



GUJARAT POLLUTION CONTROL BOARD

PARYAVARAN BHAVAN
Sector-10-A, Gandhinagar-382 010
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BYR.P.A.D

NO. GPCB/ANK/CCA-718(2)/ID-15881/347963

DT: 9/3/16

Amendment to Consolidated Consent & Authorization (CCA), Order No: AWH-70811 dated 06/07/2015.

TO,
M/s. NIMP HEALTHCARE PVT LTD.,
PLOT NO: 407/8-9-12,
GIDC ESTATE PANOLI,
DIST: BHARUCH.

SUB: Amendment in Consolidated Consent & Authorization (CC&A) under various Environmental Acts/ Rules.

REF: 1) CCA order No: AWH-70811 dated 06/07/2015 under various Environmental Acts/Rules.

2) Your Letter dated: 20/02/2016.

Sir,

This has reference to the CCA order No: AWH-70811, issued vide letter NO. GPCB/BRCH/CC&A-718(2)/ID-15881/320140, dated 06/07/2015 under the provisions of the various Environmental Act/ Rules, which stands amended as under.

1. Name of the industry shall now be read as M/S. NIMP HEALTHCARE PVT LTD in place of M/S. YANSHU CHEMICALS (INDIA) PVT LTD., from the date of issue of this letter.
2. All other conditions of CCA order No: AWH-70811, issued vide letter NO. GPCB/BRCH/CC&A-718(2)/ID-15881/320140, dated 06/07/2015 will remain same.

For and on behalf of
GUJARAT POLLUTION CONTROL BOARD

D. M. Thaker
9/3

(D.M.THAKER)
ENVIRONMENT ENGINEER

Clean Gujarat Green Gujarat



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NO.GPCB/BRCH-CC&A-718(2)/ID-15881/320140

BY R.P.A.D
DT: 06-07-2015

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 (Management, Handling & Trans-boundary Movement) Rules 2008 framed under the E(P) Act-1986.

And whereas Board has received consolidated application dated 24/03/2015 vide inward no. 92557 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 aforesaid environmental acts)

To,
M/s. YANSHU CHEMICALS (INDIA) PVT LTD.,
PLOT NO: 407/8-9-12,
GIDC ESTATE PANOLI,
DIST. BHARUCH.

1. Consent Order No. : AWH-70811 date of Issue 06/06/2015.
2. The consent under Water Act -1974 for conveying the industrial effluent to the CETP of M/s. PETL for the treatment and disposal of treated effluent, The consent under Air Act - 1981 & Authorization under Environment (Protection) Act, 1986 shall be valid up to 24/03/2020 to operate industrial plant for manufacture of the following products :

Sr. No.	Product	Max. Quantity MT/MONTH
1.	Ketoconazole	1 MT/Month
2.	Atenolol	1.5 MT/Month
3.	Metoprolol Tartrate	2 MT/Month

3. CONDITIONS UNDER WATER ACT 1974:

- 3.1 The quantity of industrial effluent shall not exceed 4 M³/DAY.
- 3.2 The quantity of the domestic waste water (sewage) shall not exceed 4 M³/DAY.
- 3.3 The total water consumption for industrial process and other ancillary operations shall be not exceed 5.97 KL/DAY & water consumption for domestic purpose shall not exceed 4 KL/DAY as mentioned in form D of consent application, submitted under water Act-1974.

4. TRADE EFFLUENT:

- 4.1 The applicant shall be required to make storage facilities to store the effluent for at least 72 hours by providing acid proof brick lined impervious tanks/HDPE tanks.

Page 1 of 7

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Sector-10-A, Gandhinagar-382 021.

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- 4.2 The applicant shall make fixed arrangement for loading the effluent from their collection tanks to the tanker of PETL. The unit shall not keep any by-pass line or system or loose or flexible pipe line for loading the effluent into the tanker of PETL.
- 4.3 Leachate from the hazardous solid waste, if any shall also be connected into a collection tank through leachate collection facilities and shall be conveyed along with industrial effluent to the CETP of PETL.
- 4.4 Magnetic flow meters shall be installed at the inlet & outlet of effluent collection tanks to measure the quantity of effluent lifted into the tanker of PETL.
- 4.5 The ENTIRE quantity of industrial effluent shall have to be conveyed by PETL. In no circumstances the effluent either treated or untreated shall be discharged into GIDC drain or anywhere else.
- 4.6 Disposal system for storm water shall be provided separately. In no circumstances storm water shall be mixed with the industrial effluent.
- 4.7 The applicant shall be responsible for loading its effluent into the tankers of the PETL for transporting the effluent. Due care shall be taken to avoid any leakage or spillage of effluent during loading the tanker.
- 4.8 If the effluent contains heavy metals, phenols & cyanide, the PETL member unit shall have to treat the effluent within its premises to conform to the following standards (Whichever applicable)

