



Date: 06/03/2024

To,
Regional Officer,
Ministry of Environmental and Forests,
Regional Office,
Aranya Bhavan, Sector 10A
Gandhinagar – 382010

Subject: Submission of compliance report of Environment Clearance for the period of 1st July, 2023 to 31st December, 2023

Environmental Clearance:

1. **No. SEIAA/GUJ/EC/5(f)/941/2018** Granted by State Level Environment Impact Assessment Authority, Gujarat dated 11th Sept, 2018.
2. **No. SEIAA/GUJ/EC/5(f)/2772/2022** Granted by State Level Environment Impact Assessment Authority, Gujarat dated 22th Nov, 2022.

Respected Sir,

In concern with above subject and reference number we would like to inform you that our exiting unit **M/s. Privi Speciality Chemicals Ltd. (Unit VI)**, is located at **Plot No.765, Jhagadia Industrial Estate, Jhagadia, Bharuch** We have obtained **Environment Clearance** from **State Level Environment Impact Assessment Authority, Gujarat** vides latter No. **SEIAA/GUJ/EC/5(f)/941/2018 & Amendment No. SEIAA/GUJ/EC/5(f)/2772/2022** for following products:-

Sr. no.	Name of the Products	CAS / SI no.	Quantity (MT/Month)			End-use of the products *
			Existing	Proposed	Total	
1	Group A					
1.1	2,6/2,4 Xylidine	95-68-1/87-62-7	Either or all total not to exceed 300	-300	00	---
1.2	OTBCHA	88-41-5		Either or all total not to exceed 300	Either or all total not to exceed 300	Flavour and Fragrance
1.3	Phenyl ethyl acetate	103-45-7				
1.4	Fruity woody compound AG1	NA				
2.	Group B					
2.1	Dimethyl Octanol	16-21-8	Either or all total not to exceed 55	00	Either or all total not to exceed 55	Flavour and Fragrance
2.2	COL Crude	106-22-9,1335-43-9				
2.3	Rose compound AG-1	NA				
2.4	Rose compound AG-2	NA				
3	Group B2					
3.1	2,4,5 Tri Chloro	636-30-6	Either or	-300	00	---

PRIVI SPECIALITY CHEMICALS LIMITED



Uni VI : Plot No- 765, Road No-2, GIDC Industrial Estate, Jhagadia, Dist- Bharuch, Pin - 393 110 (GUJARAT)
Tel. : +91 2645 663300 / 226389 / 9825115899 / 9979888841 | Fax : 91 2645 226389

Knowledge Centre & Regd. Office : Privi House, A-71, TTC, Thane Belapur Road, Near Kopar Khairane Railway Station, Navi Mumbai - 400 710. India | Tel.: +91 22 33043500 / 33043600/ 68713200 / 27783040 / 41 / 45
Fax : +91 22 27783049 Email : enquiry@privi.co.in | web : www.privico.com | CIN : L15140MH1985PLC286828



Sr. no.	Name of the Products	CAS / SI no.	Quantity (MT/Month)			End-use of the products *
			Existing	Proposed	Total	
	Aniline		all total			
3.2	PTBCHA	322210-23-4	not to exceed 300	00	Either or all total not to exceed 300	Flavour and Fragrance
3.3	Fruity Rose Wood compound AG 1	NA				
4	Group C					
4.1	PEA	60-12-8	Either or all total not to exceed 225	00	Either or all total not to exceed 225	Intermediate
4.2	Cis-Pinane	4795-86-2				
4.3	Para-Tertiary Butyl Cyclohexanol (PTBCH)	98-52-2				Flavour and Fragrance
4.4	Ortho-Tertiary Butyl Cyclohexanol (OTBCH)	13491-79-7				
5	Menthone & Intermediate & its derivatives					
5.1	Menthone	89-80-5, 1074-95-9	200	-200	00	--
5.2	Menthol	89-78-1, 15356-70-4				
5.3	Menthyl acetate	89-48-5, 29066-34-0				
5.4	Menthyl Lactate	17162-29-7				
6.	Phenyl Ethyl Alcohol & Intermediates & its derivatives					
6.1	Styrene Oxide / Styrene Epoxide	96-9-3	400	-400	00	--
6.2	Phenyl Ethyl Alcohol	60-12-8				
6.3	Phenyl Ethyl Phenyl Acetate (PEPA)	102-20-5				
6.4	Phenyl Ethyl Methyl Ether (PEME)	3558-60-9				
6.5	Phenyl Acetaldehyde	122-78-1				
6.6	Phenyl Acetyl Dimethyl Acetal (PADMA)	101-48-4				
7.	Hydrogenation of Intermediates					
7.1	Aroma & Aromatic chemicals hydrogenation	NA	200	00	200	Flavour and Fragrance

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Sr. no.	Name of the Products	CAS / SI no.	Quantity (MT/Month)			End-use of the products *
			Existing	Proposed	Total	
8.	Alcohols & Intermediates & Its derivatives					
8.1	Terpin-4-ol (4-Terpineol)	562-74-3, 1336-05-6	400	-150	250	Flavour and Fragrance
8.2	Terpinolenes various grades (10 to 99)	NA				
8.3	Carvacrol	499-75-2				
8.4	Isobornyl Cyclohexanol (IBCH)	3407-42-9				
8.5	Thymol	89-83-8				
8.6	Isocamphyl Cyclohexanol (ICCH)	66068-84-6	00	250		
9.	Aroma Chemicals & Intermediates & Its derivatives					
9.1	Terpinyl Methyl ether (TME)	14576-08-0	300	-200	100	Flavour and Fragrance
9.2	Herbather	24691-15-4				
9.3	Cedarnol	7070-15-7				
9.4	Ethyl Fruitate/ Fruberry	80657-64-3, 80623-07-0				
9.5	Ambernol	139504-68-0				
9.6	Citronellal (CAL)	106-23-0				
9.7	Citronellol (COL)	106-22-9, 1335-43-9				
9.8	Maltol	118-71-8				
9.9	Ethyl Maltol	11-8-4940		-300	00	--
10.	Galaxmusk pure & its derivatives	1222-05-5	00	400	400	Flavour and Fragrance
11.	Galaxmausk & its blends various solvents/diluents like DEP/IPM/DPG/PG Others and with aroma chemicals	---	00	300	300	Flavour and Fragrance
12.	Hydrogen Gas	---	00	35	35	Raw material
13.	Galaxmeran	33704-61-9	00	5	5	Flavour and Fragrance

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Sr. no.	Name of the Products	CAS / SI no.	Quantity (MT/Month)			End-use of the products *
			Existing	Proposed	Total	
14.	Galaxkone	---	00	5	5	Flavour and Fragrance
15.	Distilled Turpentine	---	00	215	215	Flavour and Fragrance
16.	Blend of Musk Fraction	---	00	133	133	Flavour and Fragrance
17.	Mixture of Terpenes	---	00	98	98	Flavour and Fragrance
18.	Saturated Mix Alcohol	---	00	27	27	Flavour and Fragrance
19.	Musky odour compound MG1	---	00	25	25	Flavour and Fragrance
20.	Dipentene	138-86-3	00	72	72	Flavour and Fragrance
21.	Acetic Acid	64-19-7	00	136	136	Raw material
Total			2380	501	2881	

Here we are submitting Compliance Report of both Environment Clearances for the period of 1st July, 2023 to 30th December, 2023.

Thanking you,



Enclosures:

1. Compliance Reports for the period (1st Jan, 2023 to 30th June, 2023).
2. Copy of both Environment Clearances.

PRIVI SPECIALITY CHEMICALS LIMITED

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**ENVIRONMENT CLEARANCE COMPLIANCE REPORT,
JULY-DECEMBER, 2023**

Compliance Report of	:	M/s. Privi Speciality Chemicals Ltd. (Unit VI)
Address of the Company	:	Plot No. 765, Jhagadia Industrial Estate, Jhagadia, Dist.: Bharuch, Gujarat – 393110.
EC. No.	:	SEIAA/GUJ/EC/5(f)/2772/2022 dated 22/11/2022 obtained from State Level Environmental Impact Assessment Authority, Gujarat.
Period of Compliance report	:	1 st JULY 2023 to 31 st DECEMBER 2023

PRODUCT LIST

Sr. no.	Name of the Products	CAS / SI no.	Quantity (MT/Month)			End-use of the products*
			Existing	Proposed	Total	
1	Group A					
1.1	2,6/2,4 Xylidine	95-68-1/87-62-7	Either or all total not to exceed 300	-300	00	---
1.2	OTBCHA	88-41-5		Either or all total not to exceed 300	Either or all total not to exceed 300	Flavour and Fragrance
1.3	Phenyl ethyl acetate	103-45-7				
1.4	Fruity woody compound AG1	NA				
2.	Group B					
2.1	Dimethyl Octanol	16-21-8	Either or all total not to exceed 55	00	Either or all total not to exceed 55	Flavour and Fragrance
2.2	COL Crude	106-22-9,1335-43-9				
2.3	Rose compound AG-1	NA				
2.4	Rose compound AG-2	NA				
3	Group B2					
3.1	2,4,5 Tri Chloro Aniline	636-30-6	Either or all total not to exceed 300	-300	00	---
3.2	PTBCHA	322210-23-4		00	Either or all total not to exceed 300	Flavour and Fragrance
3.3	Fruity Rose Wood compound AG 1	NA				
4	Group C					
4.1	PEA	60-12-8	Either or all total not to exceed 225	00	Either or all total not to exceed 225	Intermediate
4.2	Cis-Pinane	4795-86-2				
4.3	Para-Tertiary Butyl Cyclohexanol (PTBCH)	98-52-2				Flavour and Fragrance
4.4	Ortho-Tertiary Butyl Cyclohexanol (OTBCH)	13491-79-7				

Sr. no.	Name of the Products	CAS / SI no.	Quantity (MT/Month)			End-use of the products*
			Existing	Proposed	Total	
5	Menthone & Intermediate & its derivatives					
5.1	Menthone	89-80-5, 1074-95--9	200	-200	00	--
5.2	Menthol	89-78-1, 15356-70-4				
5.3	Menthyl acetate	89-48-5, 29066-34-0				
5.4	Menthyl Lactate	17162-29-7				
6.	Phenyl Ethyl Alcohol & Intermediates & its derivatives					
6.1	Styrene Oxide / Styrene Epoxide	96-9-3	400	-400	00	--
6.2	Phenyl Ethyl Alcohol	60-12-8				
6.3	Phenyl Ethyl Phenyl Acetate (PEPA)	102-20-5				
6.4	Phenyl Ethyl Methyl Ether (PEME)	3558-60-9				
6.5	Phenyl Acetaldehyde	122-78-1				
6.6	Phenyl Acetyl Dimethyl Acetal (PADMA)	101-48-4				
7.	Hydrogenation of Intermediates					
7.1	Aroma & Aromatic chemicals hydrogenation	NA	200	00	200	Flavour and Fragrance
8.	Alcohols & Intermediates & Its derivatives					
8.1	Terpin-4-ol (4-Terpineol)	562-74-3, 1336-05-6	400	-150	250	Flavour and Fragrance
8.2	Terpinolenes various grades (10 to 99)	NA				
8.3	Carvacrol	499-75-2				
8.4	Isobornyl Cyclohexanol (IBCH)	3407-42-9				
8.5	Thymol	89-83-8				
8.6	Isocamphyl Cyclohexanol (ICCH)	66068-84-6	00	250		
9.	Aroma Chemicals & Intermediates & Its derivatives					
9.1	Terpinyl Methyl ether (TME)	14576-08-0	300	-200	100	Flavour and Fragrance
9.2	Herbather	24691-15-4				
9.3	Cedarnol	7070-15-7				
9.4	Ethyl Fruitate/ Fruberry	80657-64-3, 80623-07-0				
9.5	Ambernol	139504-68-0				
9.6	Citronellal (CAL)	106-23-0				
9.7	Citronellol (COL)	106-22-9, 1335-43-9				
9.8	Maltol	118-71-8		-300	00	--

Sr. no.	Name of the Products	CAS / SI no.	Quantity (MT/Month)			End-use of the products*
			Existing	Proposed	Total	
9.9	Ethyl Maltol	11-8-4940				
10.	Galaxmusk pure & its derivatives	1222-05-5	00	400	400	Flavour and Fragrance
11.	Galaxmausk & its blends various solvents/diluents like DEP/IPM/DPG/PG Others and with aroma chemicals	---	00	300	300	Flavour and Fragrance
12.	Hydrogen Gas	---	00	35	35	Raw material
13.	Galaxmeran	33704-61-9	00	5	5	Flavour and Fragrance
14.	Galaxkone	---	00	5	5	Flavour and Fragrance
15.	Distilled Turpentine	---	00	215	215	Flavour and Fragrance
16.	Blend of Musk Fraction	---	00	133	133	Flavour and Fragrance
17.	Mixture of Terpenes	---	00	98	98	Flavour and Fragrance
18.	Saturated Mix Alcohol	---	00	27	27	Flavour and Fragrance
19.	Musky odour compound MG1	---	00	25	25	Flavour and Fragrance
20.	Dipentene	138-86-3	00	72	72	Flavour and Fragrance
21.	Acetic Acid	64-19-7	00	136	136	Raw material
Total			2380	501	2881	

- ❖ In accordance with Consent CCA (AWH – 116001) dated 11/03/2022 & CCA amendment (AWH: 124119) & CCA Amendment (AWH- 132114) dated 05/02/2024 obtained from GPCB, Here we have provided actual production data from July 2023 to December 2023.

Sr. No.	Name of Product	Actual Production in MT/Month (July-Dec, 2023)						Average Monthly Production
		July	Aug	Sept	Oct	Nov	Dec	
1	Group A							
1.1	2,6/2,4 Xylidine	0	0	0	0	0	0	-
1.2	OTBCHA	190.7	258.7	237.3	204.0	228.9	225.7	224.2
1.3	Phenyl ethyl acetate	0	0	0	0	0	0	-
1.4	Fruity woody compound AG1	6.1	3.3	3.4	5.5	6.6	0	4.1
2.	Group B							
2.1	Dimethyl Octanol	0	0	0	0	0	0	-
2.2	COL Crude	20.7	62.3	38.5	59.2	20.8	41.9	40.6
2.3	Rose compound AG-1	4.8	4.0	6.6	8.2	9.0	0	5.4

Sr. No.	Name of Product	Actual Production in MT/Month (July-Dec, 2023)						Average Monthly Production
		July	Aug	Sept	Oct	Nov	Dec	
2.4	Rose compound AG-2	0	0	0	0	0	0	-
3	Group B2							
3.1	2,4,5 Tri Chloro Aniline	0	0	0	0	0	0	-
3.2	PTBCHA	145.9	191.5	181.1	149.8	159.7	226.7	175.7
3.3	Fruity Rose Wood compound AG 1	0	0	0	0	0	0	0.0
4	Group C							
4.1	PEA	0	0	0	0	0	0	-
4.2	Cis-Pinane	277.8	407.7	145.0	410.5	253.6	374.9	311.6
4.3	Para-Tertiary Butyl Cyclohexanol (PTBCH)	6.8	5.16	7.4	7.6	1.5	1.5	5.0
4.4	Ortho-Tertiary Butyl Cyclohexanol (OTBCH)	0	0	0	0	0	0	-
5	Menthone & Intermediate & its derivatives							
5.1	Menthone	0	0	0	0	0	0	-
5.2	Menthol	0	0	0	0	0	0	-
5.3	Menthyl acetate	0	0	0	0	0	0	-
5.4	Menthyl Lactate	0	0	0	0	0	0	-
6.	Phenyl Ethyl Alcohol & Intermediates & its derivatives							
6.1	Styrene Oxide / Styrene Epoxide	0	0	0	0	0	0	-
6.2	Phenyl Ethyl Alcohol	0	0	0	0	0	0	-
6.3	Phenyl Ethyl Phenyl Acetate (PEPA)	0	0	0	0	0	0	-
6.4	Phenyl Ethyl Methyl Ether (PEME)	0	0	0	0	0	0	-
6.5	Phenyl Acetaldehyde	0	0	0	0	0	0	-
6.6	Phenyl Acetyl Dimethyl Acetal (PADMA)	0	0	0	0	0	0	-
7.	Hydrogenation of Intermediates	0	0	0	0	0	0	-
7.1	Aroma & Aromatic chemicals hydrogenation	0	0	0	0	0	0	-
8.	Alcohols & Intermediates & Its derivatives	0	0	0	0	0	0	-
8.1	Terpin-4-ol (4-Terpineol)	37.3	0	40.6	38.3	42.7	43.3	33.7
8.2	Terpinolenes various grades (10 to 99)	0	0	0	0	0	0	-
8.3	Carvacrol	0	0	0	0	0	0	-
8.4	Isobornyl Cyclohexanol (IBCH)	0	0	0	0	0	0	-
8.5	Thymol	0	0	0	0	0	0	-
8.6	Isocamphyl Cyclohexanol (ICCH)	0	0	0	0	0	0	-

Sr. No.	Name of Product	Actual Production in MT/Month (July-Dec, 2023)						Average Monthly Production
		July	Aug	Sept	Oct	Nov	Dec	
9.	Aroma Chemicals & Intermediates & Its derivatives							
9.1	Terpinyl Methyl ether (TME)	0	0	0	0	0	0	-
9.2	Herbather	0	0	0	0	0	0	-
9.3	Cedarnol	0	0	0	0	0	0	-
9.4	Ethyl Fruitate/ Fruberry	0	0	0	0	0	0	-
9.5	Ambernol	0	0	0	0	0	0	-
9.6	Citronellal (CAL)	0	0	0	0	0	0	-
9.7	Citronellol (COL)	0	0	0	0	0	0	-
9.8	Maltol	0	0	0	0	0	0	-
9.9	Ethyl Maltol	0	0	0	0	0	0	-
10.	Galaxmusk pure & its derivatives	0	0	0	0	0	0	-
11.	Galaxmausk & its blends various solvents/diluents like DEP/IPM/DPG/PG Others and with aroma chemicals	0	0	0	0	0	0	-
12.	Hydrogen Gas	0	0	0	0	0	0	-
13.	Galaxmeran	0	0	0	0	0	0	-
14.	Galaxkone	0	0	0	0	0	0	-
15.	Distilled Turpentine	0	0	0	0	0	0	-
16.	Blend of Musk Fraction	0	0	0	0	0	0	-
17.	Mixture of Terpenes	0	0	0	0	0	0	-
18.	Saturated Mix Alcohol	0	0	0	0	0	0	-
19.	Musky odour compound MG1	0	0	0	0	0	0	-
20.	Dipentene	0	0	0	0	0	0	-
21.	Acetic Acid	0	0	0	0	0	0	-
TOTAL		690.3	932.9	660.1	883.4	723.1	914.1	--

❖ Present status of overall environmental performance vides EC No.– SEIAA/GUJ/EC/5(f)/2772/2022 dated 22/11/2022 is given hereunder:

Sr. No.	EC Conditions	Compliance Status
A. CONDITIONS:		
A. 1 SPECIFIC CONDITIONS:		
1.	Unit shall install CEMS [Continuous Emission Monitoring System] in line to CPCB directions to all SPCB vide letter no. B-29016/04/06PCI-1/5401 dated 05/02/2014 for effluent discharge and air emission as per pollutants discharge/emission from	<p>We have provide CEMS [Continuous Emission Monitoring System] and arrangement to show the online monitoring results on the company's server, which have assessable to GPCB on real time basis.</p> <p>Supporting photographs has been attached in Annexure 7.</p> <p>Hence, the condition is being complied.</p>

Sr. No.	EC Conditions	Compliance Status
	respective project and an arrangement shall also be done for reflecting the online monitoring results on the company's server, which can be assessable by the GPCB/CPCB on real time basis. [For Small/Large/Medium (Red Category) & Whichever (Air emission & Effluent discharge) is applicable.	
2.	Close loop solvent recovery system with adequate condenser system shall be provided to recover solvent vapors in such a manner that recovery shall be maximum and recovered solvent shall be reused in the process within premises.	<p>We would like to inform you that, the unit has obtained CCA (AWH: 116001) & CCA amendment (AWH: 124119) & CC&A Amendment (AWH:132114).</p> <p>As per EC We have provided Close loop solvent recovery system with adequate distillation system to recover Spent solvent (i.e. 95-98%) and it is completely reused in the process within premises.</p> <p>In the view of above, the condition is being complied.</p>
3.	Leak Detection and Repair (LDAR) program shall be prepared and implemented as per the CPCB guidelines. LDAR Logbooks shall be maintained.	<p>In our existing plant we have kept and maintained leakage control kit; LDAR program have prepared and implemented as per the CPCB guidelines and also maintained logbooks of LDAR.</p> <p>Hence, the condition is being complied.</p>
4.	The National Ambient Air Quality Emission Standards issued by the Ministry vide G. S. R. No. 826 (E) dated 16PP th PP November, 2009 shall be complied with.	<p>We have followed the condition as per guidelines.</p> <p>Hence, the condition is being complied.</p>
5.	National Emission Standards for Organic Chemicals Manufacturing industry issued by the Ministry vide G. S. R. 608 (E) dated 21/07/2010 and amended from time to time shall be followed.	<p>We have followed the condition as per guidelines.</p> <p>Hence, the condition is being complied.</p>
6.	Unit shall have to adhere to the prevailing area specific policies of GPCB with respect to the discharge of pollutants, and shall carry out the project development in accordance & consistence with the same.	<p>We have followed the condition as per guidelines.</p> <p>Hence, the condition is being complied.</p>
7.	All measures shall be taken to avoid soil and ground water contamination within premises.	<p>We have provided concrete roads and minimizing leakages and none of the activity from our unit will have any harmful impact on soil and ground water.</p> <p>Supporting photographs has been attached in Annexure 7.</p> <p>Hence, the condition is being complied.</p>
8.	a.PP shall obtain PESO permission	We have obtained PESO permission from the concerned Authority. PESO

Sr. No.	EC Conditions	Compliance Status
	for the storage and handling of hazardous chemicals.	permission is attached in Annexure-6 . Hence, the condition is being complied.
	b. PP shall provide Occupational Health Centre (OHC) as per the provisions under the Gujarat Factories Rule 68-U.	We have provided OHC Center for Employees. Hence, the condition is being complied.
	c. PP shall obtain fire safety certificate / Fire No-Objection certificate (NOC) from the concern authority as per SeEI, prevailing Rules / Gujarat Fire Prevention and Life Safety Measures Act, 2016.	We have obtained approved plan from DISH Authority. Hence, the condition is being complied.
	d. Unit shall adopt functional operations/process automation system including emergency response to eliminate associated with the hazardous processes.	We have implemented automation system and SCADA & PLC system in the process. Hence, the condition is being complied.
	e. PP shall carry out mock drill within the premises as per the prevailing guidelines of safety and display proper evacuation plan in the manufacturing area in case of any emergency or accident.	We are carrying out mock drill activity from time to time. Hence, the condition is being complied.
	f. PP shall install adequate fire hydrant system with foam trolley attachment within premises and separate storage of water for the same shall be ensured by PP.	We have provided Fire pump & Fire extinguisher within premises. Supporting photographs has been attached in Annexure 7 .
	g. PP shall take all the necessary steps for control of storage hazards within premises ensuring incompatibility of storage raw material and ensure the storage keeping safe distance as per the prevailing guidelines of the concerned authority.	We have provided dedicated storage for every Materials and Chemicals. Hence, the condition is being complied.
	h. PP shall take all the necessary steps for human safety within premises to ensure that no any harm is caused to any worker/employee or labour within premises.	We have provided PPE Kit and safety equipment to Employees in the Premises. Hence, the condition is being complied.
	i. Flame proof electrical fittings shall be provided in the plant	We have provided Flame Proof Electrical fittings. Hence, the condition is being complied.

Sr. No.	EC Conditions	Compliance Status																																									
	premises, wherever applicable.																																										
	j. Unit shall provide effective Isolation for Process area and storage of hazardous chemicals	We have constructed process area separately with all safety measures. Hence, the condition is being complied.																																									
	k. Unit shall never store drum/barrels/carboys of incompatible material/chemical together.	We have provided dedicated storage for every Materials and Chemicals in drums/Barrel. Hence, the condition is being complied.																																									
	l. Unit shall provide effective fire hydrants, water monitors & foam application system at solvent storage area and unit shall provide adequate safety system such as water sprinklers, water curtains, foam pouring system etc. to restrict cascade fire emergency in solvent storage area.	We have provided Fire pump & Fire extinguisher within premises. Supporting photographs has been attached in Annexure 7 .																																									
	m. Unit shall provide effective isolation for Process area and storage of hazardous chemicals.	We have constructed process area separately with all safety measures. Hence, the condition is being complied.																																									
A. 2 WATER:																																											
9.	Total water requirement for the project shall not exceed 860.44 KLD. Unit shall reuse 65.6 KLD of treated industrial effluent within premises. Hence, fresh water requirement shall not exceed 794.84 KLD and it shall be met through GIDC water supply only. Prior permission from concerned authority for withdrawal of water shall be obtained.	<p>We would like to inform you that, the unit has obtained CCA (AWH: 116001) & CCA amendment (AWH: 124119) & CC&A Amendment (AWH:132114). The data of water consumption during compliance period i.e. From July to December, 2023 is as below:</p> <table><tr><th colspan="4">Details of fresh water & recycled water consumption data (KL)</th></tr><tr><th rowspan="2">Months</th><th colspan="2">Fresh Water consumption</th><th rowspan="2">MEE Condensate Recycle</th></tr><tr><th>Domestic</th><th>Industrial</th></tr><tr><td>July-23</td><td>820</td><td>3236</td><td>1053</td></tr><tr><td>Aug-23</td><td>790</td><td>5336</td><td>1401</td></tr><tr><td>Sept-23</td><td>800</td><td>5126</td><td>1128</td></tr><tr><td>Oct-23</td><td>780</td><td>7454</td><td>1889</td></tr><tr><td>Nov-23</td><td>790</td><td>4402</td><td>1162</td></tr><tr><td>Dec-23</td><td>830</td><td>5643</td><td>1797</td></tr><tr><td>Sub Total</td><td>4810</td><td>31197</td><td rowspan="2">8430</td></tr><tr><td>Total</td><td colspan="2">36007</td></tr></table> <p>Total water consumption in Six months was 36007.0 KL. Hence average fresh water consumption per day will be 200.03 KLPD which is under prescribed limit.</p> <p>Hence, the condition is being complied.</p>	Details of fresh water & recycled water consumption data (KL)				Months	Fresh Water consumption		MEE Condensate Recycle	Domestic	Industrial	July-23	820	3236	1053	Aug-23	790	5336	1401	Sept-23	800	5126	1128	Oct-23	780	7454	1889	Nov-23	790	4402	1162	Dec-23	830	5643	1797	Sub Total	4810	31197	8430	Total	36007	
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10.	The industrial effluent generation from the project shall not exceed 297.7 KLD.	We would like to inform you that, the unit has obtained CCA (AWH: 116001) & CCA amendment (AWH: 124119) & CC&A Amendment (AWH:132114).The data of industrial wastewater generated & treated during compliance period i.e. From July to December, 2023 is as below:																																									

Sr. No.	EC Conditions	Compliance Status																											
			<table><thead><tr><th>Months</th><th>Quantity of Waste Water Feed from ETP to MEE (KL)</th><th>Quantity of Condensate Water recovered from MEE (KL)</th></tr></thead><tbody><tr><td>July-23</td><td>905</td><td>1053</td></tr><tr><td>Aug-23</td><td>1431</td><td>1401</td></tr><tr><td>Sept-23</td><td>1185</td><td>1128</td></tr><tr><td>Oct-23</td><td>1946</td><td>1889</td></tr><tr><td>Nov-23</td><td>1147</td><td>1162</td></tr><tr><td>Dec-23</td><td>1871</td><td>1797</td></tr><tr><td>Total</td><td>8485</td><td>8430</td></tr></tbody></table>	Months	Quantity of Waste Water Feed from ETP to MEE (KL)	Quantity of Condensate Water recovered from MEE (KL)	July-23	905	1053	Aug-23	1431	1401	Sept-23	1185	1128	Oct-23	1946	1889	Nov-23	1147	1162	Dec-23	1871	1797	Total	8485	8430		
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11.	<p>Management of industrial effluent shall be as under:</p> <p><u>Concentrated Stream :</u></p> <p>➤ Stream- 1: High COD high TDS stream: 19.41 KLD will be treated in Solvent striper. The concentrate 1.0 KLD will be sent to CHWIF, reject 16.91 KLD will be treated in MEE & Aq. Layer 1.5 KLD will be sent to ETP.</p> <p>➤ Stream- 2: High TDS stream: 34.98 KLD along with Stripper reject 16.91 KLD Total: 51.89 KLD will be treated in Multi Effect Evaporation (MEE) System from that MEE condensate 43.2 KLD will be reuse in industrial activity within premises & MEE residue will be goes to in house ATFD and from that 5.19 KLD ATFD Condensate water goes to ETP for further treatment & 3.5 MTPD generated salt will be sent to TSDF for dispose.</p> <p><u>Diluted Stream :</u></p> <p>➤ 243.31 KLD from Low COD process, washing & utility stream along with ATFD condensate: 5.19 KLD & Aq. Layer from solvent stripper: 1.5 KLD, thus total: 250 KLD shall be treated in adequate ETP (Having Primary, Secondary &</p>	<p>We would like to inform you that, the unit has obtained CCA (AWH: 116001) & CCA amendment (AWH: 124119) & CC&A Amendment (AWH:132114) regarding storage, treatment, and disposal of generated effluent as per obtained EC.</p> <p>Hence, the condition is being complied.</p>																											

Sr. No.	EC Conditions	Compliance Status																										
	Tertiary Treatment Unit) and treated effluent shall be discharged to deep sea (Arabian sea) through underground pipeline of Narmada Clean Tech Ltd. (NCTL) after complying with the norms prescribed by GPCB.																											
12.	Domestic wastewater generation shall not exceed 22.4 KL/day for proposed project and it shall be treated in STP. It shall not be disposed off into soak pit. Treated sewage shall be utilized for gardening and plantation purpose within premises after achieving on-land discharge norms prescribed by the GPCB.	<p>We would like to inform you that, the unit has obtained CCA (AWH: 116001) & CCA amendment (AWH: 124119) & CC&A Amendment (AWH:132114).The generation of domestic wastewater is not exceeding 22.4 KL/day and generated domestic wastewater is being treated in installed STP and then its being reused in gardedniig and plantation activity.</p> <p>The data of domestic water consumption & generation during compliance period i.e. from July to December 2023 is as below:</p> <table border="1"> <thead> <tr> <th rowspan="2">Months</th><th colspan="2">Domestic Water Consumption & Wastewater Generation(KL)</th></tr> <tr> <th>Water Consumption</th><th>Wastewater Generation</th></tr> </thead> <tbody> <tr> <td>July-23</td><td>820</td><td>656</td></tr> <tr> <td>Aug-23</td><td>790</td><td>632</td></tr> <tr> <td>Sept-23</td><td>800</td><td>640</td></tr> <tr> <td>Oct-23</td><td>780</td><td>624</td></tr> <tr> <td>Nov-23</td><td>790</td><td>632</td></tr> <tr> <td>Dec-23</td><td>830</td><td>664</td></tr> <tr> <td>Total</td><td>4810</td><td>3848</td></tr> </tbody> </table> <p>Hence, the condition is being complied.</p>	Months	Domestic Water Consumption & Wastewater Generation(KL)		Water Consumption	Wastewater Generation	July-23	820	656	Aug-23	790	632	Sept-23	800	640	Oct-23	780	624	Nov-23	790	632	Dec-23	830	664	Total	4810	3848
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13.	During monsoon season when treated sewage may not be required for the plantation / Gardening / Green belt purpose, it shall be stored within premises. There shall be no discharge of waste water outside the premises in any case.	<p>We have provided storage tank for store the water.</p> <p>Hence the condition has been complied.</p>																										
14.	Unit shall provide buffer water storage tank of adequate capacity for storage of treated waste water during rainy days.	<p>We have provided storage tank for store the water.</p> <p>Hence the condition has been complied.</p>																										
15.	The PP shall ensure to dispose off Wastewater to the Common Facilities having valid CTO of GPCB.	<p>Complied, we have to dispose off waste water to the Common Facilities having permission from GPCB.</p> <p>Hence the condition has been complied.</p>																										
16.	Treated waste water shall be sent to NCTL-underground pipeline only after complying with	<p>Noted, we assure you that Treated waste water shall be sent to NCTL-underground pipeline only after complying with prescribed norms by GPCB to ensure no adverse impact on Human Health and Environment.</p>																										

Sr. No.	EC Conditions	Compliance Status																											
	prescribed norms by GPCB to ensure no adverse impact on Human Health and Environment.	Hence the condition has been complied.																											
17.	The unit shall provide metering facility at the inlet and outlet of ETP and maintain records for the same.	<p>We would like to inform you that, According to CCA (AWH: 116001) & CCA amendment (AWH: 124119)& CC&A Amendment (AWH:132114).we have provided metering facility at inlet and outlet of the ETP and also maintain its records regularly.</p> <p>And it will be available at site for GPCB at a time of inspection.</p> <p>Hence, the condition is being complied.</p>																											
18.	Proper logbooks of ETP; reuse/ recycle of treated/ untreated effluent; chemical consumption in effluent treatment; quantity & quality of treated effluent; power consumption etc. shall be maintained and shall be furnished to the GPCB from time to time.	<p>We would like to inform you that, According to CCA (AWH: 116001) & CCA amendment (AWH: 124119), CC&A Amendment (AWH:132114). we are regularly maintain records of ETP; reuse/ recycle of treated/ untreated effluent; chemical consumption in effluent treatment; quantity & quality of treated effluent; power consumption etc.</p> <p>And it will be available at site for GPCB at a time of inspection.</p> <p>Hence, the condition is being complied.</p>																											
A. 3 AIR:																													
19.	Unit shall not exceed fuel consumption for Steam Boiler, Thermo packs, D.G. Sets as mentioned in EC no. SEIAA/GUJ/EC/5(f)/2772/2022 dated 22/11/2023.	<p>We would like to inform you that, According to CCA (AWH: 116001) & CCA amendment (AWH: 124119), CC&A Amendment (AWH:132114). we are using Lignite in Boiler and HSD in D.G. sets; Lignite & HSD consumption for a period of July-December 2023 is as below:</p> <table border="1"> <thead> <tr> <th colspan="3">Details of fuel consumption in boiler and DG set</th></tr> <tr> <th>Months</th><th>Quantity of Total Lignite Consumed in boiler (MT)</th><th>Quantity of HSD Consumption in DG Sets (Liter)</th></tr> </thead> <tbody> <tr> <td>July-23</td><td>571.26</td><td>Nil</td></tr> <tr> <td>Aug-23</td><td>517.49</td><td>Nil</td></tr> <tr> <td>Sept-23</td><td>568.13</td><td>Nil</td></tr> <tr> <td>Oct-23</td><td>760.67</td><td>Nil</td></tr> <tr> <td>Nov-23</td><td>504.91</td><td>Nil</td></tr> <tr> <td>Dec-23</td><td>728.00</td><td>Nil</td></tr> <tr> <td>Total</td><td>3650.46</td><td>Nil</td></tr> </tbody> </table> <p>From above data it can be stated that daily average consumption of Lignite in utilities is <u>20.280 MT/day</u> and Diesel DG Sets is <u>Nil</u> which is well within prescribed limit in consented limit.</p> <p>We assure you that our quantity of fuel consumption will be within prescribed limit.</p> <p>Hence, the condition is being complied.</p>	Details of fuel consumption in boiler and DG set			Months	Quantity of Total Lignite Consumed in boiler (MT)	Quantity of HSD Consumption in DG Sets (Liter)	July-23	571.26	Nil	Aug-23	517.49	Nil	Sept-23	568.13	Nil	Oct-23	760.67	Nil	Nov-23	504.91	Nil	Dec-23	728.00	Nil	Total	3650.46	Nil
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Sr. No.	EC Conditions	Compliance Status
20.	Unit shall provide adequate APCM with flue gas generation sources as mentioned in EC no. SEIAA/GUJ/EC/5(f)/2772/2022 dated 22/11/2022.	<p>We would like to inform you that, the unit has obtained CCA (AWH: 116001) & CCA amendment (AWH: 124119) & CC&A Amendment (AWH:132114).we have installed ESP as an APCM with Boiler (4 TPH) stacks respectively. And we have provided adequate stack height for D.G. Sets.</p> <p>Supporting photographs of the same have been enclosed in annexure 7.</p> <p>Hence, the condition is being complied.</p>
21.	Unit shall provide adequate APCM for process gas generation sources as mentioned in EC no. SEIAA/GUJ/EC/5(f)/2772/2022 dated 22/11/2023.	<p>We would like to inform you that, the unit has obtained CCA (AWH: 116001) & CCA amendment (AWH: 124119) & CC&A Amendment (AWH:132114).</p> <p>The unit has provided adequate APCM i.e. Water scrubber followed by alkali scrubber for HCL gas emission control.</p> <p>Supporting photographs of the same have been enclosed in annexure 7.</p> <p>Hence, the condition is being complied.</p>
22.	PP shall use approved fuels only as fuel in boilers, thermo packs and D G Sets.	<p>We assure you that we will use approved fuels only as fuel in Boilers, thermo packs and D G Sets.</p> <p>Hence, the condition is being complied.</p>
23.	<p>The fugitive emission in the work zone environment shall be monitored. The emission shall conform to the standards prescribed by the concerned authorities from time to time (e.g. Directors of industrial Safety& Health). Following indicative guidelines shall also be followed to reduce the fugitive emission.</p> <ul style="list-style-type: none"> ➤ Internal roads shall be either concreted or asphalted or paved properly to reduce the fugitive emission during vehicular movement. ➤ Air borne dust shall be controlled with water sprinklers at suitable locations in the plant. ➤ A green belt shall be developed all around the plant boundary and also along the roads to mitigate fugitive & transport dust emission. 	<p>We are monitoring the fugitive emission every three month near main gate and near ETP area.</p> <p>Report of Fugitive emission monitoring has been attached in Annexure 3.</p> <ul style="list-style-type: none"> ➤ Internal roads are paved properly to reduce the fugitive emission during vehicular movement. ➤ A green belt has been developed all around the plant boundary and also along the roads to mitigate fugitive & transport dust emission. ➤ We have made sure the fuel loading and unloading activity is done with enclosure. <p>Supporting photographs has been attached in Annexure 7.</p> <p>Hence, the condition is being complied.</p>
24.	Regular monitoring of Volatile Organic Compounds (VOCs) shall be carried out in the work zone area and ambient air.	<p>Reports of VOC monitoring reports are attached in annexure-3.</p> <p>Hence, the condition is being complied.</p>
25.	For control of fugitive emission,	All necessary facilities are provided as per the guideline.

