



# Technocraft Industries (India) Limited

CIN No : L28120MH1992PLC069252  
PAN No. : AAAC2724P  
Tel.: : (91) 22-4098 2222 / 4098 2202  
Fax : (91) 22-2836 7037 / 2835 6559  
E-mail : technocraft@technocraftgroup.com  
Web. : www.technocraftgroup.com



h-7

*Executive Director*  
*Dy Director (Balu Ugale)*  
A-25, M.I.D.C., STREET NO. 3,  
MAROL INDUSTRIAL AREA,  
OPP. E.S.I.S. HOSPITAL, ANDHERI (E),  
MUMBAI - 400 093 (INDIA)

03/07/2017

To,  
Maharashtra Electricity Regulatory Commission,  
13<sup>th</sup> Floor, Center No. 1, World Trade Center,  
Cuff Parade, Colaba, Mumbai – 400 005.

Respected Sir,

Sub: Verification and compliance of Renewable Purchase obligation for FY 2010 to 2014  
Ref: Notice : MERC/Case no 101 of 2017/ 2017-2018/3276 dated 23 June 2017.

We are manufacturer exporters of various textile and light engineering products. Exporting our products to more than 70 countries world wide, all most 95% of our total production from all units is exported. Ours is a continuous process industry and uninterrupted power is a basic requirement for our manufacturing units.

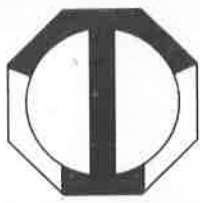
We established a 15 MW thermal **Co generation power** plant in year 2010 to cater to our captive requirements of quality uninterrupted power and our requirement for steam for various process.

As our power plant is a Co-generation plant utilizing two source of energy we are classified under non obligated entity and as such we have not procured any renewable energy certificate/power.

We have already informed office of MEDA about our status as Co –Generation captive power plant and have submitted required documents to this effect.

We are enclosing here with following documents for your ready reference and record:

- 1) Copy of certificate issued by Electrical Inspector certifying installation and operation of Co-Generation power plant
- 2) Copy of MPCB consent letter duly showing consent to generate power and steam for industrial use
- 3) Copy of our request letter send to MEDA for registration as Co-generation plant dated 18/01/2012
- 4) Copy of our request letter send to MEDA for registration as Co-generation plant dated 2/4/2013
- 5) Copy of our letter addressed to the Commission (MERC) intimating our status as Co-generating captive power plant dated 2/4/2013
- 6) Copy of our letter dated 4/06/2013 submitted to office of MEDA during personal hearing
- 7) Copy of our letter dated 3/2/2015 submitted to MEDA
- 8) Copy of our letter dated 23/11/2015 submitted to MEDA
- 9) Copy of our letter dated 25/4/2017 submitted to MEDA



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MUMBAI - 400 093 (INDIA)

We request your Honor to take above documents on record and allow us exemption from procurement of RPO under the facility provided to the non-obligated entities.

Thanking you,  
Yours Faithfully,

For Technocraft Industries India Ltd.

  
Authorized Signatory  
(Vikas Patangia)



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MAROL INDUSTRIAL AREA,  
OPP. E.S.I.S. HOSPITAL, ANDHERI (E),  
MUMBAI - 400 093 (INDIA)

25/04/2017

To,  
The General Manager (REC, R & D)  
Maharashtra Energy Development Agency,  
Sr. Number 191, Phase – 1,  
MHADA Commercial Complex, II floor,  
Opp: Tridal Nagar, Yerwada  
PUNE - 411 006 (Maharashtra), INDIA

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Dear Sir,

Ref: Your letter reference no: BP/PRO-STATUS/CR-116-B/2016-17/1322 dt 30-3-17

Sub: Exemption from RPO to Co-Gen Power plant

We once again wish to reiterate that we have installed a 15 MW co generation thermal power plant our plant is designed for steam recovery and the same is used by our fabric dying and processing unit, as you are aware co generation units are exempted from RPO obligation we have not procured any REC certificates.

