

Nº 000185



**MAHARASHTRA INDUSTRIAL DEVELOPMENT
CORPORATION**

(A GOVERNMENT OF MAHARASHTRA UNDERTAKING)

WATER SUPPLY

AGREEMENT FORM

ISSUED TO : M/s. PRIVILEGE INDUSTRIES LTD.

ADDRESS : Plot No - B-1 MIDC Lonand,
Tal - Khandala Dist - Satara
Pin - 415 521

AREA :

PLOT NO. : B-1 MIDC Lonand.

Executive Engineer,
M. I. D. C.,

To :
Executive Engineer
M. I. D. C.,

Sub. : Lonand. Industrial Area
Application for Water Supply connection
Water Supply Connection to plot / shed
No. B-1

Sir,

I have been allotted plot No. / Shed No. B-1 in Lonand.
Industrial Area vide letter No _____

My requirement of water is 1500 M³/day. I am enclosing the
following documents so that Water Supply connection can be considered by you.

- 1) Xerox copy of possession receipt.
- 2) Xerox copy of possession plan.
- 3) Xerox copy of letter of approved building plans.
- 4) Water supply agreement in triplicate.
- 5) Water supply connection plan signed by me, licensed architect / Licensed plumber in triplicate.
- 6) The consent from Maharashtra Pollution Control Board.
- 7) Xerox copy of No Objection Certificate of MIDC issued by Chief Executive Officer, MIDC, Bombay 400 093.
- 8) I am also ready to get the drainage plans prepared by Licensed architect and get them approved from your office within a period of three months from the date of this letter.

Thanking You,

Yours faithfully.

For Privilege Industries Ltd.


Authorised Signatory

MAHARASHTRA INDUSTRIAL DEVELOPMENT CORPORATION
(A GOVERNMENT OF MAHARASHTRA UNDERTAKING)

WS - 11

An agreement made the 10th day of the month of May two thousand nine hundred & ninety two between MIDC on the one hand and Shri/M/s. Privilege Industries Ltd

(hereinafter called as consumer which expression shall unless it is excluded by or repugnant to the context any person holding a power of attorney to conduct the business on behalf of the Consumer) on the other hand.

Whereas the consumer on or about the 10th day of the month of May One Thousand Nine Hundred & Ninety two applied to the Executive Engineer, MIDC,

(hereinafter referred to as Executive Engineer) for permission to supply water for the Factory on plot No. B-1 in a Lonand Industrial Area premises along Lonand-shirval road in village Lonand on Lonand water supply scheme.

And whereas the Executive Engineer has agreed to grant such permission hereinafter mentioned

Now this indenture witnessable that in consideration hereinafter contained and on the part of the Consumer to be performed that Executive Engineer hereby grants to the consumer permission to draw water on the following conditions :-

1. The Consumer shall pay in advance a sum of Rs. 25,10,50/- Twenty Five lakh (Rs. fifteen thousand fifty only) towards the water charges for three months for the quantity applied for at the current rates as a standing deposit with MIDC which will bear a simple interest at 4% p.a.

D.R. No. 009650

dt. 28-4-2010

2. The Consumer shall abide by all the terms & conditions of the MIDC water supply Regulations 1973 as amended from time to time which are attached to this agreement.

3. The Consumer shall take care of the water meter and see that it is in working conditions at all the times. If the meter is found to be out of order at time of reading the assessment will be charged as under :-

The date from which the meter has gone out of order will be arrived at on the basis of average consumption per day calculated on the basis of the average of consumption of last month's for all working days.

The assessment for the said period will be charged on the basis of last 3 full months average or the last month's assessment, or the subsequent three months assessment immediately after the meter is put in working condition or the last year's assessment for the corresponding period whichever is higher. The penalties as per regulation No. 24 from the 3rd to 6th months will be charged on the basis of the first two months bill if the water bill is charged incorrectly, it will be revised at any time later and the consumer will be liable to pay charges as revised. Water meter shall be provided within 3 m. from the connection point.

4. If the meter goes out of order frequently the assessment will be charged at the discretion of the Executive Engineer after referring the case to the Superintending Engineer whose decision will be final and binding on the consumer.

5. The consumer shall pay the monthly water charges as per bill within 15 days from the date of the bill and will be allowed a further grace period of one month charging 17% interest p.a. If the bill alongwith previous arrears is not paid fully before the expiry of this grace period, the consumer's water supply will be liable for disconnection and the interest will be continued to be charged until the arrears are paid fully.

