s. Reliance Industries Limited (RIL) have informed that RJIL, developer of Reliance Jamnagar SEZ has amalgamated with RIL. They have informed that RJIL, a 100% owned subsidiary of RIL has amalgamated with its holding company viz. RIL, with approval of Gujarat High Court.

DC, Jamnagar (Reliance SEZ) has examined the facts of the case and submitted his comments/report (**Annexure -9**). In its conclusion, the DC has suggested that since the present developer, RJIL is a 100% owned subsidiary of RIL, the amalgamation of RJIL with RIL may have no implication of the effective functioning of SEZ. In fact as stated in High Court Order the amalgamation may increase the working efficiency of the SEZ. DC has suggested that RIL may be directed to maintain separate books of accounts for its developer function distinct from its SEZ unit.

The proposal is accordingly placed before the BoA for its consideration.

Item No.55.7: Requests for extension of validity of formal approvals beyond 5th & 6th year

BoA in its meeting held on 14th September, 2012, examining similar cases observed as under: -

“The Board advised the Development Commissioners to recommend the requests for extension of formal approval beyond 5th year and onwards only after satisfying that the developer has taken sufficient steps towards operationalisation of the project and further extension is based on justifiable reasons. Board also observed that extensions may not be granted as a matter of routine unless some progress has been made on ground by the developers. The Board, therefore, after deliberations, extended the validity of the formal approval to the requests for extensions beyond fifth years for a period of one year and those beyond sixth year for a period of 6 months from the date of expiry of last extension”.

(i) Request of M/s. Platinum Holdings Private Limited for further extension of the validity period of formal approval, granted for setting up of sector specific SEZ for Hardware and Software at Navallur village, Chengulpet Taluk and Semmencherry village, Tambaram Taluk, Kancheepuram District, Tamil Nadu, beyond 5th November 2012 (beyond 6th year)

The developer was granted formal approval for setting up the above mentioned SEZ, over an area of 10.57 hectares, vide LoA dated 6th November 2006. The SEZ was notified on 16th April 2008 over an area of 10.57 hectares. The developer has already been granted three extensions above its normal validity period of three years. The validity of the last extension is up to 5th November, 2012.

According to DC MEPZ, the developer has stated that efforts are on to attract clients to the SEZ. At present they are negotiating with M/s. HCL Technologies Ltd. and likely to signed agreement to take over some space shortly. The developer has stated that interest in the sector is now picking up and that they hope to make the SEZ operational by November, 2013.

In his application form, the developer has also stated global recession, slashing down of market trend pertaining to its sector and unbearable financial crunch, as reasons for seeking such extension.

DC, MEPZ, has also informed that the Authorized Office of the developer has given his Inspection Report with the regard to completion and status of their project (**Annexure-10**), whereby, the Authorized Officer has been informed that nearly 93% of the work has completed.

DC, MEPZ has recommended for further extension of one year.

The request of the developer to grant further extension of the validity of formal approval is placed before the BoA.

(ii) Request of Andhra Pradesh Industrial Infrastructure Corporation Limited (APIIC) for further extension of the validity period of formal approval, granted for setting up of sector specific SEZ for Biotechnology at Karakapatla village, Mulugu Mandal, Medak District, Andhra Pradesh, beyond 25th October 2012 (beyond 6th Year)

The developer was granted formal approval for setting up the above mentioned SEZ, over an area of 40.47 hectares, vide LoA dated 26th October 2006. The SEZ was notified on 25th July 2007 over an area of 40.47 hectares. The developer has been granted first extension of one year (up to 26.10.2010) and second extension of two year (up to 25.10.2012).

The developer has now requested for third extension of his LoA for a further period of one year.

The developer has made an investment of Rs. 5.08 crores as on March, 2012. He has based his request on the grounds that due to recession, there was business slack and hence the development work could not be materialized.

DC, VSEZ has forwarded the above proposal for including it in the present BoA.

The request of the developer is placed before the BoA for consideration.