Sr. No.	EC Conditions	Compliance Status
	<p>VOCs, following steps shall be followed :</p> <ol style="list-style-type: none"> Closed handling and charging system shall be provided for chemicals. Reflux condenser shall be provided over Reactors / Vessels. Pumps shall be provided with mechanical seals to prevent leakages. Air borne dust at all transfers operations/ points shall be controlled either by spraying water or providing enclosures. 	<p>Concern photographs are attached in same Annexure- 7</p> <p>Hence, the condition is being complied.</p>
26.	<p>Solvent management shall be carried out as follows:</p> <ul style="list-style-type: none"> ✓ Measures shall be taken to reduce the process vapors emissions as far as possible. Use of toxic solvents shall be minimum. All venting equipment shall have vapour recovery system. ✓ Reactor shall be connected to adequate chilling system to condensate solvent vapors and reduce solvent losses. ✓ Reactor and solvent handling pump shall have mechanical seals to prevent leakages. ✓ The condensers shall be provided with sufficient HTA and residence time so as to achieve maximum solvent recovery. ✓ Solvents shall be stored in a separate space specified with all safety measures. ✓ Proper earthing shall be provided in all the electrical equipment wherever solvent handling is done. ✓ Solvent storage and handling area shall be flame proof. The solvent storage tanks shall be provided with breather valve to prevent losses. 	<p>We have followed the condition as per guidelines.</p> <p>Hence, the condition is being complied.</p>
27.	Regular monitoring of ground level	Reports of PM 2.5, PM 10, SORR ₂ RR, NORR _x RR and VOC monitoring reports are

Sr. No.	EC Conditions	Compliance Status															
	concentration of PM10, PM2.5, SO2, NOx, and VOC shall be carried out in the impact zone and its records shall be maintained. Ambient air quality levels shall not exceed the standards stipulate the GPCB. If at any stage these levels are found to exceed the prescribed limits, necessary additional control measures shall be taken immediately. The location of the stations and frequency of monitoring shall be decided in consultation with the GPCB.	attached in Annexure 3 which states that ambient air quality levels are well within the prescribed limit of GPCB at impact zones. Hence, the condition is being complied.															
A. 4 SOLID / HAZARDOUS WASTE:																	
28.	All the hazardous waste management shall be taken care as mentioned in EC no. SEIAA/GUJ/EC/5(f)/2772/2022 dated 22/11/2022.	We would like to inform you that, the unit has obtained CCA (AWH: 116001) & CCA amendment (AWH: 124119) & CC&A Amendment (AWH:132114), we have obtained membership certificate of an active TSDF site Facility of BEIL for the disposal of ETP sludge & CHWIF of BEIL for the disposal of Process waste and tarry waste and managed as mentioned in consent. Supporting details has been enclosed in Annexure 1 . Hence, the condition is being complied.															
29.	Authorized end-users shall have permissions from the concerned authorities under the Rule 9 of the Hazardous and Other Wastes (Management and Transboundary Movement) Rules 2016.	<div>The details of end users for management of Aluminum Chloride Solution, Acetic Acid Solution(25-30%), Sodium Acetate Solution, Phosphoric Acid, Dilute Sulphuric Acid and Chromium Sulphate solution are as mentioned below:</div> <table><tr><th>Name of Haz. Waste</th><th>Authorized end user</th><th>MoU Quantity</th><th>End User Rule-9 Application/ Permission Status</th><th>End User CCA No. & Validity</th></tr><tr><td>Aluminum Chloride Solution (23026 MT/year)</td><td>M/s. Arun Industrial Products Plot No. 320/C, at & po. Varsola, Ta: Mehmedavad, Dist: Kheda – 387130.</td><td>23000 MT/year</td><td>Ref no. B-29016/(SC)/1(55-308)/18/WM-II/1431 dated 27/04/2018</td><td>Consent Order No. AWH-108815, Date of issue 24/07/2020 Valid up to 31/08/2025</td></tr><tr><td>Acetic Acid Solution (25–30 %) (1773 MT/year)</td><td>M/s. Manik Pharma Chem LLP Plot No.874, of irana, Rajpur – Incod Approch Road, Opp: Consta Cool, Near virhal Container, Vill: Irana-382715, Ta:</td><td>1800 MT/year</td><td>Ref No. GPCB/HAZ-GEN-636(7)/624292 dated 28/02/2022</td><td>Consent Order No. AWH-116991, Date of issue 08/02/2022 Valid up to 10/10/2026</td></tr></table>	Name of Haz. Waste	Authorized end user	MoU Quantity	End User Rule-9 Application/ Permission Status	End User CCA No. & Validity	Aluminum Chloride Solution (23026 MT/year)	M/s. Arun Industrial Products Plot No. 320/C, at & po. Varsola, Ta: Mehmedavad, Dist: Kheda – 387130.	23000 MT/year	Ref no. B-29016/(SC)/1(55-308)/18/WM-II/1431 dated 27/04/2018	Consent Order No. AWH-108815, Date of issue 24/07/2020 Valid up to 31/08/2025	Acetic Acid Solution (25–30 %) (1773 MT/year)	M/s. Manik Pharma Chem LLP Plot No.874, of irana, Rajpur – Incod Approch Road, Opp: Consta Cool, Near virhal Container, Vill: Irana-382715, Ta:	1800 MT/year	Ref No. GPCB/HAZ-GEN-636(7)/624292 dated 28/02/2022	Consent Order No. AWH-116991, Date of issue 08/02/2022 Valid up to 10/10/2026
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Sr. No.	EC Conditions	Compliance Status					
			Kadi, Dist: Mehsana				
		Sodium Acetate Solution (252 MT/year)	M/s. Hari om Industries Plot No. 7519, Near Jalaram Industries, GIDC Estste Ankleshwar, Dist: bharuch	250 MT/year	Inward Date of Application 11/01/2018	Consent Order No. AWH-114008, Date of issue 29/07/2021 Valid up to 22/05/2026	
		Recovered Phosphoric Acid (293 MT/year)	M/s. S.R. Chemicals Plot no. 1917 & C-1/1981, GIDC Estate, Panoli, Ankleshwar - 394116	300 MT/year	Ref No. GPCB/HAZ-R(9)-190/465115 dated 08/08/2018	Consent Order No. AWH-123672, Date of issue 06/01/2023 Valid up to 15/10/2027	
		Dilute Sulphuric Acid (685 MT/year)	M/s. Dhanot Enterprise Survey No. 176, Village: Dhanot, Tal: Kalol, Dist: Gandhinagar - 382721	--	Ref No. GPCB/HAZ-GEN-636(6)/592997	Consent Order No. AWH-113013, Date of issue 25/05/2021 Valid up to 22/03/2024	
		Chromium Sulphate Solution (2292 MT/year)	M/s. Chhatral Environment Management System Pvt. Ltd. Survey No. 260, Vadavsvami, Ta: Kalol, Dist: Gandhinagar - 382729	--	--	Consent Order No. AWH-124351, Date of issue 10/02/2023 Valid up to 24/01/2028	
		MoU with the above units are attached in Annexure 2. Hence the condition has been complied.					
30.	Unit shall explore the possibilities for environment friendly methods like co-processing of hazardous waste for disposal of Incinerable & land fillable wastes before sending to CHWIF & TSDF sites respectively.	We have obtained membership certificate of an active TSDF site Facility of BEIL for the disposal of ETP sludge & CHWIF of BEIL for the disposal of Process waste and tarry waste and managed as mentioned in consent. Supporting details has been enclosed in Annexure 1. Hence, the condition is being complied.					
31.	The project proponent has to obtain membership of TSDF site & CHWIF before obtaining CTO of GPCB.	We have obtained membership certificate of an active TSDF site Facility of BEIL for the disposal of ETP sludge & CHWIF of BEIL for the disposal of Process waste and tarry waste and managed as mentioned in consent.					

Sr. No.	EC Conditions	Compliance Status				
		Supporting details has been enclosed in annexure 5 & 2.				
		Hence the condition has been complied.				
32.	The unit shall submit the list of authorized end users of hazardous wastes along with MoU signed with them at least two months in advance prior to the commencement of production. In the absence of potential buyers of these items, the unit shall restrict the production of the respective items.	The details of end users for management of Aluminum Chloride Solution, Acetic Acid Solution(25-30%), Sodium Acetate Solution, Phosphoric Acid, Dilute Sulphuric Acid and Chromium Sulphate solution are as mentioned below:				
		Name of Haz. Waste	Authorized end user	MoU Quantity	End User Rule-9 Application/ Permission Status	End User CCA No. & Validity
		Aluminum Chloride Solution (23026 MT/year)	M/s. Arun Industrial Products Plot No. 320/C, at & po. Varsola, Ta: Mehmedavad, Dist: Kheda – 387130.	23000 MT/year	Ref no. B-29016/(SC)/1(55-308)/18/WM-II/1431 dated 27/04/2018	Consent Order No. AWH-108815, Date of issue 24/07/2020 Valid up to 31/08/2025
		Acetic Acid Solution (25–30 %) (1773 MT/year)	M/s. Manik Pharma Chem LLP Plot No.874, of irana, Rajpur – Incod Approch Road, Opp: Consta Cool, Near virhal Container, Vill: Irana-382715, Ta: Kadi, Dist: Mehsana	1800 MT/year	Ref No. GPCB/HAZ-GEN-636(7)/624292 dated 28/02/2022	Consent Order No. AWH-116991, Date of issue 08/02/2022 Valid up to 10/10/2026
		Sodium Acetate Solution (252 MT/year)	M/s. Hari om Industries Plot No. 7519, Near Jalaram Industries, GIDC Estste Ankleshwar, Dist: bharuch	250 MT/year	Inward Date of Application 11/01/2018	Consent Order No. AWH-114008, Date of issue 29/07/2021 Valid up to 22/05/2026
		Recovered Phosphoric Acid (293 MT/year)	M/s. S.R. Chemicals Plot no. 1917 & C-1/1981, GIDC Estate, Panoli, Ankleshwar - 394116	300 MT/year	Ref No. GPCB/HAZ-R(9)-190/465115 dated 08/08/2018	Consent Order No. AWH-123672, Date of issue 06/01/2023 Valid up to 15/10/2027

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		Dilute Sulphuric Acid (685 MT/year)	M/s. Dhanot Enterprise Survey No. 176, Village: Dhanot, Tal: Kalol, Dist: Gandhinagar - 382721	--	Ref No. GPCB/HAZ-GEN-636(6)/592997	Consent Order No. AWH-113013, Date of issue 25/05/2021 Valid up to 22/03/2024
		Chromium Sulphate Solution (2292 MT/year)	M/s. Chhatral Environment Management System Pvt. Ltd. Survey No. 260, Vadavsvami, Ta: Kalol, Dist: Gandhinagar - 382729	--	--	Consent Order No. AWH-124351, Date of issue 10/02/2023 Valid up to 24/01/2028
		MoU with the above units are attached in Annexure 2. Hence the condition has been complied.				
A. 5 OTHER						
33.	The project proponent shall carry out the activities of amount of Rs. 130 Lac for five years (10 Lac for Solar Street light, 10 Lac for Drinking water facility & Rain Water Harvesting and 6.0 Lac for Solar Panel in primary school at Borajai Village. 15 Lac for Solar Street Light & Solar Panel, 5.0 Lac for Drinking Water Facility and 1.0 Lac for Trees Plantation at Sardarpura Village. 8.0 Lac for Drinking water facility, 10 Lac for Rain Water Harvesting and 8.0 Lac for Solar Panel at Selod. 10 Lac for Rain Water Harvesting and 16 Lac for Solar Light & Solar Panel at Untiya & Talodara. 10 Lac for Rain Water Harvesting, 10 Lac for Educational purpose & Solar Panel and 6.0 Lac for Drinking water facility at Vasana & Uchhali) proposed under CER and it shall be part of the Environment Management Plan (EMP) as per the MoEF&CC's OM no. F. No. 22-65/2017-IA.III dated 30.09.2020. This shall be monitored and the	We are obeying the condition. We have attached CSR+CER details of F.Y. 2022-23 (Jhagadia) in Annexure 4. Hence the condition has been complied.				

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	monitoring report shall be submitted to the regional office of MoEF&CC as a part of half-yearly compliance report and to the District Collector. The monitoring report shall be posted on the website of the project proponent.	
34.	All the recommendations, mitigation measures, environmental protection measures and safeguards proposed in the EIA report of the project prepared by M/s. Bhagwati Enviro Care Pvt. Ltd. and submitted by the project proponent and commitments made during presentation before SEAC and proposed in the EIA Report shall be strictly adhered to in letter and spirit.	<p>We assure you that we are obey the recommendations, mitigation measures, environmental protection measures and safeguards proposed in the EIA report of the project prepared by M/s. Bhagwati Enviro Care Pvt. Ltd. and submitted by project proponent.</p> <p>Hence, the condition is being complied.</p>
B. GENERAL CONDITIONS:		
B. 1 CONSTRUCTION PHASE:		
35.	Water demand during construction shall be reduced by use of curing agents, super plasticizers and other best construction practices.	<p>We have made sure that the water Consumption during the construction phase is minimum with the help of best technology available.</p> <p>Hence, the condition is being complied.</p>
36.	Project proponent shall ensure that surrounding environment shall not be affected due to construction activity. Construction materials shall be covered during transportation and regular water sprinkling shall be done in vulnerable areas for controlling fugitive emission.	<p>We assure you that surrounding environment have not been affected due to the construction activity and transportation of construction activity will be covered to reduce dust at nose level.</p> <p>Hence, the condition is being complied.</p>
37.	All required sanitary and hygienic measures shall be provided before starting the construction activities and to be maintained throughout the construction phase.	<p>We have followed the condition as per guidelines.</p> <p>Hence, the condition is being complied.</p>
38.	First Aid Box shall be made readily available in adequate quantity at all the times.	<p>We have made total 08 First aid box readily available at all the times. Kindly reference Annexure-7 for the sample of first aid kit available on plant site.</p> <p>Hence, the condition is being complied.</p>
39.	The project proponent shall strictly comply with the Building and other Construction Workers'	<p>We have followed the condition as per guidelines.</p> <p>Hence, the condition is being complied.</p>

Sr. No.	EC Conditions	Compliance Status
	(Regulation of Employment & Conditions of Service) Act 1996 and Gujarat rules made there under and their subsequent amendments. Local bye laws of concern authority shall be complied in letter and spirit.	
40.	Ambient noise levels shall conform to residential standards both during day and night. Incremental pollution load on the ambient air and noise quality shall be closely monitored during construction phase.	<p>Reports of ambient noise monitoring during day and night reports are attached in Annexure 3 and We have followed the condition as per guidelines.</p> <p>Hence, the condition is being complied.</p>
41.	Use of Diesel Generator (DG) sets during construction phase shall be strictly equipped with acoustic enclosure and shall conform to the EPA Rules for air and noise emission standards.	<p>We had no requirement of DG set during construction phase due to the continuous supply of electricity, but now on if we do require DG sets in case of emergency/back up we will make sure that those DG sets are equipped with acoustic enclosure and will follow the EPA rules for air and noise emission standards.</p> <p>Hence, the condition is being complied.</p>
42.	Safe disposal of waste water and municipal solid wastes generated during the construction phase shall be ensured.	<p>We have made sure that wastewater and municipal solid waste during construction phase is disposed in most environment friendly manner.</p> <p>Hence, the condition is being complied.</p>
43.	All topsoil excavated during construction activity shall be used in horticultural / landscape development within the project site.	<p>We have made sure that excavated top soil is utilized and it does not with neighboring communities.</p> <p>Hence, the condition is being complied.</p>
44.	Excavated earth to be generated during the construction phase shall be utilized within the premises to the maximum extent possible and balance quantity of excavated earth shall be disposed off with the approval of the competent authority after taking the necessary precautions for general safety and health aspects. Disposal of the excavated earth during construction phase shall not create adverse effect on neighboring communities.	<p>We have made sure that excavated earth is utilized to the maximum extent and it does not hinder with neighboring communities and balance quantity (if any) will be disposed off with the approval of the competent authority after taking the necessary precaution for general safety and health aspects.</p> <p>Hence, the condition is being complied.</p>
45.	Project proponent shall ensure use of eco-friendly building materials including fly ash bricks, fly ash paver blocks, Ready Mix	<p>We have followed the condition and used ready mix concrete (RMC) during construction phase.</p> <p>Hence, the condition is being complied.</p>

Sr. No.	EC Conditions	Compliance Status
	Concrete (RMC) and lead free paints in the project.	
46.	Fly ash shall be used in construction wherever applicable as per provisions of Fly Ash Notification under the E.P. Act, 1986 and its subsequent amendments from time to time.	<p>We have followed the condition as per guidelines.</p> <p>Hence, the condition is being complied.</p>
47.	"Wind - breaker of appropriate height i.e. 1/3rd of the building height and maximum up to 10 meters shall be provided. Individual building within the project site shall also be provided with barricades.	<p>We have followed the condition as per guidelines.</p> <p>Hence, the condition is being complied.</p>
48.	No uncovered vehicles carrying construction material and waste shall be permitted."	<p>We do not allow any open vehicles carrying construction materials and waste.</p> <p>Hence, the condition is being complied.</p>
49.	"No loose soil or sand or construction & demolition waste or any other construction material that cause dust shall be left uncovered. Uniform piling and proper storage of sand to avoid fugitive emissions shall be ensured."	<p>We have covered loose soil or sand or construction & demolition waste or any other construction material and stored proper storage area of sand for avoid fugitive emissions shall be ensured.</p> <p>Hence, the condition is being complied.</p>
50.	Roads leading to or at construction site must be paved and blacktopped (i.e. - metallic roads).	<p>We have provide concrete road and Internal roads are paved properly.</p> <p>Hence, the condition is being complied.</p>
51.	No excavation of soil shall be carried out without adequate dust mitigation measures in place.	<p>We do not excavate soil without taking adequate dust mitigation measures.</p> <p>Hence, the condition is being complied.</p>
52.	Dust mitigation measure shall be displayed prominently at the construction site for easy public viewing.	<p>We have provided Display board for mitigation measures shall be displayed prominently at the construction site for easy public viewing.</p> <p>Hence, the condition is being complied.</p>
53.	Grinding and cutting of building materials in open area shall be prohibited.	<p>We have made sure that we have not grinding and cutting of building materials in open area.</p> <p>Hence, the condition is being complied.</p>
54.	Construction material and waste should be stored only within earmarked area and road side storage of construction material and waste shall be prohibited.	<p>We have stored construction material and waste within earmarked area.</p> <p>Hence, the condition is being complied.</p>
55.	Construction and demolition waste processing and disposal site	<p>We have made sure that construction and demolition waste identified and disposed at the site.</p>

Sr. No.	EC Conditions	Compliance Status
	shall be identified and required dust mitigation measures be notified at the site. (If applicable).	Hence, the condition is being complied.
B. 2 OPERATION PHASE:		
B.2.1 WATER:		
56.	The water meter shall be installed and records of daily and monthly water consumption shall be maintained.	<p>We would like to inform you that, According to CCA (AWH: 116001) & CCA amendment (AWH: 124119), CC&A Amendment (AWH:132114). At present our total water is well within prescribed limit. Also, we are regularly maintaining records in logbook which is readily available at plant in visiting hours.</p> <p>Hence, the condition is being complied.</p>
57.	All efforts shall be made to optimize water consumption by exploring Best Available Technology (BAT). The unit shall continuously strive to reduce, recycle and reuse the treated effluent.	<p>We would like to inform you that, According to CCA (AWH: 116001) & CCA amendment (AWH: 124119), CC&A Amendment (AWH:132114). We make continuous effort to reduce, recycle and reuse the treated effluent with the help of best available technology.</p> <p>Hence, the condition is being complied.</p>
B.2.2 AIR:		
58.	In case of use of spray dryer, the unit shall provide the adequate & efficient APCMs with spray dryer so that there should not be any adverse impact on human health & environment. Unit shall carry out third party monitoring of the proposed, Spray dryer & it's APCM through the credible institutes and study report for impacts on Environment and Human Health shall be submitted to GPCB every year along with half yearly compliance report.	<p>We would like to inform you that, According to CCA (AWH: 116001) & CCA amendment (AWH: 124119) & CCA amendment (AWH: 124119), In our unit there is no spray dryer installed.</p> <p>Hence, the condition is being complied.</p>
59.	Acoustic enclosure shall be provided to the DG sets (If applicable) to mitigate the noise pollution and shall conform to the EPA Rules for air and noise emission standards.	<p>At present we have provided Acoustic enclosure to the DG sets (300 KVA & 125 KVA & 2500 KVA) according to the CCA (AWH: 116001) & CCA amendment (AWH: 124119) & CCA Amendment (AWH: 132114). to mitigate the noise pollution and it conform to the EPA rules for air and noise emission standards. Photographs attached in Annexure 7.</p> <p>Hence, the condition is being complied.</p>
60.	Stack/Vents (Whichever is applicable) of adequate height shall be provided as per the prevailing norms for flue gas emission/Process gas emission:	<p>Stack/vents of adequate height for boiler and DG sets according to the CCA (AWH: 116001) & CCA amendment (AWH: 124119) & CC&A Amendment (AWH:132114). are provided as per the prevailing norms for flue gas emission. Photographs attached in Annexure 7.</p> <p>Hence, the condition is being complied.</p>
61.	Flue gas emission & Process gas emission (if any) shall conform to the standards prescribed by the	<p>We would like to inform you that, the unit has obtained CCA (AWH: 116001) & CCA amendment (AWH: 124119) & CC&A Amendment (AWH:132114),We have provide adequate stack height with efficient APCM system with flue gas emission and</p>

Sr. No.	EC Conditions	Compliance Status
	GPCB/CPCB/MOEF&CC. At no time, emission level should go beyond the stipulated standards.	process gas emission stacks. We have attached ambient air analysis report in Annexure 3 . Hence, the condition is being complied.
62.	All the reactors / vessels used in the manufacturing process shall be closed to reduce the fugitive emission	All the reactors/vessels used in the manufacturing process are closed to reduce the fugitive emission. Photographs attached in Annexure 7 . Hence, the condition is being complied.
B.2.3 HAZARDOUS/SOLID WASTE:		
63.	The company shall strictly comply with the rules and regulations with regards to handling and disposal of Hazardous waste in accordance with the Hazardous and Other Wastes (Management and Transboundary Movement) Rules 2016, as may be amended from time to time. Authorization of the GPCB shall be obtained for collection / treatment / storage/ disposal of hazardous wastes.	We are complying with the norms of hazardous and other wastes (management and Transboundary movement) rules 2016. Hence, the condition is being complied.
64.	Hazardous wastes shall be dried, packed and stored in separate designated hazardous waste storage facility with pucca bottom and leachate collection facility, before its disposal.	Hazardous wastes is dried, packed and stored in separate designated hazardous waste storage facility with pucca bottom before its disposal. Photographs attached in Annexure 7 . Hence, the condition is being complied.
65.	The unit shall obtain necessary permission from the nearby TSDF site and CHWIF. (Whichever is applicable)	Membership certificate of TSDF of BEIL attached in Annexure-1 . Hence, the condition is being complied.
66.	Trucks/Tankers used for transportation of hazardous waste shall be in accordance with the provisions under the Motor Vehicle Act, 1988, and rules made there under.	We assure you that we make sure trucks/tankers used for transportation of hazardous waste are in accordance with the provisions under the Motor Vehicle Act, 1988, and rules made there under. Hence, the condition is being complied.
67.	The design of the Trucks/tankers shall be such that there is no spillage during transportation	We assure you that there will be no spillage during transportation. Hence, the condition is being complied.
68.	All possible efforts shall be made for Co-Processing of the Hazardous waste prior to disposal into TSDF/CHWIF.	We assure you that we will make enough efforts into improving utility of hazardous waste via co-processing (if possible) prior to disposal into TSDF/ CHWIF. Hence, the condition is being complied.
69.	Management of fly ash (If any) shall be as per the Fly ash Notification 2009 & its amendment time to time and it	We have followed the condition as per guidelines. Hence, the condition is being complied.

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	shall be ensured that there is 100% utilization of fly ash to be generated from the unit.	
B.2.4 SAFETY:		
70.	The occupier/manager shall strictly comply the provisions under the Factories Act 1948 and the Gujarat Factories Rules 1963	We are complying with provisions under the factories act 1948 . Supporting document has been attached in Annexure 5 . Hence, the condition is being complied.
71.	The project authorities shall strictly comply with the provisions made in Manufacture, Storage and import of Hazardous Chemicals Rules (MSIHC) 1989, as amended time to time and the Public Liability Insurance Act for handling of hazardous chemicals etc. Necessary approvals from the Chief Controller of Explosives and concerned Govt. Authorities shall be obtained before commissioning of the project. Requisite On-site and Off-site Disaster Management Plans have to be prepared and implemented.	We are complying with (I) Provisions made in manufacture, storage and import of hazardous chemicals rules (MSIHC) 1989, as amended time to time (II) The public liability insurance act for handling of hazardous chemicals etc. (III) Provisions of Explosive Act, 1884 (IV) Provisions of Cylinders Rules, 2016 For the storage of hydrogen gas in cylinders. Copy of public liability insurance and a copy of license to store compressed gas in cylinders (PESO) have been attached in Annexure 5 . Kindly refer supporting photographs in enclosed Annexure 7 . Hence, the condition is being complied.
72.	Main entry and exit shall be separate and clearly marked in the facility.	Main entry and exit are separate and are clearly marketed in the facility. A photograph of the same has been enclosure in Annexure 7 . Hence, the condition is being complied.
73.	Sufficient peripheral open passage shall be kept in the margin area for free movement of fire tender/emergency vehicle around the premises.	Sufficient peripheral open passage is being kept in the margin area for free movement of fire tender/emergency vehicle around the premises. Hence, the condition is being complied.
74.	Storage of flammable chemicals shall be sufficiently away from the production area.	Storage of flammable chemical is sufficiently away from the production area. Kindly refer Annexure 7 for supporting photographs. Hence, the condition is being complied.
75.	Sufficient number of fire extinguishers shall be provided near the plant and storage area.	We have provided 224 Nos. fire extinguishers near the plant and storage area. Please Refer Annexure 7 for the photograph of the same. Hence, the condition is being complied.
76.	All necessary precautionary measures shall be taken to avoid any kind of accident during storage and handling of toxic / hazardous chemicals.	We have made charging and handling of chemicals with fixed pipes and vacuum pump to avoid accident and we are taking All necessary precautionary measures to avoid any kind of accident during storage and handling of toxic/ hazardous chemicals. Kindly refer Annexure 7 for the supporting photographs. Hence, the condition is being complied.
77.	All the toxic/hazardous chemicals	We have obtained permission from PESO for the storage of Petroleum; copy of the

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	shall be stored in optimum quantity and all necessary permissions in this regard shall be obtained before commencing the expansion activities.	supporting document has been attached in Annexure 5 . Hence, the condition is being complied.
78.	The project management shall ensure to comply with all the environment protection measures, risk mitigation measures and safeguards mentioned in the Risk Assessment report.	We are complying the same as mentioned in risk assessment report. Hence, the condition is being complied.
79.	Only flame proof electrical fittings shall be provided in the plant premises.	Flame proof electrical fittings are being provided in the plant premises. Photographs of the same have been enclosure in Annexure 7 . Hence, the condition is being complied.
80.	Storage of hazardous chemicals shall be minimized and it shall be in multiple small capacity tanks / containers instead of one single large capacity tank / containers.	We are storing Hazardous chemicals in optimum quantity and in small container. Kindly Refer photographs supporting the same in Annexure 7 Hence, the condition is being complied.
81.	All the storage tanks shall be fitted with appropriate controls to avoid any leakages. Bund/dyke walls shall be provided for storage tanks for Hazardous Chemicals	All the storage tanks are being fitted with appropriate controls to avoid any leakages. Bund/dyke walls shall be provided for storage tanks for hazardous chemicals. A photograph of the same has been enclosed in Annexure 7 . Hence, the condition is being complied.
82.	Handling and charging of the chemicals shall be done in closed manner by pumping or by vacuum transfer so that minimal human exposure occurs.	Handling and charging of the chemicals is being done in closed manner by pumping or by vacuum transfer so that minimal human exposure occurs. Photographs of the same have been enclosed in Annexure 7 . Hence, the condition is being complied.
83.	Tie up shall be done with nearby health care unit / doctor for seeking immediate medical attention in the case of emergency	We have a consultancy agreement with Dr. Chirag R Guwaliwala for regular checkups and emergencies for immediate medical attention. Please refer Annexure-6 for contract details. Hence, the condition is being complied.
84.	Personal Protective Equipments (PPEs) shall be provided to workers and its usage shall be ensured and supervised.	We have made sufficient quantity of Personal protective Equipment available for the workers and encouraging usage of the same. Supporting photograph of the same has been attached in Annexure 7 . Hence, the condition is being complied.
85.	First Aid Box and required Antidotes for the chemicals used in the unit shall be made readily available in adequate IAA quantity.	In total 08 First Aid boxes are made available for the emergency situations, please refer photograph of the same in Annexure 7 . Hence, the condition is being complied.
86.	Training shall be imparted to all the workers on safety and health aspects of chemicals handling.	We are encouraging workers for safety precautions and schooling them periodically for the same.

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		Hence, the condition is being complied.
87.	Occupational health surveillance of the workers shall be done and its records shall be maintained. Pre-employment and periodical medical examination for all the workers shall be undertaken as per the Factories Act & Rules.	<p>We assure you that medical examination of workers is done before the joining at unit and also on periodical basis according to the factories Act & Rules; we have also kept records of the same, will be made available to board members at the time of visit.</p> <p>Hence, the condition is being complied.</p>
88.	Transportation of hazardous chemicals shall be done as per the provisions of the Motor Vehicle Act & Rules.	<p>Transportation of hazardous chemicals is being done as per the provision of the motor vehicle act & rules.</p> <p>Hence, the condition is being complied.</p>
89.	The company shall implement all preventive and mitigation measures suggested in the Risk Assessment Report.	<p>We assure you that we implementing all preventive and mitigation measures suggested in the Risk Assessment Report.</p> <p>Hence, the condition is being complied.</p>
90.	Necessary permissions from various statutory authorities like PESO, Factory Inspectorate and others shall be obtained prior to commissioning of the project.	<p>We already have valid PESO permission for the Storage of Petroleum and license to work Factory, copy of the both has been attached in Annexure 5.</p> <p>Hence, the condition is being complied.</p>
B.2.5 NOISE:		
91.	The overall noise level in and around the plant area shall be kept well within the standards by providing noise control measures including engineering controls like acoustic insulation hoods, silencers, enclosures etc. on all sources of noise generation. The ambient noise level shall confirm to the standards prescribed under The Environment (Protection) Act, 1986 & Rules	<p>Noise Monitoring reports are enclosed in Annexure 3 which are under prescribed limit.</p> <p>Hence the condition is being complied.</p>
B.2.6 CLEANER PRODUCTION AND WASTE MINIMISATION:		
92.	The unit shall undertake the Cleaner Production Assessment study through a reputed institute / organization and shall form a CP team in the company. The recommendations thereof along with the compliance shall be furnished to the GPCB.	<p>We assure you that we will undertake the Cleaner Production Assessment study through a reputed institute/ organization and shall form a CP team in the company.</p> <p>Hence, the condition is being complied.</p>
93.	The company shall undertake various waste minimization measures such as: a. Metering and control of quantities of active ingredients	<p>We assure you that,</p> <p>➤ Our production is batch wise and we will control the quantities of ingredients to minimize waste.</p>

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	<p>to minimize waste.</p> <p>b. Reuse of by-products from the process as raw materials or as raw materials substitutes.</p> <p>c. Use of automated and close filling to minimize spillages.</p> <p>d. Use of close feed system into batch reactors.</p> <p>e. Venting equipment through vapour recovery system.</p> <p>f. Use of high pressure hoses for cleaning to reduce wastewater generation.</p> <p>g. Recycling of washes to subsequent batches.</p> <p>h. Recycling of steam condensate.</p> <p>i. Sweeping / mopping of floor instead of floor washing to avoid effluent generation.</p> <p>j. Regular preventive maintenance for avoiding leakage, spillage etc.</p>	<ul style="list-style-type: none"> ➤ We have adopted vacuum pumps and fixed pipeline system to minimize spillage. ➤ We have provided fixed pipe to all reactors and vessels to feed raw materials. ➤ We will make sure that all venting equipments are equipped with vapour recovery system and we will reduce the use of toxic solvents. ➤ We are mopping the floors instead of washing to reduce the wastewater. ➤ We will use high pressure hoses for cleaning to reduce waste water generation <p>Kindly refer Annexure 7 for the supporting photographs.</p> <p>Hence the condition is being complied.</p>
B.2.7 GREEN BELT AND OTHER PLANTATION:		
94.	<p>The unit shall develop green belt within premises as per the CPCB guidelines. However, if the adequate land is not available within the premises, the unit shall take up adequate plantation on road sides and suitable open areas in GIDC estate or any other open areas in consultation with the GIDC I GPCB and submit an action plan of plantation for next three years to the GPCB.</p>	<p>We had developed green belt within premises (7140 m² (20%) inside plant premises + 1285 m² (3.6%) at outside plot (Compound wall & GIDC storm water drainage) + 10679 Sq. m. (29.9%) at Borjai Village = Total: 19104 Sq. m.) i.e. 53.5 % of total plot area)</p> <p>Photographs are attached in Annexure 7.</p> <p>Hence, the condition is being complied.</p>
95.	<p>Drip irrigation / low-volume, low-angle sprinkler system shall be used for the green belt development within the premises.</p>	<p>We have adopted trees that require low water for their growth and used low of water for the development of green belt within premises.</p> <p>Hence, the condition is being complied.</p>
96.	<p>The PP shall develop green belt within premises (7140 m² (20%) inside plant premises + 1285 m² (3.6%) at outside plot (Compound wall & GIDC storm water drainage) + 10679 Sq. m. (29.9%) at Borjai Village = Total: 19104 Sq. m.) i.e. 53.5 % of total plot area) as per the undertaking submitted before SEAC. Green belt shall be</p>	<p>We had developed green belt within premises (7140 m² (20%) inside plant premises + 1285 m² (3.6%) at outside plot (Compound wall & GIDC storm water drainage) + 10679 Sq. m. (29.9%) at Borjai Village = Total: 19104 Sq. m.) i.e. 53.5 % of total plot area)</p> <p>Photographs are attached in Annexure 7.</p> <p>Hence, the condition is being complied.</p>

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	developed with native plant species that are significant and used for the pollution abatement as per the CPCB guidelines. It shall be implemented within 3 years of operation phase in consultation with GPCB.	
B.3 OTHER CONDITION:		
97.	PP shall submit methodology of stream segregation at source of generation within 10 days and shall strictly comply with the treatment scheme submitted by them for treatment and disposal of the waste waters.	<p>We are following all the condition as per guidelines.</p> <p>Hence, the condition is being complied.</p>
98.	The projects covered under category 5(f) shall undergo the safety and environment audit regularly as per the standards laid down by the GPCB and CPCB.	<p>We made sure you that our projects covered under category 5(f) so we have carried the safety and environment audit regularly as per the standards laid down by the GPCB and CPCB.</p> <p>Hence, the condition is being complied.</p>
99.	PP shall carry out the safety audit and Risk Assessment Report as per the prevailing guidelines of safety.	<p>We have carried out the safety audit and Risk Assessment Report as per the prevailing guidelines of safety.</p> <p>Hence, the condition is being complied.</p>
100.	Management of Fly Ash shall be as per the Fly Ash Notification 2009 & its amendment from time to time and it shall be ensured that there is 100 % utilization of fly ash to be generated from the unit.	<p>We have followed the condition as per guidelines.</p> <p>Hence, the condition is being complied.</p>
101.	EMP should invariably include provisions for environmental Monitoring and measures for noise pollution control measures.	<p>Noise Monitoring reports are enclosed in Annexure 3 which are under prescribed limit.</p> <p>Hence the condition is being complied.</p>
102.	In EMP proponent should separately indicate majors of occupational health, fire and safely measures.	<p>We have followed the condition as per guidelines.</p> <p>Hence, the condition is being complied.</p>
103.	Prior EC is granted is subject to the proponent receiving all statutory permission/ clearances / certificates and membership of respective agencies/ authorities which ever applicable. Proponent shall inform progress from time to time, in six monthly compliance reports to MOEFCC/SEIAA/SEAC/GPCB failing to which this provisional EC will	<p>We have followed the condition as per guidelines.</p> <p>Hence, the condition is being complied.</p>

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	stand withdrawn.	
104.	Wherever waste water or chemical water to be collected by tankers and transported to CETP etc. any diversion and disposal in open drainage (nallah) etc. causing human and environmental damage or loss will make it liable for action under the law.	We have followed the condition as per guidelines. Hence, the condition is being complied.
105.	All transport movement by tanker etc has to be done with maintenance of gate pass and logbook it should be verified by the inspecting authorities.	We have maintained gate pass and logbook for all transport movement by tanker etc. and also it is verified by the inspecting authorities. Hence, the condition is being complied
106.	Non-hazardous waste data shall be informed to GPCB time to time so as to make an assessment and tie-up with industry for generating sustainable power from the waste.	We have followed the condition as per guidelines. Hence, the condition is being complied.
107.	All chemical Pharma industry etc. should ensure predictive and preventive maintenance of factory / boiler and reactive show as to avoid incident of fire and safety hazards.	We have followed the condition as per guidelines. Hence, the condition is being complied.
108.	EMP should include STP and detail cost including maintenance, transportation of waste water to CETP / CMEE etc as well as transportation cost or transit cost.	We have followed the condition as per guidelines. Hence, the condition is being complied.
109.	In LDAR preventive and predictive maintenance plan.	We have followed the condition as per guidelines. Hence, the condition is being complied.
110.	In LDAR leakage component, source of equipment leak, detention method should be given in table form.	In our existing plant we have kept and maintained leakage control kit; LDAR program have prepared and implemented as per the CPCB guidelines and also maintained logbooks of LDAR. Hence, the condition is being complied.
111.	In storage component should be shown separately in terms whether inflammable, toxic, corrosive, reactive etc.	We have followed the condition as per guidelines. Hence, the condition is being complied.
112.	In case of Fly Ash generation its management and disposal should be as per Government of India Notification and 100 % utilization should be ensured.	We have followed the condition as per guidelines. Hence, the condition is being complied.
113.	Project proponent shall install all	We have installed all environment management system as per the CPCB/GPCB

Sr. No.	EC Conditions	Compliance Status
	environment management systems as per the CPCB/GPCB directives regarding the effluent discharge and air emission in working condition.	directives regarding the effluent discharge and air emission in working condition. Hence, the condition is being complied.
114.	Project proponent shall display the copy of Environment Clearance at the site prominently.	We have followed the condition as per guidelines. Hence, the condition is being complied.
115.	Project proponent shall prepare and follow regular and preventive maintenance plan. The copy of same shall be submitted to SEIAA.	We have followed the condition as per guidelines. Hence, the condition is being complied.
116.	Project Proponent will have to display the safety procedure in working area.	We have displayed the safety procedure in working area within premises. Kindly refer Annexure 7 for the supporting photographs. Hence, the condition is being complied.
117.	The project proponent shall obtain all required permissions for safety, health and fire from competent authorities like PESO/Fire Authority etc. and intimate SEIAA.	We have obtained permission from PESO for the storage of Petroleum; copy of the supporting document has been attached in Annexure 8 . Hence, the condition is being complied.
118.	Project Proponent will intimate SEIAA/SEAC/GPCB after obtaining the membership of common facilities like CETP/TSDF/CHWF/CMEE/Common Spray Dryer as the case may be.	We have obtained membership certificate of an active TSDF site Facility of BEIL for the disposal of ETP sludge & CHWF of BEIL for the disposal of Process waste and tarry waste and managed as mentioned in consent. Supporting details has been enclosed in annexure 1 . Hence, the condition is being complied.
119.	Extra care will be taken by PP to avoid any accidental blast in boiler, reactor or any machinery in the plant.	We made sure you that we have taken to avoid any accidental blast in boiler, reactor or any plant machineries in our unit. Hence, the condition is being complied.
120.	Environment monitoring, training and disaster management plan should be undertaken and complied at regular interval.	We have followed the condition as per guidelines. Hence, the condition is being complied.
121.	Integrated Regional Office of MoEF&CC, Gandhinagar and GPCB will monitor all environment, safety & health norms as per the prevailing rules.	We have followed the condition as per guidelines. Hence, the condition is being complied.
122.	The PP has to maintain the log sheets/registers/manifest/gate pass for discharge through tankers and SCADA system for pipeline discharge for the waste water generation and its disposal data and submit to the GPCB every quarter. GPCB shall verify the same on regular basis and inform	We have followed the condition as per guidelines. Hence, the condition is being complied.

