Agenda for 125th meeting of Unit Approval Committee for Dahej SEZ to be held on Monday, 17th February, 2025 at 11:00 AM through hybrid mode (Webex Video Conferencing/ physical) under the Chairpersonship of Shri Lokesh H.D, ITS, Development Commissioner, Dahej SEZ.

Ratification of Minutes of 124th UAC Meeting.

- 125.1 Fresh Cases for Dahej -SEZ: NIL
- 125.2 Deferred cases for Dahej -SEZ: One
- 125.3 Other cases for Dahej SEZ: Two

Sr. No.	Name of Applicant/Unit	Proposal/Request
1.	M/s ONGC C2 C3	Request for granting permission for laying of 11 KV 3X240 SQMM XLPE Power Cable line from Getco 66KV Dahej-A S/S to M/s ONGC C2-C3 plant.
2.	M/s. ONGC Petro additions Limited, Dahej SEZ	Request of M/s. ONGC Petro additions Limited for exit from the SEZ
3.	M/s Dahej SEZ Limited	Request of M/s Dahej SEZ Ltd for partial de-notification is being processed and will be submitted to BoA for action as appropriate

<u>Item No. 125.2</u> <u>Deferred cases for Dahej</u> –SEZ: - One

Item No. 125.02.01 M/s ONGC C2 C3, Dahej SEZ

Request for granting permission for laying of 11 KV 3X240 SQMM XLPE Power Cable line from Getco 66KV Dahej-A S/S to M/s ONGC C2-C3 plant

M/s Oil and Natural Gas Corporation Ltd C2-C3, vide their letter no. NIL dated 26.06.2024 has requested for granting permission for laying of 11 KV 3X240 SQMM XLPE Power Cable line from Getco 66KV Dahej-A S/S to M/s ONGC C2-C3 plant.

The SO, Dahej SEZ vide their email dated 28.08.2024 has informed this office that ONGC C2C3 has availed duty benefits for solar power plant installation. During the meeting it was discussed that the unit has not informed the D.C/UAC before the procurement of solar power plant assembly items.

The unit vide their letter dated 03/09/2024 has requested for the permission for procurement of solar power plant assembly items and requested to condone the lapses occurred on their part.

In the 119th UAC meeting held on 05/09/2024, the representative of the unit has stated that they are in the process of installation of solar power plant assembly items and they have not yet installed the same at this point of time.

The unit's vide their email dated 06.09.2024 has stated that prior approval for the setting up of solar power plant at the unit premises was not taken, the solar power plant is around 75% completed and the duty benefit availed is around 1.21 crore. The SO, Dahej SEZ vide letter dated 10.09.2024 has informed that the unit has availed duty benefits amounting to Rs. 1.21 Crores and the solar power plant is nearly 75% installed. SO, Dahej SEZ office has not granted any permission for installation of solar power plant.

The Specified Officer, Dahej SEZ vide email dated 11.02.2025 has stated that the total IGST exemption availed on the invoices submitted by the firm works out to the tune of Rs. 1,10,75,666.04 for the goods and services used for the said Solar project.

Request of the firm for condonation of lapses in not obtaining prior approval for setting up the power plant and approval is placed before UAC for decision as appropriate.

Item No. 125.3 Other cases for unit in Dahej -SEZ: - Two

M/s ONGC Petro additions Limited, Dahej SEZ Item No. 125.03.01

Request of M/s ONGC Petro additions Limited for exit

from the SEZ

M/s ONGC Petro additions Limited (OPaL) was issued Letter of Approval dated 17th October, 2007. M/s. ONGC Petro No. KASEZ/P&C/6/28/07-08 additions Limited has set up a Greenfield 1.1 MMTPA Petrochemicals Complex in the Special Economic Zone, Dahej, Gujarat. The principal business of OPaL is to manufacture, purchase, process, market, distribute, import, export and trade petrochemicals, petrochemicals products and its by-products.

- 2. The unit has commenced commercial production w.e.f. 31.08.2015.
- M/s. OPaL vide their letter dated 13.09.2018 had requested in-principal approval for exit of the unit (OPaL) from Dahej SEZ on following grounds:
 - a) Increased demand in the domestic market leading to net import situation.
 - b) Import substitution will save country' foreign exchange outlays.

