



UTCL/Kotputli/Env/MoEF/2011-12/75

Date: 25/05/2011

To,
The Director, Regional Office (Central),
Ministry of Environment & Forests,
5th Floor, Kendriya Bhawan, Sector-H, Aliganj
Lucknow-226 024(U.P)

Sub: Six Monthly Compliance Report (Oct, 2010 to March, 2011) of EC Letter for 4.0 MTPA Cement Plant & 46.0 MW Captive Power Plant by M/s UltraTech Cement Ltd, Unit- Kotputli Cement Works(formerly known as Grasim Industries Ltd), Distt-Jaipur, Rajasthan.

Ref: Environmental Clearance Letter No. F.No.J-11011/971/2007-IA (II), dated 27/02/2008.

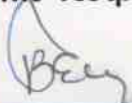
Dear Sir,

This has with reference to above subject and as per para no.10 of EIA Notification 14th Sept, 2006; we hereby submitting the point wise six monthly compliance report (Oct, 2010 to March, 2011) of EC letter granted to our Cement Plant & Captive Power Plant.

This is for your kind information please.

Thanking you,

Yours faithfully,
For UltraTech Cement Ltd
(Unit- Kotputli Cement Works)


(V.B. Ekre)
Sr. Vice President (Tech)

for

Encl: Compliance Report.

ojc : KCW

Copy to:-

1. Member Secretary, Rajasthan State Pollution Control Board, 4, Institutional Area, Jhalana Doongari, JAIPUR – 302004 (Rajasthan).
2. Regional Officer, Rajasthan State Pollution Control Board, Opp Road No.5, V.K.I Area, Sikar Road. Jaipur-302013
3. Zonal Officer, Central Pollution Control Board, Zonal Office (Central) 3rd Floor, Sahkar Bhawan, North T.T. Nagar, Bhopal – 462003(M.P)

UltraTech Cement Ltd.

(Unit : Kotputli Cement Works)

**Six Monthly Compliance Report
(Oct, 2010 to March, 2011)**

Of

EC.Letter No. J-11011/971/2007-IA (II), Dated 27/02/2008

For

4.0 MTPA Cement Plant & 46.0 MW Power Plant



By

**M/s UltraTech Cement Ltd
Unit- Kotputli Cement Works
(Formerly known as Grasim Industries Ltd)
Village- Mohanpura, Tehsil- Kotputli,
Distt- Jaipur (Rajasthan)**

COMPLIANCE REPORT

Name of Project	:	M/s UltraTech Cement Ltd; Unit – Kotputli Cement Works (Formerly know as M/s Grasim Industries Ltd), Located at/near Village - Mohanpura, Tehsil - Kotputli, Distt - Jaipur (Rajasthan).
Environment Clearance Letter No.	:	J-11011/971/2007 IA (II), Dated: February 27 th , 2008. Cement Plant (4.0 MTPA Clinker & 4.0 MTPA Cement) and Captive Power Plant (46.0 MW).
Period of Compliance Report	:	Oct, 2010 to March, 2011.

A	Specific Conditions	Compliances Status
(i)	The project authority shall obtain all other necessary statutory clearance from the concerned departments including 'No Objection Certificate' from the Rajasthan State Pollution Control Board (Rajasthan SPCB) prior to commencement of construction.	We had obtained the required statutory clearance from RSPCB for the project viz.:- Consent to Establish for Cement Plant (4.0 MTPA Clinker & 4.0 MTPA Cement production) from RSPCB vide letter no. F (Tech)/Jaipur (Kotputli)/4(1)/2008-09/1889 & 1889 dated 04/03/2009 and Consent to Establish for Captive Power Plant (46.0 MW) from RSPCB vide letter no. F.12 (18-353) RPCB/Gr.III/2000 dated 15/12/2007. Consent to Operate granted by RSPCB for Cement Plant & Captive Power Plant vide letter no. F (Tech)/Jaipur (Kotputli)/4(1)/2008-09/2001 dated 26/03./2009. Further the same Consent to Operate has been renewed and granted by RSPCB vide letter no. F (Tech)/Jaipur (Kotputli)/4(1)/2008-09/5479-5481 dated 11/02./2010 which is validity up to 31/01/2012.
(ii)	The project authorities shall adhere to the stipulations made by the Ministry in its earlier environmental clearance issued vide F.No.J-11011/301/2005-IA-II (I) dated 18 th November,2005 and subsequently no objection was granted vide even no. dated 17 th August,2007 for 46 MW capacity power plant.	All the conditions as mentioned in the environmental clearance letter are being complying with. Compliance status of EC letter enclosed as Annexure – 1 .
(iii)	All the recommendations mentioned in the CREP guidelines for cement and power plant shall be followed and complied.	All recommendations mentioned in the CREP guidelines for cement plant & power plant is being implemented and complying with. Compliance report of charter on CREP for Cement Plant & Power Plant enclosed as Annexure – 2 .
(iv)	The stack emissions from various sources	We are complying with the standards

