

Agenda for the 36th meeting of the Board of Approval to be held on 5th October 2009

Item No. 36.1: Delegation of powers to a sub-committee of BOA for considering matter such as authorised activities etc.

In terms of the existing arrangement, Board of Approvals (BOA) for SEZs considers and approves different categories of proposals. These range from change of sector to change of name, approval of co-developers and approval of authorised activities. Most of these proposals are routine as these emanate after the concerned SEZs are approved by BOA. BoA meets once in a month and these routine cases have to await the holding of the BOA meetings. In order to streamline the existing arrangement so that such routine proposals are cleared without much loss of time, it is proposed to constitute a Sub-committee of BoA comprising following members to consider such cases:

- | | | |
|---|---|-------------------------|
| 1. As/Joint Secretary (SEZ), Deptt. Of Commerce | - | Chairman |
| 2. Addl. DGEP | - | Member |
| 3. Representative of CBDT | - | Member |
| 4. DG, EPCES | - | Member |
| 5. Director (SEZ), Deptt. Of Commerce | - | Member Secretary |

This Committee will normally meet once a week to consider proposals such as appointment of co-developers, approval of authorized operations as per limits prescribed, change of name/change of company, increase/decrease in area of SEZs, change of sector/location, extension of validity of formal approvals and other routine matters.

The decisions taken by this Sub-Committee of BOA approving the proposals will be placed before the Board of Approval in its next meeting for information. In respect of those proposals where there have been differences of opinion, if any, will be placed before BOA for its consideration and decision.

Item No. 36. 2: Preparation of a default list of services, consumed outside the SEZ for authorized operations undertaken by the developers/co-developers/units in Special Economic Zones (SEZs), for the purpose refund of Service Tax.

As per the procedure prescribed by D/o Revenue, M/o Finance vide Notifications No. 9/2009-Service Tax dated 3.3.2009 & No.15/2009-Service Tax dated 20.5.2009 the developers/co-developers/Units of SEZs are entitled to claim exemption by way of refund of Service Tax paid on specified services used in relation to the authorized operations for service consumed outside SEZ provided the list of services are approved by the Approval Committee. As a result of the above procedure, DC FALTA has stated, that developers have been submitting exhaustive list of services consumed outside SEZ for Approval of the Committee in almost every meeting of the Approval Committee. The DC has further stated that the Committee faces difficulty in case the Commissioner of Service Tax is absent in the

meetings. The DC has therefore, suggested preparation of a 'default list' in consultation with the Service Tax Department so that instead of approaching the Approval Committee the developers/co-developers/Units can straightway apply for refund from the Service Tax Department. However, the services beyond the purview of the 'default list' will continue to be placed before the Approval of the Committee. The DC has also suggested a draft "default list" as per **Annexure-A**. The proposal is placed for consideration of BoA.

Item No.36.3: Request of Cochin Special Economic Zone for expansion of the zone

Cochin SEZ has submitted a proposal for acquisition of around 150-180 acres of land at Pallipuram near Kochi for notification as SEZ. This land has been acquired by Kerala State Industrial Development Corporation, an undertaking of Government of Kerala for the development of "industrial growth centre" and has been lying unutilized. Government of Kerala is prepared to hand over possession of the land for a staggered consideration in the form of revenue sharing. The land is around 25 Kms from the existing zone.

It has been mentioned that there has been steady demand for space in CSEZ and many requests have originated from European and US investors for space in CSEZ. However, in absence of space in the existing zone, such requests had to be turned down. The State Government of Kerala has been propagating investments in SEZs, but due to lack of any other manufacturing SEZ, sector specific or multi product has rendered CSEZ the only viable option. The proposal will be able to provide and impetus to SEZ growth and would be able to lead the way in ramping up outside investments in Kerala. The proposal has been submitted for getting an in-principle approval so that the matter can be taken forward. The matter was discussed in the BoA meeting held on 23rd February 2009 and the Board had noted that Cochin Special Economic Zone is a government Zone and the proposal is for expansion of the zone by adding a land parcel of 150-180 acres of land situated 25 KMs away from the existing Zone. BoA noted that it is important that Cochin SEZ requires to be expanded keeping in view the increasing demand in the manufacturing sector, Kerala Government will also favourably consider allotting land to a Central Government SEZ. It is for consideration of the Board to approve the additional area as Phase - II of Cochin Special Economic Zone.

Item No. 36.4: Proposals for setting up of SEZs

| S. No | Name of the Developer | Location | State code | Sector | Area (in ha) | Land Possession | State Govt Recommendation | Status of application |
|-------|---------------------------|---------------------------------|------------|---------|--------------|-----------------|---------------------------|-----------------------|
| i. | **Larsen & Toubro Limited | Coimbatore District, Tamil Nadu | TN | IT/ITES | 11.0388 | Yes | Yes | Deferred in 11.08.09 |

| | | | | | | | | |
|----|----------------------------------|--|----|---------|-----|----|-----|-----|
| ii | *Plastene Infrastructure Limited | Bandhani Meghpar and Kunjuisar Tal. Bhachau Dist. Katch, Gujarat | GJ | Plastic | 100 | -- | Yes | New |
|----|----------------------------------|--|----|---------|-----|----|-----|-----|

** The translated version of the possession/ownership documents has been received.

* *Subject to receipt of application in the prescribed format. However, the SGR has been received.*

Item No. 36.5: Requests for co-developers

(i) Request of M/s Footwear Design & Development Institute for co-developer in the Footwear and Leather Products SEZ at Irungattukottai, Sriperumbudur, Tamil Nadu developed by SIPCOT

The above mentioned SEZ was notified on 7th February 2008 on an area of 62.22 hectares. M/s. Footwear Design & Development Institute has submitted a proposal for co-developer in the aforesaid SEZ for establishment of training institute of international standard in the area of footwear & leather products technology, design, testing & retail & fashion management. The request of the co-developer is submitted for consideration of BoA. *(The co-developer agreement has not been enclosed with the application. FDDI have been requested to provide the same.)*

(ii) Request of M/s. Gujarat State Petronet Limited for co-developer in the multi product SEZ at Bharuch, Gujarat developed by M/s. Dahej SEZ Limited.

