

LAHORE FRIDAY DECEMBER 16, 2022

GOVERNMENT OF THE PUNJAB LAW AND PARLIAMENTARY AFFAIRS DEPARTMENT

NOTIFICATION (150 of 2022)

16 DECEMBER 2022

Notification No.01/EPA/EIA/MISC/21/4214, dated 16.12.2022 issued by the Environment Protection Department, is hereby published in the Punjab Gazette (Extraordinary) for general information:



"GOVERNMENT OF THE PUNJAB ENVIRONMENT PROTECTION DEPARTMENT

Dated, Lahore 16 December 2022

NOTIFICATION

No.01/EPA/EIA/MISC/21/4214.- In exercise of the powers conferred under section 33 of the Punjab Environmental Protection Act, 1997 (XXXIV of 1997), the Environmental Protection Agency, Punjab, with the approval of the Government, is pleased to make the following regulations:

- 1. Short title and commencement.- (1) These regulations may be cited as the Punjab Environmental Protection (Review of Initial Environmental Examination and Environmental Impact Assessment) Regulations 2022.
 - (2) They shall come into force at once.
- 2. **Definitions.** (1) In the regulations, unless the context or subject otherwise requires:
 - (a) "Act" means the Punjab Environmental Protection Act, 1997 (XXXIV of 1997);
 - (b) "Agency" means the Environmental Protection Agency, Punjab;
 - (c) "Director General" means the Director General of the Agency;
 - (d) "regulations" means the Punjab Environmental Protection (Review of Initial Environmental Examination and Environmental Impact Assessment) Regulations 2022; and
 - (e) "Schedule" means the Schedule appended to the regulations.
- (2) A word or expression used but not defined in the regulations shall have the same meaning as assigned to it in the Act.
- 3. Project requiring an initial environmental examination. A proponent of a project falling in any category listed in Schedule-I shall file an initial environmental examination with the Agency and the provisions of section 12 of the Act shall apply to such projects.
- 4. Project requiring an environmental impact assessment. A proponent of a project falling in any category listed in Schedule-II shall file an environmental impact assessment with the Agency and the provisions of section 12 of the Act shall apply to such projects.
- 5. Projects not requiring an initial environmental examination or environmental impact assessment.- (1) A proponent of a project not falling in any category listed in Schedule-I

and II shall not be required to file an initial environmental examination or environmental impact assessment:

Provided that the proponent shall file:

- (a) an environmental impact assessment, if the project is likely to cause an adverse environmental effect; and
- (b) an application for projects not listed in Schedule-I and II, in respect of which the Agency has issued guidelines for construction and operation, for approval accompanied by an undertaking, an affidavit and any other document as prescribed in checklist that the aforesaid guidelines shall be fully complied with.
- (2) Notwithstanding anything contained in sub-regulation (1), the Agency may direct the proponent of a project, whether or not listed in Schedule-I or II, to file an initial environmental examination or environmental impact assessment, for reasons to be recorded in such direction:

Provided that no such direction shall be issued without the recommendation in writing of the Environmental Assessment Advisory Committee constituted under regulation 22.

- **6. Review Fee.** The proponent shall pay, at the time of submission of an initial environmental examination or environmental impact assessment, a nonrefundable Review Fee to the Agency as per rates specified in Schedule-III.
- 7. Filing of initial environmental examination and environmental impact assessment.- (1) Every initial environmental examination or environmental impact assessment shall be accompanied by:
 - (a) an application, in the form prescribed in Schedule-IV; and
 - (b) copy of receipt showing payment of the Review Fee.
- (2) Five ring bound printed paper copies and one electronic copy (PDF or Word format) of an initial environmental examination or environmental impact assessment shall be filed with the Agency.
- 8. Preliminary scrutiny.- (1) The Agency, within ten working days of filing of initial environmental examination or environmental impact assessment, shall:
 - (a) confirm that the initial environmental examination or environmental impact assessment is complete for the purposes of initiation of the review process; or
 - (b) require the proponent to submit such additional information as may be required; or
 - (c) return the initial environmental examination or environmental impact assessment to the proponent,

clearly listing the contents requiring further study and discussion.