	shall not exceed 50 mg/Nm ³ .	prescribed by RSPCB for stack emission level as particulate matter 50 mg/Nm ³ for Cement Plant and 100 mg/Nm ³ for Captive Power Plant. Stack emission data enclosed as Annexure – 3.
(v)	The fugitive emissions during loading and unloading shall be suitably controlled. Bag house/filters shall be provided to control particulate emissions. The project authorities shall store all the raw materials except limestone in the covered sheds to control fugitive emissions.	We have installed bag filters at the various material transfer points, loading/unloading & storage to control the fugitive emission. Bag house installed with raw mill & kiln stack, coal mill stack, cement mill and ESP's installed with clinker cooler stack and power plant boiler stack. The dust collected from the pollution control equipments is being recycled back into the process. Water spraying arrangement is being carried out to control the fugitive emission during loading & unloading points. Covered conveyors belts provided for the control of fugitive emission. Covered sheds provided for storage of raw materials (additives) in an area of 10482.55 m ² . Photograph of raw material shed enclosed as Annexure-10. Automated system provided for coal handling and stacking due to which chances of fugitive is negligible. However provision of covered shed for coal is also considered and it is likely to be completed in phase wise manner up to the year 2012-13.
(vi)	The location of the ambient air quality monitoring stations shall be set up as per statutory requirement in consultation with the Rajasthan State Pollution Control Board and additional stations shall be installed, if required, in the downwind direction as well as where maximum ground level concentration are anticipated.	We have established four ambient air quality-monitoring stations at our plant premises along with the plant boundary wall in respect of cross wind / down wind / up wind directions as suggested by the Regional Office of RSPCB. Ambient air quality data enclosed as Annexure – 4.
(vii)	Rain water harvesting shall be done within the premises. The structure designed for this shall be such that full monsoon rainwater can be harvested.	We have constructed artificial recharge structures such as roof top rain water harvesting, recharging reservoirs, recharging dug wells, injection well inside our plant premises, colony and mine area. Hereunder the summaries details are as followings: <ol style="list-style-type: none"> 1) Plant premise: Constructed three injection wells including one recharging reservoir, and three dug well, rooftop rain water harvesting and storm water drains. 2) Colony premise: Constructed three recharging dug wells and two

		<p>recharging injection wells and roof top rain water harvesting system provided with entire colony buildings and storm drains.</p> <p>3) Limestone mine area: Constructed three recharging reservoirs.</p> <p>4) Outside area: constructed recharging pond near village- Kujota</p> <p>Details of Rain water harvesting measures enclosed as Annexure- 11.</p>
(viii)	Ground water recharge structures shall be installed around the plant area in consultation with local authorities to contain the ground water table.	We are complying with as mentioned above. Further more to augment the resources of the near by area, we are committed for the same and we in regular touch with local authorities for their permission.
(ix)	Out of total 400 Acres land, green belt shall be developed in 100 Acres as per the guidelines of Central Pollution Control Board to mitigate the effect of fugitive emission.	So far we have developed 26.36 % greenery comprises with 20759 trees & shrubs species in an area of 42.73 hectate at our plant & colony. Plantation details enclosed as Annexure- 6 .
(x)	The project authorities shall make all out efforts to use high calorific value hazardous waste in the kiln and accordingly, necessary provision in the kiln shall be made.	Accepted.
(xi)	The project authorities shall earmarked adequate funds towards pollution control equipments, online monitoring equipments and green belt development and the funds so provided shall not be diverted for any other purpose. The company shall also earmark annual budget for the implement the conditions stipulated by the Ministry of Environment & Forest as well as the State Government along with the implementation schedule for all the conditions stipulated therein.	We have been installed and implemented all the pollution control measures like such as Bag house, Bag filters, ESP and online dust monitors and green belt development. We are taking care for the over all environmental management/protection measures and during the year 2010-11, we have spent Rs. 2273 Lacs for air pollution control, green belt development, rain water harvesting, water pollution control, environmental monitoring/measurement and social welfare measures activities.
(xii)	The project authorities shall install full fledge sewage treatment plant for treatment of domestic sewage and treated sewage shall be utilized for the green belt development. No discharge from the premises shall be allowed.	We have provided the full fledged sewage treatment plant for the treatment of domestic effluent. Treated water from STP is utilizing for plantation / horticulture related activities and we are maintaining zero discharge of effluent from our premises.
(xiii)	The fly ash generated form the power plant shall be handled pneumatically and 100% fly ash shall be utilized with in the plant for cement manufacturing. The provision of fly ash notification 2003 amended up-to-date shall be complied with.	We are handling the fly ash generating from our power plant by pneumatically system. Fly ash is being utilizing in our existing cement plant for manufacturing of PPC cement. We are also complying with the fly ash notification-2003 and accordingly compliance