We further wish to bring it to your notice that there is specific order from the appellant tribunal confirming that co – generation plants are not required to fulfill RPO and as such all co – gen plants are exempted.

We had submitted all relevant documents to your office last year as well. We are enclosing here with copy of our last letter for your ready reference.

Thanking you,

Yours Faithfully,  
For Technocraft Industries India Ltd.

Authorised Signatory  
( Vikas Patangia )



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OPP. E.S.I.S. HOSPITAL, ANDHERI (E),  
MUMBAI - 400 093 (INDIA)

The General Manager (REC, R & D)  
Maharashtra Energy Development Agency,  
Sr. Number 191, Phase - 1,  
MHADA Commercial Complex, II floor,  
Opp: Tridal Nagar, Yerwada  
PUNE - 411 006 (Maharashtra), INDIA

Dear Sir,

Ref: Your letter reference no: BP/PRO-STATUS/CR-116/2014-15/275 dt 20-1-15  
Sub: Exemption from RPO to Co-Gen Power plant

We are surprised to receive yet another letter from your office asking us to submit data regarding RPO achievement in FY 2014-15.

We once again wish to reiterate that we have installed a 15 MW co generation thermal power plant our plant is designed for steam recovery and the same is used by our fabric dying and processing unit, as you are aware co generation units are exempted from RPO obligation we have not procured any REC certificates.

We have brought this fact to your notice several times and even attended a review meeting organized by the department on 4<sup>th</sup> June 2013 at your Pune office. During the meeting we explained this fact to the concerned officer present in the meeting and requested them to make required amendment in your office records. We also submitted all relevant documents confirming our installation of co-generation plant vide our letter dated 4/6/2013.

We are once again enclosing here with following documents for your ready reference and record:

- 1) Copy of our letter dated 18/1/2012 requesting your office to register us as Co-Gen Plant
- 2) Copy of our letter dated 2/4/2013 informing your office that we are exempt from RPO
- 3) Copy of our letter dated 2/4/2013 addressed to MERC informing our status as co-Gen Plant
- 4) Copy of Certificate issued by Electrical Inspector dated 31/5/2013 confirming our status
- 5) Copy of MPCB license showing generation of power and Steam as Co - Generation
- 6) Copy of our letter dated 4/6/13 submitted during meeting at your office.

We once again request you to rectify your records so that we do not receive regular request for fulfilling RPO from your office.

Thanking you,  
Yours Faithfully,

For Technocraft Industries India Ltd.

  
Authorised Signatory

Unique date:



RLAD MAROL BAZAR <400059>  
B RM709234157IN  
Counter No:2, OP-Code:02  
To: THE GEN MANAGER, MAH ENERGY  
Yerwada S.O, PIN:411006  
From: TECHNOCRAFT, MUMBAI  
Wt:46grams,  
Amt:35.00, 04/02/2015, 10:12



# Technocraft Industries (India) Limited

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OPP. E.S.I.S. HOSPITAL, ANDHERI (E),  
MUMBAI - 400 093 (INDIA)

To,  
The General Manager (REC, R & D)  
Maharashtra Energy Development Agency,  
Sr. No. 191, Phase -1, 2<sup>nd</sup> Floor,  
MHADA Commercial Complex,  
Opp. Tridal Nagar, Yerwada  
Pune – 411 006. Maharashtra.

04/06/2013

Dear Sir,

Ref: Your letter no. BP/RPO-STATUS/2013/2270 dated 23 May 2013

We have received a letter from your office asking us to provide details of RPO data and attend a meeting held at your office in this regard.

We wish to inform you that we have installed a 15 MW thermal co generation plant, our plant is designed for steam recovery for fabric dying process, as you are aware co generation units are exempted from RPO obligation and as such we have not procured any REC certificate.

We had intimated this fact to your office vide our letter dated 18/01/2012 and had requested to register our unit as co generating unit.