6. In case of payment by cheque the date of payment will be the actual date of realisation of the cheque and not the date of cheque. Any in payment of charges or other delay, penalties as a result of this delay in realisation of the cheque will have to be paid by the consumer.
7. The payment of water charges by cheque will be made in favour of the Bank with which the Office of the Dy. Engineer, MIDC of the local area is having account. In all other cases the bank commission charges will be borne by the consumer.
8. The consumer shall pay the water bill at the rates of MIDC as may be amended from time to time. Any upward revision of rates will be given after one month's notice to the consumer.
9. If the meter for any reason is not disconnected after expiry of 45 days from the date of bill on account of non-payment, it will be assumed that the meter is severed from the 46th day and the assessment will be made at double the rate for the unauthorised consumption made thereafter. The consumer will therefore see that the payment is made in time or pay the penal charges for failure thereof, in case the same is not disconnected on the 46th day.
10. The arrears of water charges are liable to be recovered from the consumer as arrears of land revenue through the collector, if they are not paid in time.
11. The consumer shall bear the cost of preparation, stamping and execution of this agreement.

In witness whereof the Executive Engineer for and on behalf of the MIDC hath set his hand and the seal of his office hereto and Shri. Vinit R. Nair hath herein to set his hand the day, month and year first above written.

Signed & delivered by Shri. M. P. Puranik the Executive Engineer,
MIDC, Baraemati Dn. in presence of _____

- 1) Shri. S. L. Ghaw Asstt. Engr. [Signature]
- 2) Shri. S. H. Kulkarni Asstt. Engr. [Signature]

Signed, sealed & delivered by Shri. Vinit Rajshakar Nair in presence of

- 1) Shri. Vijay Laxmanrao Bhosale
- 2) Shri. Nilaydt Maulana Maner

[Signature]
[Signature]

Seal

Signature with
Rubber stamp

Annexure : MIDC Water Supply
Regulation 1973



For Privilege Industries Ltd.

[Signature]
Authorised Signatory

[Signature]
Executive Engineer
Executive Engineer Dn.,
M.I.D.C.,
Baraemati

The Wai Urban Co-Op. Bank Ltd., Wai
Authorised Signatory

The Wai Urban Co-Op. Bank (Ld.)
591, Ganapati Aji, Wai Dist. Satara.

भारत 01475
158101
R. 0000 100/-
INDIA
STAMP DUTY

Special Adhesive
महाराष्ट्र
MAY 07 2010

D-51STP(V)C.R.10980109/1945-43109

ZERO ZERO ZERO ZERO ONE ZERO ZERO

14:48

PB6664
Special Adhesive
MAHARASHTRA M P

MAHARASHTRA INDUSTRIAL DEVELOPMENT CORPORATION

(A GOVERNMENT OF MAHARASHTRA UNDERTAKING)

WATER SUPPLY REGULATION - 1973

MIDC Plot No. B-1

Special Adhesive Stamp of Rs. 10/- shall be affixed from the stamp supdt. office Gr. Floor, Town Hall, Ballard Estate, Bombay or Pune Treasury Office, Pune.

Phase _____

Lonand Indl., Area.

1. Shri. / M/s. privilege industries Ltd

Preamble

- In these regulation unless the context otherwise requires :
 - Definition** :- Consumer shall mean any person or persons applied for / applying for supply of water from any works of the Corporation or any persons otherwise liable for payment of water charges.
 - Corporation shall mean the Maharashtra Industrial Development Corporation constituted under the Maharashtra Industrial Development Act, 1961 (Mah. III of 1962)
 - The Chief Engineer, The Superintending Engineer & the Executive Engineer shall mean the Chief Engineer, Superintending Engineer and the Executive Engineer appointed by the Corporation.
 - Communication pipe shall mean & refer to the pipe which extends from the Corporation's main upto valve nearest the Corporation main.
 - Supply pipe shall mean and refer to the pipe which extends from the Corporation Stopcock or sluice valve upto the ball cock of the storage tank, if any and any consumer's pipe subject to the water pressure from the Corporation's main.
 - Distribution pipe shall mean and referred by consumer's pipe which is not subject to water pressure from the Corporation main.
 - Corporation stopcock or sluice valve shall mean and refer to the stopcock or the sluice valve on the communication pipe nearest the Corporation main controlling the supply of water from any Corporation separately with the water charges.
 - Consumer's pipes and consumer's fittings shall include and refer to all pipes & fittings respectively used in connection with the supply of water from Corporation's water works which are not the property of the Corporation.
 - The terms and expressions used in section 2 of the Maharashtra Industrial Development Act 1961 (Mah-III of 1962) shall have the same meaning in so far as the interpretation of these Regulations are concerned.