		report of the year 2009-10 has already been submitted to RSPCB/CPCB/MoEF vide our office letter no. UTCL/Kotputli/Env/Fly ash/2011-12/70 dated 25/04/2011.
(xiv)	The project authorities shall provide a health centre with all emergency medicines and ambulance along with full time doctor. Occupational health surveillance of workers shall be carried out on a regular basis and record shall be maintained as per the Factories Act.	We have provided the health care centre at our plant site having the full time MBBS doctor & nursing staff with all the emergency medicines and round the clock ambulance facility. Occupational health surveillance of the workers is being carried out from time to time as per the Factory Act.
B.	General Conditions	Compliances Status
(i)	All the recommendations mentioned in the CREP guidelines shall be followed and implemented.	All recommendations mentioned in the CREP guidelines are being followed and implemented.
(ii)	The project authorities shall strictly adhere to the stipulations of the SPCB/State Govt. or any statutory body.	We are complying with all the stipulation made by the RSPCB/State Govt and other statutory body.
(iii)	No further expansion or modifications in the plant shall be carried out without prior approval of the Ministry of Environment & Forest. In case of deviations or alterations in the project proposal from those submitted to this Ministry for clearance, a fresh reference shall be made to the Ministry to assess the adequacy of conditions imposed and to add additional environmental protection measures required, if any.	Agreed and we will comply if any expansion or modification carried out.
(iv)	At no time, the emission shall exceed the prescribed limits. In the event of failure of any pollution control system adopted by the unit, the unit shall be immediately put out of operation and shall not be restarted until the desired efficiency has been achieved.	Interlocking facility has been provided with the pollution control equipments so that in the event of the failure of the pollution control equipments, the respective unit shut down automatically.
(v)	The gaseous emissions (SO ₂ , NO _x ,) and particulate matter levels from various process units shall conform to the standards prescribed by the concerned authorities from time to time.	We are complying with the standards prescribed for stack emission level as particulate matter by RSPCB. However we have provided low NO _x burners at cement kiln and limestone dosing system provided for power plant boiler furnace for the control of SO ₂ emission.
(vi)	The company shall undertake following waste minimization measures: <ul style="list-style-type: none"> ➤ Reuse of by-products from the process as raw materials or as raw materials substitutes in other processes. ➤ Use of "Closed pneumatic" system for transport of fine material. 	We have provided the following waste minimization measures as under: <ul style="list-style-type: none"> ➤ Fly ash generated from our captive power plant is using in PPC cement manufacturing. ➤ Closed bulckers are using for the transportation of fly ash. Loading/