Multi product SEZ at Bharuch, Gujarat by M/s. Dahej SEZ Limited was notified on 20th December 2006 over an area of 1718-93-87 Ha. M/s. Gujarat State Petronet Limited has submitted a proposal for co-developer for developing gas pipeline infrastructure for transmission of gas in the SEZ over 2 hectares of land. A co-developer agreement dated 27th July 2009 between the developer and co-developer has been provided. The request of the co-developer is submitted for consideration. *(The project report and the checklist has not been enclosed with the application. M/s. Gujarat State Petronet Ltd. have been requested to provide the same.)*

(iii) Request of M/s. Mapletree Mauritius 2 Ltd. (MML) for co-developer in the IT/ITES SEZ at Kharadi village, Mulshi Taluka, Pune District, Maharashtra developed by M/s. Eon Kharadi Infrastructure Private Limited

IT/ITES SEZ at Kharadi village, Mulshi Taluka, Pune District, Maharashtra by M/s. Eon Kharadi Infrastructure Private Limited was notified on

28th September 2006 over an area of 18 Ha. M/s. Mapletree Mauritius 2 Limited (MML) has submitted a proposal for co-developer for development of infrastructure facilities in the above mentioned SEZ. A co-developer agreement dated 9th September 2009 between the developer and co-developer has been provided. The request of the co-developer is submitted for consideration.

Item No. 36.6: Request for change of sector/broad-banding the sector

(i) Request of M/s. Span Ventures Private Limited for change/broad banding of sector

IT/ITES SEZ at Coimbatore, Tamil Nadu by M/s. Span Ventures Private Limited Ltd. was granted formal approval for setting up of sector specific SEZ for IT/ITES vide LoA dated 25th October 2006. The said SEZ was notified as an IT/ITES on 10th July 2007 over an area of 10.49 hectares. The developer has stated that since the Rule 5(2)(b) of the SEZ Rules 2006 allows an applicant to apply for a sector specific SEZ set up exclusively for Electronic Hardware and Software including ITES, provided the area for setting up the said SEZ is ten hectares or more with a minimum built up processing area of one lakh square meters, they wish to have the status of their sector specific SEZ modified from 'IT/ITES SEZ' to 'electronics hardware and software, including ITES SEZ. The developer has, therefore, requested to change the approval from IT/ITES to Electronic Hardware and Software including ITES. The request of the developer is submitted for consideration.

(ii) Request of M/s. Enfield Exports Limited for change of sector from IT/ITES to Non-convictional energy including solar energy equipment/cell sector at Udupi Kanksa, Panagarh, Dist. Burdwan, West Bengal

IT/ITES SEZ at Kanksa, Panagarh, Dist. Burdwan, West Bengal being developed by M/s. Enfield Exports Limited was notified on 24th August 2007 over an area of 28.972 hectares. The developer has now submitted that there is a depression in demand of space for IT/ITES SEZ due to oversupply. They have further stated that the location of the SEZ is in Tier-II city about 180 Km. Away from Kolkata Airport and it is very difficult to market the project in the said Sector and the same time there is a growing demand of space for Non-conventional energy including solar equipments/cells manufacturing in the state. They have therefore requested for change of sector from IT/ITES to Non-convictional energy including solar energy equipment/cell. The request of the developer is submitted for consideration.

(iii) Request of M/s. Pune Embassy Projects Pvt. Ltd. for change/broad banding of sector

IT/ITES SEZ at Bangalore, Karnataka by M/s. Pune Embassy Projects Pvt. Ltd. was granted formal approval for setting up of sector specific SEZ for IT/ITES. The said SEZ was notified as an IT/ITES on 19.11.2007 over an area of 17.12 hectares. The developer has stated that since the Rule 5(2)(b) of the SEZ Rules 2006 allows an applicant to apply for a sector specific SEZ set up exclusively for Electronic Hardware and Software including ITES, provided the area for setting up the said

SEZ is ten hectares or more with a minimum built up processing area of one lakh square meters, they wish to have the status of their sector specific SEZ modified from 'IT/ITES SEZ' to 'electronics hardware and software, including ITES SEZ. The developer has, therefore, requested to change the approval from IT/ITES to Electronic Hardware and Software including ITES. The request of the developer is submitted for consideration.

(iv) Request of M/s. Manyata Promoters Pvt. Ltd. for change of sector by including Electronic Hardware and Software in the present sector specific SEZ for IT/ITES at Bangalore, Karnataka

IT/ITES SEZ at Bangalore, Karnataka by M/s. Manyata Promoters Pvt. Ltd. was granted formal approval for setting up of sector specific SEZ for IT/ITES vide LoA dated 16th June 2006. The said SEZ was notified on 16th November 2006 over an area of 22.34 ha. The developer has stated that since the Rule 5(2)(b) of the SEZ Rules 2006 allows an applicant to apply for a sector specific SEZ set up exclusively for Electronic Hardware and Software including ITES, provided the area for setting up the said SEZ is ten hectares or more with a minimum built up processing area of one lakh square meters, they wish to have the status of their sector specific SEZ modified from 'IT/ITES SEZ' to 'electronics hardware and software, including ITES SEZ. The developer has, therefore, requested to change the approval from IT/ITES to Electronic Hardware and Software including ITES. The request of the developer is submitted for consideration.

Item No. 36.7: Withdrawal of approval

(i) Withdrawal of formal approval granted to M/s. Gremach Infrastructure Equipments & Projects Ltd. for sector specific SEZ for Metal at Gadhinglaj Dist. Kolhapur, Maharashtra

M/s. Gremach Infrastructure Equipments & Projects Ltd. was granted formal approval for setting up of sector specific SEZ for Metal over an area of 100 hectares at Gadhinglaj Dist. Kolhapur, Maharashtra vide LoA dated 25th August 2008. Now, the developer has submitted that due to changed economic scenario because of global financial recession, financial feasibility of their proposed SEZ has been modified. They have, therefore, requested for withdrawal of formal approval. The request of the developer is placed for consideration of BoA.

(ii) Withdrawal of formal approval granted to M/s. ETL Infrastructure Services Ltd. for sector specific SEZ for Services at Chenglepet, Kancheepuram District, Tamil Nadu

M/s. ETL Infrastructure Services Ltd. was granted formal approval for setting up of sector specific SEZ for services over an area of 105.62 hectares at Chenglepet, Kancheepuram District, Tamil Nadu vide LoA dated 30th May 2006. Now, the developer has submitted that due to some issues regarding land acquisition they are not in a position take up the project further. They have, therefore, requested for

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

(iii) Withdrawal of formal approval granted to M/s. SPEL Semiconductor Ltd. for sector specific SEZ for IT/ITES at No 5, CMDA Industiral Estate Maralmalai Nagar Kanchipuram District, Tamil Nadu

M/s. SPEL Semiconductor Ltd. was granted formal approval for setting up of sector specific SEZ for IT/ITES over an area of 10.19 hectares at No 5, CMDA Industiral Estate Maralmalai Nagar Kanchipuram District, Tamil Nadu vide LoA dated 25th June 2007. Now, the developer has submitted that due to some problems in availability of clean and contiguous land in they are not in a position take up the project as they will be unable to meet the minimum land requirement as per the provisions of the SEZ Act/Rules. They have, therefore, requested for withdrawal of formal approval. The request of the developer is placed for consideration of BoA.