Application for Supply

3. Before commencing the laying, alteration or extension of any consumer's pipe or otherwise the consumer shall fill up, sign and deliver in the office of the Executive Engineer in charge of the area, the form prescribed in schedule 'A' attached to these Regulations.

Connection to mains

4. All consumer's pipes and fittings shall be laid in accordance with the terms prescribed by the Executive Engineer and shall be perfectly sound and water tight before the water supply is commissioned. Water will not be supplied to any factory or premises so long as such non-compliance remains.

Alteration or removal of consumer's pipes & fittings

5. No consumer's pipes shall be removed, altered except in accordance with these Regulations.

Prevention of waste or misuse of water

6. Every consumer shall prevent waste & or misuse of water of the Corporation.

नाम Privilege Industries Ltd
पत्ता Lonand
हस्त Vijay Lakshman Phansalkar
पावती क्र. / चलन क्र. 1675 दिनांक: 7/5/10
158101

7. Communication pipes and fittings which include ferrule G. I. pipes & specials fittings, materials for jointing etc. or any other type of fittings & accessories upto ferrule or stopcock approved by the Executive Engineer shall be provided by the consumer at his cost. Laying of the communication pipe upto the boundary of the consumer's plot will have to be done by the consumer through a licensed plumber under the supervision of MIDC's authorised representative, Over and above this the consumer will have to pay the connection attachment fees as per provision in clause 20. This will include cost of labour that has to be incurred by MIDC.
8. Water supplied to any premises for which water charges are paid or for which water charges are payable shall be supplied through a ferrule & communication pipe of the size specified.
9. All consumer's fittings of whatever kind shall conform to the particulars prescribed & specifications or to such further standards as may from time to time be prescribed by the Corporation and whether so specified or not shall be submitted for approval to the Executive Engineer before being fixed. All such fittings, shall be maintained, repaired and renewed at the consumer's expense to the satisfaction of the Executive Engineer. All consumer's fitting or apparatus used in connection with the water supply of the Corporation shall be got approved by the Executive Engineer.
10. All consumer's pipe & fittings shall be provided and laid at the consumer's cost and no consumer shall be entitled to supply of water unless & until such pipes & fittings and the laying & fixing thereof are approved by the Executive Engineer and unless proper drainage arrangements are made for the disposal of waste water and approved by the Executive Engineer.
11. No connection shall be granted for the supply of water to any water closet, latrine or urinal unless its erection is approved by the Executive Engineer & unless sufficient short storage is provided.
12. All consumer's pipe shall be of lead, galvanised iron/cast iron, brass or copper shall conform in every respect to the particulars prescribed and specifications as approved by the Executive Engineer. No pipe except such existing pipes as shall be sound and do not permit waste or except when & as otherwise authorised by those rules shall be laid used or fixed in or about any premises for conveyance of or in connection with the water supplied by the Corporation unless such pipe to be as hereafter prescribed.
13. Whenever lead pipes are used, every lead joint thereof shall be of the kind called a plumbing or wiped joint except such existing joints as shall be sound and do not permit waste. All connections between lead & iron pipes shall be made with a brass union.
14. All consumer's pipes shall be laid in the ground & not less than forty-nine centimeters below the surface unless laid inside a building and all consumer's pipes shall be so laid or fixed as not be exposed to the heat of the sun nor shall any consumer's pipe & fitting be laid in any position or manner which would involve risk or injury to the pipe or fitting or waste or contamination of water. All consumer's pipes hereafter laid or fixed inside any building shall be accessible and not embedded in the plaster, stone or brick work of any wall. In every case the consumer shall carry out the reasonable requirements of the Executive Engineer to this end. The position at which the connection of the supply pipes to the communication pipe shall be fixed by the Executive Engineer.
15. No pipes shall be used for the conveyance of or in connection with water supplied by the Corporation which is laid or fixed through, in or into any drain or any place where the water conveyed through such pipe may be liable to become foulded or where pipe become unsound except where such use is unavoidable. In every such unavoidable case, such pipes shall be passed through an exterior air tight and water

Signature with
Rubber Stamp

For Privilege Industries Ltd.