	<ul style="list-style-type: none"> ➤ All venting systems shall be connected with dust arresting equipments. ➤ Dust collected in pollution control equipments shall be reused. 	<ul style="list-style-type: none"> unloading of fly ash is being carried out through pneumatic system at fly ash silo. ➤ Bag house attached with raw mill/kilns, coal mill, cement mill and ESP attached with cooler and boiler has been provided for the control of stack emission. Bag filters provided at material transfer points and venting ducts. ➤ Dust collected from the air pollution control equipments is being recycled back into the process. ➤ Covered hopper with dedusting arrangement provided for unloading of raw materials (coal, additives and limestone).
(vii)	Fugitive emissions in the work zone environment, product, and raw materials storage area shall be regularly monitored. The emissions shall conform to the limits imposed by the State Pollution Control Boards/Central Pollution Control Board.	Fugitive emissions in side the plant premises is being regularly controlled by water spraying on haul roads, loading/ unloading points. Bag filters are installed at the material transfer points and covered conveyors belts are provided for material transportation.
(viii)	The overall noise levels in and around the plant area shall be kept well within the standards by providing noise control measures including acoustic hoods, silencers, enclosures etc. on all sources of noise generation. The ambient noise levels shall conform to the standards prescribed under Environment (Protection) Act, 1986 Rules, 1989 viz. 75 dBA (day time) and 70 dBA (night time).	Proper noise control measures provided including acoustically treated room for compressor house and covered cabinet provided for turbine generators. All the personal protective equipments are being provided to the workers/employees working in the noisy area. Ambient noise level is well within the standards prescribed. Results of ambient noise level monitoring enclosed as Annexure- 5 .
(ix)	The project authorities shall strictly comply with the rules and guidelines under manufacture, storage and import of hazardous chemicals rules, 1989 as amended and Hazardous Waste (Management and Handling) Rules, 1989, as amended from time to time. Authorization from the SPCB shall be obtained for collection, treatment, storage, and disposal of hazardous waste.	We have obtained the authorization for used/spent oil (100.0 KL/Annum) from RSPCB, authorization no. RPCB/HWM/2010-2011/SWMC/HSW/109 dated 29/10/2010 under the Hazardous Waste (Management, Handling and Transboundary Movement) Rules, 2008 for the purpose of reuse or sale to CPCB authorized recyclers.
(x)	The company shall undertake eco-developmental measures including community welfare measures in the project area for the overall improvement the environment. The eco-development plan should be submitted to the SPCB within three months of receipt of this letter for approval.	We have spent Rs15.66 Lacs during the year 2010-11 for eco-development & community welfare measures. Details of the community welfare measures enclosed as Annexure- 7 .

(xi)	A separate Environmental Management Cell equipped with full fledge laboratory facilities shall be set up to carry out the Environmental Management and Monitoring functions.	We have already established the separate environmental management cell including laboratory having all the monitoring & measurement facilities & equipments for ambient air quality monitoring, noise level monitoring, stack monitoring and water/waste water analysis with suitable qualified personnels under the control of senior executives. Detail of Environment Management Cell enclosed as Annexure- 8 .
(xii)	The implementation of the project vis-à-vis environmental action plan shall be monitored by the concerned Regional Office of the Ministry/SPCB/CPCB. A six monthly compliance status report shall be submitted to monitoring agencies and shall be posted on the website of the company.	We are complying with all the stipulated conditions and regularly submitting the six monthly compliance report to the MoEF and its Regional Office at Lucknow/ RPCB/CPCB. Previous six monthly compliance report (April, 2010 to Sept, 2010) has been submitted to MoEF-Lucknow, RSPCB-Jaipur and CPCB-Bhopal vide our office letter no. UTCL/KOT/ENV/MoEF/2010-11/52 dated 25/11/2010.
(xiii)	The project proponent shall inform the public that the project has been accorded environmental clearance by the Ministry and copies of the clearance letter are available with the SPCB and may also be seen at website of the Ministry at http://envfor.nic.in . This shall be advertised within 7 days from the date of issue of the clearance letter, at least in two local newspapers that are widely circulated in the region of which one shall be in the vernacular language of the locality concerned and copy of the same shall be forwarded to the concerned Regional Office of the Ministry.	We have been informed the public about the environmental clearance by the advertisement given in two local news papers " <u>Rajasthan Patrika</u> " dated 08/03/2008 and " <u>Mahka Bharat</u> " dated 08/03/2008 and copy of the news papers advertisement has already been submitted to MoEF with the previous six monthly compliance report vide our office letter no. GIL/GCK/MoEF/2009-10/1507 dated 30.05.2009.
(xiv)	The project authorities shall inform the Regional Office as well as the Ministry, the date of financial closure and financial approval of the project by the concerned authorities and the date of start of the project.	The date of commissioning of plant is given as below: 1. <u>Cement Plant</u> : - Clinkerization : 29 th March, 2009 - Cement grinding : 06 th January, 2010 2. <u>Captive Power Plant</u> : - Boiler & Turbine # II : 27 th March, 2009 - Boiler & Turbine # I : 01 st May, 2009

LIST OF ANNEXURES

Annexure No.	Details
1.	Compliance Report of EC Letter No.F.No. J - 11011/301/2005 - IA II (I) Dated 18 th November, 2005.
2.	Compliance Report of CREP for Cement Plant & Power Plant.
3.	Stack Emission Data
4.	Ambient Air Quality Data
5.	Ambient Noise Level data
6.	Green Belt Development Details
7.	Community Welfare Measures
8.	Environment Management Cell
9.	Environment Management Plan
10.	Raw Material Shed
11.	Rain Water Harvesting Measures

Compliance Report of EC Letter No. J-11011/301/2005-IA-II (I) dated 18th November, 2005 by Ms/ UltraTech Cement Ltd(Formerly known as M/s Grasim Industries Ltd), Unit- Kotputli Cement Works.