(iv) Withdrawal of formal approval granted to M/s. Nitesh Estates Pvt. Ltd. for sector specific SEZ for IT/ITES at Mangalore, Karnataka

M/s. Nitesh Estates Pvt. Ltd. was granted formal approval for setting up of sector specific SEZ for IT/ITES at Mangalore, Karnataka over an area of 10.1214 hectares vide LoA dated 27th February 2009. Now, the developer has submitted that due to slowdown in economy, their investor for the said project could not sustain and sum up the financial support for the execution of the said SEZ. They have, therefore, requested for withdrawal of formal approval. The request of the developer is placed for consideration of BoA

(v) Withdrawal of formal approval granted to Maharashtra Industrial Development Corporation for sector specific SEZ for Bio Technology at Jalna Industrial Area, Jalna, Maharashtra

Maharashtra Industrial Development Corporation was granted formal approval for setting up of sector specific SEZ for Bio Technology over an area of 40.33 hectares at Jalna Industrial Area, Jalna, Maharashtra vide LoA dated 19th June 2006. Now, the Government of Maharashtra have referred to the request of the developer for cancellation of the formal approval granted to him and have stated that they agree for cancellation of formal approval as the land proposed for the said SEZ has already been allotted to the Bio Technology Industry for setting Bio Technology units in the Jalna Bio Technology Park and presently no encumbrance free land is available in Jalna Industrial Area for this SEZ. They have, therefore, requested for withdrawal of formal approval. The request of the developer is placed for consideration of BoA.

(vi) Withdrawal of formal approval granted to M/s. Brigade Enterprises Ltd. for co-developer in the sector specific SEZ for IT/ITES developed by M/s. Infopark at Kakkanad, Kerala

M/s. Brigade Enterprises Ltd. was granted approval as a **co-developer**, for developing IT infrastructure facilities, in the IT/ITES SEZ being developed by M/s. Infoparks at Ernakulam District, Kerala, vide LoA dated 7th October 2008. DC (IT/ITES) has intimated that the co-developer has requested for withdrawal of approval due to global economic meltdown. The DC has further intimated that the specified officer of the unit has intimated that the co-developer has not availed of any duty exemption/concession on imports/procurement of goods for the above mentioned SEZ. The request of the **co-developer** to withdraw their project from Infopark SEZ is placed for consideration of BoA

(vii) Withdrawal of formal approval granted to M/s. Enfield Energy Limited for sector specific SEZ for Bio-technology at Kanksa, Pangarh, Dist. Burdwan, West Bengal

M/s. Enfield Energy Limited was granted formal approval for setting up of sector specific SEZ for Bio-Technology over an area of 10 hectares at Kanksa, Pangarh, Dist. Burdwan, West Bengal vide LoA dated 23rd May 2007. Now, the developer has requested for withdrawal of formal approval. The developer has not given any reasons for the withdrawal. The request of the developer is placed for consideration of BoA.

(viii) Withdrawal of formal approval granted to M/s. Mridul Infrastructure Private Limited for setting up of Textile sector at Tehsil Rajpura, District Patiala, Punjab

The proposal for setting up of Textile sector at Tehsil Rajpura, District Patiala, Punjab by M/s. Mridul Infrastructure Private Limited was granted formal approval in the meeting of BoA held on 8th August 2006. Letter of approval was issued on 21st August 2006. The proposal was listed in the meeting of BoA held on 2nd June 2009. The same was deferred on the request of State Government. The developer has submitted that due to withdrawal of the State SEZ policy and absence of the State SEZ Act and also due to worldwide economic recession, they have requested for withdrawal of formal approval. The request of the developer is placed for consideration of BoA.

(xi) Withdrawal of formal approval granted to M/s. Vividha Infrastructure Private Limited for setting up of a sector specific SEZ for Engineer sector at Tehsil Rajpura, District Patiala, Punjab

The proposal for setting up of a sector specific SEZ for Engineering sector at Tehsil Rajpura, District Patiala, Punjab by M/s. Mridul Infrastructure Private Limited was granted formal approval in the meeting of BoA held on 8th August 2006. Letter of approval was issued on 21st August 2006. The proposal was listed in the meeting of BoA held on 2nd June 2009. The same was deferred on the request of State Government. The developer has submitted that due to withdrawal of the State SEZ policy and absence of the State SEZ Act and also due to worldwide economic recession, they have requested for withdrawal of formal approval. The request of the developer is placed for consideration of BoA.

(x) Withdrawal of formal approval granted to, M/s. Abhijeet MADC Nagpur Energy Ltd., a co-developer in the multi product SEZ being developed by M/s Maharashtra Airport Development Company Limited (MADC)

M/s. Abhijeet MADC Nagpur Energy Ltd. was granted approval as a **co-developer**, for developing over an area of 6.2654 hectares, in the multi product SEZ being developed by M/s Maharashtra Airport Development Company Limited (MADC), vide LoA dated 29th January 2009. Subsequently the co-developer was also granted approval to carry out certain authorized operations in the processing area vide LoA dated 27th February, 2009. The co-developer has stated that as per the guidelines issued on 27th February, 2009 for Power Generation, Transmission and Distribution in SEZs their authorized operations are likely to qualify under category 1 "Power Plant set up by Developer/Co-developer" for which said Guidelines specified that the facility has to be in the non-processing area. Since the land allotted to them is part of the processing area, the developer has conveyed to them to function as a Unit in the processing zone of the SEZ. In view of the above they have already applied for setting up a unit in the SEZ and have, therefore, requested for withdrawal of Co-developer status granted vide LoA dated 29th January, 2009. The request of M/s. Abhijeet MADC Nagpur Energy Ltd. to withdraw their project from Infopark SEZ as a **co-developer** is placed for consideration of BoA

Item No. 36.8: Requests for extension of validity of formal approvals

Following 8 cases have been received for grant of extension of validity of formal approval. In earlier meetings of BoA, 81 cases have already been granted extension for one year. These cases are also placed for consideration of BoA for grant of extension for one year.

(i) Request of M/s. Gitanjali Gems Limited for extension of the validity period of formal approval beyond 24th October 2009 for Gems & Jewellery SEZ at Village Chiravat in Raigad Distt., Maharashtra.

(ii) Request of M/s. Jubilant Infrastructure Limited for extension of the validity period of formal approval beyond 20th August 2009 for Chemicals SEZ at Vilayat GIDC, Ta. Vagra, Dist. Bharuch, Gujarat.