PARAMETERS	PERMISSIBLE LIMIT
Zinc (Zn)	5.0 mg/l
Total Chromium	2.0 mg/l
Nickel (Ni)	3.0 mg/l
Mercury (Hg)	0.01 mg/l
Cyanide (as CN)	0.2 mg/l
Pesticides	Absent
Phenolic Compounds	1.0 mg/l
Lead (Pb)	0.1 mg/l
Copper (Cu)	3.0 mg/l
Hexavalent Chromium	0.1 mg/l
Cadmium (Cd)	1.0 mg/l
Arsenic (As)	0.2 mg/l
Selenium	0.05 mg/l
BOD	3000 mg/l
COD	10000 mg/l
Free Acidity	55000 ppm
TKN(As N)	100 mg/l
Ammonical Nitrogen (As N)	50 mg/l

- 4.9 The applicant 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 complied record of one month to GPCB & PETL on or before fifth day of the succeeding month.
- 4.10 In case of shut-down of plant for more than three days for any reason, the PETL unit member shall intimate to PETL authority & GPCB well in advance for the better operation & management of CETP.



GUJARAT POLLUTION CONTROL BOARD

PARYAVARAN BHAVAN
Sector-10-A, Gandhinagar-382 021.
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- 4.11 The applicant shall either stop or curtail its production activities if the effluent is not adequately treated by the CETP of PETL to conform to the standards specified by G.P.C.B.
- 4.12 The authorized representative of PETL shall have right of entry at any time for the purpose of inspection and monitoring the effluent collection facilities PETP (if required) of the applicant.
- 4.13 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 & PETL on monthly basis.
- 4.14 The GIDC drainage connection given by the GIDC for discharge of industrial effluent shall be disconnected & the outlet shall be sealed.
- 4.15 If the PETL authority terminates the membership of CETP, the PETL member unit shall have to close down the manufacturing activities/industrial operation of the process plant immediately until the PETL membership is resumed.
- 4.16 The applicant shall also comply with the General Condition (Whichever applicable from No. 1 to 25) attached herewith.
- 4.17 The applicant shall put up at the entrance a board displaying PETL membership number & date of joining of PETL, 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 GEB.
- 4.18 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 issued. These Cells also coordinate the exercise of environmental audit and preparation of environmental statements.
- 4.19 The Environmental audit shall be out yearly and the environmental statements pertaining to the previous year shall be submitting to this State Board latest by 30th September every year.
- 4.20 The Board reserves the right to revoke and/or revoke the consent and / or make modifications in the conditions which it deems fit in accordance with provisions of Water Act-1974.
- 4.21 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.
- 4.22 The applicant shall have to submit EVERY MONTH the certified copies of challans (endorsed by PETL) regarding the quantity of industrial effluent (No. of Tankers) delivered per month to CETP of PETL.
- 4.23 Unit shall strictly observe & comply to the standards for the discharge of trade effluent / sewage in to Amlakhadi as per notification No. P/111(3) Board's standards / 33129, dated 30th October, 2001.
- 4.24 Unit have to modify / improve performance of existing Effluent treatment facilities for efficiency & adequacy in order to comply with prescribed standards in respects of effective operation of effluent treatment plant with regards to notification No. P/111(3)

Page 3 of 7

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PARYAVARAN BHAVAN
Sector-10-A, Gandhinagar-382 021.
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Board's standards/33129 dated 30th October 2001 in fight of High Court in SCA No. 4473 of 97 dated 21/20/99

5. CONDITIONS UNDER AIR ACT 1981:

5.1 The following shall be used as fuel in boiler & D.G.Set respectively.

Sr. No.	Fuel	Quantity
1.	Natural Gas	400 NM ³ /DAY

5.2 The applicant shall install & operate comprehensive adequate air pollution in order to achieve prescribed norms control system so as to achieve standards.