A. Specific Conditions		Compliance Status
(i)	The gaseous and particulate emission from various units should conform to the standards prescribed by the state pollution control board. At no time the particulate emissions from cement plant and captive power plant (CPP) should exceed 50 Mg/Nm ³ . Regular lime injection at circulating fluidized bed combustion (CFBC) boiler must be ensured to reduce SO ₂ emissions. Continuous online monitors for particulate emissions will be produced. NO _x burners should be installed to control No _x emissions. Interlocking facility shall be provided in the pollution control equipment so that in the event of the pollution control equipment not working, the respective unit(s) will be shut down automatically.	We complying with the standards prescribed by RSPCB for stack emission level as particulate matter 50 mg/Nm ³ for Cement Plant and 100 mg/Nm ³ for Captive Power Plant. We have provided the low NO _x burners & Limestone dosing system for the control of SO ₂ & NO _x emissions at cement plant & CPP. Online dust monitors have been provided at the continuous process monitoring stacks. Interlocking facility has been provided with the pollution control equipments so that in the event of the failure of the pollution control equipments, the respective unit shut down automatically.
(ii)	Ambient air quality including the ambient noise level must not exceed the standards stipulated under EPA by state authority. Monitoring of the ambient air quality and stack emission shall be carried out regularly in consultation with SPCB and report submitted to the Board quarterly and to the ministry's regional office at Lucknow half yearly. Continuous Stack monitoring system shall be installed.	Ambient air quality, noise and stack monitoring are being carried out on regularly and results are well with in the standard as prescribed by RSPCB. Monitoring results are being submitted quarterly to RSPCB and six monthly to MoEF & CPCB.
(iii)	The company shall install adequate dust collection system and the extraction system to control fugitive dust emission at various transfer points. Bag filters in cement and coal mill and bag house in raw mill and kiln shall be provided. The dust collected from the pollution control equipment shall be recycled back into the process. Storage of raw material shall be in closed roof shed. Water sprinkling arrangement shall be made in the raw material stock yard and cement bag loading area.	We have installed bag filters at various material transfer points, loading/unloading & storage to control the fugitive emission. Bag houses are provided for Raw Mill & Kiln, Coal Mill, Cement Mill and ESP's are provided for Clinker Cooler and Boilers. The dust collected from the pollution control equipments is being recycled back into the process. Water spraying is being carried out to during loading & unloading points, haul rods and all the materials conveyor belts are covered for the control of fugitive emission.
(iv)	No effluent shall be discharged from the process out side the premises and all the treated effluent from CPP and STP shall	We are maintaining zero discharge of effluent from the plant premises. The effluent generated from CPP is being reutilizing for