Sr. No.	EC Conditions	Compliance Status
	SEIAA and take legal action in the cases of non compliance.	
123.	Unit shall comply all the applicable standard conditions prescribed in Office Memorandum (OM) published by MoEF&CC vide no. F. No. 22-34/2018-IA.III dated 09/08/2018 for Pharmaceutical and Chemical industries mentioned at (Sr. no. XX).	<p>We have followed the condition as per guidelines.</p> <p>Hence, the condition is being complied.</p>
124.	The project proponent shall allocate the separate fund for Corporate Environment Responsibility (CER) in accordance to the MoEF&CC's Office Memorandum No. F.No.22-65/2017-IA.III dated 01/05/2018 to carry out the activities under CER in affected area around the project. The entire activities proposed under CER shall be monitored and the monitoring report shall be submitted to the regional office of MoEF&CC as a part of half-yearly compliance report and to district collector. The monitoring report shall be posted on the website of the project proponent.	<p>We are obeying the condition.</p> <p>We have attached CSR+CER details of F.Y. 2022-23 (Jhagadia) in Annexure 4.</p> <p>Hence the condition has been complied.</p>
125.	Rain water harvesting of surface as well as rooftop runoff shall be undertaken and the same water shall be used for the various activities of the project to conserve fresh water as well as to recharge ground water. Before recharging the surface run off, pre-treatment must be done to remove suspended matter.	<p>We assure you that we are conserving fresh water as well recharge ground water with help of rainwater harvesting from surface as well as rooftop runoff.</p> <p>Hence, the condition is being complied.</p>
126.	The unit shall join and participate financially and technically for any common environmental facility / infrastructure as and when the same is taken up either by the Industrial Association or GIDC or GPCB or any such authority created for this purpose by the Govt. /GIDC.	<p>We assure you that we will participate financially and technically for any common environmental facility / infrastructure as and when the same is taken up either by the industrial association or GIDC or GPCB or any such authority created for this purposed by the Govt. /GIDC.</p> <p>Hence, the condition is being complied.</p>

Sr. No.	EC Conditions	Compliance Status
127.	Application of solar energy shall be incorporated for illumination of common areas, lighting for gardens and street lighting in addition the provision for solar water heating system shall also be provided.	<p>We assure you that we will incorporate and implement usage of solar energy for illumination of common areas, lighting for gardens and street lighting in plant premises.</p> <p>Hence, the condition is being complied.</p>
128.	The area earmarked as green area shall be used only for plantation and shall not be altered for any other purpose.	<p>We had developed green belt within premises (7140 m² (20%) inside plant premises + 1285 m² (3.6%) at outside plot (Compound wall & GIDC storm water drainage) + 10679 Sq. m. (29.9%) at Borjai Village = Total: 19104 Sq. m.) i.e. 53.5 % of total plot area)</p> <p>Photographs are attached in Annexure 7.</p> <p>Hence, the condition is being complied.</p>
129.	All the commitments / undertakings given to the SEAC during the appraisal process for the purpose of environmental protection and management shall be strictly adhered to.	<p>We are complying with all necessary commitments given to SEAC during appraisal (EMP).</p> <p>Hence, the condition is being complied.</p>
130.	The project proponent shall also comply with any additional condition that may be imposed by the SEAC or the SEAA Or any other competent authority for the purpose for the environmental protection and management.	<p>We are complying with all necessary additional condition imposed by SEAC during appraisal.</p> <p>Hence, the condition is being complied.</p>
131.	In the event of failure of any pollution control system adopted by the unit, the unit shall be safely closed down and as shall not be restarted until the desired efficiency of the control equipment has been achieved.	<p>We assure you that we will stop our production in the event of failure or any pollution control system so that no the environment is done from our activity and we will only restart particular production after achieving desired efficiency of the control equipment.</p> <p>Hence, the condition is being complied.</p>
132.	The project authorities must strictly adhere to the stipulations made by the Gujarat Pollution Control Board (PCB) State Government and any statutory authority.	<p>We assure you that we will strictly adhere to the stipulations made by the Gujarat pollution control board (GPCB), state government and any statutory authority.</p> <p>Hence, the condition is being complied.</p>
133.	During material transfer there shall be no spillages and garland drain shall be constructed to avoid mixing of accidental spillages with domestic wastewater or storm water.	<p>We have adopted mechanical handling methods and fixed pipe to directly feed raw materials in reactors or vessels so that spillage can be minimized.</p> <p>Hence, the condition is being complied.</p>
134.	Pucca flooring / impervious layer shall be provided in the work areas, chemical storage areas and	<p>Pucca flooring / impervious layer is provided in the work areas, chemical storage areas and chemical handling areas to minimize soil contamination. Photographs of the same has been enclosed in Annexure 7</p>

Sr. No.	EC Conditions	Compliance Status
	chemical handling areas to minimize soil contamination.	Hence, the condition is being complied.
135.	Leakages from pipes, pumps shall be minimal and if occurs, shall be arrested promptly.	<p>We have made sure that all pipes are fitted with mechanical seals so that leakage is minimum.</p> <p>Supporting photographs has been attached in Annexure 7.</p> <p>Hence, the condition is being complied.</p>
136.	No further expansion or modifications in the plant likely to cause environmental impacts shall be carried out without obtaining prior Environment Clearance from the concerned authority.	<p>We assure you that, these will be No-further expansion or modifications in the plant likely to cause environmental impacts without obtaining prior environment clearance from the concerned authority.</p> <p>Hence, the condition is being complied.</p>
137.	The above conditions will be enforced, inter-alia under the provisions of the Water (Prevention & Control of Pollution) Act,1974, Air (Prevention & Control of Pollution) Act, 1981, the Environment (Protection) Act, 1986, Hazardous Wastes (Management, Handling and Transboundary Movement) Rules, 2008 and the Public Liability Insurance Act, 1991 along with their amendments and rules.	<p>We will obey the condition mentioned above.</p> <p>Hence, the condition is being complied.</p>
138.	The project proponent shall comply all the conditions mentioned in "The Companies (Corporate Social Responsibility Policy) Rules, 2014" and its amendments from time to time in a letter and spirit.	<p>We are complying The companies (corporate social reasonability policy) rules, 2014.</p> <p>Hence, the condition is being complied.</p>
139.	The project management shall ensure that unit complies with all the environment protection measures, risk mitigation measures and safeguards recommended in the EMP report and Risk Assessment study report as well as proposed by project proponent.	<p>We are complying with the environment protection measures, risk mitigation measures mentioned in EMP reports and risk assessment study.</p> <p>Kindly Refer Annexure 5 for the Sample of records and supporting photographs of safety measures taken for the same has been attached in Annexure 7.</p> <p>Hence, the condition is being complied.</p>
140.	The project authorities shall earmark adequate funds to implement the conditions stipulated by SEIAA as well as GPCB along with the implementation schedule for all the conditions stipulated herein.	<p>We assure you that earmarked adequate funds are implemented for the conditions stipulated by SEIAA as well as GPCB along with the implementation schedule for all the conditions stipulated in granted EC and funds so provided will not be used to any other purpose.</p> <p>Hence, the condition is being complied.</p>

Sr. No.	EC Conditions	Compliance Status
	The funds so provided shall not be diverted for any other purpose.	
141.	The applicant shall inform the public that the project has been accorded environmental clearance by the SEIAA and that the copies of the clearance letter are available with the GPCB and may also be seen at the Website of SEIAA/ SEAC/ GPCB. This shall be advertised within seven days from the date of the clearance letter, in at least two local newspapers that are widely circulated in the region, one of which shall be in the Gujarati language and the other in English. A copy of each of the same shall be forwarded to the concerned Regional Office of the Ministry.	<p>We assure you that we have informed the public that the project has been accorded environment clearance by the SEIAA and that the copies of the clearance latter are available with the GPCB and may also be seen at the website of SEIAA/ SEAC / GPCB.</p> <p>Supporting details has been enclosed in Annexure 8.</p> <p>Hence, the condition is being complied.</p>
142.	It shall be mandatory for the project management to submit half-yearly compliance report in respect of the stipulated prior environmental clearance terms and conditions in hard and soft copies to the regulatory authority concerned, on 1PP st PP June and 1PP st PP December of each calendar year,	<p>We assure you that we will submit half-yearly compliance report in respect of the stipulated prior environmental clearance terms and conditions in hard and soft copies to the regulatory authority concerned, on 1st June and 1st December of each calendar year.</p> <p>Hence, the condition is being complied.</p>
143.	Concealing factual data or submission of false fabricated data and failure to comply with any of the conditions mentioned above may result in withdrawal of this clearance and attract action under the provisions of Environment (Protection) Act, 1986.	<p>We assure you that we will not conceal factual data or submit false/fabricated data and we are aware that failure to comply with any of the conditions mentioned above may result in withdrawal of this clearance and attract action under the provisions of environment (protection) act, 1986.</p> <p>Hence, the condition is being complied.</p>
144.	The project authorities shall also adhere to the stipulations made by the Gujarat Pollution Control Board.	<p>We are complying conditions stipulated by GPCB.</p> <p>Hence, the condition is being complied.</p>
145.	The SEIAA may revoke or suspend the clearance, if implementation of any of the above conditions is not found satisfactory.	<p>We assure you that we will follow the conditions mentioned in granted EC and we are aware that the SEIAA may revoke or suspend the clearance, if implementation of any of the above conditions is not found satisfactory.</p> <p>Hence, the condition is being complied.</p>
146.	The company in a time bound manner shall implement these	We assure you that we are following all the conditions and we are aware that the SEIAA reserves the right to stipulate additional conditions, if the same is found

Sr. No.	EC Conditions	Compliance Status
	conditions. The SEIAA reserves the right to stipulate additional conditions, if the same is found necessary.	necessary. Hence, the condition is being complied.
147.	The project authorities shall inform the GPCB, Regional Office of MoEF and SEIAA about the date of financial closure and final approval of the project by the concerned authorities and the date of start of the project.	We assure that we will inform the GPCB, regional office of MoEF and SEIAA about the date of financial closure and final approval of the project by the concerned authorities and we are aware that the SEIAA reserves the right to stipulate additional conditions, if the same is found necessary. Hence, the condition is being complied.
148.	This environmental clearance is valid for seven years from the date of issue.	Noted
149.	Any appeal against this environmental clearance shall lie with the National Green Tribunal, if preferred, within a period of 30 days as prescribed under Section 16 of the National Green Tribunal Act, 2010.	Noted
150.	Submission of any false or misleading information or data which is material to screening or scoping or appraisal or decision on the application makes this environment clearance cancelled.	We will obey the condition and we assure you that we will never submit any false or misleading information or data which is material to screening or scoping or appraisal or decision on the application makes this environment clearance cancelled. Hence, the condition is being complied.
B.3 OTHER CONDITION:		
151.	Project proponent shall submit Certified Compliance Report of IRO, Gandhinagar for Existing EC obtained Within 10 days.	Noted
152.	Project proponent shall inform to all the concerned authorities including Municipal Corporation and District Collector and shall also give wide publicity through advertisement in minimum two local newspapers within seven days, about the Environment Clearance order accorded.	We have followed the condition as per guidelines. Hence, the condition is being complied.
153.	Project proponent shall appoint a key person in the organization who shall be responsible for compliance of above condition fully on behalf of the proponent. It will not mean that appointing a key person will exempt the project	We have followed the condition as per guidelines. Hence, the condition is being complied.

Sr. No.	EC Conditions	Compliance Status
	proponent from the responsibility of compliance. Any change in key person shall immediately be informed to SEIAA and all concerned authorities.	
154.	Designated key person shall submit six monthly compliance reports to SEIAA/SEAC, MOEF&CC, GPCB and Nodal Department of the Government.	We have followed the condition as per guidelines. Hence, the condition is being complied.
155.	The Nodal Department or any authority or officer authorized by MOEF&CC/SEIAA can inspect the site of the project and all the facilities, for verification of compliances of environment clearance conditions.	Noted Hence, the condition is being complied.
156.	In case of violation reported upon, the project proponent shall be responsible for all the legal actions as per Environment Protection Act, 1986 including SEIAA may cancel, withdraw or keep in abeyance, the Environment Clearance accorded.	Noted Hence, the condition is being complied.
157.	Any person including the project proponent affected by this Environment Clearance order may file appeal to Honourable National Green Tribunal West Zone branch, Pune, preferably within a period of thirty days from the date of issue of Environment Clearance as prescribe under section 16 of National Green Tribunal Act 2010.	Noted Hence, the condition is being complied.
158.	All complaints and public grievance or representations may be addressed to SEIAA/SEAC in the email addresses (a) msseiaagj@gmail.com& (b) seacgujarat@gmail.com.	Noted Hence, the condition is being complied.

Annexure 1

➤ Membership certificate of TSDF & CHWIF



BHARUCH ENVIRO INFRASTRUCTURE LIMITED

21st April, 2018

Privi Organics India Ltd.
Plot No.765, GIDC,
Jhagadia.

Sub: Membership Certificate for Common Incineration Facility.

Dear Sir,

We hereby certify that you have become member for the common incineration facility of Bharuch Enviro Infrastructure Ltd., at GIDC, Ankleshwar. You have booked quantity of **48 MT/Year.** Your Membership No. is **CI/Jhg/007.**

Thanking you,

Yours faithfully,
For, BHARUCH ENVIRO INFRASTRUCTURE LTD.

AUTHORISED SIGNATORY

CIN No.: U45300GJ1997PLC032696

Works Office : Plot No. 9701-16 GIDC Estate, Post Box No. 82, Ankleshwar 393 002, Dist. : Bharuch (Gujarat)

Phones (02646) 263135, 225228 • Fax : (02646) 222849 • E-mail : panjwani@uniphos.com

Regd. Office : Plot No. 117-118, GIDC Estate, Ankleshwar 393 002, Dist.: Bharuch. (Gujarat)



BHARUCH ENVIRO INFRASTRUCTURE LIMITED

REF: BEIL/ANK/2018

15th June, 2018

To,
Prvi Organics India Ltd.
Plot No.765, GIDC,
Jhagadia.

Sub : Membership Certificate for Common Solid Waste Disposal Facility.

Dear Sir,

We hereby certify that you have become member of the common Solid/Hazardous Waste Disposal Facility developed by Bharuch Enviro Infrastructure Ltd., at GIDC, Ankleshwar and Dahej. You have booked solid waste quantity **50 MT/ Year** (Original Booked Quantity **10 MT** + Increased Quantity **40 MT**). Your Membership No. is **Jhg/013**.

Thanking you,

Yours faithfully,
For, BHARUCH ENVIRO INFRASTRUCTURE LTD.


AUTHORISED SIGNATORY

CIN No.: U45300GJ1997PLC032696

Works Office : Plot No. 9701-16 GIDC Estate, Post Box No. 82, Ankleshwar 393 002, Dist. : Bharuch (Gujarat)
Phones (02646) 253135, 225228 • Fax : (02646) 222849 • E-mail : panjwani@uniphos.com
Regd. Office : Plot No. 117-118, GIDC Estate, Ankleshwar 393 002, Dist.: Bharuch. (Gujarat)

➤ Narmada Clean Tech LTD Membership Certificate



NARMADA CLEAN TECH

(A Subsidiary of GIDC)

ID: J/M/E/Z-JSP/Y-5

NCT/BQC / Transfer /2018/May- 205


31st May, 2018

TO WHOMSOEVER IT MAY CONCERN

This is to certify that M/s. Privi Organics India Limited, (due to plot transferred from M/s. Yashashvi Rasayan Pvt. Ltd.), Plot No. 765, GIDC, Jhagadia Mega Estate, Jhagadia - 393 110 is a Member of our Company.

NCT has Booked Effluent Quantity of 250 KLD under the separate pipeline project of Jhagadia (i.e. Jhagadia pipeline project - JPP).

FOR NARMADA CLEAN TECH


ALOK KUMAR
MANAGING DIRECTOR

Annexure 2

- The details of end users for management of Aluminum Chloride Solution, Acetic Acid Solution(25-30%), Sodium Acetate Solution, Phosphoric Acid, Dilute Sulphuric Acid and Chromium Sulphate solution are as mentioned below & We have attached the required supporting documents.

Name of Haz. Waste	Authorized end user	MoU Quantity	End User Rule-9 Application/ Permission Status	End User CCA No. & Validity
Aluminum Chloride Solution (23026 MT/year)	M/s. Arun Industrial Products Plot No. 320/C, at & po. Varsola, Ta: Mehmedavad, Dist: Kheda – 387130.	23000 MT/year	Ref no. B-29016/(SC)/1(55-308)/18/WM-II/1431 dated 27/04/2018	Consent Order No. AWH-108815, Date of issue 24/07/2020 Valid up to 31/08/2025
Acetic Acid Solution (25–30 %) (1773 MT/year)	M/s. Manik Pharma Chem LLP Plot No.874, of irana, Rajpur – Incod Approch Road, Opp: Consta Cool, Near virhal Container, Vill: Irana-382715, Ta: Kadi, Dist: Mehsana	1800 MT/year	Ref No. GPCB/HAZ-GEN-636(7)/624292 dated 28/02/2022	Consent Order No. AWH-116991, Date of issue 08/02/2022 Valid up to 10/10/2026
Sodium Acetate Solution (252 MT/year)	M/s. Hari om Industries Plot No. 7519, Near Jalaram Industries, GIDC Estste Ankleshwar, Dist: bharuch	250 MT/year	Inward Date of Application 11/01/2018	Consent Order No. AWH-114008, Date of issue 29/07/2021 Valid up to 22/05/2026
Recovered Phosphoric Acid (293 MT/year)	M/s. S.R. Chemicals Plot no. 1917 & C-1/1981, GIDC Estate, Panoli, Ankleshwar - 394116	300 MT/year	Ref No. GPCB/HAZ-R(9)-190/465115 dated 08/08/2018	Consent Order No. AWH-123672, Date of issue 06/01/2023 Valid up to 15/10/2027
Dilute Sulphuric Acid (685 MT/year)	M/s. Dhanot Enterprise Survey No. 176, Village: Dhanot, Tal: Kalol, Dist: Gandhinagar - 382721	--	Ref No. GPCB/HAZ-GEN-636(6)/592997	Consent Order No. AWH-113013, Date of issue 25/05/2021 Valid up to 22/03/2024
Chromium Sulphate Solution (2292 MT/year)	M/s. Chhatral Environment Management System Pvt. Ltd. Survey No. 260, Vadavsvami, Ta: Kalol, Dist: Gandhinagar - 382729	--	--	Consent Order No. AWH-124351, Date of issue 10/02/2023 Valid up to 24/01/2028



सत्यमेव जयते

INDIA NON JUDICIAL

Government of Gujarat

Certificate of Stamp Duty



Certificate No. : IN-GJ93597864763306U

Certificate Issued Date : 21-Jan-2022 01:14 PM

Account Reference : IMPACC (SV)/ gj13020304/ JAGADIYA/ GJ-BH

Unique Doc. Reference : SUBIN-GJGJ1302030420602094842184U

Purchased by : PRIVI SPECIALITY CHEMICALS LTD

Description of Document : Article 5(h) Agreement (not otherwise provided for)

Description : MOU

Consideration Price (Rs.) : 0
(Zero)

First Party : PRIVI SPECIALITY CHEMICALS LTD

Second Party : ARUN INDUSTRIAL PRODUCTS

Stamp Duty Paid By : PRIVI SPECIALITY CHEMICALS LTD

Stamp Duty Amount(Rs.) : 300
(Three Hundred only)



IN-GJ93597864763306U

KC 0025620713

Notarizing Alert:

1. The authenticity of this Stamp certificate should be verified at www.thegststamp.com or using a Stamp Mobile App of State Helpline.
2. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
3. In case of any discrepancy please inform the Competent Authority.

MEMORANDUM OF UNDERSTANDING

This MOU is between Party No.1 Consignor of Spent Aluminum Chloride Solution M/S. Privi Speciality Chemicals Limited, Plot No.765, GIDC Industrial Estate, Jhagadia-393110 and Party No. 2 Consignee of Spent Aluminum Chloride Solution M/S. Arun Industrial Products, Plot No. 320/C, At & Po. Varsola, Ta: Mahemadabad, Dist.: Kheda, Gujarat.

Party No. 1 M/S. Privi Speciality Chemicals Limited, Plot No.765, GIDC Industrial Estate, Jhagadia-393110 intends to send Spent Aluminum Chloride Solution 1916.66 Mt. /Month (i.e. 23000 Mt. / Year) to Party No.2 M/S. Arun Industrial Products, Plot No. 320/C, At & Po. Varsola, Ta: Mahemadabad, Dist.: Kheda, Gujarat.

General Condition:

- 1 > Arun Industrial Products is an actual user of Spent Aluminum Chloride Solution and will use it as a raw material to produce Aluminum Hydroxide Chloride.
- 2 > The above material would be transported through dedicated GPS mounted tankers by Arun Industrial Products with full responsibility during transportation of Spent Aluminum Chloride Solution.
- 3 > Manifest and Invoice System would be followed by both the parties for transportation of Spent Aluminum Chloride Solution.
- 4 > Consignor of Spent Aluminum Chloride Solution M/S. Privi Speciality Chemicals Limited, Plot No. 765, GIDC Industrial Estate, Jhagadia-393110 will not sell Spent Aluminum Chloride Solution to any traders, agents, reseller etc. in the name of M/S. Arun Industrial Products, Plot No.320/C, At & Po. Varsola, Ta: Mahemadabad, Dist.: Kheda, Gujarat.
- 5 > Consignor of Spent Aluminum Chloride Solution M/S. Privi Speciality Chemicals Limited, Plot No. 765, GIDC Industrial Estate, Jhagadia-393110 should have to intimate details of manifest on GPCB XGN and related GPCB Regional Office as the material dispatched from their premises.

The contents of the above MOU are true and best of our knowledge and belief and there for signed by us in behalf of our units and this MOU is not for specific period it is valid since new MOU not done by both the parties.

As a token of MOU both parties have put their signature & seal here under.

On behalf of

M/S. Privi Speciality Chemicals Limited.


Authorized Signature

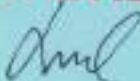


M/S. Arun Industrial Products


Authorized Signature
(Minresh Patel)



BEFORE ME


NAYNA D. PATEL
NOTARY
GOVT. OF GUJARAT



GUJARAT POLLUTION CONTROL BOARD

PARYAVARAN BHAVAN

Sector-10-A, Gandhinagar-382 010

Phone : (079) 23226295

Fax : (079) 23232156

Website : www.gpcb.gov.in

By R.P.A.D.

In exercise of the power conferred under section-25 of the Water (Prevention and Control of Pollution) Act-1974, under section-21 of the Air (Prevention and Control of Pollution) Act-1981 and Authorization under rule 3(c) & 5(5) of the Hazardous Waste and other wastes (Management and Trans boundary Movement) Rules'2016 framed under the E (P) Act-1986. This Board is empowered to grant CC&A.

And whereas Board has received consolidated consent application vide No.-177091 Dated: 09/06/2020 for the consolidated consent and authorization (CC & A-Renewal) of this Board under the provisions / rules of the aforesaid Acts. Consent & Authorization is hereby granted as under.

CONSENTS AND AUTHORISATION:

(Under the provisions / rules of the aforesaid environmental acts)

To,

M/s Arin Industrial Products,

Plot No: 320/C,

Village: Varsola,

Ta: Mehmedavad,

Dist: Kheda - 387 130.

1. Consent Order No: AWH- 108815 Date of Issue: - 24/07/2020.

1.1 The consent shall be valid up to 31/08/2025 under Water Act- 1974 for the use of outlet for the discharge of treated effluent, under the Air Act- 1981 for air emission Authorization under Environment (Protection) Act, 1986 for hazardous waste management and to operate industrial plant for manufacture of the following products:

Sr. No.	Products	Total Quantity MT/Month
1.	Aluminum Hydroxide Chloride (Sizing Material Mixer)	11000
2.	Aluminum Sulfate Powder	250
3.	Aluminum Sulfate Liquid	600
4.	DCDA Formaldehyde Ammonium Chloride Mixer (Color Fixer-Eco friendly Product)	200
5.	Sodium Aluminum Sulfate-Food additives	200
6.	Copper (Technical)	04
7.	Organic Material (From Raw Material)	05 (Return to Raw material supplier)

- 1.2 Applicant shall use a raw material for manufacturing of product liquid Aluminum Hydroxide Chloride /Poly Aluminum Chloride as per SOP of CPCB as utilization of Spent Aluminum Chloride generated during manufacturing of CPC Green & 2,4,6 -Trimethyl Benzoyl Chloride.
 - 1.3 The Unit shall comply with condition stipulated in pass book of rule-9 of Hazardous Waste Rule-2016 and SOP of utilization of Spent Aluminium Chloride generated during manufacturing of CPC Green and & 2,4,6 - Trimethyl Benzoyl Chloride.
 - 1.4 Spent Aluminium Chloride Solution shall procure from generated unit like CPC Green manufacturing units and & 2,4,6 -Trimethyl Benzoyl Chloride manufacturing units having valid CCA with selling permission of Spent Aluminium Chloride Solution.
 - 1.5 The Unit shall maintain Passbook and record of Hazardous Waste utilized Hazardous Waste generated and disposal as per form -3 & shall file annual in form -4 as per rule-20(1) and (2) of the Hazardous and other wastes (Management and Transboundary Movement) Rules-2016.
 - 1.6 Unit shall sell the Aluminum Hydroxide Chloride only to pulp and paper industry as sizing materials and effluent treatment plant as coagulant and in no case shall be used in water Treatment Plant.
 - 1.7 Unit shall comply with the Bureau of Indian Standard : ISI5573:2018 for manufacturing of Aluminum Hydroxide Chloride i.e 80 ppm (liquid form).
 - 1.8 Unit shall sent generated residue from filter press during copper removal to authorized recycler /utilizers or disposal at authorized common facility.
 - 1.9 Management of Solid Waste generated from industrial activities shall be as per Solid Waste Management Rules-2016 (solid waste as defined in Rule3(46).(if applicable)
 - 1.10 As per provision of Rule-18 of Solid Waste Management Rules-2016 all industrial units using fuel and located within 100 km from the refused derived fuel (RDF) plant shall made an arrangement to replace at least five percent of their fuel requirement by refused derived fuel so produced.
 - 1.11 Applicant shall comply with the provisions of the Plastic Waste Management Rules'2016 and E-Waste Management Rules'2016. (if applicable)
 - 1.12 Applicant shall comply with the provisions of the construction and demolition waste management Rules-2016 and has to comply with the guidelines published time to time by the Central Pollution Control Board, New Delhi (if applicable).
2. **CONDITIONS UNDER WATER (PREVENTION AND CONTROL OF POLLUTION) ACT-1974:**
 - 2.1 In no case ground water shall be used without NOC/Permission from Central Ground Water Authority (CGWA).Copy shall be submitted to the Board.



GUJARAT POLLUTION CONTROL BOARD

PARYAVARAN BHAVAN

Sector-10-A, Gandhinagar-382 010

Phone : (079) 23226295

Fax : (079) 23232156

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- 2.2 The water consumption shall be as under:

Sr. No.	Total Domestic water consumption	Total Industrial water consumption	Total water Consumption
1	1.0 KL/Day	26.8 KL/Day	27.8 KL/Day

- 2.3 The quantity of the industrial effluent to be generated from the manufacturing process and other ancillary industrial operations shall be Nil.
- 2.4 There shall not be any discharge of industrial effluent from the unit & unit shall strictly adhere to zero Liquid Discharge (ZLD).
- 2.5 The quantity of domestic waste water (sewage) generation shall not exceed 0.9 KL/Day.
- 2.6 Sewage shall be disposed of through septic tank/soak pit system.

3. CONDITIONS UNDER AIR ACT 1981:

- 3.1 There shall be no use of fuel. Hence there shall no flue gas emission from the manufacturing process and other ancillary industrial operations.
- 3.2 The process emission through stacks attached to various stacks /vent of Dryers, process vessel shall conform to the following standards:

Stack No.	Stack Attached To	Stack Height In meter	Air Pollution Control System	Parameter	Permissible Limit
1	Reaction Vessels (Existing)	11	Alkali Scrubbers (For improvement in work zone Environment)	HCl Cl ₂	20 mg/Nm ³ 09 mg/Nm ³

- 3.3 There shall be no odorous gaseous emission causing odour nuisance or fugitive emission. Adequate measures shall be taken thereof.
- 3.4 The concentration of the following parameters in the ambient air within the premises of the industry and a distance of 10meters from the source) other than the stack/vent) shall not exceed the following levels. Applicant shall comply with the National Ambient Air Quality Standards notified by Central Pollution Control Board, New Delhi time to time under the provision of the Environment (Protection) Act-1986 for all the parameters.

Parameter	Permissible Limit Annual	Permissible Limit 24-Hrs. Average
Particulate matter (size less than 10 micron)- PM ₁₀	60µg/m ³	100µg/m ³
Particulate matter (size less than 2.5 micron)- PM _{2.5}	40µg/m ³	60 µg/m ³
Sulphur Dioxide (SO ₂)	50µg/m ³	80 µg/m ³
Nitrogen Dioxide (NO ₂)	40µg/m ³	80 µg/m ³

GPCB ID-47873

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- 3.5 The applicant shall provide portholes, ladder, platform etc at chimney(s) for monitoring the air emissions and the same shall be open for inspection to/and for use of Board's staff. The chimney(s) vents attached to various sources of emission shall be designed by numbers such as S-1, S-2, etc. and these shall be painted/ displayed to facilitate identification.
- 3.6 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 standards in respect of noise to less than 75 dB(A) during day time and 70 dB(A) during night time. Daytime is reckoned in between 6 a.m. and 10 p.m. and nighttime is reckoned between 10 p.m. and 6 a.m.
- 3.7 The applicant shall install & operate air pollution control equipment very efficiently and continuously so that the gaseous emission always conforms to the standards specified in conditions above.
4. **GENERAL CONDITIONS: -**
 - 4.1 Any change in personnel, equipment or working conditions as mentioned in the consents form/order should immediately be intimated to this Board.
 - 4.2 Whenever due to accident or other unforeseen act or ever, 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 Service, 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. Remedial actions/measures shall be implemented immediately to bring entire situation normal.
 - 4.3 In order to enable the board to perform its functions of ascertaining the standards of effluent laid down by it for the discharge of the effluent under the conditions of this order are complied with by the company while causing discharge of effluent, the applicant shall have to submit every month the analysis report of the samples of effluent got collected and analyzed by one of the laboratories recognized by the state Board.
 - 4.4 The Environmental audit shall be carried out yearly and the environmental statements pertaining to the previous year shall be submitting to this State Board latest by 30th September every year.
 - 4.5 The Board reserves the right to review and/or revoke the consent and/or make variations in the conditions, which the Board deems, fit in accordance with Section 27 of the Act.
 - 4.6 In case of change of ownership/management the name and address of the new owners/partners/directors/proprietor should immediately be intimated to the Board.



GUJARAT POLLUTION CONTROL BOARD

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5. AUTHORISATION UNDER HAZARDOUS & OTHER WASTES (MANAGEMENT & HANDLING & TRANS BOUNDRY MOVEMENT) 'RULES-2016 :

FORM FOR GRANT OR RENEWAL OF AUTHORISATION TO THE OCCUPIERS, RECYCLERS, REPROCESSORS, REUSERS, USER AND OPERATORS OF DISPOSAL FACILITIES

1. Number of authorization AWH- 108815 and date of issue: 24/07/2020
2. Reference of application no 177091 and date 09/06/2020.
3. Occupier/ Operator of M/s Arun Industrial Products, located at Plot No: 320/C, Village: Varsola, Ta: Mehmedavad, Dist: Kheda is hereby granted an authorization based on the signed inspection report for generation, collection, storage, treatment, transport, & disposal facilities as under:

Sr. No	Hazardous Waste	Quantity	Category/ Schedule	Facility
1.	Spent Aluminium Chloride Solution (Generated from CPC Green manufacturing units & 2,4,6 - Trimethyl Benzoyl Chloride. Manufacturing units)	90420 MT/Year (as per EMC minutes)	26.3/ Schedule-I & C-2/Schedule-II	Reception, Storage and reuse as a Raw material within premises.
2.	Chemical sludge from waste water treatment	48 MT/Year	35.3/ Schedule-I	Collection, Storage, Transportation, Disposal at authorized TSDF of M/s. Nandesari Enviro Control Ltd and.
3.	Empty barrels/containers/liners contaminated with hazardous chemicals/wastes	1.00 MT/Year	33.1/ Schedule-I	Collection, Storage, Decontamination within the premises or transportation and disposal by Selling to authorized decontamination facility only.

1. The authorisation shall be valid for a period of 31/08/2025.

2. The authorisation is subject to the following general and specific conditions (Please specify any conditions that need to be imposed over and above general conditions, if any):

A. GENERAL CONDITIONS OF AUTHORISATION:

1. The authorised person shall comply with the provisions of the Environment (Protection) Act, 1986, and the rules made there under.
2. The authorisation or its renewal shall be produced for inspection at the request of an officer authorised by the State Pollution Control Board.
3. The person authorised shall not rent, lend, sell, transfer or otherwise transport the hazardous and other wastes except what is permitted through this authorisation.
4. Any unauthorised change in personnel, equipment or working conditions as mentioned in the application by the person authorised shall constitute a breach of his authorisation.
5. The person authorised shall implement Emergency Response Procedure (ERP) for which this authorisation is being granted considering all site specific possible scenarios such as spillages, leakages, fire etc. and their possible impacts and also carry out mock drill in this regard at regular interval of time;
6. The person authorised shall comply with the provisions outlined in the Central Pollution Control Board guidelines on "Implementing Liabilities for Environmental Damages due to Handling and Disposal of Hazardous Waste and Penalty"
7. It is the duty of the authorised person to take prior permission of the State Pollution Control Board to close down the facility.
8. The imported hazardous and other wastes shall be fully insured for transit as well as for any accidental occurrence and its clean-up operation.
9. The record of consumption and fate of the imported hazardous and other wastes shall be maintained.
10. The hazardous and other waste which gets generated during recycling or reuse or recovery or pre-processing or utilisation of imported hazardous or other wastes shall be treated and disposed of as per specific conditions of authorisation.
11. The importer or exporter shall bear the cost of import or export and mitigation of damages if any.
12. An application for the renewal of an authorisation shall be made as laid down under these Rules.
13. Any other conditions for compliance as per the Guidelines issued by the Ministry of Environment, Forest and Climate Change or Central Pollution Control Board from time to time.



GUJARAT POLLUTION CONTROL BOARD

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14. Annual return shall be filed by June 30th for the period ensuring 31st March of the year.

B. Specific conditions:

1. The waste generator shall be totally responsible for (i.e. collection, storage, encapsulation, incineration, treatment, transportation and ultimate disposal) of the wastes generated.
2. Records of waste generation, its management and annual return shall be submitted to Gujarat Pollution Control Board in Form - 4 by 30th day of June of every year for the preceding period April to March.
3. In case of any accident, details of the same shall be submitted in Form - 11 to Gujarat Pollution Control Board.
4. As per "Public Liability Insurance Act - 91" company shall get Insurance Policy, if applicable.
5. Empty drums and containers of toxic and hazards material shall be treated as per Standard Operating Procedure published by the Central Pollution Control Board, New Delhi. Records of the same shall be maintained and forwarded to Gujarat Pollution Control Board regularly.
6. Unit shall take all concrete measures to show tangible results in waste generation, reduction, avoidance, reuse and recycle. Action taken in this regards shall be submitted within three months and also along with Form-4.
7. Industry shall have to display the relevant information with regard to hazardous waste as indicated in the Courts Order in W.P. No.657 of 1995-dated 14th October-2016.
8. Applicant shall obtain membership of authorized operational (active) TSDF/ CHWIF or authorized hazardous waste treatment and disposal facility (as applicable to the nature of wastes) within a period of 90 days without fail. In case of closure of existing facility, a copy of the membership of active facility shall be submitted to the Board seeking amendment in the authorization.

For and on behalf of
Gujarat Pollution Control Board

J. M. Thaker
4/9/2020
(D. M. Thaker)

Environmental Engineer
Date: 4/9/2020

NO: GPCB/CCA-KH-715(5)/ID: 47873/567036

Issued to:-

M/s Arun Industrial Products,

Plot No: 320/C,

Village: Varsola,

Ta: Mehmedavad, Dist: Kheda - 387 130.

GPCB ID-47873

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केन्द्रीय प्रदूषण नियंत्रण बोर्ड
CENTRAL POLLUTION CONTROL BOARD

पर्यावरण, वन एवं जलवायु परिवर्तन मंत्रालय भारत सरकार
Ministry of Environment, Forest & Climate Change, Govt. of India

F.No.B-29016/(SC)/1(55-308)/18/WM-II/

April 27, 2018

To

The Member, Secretary

Central Pollution Control Board

Paryaveshan Bhawan, Sector 10-A,

Gandhi Nagar - 382010 -

Subj: Standard Operating Procedure for Utilization of Spent Aluminium Chloride (generated during manufacturing of CPC Green and 2,4,6 - Trimethyl Benzoyl Chloride), for production of Liquid Aluminium Hydroxide Chloride/Poly Aluminium Chloride under Rule 9 of the Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016 - M/s Arun Industries Products, Plot No. 320/C, Village: Varsola, Vansoli, Ta. - Mehmedabad, Dist. Kheda, Gujarat - 387130 - Reg.

Ref: CPCB Letter No. B-29016/(SC)/1(55-IV)/18/WM-II/1228 - 1262 dated 24/04/2018

Sir,

This has reference to the application received from M/s Arun Industries Products, Dist. Kheda, Gujarat, seeking approval for Utilization of Spent Aluminium Chloride for production of liquid Aluminium Hydroxide Chloride for further use in ETP and paper industry, under Rule 9 of the Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016.

In this regard, trial run was conducted jointly by the officials of Regional Directorate, CPCB, Vadodara & Gujarat Pollution Control Board at their facility during 5th - 8th April, 2017, based on which, CPCB has prepared Standard Operating Procedure (SOPs) and check list of minimal requisites facilities for Utilization of Spent Aluminium Chloride (HW Category No. 26.3 of Sch-I and C2 of Sch-II of HWM Rules, 2016) generated during manufacturing of CPC Green and 2,4,6 - Trimethyl Benzoyl Chloride, for production of Liquid Aluminium Hydroxide Chloride/Poly Aluminium Chloride for further use in ETP and paper industry. The same has been forwarded to all SPCBs/PCCs vide above referred letter dated 24/04/2018, along with procedure for grant of authorization by SPCBs/PCCs. Copy of the same is also enclosed herewith for ready reference and is available at CPCB website <http://cpcb.nic.in/app-for-hw-apps.html>.

In view of above, Gujarat Pollution Control Board may process for grant of authorization to M/s Arun Industries Products, Dist. Kheda, Gujarat, for the said Utilization of Spent Aluminium Chloride generated during manufacturing of CPC Green and 2,4,6 - Trimethyl Benzoyl Chloride, upon verification of the compliance of the aforesaid enclosed Standard Operating Procedure and check-list of minimal facilities and in accordance with provisions of Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016.

Yours faithfully,

(Bharat K Sharma)

Additional Director & Head
Waste Management-II Division

End: As above

Copy to:

1. M/s Arun Industries Products
Plot No. 320/C, Village: Varsola, Vansoli
Ta. - Mehmedabad, Dist. Kheda, Gujarat - 387130
2. The Regional Director
Regional Directorate
Central Pollution Control Board
Paryaveshan Bhawan
Opp. VMC Ward Office No. 10,
Saket, New Delhi - 110032

(Bharat K Sharma)



IN-GJ94605368158236V



सत्यमेव जयते

INDIA NON JUDICIAL

Government of Gujarat

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Unique Doc. Reference

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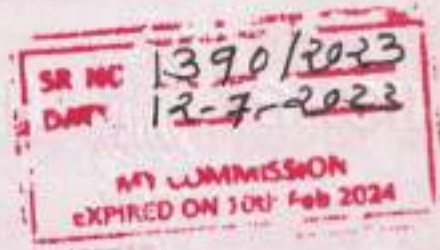
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1. The authenticity of this Stamp Certificate should be verified at 'www.shclastamp.com' or using e-Stamp Mobile App of Stark Holding. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
2. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.

Memorandum of Understanding (MOU)

It is hereby agreed that M/s. Manik Pharma Chem LLP located at Plot no. 874 of Irana, Rajpur-Incod Approach Road, Opp. Consta Cool, Near Virhal Container, Village :- Irana, Ta. Kadi Dist :- Mehsana, Gujarat-382 715 having CCA No. AHW-116991 Issued on Date 08.02.2022 & Valid up to 10.10.2026, accept/purchase Acetic Acid for consumption from M/s. Privi Speciality Chemicals limited located at Plot No.765, Road No.2, Near UPL -5, GIDC Jhagadia, Dist.: Bharuch - 393 110. Details are given below.

To, M/s. Manik Pharma Chem LLP Plot no. 874 of Irana, Rajpur-Incod Approach Road, Opp. Consta Cool, Near Virhal Container, Village :- Irana, Ta. Kadi Dist :- Mehsana, Gujarat-382 715.	From, M/s. Privi Speciality Chemicals limited Plot No.765, Road No.2, Near UPL -5, GIDC Jhagadia, Dist.: Bharuch - 393110.
Material Name:	Acetic Acid
Quantity	1800 MT / Year
Frequency and mode of Transportation	We will sell hazardous waste by online manifest Generation and transport through GPS Mounted vehicle.

Therefore, said information is true to the best of my knowledge and belief.

For, M/s. Manik Pharma Chem LLP

For, M/s. Privi Speciality Chemicals Limited

Authorized Signature

Authorized Signature



BEFORE ME

NAYNA D. PATEL
NOTARY
GOVT OF GUJARAT

12-7-2023





GUJARAT POLLUTION CONTROL BOARD

PARYAVARAN BHAVAN

Sector-10-A, Gandhinagar 382 010

Phone : (079) 23222425

(079) 23232152

Fax : (079) 23232156

Website : www.gpcb.gov.in

BY RPAD

In exercise of the power conferred under section-25 of the Water (Prevention and Control of Pollution) Act-1974, under section-21 of the Air (Prevention and Control of Pollution) Act-1981 and Authorization under rule 6(b) of the Hazardous & other wastes (Management and Tran boundary Movement) Rules'2016, framed under the EP Act-1986.

And whereas Board has received on line consolidated application **Inward ID No: 203921** dated **11/10/2021** for the consolidated consent and authorization (CC & A) of this Board under the provisions / rules of the aforesaid Acts Consent & Authorization is hereby granted as under.

CONSENT AND AUTHORISATION:

(Under the provisions / rules of the afore said environmental acts)

To,
M/s Manik Pharma Chem LLP,
Plot/Survey No: 874 of Irana,
Rajpur- Incod Approach Road,
Opp: Consta Cool, Near Virhal Container,
Village:-Irana- 382715,
Tal: Kadi, & Dist: Mehsana.

1. Consent Order No: AWH- 116991 Date of Issue: 08/02/2022.
2. The consents shall be valid up to **10/10/2026** for use of outlet for the discharge of trade effluent and emission due to operation of industrial plant for manufacture of the following items / products:

Sr. No.	Product	Quantity
1.	Distillation of dilute acetic to glacial acetic acid	300 MT/Month

SPECIFIC CONDITIONS:

- 1) Unit shall provide additional storage 280 KL for storage of spent acetic acid within 2 months and comply with undertaking dated: 07/02/2022.
- 2) Unit shall submit hazardous waste annual return regularly.
- 3) Unit shall adopt and regularly use the online manifest system for procurement & disposal of Hazardous waste

3.0 CONDITIONS UNDER THE WATER ACT:

- 3.1 The generation of industrial effluent from the manufacturing process and other ancillary industrial operations shall not exceed **47 KLPD**, out of which **41 KLPD** Shall be reused in cooling Tower after treatment & **6 KLPD** Concentrated effluent shall be disposed to Chatral Enviro management Ltd.
- 3.2 The quantity of the domestic waste water (sewage) shall not exceed **2 KLPD**.
- 3.3 Domestic waste water shall be disposed off through septic tank/soak pit system.

4.0 CONDITIONS UNDER THE AIR ACT:

- 4.1 Following shall be used as a fuel:

Sr. No.	Fuel	Quantity
1.	Diesel	6 liter/HR
2.	Agro Waste	1.5 MT/Day

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- 4.2 There shall be flue gas emission within industry premises:

Stack No.	Stack attached to	Stack height in Meter	APCM	Parameter	Permissible Limit
1.	Thermic Fluid Heater (14 Lack cal)	12	Dust Collector	PM	150 mg/Nm ³
				SO ₂	100 ppm
2.	D.G. Set (50 KVA)	11	--	NO _x	50 ppm

- 4.3 There shall be no process emission within industry premises.

- 4.4 The concentration of the following parameters in the ambient air within the premises of the industry shall not exceed the limits specified here under.

PARAMETERS	PERMISSIBLE LIMIT 24 Hour	PERMISSIBLE LIMIT ANNUAL
PM ₁₀	100 Microgram/m ³	60 Microgram/m ³
PM _{2.5}	60 Microgram/m ³	40 Microgram/m ³
SO ₂	80 Microgram/m ³	50 Microgram/m ³
NO _x	80 Microgram/m ³	40 Microgram/m ³

- 4.5 The applicant shall provide portholes, ladder, platform etc at chimney(s) for monitoring the air emissions and the same shall be open for inspection to/and for use of Board's staff. The chimney(s) vents attached to various sources of emission shall be designed by numbers such as S-1, S-2, etc. and these shall be painted /displayed to facilitate identification.

- 4.6 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 standards in respect of noise to less than 75 dB(a) during day time and 70 dB (A) during night time. Daytime is reckoned in between 6a.m. and 10 p.m. and nighttime is reckoned between 10 p.m. and 6 a.m.

5. AUTHORIZATION UNDER RULES 6(2) OF HAZARDOUS AND OTHER WASTES [MANAGEMENT & TRAN BOUNDARY MOVEMENT] RULES - 2016. [FORM -2].

- 5.1 M/s Manik Pharma Chem LLP is hereby granted an authorization to operate facility for following hazardous wastes on the premises situated at, Plot/Survey No: 874 of Irana, Rajpur-Incod Approach Road, Opp: Consta Cool, Near Virhal Container, Village:-Irana- 382715, Tal: Kadi, & Dist: Mehsana.