(iii) Request of M/s. Enfield Exports Limited for further extension of the validity period of formal approval, granted for setting up of sector specific SEZ for Non-conventional energy including Solar Energy Equipment at Kanksa, Panagarh, District Burdwan, West Bengal, beyond 22nd August 2012 (*beyond 6th Year*)

The developer was granted formal approval for setting up the above mentioned SEZ, over an area of 26 hectares, vide LoA dated 23rd August 2006. The SEZ was notified on 24th August 2007 over an area of 28.972 hectares. The developer has been granted three extensions of one year each. The validity of the last extension was up to 22nd August, 2012. The developer has requested for further extension of validity till **22.08.2014**. The request was made after the expiry of the validity. The developer has given the details of the steps taken to implement the project (**Annexure -11**).

DC FSEZ has recommended further extension up to **22th August, 2013**.

The request of the developer is placed before the BoA for consideration.

(iv) Request of M/s. Enfield Realtors Limited for further extension of the validity period of formal approval, granted for setting up of sector specific SEZ for Non-conventional energy including Solar Energy Equipment/Cell at Kanksa, Panagarh, District Burdwan, West Bengal, beyond 22nd May 2012 (*beyond 5th Year*)

The developer was granted formal approval for setting up the above mentioned SEZ, vide LoA dated 23.05.2007. The SEZ was notified on 24.03.2011 over an area of 10.275 hectares. The developer has been granted two extensions of one year each. The validity of the last extension was up to 22.05.2012. The developer has requested for further extension of validity till **22.05.2014**. The request was made after the expiry of the validity. The developer has stated that the formalities for conversion of land is in progress and that the project IEM and master planning is in progress.

DC FSEZ has recommended further extension up to **22.05.2013**.

The request of the developer is placed before the BoA for consideration.

(v) Request of M/s. Enfield Infrastructure Limited for further extension of the validity period of formal approval, granted for setting up of sector specific SEZ for IT/ITES including Electronics Hardware at Chandpur Champagachi, near Rajarhat, District 24 Parganas (N), West Bengal, beyond 22nd May 2012 (*beyond 5th Year*)

The developer was granted formal approval for setting up the above mentioned SEZ, vide LoA dated 23.05.2007, over an area of 20 hectares. The developer has been granted two extensions of one year each. The validity of the last extension was up to 22.05.2012. The developer has requested for further extension of validity till **22.05.2014**. The request was made after the expiry of the validity. The developer has given the details of the steps taken to implement the project.

DC FSEZ has recommended further extension up to **22.05.2013**.

The request of the developer is placed before the BoA for consideration.

(vi) Request of M/s. Enfield Infrastructure Limited for further extension of the validity period of formal approval, granted for setting up of sector specific SEZ for IT/ITES including Electronics Hardware at Mauza-Uttar Gazipur, South 24 Parganas, West Bengal, beyond 14.10.2012 (*beyond 5th Year*)

The developer was granted formal approval for setting up the above mentioned SEZ, vide LoA dated 15.10.2007, over an area of 16 hectares. The developer has been granted two extensions of one year each. The validity of the last extension was up to 14.10.2012. The developer has requested for further extension of validity till **14.10.2014**. The request was made before the expiry of the validity. The developer has stated that mutation of land and other land related clearance from the State Government is still pending.

DC FSEZ has recommended further extension up to **14.04.2013**.

The request of the developer is placed before the BoA for consideration.

(vii) Request of M/s. Enfield Energy Limited for further extension of the validity period of formal approval, granted for setting up of sector specific SEZ for Non-conventional energy including Solar Energy Equipment/Cell at Kanksa, Panagarh Bazar, District Burdwan, West Bengal, beyond 25th June 2012 (*beyond 4th Year*)

The developer was granted formal approval for setting up the above mentioned SEZ, vide LoA dated 26th June, 2008. The SEZ was notified on 10th February, 2009 over an area of 10.12 hectares. The developer has been granted extension of one year. The validity of the last extension was up to 25.06.2012. The developer has requested for further extension of validity till **25.06.2014**. The request was made after the expiry of the validity. The developer has stated that formalities for conversion of land is in progress and also that the project IEM and master planning is in progress.

DC FSEZ has recommended further extension up to **25th June, 2013**.

The request of the developer is placed before the BoA for consideration.