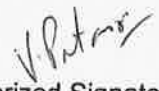
We are enclosing here with following documents for your perusal and record:

1. Copy of Certificate issue by Electrical Inspector dated- 31/05/2013
2. Copy of Project report of our 15 MW co gen plant
3. Copy of Pollution control board approval duly showing generation of power and steam for Other industrial purpose
4. Copy of letter addressed to your office dated. 18/01/2012
5. Copy of letter addressed to your office dated. 02/04/2013
6. Copy of letter addressed to MERC date. 02/04/2013
7. Copy of letter from MSEDCL showing our unit as co gen unit. Dated.19/06/2010
8. Copy of letter submitted for registration of plant as co gen plant. Dated.21/02/2012
9. Copy of letter from MSEDCL mentioned no consent is required from MSEDCL for Installation of generating station. Dated. 20/07/2009
10. Copy of latest CA certificate submit to MSEDCL dated 15/05/2013

We now request you to register our unit as co gen unit and update your records accordingly.

Thanking you,

Yours Faithfully  
For Technocraft Industries India Ltd.

  
Authorized Signatory





4 JUN 2013

# MAHARASHTRA POLLUTION CONTROL BOARD

Phone : 4010437/4020781  
/4037124/4035273  
Fax : 24044532/4024068 /4023516  
Email : enquiry@mpcb.gov.in  
Visit At : <http://mpcb.gov.in>



Kalpataru Point, 3rd & 4th floor, Sion- Matunga  
Scheme Road No. 8, Opp. Cine Planet Cinema, Near  
Sion Circle, Sion (E),  
Mumbai - 400 022

Consent order No MPCB/JD(APC)/TB-2/EICNo.KN-6470-13/CC-6731 Date 12/08/2013  
RED/LSI

To,

M/s. Technocraft Industries Ltd., (Power Dvsn.)  
(Captive Power Plant)  
Gut No. 370, Vill:- Dhanivali,  
Tal:- Murbad, Dist-Thane

Subject: Consent to Operate RED category.

Ref:1.EarlierConsentgrantedvideno.BO/RO(P&P)/EIC.No.

KN- 3116-09/CC- 160 dated 9.4.2010

2. Minutes of CC meeting held on 28.06.2013

Your application Dated:10/03/2013.

For: Consent to Renewal under Section 26 of the Water (Prevention & Control of Pollution) Act, 1974 & under Section 21 of the Air (Prevention & Control of Pollution) Act, 1981 and Authorization under Rule 5 of the Hazardous Wastes (M, H & T M) Rules 2008 is considered and the consent is hereby granted subject to the following terms and conditions and as detailed in the schedule I, II, III & IV annexed to this order:

1. The consent is granted for a period from 31.03.2013 to 31.08.2018.
2. The actual capital investment of the industry is Rs.36.14 Crs. (As per C.A.Certificate submitted by industry)
3. The Consent is valid for the manufacture of -

Sr. No.	Product / By-Product Name	Maximum Quantity
	Electricity Generation	1× 15 MW
	Steam Generation for Other Industrial Purpose	75 MT/Day

4. Conditions under Water (P&CP), 1974 Act for discharge of effluent:

Sr. no.	Description	Permitted quantity of discharge (CMD)	Standards to be achieved	Disposal
1.	Trade effluent	66.0	Yes	Recycle/reused for ash, coal handling, dust suppression etc. to the maximum extent(60 CMD) and remaining shall be used for Plantation
2.	Domestic effluent	4.0	Yes	On land

*[Signature]*



5. Conditions under Air (P& CP) Act, 1981 for air emissions:

Sr. no.	Description of stack / source	Number of Stack	Standards to be achieved
1.	Boiler	1	Yes

6. Conditions under Hazardous Waste (M, H & T M) Rules, 2008 for treatment and disposal of hazardous waste:

Sr. No.	Type Of Waste	Category	Quantity	UOM	Treatment	Disposal
1	Used/ spent oil	5.1	5	Kl/Yr.		Sale to authorized recycler

7. This Board reserves the right to review, amend, suspend, revoke etc. this consent and the same shall be binding on the industry.
8. This consent should not be construed as exemption from obtaining necessary NOC/permission from any other Government agencies.