(iii) Request of Gujarat Industrial Development Corporation (GIDC) for extension of the validity period of formal approval beyond 12th July 2009 for EHTP/IT/ITES SEZ at Gandhinagar, Gujarat.

(iv) Request of Gujarat Industrial Development Corporation (GIDC) for extension of the validity period of formal approval beyond 11th July 2009 for Apparel sector SEZ at Ahmedabad, Gujarat.

(v) Request of M/s. Bannari Techno Park Private Limited for extension of the validity period of formal approval beyond 24th October 2009 for IT/ITES SEZ at Kalapatty village, Coimbatore, Tamil Nadu.

(vi) Request of M/s. Electronics Technology Parks-Kerala for extension of the validity period of formal approval beyond 19th January 2009 for IT/ITES SEZ at Attipra village, Trivandrum Taluk, Trivandrum district, Kerala.

(vii) Request of M/s. Arun Excello Infrastructure Pvt. Ltd. for extension of the validity period of formal approval beyond 24th October 2009 for Electronic Hardware and Software including ITES SEZ at Vallancheri village, Chengalpet Taluk, Kancheepuram District, Tamil Nadu

(viii) Request of M/s. L&T Hitech City Limited for extension of the validity period of formal approval beyond 21st June 2009 for IT/ITES SEZ at Kesarapalli, Gannavaram Mandal, Krishna District, Andhra Pradesh.

Item No. 36.9: Request for increasing / decreasing area

(i) Request of M/s Coimbatore Hi-tech Infrastructure Ltd. for increase in area in the sector specific SEZ for IT/ITES at Keeranatham village near Coimbatore, Tamil Nadu

The said SEZ has been notified over a total area of 47.32 hectares. The developer has requested for addition of two land parcels to the already notified SEZ. Report of DC, MEPZ has been received. As per the report, the proposed parcels are contiguous to the notified area and can be fenced to maintain contiguity. The report confirms possession of the land with the developer and also says that both the extents are clear, vacant and without any structures, pathways etc. The request of the developer for increase in area of the SEZ was considered on 2nd June 2009 by BoA. The BoA decided to defer the request as the developer had not indicated the area to be increased. BoA also directed that the developer may come back with the exact area. DC, has now intimated that a total of 3.93.5 hectares land is to be increased. The request of the developer is re-submitted for consideration of the Board of Approval.

(ii) Request of M/s Enfield Energy Limited for increase in area of the Non-Convectional Energy including Solar Energy Equipment/Cell SEZ at Kanksa, Panagarh, Dist. Burdwan, West Bengal

Non-convectional Energy including Solar Energy Equipment/Cell SEZ at Kanksa, Panagarh, Dist. Burdwan, West Bengal by M/s Enfield Energy Limited was notified on 10th February 2008 over an area of 10.12 hectares. The developer has requested to increase the area by adding 11.42 hectares to the already notified SEZ area of 10.12 hectares thereby making the total area of the SEZ as 21.54 hectares. The developer has submitted that the extension in land area arises due to proposed surrender of formal approval granted vide LoA dated 23.05.2007 for Bio-technology SEZ at Kanksa, Panagarh, Dist. Burdwan, West Bengal [(Item No. 36.4 S. No. (vii) also

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

(iii) Request of M/s Mayar Infrastructure Development Pvt. Ltd. for increase in area in the sector specific SEZ for Biotechnology at Gurgaon, Haryana

Sector specific SEZ for Biotechnology SEZ at Gurgaon, Haryana developed by M/s. Mayar Infrastructure Development Pvt. Ltd. was notified on 9th September 2008 over an area of 12.4928 hectares. The developer has stated that in the above said notification, the area of Killa No. 14/1 of Rectangle No. 34 has been reduced from 0.1568 hectare to 0.0911 hectare and area of Killa No. 16 (S&G) of Rectangle No. 34 has been increased from 0.3390 hectare to 0.404 hectare. This swapping is due to Takseem of above referred land. In order to make the SEZ techno commercial viable, the developer has requested to include additional area of land, measuring 2.59 hectares in the said SEZ. The developer has submitted a copy of sale deed and lease deed, non incumbency certificate, certificate on possession, ownership vacant, contiguous issue by Tehsildar. The request of the developer is placed for consideration of BoA.

Item No. 36.10: Request for de-notification

(i) Request of M/s. Lahari Infrastructure Ltd. for de-notification of notified Services SEZ at Kondakal village, Shankarpally Mandal, Ranga Reddy District, Andhra Pradesh

M/s. Lahari Infrastructure Ltd. for sector specific SEZ for Services at Kondakal village, Shankarpally Mandal, Ranga Reddy District, Andhra Pradesh developed by was notified on 14.09.2007 over an area of 108.99 hectares. Now, the developer has requested for de-notification of the said SEZ stating that slow-down both in the economy and the business of prospective clients, liquidity crunch in the overall industry have prevented them from taking any cognitive steps to initiate building activity in the SEZ. The request for de-notification has been received from DC, VSEZ who has confirmed that the developer and co-developer have not proposed any duty free imported/indigenous materials. The request of the developer is placed before BoA for consideration.

Item No. 36.11: Requests for Authorized Operations

(i) Request of M/s. DLF Utilities Limited for authorized operations as co-developer, in the IT/ITES SEZ at DLF Cyber City, Gurgaon, Haryana, developed by M/s. DLF Cyber City Developers Limited

The above mentioned SEZ was notified on 13th April 2007 on an area of 10.73 hectares. M/s. DLF Utilities Limited has been approved as co-developer in the aforesaid SEZ, in the meeting of the BoA held on 11th August 2009. The co-developer has requested for the following authorized operations in the **processing area**:-

| S. No | Authorized Operations | Area |
|-------|--|---|
| 1. | Power Generation using Gas Generation Sets | 4 Mill sq. ft. (1Mill sq. ft. = 12 MW) 4x12MW = 48 MW |
| 2. | Air conditioning using Chilled Water | 4 Mill sq. ft. |

(ii) Request of M/s. Arshiya International Limited for authorized operations in the FTWZ SEZ at Village Sai, Taluka Panvel, District Raigad, Maharashtra

Sector specific SEZ for FTWZ at Village Sai, Taluka Panvel, District Raigad, Maharashtra by M/s. Arshiya International Limited was notified on 4th May 2009 over an area of 45.76 hectares. The developer has requested for the following authorized operations:-

| S. No | Authorized Operations | Justification |
|-------|--------------------------|---|
| 1. | Weigh Bridge | There will be a heavy movement of 40ft./20ft. trailers which require to be weighed while entering and exiting the FTWZ. Correspondingly these vehicles will require fuel for these operations and movement. |
| 2. | Petrol Pump/Fuel Station | |

(iii) Request of M/s. CCCL Infrastructure Limited for authorized operations in the Food Processing Sector at Tuticorin District, Tamil Nadu.