(viii) Request of M/s. Raheja SEZs Limited for grant of third extension of the validity period of formal approval, granted for setting up of sector specific SEZ for Engineering at Village Hamipur, Khetawas, Saidpur & Wazirpur, District, Gurgaon, Haryana, beyond 9th August, 2012 (beyond 5th year)

The developer was granted formal approval for setting up the above mentioned SEZ, vide LoA dated 18.08.2007, over an area of 102 hectares. The SEZ was notified on 10th March, 2008 over an area of 103.0154 hectares. The developer has been granted extension of two years. The validity of the last extension was up to 09.08.2012. The developer has requested for further extension of validity till **09.08.2013**. The request was made after the expiry of the validity. The developer has given the details of the steps taken to implement the project.

DC NSEZ has, given his observations (**Annexure -12**) as under:

- (i) Developer does not have contiguous area of the SEZ. On account of Revenue Rasta.
- (ii) A number of Court Cases are pending in the Chandigarh High Court.
- (iii) The developer is also defaulter of non-payment of cost recovery charges of Rs. 14 lakhs approx.

The request of the developer is placed before the BoA for consideration.

Item No. 55.8: Delayed request for extension of formal approval

(i) Request of M/s. IG3 Infra Limited for extension of the validity period of formal approval, granted for setting up of sector specific SEZ for Textile at Uthukuli village, Erode District, Tamil Nadu, beyond 30th May 2012.

The developer was granted formal approval for setting up the above mentioned SEZ, over an area of 101.58 hectares, vide LoA dated 31st May, 2006. The SEZ was notified on 9th June, 2008 over an area of 103.64.57 hectares. The developer was given extension of his LoA for the period of two years i.e. up to 30th May, 2012. The validity of the formal approval has already expired as on date.

The developer has now requested for extension of the validity giving the following reasons:-

“We informed earlier that the units like Vishnuraam Textiles Limited, Angel agencies Pvt. Ltd. Seven Hills fabric Pvt. Ltd, Futex Exports Pvt. Ltd. will start operations by June 2012. Due to abnormal power shortage and power cut in Tamil Nadu and Stoppage of operations by dyeing units in Tirupur area there is general slowdown in the textile also affected by these problems and are not able to start their operations. Thanks to the efforts of the Government there is a hope that power cut will get reduced by year end. Also to strengthen the support for the units we have started constructing June, 2013. The units in the SEZ may start their operations before June, 2013 and export earnings start before December, 2013”

The developer has informed that the following default operations have been completed:-

- (i) Reinforcement of the existing road
- (ii) Sheds have been completed and some additional/correction work is being carried out.
- (iii) The units have agreed to start their operations by June, 2013 and export income is expected by December, 2013.

DC, MEPZ, has informed that since the developer has constructed warping building, weaving building, garments building and power project (reservoir purpose excavation work has been done to store water of 75 lakhs liters) and is interested in implementing the project, the proposal may be included in the BoA meeting for its consideration.

The proposal is accordingly placed before BoA for its consideration.

Item No. 55.9: Request from M/s. Posco-India Private Limited for grant of extension of in-principle approval for 7th year.

M/s. Posco-India Private Limited a Multi Product SEZ, over an area of 1620.496 hectares in Jagatsinghpur District, Orissa, who was granted LoA on 26th October, 2006, has applied for extension of their SEZ project for the 7th year.

DC, FSEZ has informed that in this case, the views of Govt. of Odisha (Dept of Industries) and Orissa Industrial Infrastructure Corporation (IDCO), the lessor of the proposed land, have also been sought on 23.10.2012, for ascertaining the factual position and timeline required for acquisition of land and transferring the same to the developer.

Since the reply of the said communication has not been received, as yet, DC FSEZ has forwarded the proposal for placing in the Board of Approval. Recommendation of the DC based upon the view of the State Government would however be presented during the BoA meeting itself.

The proposal is accordingly placed before BoA for its consideration.

Item No. 55.10: Requests of the developer M/s. Rewa Infrastructure Pvt. Ltd. for 3rd extension of the validity period of the In-principle approval dated 07.01.2008 for setting up of a multi product SEZ at Raigad, Maharashtra, over an area of 1012 hectares

The above mentioned SEZ was given in In-Principle Approval on 07.01.2008 for setting up of a Multi product SEZ at Raigad. The developer has been given two extensions the last one being up to 6th January, 2011. O/o DC, SEEPZ SEZ has forwarded a proposal dated **18th July, 2011** from the developer to grant extension by another year i.e. up to **6th January, 2012**.