For and on behalf of the  
Maharashtra Pollution Control Board

(V. M. Motghare)  
Member Secretary

Received Consent fee of -

Sr. No.	Amount(Rs.)	DD. No.	Date	Drawn On
1	275000/-	061980	5/3/2013	Bank of India
2	31250/-	095768	17/7/2013	

Copy to:

1. Regional Officer -Kalyan and Sub-Regional Officer-Kalyan-II, MPCB,Kalyan. They are directed to ensure the compliance of the consent conditions. And directed to obtain bank Guarantee of Rs. 5.0 lacs & Rs.2.0 lacs from industry.
2. Chief Accounts Officer, MPCB, Mumbai.
3. CC/CAC desk- for record & website updation purposes.





### Schedule-I

#### Terms & conditions for compliance of Water Pollution Control:

- 1) A] As per your application, you have provided the Effluent Treatment Plant (ETP) with the design capacity of 66CMD.

B] The Applicant shall operate the effluent treatment plant (ETP) to treat the trade effluent so as to achieve the following standards/ prescribed under EP Act, 1986 and Rules made there under from time to time, whichever is stringent.

Sr No.	Parameters	Standards prescribed by Board
	<b>I. Compulsory Parameters</b>	<b>Limiting Concentration in mg/l, except for pH</b>
01	pH	6.0 to 8.5
02	Oil & Grease	10
03	BOD (3 days 27oC )	100
04	Total Suspended Solids	2100
05	COD	250

C) Treatment : The applicant shall provide comprehensive treatment system consisting of primary / secondary and/or tertiary treatment as is warranted with reference to influent quality and operate and maintain the same continuously so as to achieve the quality of the treated effluent to the following standards :

- 1) The industrial effluent arising from various sections of power plant shall be given such treatment either collective or individually as the site condition permits that the final quality of effluent shall have following character standards :-

**a) Condenser Cooling Water :**

- |                            |                        |            |
|----------------------------|------------------------|------------|
| 1) pH                      | Between                | 6.5 to 8.5 |
| 2) Temperature             | Not to exceed          | 5 degree C |
|                            | Higher than the intake |            |
|                            | water temperature      |            |
| 3) Free available Chlorine | Not to exceed          | 0.5 mg/l.  |

**b) Boiler Blow down:-**

- |                     |               |     |       |
|---------------------|---------------|-----|-------|
| 1) Suspended Solids | Not to exceed | 100 | mg/l. |
| 2) Oil & Grease     | Not to exceed | 20  | mg/l. |
| 3) Copper (Total)   | Not to exceed | 1   | mg/l  |
| 4) Iron (Total)     | Not to exceed | 1   | mg/l. |

**c) Cooling Tower Blow down :-**

- |                            |               |     |       |
|----------------------------|---------------|-----|-------|
| 1) Free available Chlorine | Not to exceed | 0.5 | mg/l. |
| 2) Zinc                    | Not to exceed | 1   | mg/l. |
| 3) Chromium (Total)        | Not to exceed | 0.2 | mg/l. |
| 4) Phosphate               | Not to exceed | 5   | mg/l. |

**d) DM Plant Effluent :-**

- |                     |               |            |       |
|---------------------|---------------|------------|-------|
| 1) pH               | Between       | 5.5 to 9.0 |       |
| 2) BOD 3 days 27 C  | Not to exceed | 30         | mg/l. |
| 3) COD              | Not to exceed | 250        | mg/l  |
| 4) Suspended Solids | Not to exceed | 100        | mg/l. |
| 5) Oil & Grease     | Not to exceed | 20         | mg/l. |
| 6) TDS              | Not to exceed | 2100       | mg/l. |





D] The Applicant shall operate the sewage treatment system to treat the sewage so as to achieve the following standards/ prescribed under EP Act, 1986 and Rules made there under from time to time, whichever is stringent.