5.3 The flue gas emission through stack attached to boiler / furnace shall conform to the following standards:

Stack No.	Stack Attached To	Stack Height in Meter	Parameter	Permissible Limit
1.	Boiler (600 KG/Hr)	13	Particulate matter SO ₂ NO _x	150 mg/NM ³ 100 ppm 50 ppm

5.4 There shall be no process emission from the manufacturing process as well as any other ancillary process.

5.5 The concentration of the following parameters in the ambient air within the premises of the industry 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
5.	HCL	---	200
6.	CL ₂	---	100
7.	HBr	---	300

• 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.

5.6 The applicant shall operate industrial plant/ air pollution control equipment very efficiently and continuously so that the gaseous emission always conforms to the standards specified in condition no. 5.2.2 & 5.2.3 above.

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- 5.7 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 in the condition no. 5.2.2 & 5.2.3 above.
- 5.8 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.
- 5.9 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 75dB(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.

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 Applicant shall also comply with the general conditions given in annexure I.
- 6.3 Industry 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.
- 6.4 Industry shall have to display on-line data outside the main factory gate with regard to quantity and nature of hazardous chemicals being handled in the plant, including waste water and air emissions and solid hazardous waste generated within the factory premises

7. AUTHORISATION FOR THE MANAGEMENT & HANDLING OF HAZARDOUS WASTES Form-2 (See rule 3 (c) & 5 (5))

7.1 Number of authorization: AWH-70811 Date of issue: 06/06/2015.

7.2 M/s. YANSHU CHEMICALS (INDIA) PVT LTD is hereby granted an authorization to operate facility for following hazardous wastes on the premises situated at PLOT NO: 407/8-9-12, GIDC ESTATE ANKLESHWAR, DIST. BHARUCH.

Sr. No.	Waste	Quantity/ Month	Schedule	Facility
1.	Spent Carbon	1.8 MT/Year	28.2	Collection, Storage, Transportation, Disposal by incineration at common incinerator at BEIL - Ankleshwar.
2.	Distillation Residue	0.12 MT/Year	28.1	Collection, Storage, Transportation, Disposal by incineration at common incinerator at BEIL - Ankleshwar.



GUJARAT POLLUTION CONTROL BOARD

PARYAVARAN BHAVAN
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3.	Used Oil	50 Lit/Year	5.1	Collection, Storage, Transportation, Disposal by selling to Registered Re- Processes.
4	Discarded Container Bags/ Liners	360 Nos./Year 480 Nos./Year	33.3	Collection, Storage, Reuse, Decontamination.
5	Spent Solvent	326 MT/Year	20.2	Collection, Storage, Reuse or Disposal by incineration at common incinerator at BEIL - Ankleshwar.
6	Date Expired Product	1.2 MT/Year	28.3	Collection, Storage, Reuse or Disposal by incineration at common incinerator at BEIL - Ankleshwar.
7	Off Specification	1.2 MT/Year	28.3	Collection, Storage, Reuse or Disposal by incineration at common incinerator at BEIL - Ankleshwar.

- 7.3 The authorization is granted to operate a facility for collection, storage, within the factory premises and transportation and ultimate disposal of Hazardous wastes selling to refiners and authorized recyclers consequently.
- 7.4 The authorization shall be in force for a period up to Five years from the date of application.
- 7.5 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.

8. TERMS AND CONDITIONS OF AUTHORISATION

- The applicant shall comply with the provisions of the Environment (Protection) Act - 1986 and the rules made there under.
- The authorization shall be produced for inspection at the request of an officer authorized by the Gujarat Pollution Control Board.
- The persons authorized shall not rent, lend, sell, and transfer of otherwise transport the hazardous wastes without obtaining prior permission of the Gujarat Pollution Control Board.
- 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.
- It is the duty of the authorized person to take prior permission of the Gujarat Pollution Control Board to close down the facility.



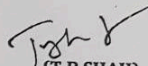
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- f) An application for the renewal of an authorization shall be made as laid down in rule 5 (6) (ii).
- g) Industry shall submit annual report within 15 days and subsequently by 31st January every year.
- h) Industry shall have to display the relevant information with regard to hazardous waste as indicated in the Court's order in W.P. No. 657 of 1995 dated 14th October 2003.
- i) Industry shall have to display on-line data outside the main factory gate with regard to air emission and solid hazardous waste generated within the factory premises.
- j) Industry shall have to manage waste oil; discarded containers etc., process waste as per Amended Rules- 2003 and shall apply Authorization for all applicable waste as per Amended Rules-2003.

For and on behalf of
GUJARAT POLLUTION CONTROL BOARD


(T.B.SHAH)
ENVIRONMENT ENGINEER