- (2) In case the proponent fails to submit the required documents or conduct further study or discussion after three notices served to him by the Agency, with a gap of not less than seven days, his application shall be closed and he shall be required to submit a fresh application for approval.
- (3) In case of closure of application under sub-regulation (2), the Review Fee shall remain valid for a period of six months from the date of closure of application.
- (4) Nothing in sub-regulation (1) shall prohibit the Agency from requiring the proponent to submit additional information at any stage during the review process.
- **9. Public participation.** (1) In the case of an environmental impact assessment, the Agency shall, simultaneously with issuance of confirmation of completeness under clause (a) of sub-regulation (1) of regulation 8, cause to be published in any English or Urdu national newspaper and in a local newspaper of general circulation in the area affected by the project, a public notice mentioning the type of the project, its exact location, the name and address of the proponent, and the places at which the environmental impact assessment of the project can, subject to the restrictions in sub-section (3) of section 12 of the Act, be accessed.
- (2) The notice issued under sub-regulation (1) shall fix a date, time, and place for public hearing of any comments on the project or its environmental impact assessment.
- (3) The date fixed under sub-regulation (2) shall not be less than seven days from the date of publication of the notice.
- (4) The Agency may circulate the environmental impact assessment to concerned Government Agencies, local authority or local council for their comments, if any.
- (5) During the public hearing, the proponent shall provide sufficient details of the nature of the project, the adverse environmental impacts of the project and the preventive, mitigatory or compensatory measures to be taken by the proponent to address such impacts.
- (6) All comments received by the Agency from the public or any Government Agency, local authority or local council shall be collated, tabulated, and shall be duly considered before a decision on the environmental impact assessment.
- **10. Review**.- (1) The Agency shall make every effort to carry out its review of the initial environmental examination within thirty days, and environmental impact assessment within forty-five days, of issuance of confirmation of completeness under clause (a) of sub-regulation (1) of regulation 8.
- (2) In reviewing the initial environmental examination or environmental impact assessment, the Agency may consult such

Committee of Experts as may be constituted for the purpose by the Director General, and may also solicit views of the Sectoral Advisory Committee, if any, constituted by Government under subsection (6) of section 5 of the Act.

- (3) The Director General may, where he considers it necessary, constitute a Committee to inspect the site of a project and submit its report on such matters as may be specified.
- (4) Depending upon the type of project, the review of the initial environmental examination or environmental impact assessment by the Agency may:
 - (a) be based on quantitative and qualitative assessment of documents and data furnished by the proponent, comments from public and Government Agencies, local authority or local council received under regulation 9, and views of the depending upon the type of project, Committees under sub-regulations (2) and (3); and
- (b) consider the life cycle of the project, best available technologies and any social impacts of the project through its life cycle, assess any relevant measures of reduction, recycling, or re-use that may be employed by the project proponent.
- 11. Approval.- On completion of review, approval of the Agency shall be communicated to the proponent in the form prescribed in Schedule-V in case of an initial environmental examination, and in the form prescribed in Schedule-VI in case of an environmental impact assessment.
- 12. Conditions of approval.- (1) Every approval of an initial environmental examination or environmental impact assessment shall, in addition to such conditions as may be imposed by the Agency, be subject to the condition that the project shall be designed and constructed strictly in accordance with the initial environmental examination or environmental impact assessment, unless any variation thereto have been specified in the approval by the Agency.
- (2) Where the Agency accords its approval subject to certain conditions, the proponent shall:
- (a) before commencing construction of the project, acknowledge acceptance of stipulated conditions by executing an undertaking in the form prescribed in Schedule-VII; and
- (b) before commencing operation of the project, obtain from the Agency written confirmation that the conditions of approval, and the requirements in the initial environmental examination or environmental impact assessment, as the case may be, relating to

design, construction, adoption of preventive, mitigatory, compensatory and other measures, and other relevant matters have been duly complied with.

- 13. Confirmation of compliance.- (1) The request for confirmation of compliance under clause (b) of sub-regulation (2) of regulation 12 shall be accompanied by an Environmental Management Plan indicating the measures and procedures proposed to be taken to manage or mitigate the environmental impacts for the life of the project, including provisions for monitoring, reporting and auditing.
- (2) Where a request for confirmation of compliance is received from a proponent, the Agency may carry out such inspection of the site, plant and machinery, and seek such additional information from the proponent as it may deemed fit:

Provided that every effort shall be made by the Agency to provide the requisite confirmation or otherwise within fifteen days of receipt of the request, with complete information, from the proponent.

