



Regional Office Pali
Rajasthan State Pollution Control Board
SA-6, Mandia Road, Industrial Area, Pali
Phone: 02932-231616



Registered

File No : F(Tech)/Pali(Rohat)/2254(1)/2023-2024/1195-1196

Order No : 2023-2024/Pali/9507

Dispatch Date: Oct 26 2023 12:03PM

Unit Id : 129405

M/s M/S NEXXUS PETRO INDUSTRIES LIMITED

Khasra No. 555/36, Village- GajanGarh Patwar Halka

kharda, Tehsil - Rohat, District - Pali (Rajasthan) ,

GajanGarh Tehsil:Rohat

District:Pali

Sub: Consent to Establish under Section 21(4) of the Air (Prevention & Control of Pollution) Act, 1981.

Ref: Your application(s) for Consent to Establish dated 04/10/2023 and subsequent correspondence.

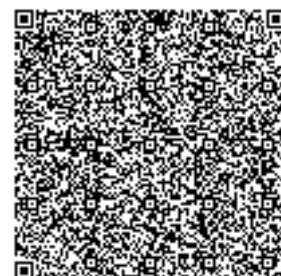
Sir,

Consent to Establish under the provisions of Section 21/(4) of the Air (Prevention & Control of Pollution) Act, 1981, (hereinafter to be referred as the Air Act) as amended to date and rules & the orders issued thereunder ,**is hereby granted** for your **Industry plant** situated / proposed at **Khasra No 555/36, Village- GajanGarh Patwar Halka kharda, Tehsil - Rohat, District - Pali Rajasthan GajanGarh Tehsil:Rohat District:Pali** , Rajasthan under the provisions of the said Act(s). This consent is granted on the basis of examination of the information furnished by you in consent application(s) and the documents submitted therewith, subject to the following conditions:-

- 1 That this Consent to Establish is valid for a period from **04/10/2023** to **30/09/2028** or **date of commencement of production / commissioning of the project or activities whichever is earlier .**
- 2 That this Consent is granted for manufacturing / producing following products / by products or carrying out the following activities or operation/processes or providing following services with capacities given below:

Particular	Type	Quantity / Capacity
Processed Bitumen (Blending at room Temperature)	Activity	50.00 MT/DAY

- 3 That in case of any increase in capacity or addition / modification / alteration or change in product mix or process or raw material or fuel, the project proponent is required to obtain fresh consent to establish.





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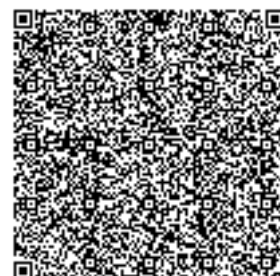
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- 4 That the control equipment as proposed by the applicant shall be installed before trial operation is started for which prior consent to operate under the provision of the **Air Act** shall be obtained. This consent to establish shall not be treated as consent to operate.
- 5 That the sources of air emissions along with pollution control measures and the emission standards for the prescribed parameters shall be as under:

Sources of Air Emissions	Pollution Control Measures	Prescribed	
		Parameter	Standard
D.G. Set(80KVA)	ACOUSTIC ENCLOSURE, ADEQUATE STACK HEIGHT	--	--

- 6 That this Consent to Establish is being issued to M/s Nexxus Petro Industries Limited located at Khasra No. 555/36, Village- GajanGarh Patwar Halka Kharda, Tehsil- Rohat, District- Pali.
- 7 a. That this Consent to Establish is being issued for installation a following plant & machinery i.e.:- 02- Bitumen Electric Heater (150 MT), 01- Weighbridge (100 MT), 01- Storage Tank (50 MT), 01- D.G. Set (80 KVA).
b. That as per submitted documents by the Project proponent no such type of machinery installed or operates which cause of Air and Water pollution.
- 8 That this Consent to Establish is being issued considering total cost of the project Rs.- 545.0 lacs which includes the capital investment made on land, building, plant & machinery and other miscellaneous fixed assets, if the project cost exceeds, the unit shall take/obtain modification in consent to establish and/or shall apply for expansion, as applicable, after submission of requisite documents and paying applicable fee.
- 9 That this Consent To Establish is issued for Green category under "Lubricating oils, greases or petroleum based products (only blending at normal temperature)" sector according to head office order No.F14(23)policy/RSPCB/plg/153-189 dated 02-06-2020.
- 10 a. That project proponent shall not carry out any construction activity without prior permission of State Board.
b. That project proponent shall obtain separate consent to establish and consent to operate for building and construction project, if any.