- c) Availability of polymers from domestic sources will help domestic industry.
- d) Negative NFE on account of fulfilling domestic demand.
- e) Improvement in operating margins of OPaL
- 4. The unit was granted in-principle approval for exit from Dahej SEZ under Rule 74 of SEZ Rules, 2006 in 98th Unit Approval Committee Meeting held on 05.11.2020.
- 5. The UAC is competent to authorize the exit of the unit from the SEZ Scheme. Rule 74 of SEZ Rules, 2006 provides conditions for exit of a Unit from SEZ, which is reproduced below: -

74. Exit of Units. —

- (1) The Unit may opt out of Special Economic Zone with the approval of the Development Commissioner and such exit shall be subject to payment of applicable duties on the imported or indigenous capital goods, raw materials, components, consumables, spares and finished goods in stock: Provided that if the unit has not achieved positive Net Foreign Exchange, the exit shall be subject to penalty that may be imposed under the Foreign Trade (Development and Regulation), Act, 1992.
- (2) The following conditions shall apply on the exit of the Unit, namely:—
- (i) Penalty imposed by the competent authority would be paid and in case an appeal against an order-imposing penalty is pending, exit shall be considered if the unit has obtained a stay order from competent authority and has furnished a Bank Guarantee for the penalty adjudicated by the appropriate authority unless the appellate authority makes a specific order exempting the Unit from this requirement;
- (ii) In case the Unit has failed to fulfil the terms and conditions of the Letter of Approval and penal proceedings are to be taken up or are in process, a legal undertaking for payment of penalties, that may be imposed, shall be executed with the Development Commissioner;
- (iii) The Unit shall continue to be treated a Unit till the date of final exit.
- (3) In the event of a gems and jewellery unit ceasing its operation, gold and other precious metals, alloys, gem and other materials available for manufacture of jewellery shall be handed over to an agency nominated by the Central Government at a price to be determined by that agency.
- (4) Development Commissioner may permit a Unit, as one time option, to exit from Special Economic Zone on payment of duty on capital goods under the prevailing Export Promotion Capital Goods Scheme under the Foreign Trade Policy subject to the Unit satisfying the eligibility criteria under that Scheme.

- (5) Depreciation norms for capital goods shall be as given in sub-rule (1) of rule 49.
- (6) The Unit opting out from Special Economic Zone shall execute a legal undertaking in Form L
- 6. In the light of above Rule provision for exit of a Unit from SEZ, the status of compliance in the present case is placed below:
 - a. Compliance with 74(1) --Exit shall be subject to payment of applicable duties on the imported or indigenous capital goods, raw materials, components, consumables, spares and finished goods in stock:

In this regard the firm has stated that they have made the payment of duties on provisional basis and requested for final assessment to be considered after exit. The firm has informed that they will back their certifications/declarations by way of Bank Guarantee and Bonds to protect the interests of the Government.

The SO may brief the members about the status of payment of the applicable duties on:

- i. Imported/Indigenous Capital Goods
- ii. Raw materials, components, consumables, spares
- iii. Finished Goods in Stock

74(1) If the unit has not achieved positive Net Foreign Exchange, the exit shall be subject to penalty that may be imposed under the Foreign Trade (Development and Regulation), Act, 1992

In this regard, the firm has not fulfilled the NFE criteria and hence with the approval of the 123rd UAC vide meeting dated 06.01.2025, a SCN dated 07.01.2025 was issued by the Development Commissioner to the firm. The firm has provided its response on 09.01.2025 and the same is pending for adjudication. The same will be adjudicated on the basis of data pertaining to imports/exports made as on the date of exit since the cumulative NFE of the firm is to be calculated as on the exit date of the firm. The firm has vide its letter dated 16.10.2020 and letter dated 26.10.2020 submitted Form L (Legal Undertaking) to this office for exit from the SEZ.