Accordingly, the same is put up before BoA for its consideration

Item No. 55.11: Requests for extension of LoP of units (1st Extension)

(i) Request from M/s. Leela Ventures (India) Pvt. Ltd. a unit in the multi product SEZ at MIHAN, Nagpur, Maharashtra developed by M/s. Maharashtra Airport Development Company Ltd. (MADC) for extension/revalidation of its LoP

The above mentioned unit was issued an LoP on 15.06.2010 for manufacturing of pharmaceutical formulation. The unit was issued LoP with a condition that it shall be valid for a period of one year from the date of issue and that it shall implement the project and commenced production within one year period or within such period as may be extended. The LoP expired on 14.06.2011. The plot of land leased by the unit was registered on 27.10.2010 and the unit has submitted a copy of the registered lease deed.

However, the unit did not implement the project and applied for extension for starting manufacturing on 25.09.2012. The unit was informed that as per provision of rule 19(5) of SEZ Rules 2006 the validity is deemed to have lapsed on 14.06.2011.

Now, the unit has stated that they were unaware about the specified period of validity of LoA and regret the lapse on their part. They have also stated that they could not implement the project due to financial constraints and also because of non-availability of power in SEZ.

DC, MIHAN SEZ has requested to place the matter of extension/revalidation of instant LoP before BoA.

Accordingly, the same is put up before BoA for its consideration

Item No. 55.12: Requests for extension of LoP of units beyond 3rd to 6th year

(i) Request of M/s. Tata Consultancy Services Limited, a unit in M/s. Infopark SEZ, Kochi for extension of LoP beyond 09.07.2011 (beyond 4th year)

M/s. Tata Consultancy Services Limited, a co-developer in Infopark SEZ, applied for setting up a unit in the SEZ. The LOA to the unit, was granted by the Approval Committee of infopark SEZ on 10th July, 2008. Thereafter, the unit has been granted three extensions by the zone till date.

When the unit approached the zone for extension of the LoA for one more year, the zone observed that as per rule 19 (4) of the SEZ rules 2006, the DC may grant further extension of one more year (beyond third year), subject to the condition that two thirds of activities including construction, relating to setting of the unit is complete and a Chartered Engineer's certificate to this effect is submitted by the entrepreneur. In this case, the unit has not complied with this provision and had also not submitted the required proof or documents. Hence their request for extension was not considered by their office.

O/o DC, CSEZ has forwarded the proposal for consideration of BoA.

Meanwhile, the unit has now enclosed Chartered Engineer Certificate and actual site photographs (**Annexure -13**).

The matter is now placed before BoA for its consideration.

(ii) Request of M/s. Meghmani Unichem LLP, a unit in Dahej SEZ for extension of Letter of Permission (LOP) beyond 25th September, 2012 (beyond 4th year)

M/s. Meghmani Unichem LLP, was granted LoP for setting up a unit in Dahej SEZ, vide LoP dated 26th September, 2008. Subsequently, the unit was granted two year extensions by the O/o DC, KASEZ and 3rd year extension of i.e. up to 25th September, 2012 by BoA. The unit has now requested for further extension of 24 months of its LoP on the following grounds:-

- (i) Rs. 10 lacs spend on development of the land site & fencing boundary expenses of Rs. 2 lacs.
- (ii) The charges to developers Rs. 7 lacs have been paid.
- (iii) They engaged Chartered Engineers & Consultants for detailed lay out plan for building.
- (iv) They are tying up for supply of Gas pipe lines, Water and Electricity.
- (v) The cost of project and means of finance has been submitted.
- (vi) The term loan and working capital loan from Oriental Bank of Commerce has been sanctioned..

Recommendations of DC KASEZ are as under:-

The unit failed to undertake any developmental activities during the extended period of LoA. The DC has personally visited the site of the unit and it was found that it was an open plot with no activities. Even land filling work and boundary wall work were not started by the unit. In view of the foregoing DC has recommended that further extension of LoA should not be granted and the unit may be advised to apply for fresh allotment of plot and fresh LoA for its proposed manufacturing activities.