- (3) The Agency may, while issuing the requisite confirmation of compliance, impose such other conditions as to the Environmental Management Plan, and operation, maintenance and monitoring of project as it deemed fit, and such conditions shall be deemed to be included in the conditions to which approval of the project is subject.
- **14. Deemed approval.** The four months period for communication of the Agency's approval stipulated in subsection (4) of section 12 of the Act shall commence from the completion of preliminary scrutiny under clause (a) of sub-regulation (1) of regulation 8.
- 15. Extension in review period. Where the Government in a particular case extends the period of four months for communication of approval prescribed in subsection (5) of section 12 of the Act, it shall, in consultation with the Agency, indicate the various steps of the review process to be taken during the extended period, and the estimated time required for each step.
- **16.** Validity period of approval.- (1) The approval accorded by the Agency under section 12 of the Act read with regulation 11 shall be valid, for commencement of construction, for a period of three years from the date of issue.
- (2) After issuance of confirmation of compliance under regulation 13, the approval for the commencement of operation of the project or business shall be valid for a period of three years from the date of issuance of the confirmation of compliance.
- (3) The proponent may apply to the Agency for extension in validity periods mentioned in sub-regulations (1) and (2) which may be granted by the Agency in its discretion for such period not exceeding three years at a time, if conditions of environmental approval do not require significant change:

Provided that the Agency may require proponent to submit a fresh initial environmental examination or environmental impact

assessment, if the changes in location, design, construction, and operation of the project so warrant.

- 17. Entry and inspection.- (1) For the purposes of verification of any matter relating to review or to conditions of approval of an initial environmental examination or environmental impact assessment prior to, during, or after the commencement of construction or operation of a project, duly authorized staff of the Agency shall be entitled to enter and inspect a project site, factory building and plant, and equipment installed therein.
- (2) The proponent shall ensure full cooperation of project staff at site to facilitate the inspection and provide such information and documentation as may be required by the Agency for this purpose and pursuant thereto.
- **18. Monitoring.** (1) After issue of approval, the proponent shall submit a report to the Agency on completion of construction of the project.
- (2) After the commencement of operation of the project or business, the proponent shall submit an annual report summarizing the operational performance of the project, with reference to the conditions of approval and maintenance, and preventive, mitigatory or compensatory measures being adopted by the project and compliance with the Environmental Management Plan submitted under regulation 13.
- (3) To enable the Agency to effectively monitor compliance with the conditions of approval, the proponent shall furnish such additional information as the Agency may require.
- 19. Cancellation of approval.- (1) Notwithstanding anything contained in the regulations, if, at any time, on the basis of information or report received or inspection carried out, the Agency is of the opinion that the conditions of approval have not been complied with, or that the information supplied by the proponent in the approved initial environmental examination or environmental impact assessment is incorrect, it shall issue notice to the proponent to show cause within two weeks of its receipt thereof, why the approval should not be cancelled.
- (2) If no reply is received or if the reply is considered unsatisfactory, the Agency may, after affording the proponent an opportunity of being heard:
 - require the proponent to take such measures and to comply with such conditions within such period as it may specify, failing which the approval shall stand cancelled; or
 - (b) cancel the approval.
- (3) On cancellation of the approval, the proponent shall cease construction or operation of the project forthwith.
 - (4) The Agency may circulate the cancellation of approval of a

- (5) Action taken under the regulations shall be without prejudice to any other action that may be taken against the proponent under the Act or rules or regulations or any other law for the time being in force.
- 20. Registers of initial environmental examination and environmental impact assessment projects. Separate registers (hard or soft) to be maintained by the Agency for initial environmental examination and environmental impact assessment projects under subsection (7) of section 12 of the Act shall be in the form prescribed in Schedule-VIII.
- 21. Environmentally sensitive areas.- (1) The Agency may, by notification in the official Gazette, designate an area to be an environmentally sensitive area.
- (2) For an area to be declared as an environmentally sensitive, the District Administration concerned or any other concerned Government Agency (Wildlife and Parks Department and Forest Department, etc.) shall forward the following, in writing, to the Agency:
- to be declared as environmentally sensitive; and

consigned by the reasons for declaring as above.