	be utilized for green belt development and other plant related activities.	dust suppression activities inside the plant premises. Effluent generated from STP is reutilizing for plantation/horticulture related activities.
(v)	The company must harvest the rain water from roof tops and storm water drains to recharging the ground water. The company must also collect rain water in the mined out pits of captive limestone mine and use the same water for the various activities of the project to conserve fresh water.	For the augmentation / recharging the ground water table, we have developed roof top rain water harvesting with all the buildings. At our colony; we have constructed two injection wells and three recharging dug wells. At our plant premises; we have constructed three injection well, one recharging reservoir followed by injection and three dug wells. Storm water drains constructed inside plant and colony premises. We have constructed four recharging reservoirs at our Limestone mines area.
(vi)	Although company has earmarked 100 acres for the green belt development, efforts shall be made to develop green belt in 133 acre (in 33% of the plant area). Central Pollution Control Board guidelines must be followed in planning and developing green belt and selection of species etc.	Plantation is our ongoing process and so far we have provided 26.33 % greenery comprises with 20759 tress of fast growing & local diversified plant species in an area of 42.73 hectare within plant & colony premises.
(vii)	Solid waste generated shall be properly recycled and reutilized viz. fly ash in cement plant; bottom ash from CPP in mine pit; waste oil in kiln and treated STP sludge as manure fro green belt development.	We are ensuring the following solid waste minimization measures:- <ul style="list-style-type: none"> ➤ Fly ash generated from power pant, utilizing for cement(PPC) manufacturing Waste oil either reuse or sale out to recyclers. ➤ Sludge from STP as a manure for horticulture/plantation use. ➤ Recycling of dust collected from air pollution control equipments, back into the process.
(viii)	The company shall undertake eco-development measures including community welfare measures in the project area.	During the FY 2010-11, we have spent Rs 15.66 Lacs for eco-development & community/social welfare measures.
B. General conditions		Compliance
(i)	The project authority must adhere to the stipulation made by the RPCB and state govt.	We are complying with all the stipulation made by the RPCB and state govt.
(ii)	No further expansion and modifications in the plant should be carried out without prior approval of the Ministry.	Yes, we have obtained the approval from MoEF for the enhancement of production capacity of our Cement Pant and Captive Power Plant vide letter no.: J-11011/971/2007-IA-II, dated February 27 th , 2008 and accordingly we are regularly complying with.
(iii)	At least four ambient air quality	We have established four ambient air

	<p>monitoring stations should be established in the downward direction as well as where maximum ground level concentration of SPM, SO₂ and NO_x are anticipated in consultation with the Rajasthan State Pollution Control Board. Data on ambient air quality and stack emission should be regularly submitted to this Ministry including its Regional Office at Lucknow and State Pollution Control Board/ Central Pollution Control Board once in six month.</p>	<p>quality-monitoring stations at our plant premises as suggested by the Regional Office of RSPCB. We are regularly submitting the result to RSPCB, CPCB & MoEF. Data of stack and ambient air quality monitoring for a period of Oct, 2010 to March, 2011 enclosed herewith as <u>Annexure – 3 & 4.</u></p>
(iv)	<p>Industrial waste water should be properly collected, treated so as to conform to the standards prescribed under GSR 422 (E) dated 19th May, 1993 and 31st December, 1993 or as amended from time to time. The treated waste water should be utilized for plantation purpose.</p>	<p>In order to maintain & achieve the 'Zero Discharge' of effluent, we are 100% reutilizing the waste water generated from captive power plant for dust suppression activates and waste water generated from STP for plantation/horticulture purpose. No effluent is being discharged into inland surface water bodies.</p>
(v)	<p>The overall noise level in and around the plant area should be kept well within the standards (85 dBA) by providing noise control measures including acoustic hoods, silencers, enclosures etc. on all the sources of noise generation. The ambient noise levels should conforms to the standards prescribed under Environment (Protection) Act, 1986 Rules, 1989 viz. 75 dBA (day time) and 70 dBA (night time.)</p>	<p>We have provided the proper noise control measures inside the plant premises like acoustically treated room for compressor house and covered cabinet provided for turbine generators. Personal Protective Equipments (PPEs) are being provided to the workers/employees working in the noisy area. Ambient noise level is well within the prescribed standards of 75 / 70 dB (A) Leq during Day & Night time. Noise level monitoring result enclosed as <u>Annexure – 5.</u></p>
(vi)	<p>Proper housekeeping and adequate occupational health programme must be taken up. Occupational health surveillance programme should be done on regular basis and records maintained. The Programme must include lung function and sputum analysis tests once in six months.</p>	<p>We are maintaining the proper house keeping inside the plant premises and at out plant/colony site, we have provided the health care centre at our plant site having the full time MBBS Doctor & Nursing staff with all the required emergency medicines and round the clock ambulance facility. Occupational health surveillance of the workers maintaining as per the Factory Act.</p>
(vii)	<p>The project proponent shall also comply with all the environmental protection measures and safeguards recommended in the Environmental Impact Assessment/ Environmental Management Plan.</p>	<p>We are complying with environmental protection measures and recommended safe guard as envisaged in the EIA/EMP. Environment Management Plan enclosed as <u>Annexure – 9.</u></p>
(viii)	<p>A separate environmental management cell with full fledged laboratory facilities to carry out various management and monitoring functions should be set up under the control of senior Executive.</p>	<p>We have established the separate environmental management cell including laboratory having all the monitoring & measurement facilities & all the required equipments likes R.D.S, fine particulate sampler, H.V.S, stack monitoring kit and</p>