- b. Compliance with 74(2) (i)--No Penalty is pending for payment.
- c. Compliance with 74 (2) (ii)—No cases of failure to fulfill the terms and conditions of the Letter of Approval and penal proceedings are have been initiated (except the non fulfillment of NFE). However, the firm has executed an undertaking in Form L with the Office of Development Commissioner that penalties imposed by appropriate authority under the Foreign Trade

- (Development & Regulations) Act, 1992 for non-fulfillment of the conditions of approvals would be paid.
- d. Compliance with 74 (2) (iii)--The Unit shall continue to be treated a Unit till the date of final exit.
- e. Compliance with 74(3)- Firm is not a gems and jewellery unit and hence this provision is not applicable in the case of the firm.
- f. Compliance with 74(4)-Development Commissioner has vide letter dated 01.10.2020 permitted the Unit, to exit from Special Economic Zone on payment of duty on certain capital goods under the prevailing Export Promotion Capital Goods Scheme under the Foreign Trade Policy. Subsequent to this firm has obtained 24 No of EPCG authorizations from Regional office of DGFT, Vadodara for clearance of capital goods.
- g. Compliance with 74(5)-The Specified Officer shall brief the members on the status of compliance with this sub rule.
- h. Compliance with 74(6)- The Unit has executed a legal undertaking in Form L
- 7. Other facts relevant to the case are placed below: -
- a) The quantum of land allotted to OPaL by DSL is 529-45-86 Hectares.
- b) Along with the application for SEZ exit by the unit, the Developer has also submitted application for partial de-notification of the land on which the unit is located. This is being processed and will be sent to the BoA for action as appropriate.
- c) DSL had earlier informed the DC's office that they have demanded payment of fees, charges, refund of concessions etc. to OPAL amounting to Rs. 1034 Crore. The developer may like to comment on this issue.
- d) DSL vide letter dated 27.10.2020 had stated that OPAL has laid down the 15 MT wide storm water channel in Dahej SEZ area without permission from DSL and office of the DC, Dahej SEZ. The developer may like to comment on this issue.
- e) DSL vide letter dated 01.10.2020 has stated that they had allotted 22 Hectares of land to OPAL for smooth exit from the SEZ. DSL vide letter dated 11.12.2020 has stated that additional land allotted to OPAL is 21.50 Hectares, out of which 11.76 Hectares of land falls into CRZ area. The Developer may like to comment on this issue.

- f) Gujarat Maritime Board vide email dated 23.12.2020 has stated that structure of M/s OPAL falls in GMB port limits, and they have also stated that their NOC along with CRZ clearance would be required prior to commencement of activities.
- g) This office vide letter dated 30.12.2020 has approved the request of the firm for additional allotment of 2,20,000 sq. mts of land subject to NOC/Clearance from GMB
- h) The Enforcement Directorate, Ahmedabad vide their letter dated 06.07.2017 had requested the DC's office to provide information regarding Complaint received from Shri Ashok Patel about misuse of provisions of Foreign Exchange Management Act, 1999 and Income Tax Act, 1961, by way of over invoicing (transfer pricing) of goods and services being imported by the consortium of M/s Samsung Engineering Company Ltd Korea & M/s Linde AG, Germany working under EPC Contract for execution of Dual Feed Cracker & its associate units at M/s ONGC Petro Additions Ltd (OPAL) in Dahej SEZ, Dahej, Gujarat. This office has provided the information vide letter dated 25.10.2017 and final assessment order of BOEs issued by the office of the Specified Officer, Dahej SEZ was forwarded to the ED. The Specified Officer, Dahej SEZ vide letter dated 22.11.2017 has also forwarded copy of 01 BOE pertaining to M/s Linde AG and copy of 02 BOE pertaining to M/s Samsung Engineering Co. Ltd. No further development till 31.12.2024. This DC's office vide letter dated 31.12.2024 has sought inputs from the Enforcement Directorate, Ahmedabad to be considered while finalizing the exit order. The DC's office has not received any response to letter dated 31.12.2024 from the ED as on date.

i) Pending Audit matters: -

The Specified Officer, Dahej SEZ vide letter dated 04.02.2025 has stated that 08 audit paras are raised via CRA/LAR -28/2021-22 related to M/s OPAL. Out of these, 07 audit paras are recommended for closure by the Specified Officer, Dahej SEZ and 01 audit para is not applicable. Further, the SO has stated that has deputed one P.O to CRA office to obtain the progress in the matter. The Specified Officer, Dahej SEZ vide letter dated 06.02.2025 has stated that 01 para is settled, 01 para is partially closed and 06 paras are unsettled. The SO may like to comment on this issue

j) Pending Court Cases: -

- i. WPA 17560 of 2024 filed by M/s Softrose Petrochemicals Private Limited, Kolkata, West Bengal is a petitioner and the Development Commissioner, Dahej SEZ is named as Respondent No. 4 and M/s OPAL is named as Respondent No. 5. Assistant Commissioner of Revenue, Post bazar and Burtola Charge has demanded Input Tax Credit under IGST head from M/s Softrose Petrochemicals Private Limited, Kolkata, West Bengal.
- ii. WPA 29911 of 2024 wherein M/s Hind Distributors Private Limited, Kolkata, West Bengal is a petitioner and the Development Commissioner, Dahej SEZ is named as Respondent No. 7 and M/s OPAL is named as