(1)	Suspended Solids.	Not to exceed	100	mg/l.
(2)	BOD 3 days 27oC.	Not to exceed	100	mg/l.

E] The treated sewage effluent shall be soaked in a soak pit, which shall be got cleaned periodically. The treated sewage effluent shall be disposed on land for gardening/irrigation.

2) The Board reserves its rights to review plans, specifications or other data relating to plant setup for the treatment of water, works for the purification thereof & the system for the disposal of sewage or trade effluent or in connection with the grant of any consent conditions. The Applicant shall obtain prior consent of the Board to take steps to establish the unit or establish any treatment and disposal system or and extension or addition thereto.

3) The industry shall ensure replacement of pollution control system or its parts after expiry of its expected life as defined by manufacturer so as to ensure the compliance of standards and safety of the operation thereof.

4) The Applicant shall comply with the provisions of the Water (Prevention & Control of Pollution) Cess Act, 1977 and as amended, by installing water meters, filing water cess returns in Form-I and other provisions as contained in the said act.

Sr. no.	Purpose for water consumed	Water consumption quantity (CMD)
1.	Industrial Cooling, spraying in mine pits or boiler feed	300
2.	Domestic purpose	5.0
3.	Processing whereby water gets polluted & pollutants are easily biodegradable	-
4.	Processing whereby water gets polluted & pollutants are not easily biodegradable and are toxic	-

5) The Applicant shall provide Specific Water Pollution control system as per the conditions of EP Act, 1986 and rule made there under from time to time/ Environmental Clearance / CREP guidelines.

#### Schedule-II

#### Terms & conditions for compliance of Air Pollution Control:

1. As per your application, you have erected following stack (s) and to observe the following fuel pattern-

Sr. No.	Stack Attached To	Height in Mtrs.	Type of Fuel	Quantity	UoM	S %	SO <sub>2</sub> Kg/Day
1	Boiler	60	Coal	234	T/D	1	234

2. The applicant shall operate and maintain above mentioned air pollution control system, so as to achieve the level of pollutants to the following standards;



Particulate matter	Not to exceed	100 mg/Nm <sup>3</sup> .
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3. The Applicant shall provide Specific Air Pollution control equipments as per the conditions of EP Act,1986 and rule made there under from time to time / Environmental Clearance / CREP guidelines. (Concern section shall mention specific control equipments)
4. The Applicant shall obtain necessary prior permission for providing additional control equipment with necessary specifications and operation thereof or alteration or replacement/alteration well before its life come to an end or erection of new pollution control equipment.  
The Board reserves its rights to vary all or any of the condition in the consent, if due to any technological improvement or otherwise such variation (including the change of any control equipment, other in whole or in part is necessary)

**Schedule-III**  
**Details of Bank Guarantees**

Sr. No.	Consent (C to E/O/R)	Amt of BG Imposed	Submission Period	Purpose of BG	Compliance Period	Validity Date
1	R	1) Rs.5.0 lacs	15 days	Operation maintenance & of pollution control system	--	31/12/2018
2	R	2)	15 days	Submission of Environment Statement	--	31/12/2018