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- 11 That this consent is not an evidence for ascertaining the title of land and land use & the unit shall obtain necessary permission/approval from the competent authority. i. e. RIICO/UIT/Nagar Palika etc. That the issue of this consent does not bestow any legal right. The industry is required to seek requisite clearance/license/permit/ NOC required under statutory obligation stipulated under the laws of central government/state government/court orders.
- 12 That this consent to establish is being issued on the basis of information/documents submitted by project proponent along with application. In case of any false information, this consent to establish shall be treated as revoked and project proponent shall be liable for prosecution under the provisions of the Air Act, 1981.
- 13 That this consent is being issued without physical verification of the unit area on the basis of the copies of land documents and affidavit submitted by the proprietor and if at the time of verification any violation is observed this consent shall be revoked / refused without any notice and legal action shall be initiated accordingly.
- 14 a. That the total water consumption shall not exceed 01.0 KLD (01 KLD for Domestic purpose)
b. That the industry shall not dig / install any bore well for abstraction of Ground water without prior permission from Central Ground Water Authority.
c. That the industry shall treat and dispose their domestic waste water through septic tank & soak pit. Industry shall not generate and discharge industrial waste water and shall maintain zero discharge status within or outside the factory premises.
d. Unit shall maintain zero liquid discharge status outside the plant premises.
e. That the industry shall not dispose of waste materials outside the premises to avoid any possible nuisance to nearby inhabitants. Such waste material shall be collected at one place and shall be disposed off in safe manner.
f. That unit shall provide adequately designed rain water harvesting structures, to recharge the ground water.
g. That no additional source of Water pollution shall be installed by industry without obtaining prior consent to establish from the State Board.





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- 15 a. That this consent to establish “does not absolve the project proponent from the other statutory obligations prescribed under any other law or any other instrument in force. The sole and complete responsibility, to comply with the conditions laid down in all other laws for the time being in force, rests with the industry/unit/project proponent.
- b. The applicant/industry/process/project shall have to comply with the provisions of Air (Prevention & Control of Pollution) Act’ 1981 & Environment (Protection) Act’ 1986 & the standards prescribed there under along with the general guidelines and/or directions issued by the Central Pollution Control Board or the Rajasthan State Pollution Control Board time to time.
- c. That the industry shall operate and maintain pollution control measures so as to achieve the standards prescribed under EP Act, 1986.
- d. That the industry shall not establish any plant / process or does not carry out any activity which attracts environmental clearance under provisions of the EIA notification dated 14/09/2006.
- e. That the management shall obtain and maintain valid insurance policy coverage under Public Liability Insurance Act (PLIA) and submit its copy to the Board every year (if applicable).
- 16 a. That project proponent shall comply with the provision of E-waste (Management) Rules, 2016 and ensure that E-waste generated by them is channelized through collection center or dealer of authorized producer or dismantler or recycler or through designated take back service provider of the producer to authorized dismantler or recycler.
- b. That the project proponent shall maintain record of e-waste generated by them in Form-2 and make such records available for scrutiny by the Board.
- c. That the Project Proponent shall file annual returns in Form-3, to the Board on or before the 30th day of June following the financial year to which the return relates.
- d. That the transportation of e-waste shall be carried out as per the manifest system whereby the transporter shall be required to carry a document (three copies) prepared by the sender, giving the details as per form-6.