Respondent No. 6. Superintendent of CGST & CX, Kolkata has filed the case against M/s Hind Distributors Private Limited, Kolkata, West Bengal.

- iii. R/SCA No. 4148 of 2022 (converted from SCA/5857/2022 dated 23.02.2022) M/s ONGC Petro Additions Limited is a petitioner and Union of India (through Secretary, Ministry of Commerce and Industry) is named as Respondent No. 1, the Development Commissioner, Dahej SEZ is named as Respondent No. 9. The State tax authorities has demanded 1049.47 Crores as refund for exemptions availed as a unit.
- iv. R/SCA No. 17673 of 2022 (converted from SCA/26396/2022 dated 05.09.2022) M/s ONGC Petro Additions Limited is a petitioner and Union of India (through Secretary, Ministry of Commerce and Industry) is named as Respondent No. 1, the Development Commissioner, Dahej SEZ is named as Respondent No. 7. The issue challenged in this matter is reversal of Stamp duty benefit availed by the firm.
- v. SCA No. 7121 of 2019 M/s ONGC Petro Additions Limited is a petitioner and Union of India (through Secretary, Ministry of Commerce and Industry) is named as Respondent No. 1, the Development Commissioner, Dahej SEZ is named as Respondent No. 2. The issues pertains to availment of fiscal benefits for laying of feed/raw materials (naptha) pipeline from Hazira ONGC (DTA) to OPAL (SEZ).

The request of the firm for issue of final exit order is placed before the UAC for decision as appropriate

<u>Item No. 125.03.02</u> <u>M/s Dahej SEZ Ltd</u>

Request of M/s Dahej SEZ Ltd for partial denotification of Dahej SEZ

M/s Dahej SEZ Ltd vide their letter DSL/OPaL/Exit Proposal/2018/1264/293 dated 13/12/2024 has submitted request to this office for partial de-notification of Dahej SEZ. The existing area of the SEZ is 1682-40-31 Hectares and the Developer intends to de-notify an area of 529-45-86 Hectares which was allotted to M/s OPAL. The Developer had submitted the following documents for further processing of their request: -

- 1. Form C-5
- 2. Developers Certificate
- 3. Declaration
- 4. Land and Survey Number details

- 5. Coloured Map indicating De-notified area and left over area
- 6. NOC from the State Government
- 7. No Dues Certificate from the Specified Officer, Dahej SEZ

Further, regarding the issue of de-notification of the land area occupied by the Unit, they have informed that as it is not possible to move the operating facilities / plant of OPaL physically out of the SEZ, they have made an application for de-notification of the area allotted to OPaL .

The Developer has vide their letter dated 13.09.2018 also stated that Rule 5 of the SEZ Rules provides that an SEZ for multi-product shall have a contiguous area of 50 hectares or more but shall not exceed 5000 hectares. Considering the same, they have stated that the total area of Dahej SEZ is 1682 hectares whereas the area allotted to OPaL is 529 hectares, therefore even after de-notification of area allotted to OPaL, Dahej SEZ will have area more than the minimum area required to comply with the provisions of the Rule 5 of SEZ Rules.

The subject matter of de-notification of the land occupied by the Unit is being submitted to the Board of Approval for an appropriate decision. Application of the Developer in Form C5 is required to be forwarded to the Board in terms of Rule 6(1)(iii) which is reproduced below for the sake of brevity –

Rule 6(1)(iii) of the SEZ Rule, 2006-

The Central Government may review the letter of approval granted under sub-rule (1) of rule 6 on the recommendation of the Board in the following circumstances, namely:-

(iii) the Developer submits application in Form C5 for decrease in the
area to the concerned Development Commissioner, as specified in
Annexure III, who, within a period of fifteen days, shall forward it to the
Board with his recommendations.".