Authorised Signatory


Executive Engineer

M. I. D. C. Baramati Dn.,
Baramati

tight pipes or jacket of cast iron or other cast iron or other material approved by the Corporation of sufficient length and strength and of such construction as to afford due protection to the water pipe to the satisfaction of the Executive Engineer so as to bring any leakage therefrom within easy observation. Any existing pipe or pipes laid, affixed which do not comply with this rule shall be removed unless the written consent of the Executive Engineer obtained for its retention.

Position of Stopcock on Communication pipes

16. The stopcock or sluice valves, with the guard box on the communication pipe shall be placed in a position to be selected by the Executive Engineer. The Corporation shall have exclusive control of this stopcock or sluice valve and to this require that it will be fitted with a crutch or spindle head of special design to suit a key kept by the Executive Engineer.

Consumer's tap not be fixed in certain places

17. No Consumer's taps shall be fixed in any courtyard passage or outside any premises, so as to be available for the use by the public or any other party without special permission in written from the Executive Engineer. If in the judgement of the Executive Engineer any such tap either directly or indirectly conduct to or be so used or delt with as to cause waste or misuse of the water of the Corporation, such tap shall be removed by the consumer within 7 days of the receipt of a written order to that effect from the Executive Engineer.

Character of cisterns & ball cocks

18. Every existing cistern, if not sound or efficient or is such as causes waste or is such as can not be efficiently repaired and every future cistern, reservoir or storage tank shall be of the prescribed kind and shall at all times be made and at all times maintained water tight and shall by properly covered with a close fitting dust tight mosquito proof lid fitted with an approved lock and key and shall be provided with a sound and suitable ball cock of the prescribed kind securely fixed to the cistern independently of the supply pipe and set that the ball will not become submerged when the level of the water in the cistern is below the warning pipe or allow the water to rise to within 2.5 cm. of the lower side of the overflow or warning pipe. A stopcock or sluice valve shall be provided on the outlet pipes of all cisterns and fixed as near the cistern as possible.

Cisterns to be accessible

19. Every cistern, reservoir or storage tank hereafter used or fixed in connection with water supplied by the Corporation must be easily accessible and placed in such a position as to admit of through inspection and cleaning, and if placed within the house or building shall have a clear space of not less than two feet between its top & ceiling rafter or roof. No cistern reservoir or storage tank except those supplying closets, latrines or urinals only shall be fixed in any water closet, latrines or urinals or in any place in which injurious gases are likely to be produced and as far as practical shall not be placed immediately over any water closet, latrine or urinal.

Application for water supply connection

20. The application for water supply connection must be accompanied with the attachment fees as per Schedule given below.

Nearest Diameter of the Size of Connection

Registration connection fees

1/2" (15 mm. Ø)
3/4" (20 mm. Ø)
1" (25 mm. Ø)
1 1/2" (40 mm Ø)

Rs. 10.00
Rs. 15.00
Rs. 20.00
Rs. 50.00

Beyond 1 1/2" or 38 mm. Size connection, a separate estimate determining the connection fees will be prepared by the Executive Engineer.
Note : - Connection fees is payable every time connection is reconnected is after it is cut off under any of the clauses of this agreement.
The above mentioned fees will also be recovered in advance from the parties i

S
R

Signature with Rubber Stamp

For Privilege Industries Ltd.

[Signature]
Authorized Signatory

[Signature]
Executive Engineer

M. I. D. C. Bangalore Dn.

case of reopening water supply after it is cut off for any reasons in addition to the connection fee, charges for reinstatement of the road surface or the MIDC's land should be paid by the consumer as under :-

- 1) soil Rs. 15/- per sq. m.
- 2) W. B. M. Surface Rs. 10/- per sq. m.
 - a) 3.5 m. metal width Rs. 450/- per crossing.
 - b) 5.50 m. metal width Rs.625/- per crossing.
 - c) 7.50 m. metal width Rs.775/- per crossing.
- 3) Asphalted surface Rs. 20/- per sq. m. including W. B. M.
 - a) 3.75 m. metal width Rs. 1250/- per crossing
 - b) 5.50 m. metal width Rs. 1750/- per crossing.
 - c) 7.50 m. metal width Rs. 2300/- per crossing.
- 4) concrete surface Rs. 25/- per sq. m.