In view of above the request from the unit for grant of LoP extension beyond 25th September, 2012 and for 24 months along with the recommendations of DC KASEZ on the same are placed before BoA for its consideration.

(iii) Request of M/s. Rajtaru Infotech Entertainment Limited, a unit in MIHAN SEZ, Nagpur, Maharashtra for extension of Letter of Permission (LOP) beyond 25th May, 2012 (beyond 4th year)

M/s. Rajtaru Infotech Entertainment Limited was granted LoP for setting up a unit in MIHAN SEZ, for manufacture and exports of Animation Software, Post film production & BPO, vide LoP dated 26th May, 2008. Subsequently, the unit was granted two year extensions by the O/o DC, MIHAN and 3rd year extension of i.e. up to 25th May, 2012 by BoA. The unit has requested for further extension of the validity of the LoP for one year i.e. up to 25th May, 2013.

The unit has stated that due to the fact that prime requirements of water and electricity were not available to them from 2009 to early 2012 in SEZ and the prospect of its availability was also uncertain resulting in deferment of all investment decisions for building construction etc. They were unable to start construction of the facility and could not implement the project within the time limit. However now they have got their development plans approved and are ready to start construction as soon as they get approval of extension of validity (Annexure -14).

DC, MIHAN SEZ has forwarded the proposal for placing it before BoA.

The request of the unit is placed before the BoA for consideration.

(iv) Request of M/s. Wipro Limited, a unit in ELCOT SEZ, Vilankurichi village, Coimbatore, Tamil Nadu for extension of LoP beyond 3rd December 2012 (beyond 5th year)

M/s. Wipro Limited was granted LoP for setting up a unit in the above mentioned SEZ, vide LoP dated 4th December, 2007. Subsequently, the unit was granted three year extensions by the O/o DC, MEPZ and 4th extension of 6th months i.e. up to 3rd December, 2012 by BoA.

The O/o DC, MEPZ, has now forwarded request from the unit for grant of extension of LoP for a further period of six months i.e. up to 03.06.2013. The reasons for seeking extension are:

- (i) The unit has completed 60% of work of the software development block – I and the remaining civil work is expected to be completed by March, 2013. Latest photographs from the construction site have been submitted (**Annexure 15**).
- (ii) The unit has made an investment of Rs. 40 crores in the zone.
- (iii) The unit would commenced its operation by 1st Quarter of financial year 2013-14, positively.

The Authorized Office of the SEZ has inspected the construction activities carried in the unit area and submitted is observations as under:-

- The infrastructure workd for Block-I Utility are complted and basement area of remaining blocks is going on in full swing.
- Basic superstructure works (inclusive of internal walls & staircases) of 1,80,000 sft. In Block – I (G+4 floors) is already completed.
- Utility area structure is completed. Finishing work is 50% over.
- Interior works in Block-I is 50 complete.
- Planning for Internal Road Work is already approved.
- Construction of Sewage Treatment Plant has begun.
- The building construction work is undertaken by a reputed contractor viz. M/s. URC Construction (P) Ltd., who have deployed 80% of work force in order to ensure timely completion of the project. However, the work pace is likely to attain higher speed after the rains are over in Coimbatore.

In view of above the request of M/s. Wipro Limited for extension of LoP of their unit in the SEZ for a further period of six months up to 03.06.2013 beyond fifth year is placed before BoA for its consideration.

Item No. 55.13: Request of M/s. Torrent Energy Limited for approval to bring 16” dia Natural Gas Pipeline from Petronet LNG Terminal to its project site in Dahej SEZ area

DC Dahej SEZ has informed that M/s. Torrent Energy Limited (TEL), a co-developer in the Dahej SEZ has sought permission/approval for bringing in 16” dia Natural Gas Pipeline from Petronet LNG Terminal to its project site in Dahej SEZ area.

TEL is engaged in development of power infrastructure to carry out the authorized operations of power generation up to 1500MW and necessary transmission and distribution network in Dahej SEZ.