Sr. No.	Waste	Quantity	Category	Facility
1	Discarded Containers/ Liners	2 MT/ Year	33.3	Collection, Storage, Transportation and sell to registered recycler/ decontamination facility.
2.	Used Oil	0.10 KL/Year	5.1	Collection, Storage, Transportation and sell to registered refineries.
3.	ETP Sludge	5 MT/Year	35.3	Collection, Storage, Transportation and send to TSDF Site.
4.	Spent Acetic Acid	18000 MT/Year	29.6 (Sch-I)	Reception, Collection, storage reuse within premises as raw material

- 5.2 The authorization is granted to operate a facility for collection, storage, transportation and ultimate disposal of Hazardous wastes as above.

- 5.3 The authorization is subject to the conditions stated below and such other conditions as may be specified in the rules from time to time under the Environment (Protection) Act-1986.

- 5.4 The authorization shall be in force for a period of five years (i.e. up to 10/10/2026).

- 5.5 Any unauthorized change in personnel, equipment or working conditions as mentioned in the authorization order by the persons authorized shall constitute a breach of this authorization.

- 5.6 An application for the renewal of an authorization shall be made as laid down in rule 5 (7) (ii).

- 5.7 Industry shall submit annual report within 15 days and sub squinty by 31st January every year.



GPCB

GUJARAT POLLUTION CONTROL BOARD

PARYAVARAN BHAVAN

Sector-10-A, Gandhinagar 382 010

Phone : (079) 23222425

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Fax : (079) 23232156

Website : www.gpcb.gov.in

- 5.8 Industry shall have to manage waste oil; discarded containers etc as per the Rules 2016 and shall apply Authorization/submit details for all the applicable waste as per the Rules 2016 within 15 days.
- 5.9 The person Authorized shall not rent, lend, sell, transfer or otherwise transport the hazardous and other wastes except what is permitted through this authorization.
- 5.10 The person authorized shall implement Emergency Response Procedure (ERP) for which this authorization is being granted considering all site specific possible scenarios such as spillages, leakages, fire etc. and their possible impacts and also carry out mock drill in this regard at regular interval of time;
- 5.11 The person authorized shall comply with the provisions outlined in the Central Pollution Control Board guidelines on "Implementing Liabilities for Environmental Damages due to Handling and Disposal of Hazardous Waste and Penalty"
- 5.12 Any other conditions for compliance as per the Guidelines issued by the Ministry of Environment, Forest and Climate Change or Central Pollution Control Board from time to time.
- 5.13 Annual return shall be filed by June 30th for the period ensuring 31st March of the year.
- 5.14 The authorization is granted to operate a facility for collection, storage, within the factory premises and treatment, transportation and ultimate disposal of Hazardous wastes as above.

6. GENERAL CONDITIONS:

- 6.1 Any change in personnel, equipment or working conditions as mentioned in the consents form/order should immediately be intimated to this Board.
- 6.2 The waste generator shall be totally responsible for collection, storage, transportation and ultimate disposal of the waste generated.
- 6.3 In case of any accident, details of the same shall be submitted in Form - 5 to Gujarat Pollution control Board.
- 6.4 As per "Public Liability Insurance Act - 91" company shall get insurance policy, if applicable.
- 6.5 Empty drums and containers of toxic and hazardous material shall be treated as per the guidelines published for "Management & Handling of discarded containers". Record of the same shall be maintained and forwarded to Gujarat Pollution Control Board regularly.
- 6.6 Unit shall take all concrete measures to show tangible results in waste generation reduction avoidance, reuse and recycle. Action taken in this regard shall be submitted within 03 months and also along with Form - 4.
- 6.7 Industry shall have to display the relevant information with regard to hazardous waste as indicated in the Hon. Supreme Court's order in W.P. No: 657 dated 14th October 2003.

For and on behalf of
GUJARAT POLLUTION CONTROL BOARD


(M V Patel)
Environment Engineer

No: GPCB/CCA-MH- 1143/ID-68698/

Date: /02/2022

ISSUED TO:

M/s Manik Pharma Chem LLP,
Plot/Survey No: 874 of Irana, Rajpur- Incod Approach Road,
Opp: Consta Cool, Near Virhal Container,
Village:-Irana- 382715,
Tal: Kadi, & Dist: Mehsana.

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GPCB

GUJARAT POLLUTION CONTROL BOARD

PARYAVARAN BHAVAN

Sector-10-A, Gandhinagar-382 010

Phone : (079) 23226295

Fax : (079) 23232156

Website : www.gpcb.gov.in

No.GPCB/HIAZ-GEN-636(7)/624292

By RPAD
Date: 28 FEB 2022

To,
✓ M/s. Manik Pharma Chem LLP, (GPCB ID: 68698)
Survey No: 874 of Irama, Rajpur - Indcod Approach road,
Opp. Consta cool, Near Virhal container,
Village: Irama, Dist : Mehsana

Sub: 1) Your application for passbook under Rule-9 dated 11/10/2021.
2) Minutes of 64th Expert Committee Meeting dated 25/01/2022.

With reference to your application for passbook under Rule-9 dated 11/10/2021, please find enclosed herewith the "Pass Book for Re-refining of Hazardous Wastes" as specified in respect of for "Spent Acetic Acid @ 18,000 MTPA" has been granted by the Board. The validity of the Passbook will be up to 10/10/2026.

Yours faithfully,

D.M. Thaker
28/2/2022
(D. M. Thaker)
Environment Engineer
Unit Head Hazardous Waste Cell

Encl: Original Pass-Book no.Green-484/2022.

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Permitted for Utilization of Hazardous & Other wastes as a Resource
in other pre-processing unit for Co-processing or for any other use.
(Hazardous and Other Wastes, 1989, Part II, Sec. 3(1)(b))

Sl. No.

458



GPCB

GUJARAT POLLUTION CONTROL BOARD

Parvatnagar Bhavan

Sector-10-A, Gandhinagar-Jamnagar

Phone: (079) 2323152 Fax: (079) 23232155

Website: www.gpcb.gov.in

Handwritten signature and red circular stamp of the Gujarat Pollution Control Board.

Past Book for Utilization of Hazardous & Other Wastes as a Resource or after Pre-processing either for Co-processing or for any other use

(for actual users)

Name and Address of the Industry with GPR ID - 68698

MANIK PHARM CHEM LLP
Plot No. 5 No. 8th, 1st Flr, Rajapur
Opp. Const. Cool, Vill - Tanna
Tal - Kadi, Dist - Mehsana, Gujarat
382008

Telephone Fax No.

9810213012 To 10/10/2026

E-mail Address

manikpharmchem@gmail.com

Authorization No.

AWH-116991

Date of Issue

28/02/2017

Validity Period

28/02/2017 To 10/10/2026

(As per Authorization)

Type of quantity of the Hazardous and Other Wastes permitted for procurement and Utilization.

Sr. No.	Hazardous and Other Wastes Type	Quantity (Tons Per Annum)
1)	SPENT ACETIC ACID - [CATEGORY-29.6]	18000 MTPA [EFFECTIVE THROUGH MTPA]

3.04.2017

(D. M. THAKER)

Unit Head/Chief Signatory & S.O. Gujarat Pollution Control Board, Paryavaran Bhavan, Sector-10-A Gandhinagar-382 010.



(1)



Pass Book for Utilization of Hazardous & Other Wastes as a Resource or
after Pre-processing either for Co-processing or for any other use
(for actual users)

Name and Address of the Industry with GPCB ID-68698 : MANIK PHARMA CHEM LLP
PLOT NO. 5 NO. 874, IRANA, RAJPUR
OPP CONSTA COOL, VILL-IRANA
TAL- KADI, DIST-MEHSAANA 382915
 Telephone/ Fax No. : 9825089941
 E-mail Address : munikpharmachem11@gmail.com
 Authorization No. : AWH-116991
 Date of Issue : 25/07/2022
 Validity Period : 25/07/2022 To 10/10/2026
 (As per Authorization) :

Type of quantity of the Hazardous and Other Waste(s) permitted for
procurement and Utilization:

Sr. No.	Hazardous and Other Wastes Type	Quantity (Tons Per Annum)
1)	SPENT ACETIC ACID - [CATEGORY-29.6]	18.000 MTPA [EIGHTEEN THOUSAND MTPA]



(1) *J. M. Thaker*
 25/7/2022
 (D. M. THAKER)
 Unit Head Hazardous Waste & Solid
 Gujarat Pollution Control Board,
 Parvavaran Bhavan, Sector-10-A
 Gandhinagar-382 010.





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Government of Gujarat

Certificate of Stamp Duty



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Description of Document Article 5(h) Agreement (not otherwise provided for)
Description AGREEMENT
Consideration Price (Rs.) 0
(Zero)
First Party PRIVI SPECIALITY CHEMICALS LTD
Second Party HARIOM INDUSTRIES
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4. It is not a stamping receipt issued by the Stamp Duty Authority.

Memorandum of Understanding (MOU)

It is hereby agreed that M/s. Hariom Industries located at Plot no. 7519, Near Jalaram Industries, GIDC Estate Ankleshwar, Dist Bharuch having CCA No. AHW-114008 Issued on Date 29.07.2021 & Valid up to 22.05.2026. accept/purchase Sodium acetate for consumption from M/s. Privi Speciality Chemicals limited located at Plot No.765, Road No.2, Near UPL -5, GIDC Jhagadia, Dist.: Bharuch - 393110. Details are given below.

To, M/s. Hariom Industries; Plot no.7519, Near Jalaram Industries, GIDC Estate Ankleshwar, Dist Bharuch	From, M/s. Privi Speciality Chemicals limited Plot No.765, Road No.2, Near UPL -5, GIDC Jhagadia, Dist.: Bharuch - 393110.
Material Name:	Sodium acetate
Quantity	250 MT / Year
Frequency and mode of Transportation	We will sell hazardous waste by online manifest Generation and transport through GPS Mounted vehicle.

Therefore, said information is true to the best of my knowledge and belief.

For, M/s. Hariom Industries

Authorized Signature

For, M/s. Privi Speciality Chemicals limited

Authorized Signature



For HARIOM INDUSTRIES
PARTNER

PARTNER

BEFORE ME
NAYNA D. PATEL
NOTARY
GOVT OF GUJARAT
11-5-2022



GUJARAT POLLUTION CONTROL BOARD

PARYAVARAN BHAVAN

Sector-10-A, Gandhinagar-382 010

Phone : (079) 23226295

Fax : (079) 23232156

Website : www.gpcb.gov.in

By R.P.A.D.

CONSOLIDATED CONSENT AND AUTHORIZATION (CC & A)

CCA NO: AWH-114008

NO: GPCB/ANK/CCA-989/ID-15163/

DT: 08/08/2021

In exercise of the power conferred under Section-25 of the Water (Prevention and Control of Pollution) Act-1974, under Section-21 of the Air (Prevention and Control of Pollution) Act-1981 and Authorization under rule 6(2) of the Hazardous & Other Wastes (Management and Transboundary Movement) Rules-2016, framed under the E(P)Act-1986.

And whereas Board has received consolidated application dated 31/05/2021 and inward no. 194890 for the consolidated consent and authorization (CC & A) of this Board under the provisions / rules of the aforesaid Acts, Consolidated Consent & Authorization is hereby granted as under.

CONSOLIDATED CONSENT AND AUTHORISATION:

(Under the provisions / rules of the aforesaid Environmental Acts)

To,
M/s. HARIOM INDUSTRIES,
PLOT NO:7519, NR. JALARAM CHEMICAL,
GIDC ESTATE ANKLESHWAR,
DIST-BHARUCH.

1. Consent Order No. : AWH-114008 date of issue 29/07/2021.
2. The consent under Water Act -1974, Air Act - 1981 and Authorization under Environment (Protection) Act, 1986 shall be valid up to 22/05/2026 to operate industrial plant to manufacture following products:

Sr. No.	Products	Quantity
1	Sodium Acetate	20 MT/Month
2	Sodium Nitrite	20 MT/Month
3	Ammonium Sulphate	20 MT/Month
4	Calcium Chloride	20 MT/Month

Specific conditions:

- a) Unit shall not carry out any construction activities and production which attracts provisions of Environment Clearance without obtaining EC from competent authority under EIA notification dated 14/09/2006 and amended thereafter.
- b) Unit shall maintain ZLD.
- c) Unit shall use fresh raw material till unit receives permission under Rule-9 of HOWR-2016.
- d) Unit shall sell out their hazardous waste to authorized endusers who is having authorization with valid CCA and rule 9 permission to receive this waste. Unit shall make MoU with such authorized endusers and submit MoU.

- e) All the efforts shall be made to send hazardous waste to cement industry for Co-processing first & there after it shall be disposed through other option.
- f) Unit shall strictly follow the Solid Fuel guideline framed by Board and shall install APCM as per guideline.

3. CONDITION UNDER THE WATER ACT:

3.1 There shall be **no generation** of the Industrial effluent from the manufacturing process and other ancillary industrial operations, **Hence the unit shall strictly adhere to zero discharge.**

3.2 The quantity of total water consumption shall not exceed **1 KL/Day** as per below break up as mentioned in form D submitted for consent application under Water Act- 1974.

- a) Domestic: 1 KL/Day
- b) Industrial: Nil

3.3 The quantity of total waste water generation shall not exceed **0.80 KL/Day** as per below break up as mentioned in form D submitted for consent application under Water Act- 1974.

- a) Domestic: 0.80 KL/Day
- b) Industrial: Nil

Mode of disposal of wastewater:

- a) There shall be no industrial wastewater generation. Hence unit shall maintain ZLD.
- b) Sewage shall be disposed off through septic tank/soak pit system.

3.5 Unit shall affix of water meters as per Section 4 (1) of the water (Prevention and Control of Pollution) Cess Act - 1977 for the purpose of measuring and recording the quantity of water consumed at such places as may be required, within 15 days and it shall be presumed that the quantity indicated by the meter has been consumed by the unit until the contrary is proved.

3.6 The GIDC drainage connection given by the GIDC for discharge of industrial effluent shall be disconnected & the outlet shall be sealed.

3.7 Leachate from the hazardous solid waste, if any shall also be connected into a collection tank through leachate collection facilities and shall be treated along with industrial effluent.

3.8 In case of incinerators, the flow measuring devices for mother liquor/toxic effluent/ Non-biodegradable effluent, light diesel oil, Furnace oil, etc. i.e. fuel used for combustion, air used for combustion shall be separately provided. Incinerator temperature recording devices as well as gaseous flow measuring devices for scrubber shall also be provided. These data of temperature & flow should be recorded every day & submitted to GPCB on monthly basis.

3.10 The Environmental Management Unit/Cell shall be setup to ensure implementation on and monitoring of environment safeguards and other conditions stipulated by statutory authorities. The Environmental Management Cell / Unit shall directly report to the Chief Executive of the organization and shall work as a focal point for internalizing environmental issues. These Cells also coordinate the exercise of environmental audit and preparation of environmental statements.



POLLUTION CONTROL BOARD

PARYAVARAN BHAVAN

Sector-10-A, Gandhinagar-382 010

Phone : (079) 23226295

Fax : (079) 23232156

Website : www.gpcb.gov.in

- 3.11 The Environmental audit shall be carryout yearly, if applicable. The environmental statements pertaining to the previous year shall be submitting to this State Board latest by 30th June every year.
- 3.12 The Board reserves the right to review and/or revoke the consent and / or make modifications in the conditions which it seems fit in accordance with provisions of Water Act-1974.

4. CONDITIONS UNDER THE AIR ACT:

- 4.1 The following shall be used as fuel:

Sr. No.	Name of fuel	Quantity
1.	Agro Waste/Briquette	600 Kg/Day

- 4.1.1 The flue gas emission through stack shall conform to the following standards:

Stack No.	Stack attached to	Stack Height in Meter (From G.L.)	Air Pollution Control Measure (APCM)	Parameter	Permissible limit
1.	Close Furnace- 2 nos.	12	--	PM SO ₂ NOx	150 mg/NM ³ 100 ppm 50 ppm

- 4.2 There shall be no process gas emission from the manufacturing process and any other ancillary industrial operation through various stacks/ vent of reactors, process, vessel from plant premises.
- 4.3 The concentration of the following parameters in the ambient air within the premises of the unit shall not exceed the limits specified hereunder.

Sr. No.	Parameters	Permissible Limit (microgram /m ³)	
		Annual	24 Hours Average
1.	Particulate Matter (PM ₁₀)	60	100
2.	Particulate Matter (PM _{2.5})	40	60
3.	Oxides of Sulphur (SO _x)	50	80
4.	Oxides of Nitrogen (NO _x)	40	80

- Annual arithmetic mean of minimum 104 measurements in a year at a particular site taken twice a week 24 hourly at uniform intervals.
- 24 hourly or 08 hourly or 01 hourly monitored values, as applicable, shall be complied with 98% of the time in a year. 2% of the time, they may exceed the limits but not on two consecutive days of monitoring.

- 4.4 Unit shall operate industrial plant / air pollution control equipment very efficiently and continuously so that the gaseous emission always conforms to the standards specified as above.
- 4.5 The consent to operate the industrial plant shall lapse if at any time the parameters of the gaseous emission are not within the tolerance limits specified as above.
- 4.6 Unit shall provide portholes, ladder, platform etc at chimney(s) for monitoring the air emissions and the same shall be open for inspection to/and for use of Board's staff. The chimney(s) vents attached to various sources of emission shall be designed by numbers such as S-1, S-2, etc. and these shall be painted/ displayed to facilitate identification.
- 4.7 Unit shall take adequate measures for control of noise levels from its own sources within the premises so as to maintain ambient air quality standards in respect of noise to less than 75 dB(a) during day time and 70 dB (A) during night time. Daytime is reckoned in between 6 a.m. and 10 p.m. and nighttime is reckoned between 10 p.m. and 6 a.m.
- All efforts shall be made to control VOC emissions and odor problem, if any.

GENERAL CONDITIONS:-

- In case of change of ownership/ management the name and address of the new ownership/ partners/ directors/ proprietor should immediately be intimate to the Board. Also any change in equipment or working conditions as mentioned in the consents form/ order should immediately be intimated to this Board.
- 5.2 Adequate plantation shall be carried out all along the periphery of the industrial premises in such a way that the density of plantation is at least 1000 trees per acre of land and a green belt of 5 meters width is developed.
- 5.3 Unit shall put up at the entrance a board displaying the name of unit, particulars of the products/ process and the name of proprietor/partners /directors of the unit and the electricity consumer number as on the record of DGVCL.

6. AUTHORISATION FOR THE MANAGEMENT & HANDLING OF HAZARDOUS WASTES Form-2 (See rule 6(2)).

- 6.1 Number of authorization: AWH-114008 date of Issue 29/07/2021.
- 6.2 M/s. HARIOM INDUSTRIES is hereby granted an authorization to operate facility for following hazardous wastes on the premises situated at PLOT NO: 7519, NR. JALARAM CHEMICAL, GIDC ESTATE ANKLESHWAR, DIST: BHARUCH.

Sr. No.	Name of Haz. Waste	Category Number	Quantity per Year	Facility
1	Discarded Container/ Barrels	33.3	1800 Nos.	Collection, Storage, Decontamination, Transportation and Disposal by reuse after in-house decontamination or send it to authorized decontamination facility / recycler.



GPCB

POLLUTION CONTROL BOARD

PARYAVARAN BHAVAN

Sector-10-A, Gandhinagar-382 010

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- 6.3 The authorization is granted to operate a facility as above.
- 6.4 The authorization shall be in force for a period up to 22/05/2026.
- 6.5 The authorization is subject to the conditions stated below and such other conditions as may be specified in the rules from time to time under the Environment (Protection) Act-1986.

7. TERMS AND CONDITIONS OF AUTHORISATION:

- 7.1 The authorised person shall comply with the provisions of the Environment (Protection) Act, 1986, and the rules made there under.
- 7.2 The authorisation or its renewal shall be produced for inspection at the request of an officer authorised by the Gujarat Pollution Control Board.
- 7.3 The person authorised shall not rent, lend, sell, transfer or otherwise transport the hazardous and other wastes except what is permitted through this authorisation.
- 7.4 Any unauthorised change in personnel, equipment or working conditions as mentioned in the application by the person authorised shall constitute a breach of his authorisation.
- 7.5 The person authorised shall implement Emergency Response Procedure (ERP) for which this authorisation is being granted considering all site specific possible scenarios such as spillages, leakages, fire etc. and their possible impacts and also carry out mock drill in this regard at regular interval of time.
- 7.6 The person authorised shall comply with the provisions outlined in the Central Pollution Control Board guidelines on "Implementing Liabilities for Environmental Damages due to Handling and Disposal of Hazardous Waste and Penalty".
- 7.7 It is the duty of the authorised person to take prior permission of the Gujarat Pollution Control Board to close down the facility.
- 7.8 The imported hazardous and other wastes shall be fully insured for transit as well as for any accidental occurrence and its clean-up operation.
- 7.9 The record of consumption and fate of the imported hazardous and other wastes shall be maintained.
- 7.10 The hazardous and other waste which gets generated during recycling or reuse or recovery or pre-processing or utilization of imported hazardous or other wastes shall be treated and disposed of as per specific conditions of authorization.
- 7.11 The importer or exporter shall bear the cost of import or export and mitigation of damages if, any.
- 7.12 An application for the renewal of an authorization shall be made as laid down under Hazardous & Other Wastes (Management and Transboundary Movement) Rules-2016.
- 7.13 Any other conditions for compliance as per the Guidelines issued by the Ministry of Environment, Forest and Climate Change or Central Pollution Control Board from time to time.
- 7.14 Annual return shall be filed by June 30th for the period ensuring 31st March of the year.
- 7.15 Unit shall have to display the relevant information with regard to hazardous waste as indicated in the Court's order in W.P. No. 657 of 1995 dated 14th October 2003.
- 7.16 Unit shall have to display on-line data outside the main factory gate with regard to and nature of hazardous chemicals being handled in the plant, including waste water and air emission and solid hazardous waste generated within the factory premises.

- 7.17 Unit shall have to manage used or spent oil; empty or discarded barrels / containers / liners contaminated with hazardous chemicals / wastes, process waste as per Hazardous & Other Wastes (Management and Transboundary Movement) Rules-2016, framed under the E(P)Act-1986 and shall apply Authorization for all applicable waste.

For and on behalf of
GUJARAT POLLUTION CONTROL BOARD



(M. P. Solanki)
Dy. ENVIRONMENT ENGINEER

Outward No: 597016, 05/08/2021

O/c

HARIOM INDUSTRIES

Plot No. 7519, GIDC Estate, Ankleshwar, Dist. Bharuch
Mobile No. : 98254 66160 / 9974195001

Ref : HI/GPCB/2017-18

Date : 11/01/2018

PCB ID : 15163

To,

Shri D. M. Thaker

Hazardous Waste Cell

Gujarat Pollution Control Board,

Sector 10A, Paryavaran Bhavan,

Gandhinagar.

Sub : Application for obtaining permission under Rule-9 for utilization of Hazardous Waste under Rule-9 of Hazardous Wastes (M&TM) Rules, 2016.

Respected Sir,

With reference to the above subject, we are submitting herewith an Application for obtaining permission under Rule-9 in triplicate in prescribed format with all necessary documents for the utilization of Hazardous Wastes as supplementary resource under Rule-9 of the Hazardous Waste (M&TM) Rules, 2016.

Thanking you,

Yours Faithfully,

For HARIOM INDUSTRIES

Authorized Signatory

Encl. : As above



13/1/2018
Gujarat Pollution Control Board
Sector 10A,
Gandhinagar - 393 010



IN-GJ41686235305218V



सत्यमेव जयते

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Government of Gujarat
Certificate of Stamp Duty

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Unique Doc. Reference : SUBIN-GJGJ1302030410322510837571V
Purchased by : PRIVI SPECIALITY CHEMICALS LTD
Description of Document : Article 5(h) Agreement (not otherwise provided for)
Description : MOU
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(Zero)
First Party : PRIVI SPECIALITY CHEMICALS LTD
Second Party : S R CHEMICALS
Stamp Duty Paid By : PRIVI SPECIALITY CHEMICALS LTD
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Memorandum of Understanding (MOU)

It is hereby agreed that **M/s. S.R. CHEMICALS** located at **Plot no. 1917 & C-1/1918, GIDC Estate, Panoli, Ta. Ankleshwar Pin:-394 116** having CCA No. **AHW-123672** Issued on Date **06.01.2023 & Valid up to 15.10.2027**. accept/purchase **Spent Phosphoric Acid** for consumption from **M/s. Privi Speciality Chemicals limited** located at **Plot No.765, Road No.2, Near UPL -5, GIDC Jhagadia, Dist.: Bharuch - 393 110**. Details are given below.

To, M/s. S.R. CHEMICALS Plot no. 1917 & C-1/1918, GIDC Estate, Panoli, Ta. Ankleshwar Pin:-394 116	From, M/s. Privi Speciality Chemicals limited Plot No.765, Road No.2, Near UPL -5, GIDC Jhagadia, Dist.: Bharuch - 393110.
Material Name:	Spent Phosphoric Acid
Quantity	300 MT / Year
Frequency and mode of Transportation	We will sell hazardous waste by online manifest Generation and transport through GPS Mounted vehicle.

Therefore, said information is true to the best of my knowledge and belief.

For, M/s. S.R. CHEMICALS

For, M/s. Privi Speciality Chemicals Limited

For, S R CHEMICALS

Authorized Signature

Authorized Signature

PARTNER



BEFORE ME

NAYNA D. PATEL
NOTARY
GOVT OF GUJARAT
10-4-2023





GUJARAT POLLUTION CONTROL BOARD

PARYAVARAN BHAVAN, SECTOR 10-A,

GANDHINAGAR - 382010,

(T) 079-23232152

By R.P.A.D

CONSOLIDATED CONSENT AND AUTHORIZATION (CC & A)

CCA NO: AWH-123672 Appl Type: CCA-Renewal

NO: GPCB/ANK/CCA-1144/ID-31765/700650 Date: 09/01/2023

In exercise of the power conferred under Section-25 of the Water (Prevention and Control of Pollution) Act - 1974, under Section - 21 of the Air (Prevention and Control of Pollution) Act - 1981 and Authorization under rule 6(2) of the Hazardous & Other Wastes (Management and Transboundary Movement) Rules-2016, framed under the Environment (Protection) Act-1986.

And whereas Board has received consolidated application dated 25/10/2022 and inward No.265599 for the Consolidated Consent and Authorization (CC & A) of this Board under the provisions / rules of the aforesaid Acts, Consolidated Consent & Authorization is hereby granted as under.

CONSOLIDATED CONSENT AND AUTHORIZATION:

(Under the provisions / rules of the aforesaid Environmental Acts)

To,

M/s. S. R. Chemicals

Plot No: 1917 & C-1/1918, GIDC Estate, Panoli, Town: Plot No.1917 & C-1/1918, GIDC

Taluka: Ankleshwar, Dist: Ankleshwar PIN: 394116

1. Consent Order No.: AWH-123672 date of issue: 06/01/2023
2. The consent under Water Act-1974, Air Act-1981 & Authorization under Environment (Protection) Act, 1986 shall be valid up to 15/10/2027 to operate industrial plant for manufacturing of the following products.

Sr. No.	List of Products	Quantity	Unit Per Month	CAS No.	Remark
1	sodium hexametaphosphate	25.000	Metric Tonne	0008915-31-1	
2	tri sodium phosphate [crystal & anhydrous]	20.000	Metric Tonne	0007604-54-9	
3	di sodium phosphate [crystal/anhydrous]	20.000	Metric Tonne	0007758-79-4	
4	mono sodium phosphate [crystal/anhydrous]	20.000	Metric Tonne	0007758-80-7	
5	mono ammonium phosphate	10.000	Metric Tonne	0007722-76-1	
6	di ammonium phosphate	20.000	Metric Tonne	0007783-28-0	
7	mono potassium phosphate	20.000	Metric Tonne	0007778-77-0	
8	di potassium phosphate	10.000	Metric Tonne	0007758-11-4	
9	tri potassium phosphate	5.000	Metric Tonne	0007728-53-2	
10	tetra potassium pyro phosphate	5.000	Metric Tonne	0007320-24-5	
11	sodium acid pyro phosphate	3.000	Metric Tonne	0030851-31-7	
12	sodium tripoly phosphate	3.000	Metric Tonne	0007758-29-4	

GPCB ID:31765, Inward ID:265599

Print Date: 09/01/2023 11:37 am

Page 1 of 6

Clean Gujarat Green Gujarat

Website : <https://gpcb.gujarat.gov.in>



GPCB

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INDUSTRY SPECIFIC CONDITION:

- 1) Unit shall use Fresh raw material only.
- 2) Unit shall not carry out any construction activities and production which attracts provisions of Environment Clearance without obtaining EC from competent authority under EIA notification dated 14/09/2006 and amended thereafter.
- 3) Unit shall strictly follow the Fly Ash Notification for disposal of generated ash.
- 4) Unit shall obtain permission from CPCB/ GPCB under Rule-9 of Hazardous waste management rules-2016 for utilization of hazardous & other waste of other industry as raw material.

SPECIFIC CONDITION:

There shall be no discharge of the industrial effluent from the manufacturing process or other ancillary industrial operations, Hence the unit shall strictly adhere to zero discharge.

3. CONDITION UNDER THE WATER ACT:

3.1 The quantity of total water consumption shall not exceed 0.45 KL/Day as per below break up as mentioned in form D submitted for consent application under the Water Act- 1974.

- a) Industrial: 0.20 KL/Day
- b) Domestic: 0.25 KL/Day

3.2 Source of water : GIDC - Panoli

3.3 The quantity of total waste water generation shall not exceed 0.25 KL / Day as per below break up as mentioned in form D submitted for consent application under the Water Act- 1974.

- a) Industrial: 0.00 KL/Day
- b) Domestic: 0.25 KL/Day

3.4 Industrial effluent management:

a) Mode of disposal of treated industrial effluent: ZLD

b) Description for treated industrial effluent disposal: Waste water from APCM 100 lit/ is reusing in process, so overall will be 100lit fresh + 100 lit recycle from APCM.

3.5 Domestic sewage management:

a) Mode of disposal of treated domestic sewage: Septic tank/soak pit System

b) Description for treated domestic sewage disposal: @ 250 lit/Day Domestic waste water disposed through septic tank/soak pit system.

3.6 Unit shall affix of water meters for the purpose of measuring and recording the quantity of water consumed at such places as may be required and it shall be presumed that the quantity indicated by the meter has been consumed by the unit until the contrary is proved.

3.7 The GIDC drainage connection given by the GIDC for discharge of industrial effluent shall be disconnected & the outlet shall be sealed, if unit is falling under GIDC area.

3.8 Leachate from the hazardous solid waste, if any shall also be connected into a collection tank through leachate collection facilities and shall be treated along with industrial effluent.

3.9 The Board reserves the right to review and/or revoke the consent and / or make modification

4. CONDITION

4.1 Unit shall conform to

Sr. No.	Stack ID
5-1	87342

4.2 The ancillary premises.

4.3 The unit shall

Sr. No.
1
2
3
4

a. Annual taken two

b. 24 hr with 98% consecut

4.4 Unit continuous

4.5 The gaseous

4.6 Unit emission

GPCB ID



GUJARAT POLLUTION CONTROL BOARD

PARYAVARAN BHAVAN, SECTOR 10-A,

GANDHINAGAR - 382010,

(T) 079-23232152

in the conditions which it seems fit in accordance with provisions of Water Act-1974.

4.CONDITIONS UNDER THE AIR ACT:

4.1 Unit shall use fuel as specified in this consent and the flue gas emission through stack shall conform to the following standards:

Sr. No.	Stack ID	Stack Attach to	Capacity/Remarks	Name of Fuel	Quantity of Fuel	Air Pollution Control Measure	Stack Height in Mt. (From G.L.)	Parameter & Permissible limit
8-1	87342	Fuel Heater(Thermic)	TFH : Cap. 4 Lac K. Cal	Agro Waste Briquettes	200 Kg/Hr.	Cyclone, Water Scrubber	11	PM-150 mg/Nm ³ , SO ₂ -100 PPM, NOX-50 PPM

4.2 There shall be no process gas emission from the manufacturing process and any other ancillary industrial operation through various stacks/ vent of reactors, process, vessel from plant premises.

4.3 The concentration of the following parameters in the ambient air within the premises of the unit shall not exceed the limits specified hereunder.

Sr. No.	Parameters	Permissible Limit (microgram /m ³)	
		Annual	24 Hours Average
1	Particulate Matter (PM10)	60	100
2	Particulate Matter (PM2.5)	40	60
3	Sulphur Dioxide (SO ₂)	50	80
4	Nitrogen Dioxide (NO ₂)	40	80

a. Annual arithmetic mean of minimum 104 measurements in a year at a particular site taken twice a week 24 hourly at uniform intervals.

b. 24 hourly or 08 hourly or 01 hourly monitored values, as applicable, shall be complied with 98% of the time in a year. 2% of the time, they may exceed the limits but not on two consecutive days of monitoring.

4.4 Unit shall operate industrial plant / air pollution control equipment very efficiently and continuously so that the gaseous emission always conforms to the standards specified as above.

4.5 The consent to operate the industrial plant shall lapse if at any time the parameters of the gaseous emission are not within the tolerance limits specified as above.

4.6 Unit shall provide portholes, ladder, platform etc at chimney(s) for monitoring the air emissions and the same shall be open for inspection to/and for use of Board's staff. The

chimney(s) vents attached to various sources of emission shall be designed by numbers such as S-1, S-2, etc. and these shall be painted/ displayed to facilitate identification.

4.7 Uni. shall take adequate measures for control of noise levels from its own sources within the premises so as to maintain ambient air quality standards in respect of noise to less than 75 dB(a) during day time and 70 dB (A) during night time. Daytime is reckoned in between 6 a.m. and 10 p.m. and nighttime is reckoned between 10 p.m. and 6 a.m.

4.8 All efforts shall be made to control VOC emissions and odor problem, if any.

5. AUTHORISATION FOR THE MANAGEMENT & HANDLING OF HAZARDOUS WASTES Form-2 (See rule 6(2))

5.1 Number of authorization: AWH-123672 date of issue 06/01/2023, Valid upto 15/10/2027

5.2 M/s. S. R. Chemicals is hereby granted an authorization to operate facility for following hazardous wastes on the premises situated at Plot No: 1917 & C-1/1918, GIDC Estate: Panoli, Town: Plot No.1917 & C-1/1918, GIDC, Taluka: Ankleshwar, Dist: Ankleshwar.

Sr. No	Name of Hazardous Waste	Sch.	Catg.	Qty MT/Yr	Facility & Mode of Disposal	Remarks
1	Empty barrels/containers/liners contaminated with hazardous chemicals/wastes.	1	33.1	3.40	Generation, Collection, Storage, Transportation, Disposal by reuse within plant premise. Disposal at authorized decontamination facility having valid CCA, Disposal at authorized TSDF site having valid CCA	
2	Fire Ash	2	214	42.00	Collection, Storage, Transportation, Disposal at authorized TSDF site having valid CCA	Disposal at common TSDF of BHEL for secured landfill OR sale to brick manufacturing unit.
3	Process Residue and wastes	1	28.1	120.00	Collection, Storage, Transportation, Disposal at authorized cement industry having valid CCA for co-processing of waste, Disposal at authorized TSDF site having valid CCA	Disposal at waste mgt processing facility of RSPL for co-processing.

5.3 The authorization is granted to operate a facility as above.

5.4 The authorization shall be in force for a period upto validity mentioned in this order.

5.5 The authorization is subject to the conditions stated below and such other conditions as may be specified in the rules from time to time under the Environment (Protection) Act-1986.

5.6 The authorised person shall comply with the provisions of the Environment (Protection) Act, 1986, and the rules made there under.

5.7 The authorisation or its renewal shall be produced for inspection at the request of an officer authorised by the Gujarat Pollution Control Board.

5.8 The person authorised shall not rent, lend, sell, transfer or otherwise transport the hazardous and other wastes except what is permitted through this authorisation.



GUJARAT POLLUTION CONTROL BOARD

PARYAVARAN BHAVAN, SECTOR 10-A,

GANDHINAGAR - 382010,

(T) 079-23232152

5.9 Any ~~unauthorised change in personnel, equipment or working conditions as mentioned in~~ the application by the person authorised shall constitute a breach of his authorisation.

5.10 The person authorised shall implement Emergency Response Procedure (ERP) for which this authorisation is being granted considering all site specific possible scenarios such as spillages, leakages, fire etc. and their possible impacts and also carry out mock drill in this regard at regular interval of time;

5.11 The person authorised shall comply with the provisions outlined in the Central Pollution

5.12 Control Board guidelines on "Implementing Liabilities for Environmental Damages due to Handling and Disposal of Hazardous Waste and Penalty"

5.13 It is the duty of the authorised person to take prior permission of the Gujarat Pollution Control Board to close down the facility.

5.14 The imported hazardous and other wastes shall be fully insured for transit as well as for any accidental occurrence and its clean-up operation.

5.15 The record of consumption and fate of the imported hazardous and other wastes shall be maintained.

5.16 The hazardous and other waste which gets generated during recycling or reuse or recovery or pre-processing or utilization of imported hazardous or other wastes shall be treated and disposed of as per specific conditions of authorization.

5.17 The importer or exporter shall bear the cost of import or export and mitigation of damages if, any.

5.18 An application for the renewal of an authorization shall be made as laid down under Hazardous & Other Wastes (Management and Transboundary Movement) Rules-2016.

5.19 Any other conditions for compliance as per the Guidelines issued by the Ministry of Environment, Forest and Climate Change or Central Pollution Control Board from time to time.

5.20 Annual return shall be filed by June 30th for the period ensuring 31st March of the year.

5.21 Unit shall have to display the relevant information with regard to hazardous waste as indicated in the Court's order in W.P. No. 657 of 1995 dated 14th October 2003.

5.22 Unit shall have to display on-line data outside the main factory gate with regard to and nature of hazardous chemicals being handled in the plant, including waste water and air emission and solid hazardous waste generated within the factory premises.

5.23 Unit shall have to manage used or spent oil, empty or discarded barrels / containers / liners contaminated with hazardous chemicals / wastes, process waste as per Hazardous & Other Wastes (Management and Transboundary Movement) Rules-2016, framed under the E(P)Act-1986 and shall apply Authorization for all applicable waste.

6 GENERAL CONDITIONS:

- 6.1 In case of change of ownership/ management the name and address of the new ownership/ partners/ directors/ proprietor should immediately be intimate to the Board. Also any change in equipment or working conditions as mentioned in the consents form/ order should immediately be intimated to this Board.
- 6.2 Adequate plantation shall be carried out all along the periphery of the industrial premises in such a way that the density of plantation is at least 1000 trees per acre of land and a green belt of 5 meters width is developed.
- 6.3 Unit shall keep accurate records of quantity of production of each product, quantity of water consumption, quantity of effluent generated and consumption of electricity on day to day basis and required to submit the compiled record of each month to GPCB on or before fifth day of the succeeding month.
- 6.4 In case of incinerators or MEE, the flow measuring devices for mother liquor/ toxic effluent/ Non-biodegradable effluent, light diesel oil, etc. i.e. fuel used for combustion, air used for combustion shall be separately provided. Incinerator temperature recording devices as well as gaseous flow measuring devices for scrubber shall also be provided. These data of temperature & flow should be recorded every day & submitted to GPCB on monthly basis.
- 6.5 The Environmental Management Unit/Cell shall be setup to ensure implementation on and monitoring of environment safeguards and other conditions stipulated by statutory authorities. The Environmental Management Cell / Unit shall directly report to the Chief Executive of the organization and shall work as a focal point for internalizing environmental issues. These Cells also coordinate the exercise of environmental audit and preparation of environmental statements.
- 6.6 The Environmental audit shall be carryout yearly, if applicable. The environmental statements pertaining to the previous year shall be submitting to this State Board latest by 30th June every year.

For and on behalf of
GUJARAT POLLUTION CONTROL BOARD

Arun Patel
09/01/2023
(Arun Patel)

Unit Head, Ankleshwar



GUJARAT POLLUTION CONTROL BOARD

PARYAVARAN BHAVAN

Sector-10-A, Gandhinagar 382 010

Phone : (079) 23222425

(079) 23232152

Fax : (079) 23232156

Website : www.gpcb.gov.in

By RPAD

No.GPCB/HAZ-R(9)-190/465115 Date:

8 AUG 2018

To,
Shri Bharat K Sharma
Additional Director & Divisional Head,
Hazardous Waste Management Division-II
Central Pollution Control Board
'Parivesh Bhawan', East Arjun Nagar
Delhi - 110032

Sub: Proposal for utilization of hazardous waste under Rules 9 of the Hazardous and Other Wastes (Management and Transboundary Movement) Rules-2016 (Rule-11 of HWR- 2008) -regarding.
Ref: Application of the unit dated 13/07/2018.

Respected Sir,

In context to the above mentioned subject, as per Rule 9 of Hazardous and Other Waste (M&TM), Rules 2016, where standard operating procedures or guidelines are not available for specific utilization of hazardous waste, the approval has to be sought from CPCB. Such applications are required to routed through concern SPCB at CPCB.

In view of the same M/s. S.R Chemicals, located at Plot No.1917,& C-1/1918, GIDC Panoli, Tal: Ankleshwar, Dist.Bharuch-394116 has proposed to utilize "Dilute/Spent Phosphoric Acid (50%) @ 1200 MTPA generated from manufacturing of hydrobromide for utilization in manufacturing of Tri Sodium Phosphate, Mono Ammonium Phosphate, Di Ammonium Phosphate, Mono Potassium Phosphate, Di Potassium Phosphate, Sodium Acid Pyrophosphate and Tetra Sodium Pyrophosphate. The application of the unit is endorsed herewith for your information and further necessary action please.