Food Processing SEZ at Tuticorin, Tamil Nadu by M/s. CCCL Infrastructure Limited was notified on 23.04.2009 over an area of 119.145 ha. The developer has requested for the following authorized operations in the **processing area**:-

Processing area

| S. No | Authorised Operations | Building Area Sq. Mt. |
|-------|--|-----------------------|
| 1 | Testing Laboratory | 2000 |
| 2 | Truck Weigh Stations | 100 |
| 3 | Ice making plant | 2400 |
| 4 | Cold Storage Plant | 10000 |
| 5 | Shared irradiation Facility | 3000 |
| 6 | Central Warehousing / Distribution Center | 20000 |
| 7 | Packaging Center | 10000 |
| 8 | Diesel Generator | 3600 |
| 9 | Steam Generator | 3600 |
| 10 | Security / Access Control System including Watch | 1000 |

| | | |
|----|--|--------------|
| | towers | |
| 11 | Admn/Orientation/Training Center | 4300 |
| 12 | Shuttle Transit System with Recharging Station and Maintenance Building and Car/Bus terminal | 1000 |
| 13 | Truckers/Drivers lounge | 250 |
| 14 | Visitor/Truck Fuel Station | 500 |
| 15 | Parking | 2000 |
| 16 | Fire Station | 1000 |
| 17 | First Aid/Medical Center | 250 |
| 18 | Cafeteria (Full Service)/Vendors food court | 6600 |
| 19 | Recreation Center | 400 |
| | TOTAL | 72000 |

(iv) Request of M/s. TRIL Infopark Limited for authorized operations in the IT/ITES SEZ at Taramani, Chennai, Tamil Nadu

Sector specific SEZ for IT/ITES at Taramani, Chennai, Tamil Nadu by M/s. TRIL Infopark Limited was notified on 23rd January 2009 over an area of 10.24.225 hectares. The developer has requested for the following authorized operations in the **Non-processing** area:-

| S. No | Authorized Operations | Area (in sq mtrs) |
|-------|-----------------------|-------------------|
| 1 | Convention Centre | 4,200 |

(v) Request of M/s. GHI Finlease and Investments Limited for authorized operations in the IT/ITES SEZ at Sohna Tehsil, Distt. Gurgaon, Haryana

Sector specific SEZ for IT/ITES at Sohna Tehsil, Distt. Gurgaon, Haryana by M/s. GHI Finlease and Investments Limited was notified on 3rd December 2007 over an area of 12.936 hectares. The developer has requested for the following authorized operations:-

Processing area

| S. No | Authorized Operations | Area (in sq mtrs) |
|-------|---------------------------------|-------------------|
| 1. | Multi purpose Hall | 3000 |
| 2. | Cafeteria/Food Court/Restaurant | 2000 |
| 3. | Medical Centre | 200 |
| 4. | Banks/ATM's | 500 |
| 5. | DC/Customs/Public Office | 500 |
| 6. | Recreational (Club & Gym) | 2000 |
| 7. | Administration/State Mgnt. | 1000 |

Non-processing area

| S. No | Authorized Operations | Area (in sq mtrs) |
|-------|--|-------------------|
| 1. | Commercial Offices & Shopping | 15000 |
| 2. | Residential a) 150 units of 60 M each b) 432 units of 100 M each c) 520 units of 140 M each d) 100 units of 180 M each | 143000 |
| 3. | Service Apartments | 4500 |
| 4. | Club | 500 |
| 5. | Medical Centre | 200 |
| 6. | School | 3000 |

(vi) Request of M/s. Rathinam Arumugam Research & Educational Foundation for authorized operations as co-developer, in the IT/ITES SEZ at Coimbatore, Tamil Nadu, developed by M/s. Span Ventures Private Limited

The above mentioned SEZ was notified on 10th July 2007 on an area of 10.49 hectares. M/s. Rathinam Arumugam Research & Educational Foundation has been approved as co-developer in the aforesaid SEZ, in the meeting of the BoA held on 11th August 2009. The co-developer has requested for the following authorized operations in the **processing area**:-

| S. No | Authorized Operations | Area (in sq mtrs) |
|-------|--|-------------------|
| | I. Living Facilities | |
| 1. | Service Apartment 50 Nos | 4,647 |
| 2. | Hostel Rooms - 300 Nos | 6,970 |
| 3. | Guest Houses - 20 Nos | 2,788 |
| | II. Health Care Facilities | |
| 4. | 100 Bedded Hospital | 2,323 |
| | III. Educational Facilities | |
| 5. | School, College and Vocational Training | 18,587 |
| | IV. Entertainment Facilities | |
| 6. | Food Court, Multiplex, Shopping & Gaming Centers | 5,111 |

(vii) Request of M/s. Dahej Hospitality Pvt. Ltd. for authorized operations as co-developer, in the Multi Product SEZ at Bharuch, Gujarat developed by M/s. Dahej SEZ Limited

The above mentioned SEZ was notified on 20th December 2006 on an area of 1718-93-87 hectares. M/s. Dahej Hospitality Pvt. Ltd. has been approved as co-developer in the aforesaid SEZ, in the meeting of the BoA held on 11th August 2009. The co-developer has requested for the following authorized operations in the **non-processing area**:-

| S. No | Authorized Operations | Area |
|-------|---|----------------|
| 1. | Convention Centre having the capacity of total 600 persons with conference halls, | 25,000 sq. ft. |

| | | |
|----|--|------------------|
| | meeting rooms, break out areas etc. | |
| 2. | 100 room hotel, 2 restaurants, business centre, swimming pool etc. | 61,000 sq. ft. |
| 3. | Office space | 1,38,400 sq. ft. |
| 4. | 150 service apartments | 1,54,200 sq. ft. |
| 5. | Club with Juice Bar, Yoga centre, Spa, Indoor Sports - Billiards, Table-Tennis, Card-room, chess etc | 33,300 sq. ft. |

(viii) Request of M/s. Wipro Limited for authorized operations in the IT/ITES SEZ at Gautam Budh Nagar, Noida, Uttar Pradesh

Sector specific SEZ for IT/ITES at Gautam Budh Nagar, Noida, Uttar Pradesh by M/s. Wipro Limited was notified on 18th June 2007 over an area of 20.23 hectares. The developer has requested for the following authorized operations (other than default authorized operations):-

- (i) Fuel storage and distribution system
- (ii) Employee Welfare facilities such as Automated Teller Machines, Shopping stalls, Library
- (iii) Food Services including Canteen, Cafeteria, food courts, coffee shops, Ice cream parlors, Juice corners
- (iv) Retail space
- (v) Landscaping
- (vi) Guest Block
- (vii) Recreational facilities including Club House, Health Club and Swimming Pool

Note: Wipro has not mentioned the quantum of the above operations neither have they indicated whether these operations will be in Processing area and non-processing area. However, they have stated that the relevant data will be provided before the next meeting of BoA.