- (3) Notwithstanding anything contained in regulations 3, 4 and 5, the proponent of a project situated in an environmentally sensitive area shall be required to file an environmental impact assessment with the Agency.
- (4) The Agency may from time-to-time issue guidelines to assist proponents and other persons involved in environmental assessment process to plan and prepare projects located in environmentally sensitive areas.
- (5) Where guidelines have been issued under sub-regulation (3), projects shall be planned and prepared, to the extent practicable, in accordance therewith and any departure therefrom justified in environmental impact assessment pertaining to projects.
- 22. Environmental Assessment Advisory Committee.- For purposes of rendering advice on all aspects of environmental assessment, including guidelines, procedures and categorization of projects, the Director General shall constitute an Environmental Assessment Advisory Committee comprising:

(a)	require the proponent (AIE) rotario	Chairman
(b)	one representative of Industries, Commerce, Investment and Skills Development Department	Member (d)
(c)	one representative of Chamber of Commerce and Industries	

4) The Agency may circulate the cancellation of approval of a

period as it shall stand

shall cease

		
(d)	Deputy Director (EIA)	Secretary

- 23. Other approvals.- Issue of an approval under section 12 of the Act read with regulation 11 shall not absolve a proponent of the duty to obtain any other approval or consent that may be required under any law for the time being in force.
- 24. Savings.- All orders made, notifications issued, actions taken under the Pakistan Environmental Protection Agency, Review of Initial Environmental Examination and Environmental Impact Assessment Regulations, 2000 shall remain in force until amended, altered or repealed by the provisions of the regulations.

SECRETARY GOVERNMENT OF THE PUNJAB ENVIRONMENT PROTECTION DEPARTMENT"

AKHTAR JAVAID SECRETARY

and the residence and the second second

the first of the second second

ruspie maje skoj razi (\$15 pag. 18 me). Pospij je nakogajne sakon i 1885 partije (

Program of Description Bridge

Government of the Punjab

Law and Parliamentary Affairs Department

SCHEDULE - I (See Regulation 3) List of projects requiring an IEE

A: Agriculture, Livestock and Fisheries etc.

- 1. Controlled Poultry Farms, Hatchery, Livestock, stud and fish farms with total cost more than Rs 10 million
- 2. Projects involving repacking, formulation or warehousing of agricultural products

B: Energy

- 1. Hydroelectric power generation from 1 MW to 50MW
- 2. Transmission lines from 11 kV to 132 kV, and large distribution projects up to 132 kV
- 3. Oil and gas transmission systems
- 4. Renewable Energy projects (including wind and solar) greater than 05 MW upto 100MW and biogas plants for commercial purposes)
- 5. Waste-to-energy generation projects

C. Manufacturing and processing

- 1. Apparel (including garments and leather stitching units), cotton, spinning mills, woolen mills, weaving mills and manual carpet weaving units;
- 2. Food processing industries including beverages, milk and dairy products with total cost less than Rs 200 million
- 3. Synthetic resins, plastics and man-made fibers
- 4. Flour mill, Rice mills, edible oils, fats and vegetable ghee and Feed Mills
- 5. Rubber products with total cost less than Rs. 100 million
- 6. Chemical formulation units
- 7. Brick Kilns

D. Mining and mineral processing

 Commercial extraction of sand gravel, limestone, clay, Sulphur and other minerals not included in schedule III with total cost less than 500 million

ass urits

- 2. Exploration of coal, gold, copper, Sulphur and precious stones
- 3. Crushing, grinding and separation processes including stone crushers

E. Transport

Federal or Provincial highways (except the maintenance, rebuilding or reconstruction of existing metalled roads) with total cost less than Rs 50 million

F. Water management, dams, irrigation and flood protection

1. Small Dams and reservoirs

2. Irrigation and drainage projects

G. Water Supply and Treatment

Water supply schemes and treatment plants with total cost less than Rs. 50 million

H. Waste disposal

Non-hazardous scrap yard / warehouse.

I. Urban development and tourism

- 1. Housing Schemes less than 300 kanals including Land sub-divisions
- 2. Multistoried buildings, residential apartments, educational institutions, restaurants and hotels with height more than 70 feet and area more than 02 kanals.
- 3. Medical colleges and universities, research institutes
- 4. Hospitals less than 50 beds
- 5. Urban development projects

J. Other projects

Any other project for which filing of an IEE is required by the *Provincial* Agency under sub regulation (2) of Regulation 5

SCHEDULE II (See Regulation 4) List of projects requiring an EIA

A. Energy

- 1. Hydroelectric power generation over 50MW
- 2. Transmission lines more than 132 kV and grid stations
- 3. Nuclear power plants
- 4. Petroleum refineries
- 5. Oil and gas extraction projects including exploration, production, gathering systems, separation and storage
- 6. Renewable Energy projects (including wind and solar) more than 100 MW