- Fixing tested water meter 21. The consumer shall at his own cost fix the tested meter within his premises over which the water shall be measured. The meter before it is fixed to the connection pipe, shall be tested in a testing laboratory approved by the Corporation. The test certificate from the officer in charge of the laboratory shall be produced by the consumer. It shall be the duty of the consumer to maintain in good condition the water meter so fixed.
- Arrangement for housing meter 22. After the water meter is properly fixed on the connection a brick masonry stone masonry or concrete chamber with lockable C. I. or other approved pattern of frame & cover shall be constructed by the consumer. The meter and it's coupling on consumer's pipes should be sealed by the consumer in the manner approved by the Executive Engineer and should bear the stamp of the corporation if at any particular point of times the seal is found to be broken the consumer will be charged a penal rate of 50% of the previous month's water bill over and above the normal bill for the month. The responsibility of maintaining the seal shall squarely rest with the consumer. In special case, Executive Engineer may direct that a lock shall be provided by the consumer's own cost and the keys of this lock will rest with the Executive Engineer or his duly authorised agent. The consumer shall be responsible for safety and maintenance in good order of the meter and the cover in his own premises.
- Testing of water meter 23. If at any time after the installation of the water meter, it is indicated that the meter was running slow. The Executive Engineer, shall take action in getting the water meter was tested for its correctness. In case this test indicates that the meter was running slow, he shall take action in revising the bills suitably retropective effect and his decision in the meter shall be final.
- Penalty for unmetered water 24. If the meter fixed by the consumer is found to be lost, damaged, unrepaired, or not in working condition, the consumer shall be charged water charges on the basis of three month's average consumption for the first two month's of the meter being not repaired whereafter shall be charged a penalty at the rate of 50% of the water charges for next two months and 100% of the water charges for the fifth and sixth months provided that the total period of unmetered supply is not more than six months.
- Disconnection for unmetered water supply 25. If the water supply remains unmetered for more than six months the water shall be disconnected after giving seven days notice.
- Payment of security deposit for water charges 26. The consumer shall deposit with the Ex. Engr. a sum of equivalent to the estimated water charges for the three month's advance as a security deposit against failure of payment of water charges and maintainance of water supply consumed, including the water meter in proper condition and good repair. This will be worked out on the basis of the daily requirement (A) and the current water charges. The amount of deposit shall be suitably increased or decreased if the actual consumption is found to vary from the one quoted at the time of the submission of the

Signature with
Rubber Stamp

For Privilege Industries Ltd.


Executive Engineer

M. I. D. C. Bangalore

application.

26. (i) The amount of deposit which is to be related to the actual consumption of water shall be suitable increased or decreased from the 1st April of a financial year based on average consumption of water for 10 months from 1st April to 31st January of the preceding financial year.
26. (ii) On the deposit collected as above simple interest @5% per annum shall be allowed at the end of every year by giving a proportionate credit in the water charges bill for the month of March.

Note : - Deposit paid on or before the 5th of a month shall only qualify for payment of interest for that month in a year.

26. (iii) The maximum amount of deposit will be limited to Rs.5 lakhs (Rs. Five Lakhs). where the consumer's deposit is likely to be exceeded Rs. 5 lakhs. However the power vested with the Engineer, MIDC to recover the security deposit excess of Rs. 5/- lakhs whose the amount of water bills for three months is more than Rs. 5/- lakhs and whose payment of bills are not found to be regular.

Water Rate

27. The charges for water shall be fixed by the Corporation from time to time. The Corporation shall increase or decrease the water charges in its discretion after giving notice of one month to the consumer. The rates of water charges so fixed or altered shall be conclusive and be binding on the consumers.

Arrears to be recovered as arrears of land revenue

28. The arrears on account of water charges or any other expenses incurred by the Corporation in connection water supply to the consumer shall be recoverable as arrears of land revenue. It shall also be open to the corporation to disconnect water supply for to comply with these regulations.

Detachment fees

29. In case the consumer wants the water supply to be closed, he shall have to make an application in this regard to the Executive Engineer alongwith the detachment fee, which should be 50% of the fees mentioned in the Table under Regulations 20-A Minimum notice of 10 days must be given to the Executive Engineer in this case.