The BoA, on a previous occasion (53rd meeting) had approved one request of M/s. Torrent Energy Limited for bringing 914 mm dia MS water pipeline from GIDC Reservoir in Dahej to their project site in the SEZ subject to condition that the duty benefits shall be restricted to the activities carried out inside the SEZ.

The co-developer has based his present request on the following grounds:-

- TEL has stated that continuous gas supply would be required soon for commissioning and operation of their project. For that, they proposed to lay dedicated gas pipeline from Petronet LNG Limited (PLL) Terminal situated in Dahej to their plant in Dahej SEZ. The dedicated pipeline will have metering facility/ties at the custody transfer point(s), within PLL Dahej Terminal and the same is going to be used for billing purpose by the gas supplier/s.
- TEL has received and approval of Petroleum and Natural Gas Regulatory Board (PNGRB) vide letter dated 27.08.2012.
- TEL being co-developer in SEZ duties and taxes on gas supplied to their plant are exempted. Hence, it will not have any impact on duties and taxes.
- Developer, Dahej SEZ Ltd. has examined the proposal has granted permission

DC Dahej SEZ has forwarded the proposal with request to grant permission for the instant request.

The proposal is placed before the BoA for consideration.

Item No. 55.14: Request of M/s. Anushakti Specialties LLP for laying Ethylene pipeline in Dahej SEZ/GIDC piping corridor

DC Dahej SEZ has informed that M/s. Anushakti Specialties LLP, a unit in Dahej SEZ for laying Ethylene pipeline has sought permission/approval for laying Ethylene pipeline in Dahej SEZ/GIDC piping corridor.

M/s. Anushakti LLP, a unit in Dahej SEZ was issued LoP on 14.03.2012 to manufacture (i) 2-Methyl-6- Ethyl Aniline and other Ethylation product, (ii) Chloro Aniline, Dichloro aniline and other Hydrogenation products and (iii) Mono Chlorobenzene and other chlorination products and by product (A1 (OH)/A1203.

The unit has sought permission/approval for laying Ethylene pipeline in pipe corridor through ROU to Dahej SEZ with following details in Ethylene pipe:-

- (i) Pipe Specification: 2 inch dia, SCh 80 Pipe, MOC-Carbon steel
- (ii) Pipe depth: 1.2 mtr.
- (iii) Approx length: 4000 mtr.
- (iv) Right of Use (RoU) : 2 mtr.

The unit has stated that the developer viz M/s. Dahej SEZ Limited has given its approval on 4th June, 2012 for laying Ethylene pipeline

DC Dahej SEZ has forwarded the proposal with request to grant permission to M/s. Anushakti Specialties LLP, for laying Ethylene pipeline in pipe corridor through ROU to Dahej SEZ Ltd.

The proposal is placed before the BoA for consideration.

Item No. 55.15: Requests for Contiguity Relaxation

(i) Request of M/s. Kakinada SEZ Private Limited, for relaxation of the contiguity of the multi product SEZ at Ponnada, Mulapeta, Ramanakkapeta villages in Kakinada, East Godavari District, Andhra Pradesh

In the BoA meeting held on 24th January, 2012 formal approval was granted for setting up of the above mentioned SEZ over an area of 1013.6 hectares. Subsequently, the developer had requested for notification of the SEZ. Since a public thoroughfare and a creek are passing through SEZ the developer was informed that the SEZ will be notified only after the contiguity is established. The developer requested for relaxing the contiguity condition before notification and has stated that the Master Plan has been prepared ensuring that the processing area and the available public thoroughfare would only pass through the non-processing area of the SEZ. The developer proposes to establish contiguity by building two under passes, one over bridge and compound wall on either side of public thoroughfare. The request of the developer along with a map showing the location of the proposed underpass, over bridge and compound wall is at **Annexure -16**.

The proposal was considered by the BoA in its previous meeting held on 14th September, 2012 and was deferred due to non receipt of report from DC, VSEZ.

DC, VSEZ has now submitted a comprehensive report regarding establishment of contiguity and vacancy of the land proposed for SEZ (**Annexure -17**).

The request is placed before the BoA for consideration.