B. Manufacturing and processing

- 1. Cement plant
- 2. Chemical manufacturing units, including pharmaceuticals and cosmetic
- 3. Sugar mills and Distilleries
- 4. Food processing industries including, beverages, milk and dairy products with total cost more than Rs 200 million
- 5. Paper and paperboard, paper pulping, paints and dyes,
- 6. Textile units comprising of dyeing & printing
- 8. Pesticides and fertilizer manufacturing units
- 9. Poultry waste processing units / rendering units
- 10. Tannery and leather units
- 11. Rubber projects with total cost more than Rs. 100 million
- 12. Battery Manufacturing and Recycling Plants
- 13. Ceramics and glass units
- 14. Electro plating and nickel/chrome plating including Surgical Units
- 15. Cutlery units
- 16. Slaughter House
- 17. Iron and steel rolling mills
- 18. Steel Furnaces
- 19. Smelting plants
- 20. Auto mobile manufacturing and assembling units
- 21. Resource Recovery Units

C. Mining and mineral processing

1. Mining and processing of coal, gold, copper, Sulphur and precious stones

les and ElA Review Fee

- 2. Mining and processing of major non-ferrous metals.
- 3. Commercial extraction of sand using dredger

D. Transport

- 1. Airports and the state of th
- 2. Highways, Motorways, Express ways or major roads
- 3. Ports and harbor development for ships of 500 gross tons and above a sea or all
- 4. Railway works
- 5. Flyovers, underpass and bridges having total length of more than 500 meters

E. Water management, dams, irrigation and flood protection

1. Medium and large Dams and reservoirs

F. Water supply, Sewerage System and treatment

- 1. Water supply schemes and treatment plants (excluding the Reverse Osmosis, Ultra filtration and such like) with total cost more than Rs. 50 million
- 2. Wastewater channels / Sewerage System Schemes
- 3. Combined Wastewater Treatment Plants with treatment capacity greater than 100m³/hr

G. Waste Storage and Disposal

- 1. Landfill sites
- 2. Waste Incinerators and autoclaves
- 3. Hazardous substance or waste storage warehouse

H. Urban development and tourism

- 1. Housing Schemes more than 300 kanals
- 2. Large-scale tourism development projects
- 3. Hospitals having more than 50 Beds
- 4. Hotels with more than 100 rooms
- 5. Industrial estates (including export processing zones)

I. Environmentally Sensitive Areas

All projects situated in environmentally sensitive areas

J. Other projects

Any other project for which filing of an EIA is required by the *Provincial* Agency under sub-regulation (2) of Regulation 5.

PHY NOTE

SCHEDULE III [See Regulation 6 & 7(b)]

IEE and EIA Review Fee

Total Project Cost	IEE	EIA
Upto Rs. 5,000,000	to squa NIL through	3. Forty a JIN your dayes
Rs. 5,000,001 to 10,000,000	Rs. 10,000	Rs. 15,000
Greater than Rs. 10,000,000	Rs. 15,000	Rs. 30,000

Colonia in the colonia of the colonia colonia

SCHEDULE IV [(See Regulation 7(1)(a)] Application Form

I the second second second	THE WATER CONTRACTOR SERVICE AND ADDRESS OF THE PARTY OF		
1.	Proponent details	i.	Name of proponent
the second section of	The second secon	ii.	Name of CEO/Partner/MD/Proprietor
		iii.	Office address of proponent
		iv.	Email of proponent
2.	Consultant details	i.	Name of consultant
	and the same of th	ii.	Valid certificate of Practice of consultant
		iii.	Letter of authority from proponent in favor of
			consultant
3.	Project details	i.	Location of project
		ii.	Alternative sites, if any
		iii.	Google or scale map of project (and
			alternative) vicinity clearly showing the
			distance from nearest settlement, water
			bodies or other notable geographical
			features/protected or reserved forests/National
			Parks/Environmentally Sensitive Areas
			(Attached)
		iv.	Objective of project
		v.	Description of project through its life cycle,
	[17] 16 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		including details of costs, land required,
		Sec. 35.	capacity and production capability, as
		100	applicable
		vi.	Project sub-components that fall within list of
		1	projects enumerated in Schedule I or II and, if
			so, details of each
4.	Project Category	i.	Mention Schedule of Regulations
		ii.	Attached: IEE EIA
5.	IEE / EIA details	i.	Baseline data on meteorology, ambient air
			quality and groundwater quality
		ii.	Assessment of potential adverse
			environmental impacts
		iii.	Identification of environmental impacts of the
			project through its life cycle
		iv.	Assessment of social impacts of project
		V.	Identification and description of preventive,
			mitigatory and compensatory measures to be
			adopted
		vi.	Environment Management Plan
		vii.	Monitoring arrangements
		viii.	Project construction labor details
		ix.	Project operation details
/erification	on. I do solemnly affi	rm and	d declare that the information given above and
			true and correct to the hest of my knowledge and

belief.