Shortage of water

30. While the Corporation will endeavour to supply full quantity of water required by consumer it does not bind itself to supply water to the extent of booked demand for reasons beyond the control of the Corporation such as shortage of water at source, damage to the conveyance system failure of Power etc. in order to take into accounts such non-water supply periods, consumer shall provide their own storage equal to their requirement of 24 hours in their premises.

Booster not allowed

31. In no case shall direct boosting be allowed on the Corporation mains or on the connections.

Supply pressures not guaranteed

32. Water supply at pressures is not guaranteed. The Corporation would however make arrangements that the water is delivered at the average ground level of plot of consumers and that a day's requirement of water would be normally made with at this level.

Hrs. of water supply

33. The hours of water supply to the consumer shall be regulated by the Executive Engineer. The payment of bills shall not be withheld on any account.

Quality of water

34. The Corporation would normally supply potable water.

Bills for water charges


35. A) **Bills for water charges** : - The bills on account of water charges as far as possible will be presented in the first week of every month for the water consumed in the proceeding month. The consumer shall pay the bill in full within 15 days from the date of issue of the bill to the Executive Engineer. The payment of bills shall not be withheld on any account.

- B) The payment of bills shall not be withheld on any account. Govt. Department

Signature with Rubber Stamp

For Privilege Industries Ltd.


Authorized Signatory


Executive Engineer
M. I. D. C. H. S. D. D. J.
B. I. D. C. H. S. D. D. J.


and the Deptts. which are paying their bills through Treasury shall pay the bills in full within 30 days from the date of issue of the bill to the Executive Engineer.

- Bills for water charges 36. A) **Failure to pay bills** : - In case of failure on the part of the consumer to pay his bill within 15 days from the date of its presentation, interest @ 17.5% per annum shall be charged to him from the 16th day onwards upto a further period of one month. If the consumer fails to pay the bill alongwith the interest payable with a grace period of one month stated herein above water connection shall be severed.
- B) In case of the failure on the part of Govt. Deptt. or Deptt. Who pay their bill through Treasury, Interest @ 17.5% per annum will be charged to them 31st day onwards upto a further period of one month. If these Deptt. fails to pay the bills alongwith the interest payable within a grace period of one month, water connection shall be disconnected.
- Correction of bill 37. If the consumer disputes the contents of the bills he shall first pay the bill under protest and then lodge the complaint. The consumer shall be liable to action under clause 36 above if he refuses to make payment of the bills on grounds of any disputes whatever on the bill furnished to him by the Executive Engineer.
- Subletting or renting out connection 38. In case the consumer is allowed by the Corporation to sublet or rent out his premises, he shall produce such letter to the Executive Engineer and furnish in writing details of the parties to whom it is sublet. In case there are any arrears recoverable from the consumer shall be cleared by the consumer before subletting or renting out the premises to any other party.
- Penalty for excess use of water 39. A) In areas where supply quotas are fixed penal charges for excess consumption of water over and above the quota fixed shall be charged as bellow.
- a) When the consumption of water is known to exceed the allowable consumption the penalty will be charged on the entire excess consumption at double the normal MIDC rate. In case the excess continues beyond a period of 30 days from the date noting the first excess, the connection would be severed after giving 10 days notice to the consumer.
- Note : i) Although the quota fixed will be for quantity per day, the counting period will be month of billing on which the average quantity per day consumed during the billed months should not exceed the quota fixed.
- ii) In case when meters are lost, damaged removed or out of order, the gap will be settled according to regulation 24 and the penalty will be charged for the excess consumption.
- iii) In case of fire in an industry, water used for fire fighting will be worked out and no penalty shall be charged on this quantity.
- B) Where a fixed quantity of bulk supply is from Govt., A Municipality or any local authority & where beyond a fixed quota the bulk supplier leaves or would levy penal charges for consumption in excess of the fixed quota, these penal charges would be passed on to the (Retail) consumers proportionately and after taking into account the transmission losses, establishment charges etc.
- Disconnection of water supply 40. The Executive Engineer shall disconnect the service pipe in any of the following events, after giving a written notice to that effect and act after 10 days of date of such notice received by the consumer.
- a) In default of payment of water charges including the delayed payment charges.

Signature with
Rubber Stamp

For Privilege Industries Ltd.