(ix) Request of M/s. Wipro Limited for authorized operations in the IT SEZ at Bangalore, Karnataka

Sector specific SEZ for IT at Bangalore, Karnataka by M/s. Wipro Limited was notified on 7th July 2006 over an area of 20.23 hectares. The developer has requested for the following authorized operations:-

- (i) Fuel Storage and distribution system
- (ii) Employee Welfare facilities such as Automated Teller Machines, Shopping stalls, Library
- (iii) Food services including Canteen, Cafeteria, food courts, Coffee shops, Ice cream parlors, Juice corners
- (iv) Retail space
- (v) Landscaping
- (vi) Guest Block
- (vii) Recreation facilities including Club House, Health Club and Swimming Pool

Note: Wipro has not mentioned the quantum of the above operations neither have they indicated whether these operations will be in Processing area and non-processing area. However, they have stated that the relevant data will be provided before the next meeting of BoA.

(x) Request of M/s. Wipro Limited for authorized operations in the IT SEZ at Hyderabad, Andhra Pradesh

Sector specific SEZ for IT at Hyderabad, Andhra Pradesh by M/s. Wipro Limited was notified on 31st July 2006 over an area of 6.48 hectares. The developer has requested for the following authorized operations:-

- (i) Fuel Storage and distribution system
- (ii) Employee Welfare facilities such as Automated Teller Machines, shopping stalls and Library
- (iii) Food services including Canteen, Cafeteria, food courts, Coffee shops, Ice Cream parlors, Juice corners
- (iv) Retail space
- (v) Landscaping
- (vi) Guest Block
- (vii) Recreation facilities including Club House, Health Club and Swimming Pool

Note: Wipro has not mentioned the quantum of the above operations neither have they indicated whether these operations will be in Processing area and non-processing area. However, they have stated that the relevant data will be provided before the next meeting of BoA.

(xi) Request of M/s. Suyog Realtors Pvt. Ltd. for authorized operations in the IT/ITES SEZ at Nagpur, Maharashtra

IT/ITES SEZ at Nagpur, Maharashtra by M/s. Suyog Realtors Pvt. Ltd. was notified on 27.10.2008 over an area of 17.189 hectares. The developer has requested for the following authorized operations in the **non-processing** area:-

| S. No | Authorized Operations | Area (in sq. meters) |
|--------------|--|-----------------------------|
| 1. | Housing and residential apartments: Type A consisting of 10 Towers with total 420 Dwelling Units | 22260 |
| 2. | Housing and Residential Apartments: Type B consisting of 1 Tower with total 42 Dwelling Units | 2013.55 |
| 3. | Housing and Residential Apartments: Type C consisting of 15 Towers with total 420 Dwelling Units | 25210.50 |

(xii) Request of M/s DLF Cyber City Developers Limited for authorized operations in the IT/ITES SEZ at DLF Cyber City District, Gurgaon, Haryana

IT/ITES SEZ at DLF Cyber City District, Gurgaon, Haryana by M/s DLF Cyber City Developers Limited was notified on 13.4.2007 over an area of 10.73 hectares. Vide LoA dated 30th June, 2009 the developer was granted approval for carrying out the following authorized operations in the **non-processing area**:-

| S. No | Authorized Operations | Area (in sq. meters) |
|-------|---------------------------------|----------------------|
| 1. | Commercial Complex/Office space | 12,000 |
| 2. | Service Apartments | 15,000 |

Now the developer has requested for the following authorized operations in the **non-processing area** in place of the above authorized operations:-

| S. No | Authorized Operations | Area (in sq. meters) |
|-------|---------------------------------|----------------------|
| 1. | Commercial Complex/Office space | 41,200 |

Item No. 36.12: Request of M/s. Navi Mumbai SEZ Private Limited for relaxation of conditions of LoA.

M/s. Navi Mumbai SEZ Private Limited was granted formal approval for setting up of multi product SEZ at Dronagiri, Navi Mumbai, Maharashtra vide LoA dated 30.07.2007. The said SEZ was notified on 21.11.2007 over an area of 1233.6767 hectares. While according formal approval the contiguity condition was relaxed subject to the developer establishing contiguity by dedicated security gates/over bridge/under passes and also fence both sides of the railway tracks and roads with 2.40 meter high/chain link fencing and 0.60 meters barbed wire fencing” [**condition no. (i)**]. It was also mentioned in the **condition no. (iv)** of LoA that no LoA for any SEZ unit in NMSEZ will be issued till the entire measures to establish contiguity and securitization of the processing area is completed. In view of the above conditions the developer was required to construct three (03) road over bridges/flyovers and five numbers of vehicular under passes for providing connectivity in the SEZ as mentioned below:-

| S. No. | Description of Connectivity measures | Connecting Area |
|--------|--------------------------------------|--|
| 1. | Vehicular Under Pass (VUP - 1) | Processing Area to Processing Area |
| 2. | Vehicular Under Pass (VUP - 2) | Processing Area to Processing Area |
| 3. | Vehicular Under Pass (VUP - 3) | Processing Area to Processing Area |
| 4. | Vehicular Under Pass (VUP - 4) | Processing Area to Non-Processing Area |
| 5. | Vehicular Under Pass (VUP - 5) | Non-Processing Area to Non-Processing Area |
| 6. | Flyover 1 | Processing Area to Processing Area |

| | | |
|----|-----------|--|
| 7. | Flyover 2 | Processing Area to Processing Area |
| 8. | Flyover 3 | Processing Area to Non-Processing Area |

Now, the developer has proposed the following:

- (a) Relaxation to the condition numbers 1 & IV of LoA dated 30.07.2007
- (b) Approval for construction of two Skywalks, as under, in place of the above mentioned vehicular under passes and flyovers:-

| S. No. | Description of Connectivity measures | Connecting Area |
|--------|--------------------------------------|------------------------------------|
| 1. | Skywalk - 1 (in place of Flyover 1) | Processing Area to Processing Area |
| 2. | Skywalk - 2 (in place of Flyover 2) | Processing Area to Processing Area |

- (c) Relaxation of the condition of construction of under passes, for which they have suggested secured connectivity on the ground, and
- (d) Approval for construction of seven multi entry/exit points in their Multi Product SEZ at Dronagiri, Navi Mumbai, Maharashtra **(in view of relaxation sought vide (b) above)**.