## Schedule-IV

### General Conditions:

- 1) The applicant shall comply with the conditions stipulated in Environmental Clearance granted by Environment Dept. GoM vide No. Technocraft 2008/451/CR43/TC-Idtd.14.01.2009.
- 2) The applicant shall provide facility for collection of environmental samples and samples of trade and sewage effluents, air emissions and hazardous waste to the Board staff at the terminal or designated points and shall pay to the Board for the services rendered in this behalf.
- 3) Industry should monitor effluent quality monthly.
- 4) The industry should monitor stack emissions and ambient air quality monthly.
- 5) The applicant shall provide ports in the chimney/(s) and facilities such as ladder, platform etc. for monitoring the air emissions and the same shall be open for inspection to/and for use of the Board's Staff. The chimney(s) vents attached to various sources of emission shall be designated by numbers such as S-1, S-2, etc. and these shall be painted/ displayed to facilitate identification.
- 6) Whenever due to any accident or other unforeseen act or even, such emissions occur or is apprehended to occur in excess of standards laid down, such information shall be forthwith Reported to Board, concerned Police Station, office of Directorate of Health Services, Department of Explosives, Inspectorate of Factories and Local Body. In case of failure of pollution control equipments, the production process connected to it shall be stopped.
- 7) The applicant shall provide for an alternate electric power source sufficient to operate all pollution control facilities installed by the applicant to maintain compliance with the terms and conditions of the consent. In the absence, the applicant shall stop, reduce or otherwise, control production to abide by terms and conditions of this consent regarding pollution levels.
- 8) An inspection book shall be opened and made available to the Board's officers during their visit to the applicant. OR
- 9) The industry shall maintain visit book for visiting MPCB officials and shall made available at the time of visit and ensure recording of remarks of the officer thereon alone with his counter signature.
- 10) The applicant shall make an application for renewal of the consent at least 60 days before the date of the expiry of the consent.
- 11) Industry shall strictly comply with the Water (P&CP) Act, 1974, Air (P&CP) Act, 1981 and Environmental Protection Act, 1986 and industry specific standard under EP Rules 1986 which are available on MPCB website([www.mpcb.gov.in](http://www.mpcb.gov.in)).
- 12) The industry should comply with the Hazardous Waste (M, H & TM) Rules, 2008 and submit the Annual Returns as per Rule 5(6) & 22(2) of Hazardous Wastes (M, H & TM) Rules, 2008 for the preceding year April to March in Form-IV by 30<sup>th</sup> June of every year.
- 13) The industry shall constitute an Environmental cell with qualified staff/personnel/agency to see the day to day obligation toward pollution control and compliance of consent condition to be monitored/reviewed and to suggest further necessary improvement therein.
- 14) The ash content for coal used in thermal power plants shall not exceed 34%.
- 15) Separate drainage system shall be provided for collection of trade and sewage effluents. Terminal manholes shall be provided at the end of the collection system with arrangement for measuring the flow. No effluent shall be admitted in the pipes/sewers down stream of the terminal manholes. No effluent shall find its way other than in designed and provided collection system.



- 16) Neither storm water nor discharge from other premises shall be allowed to mix with the effluents from the factory.
- 17) The applicant shall install a separate meter showing the consumption of energy for operation of domestic and industrial effluent treatment plants and air pollution control system. A register showing consumption of chemicals used for treatment shall be maintained.
- 18) The industry should not cause any nuisance in surrounding area.
- 19) The industry shall take adequate measures for control of noise levels from its own sources within the premises so as to maintain ambient air quality standard in respect of noise to less than 75 dB (A) during day time and 70 dB (A) during night time. Day time is reckoned in between 6 a.m. and 10 p.m. and night time is reckoned between 10 p.m. and 6 a.m.
- 20) The applicant shall maintain good housekeeping.
- 21) The applicant shall bring minimum 33% of the available open land under green coverage/ plantation. The applicant shall submit a yearly statement by 30th September every year on available open plot area, number of trees surviving as on 31st March of the year and number of trees planted by September end.
- 22) Solid Waste – The non-hazardous solid waste arising in the factory premises, sweepings, etc. be disposed of scientifically so as not to cause any nuisance / pollution. The applicant shall take necessary permissions from civic authorities for disposal to dumping ground.
- 23) The applicant shall not change or alter the quantity, quality, the rate of discharge, temperature or the mode of the effluent/emissions or hazardous wastes or control equipments provided for without previous written permission of the Board. The industry will not carry out any activity, for which this consent has not been granted/without prior consent of the Board.
- 24) The firm shall submit to this office, the 30th day of September every year, the Environmental Statement Report for the financial year ending 31st March in the prescribed Form-V as per the provisions of rule 14 of the Environment (Protection) (Second Amendment) Rules, 1992.
- 25) The industry shall ensure that fugitive emissions from the activity are controlled so as to maintain clean and safe environment in and around the factory premises.
- 26) The industry shall comply with the notification issued by MoEF for utilization of flyash from coal or lignite based thermal power plants dated 14<sup>th</sup> September, 1999 and as amended on 3<sup>rd</sup> November, 2009.
- 27) The industry shall submit quarterly statement in respect of industries obligation towards consent and pollution control compliance's duly supported with documentary evidences (format can be downloaded from MPCB official site).
- 28) The industry shall submit official e-mail address and any change will be duly informed to the MPCB.
- 29) The industry shall achieve the National Ambient Air Quality standards prescribed vide Government of India, Notification dt. 16.11.2009.
- 30) The industry shall recycle/reprocess/reuse/recover Hazardous Waste as per the provision contain in the HW(MH&TM) Rules 2008, which can be recycled /processed/reused/recovered and only waste which has to be incinerated, shall go to incineration and waste which can be used for land-filling and cannot be recycled/reprocessed etc should go for that purpose. The applicant to reduce load on incineration and landfill site/environment.