Authorized Signatory


Executive Engineer
M. I. D. C. Baramati Dn.,
Baramati

- b) In case unmetered water supply continues beyond six months.
- c) In case of consumption of water supply in excess of fixed limits (Regulation 39).
- d) If any leakage of defects in the water supply arrangements within the premises of the consumer are likely to cause losses to the Corporation.
- e) If the consumer allows water to run to waste and does not carry out the repairs within seven days of receipt of written letter from Executive Engineer in this behalf.
- f) In case of refusal to allow the Executive Engineer or any authorised agents of the Corporation to enter on premises for purpose of inspection of water supply.
- g) If the consumer fails to provide suitable arrangements to the satisfaction of the Executive Engineer for the proper disposal of waste water which is likely to cause insanitary and injurious conditions.
- h) If it is noticed that attempt has been made to tamper with the meter or the supply connection.
- i) In case of breach of any of the rules contained herein.

- 41. Case of marginal adjustments in these regulation involving and amount upto Rs. 100/- per consumer may be determined at the direction of the Executive Engineer. Such cases involving an amount upto Rs. 1000/- per consumer may be determined at the discretion of the Superintending Engineer.
- 42. For disputes arising out of the interpretation or otherwise of these regulation the decision of the Chief Engineer, MIDC shall be final and binding on the consumer.

Modification of
the regulation

- 43. The Corporation shall have the power to add, to amend. Vary or rescind any provision of these Regulation, from time to time as it may deem fit provided the main purpose of the Regulation are not prejudiciously affected.

We the undersigned solemnly promise to abide the rules laid down as above by the Maharashtra Industrial Development Corporation.



Seal of Company

Authorized Signatory
For Privilege Industries Ltd.

[Handwritten Signature]
Authorized Signatory
For Privilege Industries Ltd.

Signature of
Applicant with Rubber Stamp

Connection of size 150 mm dia by providing 150 mm dia water meter sanctioned subject to Regulation and previous therein in all respects.

This agreement signed, accepted and sealed in my presence on this day

10th of May 19 2010

[Handwritten Signature]
Executive Engineer

M. I. D. C. Baramati Dn.,
Baramati

Signature with
Rubber Stamp

SCHEDULE "A"

I/We undersigned hereby apply to the Executive Engineer, Maharashtra Industrial Development Corporation, _____ to supply water at the premises and for the purpose described below and agree to pay such charges as the Corporation may charge from time to time and to confirm to the Maharashtra Industrial Development Act 1961 and the Rules and Regulations made thereunder as per annexure - 1.

Shri Sikander Hamza Mulla
of M/s. _____ Bearing
Licence of Municipal Corporation of P. M. C., P. C. M. C. or local Municipal
Council No. _____

For the year 19 2010 have appointed as licenced plumber to carry out the
plumbing work for the water supply and sanitary arrangement for the building

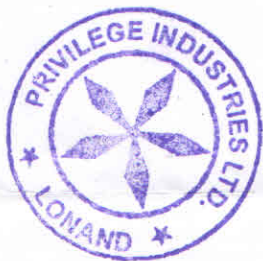
on plot no/Shed No. B-1 Road No. _____
Block _____ in MIDC Lanand Industrial area
at Lanand Survey No. B-1 of village
Lanand Taluka Khandaly District Satara

Registered office address Wanawaswadi Krushnanagar Bus
Stop Sangam Complex Shop No-3 Dided's Selection
Plumber Licence No-2.

Purpose, which is required for the construction / process hereby undertake to give the Corporation due notice of any additions or alterations to the above mentioned supply which construction / process may desire to take the quantity of water likely to be used per day would be _____ c.u.m. at initial stage and _____ c.u.m. on later stage.

I/We have carefully read and understood the water supply regulations 1973 and agreed to abide by the provisions made therein and amendments, carried out in the Regulations from time to time and water supply to my/our premises will be governed by the Regulations full, finally and will be binding upon me/us.

Seal of Company



M. I. D. C. Baramati Dn.,
Executive Engineer
Baramati

For Privilege Industries Ltd.

Sikander Hamza Mulla
Authorized Signatory
Signature of
Applicant With Rubber Stamp

Sikander Hamza Mulla
Signature of the licensed plumber
with Rubber Stamp with licence no. _____

सिकंदर हा. मुल्ला
वनवासवाडी कृष्णानगर सातारा.
प्लंबर लायसेन्स नं. _____