Thanking you,

For and on behalf of
Gujarat Pollution Control Board,

(D.M Thaker)

Environment Engineer
Unit Head Hazardous waste cell



Government of India
Form GST REG-06
(See Rule 10(1))

Registration Certificate

Registration Number : 24AAAMS4230Q1ZR

1. Legal Name	S R CHEMICALS			
2. Trade Name, if any	S.R CHEMICALS			
3. Constitution of Business	Partnership			
4. Address of Principal Place of Business	C-1/1918 PLOT NO. 1917, GIDC, PANOLI, Bharuch, Gujarat, 394116			
5. Date of Liability	01/07/2017			
6. Period of Validity	From	01/07/2017	To	NA
7. Type of Registration	Regular			
8. Particulars of Approving Authority				
Signature:				
Name				
Designation				
Jurisdictional Office				
9. Date of issue of Certificate	19/09/2017			
Note: The registration certificate is required to be prominently displayed at all places of business in the State.				

This is a system generated digitally signed Registration Certificate issued based on the deemed approval of the application for registration

For S.R. CHEMICALS

PARTNER



GSTIN

24AAMP54230Q1ZR

Legal Name

S R CHEMICALS

Trade Name, if any

S R CHEMICALS

Details of Additional Places of Business

Total Number of Additional Places of Business in the State: 0

For S.R. CHEMICALS

PARTNER

Annexure A



Chirag P

From:
Sent:
To:
Cc:
Subject:

Approved

From: Ch

Sent: Th

To: Anim

Subject:

Dear sir,

Please a

Rate :- 2

Get Out

From: V

Sent: Th

To: Chir

Subject

From: V

Date: T

Subject

To: <ch



DHANOT ENTERPRISE

Survey No. 68/2, Plot No. 2/3, Village : Dhanot, Chhatral, Dist : Gandhinagar, Gujarat. (India)
Phone : (02764) 233 007 Email : dhanotenterprise@gmail.com

MEMBERSHIP CERTIFICATE

This is to certify that **M/s. Privi Specialty Chemicals Limited**, having unit located at Plot No. 765, Jhagadia GIDC Estate, Ta.: Jhagadia, Dist.: Bharuch – 393110, Gujarat. We have received request letter from the concern unit for obtaining Membership Certificate to discharge their spent acid for further treatment at **Dhanot Enterprise** located At: Dhanot, Ta: Kalol, Dist: Gandhinagar (Gujarat).

We are issuing Membership Certificate to **M/s. Privi Specialty Chemicals Limited** and we will accept their spent acid for further treatment at **Dhanot Enterprise**.

Date: 28-02-2023

Dhanot Enterprise,

For, DHANOT ENTERPRISE

PARTNER



GUJARAT POLLUTION CONTROL BOARD

PARYAVARAN BHAVAN

Sector-10-A, Gandhinagar-382 010

Phone : (079) 23226295

Fax : (079) 23232156

Website : www.gpcb.gov.in

No.GPCB/HAZ-GEN-636(6)/ 592338

By RPAD
Date: 12 JUN 2021

To,

M/s. Dhanot Enterprise, (GPCB ID: 54574)

S. No: 176, Village: Dhanot,

Tal: Kalol, Dist: Gandhinagar

Sub: To issue Pass Book for Environmentally Sound Re-refining /Recycling of Hazardous Wastes – reg.

Ref:(1) Your application for authorization under Rule-9 dated 28/03/2021.

(2) Minutes of 57th Expert Committee Meeting dated 11/05/2021.

Sir,

With reference to your application for authorization dated 28/03/2021, please find enclosed herewith the "Pass Book for Re-refining of Hazardous Wastes" as specified in respect of for "Spent sulphuric Acid@90000MTPA and generation of chemical gypsum@3456MTPA" has been granted by the Board. The validity of the Passbook will be up to 22/03/2024.

Yours faithfully,

D. M. Thaker
21/6/2021

(D. M. Thaker)

Environment Engineer

Unit Head Hazardous Waste Cell

Encl: Original Pass-Book no.Green-408/2021.

Clean Gujarat Green Gujarat

ISO - 9001 - 2008 & ISO - 14001 - 2004 Certified Organisation

4.2

M/S. DHANOT ENTERPRISE
PLOT NO. 5, NO. 176, VILL. DHANOT
TAL- KALOL, DIST- GANDHINAGAR
PIN- 382721

: 9824051541

: Phenothiazine 2017 @gmini.com

: AWH-113013

21/06/2021

21/06/2021 To 22/03/2021

Sr. No.	Hazardous and Other Wastes Type	Quantity (Tons Per Annum)
1	SPENT SULPHURIC ACID AND GENERATION OF CHEMICAL GYPSUM	90000MTPA 3456MTPA



(1)

Authorized Signatory & Seal
Unit Head, Pollution Control Cell
Gujarat Pollution Control Board,
Paryavaran Bhavan, Sector-10-A
Gandhinagar-382 010.



IN-GJ37862940027954V

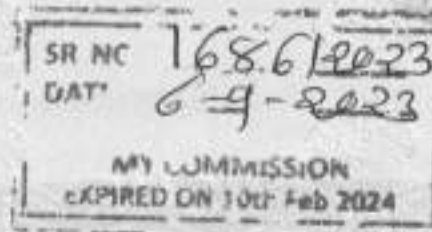


सत्यमेव जयते

INDIA NON JUDICIAL
Government of Gujarat
Certificate of Stamp Duty

300 300 300 300

Certificate No. : IN-GJ37862940027954V
Certificate Issued Date : 06-Sep-2023 11:29 AM
Account Reference : IMPACC (FI)/ gjelimp10/ JAGADIYA/ GJ-BH
Unique Doc. Reference : SUBIN-GJGJELIMP1000402570217168V
Purchased by : DHANOT ENTERPRISE
Description of Document : Article 5(h) Agreement (not otherwise provided for)
Description : MOU
Consideration Price (Rs.) : 0
(Zero)
First Party : DHANOT ENTERPRISE
Second Party : PRIVI SPECIALITY CHEMICALS LTD
Stamp Duty Paid By : DHANOT ENTERPRISE
Stamp Duty Amount(Rs.) : 300
(Three Hundred only)

**Statutory Alert:**

1. The authenticity of this Stamp certificate should be verified at 'www.shcilstamp.com' or using a-Stamp Mobile App of Stock Holding. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
2. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority

JD 0024379756



MEMORENDUM OF UNDERSTANDING FOR SPENT ACID

This Agreement is made at Ahmedabad this _____ day of _____, _____ by and between:-

M/s. **Dhanot Enterprise**, a Company registered under the provisions of the Companies Act, having business at S.NO; 176, At: Dhanot, Ta: Kalol, Dist: Gandhinagar, Gujarat, having its PAN AANFD3402E and its authorized representative Mr. Shailesh K. Patel (hereinafter referred to as '**Company**' which expression shall, unless repugnant to the context thereof, mean and include its legal representatives, executors and assigns etc.) being party of the First Part.

AND

M/s. **Privi Speciality Chemicals Limited** a company/partnership firm/proprietorship firm registered under the provisions of the Limited, or I. Tax Act having its registered office at Plot No.765, GIDC, Jhagadia having its PAN No. AAACH5113Q and CIN/Registration

No.L15140MH1985PLC286828through its authorized representative Mr. Devendrasingh Raghavaauthorized vide resolution dated 25th Aug 2020 passed in the meeting of the Directorheld at Mumbai office(hereinafter referred to as 'Member' which expression shall, unless repugnant to the context or meaning thereof mean and include its legal representatives, heirs, successors, executors and assigns etc.) being party of the Second Part.

Each of the above parties may hereinafter be referred collectively as "Parties" and individually as the "Party" as the context may require.

- 1) **WHEREAS**the Company has been formed and registered with the object to preserve, purify, protect, decontaminate, sanitize, cleanse and conserve spent acid through various techniques specially by putting effluent treatment plants and spent acid treatment plants. The said spent acid division of the Company is involved in providing services for treatment of spent acid to make it suitable for the eco-system.
- 2) **WHEREAS** the Member is involved in the business of Chemical Manufacturingand desires to avail the services of the Company as its member in order to effectively manage its spent acid and to enable it to prevent pollution and also to avail remedial measures for the same.
- 3) **WHEREAS** the Company has agreed to provide the said services of Spent Acid Treatment to the Member.
- 4) **WHEREAS** the membership of the Company is governed by the Rules and Regulations of the Company. The Company is desirous of setting out detailed obligations of the Member for the treatment of the spent acid utilized by the Member and the procedures involved therein through this Agreement in addition to all the liabilities that the Member shall have as per the Rules and Regulations of the Company.
- 5) **WHEREAS** the parties hereto enter into this agreement on the terms and conditions stated hereinabove, with regards to the procedures for spent acid treatment.

:- PROCEDURES TO BE FOLLOWED BY THE MEMBER

With regards to the procedures for the treatment of effluents, the Member hereby warrants and affirms to the following-

2.1 The Member's Industrial Unit shall ensure that its GPRS system in the industrial area shall be operated regularly.

2.2 The Industrial Unit of the Member shall send the spent acid to the Company for treatment solely by a Manifest System and by no other means.

2.3 The Industrial Unit of the Member shall load all the spent acid into a tanker by means of a fixed pipeline extending from the collection tank to the tanker manhole.

The said tanker shall be allowed to enter the working premises of the Company only after all due permissions are received from the office of the Company.

2.5 Subsequent to the said tanker entering the premises of the Company, one sample shall be collected from the tanker and the same shall be analyzed.

2.6 The Member hereby affirms and agrees that only if the results of the above stated analysis are within the permissible limits then spent acid can be taken to the Collection Tank.

2.7 Acid will be treated with hydrated lime and gypsum will be obtained as our product which will be lent to cement industries and leachate will be spray dried in our spray dryer.

:- COVENANTS AND WARRANTIES OF THE MEMBER

3.1 The Member hereby warrants and affirms to each and every rules and regulations of the Company and understands fully that the present Agreement is merely an extension of the same in order to provide for the further duties/obligations of the Member upon execution of this Agreement.

3.2 The Member fully understands that the detailed rights and obligations of its membership with the Company are governed by the Rules and Regulations of the Company and the Member is bound by the same.

3.3 The Company will accept the spent acid on first come first serve basis and that no Member shall be entitled to any priority.

3.4 The Member hereby warrants and affirms that it shall pay necessary One time processing charges & Admission Fee to the Company as per the Rules and Regulations of the Company and in terms of this Agreement, it will be non-refundable and the Member shall not be entitled to make any demand for refund for the same under any circumstances whatsoever. The membership is transferable provided member has to pay the transfer fee to the Company, which will be fixed by the Company from time to time. The new members will have to get approved by the managing committee of the Company.

3.5 The Member fully understands that in case of any discrepancy and/or dispute with regards to the terms and conditions of this Agreement or any other dispute with regards to the procedures or functioning of the Company, the decision taken by the Managing Committee of the Company shall be final and binding.

:- RELATIONSHIP BETWEEN THE PARTIES

- 4.1 The services of spent acid treatment shall be provided by the Company as an Independent entity and the Member shall pay the requisite Fee/charges in order to avail the services provided by the Company.
- 4.2 The Member shall not in any circumstances challenge or dispute the amount of fee/charges payable by the Member for Company services as fixed by the Managing Committee of the Company.
- 4.3 The Member shall strictly abide by the rules and regulations and procedure as may be laid down by the Managing Committee for the purpose of spent acid treatment. The Member who has entered into this agreement shall not deviate from the procedure and/or challenge the procedure laid down for the purpose. The Member hereby confirms and declares that it has read the procedure for treatment of spent acid and that after understanding the same, it has entered into this Agreement. The Member further undertakes to abide by the rules and regulations and amendment thereof framed by the Managing Committee from time to time.
- 4.4 The Member understands that the said rules and regulations and procedure may be changed from time to time without any prior notice.

4.5 Nothing contained in this Agreement shall be deemed to create any partnership, joint venture or a relationship of principal and agent or of an employer and an employee between the parties hereto.

4.6 The Member shall ensure that none of its directors, employees etc. represent themselves to be the agents or the employees of the Company under any circumstances whatsoever.

NOW, THEREFORE, FOR AND IN CONSIDERATION OF THE MUTUAL PROMISES, COVENANTS AND CONDITIONS CONTAINED HEREIN, THE PARTIES AGREE AS FOLLOWS:-

The Recitals contained hereinabove for brevity's sake are not repeated in this operative part. However, they shall form part of this operative part of this Agreement, as if they are reproduced herein verbatim, and shall be integral part hereof.

: - GENERAL TERMS AND CONDITIONS

5.1 (A) Amount to be Paid as One time processing charges& Admission Fees

- (i) The member has to book for maximum number of tanker which has to be sent during the month and have to pay advance as one time processing charges and Rs. 50,000/- (Rupees Fifty Thousand only) is the amount for each tanker which is non-refundable. Once fixed processing charges as stated above are paid the member will be entitled to send the spent acid without paying any extra processing charges every month for the no. of tankers so booked. However, the company can charge processing charges as decided from time to time which will be treated as running processing charges.
- (ii) The Member has to pay an additional amount of Rs. 5,11,000 (Rupees Five Lakh Eleven Thousand only) as one time admission fees which is non refundable.

Taxes will be charged as per applicable rates.

(B) Advance Booking

At the time of booking of tankers, the member will have to provide in advance the number of tankers to be treated for whole of the year. Once the number is given it cannot be changed later on. If any member wishes to change the number of tanker for treatment, it will be sole discretion of the Company to change the number and also revision charges has to be paid to

effect such change, if approved. The revision charges will be decided by the Company from time to time.

(C) Operational Charges

Over and above one time processing charges as stated above, the member has to pay operational charges on monthly basis at the rate decided by the Company which may be revised from time to time without consultation of the member's concern.

(D) Number of Tankers Booked

The member will pay part /full payment of Rs. 50,000 per tanker for booking of 90 tankers/Year (i.e. 900 MT/Year). In case, the member proposes to change the number of tankers booked, it shall be the sole discretion of the Company and member has to pay the revision charges, as may be decided by the Company from time to time, to effect the change in number of tankers to be treated and has to execute revised Memorandum of Understanding, if required and the cost of all the expenses will be borne by the Member.

5.2 Liabilities:

(A) The Company shall not be liable for refund of any paid amount under any circumstances. Even in case due to any adverse situation the company is not bound to accept the tanker for processing from any of the members.

(B) In case any unavoidable conditions arise during the treatment of effluents which may affect the operations of the member in any manner, the company cannot be sued in any court of law or any agency.

(C) The member is allowed to send only the approved materials (which would be jointly decided by the parties) for treatment at the premises of the company. Dispatch of non approved materials for treatment by the member shall be tantamount to breach of contract and the member will be held liable for the said breach and the Company is not responsible in any manner.

5.3 Notices. All Notices and other communications in respect of this AGREEMENT shall be given in English by registered post, postage pre-paid courier email to the parties entitled thereto at their business addresses mentioned hereinabove or such other addresses as they shall hereafter designate for this purpose:

1. Notices shall be deemed to have been received and shall be effective 15 days from the date of mailing.

2. A party may change its address for service of notice by giving written notice of that change to each other party.

5.4 **Termination.** This AGREEMENT shall be terminable solely at the instance of the Company. This AGREEMENT shall not be terminable by the Member unless the Member surrenders its membership with the Company in which case, the membership fees shall be non-refundable.

5.5 **Entire Agreement.** This AGREEMENT is in persistence of the Rules and Regulations of the Company and is complimentary to the same. This AGREEMENT shall be followed by all relevant deeds that the Company shall sought to execute as per the articles stated hereinabove.

5.6 **Waiver.** No waiver of any of the provisions of this AGREEMENT shall be deemed or shall constitute a waiver of any other provisions whether or not similar, nor shall any waiver constitute a continuing waiver. No waiver shall be binding unless executed in writing by the party making the waiver.

5.7 **Survival.** If any provisions of this AGREEMENT shall be judged to be invalid for any reasons whatsoever, such invalidity shall not affect the validity or operation of any other provisions and such invalid provisions shall be deemed to have been deleted from this AGREEMENT. If any invalid clause is of significance, the parties shall arrive at alternative mutually acceptable clause, which will be replaced in place of the invalid clause. If it is not possible for the parties to agree upon an alternative clause, the AGREEMENT shall survive in the manner as may be mutually decided.

5.8 **Modification.** This AGREEMENT shall not be altered, modified, or supplemented except with the prior written approval for all the parties hereto.

5.9 **Binding Nature and Assignment.** This AGREEMENT and each and every covenant, term and condition hereof shall be binding upon and shall accrue to the benefit of the Parties hereto. Neither this Agreement nor any of the rights hereunder shall be directly or indirectly assignable without prior written approval of the other. This AGREEMENT shall be binding upon the respective successors, assigns and legal representatives of the parties.

5.10 Arbitration. The Parties hereby agree that in the event of any dispute or differences or claims with regards to this AGREEMENT as the case may be, the same shall be finally settled by binding arbitration under the Arbitration and Conciliation Act, 1996. The Arbitration shall be conducted by a Sole Arbitrator appointed by the Managing Committee of the Company and the arbitral proceedings shall be of a summary nature. The Arbitrator appointed shall be either retired High Court Judge or Advocate of at least 15 years of standing at the Bar and the appointment of the Arbitrator shall not be challenged by the Member under any circumstances whatsoever. The Arbitration shall be held at Mehsana, Gujarat, India and shall be conducted in English language.

5.11 Jurisdiction. The Courts at Mehsana shall have jurisdiction.

5.12 Language and Counterparts. This AGREEMENT is written in English Language and is executed in counterparts each for Company and the Member and each of which shall be deemed to be an Original. The English Language text of the AGREEMENT shall prevail over any translation thereof.

IN WITNESS WHEREOF THE PARTIES HAVE EXECUTED AND DELIVERED THIS AGREEMENT AS OF THE DATE FIRST ABOVE WRITTEN.

SIGNED, SEALED AND DELIVERED

For and on behalf of the Company by:
For, DHANOT ENTERPRISE

[Signature]
PARTNER



SIGNED, SEALED AND DELIVERED

For and on behalf of the Member by:
For, PRIVI SPECIALITY CHEMICALS LIMITED

[Signature]
Authorized Signatory



In the Presence of:

1. *[Signature]*
2. *[Signature]*

BEFORE ME
[Signature]
NAYNA D. PATEL
NOTARY
GOVT OF GUJ.
6-9-2023





CHHATRAL ENVIRONMENT MANAGEMENT SYSTEM PVT. LTD.

(Pre-Processing Division)

Regd. Office : Plot No. 68/2, 3, Village Dhanot, Ta. Kalol, Dist. Gandhinagar.

E-mail : cemsplunit2@gmail.com • CIN : U90009GJ2015PTC085218

Ref. No.: CEMSPL/PPD/MEM/03

Date: 29/06/2023

Membership Certificate

This is to certify that **M/s. Privi Specialty Chemicals Limited** having production unit at Plot No. 765, Jhagadia GIDC Estate, Ta.: Jhagadia, Dist.: Bharuch – 393110, Gujarat. Is a member of **Chhatral Environment Management System Private Limited Unit-II (Pre-Processing division)**. We have received Request letter from the concern unit for obtaining Membership certificate to dispose hazardous waste i.e. Solid/Semi Solid & Liquid Waste Mix Hazardous waste/Non-Hazardous waste/Plastic waste.

We are issuing Membership Certificate to this unit.

Thanking you,

Chhatral Environment Management System Pvt. Ltd.,

CHHATRAL ENVIRONMENT
MANAGEMENT SYSTEM PVT. LTD.

Director



Bhagwati Enviro Care Pvt. Ltd.

■ MOEF Recognized Laboratory ■ Enlisted with GPCB ■ Environmental Consultants, Auditors & Analyst
■ Specialized In REIA, EIA, EC, CPCB registration, WWTP, STP, APCM
■ ISO:9001, ISO:14001, & OHSAS:18001 Certified Company

TEST REPORT

Company Name and Address

M/s Privi Specialty Chemical Ltd. Plot no. 765, GIDC Estate Jhagadia, Dist. Bharuch.	Report No: BECPL/LAB/R/2023081008 Issue Date: 10/08/2023 Sample Ref No: BECPL/LAB/S/2023080422 Customer's Reference : By Mail
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
Description of Sample : Workplace Monitoring	Location of Monitoring : Inside Manufacturing Area Ground Floor
Sampling Date : 03/08/2023	Sample Receipt Date : 04/08/2023
Sampling By : BECPL	Date of Performance of Test : 04/08/2023
Sampling & Analysis By : Matin, Nilesh	Date of Completion of Test : 10/08/2023

Sr.No	Parameter	Results	Unit	Permissible Limit	Test Method
1.	Total Dust	1.59	mg /m ³	10	OSHA ID-121
2.	Toluene	5.9	ppm	150	By Photo – Ionization Gas Detector Instrument.
3.	Cyclo Hexane	1.6	ppm	--	
4.	PO (Propylene Oxide)	1.0	ppm	--	
5.	Iso Amylene	1.2	ppm	--	
6.	Methanol	2.8	ppm	--	
7.	Pinene	1.3	ppm	--	

Analyzed By:


Nilesh, Matin

Authorized Signatory


Mahesh Oza
(Quality Manager)
Date 10/08/2023

Note: This report is subject to terms & conditions mentioned overleaf

Page 1 of 1

Corporate Office:-

28,29,30, Parmeshwar Esatate-II, Phase-I, Opp. AMCO Bank, GIDC Estate, Vatva, Ahmedabad-382445. Gujarat. India.

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CIN No: U84199GJ2003PTC43198



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TEST REPORT

Company Name and Address

M/s Privi Specialty Chemical Ltd. Plot no. 765, GIDC Estate Jhagadia, Dist. Bharuch.	Report No: BECPL/LAB/R/2023081009 Issue Date: 10/08/2023 Sample Ref No: BECPL/LAB/S/2023080423 Customer's Reference : By Mail
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Description of Sample : Workplace Monitoring	Location of Monitoring : Inside Manufacturing Area First Floor
Sampling Date : 03/08/2023	Sample Receipt Date : 04/08/2023
Sampling By : BECPL	Date of Performance of Test : 04/08/2023
Sampling & Analysis By : Matin, Nilesh	Date of Completion of Test : 10/08/2023

Sr.No	Parameter	Results	Unit	Permissible Limit	Test Method
1.	Total Dust	4.05	mg /m ³	10	OSHA ID – 121
2.	Toluene	2.9	ppm	150	By Photo – Ionization Gas Detector Instrument.
3.	Cyclo Hexane	1.0	ppm	--	
4.	PO (Propylene Oxide)	1.4	ppm	--	
5.	Iso Amylene	1.3	ppm	--	
6.	Methanol	3.0	ppm	--	
7.	Pinene	1.8	ppm	--	

Analyzed By:

Nilesh, Matin

Authorized Signatory

Mahesh Oza
(Quality Manager)
Date 10/08/2023

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TEST REPORT

Company Name and Address

M/s Privi Specialty Chemical Ltd. Plot no. 765, GIDC Estate Jhagadia, Dist. Bharuch.	Report No: BECPL/LAB/R/2023081010 Issue Date: 10/08/2023 Sample Ref No: BECPL/LAB/S/2023080424 Customer's Reference : By Mail
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
Description of Sample : Fugitive Emission	Location of Monitoring : Near Main Gate
Sampling Date : 03/08/2023	Sample Receipt Date : 04/08/2023
Sampling By : BECPL	Date of Performance of Test : 04/08/2023
Sampling & Analysis By : Matin, Nilesh	Date of Completion of Test : 10/08/2023

Sr.No	Parameter	Results	Unit	Test Method
1.	TVOC	1.0	ppm	USEPA Method No. M 25 A

Analyzed By:


Nilesh, Matin

Authorized Signatory


Mahesh Oza
(Quality Manager)
Date 10/08/2023

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TEST REPORT

Company Name and Address

M/s Privi Specialty Chemical Ltd. Plot no. 765, GIDC Estate Jhagadia, Dist. Bharuch.	Report No: BECPL/LAB/R/2023081011 Issue Date: 10/08/2023 Sample Ref No: BECPL/LAB/S/2023080425 Customer's Reference : By Mail
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
Description of Sample : Fugitive Emission	Location of Monitoring : Near Chemical Storage Area
Sampling Date : 03/08/2023	Sample Receipt Date : 04/08/2023
Sampling By : BECPL	Date of Performance of Test : 04/08/2023
Sampling & Analysis By : Matin, Nilesh	Date of Completion of Test : 10/08/2023

Sr.No	Parameter	Results	Unit	Test Method
1.	TVOC	20.2	ppm	USEPA Method No. M 25 A

Analyzed By:


Nilesh, Matin

Authorized Signatory


Mahesh Oza
(Quality Manager)
Date 10/08/2023

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TEST REPORT


Company Name and Address

M/s Privi Specialty Chemical Ltd. Plot no. 765, GIDC Estate Jhagadia, Dist. Bharuch.	Report No: BECPL/LAB/R/2023081012 Issue Date: 10/08/2023 Sample Ref No: BECPL/LAB/S/2023080426 Customer's Reference : By Mail
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
Description of Sample : Ambient Air Monitoring	Location of Monitoring : Near Main Gate
Sampling Date : 03/08/2023	Sample Receipt Date : 04/08/2023
Sampling By : BECPL	Date of Performance of Test : 04/08/2023
Sampling & Analysis By : Matin, Nilesh	Date of Completion of Test : 10/08/2023

Sr.No	Parameter	Results	Unit	GPCB Limit	Test Method
1.	Particulate Matter (Size less than 10µm)	80.2	µg /m ³	100	IS Method No. 5182, (Part-23)
2.	Particulate Matter (Size less than 2.5µm)	45.5	µg /m ³	60	IS Method No. 5182, (Part-24) 2019
3.	Sulphur Dioxide	32.2	µg /m ³	80	IS Method No. 5182, (Part-2)
4.	Nitrogen Dioxide	36.9	µg /m ³	80	IS Method No. 5182, (Part-6)
5.	TVOC	0.9	ppm	--	USEPA Method No. M 25 A

Analyzed By:


Nilesh, Matin

Authorized Signatory


Mahesh Oza
(Quality Manager)
Date 10/08/2023

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TEST REPORT

Company Name and Address

M/s Privi Specialty Chemical Ltd. Plot no. 765, GIDC Estate Jhagadia, Dist. Bharuch.	Report No: BECPL/LAB/R/2023081013 Issue Date: 10/08/2023 Sample Ref No: BECPL/LAB/S/2023080427 Customer's Reference : By Mail
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
Description of Sample : Ambient Air Monitoring	Location of Monitoring : Near ETP Gate
Sampling Date : 03/08/2023	Sample Receipt Date : 04/08/2023
Sampling By : BECPL	Date of Performance of Test : 04/08/2023
Sampling & Analysis By : Matin, Nilesh	Date of Completion of Test : 10/08/2023

Sr.No	Parameter	Results	Unit	GPCB Limit	Test Method
1.	Particulate Matter (Size less than 10µm)	86.1	µg /m ³	100	IS Method No. 5182, (Part-23)
2.	Particulate Matter (Size less than 2.5µm)	43.3	µg /m ³	60	IS Method No. 5182, (Part-24) 2019
3.	Sulphur Dioxide	31.1	µg /m ³	80	IS Method No. 5182, (Part-2)
4.	Nitrogen Dioxide	33.7	µg /m ³	80	IS Method No. 5182, (Part-6)
5.	TVOC	2.3	ppm	--	USEPA Method No. M 25 A

Analyzed By:


Nilesh, Matin

Authorized Signatory


Mahesh Oza
(Quality Manager)
Date 10/08/2023

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TEST REPORT

Company Name and Address

M/s Privi Specialty Chemical Ltd. Plot no. 765, GIDC Estate Jhagadia, Dist. Bharuch.	Report No: BECPL/LAB/R/2023081014 Issue Date: 10/08/2023 Sample Ref No: BECPL/LAB/S/2023080428 Customer's Reference : By Mail
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
Description of Sample	: Stack	Stack Attached to	: Boiler (4TPH)
Sampling Date	: 03/08/2023	Stack Height from G.L	: 30 Meter Approx
Sample Receipt Date	: 04/08/2023	Fuel Used	: Lignite
Sampling By	: BECPL	Date of Performance of Test	: 04/08/2023
Test Parameter	: As per Table	Date of Completion of Test	: 10/08/2023
		Sampling & Analysis By	: Nilesh, Matin

Sr.No	Test Parameters	Results	Unit	GPCB Limit	Test Method
1.	Particulate Matter	51.4	mg/Nm ³	150	IS Method No. 11255, (Part-1)
2.	Sulphur Dioxide	16.3	ppm	100	IS Method No. 11255, (Part-2)
3.	Nitrogen Dioxide	11.5	ppm	50	IS Method No. 5182, (Part-6)

Analyzed By:


Nilesh, Matin

Authorized Signatory


Mahesh Oza
(Quality Manager)
Date 10/08/2023

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TEST REPORT

Company Name and Address

M/s Privi Specialty Chemical Ltd. Plot no. 765, GIDC Estate Jhagadia, Dist. Bharuch.	Report No: BECPL/LAB/R/2023081015 Issue Date: 10/08/2023 Sample Ref No: BECPL/LAB/S/2023080429 Customer's Reference : By Mail
---	--

Description of Sample	: Stack	Stack Attached to	: D G Set (125 KVA)
Sampling Date	: 03/08/2023	Stack Height from G.L	: 20 Meter Approx
Sample Receipt Date	: 04/08/2023	Fuel Used	: Diesel
Sampling By	: BECPL	Date of Performance of Test	: 04/08/2023
Test Parameter	: As per Table	Date of Completion of Test	: 10/08/2023
		Sampling & Analysis By	: Nilesh, Matin

Sr.No	Test Parameters	Results	Unit	GPCB Limit	Test Method
1.	Particulate Matter	46.8	mg/Nm ³	150	IS Method No. 11255, (Part-1)
2.	Sulphur Dioxide	12.2	ppm	100	IS Method No. 11255, (Part-2)
3.	Nitrogen Dioxide	9.8	ppm	50	IS Method No. 5182, (Part-6)

Analyzed By:



Nilesh, Matin

Authorized Signatory



Mahesh Oza
(Quality Manager)
Date 10/08/2023

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TEST REPORT

Company Name and Address

M/s Privi Specialty Chemical Ltd. Plot no. 765, GIDC Estate Jhagadia, Dist. Bharuch.	Report No: BECPL/LAB/R/2023081016 Issue Date: 10/08/2023 Sample Ref No: BECPL/LAB/S/2023080430 Customer's Reference : By Mail
---	--

Description of Sample	: Stack	Stack Attached to	: D G Set (300 KVA)
Sampling Date	: 03/08/2023	Stack Height from G.L	: 20 Meter Approx
Sample Receipt Date	: 04/08/2023	Fuel Used	: Diesel
Sampling By	: BECPL	Date of Performance of Test	: 04/08/2023
Test Parameter	: As per Table	Date of Completion of Test	: 10/08/2023
		Sampling & Analysis By	: Nilesh, Matin

Sr.No	Test Parameters	Results	Unit	GPCB Limit	Test Method
1.	Particulate Matter	61.8	mg/Nm ³	150	IS Method No. 11255, (Part-1)
2.	Sulphur Dioxide	15.8	ppm	100	IS Method No. 11255, (Part-2)
3.	Nitrogen Dioxide	11.6	ppm	50	IS Method No. 5182, (Part-6)

Analyzed By:



Nilesh, Matin

Authorized Signatory



Mahesh Oza
(Quality Manager)
Date 10/08/2023

Note: This report is subject to terms & conditions mentioned overleaf

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TEST REPORT

Company Name and Address

M/s Privi Specialty Chemical Ltd. Plot no. 765, GIDC Estate Jhagadia, Dist. Bharuch.	Report No: BECPL/LAB/R/2023081017 Issue Date: 10/08/2023 Sample Ref No: BECPL/LAB/S/2023080431 Customer's Reference : By Mail
---	--

Description of Sample : Noise Monitoring	Location : As per table given below
Date of Monitoring : 03/08/2023	Noise Monitored by : BECPL team
	Tests Method : Instrument Manual


Sr.No	Location	Result in dB (A)		GPCB Limit
		Day	Night	
1.	Near Main Gate	67.3	63.0	75 dB (A) Day time 70 dB (A) Night time
2.	Near Admin Office	65.6	64.4	
3.	Near ETP Plant	72.9	69.0	
4.	Near Boiler Area	73.6	68.2	
5.	Near Chemical Storage Area	70.4	67.7	

- Day time is reckoned in between 6 A.M. to 9 P.M
- Night time is reckoned in between 9 P.M. to 6 A.M.

Analyzed By:


Nilesh, Matin

Authorized Signatory


Mahesh Oza
(Quality Manager)
Date 10/08/2023

Note: This report is subject to terms & conditions mentioned overleaf

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TEST REPORT

Company Name and Address

M/s Privi Specialty Chemical Ltd. Plot no. 765, GIDC Estate Jhagadia, Dist. Bharuch.	Report No: BECPL/LAB/R/2023113002 Issue Date: 30/11/2023 Sample Ref No: BECPL/LAB/S/2023112805 Customer's Reference : By Mail
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
Description of Sample : Workplace Monitoring	Location of Monitoring : Inside Manufacturing Area Ground Floor
Sampling Date : 27/11/2023	Sample Receipt Date : 28/11/2023
Sampling By : BECPL	Date of Performance of Test : 28/11/2023
Sampling & Analysis By : Matin, Nilesh	Date of Completion of Test : 30/11/2023

Sr.No	Parameter	Results	Unit	Permissible Limit	Test Method
1.	Total Dust	1.87	mg /m ³	10	OSHA ID-121
2.	Toluene	5.0	ppm	150	By Photo – Ionization Gas Detector Instrument.
3.	Cyclo Hexane	1.9	ppm	--	
4.	PO (Propylene Oxide)	1.3	ppm	--	
5.	Iso Amylene	1.7	ppm	--	
6.	Methanol	3.3	ppm	--	
7.	Pinene	1.8	ppm	--	

Analyzed By:


Nilesh, Matin

Authorized Signatory


Mahesh Oza
(Quality Manager)
Date 30/11/2023

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TEST REPORT

Company Name and Address

M/s Privi Specialty Chemical Ltd. Plot no. 765, GIDC Estate Jhagadia, Dist. Bharuch.	Report No: BECPL/LAB/R/2023113003 Issue Date: 30/11/2023 Sample Ref No: BECPL/LAB/S/2023112806 Customer's Reference : By Mail
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
Description of Sample : Workplace Monitoring	Location of Monitoring : Inside Manufacturing Area First Floor
Sampling Date : 27/11/2023	Sample Receipt Date : 28/11/2023
Sampling By : BECPL	Date of Performance of Test : 28/11/2023
Sampling & Analysis By : Matin, Nilesh	Date of Completion of Test : 30/11/2023

Sr.No	Parameter	Results	Unit	Permissible Limit	Test Method
1.	Total Dust	3.62	mg /m ³	10	OSHA ID – 121
2.	Toluene	3.7	ppm	150	By Photo – Ionization Gas Detector Instrument.
3.	Cyclo Hexane	1.5	ppm	--	
4.	PO (Propylene Oxide)	1.9	ppm	--	
5.	Iso Amylene	1.0	ppm	--	
6.	Methanol	3.7	ppm	--	
7.	Pinene	2.2	ppm	--	

Analyzed By:


Nilesh, Matin

Authorized Signatory


Mahesh Oza
(Quality Manager)
Date 30/11/2023

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TEST REPORT


Company Name and Address

M/s Privi Specialty Chemical Ltd. Plot no. 765, GIDC Estate Jhagadia, Dist. Bharuch.	Report No: BECPL/LAB/R/2023113004 Issue Date: 30/11/2023 Sample Ref No: BECPL/LAB/S/2023112807 Customer's Reference : By Mail
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
Description of Sample : Fugitive Emission	Location of Monitoring : Near Main Gate
Sampling Date : 27/11/2023	Sample Receipt Date : 28/11/2023
Sampling By : BECPL	Date of Performance of Test : 28/11/2023
Sampling & Analysis By : Matin, Nilesh	Date of Completion of Test : 30/11/2023

Sr.No	Parameter	Results	Unit	Test Method
1.	TVOC	1.2	ppm	USEPA Method No. M 25 A

Analyzed By:


Nilesh, Matin

Authorized Signatory


Mahesh Oza
(Quality Manager)
Date 30/11/2023

Note: This report is subject to terms & conditions mentioned overleaf

Page 1 of 1

Corporate Office:-

28,29,30, Parmeshwar Esatate-II, Phase-I, Opp. AMCO Bank, GIDC Estate, Vatva, Ahmedabad-382445. Gujarat. India.

Tel: +91-79- 40083051/52, 25834567, 29295043, 29295133, Fax: +91 - 79 - 40083053

www.bhagwatienviro.in Email: shailesh@bhagwatienviro.com, amar@bhagwatienviro.com

CIN No: U84199GJ2003PTC43198



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■ Specialized In REIA, EIA, EC, CPCB registration, WWTP, STP, APCM
■ ISO:9001, ISO:14001, & OHSAS:18001 Certified Company

TEST REPORT

Company Name and Address

M/s Privi Specialty Chemical Ltd. Plot no. 765, GIDC Estate Jhagadia, Dist. Bharuch.	Report No: BECPL/LAB/R/2023113005 Issue Date: 30/11/2023 Sample Ref No: BECPL/LAB/S/2023112808 Customer's Reference : By Mail
---	--

Description of Sample : Fugitive Emission	Location of Monitoring : Near Chemical Storage Area
Sampling Date : 27/11/2023	Sample Receipt Date : 28/11/2023
Sampling By : BECPL	Date of Performance of Test : 28/11/2023
Sampling & Analysis By : Matin, Nilesh	Date of Completion of Test : 30/11/2023

Sr.No	Parameter	Results	Unit	Test Method
1.	TVOC	17.7	ppm	USEPA Method No. M 25 A

Analyzed By:



Nilesh, Matin

Authorized Signatory



Mahesh Oza
(Quality Manager)
Date 30/11/2023

Note: This report is subject to terms & conditions mentioned overleaf

Page 1 of 1

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TEST REPORT

Company Name and Address

M/s Privi Specialty Chemical Ltd. Plot no. 765, GIDC Estate Jhagadia, Dist. Bharuch.	Report No: BECPL/LAB/R/2023113006 Issue Date: 30/11/2023 Sample Ref No: BECPL/LAB/S/2023112809 Customer's Reference : By Mail
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
Description of Sample : Ambient Air Monitoring	Location of Monitoring : Near Main Gate
Sampling Date : 27/11/2023	Sample Receipt Date : 28/11/2023
Sampling By : BECPL	Date of Performance of Test : 28/11/2023
Sampling & Analysis By : Matin, Nilesh	Date of Completion of Test : 30/11/2023

Sr.No	Parameter	Results	Unit	GPCB Limit	Test Method
1.	Particulate Matter (Size less than 10µm)	84.7	µg /m ³	100	IS Method No. 5182, (Part-23)
2.	Particulate Matter (Size less than 2.5µm)	47.2	µg /m ³	60	IS Method No. 5182, (Part-24) 2019
3.	Sulphur Dioxide	30.0	µg /m ³	80	IS Method No. 5182, (Part-2)
4.	Nitrogen Dioxide	34.8	µg /m ³	80	IS Method No. 5182, (Part-6)
5.	TVOC	1.3	ppm	--	USEPA Method No. M 25 A

Analyzed By:


Nilesh, Matin

Authorized Signatory


Mahesh Oza
(Quality Manager)
Date 30/11/2023

Note: This report is subject to terms & conditions mentioned overleaf

Page 1 of 1

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TEST REPORT

Company Name and Address

M/s Privi Specialty Chemical Ltd. Plot no. 765, GIDC Estate Jhagadia, Dist. Bharuch.	Report No: BECPL/LAB/R/2023113007 Issue Date: 30/11/2023 Sample Ref No: BECPL/LAB/S/2023112810 Customer's Reference : By Mail
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
Description of Sample : Ambient Air Monitoring	Location of Monitoring : Near ETP Gate
Sampling Date : 27/11/2023	Sample Receipt Date : 28/11/2023
Sampling By : BECPL	Date of Performance of Test : 28/11/2023
Sampling & Analysis By : Matin, Nilesh	Date of Completion of Test : 30/11/2023

Sr.No	Parameter	Results	Unit	GPCB Limit	Test Method
1.	Particulate Matter (Size less than 10µm)	82.4	µg /m ³	100	IS Method No. 5182, (Part-23)
2.	Particulate Matter (Size less than 2.5µm)	44.8	µg /m ³	60	IS Method No. 5182, (Part-24) 2019
3.	Sulphur Dioxide	30.7	µg /m ³	80	IS Method No. 5182, (Part-2)
4.	Nitrogen Dioxide	35.1	µg /m ³	80	IS Method No. 5182, (Part-6)
5.	TVOC	1.6	ppm	--	USEPA Method No. M 25 A

Analyzed By:


Nilesh, Matin

Authorized Signatory


Mahesh Oza
(Quality Manager)
Date 30/11/2023

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Page 1 of 1



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TEST REPORT

Company Name and Address

M/s Privi Specialty Chemical Ltd. Plot no. 765, GIDC Estate Jhagadia, Dist. Bharuch.	Report No: BECPL/LAB/R/2023113008 Issue Date: 30/11/2023 Sample Ref No: BECPL/LAB/S/2023112811 Customer's Reference : By Mail
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
Description of Sample	: Stack	Stack Attached to	: Boiler (4TPH)
Sampling Date	: 27/11/2023	Stack Height from G.L	: 30 Meter Approx
Sample Receipt Date	: 28/11/2023	Fuel Used	: Lignite
Sampling By	: BECPL	Date of Performance of Test	: 28/11/2023
Test Parameter	: As per Table	Date of Completion of Test	: 30/11/2023
		Sampling & Analysis By	: Nilesh, Matin

Sr.No	Test Parameters	Results	Unit	GPCB Limit	Test Method
1.	Particulate Matter	68.7	mg/Nm ³	150	IS Method No. 11255, (Part-1)
2.	Sulphur Dioxide	13.2	ppm	100	IS Method No. 11255, (Part-2)
3.	Nitrogen Dioxide	10.0	ppm	50	IS Method No. 5182, (Part-6)

Analyzed By:


Nilesh, Matin

Authorized Signatory


Mahesh Oza
(Quality Manager)
Date 30/11/2023

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Page 1 of 1

Corporate Office:-

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www.bhagwatienviro.in Email: shailesh@bhagwatienviro.com, amar@bhagwatienviro.com

CIN No: U84199GJ2003PTC43198



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TEST REPORT

Company Name and Address

M/s Privi Specialty Chemical Ltd. Plot no. 765, GIDC Estate Jhagadia, Dist. Bharuch.	Report No: BECPL/LAB/R/2023113009 Issue Date: 30/11/2023 Sample Ref No: BECPL/LAB/S/2023112812 Customer's Reference : By Mail
---	--

Description of Sample	: Stack	Stack Attached to	: D G Set (125 KVA)
Sampling Date	: 27/11/2023	Stack Height from G.L	: 20 Meter Approx
Sample Receipt Date	: 28/11/2023	Fuel Used	: Diesel
Sampling By	: BECPL	Date of Performance of Test	: 28/11/2023
Test Parameter	: As per Table	Date of Completion of Test	: 30/11/2023
		Sampling & Analysis By	: Nilesh, Matin

Sr.No	Test Parameters	Results	Unit	GPCB Limit	Test Method
1.	Particulate Matter	41.3	mg/Nm ³	150	IS Method No. 11255, (Part-1)
2.	Sulphur Dioxide	10.7	ppm	100	IS Method No. 11255, (Part-2)
3.	Nitrogen Dioxide	7.7	ppm	50	IS Method No. 5182, (Part-6)

Analyzed By:



Nilesh, Matin

Authorized Signatory



Mahesh Oza
(Quality Manager)
Date 30/11/2023

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TEST REPORT

Company Name and Address

M/s Privi Specialty Chemical Ltd. Plot no. 765, GIDC Estate Jhagadia, Dist. Bharuch.	Report No: BECPL/LAB/R/2023113010 Issue Date: 30/11/2023 Sample Ref No: BECPL/LAB/S/2023112813 Customer's Reference : By Mail
---	--

Description of Sample : Stack	Stack Attached to : D G Set (300 KVA)
Sampling Date : 27/11/2023	Stack Height from G.L : 20 Meter Approx
Sample Receipt Date : 28/11/2023	Fuel Used : Diesel
Sampling By : BECPL	Date of Performance of Test : 28/11/2023
Test Parameter : As per Table	Date of Completion of Test : 30/11/2023
	Sampling & Analysis By : Nilesh, Matin

Sr.No	Test Parameters	Results	Unit	GPCB Limit	Test Method
1.	Particulate Matter	83.4	mg/Nm ³	150	IS Method No. 11255, (Part-1)
2.	Sulphur Dioxide	19.4	ppm	100	IS Method No. 11255, (Part-2)
3.	Nitrogen Dioxide	13.7	ppm	50	IS Method No. 5182, (Part-6)

Analyzed By:



Nilesh, Matin

Authorized Signatory



Mahesh Oza
(Quality Manager)
Date 30/11/2023

Note: This report is subject to terms & conditions mentioned overleaf

Page 1 of 1

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CIN No: U84199GJ2003PTC43198



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TEST REPORT

Company Name and Address

M/s Privi Specialty Chemical Ltd. Plot no. 765, GIDC Estate Jhagadia, Dist. Bharuch.	Report No: BECPL/LAB/R/2023113011 Issue Date: 30/11/2023 Sample Ref No: BECPL/LAB/S/2023112814 Customer's Reference : By Mail
---	--

Description of Sample : Noise Monitoring	Location : As per table given below
Date of Monitoring : 27/11/2023	Noise Monitored by : BECPL team
	Tests Method : Instrument Manual


Sr.No	Location	Result in dB (A)		GPCB Limit
		Day	Night	
1.	Near Main Gate	69.2	68.0	75 dB (A) Day time 70 dB (A) Night time
2.	Near Admin Office	67.8	65.3	
3.	Near ETP Plant	70.6	68.9	
4.	Near Boiler Area	71.8	67.1	
5.	Near Chemical Storage Area	71.2	68.9	

- Day time is reckoned in between 6 A.M. to 9 P.M
- Night time is reckoned in between 9 P.M. to 6 A.M.