**TO WHOMSOEVER IT MAY CONCERN**

This is to certify that M/s. Technocraft Industries (India) Ltd. unit located at Village-Dhanivali, Taluka-Murbad, and Dist.Thane-MS-421401 has installed 15MW Co-generation Thermal Power Captive plant in their Textile manufacturing unit in the year 2010. The Power plant installed by M/s. Technocraft Industries (India) Ltd. is supplying power to its various units for manufacturing of Cotton yarn, Knitted fabrics, Dyeing fabrics, Cotton garments, ERW pipes, Scaffoldings structures, Drum closures and other light engineering products. Power plant is designed for Power generation and the plant extraction steam is used in their Dyeing plant for fabric processing and garment finishing, installed within the same premises which are known as "Garment Division". This certificate is issued as per the request of the party vide their letter dated 24.05.2013 for intended purpose.

NoE.I.T.II/PA/ 385 /2013  
Office of the Electrical Inspector,  
Inspection Division No. II, I.E. & L. Deptt.,  
CFC Budg., Wagale Estate, Above Post Office,  
2nd Floor, Opp. Model Wooden Mill,  
Mulund Chek Naka, Thane (West).  
e-mail:- eeithane2@mtnl.net.in.  
Dated : 31.05.2013



Electrical Inspector  
Inspection Divn. No.-II, Thane (W).  
Industries, Energy & Labour Dept. Thane

RLAD MAROL BAZAR <400059>  
B RMO74008514IN  
Counter No:2, OP-Code:02  
To:MANAGER M E D A.YERWADA  
PUNE, PIN:411006

Wt:20grams.

Am:25.00 , 03/04/2013 , 12:32

<<Have a nice day>>

# Technocraft Industries (India) Limited

A-25, M.I.D.C., STREET NO. 3,  
MAROL INDUSTRIAL AREA,  
OPP. E.S.I.S. HOSPITAL, ANDHERI (E),  
MUMBAI - 400 093 (INDIA)

To,  
The General Manager (REC , R & D)  
Maharashtra Energy Development Agency,  
Sr. No. 191, Phase -1, 2<sup>nd</sup> Floor,  
MHADA Commercial Complex,  
Opp. Tridal Nagar, Yerwasa,  
Pune – 411 006. Maharashtra.

02/04/2013

Dear Sir,

Ref: Your letter no. BP/RPO-STATUS/2012-13/1007 dated 06 March 2013

We have received a letter from your office asking us to submit RPO data in prescribed format towards fulfillment of obligation being a captive producer and consumer.