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

Item No. 36.13: Request for additional gates

(i) Request of M/s. Vikas Telecom Limited for approval of multi entry/exit points in their Electronic Hardware and Software including IT/ITES SEZ at Bangalore, Karnataka

Electronic Hardware and Software including IT/ITES SEZ was notified on 8th September 2006 and 28th March 2008 over an area of 36.85 Ha and 1.36 Ha respectively at Bangalore, Karnataka. Subsequently, approval was granted for de-notification of an area to the extent of 5.99 hectares. The developer has now requested for approval of three entry and exit points in their SEZ stating that during the peak hours there is a heavy movement of vehicles so managing the movement the vehicles from a single entry and exit point is currently inefficient. They have also conducted a traffic survey on the current movement of vehicle and the traffic consultant has also recommended having at least 3 gates for the park. The request of the developer is placed for consideration of BoA.

Item No. 36.14: Grant of second extension of in-principle approval.

Following guidelines/norms for grant of second extension of in-principle approval were approved in the meeting of BoA held on 15th January 2009:

| Type of SEZ | Conditions for grant of 1 st extension (1) | Conditions for grant of 2 nd extension (2) |
|---|--|--|
| IT/ITES/G&J/Biotech/Non-conventional Energy SEZ etc. with min. Area requirement of 10 Ha and Stand alone FTWZ | Conditions laid by BoA in its 12 th meeting | No second extension to be granted in such cases. |
| Sector Specific SEZs other than mentioned above | Conditions laid by BoA in its 12 th meeting | Conditions for grant of first extension will be applicable. Apart from this, the developer must have 60% land acquisition/possession |
| Multi-product | Conditions laid by BoA in its 12 th meeting | Conditions for grant of first extension will be applicable. Apart from this, the developer must have 50% land acquisition/possession |

2. It was further decided that the cases which do not fulfil the above criteria will be placed before BoA for consideration.

3. The Board noted that as per SEZ Rules 2006, the in-principle approval is valid for one year and extension of validity of in-principle approval may be granted for another two years. In the light of EGoM decision prohibiting compulsory acquisition, it may be difficult to acquire 1000 hectares of contiguous land within a period of 3 years. To allow extension of validity of in-principle approval beyond 3 years in case of multi product SEZs, the Board directed to take steps to amend the relevant Rule to add such provision. In view of the directions of BoA the following amendment in SEZ Rules has been proposed:-

For the proviso in clause (b) to Rule 6, the following proviso shall be substituted:

“Provided that the Board may, on an application in Form M by the developer, for reasons to be recorded in writing, extend the validity period. The application is to be submitted to the Zonal Development Commissioner who would forward it to the Board with his recommendations”

(i) Category I - Cases which do not fulfil the above criteria

Following 2 cases, as mentioned below, do not fulfil the above criteria and are placed below for consideration of BoA for grant of **second extension**:-

| S. No. | Name of the Developer | Sector and area | Location of the SEZ | Percentage of land in possession of developer as on expiry of validity of in-principle approval |
|--------|-----------------------------------|----------------------------------|------------------------------|---|
| 1. | Nashik Multi Services SEZ Limited | Multi services, 100 hectares | Nashik, Maharashtra | In-principle approval was granted vide LoA dated 26.06.07. The approval was valid till 25.06.2008. They have stated that they have submitted extension of LoA to ADC SEEPZ SEZ on 23.12.2008 (i.e. after expiry of validity of LoA). The developer has requested for further extension has stating that they have obtained BTAL permission from Govt. of Maharashtra and they have started procuring land and has already covered more than 60% of the total acquisition. |
| 2. | SEZ Infrastructure Developers | Engineering sector, 105 hectares | District Howrah, West Bengal | In-principle approval was granted vide LoA dated 25.10.2006. Subsequently, one extension was also granted. The approval was valid till 24.10.2008. The developer has requested for further extension of the LoA stating that due to scheduled political agitation at Nandigram and Singur, they have to slow the process of purchasing the project. They have further stated that since three months, State Govt. had withdrawn all land records for correction and updating and that they have again submitted their request to allot the land on long term lease and the same is under process. |

(ii) Category II - Cases for grant of third Extension

In the following 4 requests, as mentioned below, two extensions have already been granted. In the light of proposed amendment, following requests are placed before BoA for consideration for grant of third extension:-

| S. No. | Name of the Developer | Sector and area of the SEZ | Location of SEZ | Percentage of land in possession of developer as on expiry of validity of in-principle approval |
|--------|-------------------------|------------------------------|---|--|
| 1. | M/s. Mumbai SEZ Limited | Multi Product, 5000 hectares | Gujarat Positra Port Infrastructural Ltd. | <p>In-principle approval was granted to the proposal on 8th August 2006. Subsequently, two extensions were also granted. The validity of the last extension is up to 07.08.09. The developer has stated to have already spent/committed about Rs. 1,200 crore, out of which Rs. 110 crore have been paid to the State Government towards the cost of land acquisition and Rs. 500 crore have already been paid to the landowners. Steps have also been taken to acquire land by consent of landowners and the developer has been able to execute agreement for sale with payment of full consideration with the permission of State Govt. to the extent of 4800 crores.</p> <p>In view of above the developer has requested that the validity period of in-principle approval may be extended further by a period of one year i.e. upto 7.8.2010.</p> |
| 2. | Mahindra World City | Multi Product, 1000 | Karla (Near Lonavala), Maharashta | In-principle approval was granted to the proposal on |

| | | | | |
|----|--|------------------------------|-------------------------|---|
| | | hectares | Maharashta | <p>3rd April, 2006. Subsequently, two extensions were also granted. The validity of the last extension was up to 02.04.09. The developer has requested for further extension of the validity of in-principle approval <i>inter-alia</i> stating that State Support Agreement (SSA) signed between Government of Maharashtra (GoM) and Mahindra and their promoter company Mahindra (M&M) on 24.3.2006 and MIDC has issued chapter 6 notifications under the MID Act, after identifying the area for acquisition. They have also stated that they are making good progress in the engagement process, and expect to commence with the land acquisition procedure and complete it shortly. This process involves constant and active engagement with all the project stakeholders, who number over 3000.</p> |
| 3. | Tamil Nadu Industrial Development Corporation Ltd. | Multi Product, 1100 hectares | Krishnagiri, Tamil Nadu | <p>In-principle approval was granted to the proposal on 27.12.2005. Subsequently, two extensions were also granted. The validity of the last extension was up to 26.12.2008. The developer has requested for further extension of</p> |

