



Zuari Cement
HEIDELBERGCEMENT Group

Zuari Cement Limited
CIN: U26942AP2000PLCO50415
Sitapuram Power Plant,
Sitapuram, Dondapadu Village,
Chinthala Palem Mandal,
District Suryapet,
Telangana State - 508246
Website: www.zuaricements.com

Ref.No:TGERC/HYD/KP/24/08/2024/01

Dated: 24.08.2024

To
The Commission Secretary (FAC),
Hon'ble Telangana State Electricity Regulatory Commission,
11-4-660,5th Floor,Singareni Bhawan,Red Hills,
Lakadikapul,Hyderabad-500 004.

Respected Sir,

Sub:- Zuari Cement Limited (Service No SPT:543) – Comments/Suggestions on RPPO compliance for FY 2022-2023-Submitted-Reg.

Ref: 1.TSERC O.P.No.09 of 2024(Suo-Moto),dated:03-08-2024.
2.Lr.No.CE/SLDC/REC/F.RPPO/D.No.409/24, dated:07-08-2024.

With reference to your public notice OP.No.09 of 2024 (Suo-Moto) dated 03.08.2024, we here with mentioned below our objections/comments /suggestions on non-compliance of RPPO obligations for FY 2022-2023.

We wish to inform you the following facts of your kind notice.

FY 2022-2023.

We have fully complied the RPPO obligation for both Solar & Non-solar through purchase of REC certificates from IEX.

Comments/ Suggestions: -

We are requesting for a grace period of at least 6-9 months for procuring REC's the reason behind this is the Commission/TG TRANSCO is asking us to procure REC's on or before 31st March of the financial year to comply the RPPO obligation. So that we are purchasing RECs on assumption basis instead of actual basis. Hence, we request the commission to provide or allow a grace period of 6-9 months to comply the RPPO obligation on actual power consumption.

In the past, the Commission has allowed adjustments for shortfall in RECs, permitting procurement in the next financial year. We would like to request that the Commission extend this policy further, allowing adjustments in **Excess/Shortfall** RECs procurement to carry forward into subsequent financial years.



Registered Office:
Krishna Nagar - 516 311
Yerraguntla, Dist. - Kadapa,
Andhra Pradesh, India



In the purchase of solar and non-solar RECs, we respectfully request that the Commission consider following **CERC Norms** instead of TSERC. The CERC Norms allow for the fulfilment of RPPO obligations without specifying whether the RECs must be solar or non-solar. This flexibility will be beneficial for our company in fulfilling our required quantum without the constraint of separate obligations for solar and non-solar.

Therefore, by the aforesaid submissions, the Honourable Commission may be pleased to reconsider the above submission made by us and consider our comments/ suggestions for RPPO obligation compliance.

Thanking You,

Yours faithfully,

for ZUARI CEMENT LIMITED



K PAPAARAO

Plant Head-Sitapuram Power plant.