Item No. 55.16: Request of M/s. iGate Computer Systems Pvt. Ltd., a proposed unit in M/s. Gigaplex SEZ, Plot No It-5, Airoli Knowledge Park, MIDC – RRC, District Thane, Maharashtra to operate from Serene SEZ at TTC Industrial Area, MIDC, Airoli, District Thane, Maharashtra as an Interim arrangement till the facility at Gigaplex SEZ is constructed fully

The above mentioned proposed unit in M/s. Gigaplex SEZ have stated that owing to commitment given by them to their overseas clients, they need to begin their operations by end of September, 2012. Considering their business exigency, it has been proposed by their developer M/s. Gigaplex Estate Pvt. Ltd. to use the incubation facility at Mind space-Airoli

SEZ, which is being developed by their group company M/s. Serene Properties Pvt. Ltd., and the same is about 1 KM away from Gigaplex SEZ.

They have further stated that they shall be receiving LoA from the UAC notified for Gigaplex SEZ and shifting their operations from Serene SEZ to concerned premises in Gigaplex SEZ thereafter. They have also stated that they would not be availing any indirect tax benefits on the equipments which would be utilized in the incubation space of Serene SEZ and subsequently shifted to their location in Gigaplex SEZ.

DC SEEPZ has forwarded the proposal of M/s. iGate Computer Systems Pvt. Ltd. for consideration of BoA in terms of instruction no. 59 dated 18.06.2010 issued by MOC & I with a rider that it is not an approved unit by the Approval Committee meeting either in Serene SEZ, District Thane at Airoli or Gigaplex SEZ, Navi Mumbai, District Thane (**Annexure - 18**).

The proposal is placed before the BoA for its consideration.

Item No.55.17: Proposal from M/s. IBM Daksh Business Process Services Private Limited for movement of data backup tapes/media in DTA

M/s. IBM Daksh Business Process Services Private Limited, was granted LoA on 16.06.2010 for setting up of unit in IT/ITES SEZ of M/s. Seaview Developers Ltd. at Plot No. 20 & 21, Sector – 135, Noida, UP to carry out authorized operation viz. 'IT/ITES'.

The unit has submitted a proposal for allowing movement of backup tapes/media to outside the SEZ to its DTA unit located at Building No. 8, Tower B, DLF Phase – II, Gurgaon. The unit has stated that these backup data tapes need to be replicated at the server installed in its DTA unit located in Gurgaon to avoid any contingent loss of data by its successful recovery under such circumstances.

The proposal received from the unit was placed before UAC on 25.07.2012 wherein, after deliberations, it was decided by the UAC to refer the proposal to BoA pending guideline on the subject as decided in the BoA meeting held on 13.03.2012.

In view of above the proposal is placed before the BoA for its consideration.

Item No.55.18: Extension of LoP of plastic recycling units in SEZs

A draft policy on plastic recycling units is under finalization. As the validity of the plastic reprocessing units in the SEZ was expiring on 30th June, 2012, BoA in its 53rd meeting on 6th July, 2012 ratified the decision of Department of Commerce to extend the validity of LOP of all such units upto 30th September, 2012.

Pending finalization of plastic policy, it was decided by Department of Commerce to further extend the LOP of all such plastic re-processing units in SEZs for a further period of 3 months i.e. upto 31st December, 2012 or till further orders whichever is earlier, subject to the plastic units demonstrating concrete efforts towards establishing machinery etc for value addition towards physical export and provisions of the policy being finalized in respect of such units.

The extension of the LoP of the plastic re-processing units up to 31st December, 2012 is placed before BoA for ratification.

Item No. 55.19: Appeals before BoA

(i) Appeal of M/s. E.I. Dupont Services Centre India Private Limited, a unit in VSEZZ being developed by M/s. DLF Commercial Developers Limited, IT/ITES SEZ at Gachibowli, Village, Serilingampally Mandal, Ranga Reddy District, Andhra Pradesh against rejection of its request to 'Rent a Cab Services' services'.

M/s. E.I. Dupont Services Centre India Private Limited had requested approval for 'Rent a Cab Services' services'. The proposal of the unit was placed in the meeting of the Approval Committee held on 31.05.2012, whereupon, the same was rejected by its members

The unit vide its letter dated 04.10.2012 has appealed against the decision of the UAC in prescribed format (**Annexure -19**).

The appeal is placed before the BoA for consideration.