| | | | | |
|----|--|------------------------------|---|--|
| | | | | <p>the validity of in-principle approval stating the Joint Venture Company of TIDCO has already commenced the procurement of lands through private negotiation for this project and expected to complete by first quarter of 2009. The delay in procurement is mainly due to verification of the ownership of the lands for this project.</p> |
| 4. | Pune Hi-tech Infra Engineering Pvt. Ltd. | Engineering, 109.89 hectares | Villages wing & Guthalwadi, Tehsil Khandala, District Satara, Maharashtra | <p>In-principle approval was granted to the proposal on 25th October 2006. Subsequently, two extensions were also granted. The validity of the last extension was up to 24.10.2009. The developer has requested for further extension of the validity of in-principle approval stating that at present they are in possession of about 65% of the land. They have also received an approval from DC, SEEPZ for purchase of 159.52 hectares of land. They have further stated they have bonafide interest to purchase the remaining land of about 95 hectares and develop infrastructure. They have also stated that the slowdown in economy is having an impact on the liquidity available to</p> |

| | | | | |
|--|--|--|--|----------------|
| | | | | the developer. |
|--|--|--|--|----------------|

Item No. 36.15: Request for 1st extension of the validity period of in-principle approval

The following conditions had been laid down by BoA in its 12th meeting for grant of 1st extension of in-principle approval:-

The Board considered the proposal and decided that **all such cases where:**

- (i) **the request for extension should have been filed before the expiry of the LoA and**
- (ii) **where steps for implementation of the proposal like acquisition/purchase of land etc. have been taken;**

Letter of Approval may be extended for 1 more year beyond the original validity in all such cases fulfilling above conditions.

Following 1 case, as mentioned below, do not fulfil the above criteria and are placed below for consideration of BoA for grant of 1st extension:-

(i) Request of M/s. LMJ Warehousing Pvt. Ltd. for extension of the validity of in-principle approval of the FTWZ SEZ at Kandla, Gujarat

In-principle approval was granted to the proposal on 11th January, 2008. The developer has requested for further extension of the validity of in-principle approval stating that they have submitted land details and other required information to Govt. of Gujarat and due to some issues at local level, things could not be finalized in due period. The request of the developer was received after the expiry of the validity period of in-principle approval. The request of the developer is placed for consideration of BoA.

Item No. 36.16: Request of M/s. SE Forge Ltd., a unit in sector specific SEZ for Engineering by M/s. Suzlon Engineering SEZ at Vadodara, Gujarat for granting special permission for carrying out job work processing from DTA unit of Government/Defence undertaking

M/s. SE Forge Ltd. was approved as unit in sector specific SEZ for Engineering by M/s. Suzlon Engineering SEZ at Vadodara, Gujarat for manufacture and export of Forging Rigns. DC, Kandla SEZ has informed that the unit has received an order from a Government undertaking namely Mishra Dhatu Ltd. (MIDHANI), (a Government of India Enterprises) a DTA unit as they want to do job work for DTA unit in SEZ and subsequent clearance to DTA. DC, KASEZ has further stated that by virtue of Rule 43 of the SEZ Rules, 2006 a SEZ unit can undertake the Sub-contracting (Job-Work) on behalf of a DTA unit/exporter but the said goods shall be exported directly from the SEZ.

The request was considered in the meeting of BoA held on 11th August 2009 the proposal was deferred as Department of Revenue pointed out that currently, under the SEZ Rules, the proposal may not be covered. However, BOA considering the sensitivity of the proposal on account of MIDHANI's requirement, decided to request DC KASEZ to assess the proposal to determine the criticality of the request. A report has since been received from DC, KASEZ wherein it has been submitted that these equipment are for the project ATVP of Ministry of Defence and DOR has exempted from payment Import Duty on import of any item for this project. However, since the unit is in DTA, under the existing SEZ Rules, the unit cannot receive the products from SE Forge as there are no enabling provisions presently. DC has also brought out that in the past MIDHANI had sent material outside India for job work on the basis of an ad-hoc permission issued by M/o Finance. It is submitted that we have proposed amending Rule 43 of SEZ Rules by addition of a fresh sub-rule which will enable job work being undertaken by the SEZ units for DTA units. This amendment along with other amendments have been sent to M/o Law for vetting. Once this amendment is notified, then it will enable SE Forge Limited to undertake the job work for MIDHANI. The request of the developer is placed for consideration of BoA.

Item No. 36.17.: Clarification sought by M/s. Essar Steel Limited a unit in Essar SEZ at Hazira, Gujarat

M/s. Essar Steel Limited is manufacturing Hot Briquetted Iron/Directed Reduced Iron and are located in the Essar SEZ at Hazira, Gujarat have requested for export of Iron and Fines having an Fe content of more than 64% which are produced during the production process. The unit has stated that the raw materials used in the production process are Iron Ore Pellets and Calibrated Lump Ore. The ferrous content of both the raw material is above 66%. During the production process by products such as broken pellet chips and fines are generated which range between 7% to 8% and they cannot be used in the manufacturing process. They cannot be used by domestic users also. The total quantity of such waste/by-product would be approximately 250,000 metric and have an Fe content of more than 66%. Since Rule 18 3(a) of the SEZ Rules stipulate that export of high grade iron ore, i.e. 64% fe and above, except iron ore of GoA origin and Redi Origin, would be subject to approval of the Board, they have sought permission of BoA for export of above mentioned by product/waste. They have also submitted that the estimated foreign exchange earning from the export of such waste/by product would be approx US \$30-35 Million Dollars (export of approx 250,000 metric tons). The request of the developer is placed for consideration of BoA.

| Draft Default List (Item No. 36.2 of the Agenda) | |
|---|--|
| S. No. | Taxable Services |
| 1. | General Insurance |
| 2. | Courier |
| 3. | Consulting Engineer |
| 4. | Custom House Agent |
| 5. | Clearing & Forwarding Agent |
| 6. | Manpower Recruitment and Supply Agency |
| 7. | Management or Business consultant |
| 8. | Chartered Accountant |
| 9. | Cost Accountant |
| 10. | Company Secretary |
| 11. | Scientific and Technical consultancy |
| 12. | Insurance auxiliary services concerning General Insurance business |
| 13. | Banking or Financial Services |
| 14. | Port |
| 15. | Cargo handling |
| 16. | Storage and Warehousing |
| 17. | Business auxiliary service |
| 18. | Management, maintenance or repair |
| 19. | Technical testing and analysis |
| 20. | Technical inspection and certification |
| 21. | Transport of goods by Aircraft |
| 22. | Transport of goods by road |
| 23. | Transport of goods in container by rail |