Analyzed By:


Nilesh, Matin

Authorized Signatory


Mahesh Oza
(Quality Manager)
Date 30/11/2023

Note: This report is subject to terms & conditions mentioned overleaf

Page 1 of 1

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CIN No: U84199GJ2003PTC43198

Annexure 4

➤ **CSR + CER PROJECT F.Y. 2022-23 (Jhagadia)**

Sr. No.	Village Name	Project/Initiative Details	Actual Expense up to March 2023
1	4 Student Adopted (Mortalav, Utiya, Sardarpura)	Long Note Book, Compass Box, Umbrella, School Bag	10,105
2	Utiya Village	Computer Set	19,500
3	Utiya Village	Table & Chair for Gram Panchayat	13,175
3	Borjai Village Green Belt	Fencing Work	493,640
4	Borjai Village Green Belt	Tree Plantation Work	430,500
5	Borjai Village Green Belt	Water & Land Clearance Work-JCB charges	230,000
6	RO plant at Borjai	R.O. plant with Water tank (500 ltr) - Borjai	135,000
		Chiller for RO	52,000
		Water tank (2 Tanks)	18,600
7	Borjai Village Green Belt	Bore well	295,460
8	Borjai Village Green Belt	Drip Irrigation	306,000
		Water Tank for drip Irrigation (2000 LTR)	18,000
		Foundation for drip irrigation	35,000
		GEB Connection	12,000
		Gate & Board for Greenbelt	30,000
9	Borjai Village Green Belt	Greenbelt Maintenance Work up to March-23	100,000
	TOTAL		2,198,980

Annexure 6

➤ License copy of PESO for compressed H₂ gas storage in cylinders.



भारत सरकार / Government of India
वाणिज्य और उद्योग मंत्रालय / Ministry of Commerce & Industry
पेट्रोलियम तथा विस्फोटक सुरक्षा संगठन (पैसो) / Petroleum & Explosives Safety Organisation (PESO)
पांचवा तल, ए-ब्लॉक, सी.जी.ओ.कॉम्प्लेक्स, सेमिनरी हिल्स
नागपुर - 440006

5th Floor, A-Block, CGO Complex, Seminary Hills, Nagpur - 440006

ईमेल/E-mail : explosives@explosives.gov.in

दूरभाष/Phone/Fax No : 0712 -2510248, Fax-2510577

सं/No : G/HO/GJ/05/894 & G/HO/GJ/06/878(G111650)

दि/ Dated : 03/05/2023

MEMORANDUM

विषय/Sub Plot No, 765, JHAGADIA GIDC, JHAGADIAA, Jhagadia, Taluka: Jhagadia, District: BHARUCH, State: Gujarat, Pin : 393110 by M/s. PRIVI SPECIALITY CHEMICALS LIMITED PLOT NO 765, ROAD 2, NEAR UPL-5, JHAGADIA GIDC., JHAGADIA, Jhagadia, Taluka: Jhagadia, District: BHARUCH, State: Gujarat, Pin : 393110 में सिलिंडरों में HYDROGEN गैस का भरण एवं भण्डारण गोडाउन-Storage of HYDROGEN गैस सिलिंडरों में नियम, 2016 के अंतर्गत अनुज्ञप्ति जारी करने के बारे में/ Filling of HYDROGEN and Storage of HYDROGEN in Cylinders at Plot No, 765, JHAGADIA GIDC, JHAGADIAA, Jhagadia, Taluka: Jhagadia, District: BHARUCH, State: Gujarat, Pin : 393110 by M/s. PRIVI SPECIALITY CHEMICALS LIMITED PLOT NO 765, ROAD 2, NEAR UPL-5, JHAGADIA GIDC., JHAGADIA, Jhagadia, Taluka: Jhagadia, District: BHARUCH, State: Gujarat, Pin : 393110 under Gas Cylinders Rules, 2016 - Grant of licence regarding.

Jhagadia स्थित भंडारण शेड में सिलिंडरों में HYDROGEN का भरण एवं HYDROGEN गैस का भंडारण गैस सिलिंडर नियम, 2016 के अंतर्गत फार्म 'इ' और 'एफ' में आपके नाम से जारी दि.30 सितंबर, 2016 तक वैध। May 03, 2023 की अनुज्ञप्ति सं. G/HO/GJ/05/894 & G/HO/GJ/06/878 की दो प्रतियां The Jt. Chief Controller of Explosives, Vadodara Circle, Vadodara को अग्रेषित की जा रही हैं। I/Two Copies of Licence No. G/HO/GJ/05/894 & G/HO/GJ/06/878 both dated May 03, 2023 granted in Form 'E' and 'F' under Gas Cylinders Rules, 2016 valid upto 30th day of September, 2027 for filling in the plant of HYDROGEN gas into cylinders and for storage of HYDROGEN of filled HYDROGEN - 320 Nos., in cylinders in the storage shed at Jhagadia, are forwarded to The Jt. Chief Controller of Explosives, Vadodara Circle, Vadodara.

उनसे अनुरोध है कि विषयांतर्गत परिसर का निरीक्षण करें और यदि वह इस बात से संतुष्ट हैं कि अनुज्ञप्ति में दी गई सभी शर्तों का तथा नियमों के सभी प्रावधानों का पालन हो रहा है तो वे इस कार्यालय को सूचित करते हुए अनुज्ञप्ति की मूल प्रति पृष्ठांकित कर सीधे अनुज्ञप्तिधारी को सौंप दें तथा अनुज्ञप्ति की दूसरी प्रती अपने कार्यालय के रिकार्ड हेतु रखें। यदि वे अनुज्ञप्ति को पृष्ठांकित न करने का निर्णय लेते हैं तो तुरंत कारण बताते हुए अनुज्ञप्ति इस कार्यालय को लौटा दें। He is requested to inspect the subject premises and if he is satisfied that all the conditions of Licence and provisions of the rules have been complied with, he may endorse and hand over the original copy of the licence to the licensee directly under intimation to this office, retaining the other copies of the licence for this office records. If however, he decides not to endorse the licence, he should immediately return the same to this office with reasons, not later than three months.

A set of bio-date of the personnel is furnished by the firm is enclosed herewith for his information and records.

भवदीय/Yours faithfully,

संलग्नक/Encl : As above

((डा.डी.जीवारथनम्))
(Dr. D. Jeevarathinam)
उप विस्फोटक नियंत्रक
Dy. Controller of Explosives
कृते मुख्य विस्फोटक नियंत्रक
For Chief Controller of Explosives
नागपुर/Nagpur

To,
The Jt. Chief Controller of Explosives, Vadodara Circle, Vadodara

Copy forwarded to :-

1. M/s. PRIVI SPECIALITY CHEMICALS LIMITED, PLOT NO 765, ROAD 2, NEAR UPL-5, JHAGADIA GIDC., JHAGADIA, Jhagadia, Taluka: Jhagadia, District: BHARUCH State: Gujarat, Pin : 393110. This has Reference to their letter No. OIN1344720 dated 25/04/2023. This facilities shall not be commissioned prior to inspection by an officer of the Department and written permission thereto. Please follow the procedure strictly as laid

doen in Rule 55 of the Gas Cylinder Rules and submitted complete document for renewal of the licence to The Jt. Chief Controller of Explosives, Vadodara, so as to reach his office on or before the dated of expiry i.e 30th September 2027.

**For Chief Controller of Explosives
Nagpur
कृते मुख्य विस्फोटक नियंत्रक
नागपुर**

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भारत सरकार
Government of India
वाणिज्य और उद्योग मंत्रालय
Ministry of Commerce & Industry
पेट्रोलियम तथा विस्फोटक सुरक्षा संगठन (पेट्रो)
Petroleum & Explosives Safety Organisation (PESO)
ए-1 और ए-2 विंग, पोपडा रोड, केन्द्रीय कार्यालय परिसर, सी.बी.डी. बेलपुर
नवी मुंबई (महाराष्ट्र) - 400614
A1 & A2 wing, 5th Floor, C.G.O. Complex, CBD Belapur, Navi Mumbai (M.S.),
Mumbai - 400614

E-mail : jtccemumbai@explosives.gov.in
Phone/Fax No : 022 - 27575945, 27573881

संख्या /No. : PWC/GJ/15/2792 (P488193)

दिनांक /Dated : 22/07/2021

सेवा में /To,

M/s. PRIVI SPECIALITY CHEMICALS LIMITED,
PLOT NO 765, ROAD NO2, NEAR UPL-5, GIDC JHAGADIA,
JHAGADIA,
Taluka: Jhagadia,
District: BHARUCH,
State: Gujarat
PIN: 393110

विषय /Sub

Plot No. 765, INDUSTRIAL ESTATE GIDC JHAGADIA, JHAGADIA, Jhagadia, Taluka: Jhagadia, District: BHARUCH,
State: Gujarat, PIN: 393110 में पेट्रोलियम वर्ग A का अधिष्ठापन - अनुज्ञापित जारी करने के बारे में ।
Petroleum Class A Installation at Plot No. 765, INDUSTRIAL ESTATE GIDC JHAGADIA, JHAGADIA, Taluka:
Jhagadia, District: BHARUCH, State: Gujarat, PIN: 393110 Grant of Licence regarding.

महोदय /Sir
(s),

कृपया आपके पत्र क्रमांक CIN825166 दिनांक 14/07/2021 का अवलोकन करें ।
Please refer to your letter No. CIN825166 dated 14/07/2021

विधिवानुसंगत अधिष्ठापन में निम्नलिखित पेट्रोलियम पदार्थों के वर्ग तथा मात्रा के भंडारण के लिए पेट्रोलियम नियम, 2002 के अधीन प्रारूप
- XV में स्वीकृत, दिनांक 31/12/2025 तक वैध अनुज्ञापित संख्या PWC/GJ/15/2792 (P488193) दिनांक 22/07/2021 मंजी जा रही है ।
Licence No. PWC/GJ/15/2792 (P488193) dated 22/07/2021 granted in Form XV under the Petroleum Rules, 2002 and valid till
31/12/2025 for the storage of the following kinds and quantities of Petroleum at the subject installation is forwarded herewith.

पेट्रोलियम का विवरण /Description of Petroleum	किलोलीटरों में अनुज्ञापित क्षमता /Quantity licensed in KL
वर्ग A प्रपुंज पेट्रोलियम /Petroleum Class A in bulk	420.00 KL
वर्ग A प्रपुंज पेट्रोलियम से भिन्न /Petroleum Class A, otherwise than in bulk	NIL
वर्ग B प्रपुंज पेट्रोलियम /Petroleum Class B in bulk	NIL
वर्ग B प्रपुंज पेट्रोलियम से भिन्न /Petroleum Class B, otherwise than in bulk	NIL
वर्ग C प्रपुंज पेट्रोलियम /Petroleum Class C in bulk	NIL
वर्ग C प्रपुंज पेट्रोलियम से भिन्न /Petroleum Class C, otherwise than in bulk	NIL
कुल क्षमता /Total Capacity	420.00 KL

कृपया पेट्रोलियम नियम 2002 के अधीन बनाए गए नियम 148 में दी गई प्रक्रिया का कड़ाई से पालन करें और अनुज्ञापित के नवीकरण हेतु
समस्त दस्तावेजों को अनुज्ञापित की वैधता समाप्ति की तारीख या उससे पूर्व इस कार्यालय को प्रेषित करें ।
Please follow the procedure strictly as laid down in rule 143 of the Petroleum Rules, 2002 and submit complete documents for
further renewal of the licence to this office, so as to reach in or before the date on which licence expires.

यह अनुमोदना / अनुमति अन्य प्राधिकारियों से आवश्यक अनुमति/स्वीकृति प्राप्त करने से या गंगा लागू अन्य विधियों से छूट नहीं देती है ।

This approval/permission, however, does not absolve from obtaining necessary permission/clearance from other authorities or
under other statutes as applicable.

भवदीय /Yours faithfully,

(डा. अनुज कुमार)

(Dr. Anuj Kumar)

विस्फोटक नियंत्रक
Controller of Explosives

कृते संयुक्त मध्य विस्फोटक नियंत्रक

For Jt. Chief Controller of Explosives
नवी मुंबई (महाराष्ट्र) Mumbai

Copy forwarded to :-

1. The District Magistrate, BHARUCH(Gujarat) with reference to his NOC No POL/NOC/WS/1528 Dated 11/07/2006
2. The Dy. Chief Controller of Explosives, Vadodara. A Copy of the licence along with approved plan is enclosed.

For Jt. Chief Controller of Explosives
Mumbai

(अधिक जानकारी जैसे आवेदन की स्थिति, शुल्क तथा अन्य विवरण के लिए हमारी वेबसाइट <http://peso.gov.in> देखें)
(For more information regarding status, fees and other details please visit our website <http://peso.gov.in>)

Note:-This is system generated document does not require signature.

प्ररूप XV
(प्रथम अनुसूची का अनुच्छेद 6 देखिए)
FORM XV
(see Article 6 of the First Schedule)



अधिष्ठापनों में पेट्रोलियम के आयात और भंडारण के लिए अनुज्ञप्ति
LICENCE TO IMPORT AND STORE PETROLEUM IN AN INSTALLATION

अनुज्ञप्ति सं. (Licence No.): PWC/GJ/15/2792(P488193)

फीस-रुपए (Fee Rs.) 23500/- per year

M/s. PRIVI SPECIALITY CHEMICALS LIMITED, PLOT NO 765, ROAD NO2, NEAR UPL-5, GIDC JHAGADIA, JHAGADIA, Jhagadia, Taluka: Jhagadia, District: BHARUCH, State: Gujarat, PIN: 393110 को केवल इसमें यथा विनिर्दिष्ट वर्ग और मात्राओं में पेट्रोलियम 420.00 KL आयात करने के लिए और उसका, नीचे वर्णित और अनुमोदित नक्शा संख्या PWC/GJ/15/2792(P488193) तारीख 22/07/2021 जो कि इससे उपबद्ध है, में दिखाए गए स्थान पर भण्डारण के लिए पेट्रोलियम अधिनियम, 1934 के उपबंधों या उसके अधीन बनाए गए नियमों तथा इस अनुज्ञप्ति की अतिरिक्त शर्तों के अधीन रहते हुए, यह अनुज्ञप्ति अनुदत्त की जाती है।

Licence is hereby granted to M/s. PRIVI SPECIALITY CHEMICALS LIMITED, PLOT NO 765, ROAD NO2, NEAR UPL-5, GIDC JHAGADIA, JHAGADIA, Jhagadia, Taluka: Jhagadia, District: BHARUCH, State: Gujarat, PIN: 393110 valid only for the importation and storage of 420.00 KL Petroleum of the class and quantities as herein specified and storage thereof in the place described below and shown on the approved plan No PWC/GJ/15/2792(P488193) dated 22/07/2021 attached hereto subject to the provisions of the Petroleum Act, 1934 and the rule made thereunder and to the further conditions of this Licence.

यह अनुज्ञप्ति 31st day of December 2025 तक प्रवृत्त रहेगी।

The Licence shall remain in force till the 31st day of December 2025

पेट्रोलियम का विवरण /Description of Petroleum	अनुज्ञप्ति मात्रा (किलोलीटरों में) /Quantity licenced in KL
वर्ग क प्रपुंज पेट्रोलियम /Petroleum Class A in bulk	420.00 KL
वर्ग क प्रपुंज पेट्रोलियम से भिन्न /Petroleum Class A, otherwise than in bulk	NIL
वर्ग ख प्रपुंज पेट्रोलियम /Petroleum Class B in bulk	NIL
वर्ग ख प्रपुंज पेट्रोलियम से भिन्न /Petroleum Class B, otherwise than in bulk	NIL
वर्ग ग प्रपुंज पेट्रोलियम /Petroleum Class C in bulk	NIL
वर्ग ग प्रपुंज पेट्रोलियम से भिन्न /Petroleum Class C, otherwise than in bulk	NIL
कुल क्षमता /Total Capacity	420.00 KL

July 22, 2021

For Jt. Chief Controller of Explosives
WC, Mumbai

अनुज्ञप्ति परिसरों का विवरण और अवस्थान
DESCRIPTION AND LOCATION OF THE LICENSED PREMISES

अनुज्ञप्ति परिसर जिसकी विन्यास सीमाएं अन्य विशिष्टताएं संलग्न अनुमोदित नक्शों में दिखाई गई हैं Plot No: 765, INDUSTRIAL ESTATE GIDC JHAGADIA, JHAGADIA, Jhagadia, Taluka: Jhagadia, District: BHARUCH, State: Gujarat, PIN: 393110 स्थान पर अवस्थित है तथा उसमें निम्नलिखित 6 Under Ground tank(s) for CLASS A सम्मिलित हैं।

The licensed premises, the layout, boundaries and other particulars of which are shown in the attached approved plan are situated at Plot No: 765, INDUSTRIAL ESTATE GIDC JHAGADIA, JHAGADIA, Jhagadia, Taluka: Jhagadia, District: BHARUCH, State: Gujarat, PIN: 393110 and consists of 6 Under Ground tank(s) for CLASS A together with connected facilities.

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पेज सं. 2

अनुमति संख्या-(Licence No.) P/WG/GJ/15/2792 (P488193)

मंजूरीकरण के पृष्ठांकन के लिए स्थान
SPACE FOR ENDORSEMENT OF RENEWALS

पेट्रोलियम अधिनियम, 1934 के उपबन्धों या उनके अधीन बनाए गए नियमों या इस अनुमति की शर्तों का उल्लंघन न होने की दशा में यह अनुमति किस से बिना किसी छूट के दस वर्ष तक नवीकृत की जा सकेगी। This licence shall be renewable without any concession in fee for ten years in the absence of contravention of any provisions of the Petroleum Act, 1934 or of the rules framed thereunder or of any of the conditions of this licence.	नवीकरण की तारीख Date of Renewal	समाप्ति की तारीख Date of Expiry of license	अनुमति प्राधिकारी के हस्ताक्षर और स्टाम्प Signature and office stamp of the licencing authority.
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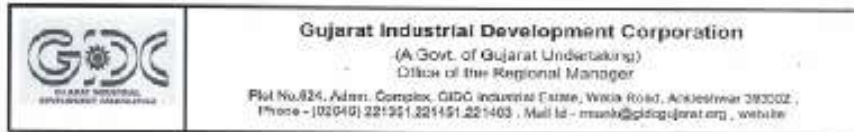
यदि अनुमति परिसर इसमें उपाबद्ध विवरण और शर्तों के अनुरूप नहीं पाए जाते हैं और जिन नियमों और शर्तों के अधीन यह अनुमति मंजूर की गई है उनमें से किसी का उल्लंघन होने की दशा में यह अनुमति रद्द की जा सकती है और अनुमतिधारी प्रथम अपराध के लिए साधारण कारावास से, जो एक मास तक हो सकता है, या जुर्माने से, जो एक हजार रुपये तक हो सकता है, या दोनों से, और प्रत्येक पश्चात्तवर्ती अपराध के लिए साधारण कारावास से जो तीन मास तक हो सकता है, या जुर्माने से, जो पांच हजार रुपये तक हो सकता है, या दोनों से दण्डनीय होगा।

This licence is liable to be cancelled if the licensed premises are not found conforming to the description given on the approved plan attached hereto and contravention of any of the rules and conditions under which this licence is granted and the holder of this licence is also punishable for the first offence with simple imprisonment which may be extend to one month, or with fine which may extend to one thousand rupees, or with both and for every subsequent offence with simple imprisonment which may extend to three months, or with fine which may extend to five thousand rupees or with both.

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Annexure: LPD.PDF

GIDC Plot Transfer Letter



No. GIDC/RM/ANK/TRF/FTO/JHA2/14

Date : 23/01/2018

Office Order


Sub: Transfer of Industrial Plot No. 765 at Jhagadia Industrial Estate

A Industrial Plot No. 765 admeasuring about 35651.00 Sq.mt. in Jhagadia estate, was allotted to YASHASVI RASAYAN PVT LTD ((1)Mr. Harsh H Patel :29.50 %(2)Mr Himanshu K Patel :20.00 %(3)Mr Nilesh K Patel :49.50 %(4)Mr Nilesh Ramesh Ganjwala :1.00 %. The Lease Deed / Conveyance Deed / Licence Agreement was executed on 15/06/2005. The Lessee had applied to the Corporation for transfer of the said Industrial Plot in favour of PRIVI ORGANICS INDIA LIMITED Public Limited Company directors / shareholders (1)Mr Aadarsh Utkarsh Shah :0.01 %(2)Mr Nahoosh Jayvadan Jariwala :99.94 %(3)Mr Rajen Niranjanbhai Jhaveri :0.01 % (4)Mr Utkarsh Bhikhubhai Shah :0.01 %(5)Priyanshi Nahoosh Jhariwala :0.01 % (6)Radhika Utkarsh Shah :0.01 %(7)Sandhya Nahoosh Jariwala :0.01 %. Certain terms and conditions have been stipulated by the Regional Manager, Ankleshwar as per Provisional Transfer Order no. GIDC/RM/ANK/TRF/PTO/JHA2/0021 dtd. 24/07/2017.

Lessee has paid all dues of the Corporation up to Date. Lessee has also paid the Corporation's share in Transfer fee amounting to Rs.2378560.00 @ Rs.1130.00 per Sq.mt. The Deed of Assignment has therefore been executed on 16/11/2017 between the Corporation, transferor & transferee. The plot now therefore stands transferred in the name of PRIVI ORGANICS INDIA LIMITED Public Limited Company. Mr Nahoosh Jayvadan Jariwala, Mr Utkarsh Bhikhubhai Shah, Mr Rajen Niranjanbhai Jhaveri, Radhika Utkarsh Shah, Mr Aadarsh Utkarsh Shah, Sandhya Nahoosh Jariwala, Priyanshi Nahoosh Jhariwala with effect from 23/01/2018 for establishment of OTSCHA PTBCHA Industry. This transfer permission shall not be considered as valid under the building bye laws of the Corporation, if any unauthorized construction is carried out by Transferee. If any unauthorized construction is carried out, the same shall not be considered that Corporation has regularized the same. Transferee shall have to remove/ demolish non violative construction or shall have to get approved from the Competent Authority. The water requirement as per transfer application is 25 KLD per year only.

Thanking you,

Yours faithfully,


Regional Manager,
G.I.D.C., Ankleshwar.



ICICI Lombard General Insurance Company Ltd.
 ICICI LOMBARD HOUSE , 414, Veer Savarkar Marg,
 Near Siddhi Vinayak Temple, Prabhadevi, Mumbai - 400 025.
Attached & forming part of
 Policy no.4007/113166623/07/000
 UIN: IRDAN115CP0014V01201920

PUBLIC LIABILITY INSURANCE
(UNDER PUBLIC LIABILITY INSURANCE ACT 1991)

PREAMBLE

ICICI Lombard General Insurance Company Limited ("the Company"), having received a Proposal and the premium from the proposer named in the Schedule referred to herein below, and the said Proposal and Declaration together with any statement, report or other document leading to the issue of this Policy and referred to therein having been accepted and agreed to by the Company and the Proposer as the basis of this contract do, by this Policy agree, in consideration of and subject to the due receipt of the subsequent premiums, as set out in the Schedule with all its Parts, and further, subject to the terms and conditions contained in this Policy, as set out in the Schedule with all its Parts that on proof to the satisfaction of the Company of the compensation having become payable as set out in Part I of the Schedule to the title of the said person or persons claiming payment or upon the happening of an event upon which one or more benefits become payable under this Policy, the Sum Insured/ appropriate benefit will be paid by the Company.

POLICY NO-4007/113166623/07/000

PART I OF SCHEDULE		
1	Name of the insured	Privi Speciality Chemicals Ltd
2	Mailing Address of the insured	Privi House , A 71, Ttc Thane Belapur Road, Opp Koparkhairane Stn, Navi Mumbai Thane Maharashtra 400710
3	Trade or Business of the insured	Manufacturer and Exporter of Bulk Aroma Chemicals and Specialty Chemicals
4	Address of Premises insured	Premises owned/occupied by the insured
5	Paid Up Capital	INR 39.06 Crores
6	Policy period	From: February 01 st , 2023
		To: January 31 st , 2024
7	Turnover	INR 1600 Crores
8	Limit of Indemnity	
	Aggregate One Year (AOY)	INR 150,000,000
	Any One Accident (AOA)	INR 50,000,000
9	Compulsory Excess	Nil

10	Total Premium	Basic Premium – INR 15,001 GST – INR 2,701 ERF Cont – INR 15,001 Total Premium -INR 32,703
11	Co-insurance details	NA
12	Special conditions	<ul style="list-style-type: none"> • Submission And Acceptance Of Duly Filled, Signed And Dated Proposal Form, Prior To Binding Of Risk • Communicable Disease Exclusion And Pandemic/Epidemic Exclusion • Absolute Aviation Liability Exclusion; Absolute Asbestos Exclusion; Sanction Clause • Insured's Declaration: (A) There Are No Claims Till Date (B) Till Date The Insured Is Not Aware Of Any Circumstance Or Loss That Can Lead To A Claim Under The Proposed Policy.
13	Intermediary Details	Intermediary Name : Prudent Insurance Brokers Pvt Ltd Intermediary Id: 200190660037
14	GSTIN Reg. No ILGIC GSTIN Address	-

I. For Juridical person/Non-Individual customers

1. Declaration for PEP to be added in proposal form

Are you or any of the proposed applicants/beneficial owner a PEP* or a close relative of a PEP*?

No

If yes, please give details:.....

**Politically Exposed Persons (PEPs) are individuals who are or have been entrusted with prominent public functions in a foreign country, e.g., Heads of States/Governments, senior politicians, senior government/judicial/military officers, senior executives of state-owned corporations, important political party officials, etc*

1. Consent to be added under declarations in proposal form & claim form

I/We hereby give my/our consent to the Company to verify and obtain my/our identity/address proof as well as the identity /address proof of the insured through Central KYC Registry or UIDAI or through any other modes for the purpose of undertaking KYC.

2. Premium paid from own funds to be added under declarations in proposal form

I/We hereby declare and confirm that the premium has been paid out of legally acquired sources of income and the subsequent premiums if any, will continue to be paid out of legally declared and assessed source of income.



ICICI Lombard General Insurance Company Ltd.
ICICI LOMBARD HOUSE , 414, Veer Savarkar Marg,
Near Siddhi Vinayak Temple, Prabhadevi, Mumbai - 400 025.
Attached & forming part of
Policy no. 4007/113166623/07/000
UIN: IRDAN115CP0014V01201920

The stamp duty of Rs. 0.50/- (Fifty Paise Only) paid in cash or by demand draft or by pay order, vide Receipt/Challan No. CSD45120223802 dated 17th January 2023.

Signed for and on behalf of ICICI Lombard General Insurance Company Limited, at Mumbai on this date February 16, 2023.

Authorised Signatory

GSTIN Reg. No : 27AAACI7904G1ZN

IL GIC GSTIN Address: Ground, First and Second Floor, ICICI Lombard House, 414 Veer Savarkar Marg, Prabhadevi, Mumbai 400025 Maharashtra

Description of services: General Insurance Business

HSN/SAC : 9971

Policy shall stand cancelled ab initio in the event of non-realization of the premium."

."Note- In case of renewal of the policy, policy benefit and terms & conditions of policy including premium may be subject to change."

PART II OF SCHEDULE

1. Definitions

For the purpose of this policy, the following terms shall have the meaning as set forth hereunder:

- i. "Act" unless otherwise specifically mentioned shall mean the Public Liability Insurance Act 1991 as amended from time to time.
- ii. "Accident" means an accident involving a fortuitous, sudden or unintentional occurrence while handling any hazardous substance resulting in continuous, intermittent or repeated exposure to death of, or injury to any person or damage to any property but does not include an accident by reason only of war or radioactivity.
- iii. "Handling" in relation to any hazardous substance means the manufacture, processing, treatment, package, storage, transportation by vehicle, use, collection, destruction, conversion, offering for sale, transfer or the like of such hazardous substance.
- iv. "Hazardous Substance" and group means any substance or preparation which is defined as hazardous substance under the Public Liability Insurance Act, 1991 and the Rules framed there under
- v. "Owner" or "Insured" means a person who owns, or has control over handling of any hazardous substance at the time of accident and includes:
 - a. in the case of a firm, any of its partners
 - b. in the case of an association, any of its members, and
 - c. in the case of a company, any of its directors, managers, secretaries or other officers who is directly in charge of, and is responsible to the company for the conduct of the business of the company
- vi. "Turnover" shall mean
 - a. In case of Manufacturing Units - Entire annual gross sales turnover including all levies and taxes of manufacturing units handling hazardous substance as defined in the Public Liability Insurance Act, 1991. For the purpose of this insurance, the term "Units" shall mean all operations being carried out in the manufacturing complex in one location.
 - b. In case of Godowns/ Warehouse Owners – Total annual rental receipts of premises handling hazardous substance as defined in the Public Liability Insurance Act, 1991.
 - c. In case of Transport Operators – Total annual freight receipts
 - d. In all other cases – Total annual gross receipts

2. Scope of Cover

The Company hereby agrees, subject to the terms, conditions and exclusions herein contained or endorsed or otherwise expressed herein, to indemnify the Insured or Owner as defined above for the purpose of this policy against the statutory liability arising out of Accidents occurring during the currency of the Policy due to handling of hazardous substances as provided for in the Act as defined above, and the Rules framed there under.

3. Exclusions

The Company shall not be liable:

- i. For any willful or intentional non-compliance of any statutory requirements;
- ii. In respect of fines, penalties, punitive and /or exemplary damages;
- iii. Under any law or legislation except in so far as provided for in Section 8 (1) & 8 (2) of the Act;
- iv. In respect of damage to property owned, leased or hired or under hire purchase or on loan to the Insured or otherwise in the Insured Owner's control, care or custody;
- v. For any liability directly or indirectly occasioned by, happening through or in consequence of war, invasion, act of foreign enemy, hostilities (whether war be declared or not) civil war, rebellion, revolution, insurrection or military or usurped power;
- vi. For any liability directly or indirectly caused by or contributed to by:
 - a. Ionizing radiation or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel.
 - b. The radioactive, toxic, explosive or other hazardous properties of any explosive nuclear assembly or nuclear component thereof;
- vii. For matter outside the scope of Public Liability Insurance Act, 1991.
- viii. In respect of losses/liability arising outside India.

4. Basis of Assessment of Claims

- i. The basis of assessment of claim shall be the award given by the appropriate authority under the Act.

ii. Claim Procedures:

The procedure for lodging the claim shall be as under:

- a. On the occurrence of any Accident, whether or not the Insured receives any notice of an alleged claim / complaint, the Insured shall duly inform the Company in the manner prescribed in the 'Incident Reporting Form', detailing the Accident.
- b. The Insured shall, upon receipt of any notice of an alleged claim / complaint from appropriate authority, forthwith furnish the same to the Company in the manner detailed in the 'Claim Application Form'. The insured shall also furnish the copies of such documents, as prescribed by the rules, which are submitted and forwarded by the appropriate authority and/or any proposed responses, if any, by the Insured to the appropriate authorities.
- c. Upon the affixing of any legal liability upon the Insured in terms of an award of the appropriate authority, the Insured shall forthwith submit a duly filled 'Claim Settlement Form', detailing the liability accrued and the Defence Costs, if any together with any other information that the Company may require or as specified in the 'Claim Settlement Form'.
- d. The Insured shall also at all times at his own expense produce, procure and give to the Company all such further particulars, plans, specifications, books,

vouchers, invoices, duplicates or copies thereof, documents, investigation reports (internal/external), proofs, evidence and information with respect to the claim (verified by statutory declaration, if so required) and the origin and cause of the loss and the circumstances under which the loss or damage occurred, and any matter touching the liability or the amount of the liability of the Company as may be reasonably required by or on behalf of the Company together with a declaration on oath or in other legal form of the truth of the claim and of any matters connected therewith.

- e. Subject to applicable law, rule, regulation or notification in this behalf, the Company hereby reserves the right as provided hereafter:

No claim in respect of loss equal to or exceeding twenty thousand rupees in value on the policy shall be admitted for payment or settled by the Company unless the Company has been given a report on the occurrence of the loss and extent of the loss, from a person who holds a license to act as a Surveyor or loss assessor, under the Insurance Act, 1938, and appointed by the company for the purpose.

Provided that nothing hereinabove shall be deemed to take away or abridge the right of the Company to pay or to settle any claim at any amount different from the amount assessed by the Surveyor or loss assessor.

- f. The Insured shall furnish the forms duly completed together with:
- i. all material documents, as specified therein or as requested by the Company or otherwise;
 - ii. particulars of all other insurances, if any
- No claim under this policy shall be payable unless the terms of this condition have been complied with

5. Limitation Period

In no case whatsoever shall the Company be liable for any claim for relief made after the expiry of 5 years from the date of occurrence of the Accident.

6. Policy Related Terms And Conditions

1. No admission, offer, promise or payment shall be made or given by or on behalf of the Insured under this policy without the written consent of the Company.
2. The Insured shall keep a record of their Turnover. The Company shall at all times have full rights to call for and examine such records.
3. In case the Company pays any amount to the claimant due to any statutory provision, such amount shall be recoverable from the Insured, if such amount need not have been paid but for the said statutory provision

PART III OF THE SCHEDULE

Standard Terms and Conditions

1. Incontestability and Duty of Disclosure

The policy shall be null and void and no benefit shall be payable in the event of untrue or incorrect statements, misrepresentation, incorrect description or non-disclosure in any material particular in the proposal form, personal statement, declaration and connected documents, or any material information having been withheld, or a claim being fraudulent or any fraudulent means or devices being used by the Insured or any one acting on his behalf to obtain any benefit under this policy

2. Reasonable Care

The Insured shall take all reasonable steps to safeguard the interests of the Insured against accidental loss, or damage that may give rise to the claim

3. Observance of terms and conditions

The due observance and fulfillment of the terms, conditions and endorsement of this policy in so far as they relate to anything to be done or complied with by the Insured, shall be a condition precedent to any liability of the Company to make any payment under this policy

4. Material change

The Insured shall immediately notify the Company by fax and in writing of any material change in the risk and cause at his own expense such additional precautions to be taken as circumstances may require to ensure safe operation of the Insured items or trade or business practices thereby containing the circumstances that may give rise to the claim and the Company may, adjust the scope of cover and / or premium, if necessary, accordingly

5. Records to be maintained

The Insured shall keep an accurate record containing all relevant particulars and shall allow the Company to inspect such record. The Insured shall within one month after the expiry of each period of insurance furnish such information as the Company may require

6. No constructive Notice

Any of the circumstances in relation to these conditions coming to the knowledge of any official of the Company shall not be the notice to or be held to bind or prejudicially affect the Company notwithstanding subsequent acceptance of any premium

7. Notice of charge etc

The Company shall not be bound to notice or be affected by any notice of any trust, charge, lien, assignment or other dealing with or relating to this policy but the receipt of the Insured or his legal personal representative shall in all cases be an effectual discharge to the company

8. Special Provisions

Any special provisions subject to which this policy has been entered into and endorsed in the policy or in any separate instrument shall be deemed to be part of this policy and shall have effect accordingly

9. Overriding effect of Part II of the Schedule

The terms and conditions contained herein and in Part II of the Schedule shall be deemed to form part of the policy and shall be read as if they are specifically incorporated herein; however, in case of any inconsistency of any term and condition with the scope of cover contained in Part II of the Schedule, then the term(s) and condition(s) contained herein shall be read mutatis mutandis with the scope of cover/terms and conditions contained in Part II of the Schedule and shall be deemed to be modified accordingly or superseded in case of inconsistency being irreconcilable

10. Electronic Transactions

The Insured agrees to adhere to and comply with all such terms and conditions as the Company may prescribe from time to time, and hereby agrees and confirms that all transactions effected by or through facilities for conducting remote transactions including the Internet, World Wide Web, electronic data interchange, call centers, teleservice operations (whether voice, video, data or combination thereof) or by means of electronic, computer, automated machines network or through other means of telecommunication, established by or on behalf of the Company, for and in respect of the policy or its terms, or the Company's other products and services, shall constitute legally binding and valid transactions when done in adherence to and in compliance with the Company's terms and conditions for such facilities, as may be prescribed from time to time. The Insured agrees that the Company may exchange, share or part with any information to or with other ICICI Group Companies or any other person in connection with the Policy, as may be determined by the Company and shall not hold the Company liable for such use/application

11. Duties of the Insured on occurrence of loss

On the occurrence of any loss, within the scope of cover under the policy the Insured shall:

- I. Forthwith file/submit a Claim Form in accordance with Claim Procedure Clause as provided in Part II of the Schedule.
- II. Allow the Surveyor or any agent of the Company to inspect the lost/damaged properties/premises/goods or any other material items, as per the Right to Inspect Clause as provided in this Part.
- III. Assist and not hinder or prevent the Company or any of its agents in pursuance of their duties under Rights of the Company On Happening Of Loss Or Damage Clause as provided in this Part.
- IV. Not abandon the insured property/item/premises, nor take any steps to rectify/remedy the damage before the same has been approved by the Company or any of its agents or the Surveyor.

If the Insured does not comply with the provisions of this Clause or other obligations cast upon the Insured under this policy, in terms of the other clauses referred to herein or in terms of the other clauses in any of the policy documents, all benefits under the policy shall be

forfeited, at the option of the Company

12. Rights of the Company on happening of loss or damage

On the happening of loss or damage, or circumstances that have given rise to a claim under this policy, the Company may:

1. enter and/or take possession of the insured property, where the loss or damage has happened
2. take possession of or require to be delivered to it any property of the Insured in the building or on the premises at the time of the loss or damage
3. keep possession of any such property and examine, sort, arrange, remove or otherwise deal with the same; and,
4. sell any such property or dispose of the same for account of whom it may concern.

The powers conferred by this condition shall be exercisable by the Company at any time until notice in writing is given by the Insured that he makes no claim under the policy, or if any claim is made, until such claim is finally determined or withdrawn. The Company shall not by any act done in the exercise or purported exercise of its powers hereunder incur any liability to the Insured or diminish its rights to rely upon any of the conditions of this policy in answer to any claim.