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- 17 a. That the project proponent shall comply with provisions of the Batteries (Management and Handling) Rules, 2001 (as amended) and submit half yearly returns (as bulk consumer, importer, auctioneer, recycler as the case may be) to the State Board as provided under Rule 10 (2) (ii) of the Battery (Management and Handling) Rules, 2001 (as amended). In case the Project Proponent is not a bulk consumer even then the used batteries shall be returned to the authorized dealers or recyclers only.
- b. That the record of batteries purchased and sold/returned to registered dealers and/or authorized recyclers shall be maintained and made available to the officers of the Board during Inspections.
- 18 a. That no Single Use Plastic (SUP) item, which is banned vide Ministry of Environment, Forest and Climate Change (MOEF & CC), Government of India notification dated 12.08.2021 shall be used in the industry/unit premises.
- b. That the project proponent shall not manufacture and imports any single use plastic (SUP) items as defined vide notification of MoEF&CC dated 12-07-2021. In case of violation found the project proponent shall be liable for strict legal action in accordance with law.
- 19 That the industry shall ensure that noise from the unit does not exceed the prescribed noise standards for industrial areas, the permissible limit is 75 dB and 70 dB. For commercial areas, limit is 65 dB and 55 dB and for residential areas limit is 55 dB and 45 dB during day time and night respectively. Day time is reckoned between 6 AM to 10 PM and night time is reckoned between 10 PM to 6 AM.
- 20 That 33% of the total area of factory premises shall be covered by the tree plantations. This area under plantation will be calculated as per circular No. F.14 (40) RPCB/Plg/Policy/5804-5825 dated 15.7.2004.
- 21 That to achieve the prescribed standards of the consent order, adequate arrangement for pollution control shall have to be provided, maintained and operated all the time whenever the process/plant is in operation.
- 22 That the industry shall provide and maintain acoustic enclosure and stack of adequate height with one D. G. Set of 80 KVA, $H = h + 0.2(80)$, $H =$ Total height of stack in meter $h =$ Height of the building in meters where the generator set is installed.
- 23 That the occupier shall make appropriate arrangement for interlocking the pollution control devices with D. G. set so that in the event of power failure the pollution control arrangements may remain in operation while the plant is being operated on the D. G. Set.





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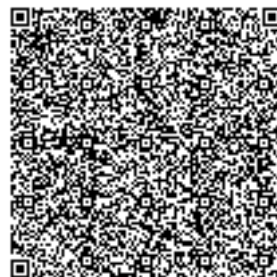
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- 24 That the power supply to all the pollution control measure/system shall be measured by separate power meters and separate log book shall be maintained for recording running hours of PCM, consumption of power, chemicals, and every eight hours. The log books/records are to be shown to the officials of the Board during inspection or as and when asked for.
- 25 That the applicant/industry/process/project shall not use/manufacture any type of ozone depleting substance within the factory premises.
- 26 That a sign board showing the name, address, Validity of consent, product and production capacity of industry shall be maintained at the entrance of the premises.
- 27 That this consent is valid subject to the fulfillment of the other entire statutory requirement in other laws/acts/ rules as applicable.
- 28 That the power supply of the production shall be so interlocked with the Air & Water pollution control equipment's, that in case of non-functioning of the pollution control equipment the production process stops automatically.
- 29 That the industry shall comply with the provisions of the Manufacture, Storage & Import of Hazardous Chemical Rules, 1989 and Hazardous Waste (Management, Handling & Transboundary Movement) Rules, 2016 and Public Liability Insurance Act,1991, whichever is applicable.
- 30 That unit shall comply with all the condition imposed vide this consent to establish letter, failing which that consent shall be treated as revoked without further intimation to the unit.
- 31 That, notwithstanding anything provided hereinabove, the State Board shall have the power and reserves its right, as contained **under Section 21(6) of the Air Act** to review anyone or all of the conditions imposed here in above and to make such variation as it deems fit for the purpose of compliance of the **Air Act**.
- 32 That the grant of this **Consent to Establish** is issued from the environmental angle only, and does not absolve the project proponent from the other statutory obligations prescribed under any other law or any other instrument in force. The sole and complete responsibility, to comply with the conditions laid down in all other laws for the time-being in force, rests with the industry/ unit/ project proponent.
- 33 That the grant of this **Consent to Establish** shall not, in any way, adversely affect or jeopardize the legal proceedings, if any, instituted in the past or that could be instituted against you by the State Board for violation of the provisions of the Act or the Rules made thereunder.

This **Consent to Establish** shall also be subject, besides the aforesaid specific conditions, to





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the general conditions given in the enclosed Annexure. The project proponent will comply with the provisions of the **Air Act** and to such other conditions as may, from time to time, be specified by the State Board under the provisions of the aforesaid Act(s). Please note that, non compliance of any of the above stated conditions would tantamount to revocation of **Consent to Establish** and project proponent / occupier shall be liable for legal action under the relevant provisions of the said Act(s).

Yours sincerely,

Regional Officer[Pali]

(A): **Copy to:-**

1 Master File.

Regional Officer[Pali]