In this regard we wish to clarify that we have installed a 15 MW co gen power plant, we are consuming majority of our power produced for manufacturing of various products, we are also recovering steam and the same is used for process house operation.


We have submitted our request for registration of our plant as co – gen plant vide our letter dated 18/01/2012 (copy enclosed for ready reference) to your office.

As we are operating co gen plant we are exempted from RPO obligation and as such we have not procured any RPO certificates.

We once again request you to update your records and send us registration certificate duly showing our status as co gen plant.

Thanking you,  
Yours faithfully,

For Technocraft Industries India Ltd.

  
Authorised Signatory



# Industries (India) Limited

RLAD MAROL BAZAR <400059>  
R RMO740085281N  
Counter No:2, OP-Code:02  
To: SECRETARY M E R C, COLABA  
MUMBAI, PIN:400005

Wt:20grams.

Amt:25.00 . 03/04/2013 . 12:33

<<Have a nice day>>

A-25, M.I.D.C., STREET NO. 3,  
MAROL INDUSTRIAL AREA,  
OPP. E.S.I.S. HOSPITAL, ANDHERI (E),  
MUMBAI - 400 093 (INDIA)

To,  
The Secretary,  
Maharashtra Electricity Regulatory Commission,  
13<sup>th</sup> Floor, Center no 1, World Trade Center,  
Cuff Parade, Colaba, Mumbai – 400 005.

02/04/2013

Dear Sir,

Ref: Your letter no. MERC/TECH-XII/RPO Corresp/2012-13/02808 dt. 6/03/2013

We have received a letter from your office asking us to submit RPO data in prescribed format towards fulfillment of obligation being a captive producer and consumer.

In this regard we wish to clarify that we have installed a 15 MW co gen power plant, we are consuming majority of our power produced for manufacturing of various products, we are also recovering steam and the same is used for process house operation.

We have already submitted our request for registration of our plant as co – gen plant to office of MEDA, vide our letter dated 18/01/2012 (copy enclosed for ready reference).

As we are operating co gen plant we are exempted from RPO obligation and as such we have not procured any RPO certificates.

We once again request you to update your records and register us as co generating plant in your records.

Thanking you,  
Yours faithfully,

For Technocraft Industries India Ltd.

  
Authorised Signatory





# Technocraft Industries (India) Limited

Tel.: : (91) 4098 2222 / 4098 2202  
Fax : (91) 22-2836 7037 / 2835 6559  
E-mail : technocraft@technocraftgroup.com  
Web. : technocraftgroup.com

A-25, M.I.D.C., STREET NO. 3,  
MAROL INDUSTRIAL AREA,  
OPP. E.S.I.S. HOSPITAL, ANDHERI (E),  
MUMBAI - 400 093 (INDIA)

To,  
Maharashtra Energy Development Agency,  
MHADA Commercial Complex, II floor,  
Opp: Tridal Nagar, Yerwada  
PUNE - 411 006 (Maharashtra), INDIA  
PHONE - 91-020-26614393 / 26614403

18/01/2012

Dear Sir,

Sub: 15 MW thermal co generation plant

We are pleased to inform you that we have installed a 15 MW co generation captive generation plant along with our textile manufacturing units at village Dhanavili, on Murbad road, Taluka Murbad, dist Thane.

We have six different manufacturing units in the vicinity of 3 KM from the power generating station manufacturing, 100% cotton yarn, knitted fabric, fabric dying, knitted garments, scaffolding structures, ERW pipes, drum closures, form work structures and other light engineering products.

Our captive generating plant is catering to the energy needs of our units and close to 55% generation is consumed by our own units, our plant is designed for steam recovery and steam is also used by process house, garment unit during generation process.

We request you to register our plant as Thermal Co generation plant in your records.

We will be pleased to provide any further information you may require in this regard.

Thanking you,  
Yours faithfully,

For Technocraft Industries (India) Ltd.

*V. Patil*

Authorized signatory