If the insured or any person on his behalf shall not comply with the requirement of the Company, or shall hinder or obstruct the Company in the exercise of the powers hereunder, all benefits under the policy shall be forfeited at the option of the Company

13. Right to inspect

If required by the Company, an agent/representative of the Company including a loss assessor or a Surveyor appointed in that behalf shall in case of any loss or any circumstances that have given rise to the claim to the Insured be permitted at all reasonable times to examine into the circumstances of such loss. The Insured shall on being required so to do by the Company produce all books of accounts, receipts, documents relating to or containing entries relating to the loss or such circumstance in his possession and furnish copies of or extracts from such of them as may be required by the Company so far as they relate to such claims or will in any way assist the Company to ascertain in the correctness thereof or the liability of the Company under the policy

14. Position after a claim

The Insured shall not be entitled to abandon any insured item/property whether the Company has taken possession of the same or not. As from the day of receipt of the claim amount by the Insured as determined by the Company to be fit and proper, the Sum Insured for the remainder of the period of Insurance shall stand reduced by the amount of the compensation

15. Subrogation

In the event of payment under this policy, the Company shall be subrogated to all the Insured's rights or recovery thereof against any person or organisation, and the Insured shall execute and deliver instruments and papers necessary to secure such rights.

The Insured and any claimant under this policy shall at the expense of the Company do and concur in doing and permit to be done, all such acts and things as may be necessary or required by the Company, before or after Insured's indemnification, in enforcing or endorsing any rights or remedies, or of obtaining relief or indemnity, to which the Company shall be or would become entitled or subrogated

16. Contribution

If at the time of the happening of any loss or damage covered by this policy, there shall be existing any other insurance of any nature whatsoever covering the same, whether effected by the Insured or not, then the Company shall not be liable to pay or contribute more than its ratable proportion of any loss or damage

17. Fraudulent claims

If any claim is in any respect fraudulent, or if any false statement, or declaration is made or used in support thereof, or if any fraudulent means or devices are used by the Insured or anyone acting on his behalf to obtain any benefit under this policy, or if a claim is made and rejected and no court action or suit is commenced within twelve months after such rejection or, in case of arbitration taking place as provided therein, within twelve (12) calendar months after the Arbitrator or Arbitrators have made their award, all benefits under this policy shall be forfeited

18. Cancellation/termination

The Company may at any time, cancel this policy, by giving 7 days notice in writing by Registered post/Acknowledgement Due post to the Insured at his last known address in which case the Company shall be liable to repay on demand a rateable proportion of the premium for the unexpired term from the date of the cancellation. The Insured may also give 7 days notice in writing, to the Company, for the cancellation of this policy, in which case the Company shall cancel the policy from the date of receipt of notice and retain the premium for the period this policy has been in force at the Company's short period scales as shown here below

Period (Not exceeding)	Rate
1 week	25% of the Annual rate
1 Month	25% of the Annual rate
2 Months	35% of the Annual rate
3 Months	50% of the Annual rate
4 Months	60% of the Annual rate
6 Months	75% of the Annual rate
8 Months	85% of the Annual rate
Exceeding 8 Months	Full Annual Premium

19. Cause of Action/ Currency for payments

No Claims shall be payable under this policy unless the cause of action arises in India, unless otherwise specifically provided in Part II of the Schedule to this policy. All claims shall be payable in India in Indian Rupees only

20. Policy Disputes

Any dispute concerning the interpretation of the terms, conditions, limitations and/or exclusions contained herein is understood and agreed to by both the Insured and the Company to be subject to Indian Law. Each party agrees to submit to the exclusive jurisdiction of the High Court of India and to comply with all requirements necessary to give such Court the jurisdiction. All matters arising hereunder shall be determined in accordance with the law and practice of such Court

21. Renewal notice

The Company shall not be bound to accept any renewal premium nor give notice that such is due. Every renewal premium (which shall be paid and accepted in respect of this policy) shall be so paid and accepted upon the distinct understanding that no alteration has taken place in the facts contained in the proposal or declaration herein before mentioned and that nothing is known to the Insured that may result to enhance the risk of the company under the guarantee hereby given. No renewal receipt shall be valid unless it is on the printed form of the Company and signed by an authorized official of the Company

22. Notices

Any notice, direction or instruction given under this policy shall be in writing and delivered by hand, speed/registered post or courier to

In case of the Insured, at the address specified in Part 1 of the Schedule.

In case of the Company:

ICICI Lombard General Insurance Company Limited
Corporate Office: ICICI LOMBARD HOUSE, 414 VEER SAVARKAR MARG, PRABHADEVI, MUMBAI-400025.

Notice and instructions will be deemed served 7 days after posting or immediately upon receipt in the case of hand delivery, facsimile or e-mail

23. Customer Service

If at any time the Insured requires any clarification or assistance, the Insured may contact the offices of the Company at the address specified, during normal business hours

24. Grievances

In case you are aggrieved in any way, you should call us at toll free number: 1800 2666 or email us at customersupport@icicilombard.com.

If you are not satisfied with the resolution, then you may subsequently write to the manager- service quality, corporate manager- service quality, national manager- operations & finally director-services and business development at the following address:

Grievance Redressal Officer
ICICI Lombard General Insurance Company Limited

ICICI Lombard House
 414, Veer Savarkar Marg
 Near Siddhi Vinayak Temple,
 Prabhadevi, Mumbai 400 025

In case your complaint is not fully addressed by us, we may use the Integrated Grievance Management System (IGMS) for escalating the complaint to IRDAI. Through IGMS, Insured can register the complaint online and track its status. For registration please visit IRDAI website www.irdaindia.org. If the issue still remains unresolved, you may, subject to vested jurisdiction, approach Insurance Ombudsman for the redressal of the grievance.

The details of Insurance Ombudsman are available below:-

Sr. no.	Name and office of Insurance Ombudsman	Territorial Area of Jurisdiction
1	AHMEDABAD Office of the Insurance Ombudsman, 2nd floor, Ambica House, Near C.U. Shah College, 5, Navyug Colony, Ashram Road, Ahmedabad – 380 014 Tel.:- 079-27546150/139 Fax:- 079-27546142 Email:- bimalokpal.ahmedabad@ecoi.co.in	State of Gujarat and Union Territories of Dadra & Nagar Haveli and Daman and Diu.
2	BENGALURU Office of the Insurance Ombudsman, Jeevan Soudha Building, PID No.57-27-N-19, Ground Floor, 19/19, 24th Main Road, JP Nagar, 1st Phase, Bengaluru-560 078. Tel.:- 080-26652048 / 26652049 Email:- bimalokpal.bengaluru@ecoi.co.in	Karnataka.
3	BHOPAL Office of the Insurance Ombudsman, Janak Vihar Complex, 2nd Floor, 6, Malviya Nagar, Opp.Airtel Office, Near New Market, Bhopal – 462 033. Tel.:- 0755-2769200/201/202 Fax:- 0755-2769203 Email:- bimalokpalbhopal@ecoi.in	States of Madhya Pradesh and Chattisgarh.
4	BHUBANESHWAR Office of the Insurance Ombudsman, 62, Forest park, Bhubneshwar – 751 009. Tel.:- 0674-2596461 / 2596455 Fax:- 0674-2596429	State of Orissa.

	Email:- bimalokpal.bhubaneswar@ecoi.co.in	
5	CHANDIGARH Office of the Insurance Ombudsman, S.C.O. No. 101, 102 & 103, 2 nd Floor, Batra Building, Sector 17 – D, Chandigarh – 160 017. Tel.:- 0172-2706196/5861 / 2706468 Fax:- 0172-2708274 Email:- bimalokpal.chandigarh@ecoi.co.in	States of Punjab, Haryana, Himachal Pradesh, Jammu & Kashmir and Union territory of Chandigarh.
6	CHENNAI Office of the Insurance Ombudsman, Fatima Akhtar Court, 4th Floor, 453 (old 312), Anna Salai, Teynampet, CHENNAI – 600 018. Tel.:- 044-24333668 / 24335284 Fax:- 044-24333664 Email:- bimalokpal.chennai@ecoi.co.in	State of Tamil Nadu and Union Territories - Pondicherry Town and Karaikal (which are part of Union Territory of Pondicherry).
7	DELHI Office of the Insurance Ombudsman, 2/2 A, Universal Insurance Building, Asaf Ali Road, New Delhi – 110 002. Tel.:- 011-23239611/7539/7532 Fax:- 011-23230858 Email:- bimalokpal.delhi@ecoi.co.in	State of Delhi
8	ERNAKULAM Office of the Insurance Ombudsman, 2nd floor, Pulinat Building, Opp. Cochin Shipyard, M.G. Road, Ernakulam - 682 015. Tel.:- 0484-2358759/2359338 Fax:- 0484-2359336 Email:- bimalokpal.ernakulam@ecoi.co.in	Kerala, Lakshadweep, Mahe-a part of Pondicherry
9	GUWAHATI Office of the Insurance Ombudsman, 'Jeevan Nivesh', 5th Floor, Nr. Panbazar over bridge, S.S. Road, Guwahati – 781001 (ASSAM). Tel.:- 0361- 2132204 / 2132205 Fax:- 0361-2732937 Email:- bimalokpal.guwahati@ecoi.co.in	States of Assam, Meghalaya, Manipur, Mizoram, Arunachal Pradesh, Nagaland and Tripura.
10	HYDERABAD Office of the Insurance Ombudsman, 6-2-46, 1st floor, "Moin Court" Lane Opp. Saleem Function Palace, A. C. Guards, Lakdi-Ka-Pool, Hyderabad - 500 004. Tel.:- 040-65504123/23312122 Fax:- 040-23376599	States of Andhra Pradesh, Telangana and Union Territory of Yanam - a part of the Union Territory of Pondicherry.

	Email:- bimalokpal.hyderabad@ecoi.co.in	
11	JAIPUR Office of the Insurance Ombudsman, Jeevan Nidhi-II Bldg., Ground Floor, Bhawani Singh Marg, Jaipur - 302005. Tel.:- 0141-2740363 Email:- bimalokpal.jaipur@ecoi.co.in	State of Rajasthan.
12	KOLKATA Office of the Insurance Ombudsman, Hindustan Building Annexe, 4th floor, 4, CR Avenue, Kolkata - 700 072. Tel.:- 033-22124339 / 22124340 Fax:- 033-22124341 Email:- bimalokpal.kolkata@ecoi.co.in	States of West Bengal, Bihar, Sikkim and Union Territories of Andaman and Nicobar Islands.
13	LUCKNOW Office of the Insurance Ombudsman, 6th Floor, Jeevan Bhawan, Phase-II, Nawal Kishore Road, Hazratganj, Lucknow-226 001. Tel.:- 0522-2231330 / 2231331 Fax:- 0522-2231310. Email:- bimalokpal.lucknow@ecoi.co.in	District of Uttar Pradesh: Lalitpur, Jhansi, Mahoba, Hamirpur, Banda, Chitrakoot, Allahabad, Mirzapur, Sonbhadra, Fatehpur, Pratapgarh, Jaunpur, Varansi, Gazipur, Jalaun, Kanpur, Lucknow, Unnao, Sitapur, Lakhimpur, Bahraich, Barabanki, Raebareli, Sravasti, Gonda, Faizabad, Amethi, Kaushambi, Balrampur, Basti, Ambedkarnagar, Sulanpur, Maharajganj, Santkabirnagar, Azamgarh, Kaushinagar, Gorkhpur, Deoria, Mau, Chandauli, Ballia, Sidharathnagar.
14	MUMBAI Office of the Insurance Ombudsman, 3rd Floor, Jeevan Seva Annexe, S. V. Road, Santacruz (W), Mumbai - 400 054. Tel.:- 022-26106928/360/889 Fax:- 022-26106052 Email:- bimalokpal.mumbai@ecoi.co.in	States of Goa, Mumbai Metropolitan Region excluding Navi Mumbai & Thane.
15	NOIDA Office of the Insurance Ombudsman, Bhagwan Sahai Palace, 4th Floor, Main Road, Naya Bans, Sector-15, Gautam Budh Nagar, Noida Email:- bimalokpal.noida@ecoi.co.in	States of Uttaranchal and the following Districts of Uttar Pradesh: Agra, Aligarh, Bagpat, Bareilly, Bijnor, Budaun, Bulandshehar, Etah, Kanooj, Mainpuri, Mathura, Meerut, Moradabad, Muzaffarnagar, Oraiyya, Pilibhit, Etawah, Farrukhabad, Firozabad, Gautam Budh Nagar, Ghaziabad, Hardoi, Shahjahanpur, Hapur, Shamli, Rampur, Kashganj, Sambhal, Amroha, Hathras, Kanshiramnagar, Saharanpur.
16	PATNA Office of the Insurance Ombudsman,	States of Bihar and Jharkhand.

	1st Floor, Kalpana Arcade Building, Bazar Samiti Road, Bahadurpur, Patna - 800 006. Email:- bimalokpal.patna@ecoi.co.in	
17	PUNE Office of the Insurance Ombudsman, Jeevan Darshan Building, 3rd Floor, CTS Nos. 195 to 198, NC Kelkar Road, Narayan Peth, Pune - 411 030 Tel: 020 -32341320 Email:- bimalokpal.pune@ecoi.co.in	States of Maharashtra, Area of Navi Mumbai and Thane excluding Mumbai Metropolitan Region.

The updated details of Insurance Ombudsman are available on IRDA website: www.irdaindia.org, on the website of General Insurance Council: www.generalinsurancecouncil.org.in, our website www.icicilombard.com or can be obtained from any of our offices.

SANCTION CLAUSE

We shall not be deemed to provide cover under this Policy or be liable to pay any amount under the Policy to the extent that the provision of such cover or payment of such amount would expose us to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, United Kingdom or United States of America.

Communicable Disease Exclusion Endorsement

- 1) Notwithstanding any provision, clause or term of this Policy to the contrary, this Policy excludes any loss, cost, damage, liability, claim, fines, penalty or expense or any other amount of whatsoever nature, whether directly or indirectly and/or in whole or in part, related to, caused by, contributed to by, resulting from, as a result of, as a consequence of, attributable to, arising out of, arising under, in connection with, or in any way involving (this includes all other terms commonly used and/or understood to reflect or describe nexus and/or connection from one thing to another whether direct or indirect):
 - i) a Communicable Disease and/or the fear or threat (whether actual or perceived) of a Communicable Disease and/or the actual or alleged transmission of a Communicable Disease regardless of any other cause or event contributing and/or occurring concurrently or in any sequence thereto, and
 - ii) a pandemic or epidemic, as declared by the World Health Organization or any governmental authority.
- 2) As used herein, Communicable Disease means: any infectious, contagious or communicable substance or agent and/or any infectious, contagious or communicable disease which can be caused and/or transmitted by means of substance or agent where:
 - i) the disease includes, but is not limited to an illness, sickness, condition or an interruption or disorder of body functions, systems or organs, and
 - ii) the substance or agent includes, but is not limited to, a virus, bacterium, parasite, other organism or other micro-organism (whether asymptomatic or not); including any variation or mutation thereof, whether deemed living or not, and
 - iii) the method of transmission, whether direct or indirect, includes but not limited to, airborne transmission, bodily fluid transmission, transmission through contact with human fluids, waste or the like, transmission from or to any surface or object, solid, liquid or gas or between organisms including between humans, animals, or from any animal to any human or from any human to any animal, and

iv) the disease, substance or agent is such:

- a. that causes or threatens damage or can cause or threaten damage to human health or human welfare, or
- b. that causes or threatens damage to or can cause or threaten damage to, deterioration to, contamination of, loss of value of, loss of marketability of or loss of use or usefulness of, tangible or intangible property.

For avoidance of doubt, Communicable Disease includes but is not limited to Coronavirus Disease 2019 (Covid -19) and any variation or mutation thereof.

3) For further avoidance of doubt, any contingent or other business interruption loss, cost, damage, loss of income, loss of use, increased cost of working and/or extra expense arising out of or attributable to:

- a) any partial or complete closure of and/or slowdown in, including but not limited to any closure by or under the advisories of public, military, government or civil authorities, or any denial of access to Insured premises, or customer and or supplier premises (including service / utility providers), or
- b) change in consumer behavior, or
- c) an absence of infected employees or employees suspected of being infected shall not be covered by this Insurance Contract/Policy

4) For still further avoidance of doubt, loss, cost, damage, liability, claim, fines, penalty or expense or any other amount excluded hereby, includes but is not limited to any cost to identify, clean-up, detoxify, disinfect, decontaminate, mitigate, remove, evacuate, re-pair, replace, monitor, sanitize or test: (1) for a Communicable Disease or (2) any tangible or intangible property covered by this Insurance Contract/Policy that is affected by such Communicable Disease.

5) It is clarified that (1) no other prior, concurrent or subsequent provision, clause, term or exception of this Policy (including (but not limited to) any prior, concurrent or subsequent endorsement and/or any provision, clause, term, buy back or exception that operates, or is intended to operate, to extend the coverage of, or protections provided by, this Policy by whatever name called like any coverage extension, additional coverage, global extension, exception to any exclusion); (2) any change in the law, clause or similar provision; (3) any follow the fortunes clause or similar provision; and/or (4) no change in the law or any regulation (to the extent permitted by applicable law), shall operate to provide any coverage or protection under this Policy that would otherwise be excluded through the exclusion set forth in this clause.

- 6) If the Insurer alleges that by reason of this Clause any amount is not covered by this Policy the burden of proving the contrary shall rest in the Insured.

Pandemic/Epidemic Exclusion Endorsement

Notwithstanding any provision, clause or term of this Policy, this Policy excludes any first party and/or third party actual or alleged loss, injury, sickness, disease, death, medical payment, defence cost, cost, damage, liability, claim, fines, penalty, compensation, expenses or any amount of whatsoever nature, whether directly or indirectly and/or in whole or in part, arising out of (this includes all other terms commonly used and/or understood to reflect or describe, direct or indirect nexus and/or connection between one thing and another), intentional or unintentional violation of

- a. The provisions of Disaster Management Act, 2005 as amended from time to time
- b. The provisions of The Epidemic Diseases Act 1897 as amended from time to time
- c. The provisions of any act dealing with public health and/or public safety
- d. The rules, regulations, orders, guidelines, policies, notification etc. issued from time to time under any of the above acts.

All other terms and conditions remain unchanged.

Aviation Liability Exclusion

Notwithstanding anything to the contrary mentioned in the policy or in any of the endorsements, it is hereby declared that the policy will not cover any liability arising out of damage to aircrafts (including missiles or spacecraft, ground support or control equipment used therewith and electronic data employed in such aviation operations)

It is also agreed that no coverage's under this policy apply to any damages

(A) arising out of "Aircraft Products and Completed Operations" or / any reliance upon any representation or warranty made with respect thereto, nor to any damages arising out of the grounding of any aircraft.

"Aircraft Product and Completed Operations" - It means:

- 1) Aircraft (including missiles or spacecraft and ground support or control equipment used therewith and electronic data employed in such aviation operations) and any other goods or products manufactured, sold, handled or distributed by the Insured or any services provided or recommended by the Insured or by others trading under insured's name for use in the manufacture, repair, operation, maintenance or use of any aircraft, and
- 2) Any articles, furnished by the Insured and installed in aircraft or used in connection with aircraft or for spare parts for aircraft, including but not limited to ground handling tools and equipment, training aids, instructions, manuals, blueprints, engineering or other data, engineering or other advice, and labor relating to such aircraft or articles.

"Grounding" means the withdrawal of one or more aircraft for the flight operations or the imposition of speed, passenger or load restrictions on such aircraft by reason of the existence of or alleged or suspected existence of any defect, fault or condition in such aircraft or any part thereof sold, handled or distributed by the Insured or manufactured, assembled or processed by any other person or organization according to specifications, plans, suggestions, orders, or drawings of the Insured or with tools, machinery or other equipment furnished to such persons or organizations by the Insured, whether such aircraft so withdrawn are owned or operated by the same or different persons, organizations or corporations.

A grounding shall be deemed to commence on the date of an occurrence which discloses such condition, or on the date an aircraft is first withdrawn from service on account of such condition, whichever occurs first.

(B) arising out of ownership, maintenance, use of aircrafts , or any operations necessary or incidental to, any airport or aircraft landing area.

All other terms and conditions remain unchanged.



ICICI Lombard General Insurance Company Ltd.
ICICI LOMBARD HOUSE , 414, Veer Savarkar Marg,
Near Siddhi Vinayak Temple, Prabhadevi, Mumbai - 400 025.
Attached & forming part of
Policy no.4007/113166623/07/000
UIN: IRDAN115CP0014V01201920

Absolute Asbestos Exclusion Clause

It is hereby understood and agreed that this contract shall not apply to and does not cover any actual or alleged liability whatever for any claims in respect of loss directly or indirectly arising out resulting from or in consequence of asbestos in whatever form or quantity.

All other Terms and conditions of the policy remain unchanged.



ICICI Lombard General Insurance Company Ltd.
ICICI LOMBARD HOUSE , 414, Veer Savarkar Marg,
Near Siddhi Vinayak Temple, Prabhadevi, Mumbai - 400 025.
Attached & forming part of
Policy no.4007/113166623/07/000
UIN: IRDAN115CP0014V01201920

ICICI Lombard General Insurance Company Limited

IRDA Reg. No. 115

CIN: L67200MH2000PLC129408

Mailing Address:

Registered Office:

Toll free No. : 1800 2666

401 & 402, 4th Floor, Interface 11, ICICI Lombard House, 414, Veer Savarkar Marg, **Alternate No.:** +919223522666 (chargeable)

New Linking Road, Malad (West), Near Siddhi Vinayak Temple, Prabhadevi,

Email: customersupport@icicilombard.com

Mumbai - 400 064.

Mumbai - 400 025.

Website: www.icicilombard.com

Annexure 6

➤ **Consultancy Agreement with Dr. Chirag R Guwaliwala.**

INDIA NON JUDICIAL
Government of Gujarat
Certificate of Stamp Duty

NOTARY
NOTARY
CHIRAG R GUWALIWALA
GUJARAT
CHIRAG R GUWALIWALA
GUJARAT
CHIRAG R GUWALIWALA
GUJARAT

Certificate No. IN-GJ37657733448851U
Certificate Issued Date 29-Jun-2022 11:05 AM
Account Reference IMPACC (SV)/ g13020304/ JAGADIYA: GJ BH
Unique Doc. Reference SUBIN-GJGJ1302030405205411741132U
Purchased by PRIVI SPECIALITY CHEMICALS LTD
Description of Document Article 5th Agreement (not otherwise provided in)
Description AGREEMENT
Consideration Price (Rs.) 0
(Zero)
First Party PRIVI SPECIALITY CHEMICALS LTD
Second Party DR CHIRAG R GUWALIWALA
Stamp Duty Paid By PRIVI SPECIALITY CHEMICALS LTD
Stamp Duty Amount(Rs.) 300
(Three Hundred only)

AG GANDHI
CHAGADIA

SR NO. 116812022
DATE 2-7-2022
MY COMMISSION
EXPIRED ON 30th Feb 2024

KC 0033767949

CONSULTANCY AGREEMENT

This Consultancy Agreement is made and entered into at Bhagadia, District Bhavnagar on the 1st day of June 2022 ("Agreement").

Between

PRIVI SPECIALITY CHEMICALS LIMITED (formerly known as Fairchem Speciality Limited), a company incorporated under the Companies Act, 2013 and having its Registered Office at Privi House, A-71, TTC, Thane Belapur Road, Koper Khairane, Navi Mumbai - 400 710 (hereinafter referred to as "Privi", which expression shall mean and include unless excluded by or repugnant to the context or meaning thereof its successors and assigns) of the First Part;

And

Dr. **R. Gurwalswala** of Shreeji Clinic, Aged 37 years (Registration No. G-36705) Bhagadia, Dist. Bhavnagar (hereinafter referred to as "Factory Medical Officer", which expression shall mean and include unless excluded by or repugnant to the context or meaning thereof its successors and assigns) of the Other

"Privi" and "Factory Medical Officer" shall individually be referred to as "Party" and collectively as "Parties".

RECITAL:

A. Privi is inter alia, engaged in the business of manufacturing, selling and marketing of a range of inorganic chemicals and aroma chemicals.

B. The Factory Medical Officer has represented and assured Privi that he has the requisite knowledge, competence, expertise and facilities to provide the Medical Advice / Services.

C. Based on the representations of the Factory Medical Officer that he has the requisite knowledge, competence, expertise and facilities to render the Services, Privi hereby appoints the Factory Medical Officer to provide the Services and the Factory Medical Officer has accepted the appointment to provide the Services on such terms and/or conditions mutually agreed by and between the Parties hereto more particularly hereinafter contained.

D. Privi and the Factory Medical Officer had entered into the consultancy agreement on April 01, 2019 for a period of 3 years. Therefore, the Parties have mutually decided to enter into a fresh agreement with the following terms and conditions.

NOW IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO as follows:

1. DEFINITIONS AND INTERPRETATIONS

1.1 Definitions

In this Agreement, including in the Recitals hereto, the following words, expressions and abbreviations shall have the following meanings, unless the context otherwise requires:

"Agreement" shall mean this Agreement, together with the recitals, schedules and exhibits attached hereto and other documents to be executed and delivered pursuant hereto, and any amendments made thereto in terms hereof.

"Appointment" shall have the meaning ascribed to it in Clause 2.1.

"Fees" shall have the meaning ascribed to it in Clause 4.1.

"Services" shall have the meaning ascribed to it in Recital B.

"Term" shall have the meaning ascribed to it in Clause 7.

1.2 Interpretations In this Agreement

In this Agreement, unless the context otherwise requires:

For **PRIVI SPECIALITY CHEMICALS LIMITED**

Authorized Signatory




Dr. R. Gurwalswala
MBBS, PGCCM
Reg. No. - G-36705
Shreeji Clinic - Tower Road,
Bhagadia, Dist. Bhavnagar

(i) Time is of the essence in the performance of the Parties respective obligations; if any time period specified herein is extended, such extended time shall also be of the essence.

(ii) Headings are inserted for convenience only and shall not affect the construction of this Agreement.

(v) References in this Agreement to Clauses, Recitals, and Schedules are references to clauses, recitals and schedules to this Agreement. The Recitals and Schedules to this Agreement shall be deemed to form part of this Agreement.

2. SCOPE OF THE AGREEMENT

2.1 Subject to the provisions of this Agreement and the Factory Medical Officer fulfilling its obligations under this Agreement, Privi hereby appoints the Factory Medical Officer to provide the Services during the Term of this Agreement and the Factory Medical Officer agrees to provide the Services to Privi on terms and conditions hereinafter mentioned ("Appointment").

2.2 It is further agreed and declared that the relationship between the Parties hereto is not meant and/or intended to be that of agents, partners or joint venture and the relationship between the Parties is on a Principal-to-Principal basis. Nothing contained in this Agreement shall constitute the Factory Medical Officer as the legal representative or agent of Privi, nor shall the Factory Medical Officer have the right or authority to assume, create or incur any liability or obligation, express or implied, against, in the name of, or on behalf of Privi.

RIGHTS AND OBLIGATIONS OF PARTIES

Rights of Privi: Privi reserves its rights to implement the terms of this Agreement through its affiliates, subsidiaries and/or affiliates forming a part of Privi group or any company identified and nominated by Privi whether formed and/or incorporated in India or elsewhere.

3.2 Obligations of Privi:

Privi shall ensure that all payments to the Factory Medical Officer for rendering the Services to the complete satisfaction of Privi are made in a timely manner as set out in this Agreement.

3.3 Rights of the Factory Medical Officer:

The Factory Medical Officer shall receive payments for the Services rendered in Privi to the complete satisfaction of Privi in accordance with the provisions of this Agreement.

3.4 **Obligations of the Factory Medical Officer:** The Factory Medical Officer shall be responsible for providing the Services set out as per Annexure - I

4. FEE

4.1 In lieu of the time, efforts and expenses incurred by the Factory Medical Officer for rendering the Services to Privi, Privi shall pay to the Factory Medical Officer an amount of Rs. 20,000/- per month (Rupees Twenty Thousand Only) subject to necessary taxes, for satisfactory Services rendered ("Fees"). It is expressly agreed between the Parties that the Fees of Rs. 20,000/- per month would not be increased during the Term of this Agreement.

4.2 The Factory Medical Officer, relying upon his own skills and resources, acknowledges and agrees that the Fees payable by Privi under this Agreement shall be sufficient and satisfactory to the Factory Medical Officer and that the Factory Medical Officer shall not be entitled to any additional compensation pursuant to this Agreement.

5. REPRESENTATIONS, WARRANTIES, OBLIGATIONS AND COVENANTS

5.1 Each Party hereby represents and warrants to the other Party as follows

- (i) It has full corporate power / absolute authority to execute, deliver and perform this Agreement.
- (ii) The execution of this Agreement does not violate any statute, regulation, rule, order, decree, injunction or other restriction of any governmental entity, court or tribunal to which it is subject to or any of the provisions of its memorandum and articles of association.
- (iii) There is no litigation, pending or threatened against it, thereby preventing it from entering into this Agreement or performing its obligations under this Agreement.

For, PRIVI SPECIALITY CHEMICALS LIMITED

[Signature]
Managing Director



Dr. CHANDAN CHANDRA
M.D.S. - DENTISTRY
Reg. No. 10205
Shree Clinic - Tower Road

(iv) This Agreement shall constitute legal, valid, binding and enforceable obligations of the Factory Medical Officer.

Both Parties undertake to treat this Agreement and each of its terms as confidential. Neither Party shall disclose to any third party the existence or the terms of this Agreement without the prior written consent of the other Party.

Unless earlier terminated in the manner referred hereinafter, this Agreement shall become effective from June 1, 2022 and shall continue to be in effect for 36 (Thirty Six) months ("Term"). Thereafter, the Parties may renew the Agreement on mutually agreed terms and conditions.

Either Party shall be entitled to terminate this Agreement after giving 60 (Sixty) days notice declaring its intention of terminating this Agreement without assigning any reasons.

This Agreement shall be governed by and interpreted under the laws of India. The Courts of Navi Mumbai shall have exclusive jurisdiction.

This Agreement represents the entire Agreement between the Parties hereto with reference to the subject matter hereof and supersedes, replaces and cancels any and all arrangements, agreements or understandings between the Parties, which may have been previously in existence with reference to the subject matter hereof.

Unless otherwise provided herein, this Agreement may not be amended except by a signed agreement in writing between the Parties.

All notices and other communication under this Agreement shall be in writing and in English and either delivered by hand or sent by telex, fax or courier in each case to the addresses set out at the beginning of this Agreement.

This Agreement may be executed in two (2) counterparts and by each Party on a separate counterpart, each of which when executed and delivered shall constitute an original, but both counterparts shall together constitute one (1) and the same instrument.

Dr. Ching-Ching Chen
10010
Reg. No. 10010
Sheng-Ching Chen, M.D.

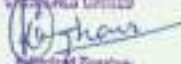
By: POND SPECIALITY CHEMICALS LIMITED

Signature
Authorized Signatory



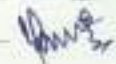
IN WITNESS WHEREOF the Parties hereto have hereunto set and subscribed their hand and seal the day and year first hereinabove written.

SIGNED AND DELIVERED by
Mr. _____
for and on behalf of "PRVT",
PRVT SPECIALITY CHEMICALS
LIMITED (formerly known as Fairchem Speciality Limited)
in the presence of:

For PRVT SPECIALITY CHEMICALS LIMITED


Authorized Signatory



 Mr. Chirag Patel 
Mr. Kuntal Modha 

SIGNED AND DELIVERED by
Dr. Chirag R. Guwalia "The Factory Medical Officer"
in the presence of:

1. Mr. Abhishek Banerjee 
2. Mr. Kuntal Zingade 


Dr. Chirag R. Guwalia
MBBS, FCCH
Reg. No. G-28795
Green Circle - Tower Road,
Jharkhand, Dist. Sherah



BEFORE ME

NAYNA D. PATEL
NOTARY
SOVT OF GUJAR
2-7-2022



Annexure - I

Services Provided by Factory Medical Officer



BEFORE ME

NAYNA D. PATEI
NOTARY

GOVT OF GUJAR

2.7.2022



Annexure: 7



1. Analyzer panel & devise of Continuous Emission Monitoring System



2. Close Loop Recovery System



3. Vapors recovery system



4. Fire extinguisher



ESP



Scrubber

4. Air Pollution Control Measurements



6. Green Belt



Thermo pack



Stack



D.G. Set

7. Thermo Pack, D.G. Set & Stacks



8. Concrete Road, Peripheral Road



9. Hazardous Waste Storage Area



10. Storage tank with dyke wall



Entry Gate

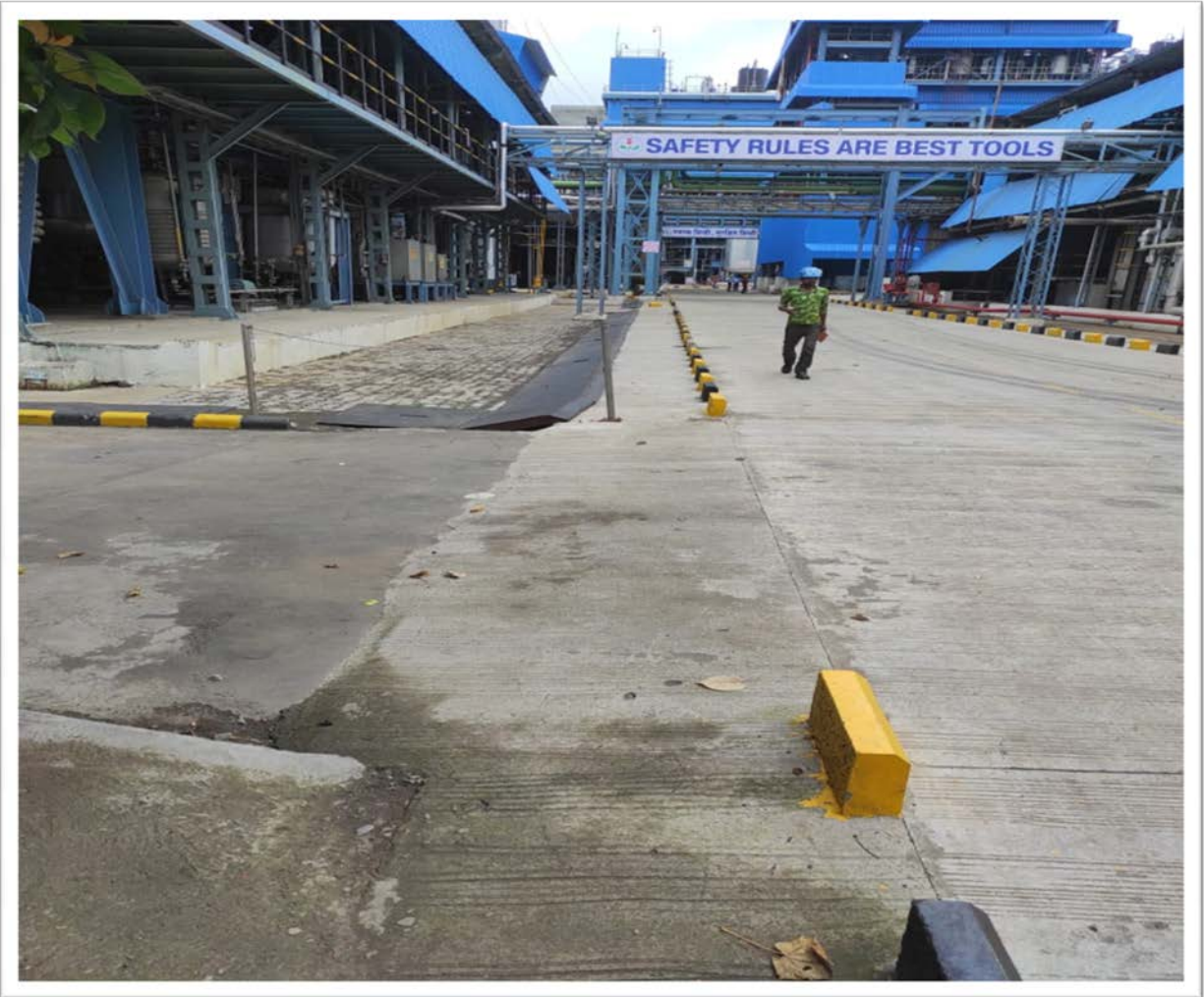


Exit Gate

11. Entry & Exit Gate



12. Flame Proof Electric Fitting



13. Garland Drain



14. Reactor/Reaction Vessel, Condenser Vacuum Pump



Government of India
Ministry of Environment, Forest and Climate Change
(Issued by the State Environment Impact Assessment
Authority(SEIAA), Gujarat)

To,

The Asstistant Vice President
 YASHASHVI RASAYAN PVT LTD I
 Plot No.765,Jhagadia Industrial Estate,Jhagadia Dist.Bharuch-
 393110,Gujarat -393110

Subject: Grant of Environmental Clearance (EC) to the proposed Project Activity under the provision of EIA Notification 2006-regarding

Sir/Madam,

This is in reference to your application for Environmental Clearance (EC) in respect of project submitted to the SEIAA vide proposal number SIA/GJ/IND3/67408/2021 dated 30 Jun 2022. The particulars of the environmental clearance granted to the project are as below.

1. EC Identification No.	EC22B021GJ135701
2. File No.	SIA/GJ/33303/2022
3. Project Type	Expansion
4. Category	B1
5. Project/Activity including Schedule No.	5(f) Synthetic organic chemicals industry (dyes & dye intermediates; bulk
6. Name of Project	M/s. Privi Speciality Chemicals Ltd. (Unit VI)
7. Name of Company/Organization	YASHASHVI RASAYAN PVT LTD I
8. Location of Project	Gujarat
9. TOR Date	15 Sep 2021

The project details along with terms and conditions are appended herewith from page no 2 onwards.

Date: 23/11/2022

(e-signed)
Prakash K. Majmudar
 Member Secretary
 SEIAA - (Gujarat)

Note: A valid environmental clearance shall be one that has EC identification number & E-Sign generated from PARIVESH. Please quote identification number in all future correspondence.

This is a computer generated cover page.

PARIVESH
*(Pro-Active and Responsive Facilitation by Interactive,
 and Virtuous Environmental Single-Window Hub)*





No. SEIAA/GUJ/EC/5(f)/2772 /2022

Date: 22 NOV 2022

By R P A D

Time Limit

Sub: Environment Clearance to M/s. Privi Speciality Chemicals Ltd. (Unit VI) for setting of expansion of manufacturing plant of 'Synthetic Organic Chemicals' at Plot No.765, Jhagadia Industrial Estate, Jhagadia, Bharuch. In Category 5(f) of Schedule annexed with EIA Notification dated 14/09/2006.

Ref: Your Proposal No. SIA/GJ/IND3/67408/2021.

Dear Sir,

This has reference to your application along with EIA report dated 30/06/2022 submitted to SEIAA, seeking Environmental Clearance under Environment Impact Assessment Notification, 2006.

The proposal is for Environmental Clearance to M/s. Privi Speciality Chemicals Ltd. (Unit VI) for setting of expansion of manufacturing plant of 'Synthetic Organic Chemicals' at Plot No.765, Jhagadia Industrial Estate, Jhagadia, Bharuch. It is an existing unit for manufacturing following products, which falls in the category - 5(f) of the schedule of the EIA Notification-2006:

Sr. no.	Name of the Products	CAS / SI no.	Quantity MT/Month			End-use of the products *
			Existing	Proposed	Total	
1	Group A					
1.1	2,6/2,4 Xylidine	95-68-1/87-62-7	Either or all total not to exceed 300	-300	00	---
1.2	OTBCHA	88-41-5		Either or all total not to exceed 300	Either or all total not to exceed 300	Flavour and Fragrance
1.3	Phenyl ethyl acetate	103-45-7				
1.4	Fruity woody compound AG1	NA				
2	Group B					
2.1	Dimethyl Octanol	16-21-8	Either or all total not to exceed 55	00	Either or all total not to exceed 55	Flavour and Fragrance
2.2	COL Crude	106-22-9,1335-43-9				
2.3	Rose compound AG-1	NA				
2.4	Rose compound AG-2	NA				
3	Group B2					
3.1	2,4,5 Tri Chloro Aniline	636-30-6	Either or all total not to exceed 300	-300	00	---
3.2	PTBCHA	322210-23-4		00	Either or all total not to exceed 300	Flavour and Fragrance
3.3	Fruity Rose Wood compound AG 1	NA				
4	Group C					
4.1	PEA	60-12-8	Either or all total not to exceed 225	00	Either or all total not to exceed 225	Intermediate
4.2	Cis-Pinane	4795-86-2				Flavour and Fragrance
4.3	Para-Tertiary Butyl Cyclohexanol (PTBCH)	98-52-2				
4.4	Ortho-Tertiary Butyl Cyclohexanol (OTBCH)	13491-79-7				
5	Menthone & Intermediate & its derivatives		200	-200	00	--
5.1	Menthone	89-80-5, 1074-95-9				
5.2	Menthol	89-78-1, 15356-70-4				
5.3	Menthyl acetate	89-48-5, 29066-34-0				
5.4	Menthyl Lactate	17162-29-7				
6	Phenyl Ethyl Alcohol & Intermediates & its derivatives					

6.1	Styrene Oxide / Styrene Epoxide	96-9-3	400	-400	00	--
6.2	Phenyl Ethyl Alcohol	60-12-8				
6.3	Phenyl Ethyl Phenyl Acetate (PEPA)	102-20-5				
6.4	Phenyl Ethyl Methyl Ether (PEME)	3558-60-9				
6.5	Phenyl Acetaldehyde	122-78-1				
6.6	Phenyl Acetyl Dimethyl Acetal (PADMA)	101-48-4				
7.	Hydrogenation of Intermediates					
7.1	Aroma & Aromatic chemicals hydrogenation	NA	200	00	200	Flavour and Fragrance
8.	Alcohols & Intermediates & Its derivatives					
8.1	Terpin-4-ol (4-Terpineol)	562-74-3, 1336-05-6	400	-150	250	Flavour and Fragrance
8.2	Terpinolenes various grades (10 to 99)	NA				
8.3	Carvacrol	499-75-2				
8.4	Isobornyl Cyclohexanol (IBCH)	3407-42-9				
8.5	Thymol	89-83-8				
8.6	Isocamphyl Cyclohexanol (ICCH)	66068-84-6	00	250		
9.	Aroma Chemicals & Intermediates & Its derivatives					
9.1	Terpinyl Methyl ether (TME)	14576-08-0	300	-200	100	Flavour and Fragrance
9.2	Herbather	24691-15-4				
9.3	Cedarnol	7070-15-7				
9.4	Ethyl Fruitate/ Fruberry	80657-64-3, 80623-07-0				
9.5	Amberol	139504-68-0				
9.6	Citronellal (CAL)	106-23-0				
9.7	Citronellol (COL)	106-22-9, 1335-43-9				
9.8	Maltol	118-71-8				
9.9	Ethyl Maltol	11-8-4940		-300	00	--
10.	Galaxmusk pure & its derivatives	1222-05-5	00	400	400	Flavour and Fragrance
11.	Galaxmausk & its blends various solvents/diluents like DEP/IPM/DPG/PG Others and with aroma chemicals	---	00	300	300	Flavour and Fragrance
12.	Hydrogen Gas	---	00	35	35	Raw material
13.	Galaxmeran	33704-61-9	00	5	5	Flavour and Fragrance
14.	Galaxkone	---	00	5	5	Flavour and Fragrance
15.	Distilled Turpentine	---	00	215	215	Flavour and Fragrance
16.	Blend of Musk Fraction	---	00	133	133	Flavour and Fragrance
17.	Mixture of Terpenes	---	00	98	98	Flavour and Fragrance
18.	Saturated Mix Alcohol	---	00	27	27	Flavour and Fragrance
19.	Musky odour compound MG1	---	00	25	25	Flavour and Fragrance
20.	Dipentene	138-86-3	00	72	72	Flavour and Fragrance
21.	Acetic Acid	64-19-7	00	136	136	Raw material
Total			2380	501	2881	

The project activity is covered in 5(f) and is of 'B' Category. Since, the proposed project is located in notified industrial area, public consultation is not required as per paragraph 7(i) (III) (i) (b) of the Environment Impact Assessment Notification-2006.