Name and designation of proponent	
Official stamp/seal)	
Signature	
Date	

SCHEDULE VI (See Regulation 11) Decision on IEE

came of CEO/Partney/MOP reprietor			
Name and Address of Proponent			
in suppose of proposed in the contract of the			
Description of Project Mesnoc to small		Consultant details	47.
later sentificate of President of consultant			
To recodation of Projectal vinorius to aspec			
lostly-in			
. Date of Filling of IEE TRAINING TO BOTHER		Project despire	3.
After careful review of the IEE, the Practical to accord its approval, subject to the	ovincial followin	Agency has decided ag conditions:	1 –
वहर, ते के या हुन है। संस्थान के किया है। स्थाप के स्थाप स्थाप के स्थाप के स्			
r ender the second	1 14		
The Market			
in the state of th			
가는 사람들이 지어가 되어 되었지만 그에도 어느 전에 되는 이렇게 되는 것이다. 그리고 있는 그리고 있는 것이 되어를 지어 보고 있다. 그리고 있는 것이다.			
China (China) (China) China (China) (China) (China) (China) (China)		Project & manager	
[Delete (a) or (b), whichever is inapplicable	1 4 7		
es a sez ne vide cerranalista anazar		operate alt. 19	, .;
Dated:			
A STATE OF THE STA	rl- i		
Tracking No.			
and to exercise a contract, as to have the	,0		
The state of the state of the state of	1.7		
The property of the state of groups of	, M (
awana van () กระเมาะ () ใหญ่ ก็ตามก็การได้			
and the experience of the company of			
그는 마음이 그는 얼마는 그 이 모든 그 마음에서 와 그는 어느 그들은 사용으로 그리셨다면 그리셨다면 그는 것이다.	* W		
en sign en			
en sign en			
The poly of high most exercise of			
	1 V		

they wanted me to the

respectively in which the same

SCHEDULE VII [See Regulation 11]

one come (40)	Decision on EIA
1. Name and Address of Propo	nent _{uden e} n proponen for mendeten en (asettuden). Se ttuden end beredden en propo stationen en
2 Department of Desired	understant and accept the executions consumed Provincial Acceptance because the consumer of the province and operate the province and operate the province that the province that the province the province that the province tha
4. Date of Filling of EIA	
5. After careful review of the Agency has decided:	EIA, and all comments thereon, the Provincial
(a) to accord its approval, subject	Chile at their constants of the constant of the consta
(b) that the proponent should sub	mit an EIA with the following modifications–
	or significant to the control to the
(c) to reject the project, being following reasons:	contrary to environmental objectives, for the
[Delete (a)/(b)/(c), whichever is ina	pplicable]
Date:	
Tracking No.	

SCHEDULE VIII [See Regulation 12(2)(a)]

UNDERTAKING

description and location of proje	ect) do hereby solemnly affirm and declare that I fully
understand and accept the col	nditions contained in the approval accorded by the
undertake to design construct ar	cking no dated and operate the project strict in accordance with the said
conditions and the IEE/EIA/IEE C	Checklist.
Date	and the many with and to be the state of the said
Date	The second of th
	Signature,
	Name and Designation of Proponent
And Care Construction	Official stamp/seal
Witnesses	The same of the sa
(full names and addresses)	
1	
2.	[1] 발생하다 [1] 12 4 15일 , 22 16 17 17 1일 다음하는 것이 되는 것이 되었다. 그는 그렇게 되었다. 그리는 것이 없는 것이 없다.

SCHEDULE IX [See Regulation 20] FORM OF REGISTERS FOR IEE AND EIA PROJECTS

No.	Description Relevant Information
1.	Tracking Number
2.	Category type (as per Schedules I and II)
3.	Name of Proponent
4.	Name and designation of contact person
5.	Description and Category of project
6.	Location of project
7.	Project capital cost
8.	Date of receipt of IEE/EIA/
9.	Approval granted (Yes/No)
10.	Date of approval granted or refused
11.	Date of extension of approval validity
12.	Date of Issue of confirmation of compliance
13.	Date of cancellation, if applicable