The SEAC, Gujarat vide their letter dated 19/10/2022 had recommended to the SEIAA, Gujarat, to grant the

Environment Clearance for the above-mentioned project based on its meeting held on 29/09/2022. The proposal was considered by SEIAA, Gujarat in its meeting held on 15/11/2022 at Gandhinagar. After careful consideration, the SEIAA hereby accords Environmental Clearance to above project under the provisions of EIA Notification dated 14th September, 2006 subject to the compliance of the following conditions.

A.CONDITIONS :

A.1SPECIFIC CONDITION :

1. Unit shall install CEMS [Continuous Emission Monitoring System] in line to CPCB directions to all SPCB vide letter no. B-29016/04/06PCI-1/5401 dated 05/02/2014 for effluent discharge and air emission as per pollutants discharge/emission from respective project and an arrangement shall also be done for reflecting the online monitoring results on the company's server, which can be assessable by the GPCB/CPCB on real time basis. [For Small/Large/Medium (Red Category) & Whichever (Air emission & Effluent discharge) is applicable].
2. Close loop solvent recovery system with adequate condenser system shall be provided to recover solvent vapours in such a manner that recovery shall be maximum and recovered solvent shall be reused in the process within premises.
3. Leak Detection and Repair (LDAR) program shall be prepared and implemented as per the CPCB guidelines. LDAR Logbooks shall be maintained.
4. The National Ambient Air Quality Emission Standards issued by the Ministry vide G. S. R. No. 826 (E) dated 16th November, 2009 shall be complied with.
5. National Emission Standards for Organic Chemicals Manufacturing Industry issued by the Ministry vide G. S. R. 608 (E) dated 21/07/2010 and amended from time to time shall be followed.
6. Unit shall have to adhere to the prevailing area specific policies of GPCB with respect to the discharge of pollutants, and shall carry out the project development in accordance & consistence with the same.
7. All measures shall be taken to avoid soil and ground water contamination within premises.
8. **Safety & Health:**
 - a. PP shall obtain PESO permission for the storage and handling of hazardous chemicals.
 - b. PP shall provide Occupational Health Centre (OHC) as per the provisions under the Gujarat Factories Rule 68-U.
 - c. PP shall obtain fire safety certificate / Fire No-Objection certificate (NOC) from the concern authority as per the prevailing Rules / Gujarat Fire Prevention and Life Safety Measures Act, 2016.
 - d. Unit shall adopt functional operations/process automation system including emergency response to eliminate risk associated with the hazardous processes.
 - e. PP shall carry out mock drill within the premises as per the prevailing guidelines of safety and display proper evacuation plan in the manufacturing area in case of any emergency or accident.
 - f. PP shall install adequate fire hydrant system with foam trolley attachment within premises and separate storage of water for the same shall be ensured by PP.
 - g. PP shall take all the necessary steps for control of storage hazards within premises ensuring incompatibility of storage raw material and ensure the storage keeping safe distance as per the prevailing guidelines of the concerned authority.
 - h. PP shall take all the necessary steps for human safety within premises to ensure that no any harm is caused to any worker/employee or labour within premises.
 - i. Flame proof electrical fittings shall be provided in the plant premises, wherever applicable.
 - j. Unit shall provide effective Isolation for Process area and storage of hazardous chemicals.
 - k. Unit shall never store drum/barrels/carboys of incompatible material/chemical together.
 - l. Unit shall provide effective fire hydrants, water monitors & foam application system at solvent storage area and unit shall provide adequate safety system such as water sprinklers, water curtains, foam pouring system etc. to restrict cascade fire emergency in solvent storage area.
 - m. Unit shall provide effective Isolation for Process area and storage of hazardous chemicals.

A. 2 WATER :

9. Total water requirement for the project shall not exceed 860.44 KLD. Unit shall reuse 65.6 KLD of treated industrial effluent within premises. Hence, fresh water requirement shall not exceed 794.84 KLD and it shall be met through GIDC water supply only. Prior permission from concerned authority for withdrawal of water shall be obtained.
10. The industrial effluent generation from the project shall not exceed 297.7 KLD.
11. Management of Industrial effluent shall be as under:

Concentrated Stream :

- Stream- 1: High COD high TDS stream: 19.41 KLD will be treated in Solvent stripper. The concentrate 1.0 KLD will be sent to CHWIF, reject 16.91 KLD will be treated in MEE & Aq. Layer 1.5 KLD will be sent to ETP.
- Stream- 2: High TDS stream: 34.98 KLD along with Stripper reject. 16.91 KLD Total: 51.89 KLD will be treated in Multi Effect Evaporation (MEE) System from that MEE condensate 43.2 KLD will be reuse in industrial activity within premises & MEE residue will be goes to in house ATFD and from that 5.19 KLD ATFD Condensate water goes to ETP for further treatment & 3.5 MTPD generated salt will be sent to TSDF for dispose.



Dilute Stream :

- > 243.31 KLD from Low COD process, washing & utility stream along with ATFD condensate: 5.19 KLD & Aq. Layer from solvent stripper: 1.5 KLD, **thus total: 250 KLD** shall be treated in adequate ETP (Having Primary, Secondary & Tertiary Treatment Unit) and treated effluent shall be discharged to deep sea (Arabian sea) through underground pipeline of Narmada Clean Tech Ltd. (NCTL) after complying with the norms prescribed by GPCB.
12. Domestic wastewater generation shall not exceed 22.4 KL/day for proposed project and it shall be treated in STP. It shall not be disposed off into soak pit. Treated sewage shall be utilized for gardening and plantation purpose within premises after achieving on-land discharge norms prescribed by the GPCB.
13. During monsoon season when treated sewage may not be required for the plantation / Gardening / Green belt purpose, it shall be stored within premises. There shall be no discharge of waste water outside the premises in any case.
14. Unit shall provide buffer water storage tank of adequate capacity for storage of treated waste water during rainy days.
15. The PP shall ensure to dispose off Waste water to the Common Facilities having valid CTO of GPCB.
16. Treated waste water shall be sent to NCTL-underground pipeline only after complying with prescribed norms by GPCB to ensure no adverse impact on Human Health and Environment.
17. The unit shall provide metering facility at the inlet and outlet of ETP and maintain records for the same.
18. Proper logbooks of ETP; reuse/ recycle of treated/ untreated effluent; chemical consumption in effluent treatment; quantity & quality of treated effluent; power consumption etc. shall be maintained and shall be furnished to the GPCB from time to time.

A.3.AIR:

19. Unit shall not exceed fuel consumption for Steam Boilers, thermopacks and D G Sets as mentioned below.

Sr. no.	Source of emission With Capacity	Stack Height (meter)	Type of Fuel	Quantity of Fuel MT/ Day	Type of emissions i.e. Air Pollutants	Air Pollution Control Measures (APCM)
1.	Boiler (4 TPH) Existing	30	Imported Coal	16	SPM SO _x NO _x	ESP
2.	DG sets 300 KVA & 125 KVA Existing	11	Diesel	60 LPH & 30 LPH	SPM SO _x NO _x	Adequate Stack Height
3.	Boiler (20 TPH) Existing	45	Imported Coal	80	SPM SO _x NO _x	ESP & Scrubber
4.	D.G. Set 1500 KVA Existing - Dismantle	11	Diesel	400 LPH	SPM SO _x NO _x	Adequate Stack Height
5.	Thermopack (2 lac Kcal) Existing	30	Imported Coal/Bio fuel	1.32	SPM SO _x NO _x	Multi cyclone Separator with bag filter and scrubber
6.	DG sets 2500 KVA Proposed	30	Diesel	500 LPH	SPM SO _x NO _x	Adequate Stack Height
7.	Thermopack (15 lac Kcal) Proposed	45	Imported Coal	11	SPM SO _x NO _x	ESP & Scrubber

20. Unit shall provide adequate APCM with flue gas generation sources to achieve the norms prescribed by GPCB.
21. Unit shall provide adequate APCM with process gas generation sources as mentioned below.

Sr No	Specific Source of emission (Name of the Product & Process)	Type of Emission	Stack/Vent Height (meter)	Air Pollution Control Measures (APCM)
1	Reaction Vessel (2 Nos)	HCl	22	Water Scrubber followed by Alkali Scrubber

22. PP shall use approved fuels only as fuel in boilers, thermo packs and D G Sets.
23. The fugitive emission in the work zone environment shall be monitored. The emission shall conform to the standards prescribed by the concerned authorities from time to time (e.g. Directors of Industria Safety & Health). Following indicative

guidelines shall also be followed to reduce the fugitive emission.

- Internal roads shall be either concreted or asphalted or paved properly to reduce the fugitive emission during vehicular movement.
- Air borne dust shall be controlled with water sprinklers at suitable locations in the plant.
- A green belt shall be developed all around the plant boundary and also along the roads to mitigate fugitive & transport dust emission.

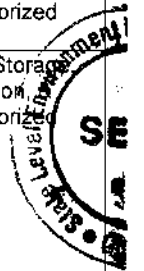
24. Regular monitoring of Volatile Organic Compounds (VOCs) shall be carried out in the work zone area and ambient air.
25. For control of fugitive emission, VOCs, following steps shall be followed :
 - a) Closed handling and charging system shall be provided for chemicals.
 - b) Reflux condenser shall be provided over Reactors / Vessels.
 - c) Pumps shall be provided with mechanical seals to prevent leakages.
 - d) Air borne dust at all transfers operations/ points shall be controlled either by spraying water or providing enclosures.
26. Solvent management shall be carried out as follows:
 - ✓ Measures shall be taken to reduce the process vapors emissions as far as possible. Use of toxic solvents shall be minimum. All venting equipment shall have vapour recovery system
 - ✓ Reactor shall be connected to adequate chilling system to condensate solvent vapors and reduce solvent losses.
 - ✓ Reactor and solvent handling pump shall have mechanical seals to prevent leakages.
 - ✓ The condensers shall be provided with sufficient HTA and residence time so as to achieve maximum solvent recovery.
 - ✓ Solvents shall be stored in a separate space specified with all safety measures.
 - ✓ Proper earthing shall be provided in all the electrical equipment wherever solvent handling is done.
 - ✓ Solvent storage and handling area shall be flame proof. The solvent storage tanks shall be provided with breather valve to prevent losses.
27. Regular monitoring of ground level concentration of PM10, PM2.5, SO2, NOx, HCl, and VOCs shall be carried out in the impact zone and its records shall be maintained. Ambient air quality levels shall not exceed the standards stipulated by the GPCB. If at any stage these levels are found to exceed the prescribed limits, necessary additional control measures shall be taken immediately. The location of the stations and frequency of monitoring shall be decided in consultation with the GPCB.

A.4 SOLID / HAZARDOUS WASTE:

28. All the hazardous/ solid waste management shall be taken care as mentioned below.

Sr. no.	Type/Name of Hazardous waste	Specific Source of generation (Name of the Activity, Product etc.)	Category and Schedule as per HW Rules.	Quantity (MT/Annum)			Management of HW
				Existing	Proposed	Total	
1	ETP Sludge	Effluent Treatment Plant	35.3	492	268	760	Collection, Storage, Treatment, and Disposal at approved TSDF
2	Used or Spent Oil	Lubricants from Machinery	5.1	9.72	5.28	15	Collection, Storage, Transportation, Disposal by selling authorized vendor or authorized recycler
3	Discarded containers MS/HDPE Drum, IBC's Carboy and bag/ Liner	From Raw Material/ Production Section	33.1	60	30	90	Collection, Storage, Transportation, Decontamination, Disposal by selling authorized recycler
4	Spent Catalyst	Process of OTBCHA, Phenyl Ethyl Acetate, Dimethyl Octanol, COL Crude, PTBCHA, Group C product, Aroma & Aromatic chemicals hydrogenation, Terpin-4-ol (4-Terpineol), IBCH, ICCH, Thymol, TME, Herbather, Ambernol, Ethyl	26.5	191.4	110.6	302	Collection storage transportation & sent for regeneration/Sale

		FRuitate/Fruberry, CAL, COL, Galaxmeran					
5	Process waste & Tarry waste	From Process of Thymol,	26.1	120	1536	1656	Collection storage transportation & sent for co-processing in cement industries or incineration at CHWIF
6	Sludge	From Concentration Techniques	35.3	8870.4	- 7610.4	1260	Collection storage Transportation & Disposal at incineration at TSDF of BEIL
7	Discarded Asbestos	----	---	0.18	3.82	4	Collection storage transportation & Disposal to CHWIF
8	Waste or residue containing oil (oil soaked gaskets and cotton waste, Insulation, filter pads)	From Effluent Treatment Plant	5.2	1.2	10.8	12	Collection storage Transportation & Disposal at incineration at CHWIF
9	Spent Resin	Process of Ethyl Fruitate/ Fruberry,	---	152.4	-97.4	106	Collection storage Transportation & Disposal at incineration at TSDF of BEIL
10	Dilute Sulphuric acid	Process of Ethyl Fruitate/ Fruberry	26.3	6643.2	-5958.2	685	Reuse OR sell to end user having Rule-9 permission under HWM Rules, 2016
11	Aluminum Chloride solution	Process of Galaxmusk pure	--	0	23026	23026	Collection, Storage, Transportation, & sale to authorized recycler.
12	Acetic acid solution (25-30 %)	Process of OTBCHA & PTBCHA	--	0	1773	1773	Collection, Storage, Transportation, & sale to authorized recycler
13	Column Bottom Mass	Process of OTBCHA, Phenyl ethyl acetate, Dimethyl Octanol, PTBCHA, PEA, Terpin-4-ol (4-Terpineol), Carvacrol, IBCH, ICCH, Thymol, TME, Herbather, Cedarnol, Amberdol, Ethyl Fruitate/ Fruberry, CAL, COL, Galaxmusk pure, Galaxmeran, Galaxkone	--	17671.56	-12982.56	5532	Collection, Storage, Transportation, & sale to authorized recycler
14	Column Tops	Process of OTBCHA, Phenyl ethyl acetate, Dimethyl Octanol, PTBCHA, PEA, Carvacrol, IBCH, ICCH, Herbather, Cedarnol, Amberdol, Ethyl Fruitate/ Fruberry, CAL, Galaxmeran	--	21731.19	-18721.19	3010	Collection, Storage, Transportation, & sale to authorized recycler
15	Sodium Acetate Solution	Process of Galaxkone	---	8686.08	-8434.08	252	Collection, Storage, Transportation & sale to authorized recycler
16	Recovered /	Process of PEA/2-	26.4	113354.88	-96786.88	16568	Company will Distill



	Spent Solvent (Cyclohexane, EDC, Ethanol, Ethylene glycol, IPA, MDC, Methanol, Mix of Ethanol, 2-Butanol / Isopropyl alcohol (IPA) (Separated from MEK+Butanol mix OR Mix MEK+ Butanol /Acetone +IPA recovered, Toluene)	PEA, COL Crude, Terpin-4-ol (4-Terpineol), Carvacrol, IBCH, ICCH, Terpinyl Methyl ether, Herbather, Cedarnol, Ambernol, Ethyl Fruitate/ Fruberry, CAL, COL, Galaxmusk pure, Galaxmeran					it then completely reuse in process/sale to authorized rule 9 application
17	Recovered Phosphoric acid	Process of Galaxmusk pure,	--	00	293	293	Collection, Storage, Transportation, & sale to authorized recycler
18	Chromium sulphate solution	Process of Galaxmeran	--	00	2292	2292	Collection, Storage, Transportation, & sale to authorized recycler
19	Acetic Acid Solution (37-40 %)	Process	26.3	5589.6	-5589.6	00	Sale to CPCB registered Vendor having rules 9 Permission under HWM Rules, 2016
20	Fluoroboric Acid Solution	Process	--	4167.48	-4167.48	00	Sale to CPCB registered Vendor having rules 9 Permission under HWM Rules
21	NaBF ₄ or	Process	--	874.44	-874.44	00	Sale to CPCB registered Vendor having rules 9 Permission under HWM Rules
22	KBF ₄	Process	--	986.04	-986.04	00	Sale to CPCB registered Vendor having rules 9 Permission under HWM Rules
23	Recovered Formic Acid	Process	--	63105.6	-63105.6	00	Sale to CPCB registered Vendor having rules 9 Permission under HWM Rules
	Magnesium Chloride Salt	Process	--	20283.96	-20283.96	00	Sale to CPCB registered Vendor having rules 9 Permission under HWM Rules
25	Sodium hydroxide Solution	Process	--	20314.56	-20314.56	00	Sale to CPCB registered Vendor having rules 9 Permission under HWM Rules

29. Authorized end-users shall have permissions from the concerned authorities under the Rule 9 of the Hazardous and Other Wastes (Management and Transboundary Movement) Rules 2016.
30. Unit shall explore the possibilities for environment friendly methods like co-processing of hazardous waste for disposal of Incinerable & land fillable wastes before sending to CHWIF & TSDF sites respectively.
31. The project proponent has to obtain membership of TSDF site & CHWIF before obtaining CTO of GPCB.
32. The unit shall submit the list of authorized end users of hazardous wastes along with MoU signed with them at least two months in advance prior to the commencement of production. In the absence of potential buyers of these items, the unit shall restrict the production of the respective items.

A. 50THER:

33. The project proponent shall carry out the activities of amount of Rs. 130 Lac for five years (10 Lac for Solar Street light, 10 Lac for Drinking water facility & Rain Water Harvesting and 6.0 Lac for Solar Panel in primary school at Borajai Village. 15 Lac for Solar Street Light & Solar Panel, 5.0 Lac for Drinking Water Facility and 1.0 Lac for Trees Plantation at Sardarpura Village. 8.0 Lac for Drinking water facility. 10 Lac for Rain Water Harvesting and 8.0 Lac for Solar Panel at Selod. 10 Lac for Rain Water Harvesting and 16 Lac for Solar Light & Solar Panel at Untiya & Talodara. 10 Lac for Rain Water Harvesting, 10 Lac for Educational purpose & Solar Panel and 6.0 Lac for Drinking water facility at Vasana & Uchhali) proposed under CER and it shall be part of the Environment Management Plan (EMP) as per the MoEF&CC's OM no. F. No. 22-65/2017-IA.III dated 30.09.2020. This shall be monitored and the monitoring report shall be submitted to the regional office of MoEF&CC as a part of half-yearly compliance report and to the District Collector. The monitoring report shall be posted on the website of the project proponent.
34. All the recommendations, mitigation measures, environmental protection measures and safeguards proposed in the EIA report of the project prepared by M/s. Bhagwati Enviro Care Pvt. Ltd. and submitted by the project proponent and commitments made during presentation before SEAC and proposed in the EIA report shall be strictly adhered to in letter and spirit.

B.GENERAL CONDITIONS:

B.1 CONSTRUCTION PHASE:

35. Water demand during construction shall be reduced by use of curing agents, super plasticizers and other best construction practices.
36. Project proponent shall ensure that surrounding environment shall not be affected due to construction activity. Construction materials shall be covered during transportation and regular water sprinkling shall be done in vulnerable areas for controlling fugitive emission.
37. All required sanitary and hygienic measures shall be provided before starting the construction activities and to be maintained throughout the construction phase.
38. First Aid Box shall be made readily available in adequate quantity at all the times.
39. The project proponent shall strictly comply with the Building and other Construction Workers' (Regulation of Employment & Conditions of Service) Act 1996 and Gujarat rules made there under and their subsequent amendments. Local bye-laws of concern authority shall be complied in letter and spirit.
40. Ambient noise levels shall conform to residential standards both during day and night. Incremental pollution load on the ambient air and noise quality shall be closely monitored during construction phase.
41. Use of Diesel Generator (DG) sets during construction phase shall be strictly equipped with acoustic enclosure and shall conform to the EPA Rules for air and noise emission standards.
42. Safe disposal of waste water and municipal solid wastes generated during the construction phase shall be ensured.
43. All topsoil excavated during construction activity shall be used in horticultural / landscape development within the project site.
44. Excavated earth to be generated during the construction phase shall be utilized within the premises to the maximum extent possible and balance quantity of excavated earth shall be disposed off with the approval of the competent authority after taking the necessary precautions for general safety and health aspects. Disposal of the excavated earth during construction phase shall not create adverse effect on neighbouring communities.
45. Project proponent shall ensure use of eco-friendly building materials including fly ash bricks, fly ash paver blocks, Ready Mix Concrete [RMC] and lead free paints in the project.
46. Fly ash shall be used in construction wherever applicable as per provisions of Fly Ash Notification under the E.P. Act, 1986 and its subsequent amendments from time to time.
47. "Wind - breaker of appropriate height i.e. 1/3rd of the building height and maximum up to 10 meters shall be provided. Individual building within the project site shall also be provided with barricades.
48. "No uncovered vehicles carrying construction material and waste shall be permitted."
49. "No loose soil or sand or construction & demolition waste or any other construction material that cause dust shall be left uncovered. Uniform piling and proper storage of sand to avoid fugitive emissions shall be ensured."
50. Roads leading to or at construction site must be paved and blacktopped (i.e. - metallic roads).
51. No excavation of soil shall be carried out without adequate dust mitigation measures in place.
52. Dust mitigation measure shall be displayed prominently at the construction site for easy public viewing.
53. Grinding and cutting of building materials in open area shall be prohibited.
54. Construction material and waste should be stored only within earmarked area and road side storage of construction material and waste shall be prohibited.
55. Construction and demolition waste processing and disposal site shall be identified and required dust mitigation measures be notified at the site. (If applicable).

B.2 OPERATION PHASE:

B.2.1 WATER:

56. The water meter shall be installed and records of daily and monthly water consumption shall be maintained.
57. All efforts shall be made to optimize water consumption by exploring Best Available Technology (BAT). The unit shall continuously strive to reduce, recycle and reuse the treated effluent.

B.2.2 AIR:

58. In case of use of spray dryer, the unit shall provide the adequate & efficient APCMs with spray dryer so that there should not be any adverse impact on human health & environment. Unit shall carry out third party monitoring of the proposed Spray dryer & its APCM through the credible institutes and study report for impacts on Environment and Human Health shall be submitted to GPCB every year along with half yearly compliance report.
59. Acoustic enclosure shall be provided to the DG sets (If applicable) to mitigate the noise pollution and shall conform to the EPA Rules for air and noise emission standards.
60. Stack/Vents (Whichever is applicable) of adequate height shall be provided as per the prevailing norms for flue gas emission/Process gas emission.
61. Flue gas emission & Process gas emission (If any) shall conform to the standards prescribed by the GPCB/CPCB/MoEF&CC. At no time, emission level should go beyond the stipulated standards.
62. All the reactors / vessels used in the manufacturing process shall be closed to reduce the fugitive emission.

B.2.3 HAZARDOUS/SOLID WASTE:

63. The company shall strictly comply with the rules and regulations with regards to handling and disposal of Hazardous waste in accordance with the Hazardous and Other Wastes (Management and Transboundary Movement) Rules 2016, as may be amended from time to time. Authorization of the GPCB shall be obtained for collection / treatment / storage / disposal of hazardous wastes.
64. Hazardous wastes shall be dried, packed and stored in separate designated hazardous waste storage facility with pucca bottom and leachate collection facility, before its disposal.
65. The unit shall obtain necessary permission from the nearby TSDF site and CHWIF. (Whichever is applicable)
66. Trucks/Tankers used for transportation of hazardous waste shall be in accordance with the provisions under the Motor Vehicle Act, 1988, and rules made there under.
67. The design of the Trucks/tankers shall be such that there is no spillage during transportation
68. All possible efforts shall be made for Co-Processing of the Hazardous waste prior to disposal into TSDF/CHWIF.
69. Management of fly ash (If any) shall be as per the Fly ash Notification 2009 & its amendment time to time and it shall be ensured that there is 100% utilization of fly ash to be generated from the unit.

B.2.4 SAFETY:

70. The occupier/manager shall strictly comply the provisions under the Factories Act 1948 and the Gujarat Factories Rules 1963
71. The project authorities shall strictly comply with the provisions made in Manufacture, Storage and Import of Hazardous Chemicals Rules (MSIHC) 1989, as amended time to time and the Public Liability Insurance Act for handling of hazardous chemicals etc. Necessary approvals from the Chief Controller of Explosives and concerned Govt. Authorities shall be obtained before commissioning of the project. Requisite On-site and Off-site Disaster Management Plans have to be prepared and implemented.
72. Main entry and exit shall be separate and clearly marked in the facility.
73. Sufficient peripheral open passage shall be kept in the margin area for free movement of fire tender/ emergency vehicle around the premises.
74. Storage of flammable chemicals shall be sufficiently away from the production area.
75. Sufficient number of fire extinguishers shall be provided near the plant and storage area.
76. All necessary precautionary measures shall be taken to avoid any kind of accident during storage and handling of toxic / hazardous chemicals.
77. All the toxic/hazardous chemicals shall be stored in optimum quantity and all necessary permissions in this regard shall be obtained before commencing the expansion activities.
78. The project management shall ensure to comply with all the environment protection measures, risk mitigation measures and safeguards mentioned in the Risk Assessment report.
79. Only flame proof electrical fittings shall be provided in the plant premises
80. Storage of hazardous chemicals shall be minimized and it shall be in multiple small capacity tanks / containers instead of one single large capacity tank / containers.
81. All the storage tanks shall be fitted with appropriate controls to avoid any leakages. Bund/dyke walls shall be provided for storage tanks for Hazardous Chemicals.
82. Handling and charging of the chemicals shall be done in closed manner by pumping or by vacuum transfer so that minimal human exposure occurs.
83. Tie up shall be done with nearby health care unit / doctor for seeking immediate medical attention in the case of



emergency.

84. Personal Protective Equipments (PPEs) shall be provided to workers and its usage shall be ensured and supervised.
85. First Aid Box and required Antidotes for the chemicals used in the unit shall be made readily available in adequate quantity.
86. Training shall be imparted to all the workers on safety and health aspects of chemicals handling.
87. Occupational health surveillance of the workers shall be done and its records shall be maintained. Pre-employment and periodical medical examination for all the workers shall be undertaken as per the Factories Act & Rules.
88. Transportation of hazardous chemicals shall be done as per the provisions of the Motor Vehicle Act & Rules.
89. The company shall implement all preventive and mitigation measures suggested in the Risk Assessment Report.
90. Necessary permissions from various statutory authorities like PESO, Factory Inspectorate and others shall be obtained prior to commissioning of the project.

B.2.5 NOISE:

91. The overall noise level in and around the plant area shall be kept well within the standards by providing noise control measures including engineering controls like acoustic insulation hoods, silencers, enclosures etc. on all sources of noise generation. The ambient noise level shall conform to the standards prescribed under The Environment (Protection) Act, 1986 & Rules.

B.2.6 CLEANER PRODUCTION AND WASTE MINIMISATION:

92. The unit shall undertake the Cleaner Production Assessment study through a reputed institute / organization and shall form a CP team in the company. The recommendations thereof along with the compliance shall be furnished to the GPCB.
93. The company shall undertake various waste minimization measures such as :
 - a. Metering and control of quantities of active ingredients to minimize waste.
 - b. Reuse of by-products from the process as raw materials or as raw materials substitutes.
 - c. Use of automated and close filling to minimize spillages.
 - d. Use of close feed system into batch reactors.
 - e. Venting equipment through vapour recovery system.
 - f. Use of high pressure hoses for cleaning to reduce wastewater generation.
 - g. Recycling of washes to subsequent batches.
 - h. Recycling of steam condensate.
 - i. Sweeping / mopping of floor instead of floor washing to avoid effluent generation.
 - j. Regular preventive maintenance for avoiding leakage, spillage etc.

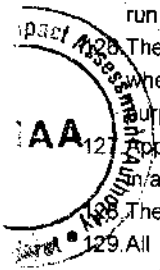
B.2.7 GREEN BELT AND OTHER PLANTATION:

94. The unit shall develop green belt within premises as per the CPCB guidelines. However, if the adequate land is not available within the premises, the unit shall take up adequate plantation on road sides and suitable open areas in GIDC estate or any other open areas in consultation with the GIDC / GPCB and submit an action plan of plantation for next three years to the GPCB.
95. Drip irrigation / low-volume, low-angle sprinkler system shall be used for the green belt development within the premises.
96. The PP shall develop green belt within premises ((7140 m² (20%) inside plant premises + 1285 m² (3.6%) at outside of (Compound wall & GIDC storm water drainage) + 10679 Sq. m. (29.9%) at Borjai Village = Total: 19104 Sq. m. i.e. 53.5 % of total plot area) as per the undertaking submitted before SEAC. Green belt shall be developed with native plant species that are significant and used for the pollution abatement as per the CPCB guidelines. It shall be implemented within 3 years of operation phase in consultation with GPCB.

B.3 OTHER CONDITION:

97. PP shall submit methodology of stream segregation at source of generation within 10 days and shall strictly comply with the treatment scheme submitted by them for treatment and disposal of the waste waters.
98. The projects covered under category 5(f) shall undergo the safety and environment audit regularly as per the standards laid down by the GPCB and CPCB.
99. PP shall carry out the safety audit and Risk Assessment Report as per the prevailing guidelines of safety.
100. Management of Fly Ash shall be as per the Fly Ash Notification 2009 & its amendment from time to time and it shall be ensured that there is 100 % utilization of fly ash to be generated from the unit.
101. EMP should invariably include provisions for environmental Monitoring and measures for noise pollution control measures.
102. In EMP proponent should separately indicate majors of occupational health, fire and safety measures.
103. Prior EC is granted is subject to the proponent receiving all statutory permission / clearances / certificates and membership of respective agencies / authorities which ever applicable. Proponent shall inform progress from time to time, in six monthly compliance report to MOEFCC / SEIAA / SEAC/ GPCB failing to which this provisional EC will stand withdrawn.
104. Wherever waste water or chemical water to be collected by tankers and transported to CETP etc. any diversion and disposal in open drainage (nallah) etc. causing human and environmental damage or loss will make it liable for action under the law.

105. All transport movement by tankers etc has to be done with maintenance of gate pass and logbook it should be verified by the inspecting authorities.
106. Non-hazardous waste data shall be informed to GPCB time to time so as to make an assessment and tie-up with industry for generating sustainable power from the waste.
107. All chemical pharma industry etc. should ensure predictive and preventive maintenance of factory / boiler and reactive show as to avoid incident of fire and safety hazards.
108. EMP should include STP and detail cost including maintenance, transportation of waste water to CETP / CMEE etc as well as transportation cost or transit cost.
109. In LDAR preventive and predictive maintenance plan.
110. In LDAR leakage component, source of equipment leak, detention method should be given in table form.
111. In storage component should be shown separately in terms whether inflammable, toxic, corrosive, reactive etc.
112. In case of Fly Ash generation its management and disposal should be as per Government of India Notification and 100 % utilization should be ensured.
113. Project proponent shall install all environment management systems as per the CPCB/GPCB directives regarding the effluent discharge and air emission in working condition.
114. Project proponent shall display the copy of Environment Clearance at the site prominently.
115. Project proponent shall prepare and follow regular and preventive maintenance plan. The copy of same shall be submitted to SEIAA.
116. Project Proponent will have to display the safety procedure in working area.
117. The project proponent shall obtain all required permissions for safety, health and fire from competent authorities like PESO/Fire Authority etc. and intimate SEIAA.
118. Project Proponent will intimate SEIAA/SEAC/GPCB after obtaining the membership of common facilities like CETP / TSDF / CHWIF / CMEE / Common Spray Dryer as the case may be.
119. Extra care will be taken by PP to avoid any accidental blast in boiler, reactor or any machinery in the plant.
120. Environment monitoring, training and disaster management plan should be undertaken and complied at regular interval.
121. Integrated Regional Office of MoEF&CC, Gandhinagar and GPCB will monitor all environment, safety & health norms as per the prevailing rules.
122. The PP has to maintain the logsheets / registers / manifest / gate pass for discharge through tankers and SCADA system for pipeline discharge for the waste water generation and its disposal data and submit to the GPCB every quarter. GPCB shall verify the same on regular basis and inform SEIAA and take legal action in the cases of non compliance.
123. Unit shall comply all the applicable standard conditions prescribed in Office Memorandum (OM) published by MoEF&CC vide no. F. No. 22-34/2018-IA.III dated 09/08/2018 for Pharmaceutical and Chemical industries mentioned at (Sr. no. XX).
124. The project proponent shall allocate the separate fund for Corporate Environment Responsibility (CER) in accordance to the MoEF&CC's Office Memorandum No. F.No.22-65/2017-IA.III dated 01/05/2018 to carry out the activities under CER in affected area around the project. The entire activities proposed under CER shall be monitored and the monitoring report shall be submitted to the regional office of MoEF&CC as a part of half-yearly compliance report and to district collector. The monitoring report shall be posted on the website of the project proponent.
125. Rain water harvesting of surface as well as rooftop runoff shall be undertaken and the same water shall be used for the various activities of the project to conserve fresh water as well as to recharge ground water. Before recharging the surface run-off, pre-treatment must be done to remove suspended matter.
126. The unit shall join and participate financially and technically for any common environmental facility / infrastructure as and when the same is taken up either by the Industrial Association or GIDC or GPCB or any such authority created for this purpose by the Govt. / GIDC.
127. Application of solar energy shall be incorporated for illumination of common areas, lighting for gardens and street lighting in addition the provision for solar water heating system shall also be provided.
128. The area earmarked as green area shall be used only for plantation and shall not be altered for any other purpose.
129. All the commitments / undertakings given to the SEAC during the appraisal process for the purpose of environmental protection and management shall be strictly adhered to.
130. The project proponent shall also comply with any additional condition that may be imposed by the SEAC or the SEIAA or any other competent authority for the purpose for the environmental protection and management.
131. In the event of failure of any pollution control system adopted by the unit, the unit shall be safely closed down and shall not be restarted until the desired efficiency of the control equipment has been achieved.
132. The project authorities must strictly adhere to the stipulations made by the Gujarat Pollution Control Board (GPCB), State Government and any statutory authority.
133. During material transfer there shall be no spillages and gullage drain shall be constructed to avoid mixing of accidental spillages with domestic wastewater or storm water.
134. Pucca flooring / impervious layer shall be provided in the work areas, chemical storage areas and chemical handling areas



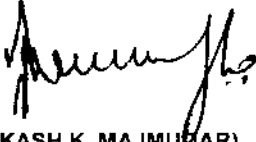
- to minimize soil contamination.
135. Leakages from pipes, pumps shall be minimal and if occurs, shall be arrested promptly.
136. No further expansion or modifications in the plant likely to cause environmental impacts shall be carried out without obtaining prior Environment Clearance from the concerned authority.
137. The above conditions will be enforced, inter-alia under the provisions of the Water (Prevention & Control of Pollution) Act, 1974, Air (Prevention & Control of Pollution) Act, 1981, the Environment (Protection) Act, 1986, Hazardous Wastes (Management, Handling and Transboundary Movement) Rules, 2008 and the Public Liability Insurance Act, 1991 along with their amendments and rules.
138. The project proponent shall comply all the conditions mentioned in "The Companies (Corporate Social Responsibility Policy) Rules, 2014" and its amendments from time to time in a letter and spirit.
139. The project management shall ensure that unit complies with all the environment protection measures, risk mitigation measures and safeguards recommended in the EMP report and Risk Assessment study report as well as proposed by project proponent.
140. The project authorities shall earmark adequate funds to implement the conditions stipulated by SEIAA as well as GPCB along with the implementation schedule for all the conditions stipulated herein. The funds so provided shall not be diverted for any other purpose.
141. The applicant shall inform the public that the project has been accorded environmental clearance by the SEIAA and that the copies of the clearance letter are available with the GPCB and may also be seen at the Website of SEIAA/ SEAC/ GPCB. This shall be advertised within seven days from the date of the clearance letter, in at least two local newspapers that are widely circulated in the region, one of which shall be in the Gujarati language and the other in English. A copy each of the same shall be forwarded to the concerned Regional Office of the Ministry.
142. It shall be mandatory for the project management to submit half-yearly compliance report in respect of the stipulated prior environmental clearance terms and conditions in soft copies to the regulatory authority concerned, on 1st June and 1st December of each calendar year.
143. Concealing factual data or submission of false/fabricated data and failure to comply with any of the conditions mentioned above may result in withdrawal of this clearance and attract action under the provisions of Environment (Protection) Act, 1986.
144. The project authorities shall also adhere to the stipulations made by the Gujarat Pollution Control Board.
145. The SEIAA may revoke or suspend the clearance, if implementation of any of the above conditions is not found satisfactory.
146. The company in a time bound manner shall implement these conditions. The SEIAA reserves the right to stipulate additional conditions, if the same is found necessary.
147. The project authorities shall inform the GPCB, Regional Office of MoEF and SEIAA about the date of financial closure and final approval of the project by the concerned authorities and the date of start of the project.
148. This environmental clearance is valid for Ten years from the date of issue.
149. Any appeal against this environmental clearance shall lie with the National Green Tribunal, if preferred, within a period of 30 days as prescribed under Section 16 of the National Green Tribunal Act, 2010.
150. Submission of any false or misleading information or data which is material to screening or scoping or appraisal or decision on the application makes this environment clearance cancelled.

B.4 COMPLIANCE OF ENVIRONMENT CLEARANCE/REPORTING/ADMINISTRATION/APPEAL:

151. Project proponent shall submit Certified Compliance Report of IRO, Gandhinagar for Existing EC obtained Within 10 days.
152. Project proponent shall inform to all the concerned authorities including Municipal Corporation and District Collector and shall also give wide publicity through advertisement in minimum two local newspapers within seven days, about the Environment Clearance order accorded.
153. Project proponent shall appoint a key person in the organization who shall be responsible for compliance of above condition fully on behalf of the proponent. It will not mean that appointing a key person will exempt the project proponent from the responsibility of compliance. Any change in key person shall immediately be informed to SEIAA and all concerned authorities.
154. Designated key person shall submit six monthly compliance report to SEIAA/SEAC, MOEF&CC, GPCB and Nodal Department of the Government.
155. The Nodal Department or any authority or officer authorized by MOEF&CC/SEIAA can inspect the site of the project and all the facilities, for verification of compliances of environment clearance conditions.
156. In case of violation reported upon, the project proponent shall be responsible for all the legal actions as per Environment Protection Act, 1986 including SEIAA may cancel, withdraw or keep in abeyance, the Environment Clearance accorded.

157. Any person including the project proponent affected by this Environment Clearance order may file appeal to Honorable National Green Tribunal West Zone branch, Pune, preferably within a period of thirty days from the date of issue of Environment Clearance as prescribe under section 16 of National Green Tribunal Act 2010.

158. All complaints and public grievance or representations may be addressed to SEIAA/SEAC in the email addresses (a) msseiaagj@gmail.com & (b) seacgujarat@gmail.com



(PRAKASH K. MAJMUJAR)
Member Secretary

Issued to:

**M/s. Privi Speciality Chemicals Ltd. (Unit VI)
Plot No.765, Jhagadia Industrial Estate, Jhagadia, Bharuch**

Copy to:-

1. The Secretary, SEAC, C/O. G.P.C.B. Gandhinagar - 382010.
2. The Additional Chief Secretary, Forests & Environment Department, Govt. of Gujarat, Block 14, 8th floor, Sachivalaya, Gandhinagar-382010.
3. The Chairman, Central Pollution Control Board, Parivesh Bhavan, CBD -cum-Office Complex, East Arjun Nagar, New Delhi-110032
4. Scientist C, Integrated Regional Office, Ministry of Environment and Forests, Aranya Bhavan, Sector-10, Gandhinagar - 382010.
5. Monitoring Cell, Ministry of Environment and Forests, Paryavaran Bhavan, CGO Complex, New Delhi-110003.
6. The Member Secretary, Gujarat Pollution Control Board, Paryavaran Bhavan, Sector-10 A, Gandhinagar-382010
7. Select File



