



Regional Office Bundi
Rajasthan State Pollution Control Board
Plot No- D15, Near Ishwari Fruit Garden, New colony, Bundi
Phone: 7073577728



Registered

File No : F(Tech)/Tonk(Newai)/4006(1)/2024-2025/24-25

Order No: 2025-2026/Bundi/10753

Dispatch Date: Apr 25 2025 7:29PM

Unit Id : 138455

M/s NEXXUS PETRO INDUSTRIES LIMITED

**KHASRA NO-2, NEAR JAIN NASIYA MANDIRKASBA,
NEWAI, TEHSI-NEWAI, DISTRICT-TONK (RAJASTHAN)
, NEWAI Tehsil: Newai
District: Tonk**

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 27/12/2024 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-2, NEAR JAIN NASIYA MANDIRKASBA, NEWAI, TEHSI-NEWAI, DISTRICT-TONK RAJASTHAN NEWAI Tehsil: Newai District: Tonk**, 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 **27/12/2024** to **30/11/2029** 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	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.
- 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.





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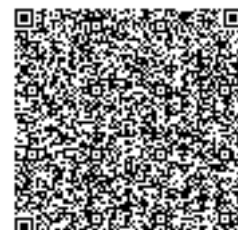
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- 5 That the sources of air emissions along with pollution control measures and the emission standards for the prescribed parameters shall be as under:

Sources of Air Emissions	Pollution Control Measures	Prescribed	
		Parameter	Standard
D.G. Set(50KVA)	ACOUSTIC ENCLOSURE , ADEQUATE STACK HEIGHT	--	--
Stack Attached to Bitumin Plant(2NOS.)	ADEQUATE STACK HEIGHT , Cyclone	Particulate Matter	150 mg/Nm ³

- 6 That the unit shall apply for renewal of this consent to establish or for Consent to Operate at least two months in advance prior to expiry date of this consent letter/commencement of production/commissioning of project else additional fee shall have to be deposited in accordance with the Rajasthan Water (Prevention & Control of Pollution) Rules 2016 & further amendments.
- 7 That this consent “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”.
- 8 That in case of usage of ground water, the Project Proponent must obtain NOC from CGWA within one month from the date of issue of CTE unless falling in exempted category as per Ministry of Jal Shakti, Government of India, Guidelines dated 24.09.2020 and amendments dated 29.03.2023 thereto.
- 9 That this consent “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”.
- 10 That the industry shall obtain all necessary permissions from the concerned authorities and District Administration Tonk for establishment and operation of the plant.





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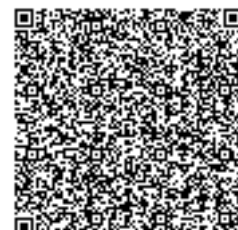
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- 11 That the unit shall not establish any plant / process or does not carry out any activity which attracts environmental clearance under provisions of the Environmental Clearance notification 14th September 2006.
- 12 That this consent is subject to any order or direction from Hon'ble Supreme Court/High Court/National Green Tribunal (NGT) or any other Court of the competent jurisdiction.
- 13 That the industry shall comply with the standards, with respect to National Ambient air Quality, as prescribed vide MOEF notification No. GSR 826 (E) dated 16th November, 2009.
- 14 That the industry shall achieve following standards in ambient air in the premises of industry i. SPM = 600 µg/M³ (To be measured between 3 to 10 meters from plant and machinery).
- 15 That the Industry shall develop plantation as per specified norms in at least 33% of the plot area to maintain ambient air quality around the Industry.
- 16 That this consent is issued to the unit on the basis of mandatory documents submitted by the applicant as per check list of documents to be submitted with consent applications as per office order of H.O. RSPCB, Jaipur, vide letter no. F12 (5-Adm)RPCB/Gen/1693-1702 dated 28/08/2023 and in compliance of H.O. RSPCB, Jaipur letter No.F14(5)Adm./RSPCB Plg.V-3/Part File 2975-2978 dated 29-12-2023, if any discrepancies is found in the document/facts submitted by the unit then the consent shall be treated as revoked without any further notice and the unit shall be liable for action in accordance with provisions of law.
- 17 That this consent to establish is being issued to Industry for capital investment in land, building, plant & machinery and Miscellaneous assets as Rs-38.50/- Lacs. 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 and Operate from the Board.
- 18 That the industry shall not use/manufacture ozone depleting substances in the premises.
- 19 That no waste water shall be discharged inside or outside the premises in any case and unit shall maintain Zero Discharge status within and outside the premises all the time.
- 20 That in case of usage of ground water, the Project Proponent must obtain NOC from CGWA within one month from the date of CTE/CTO, unless falling in exempted category as per Ministry of Jal Shakti, Government of India Guidelines dated 24.09.2020 and amendments dated 29.03.2023 thereto.





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- 21 That industry shall not use any type of Hazardous and Other Wastes as raw material as mentioned in schedules of Hazardous and Other Waste (Management and Transboundary Movement) Rules 2016 and further amendments.
- 22 That the industry will not manufacture, store, import, sell or transport Plastic Carry Bags in the State of Rajasthan with effect from 01/08/2010 in compliance of the Government of Rajasthan notification dated 21.7.2010.
- 23 That the industry shall not manufacture/use notified 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 with in the industry/Unit premises.
- 24 That in case, any direction for closure has been issued by the State Board for the same premises and has not been withdrawn, then this consent shall be treated null & void.
- 25 This consent is not evidence for ascertaining entitlement of land.
- 26 That project proponent shall obtain the necessary permission from the forest department, or other department/authority in concern if the unit falls/comes under such area/ purview or scope of concern of forest, eco sensitive zone, conserved area and within the boundary limits of any national park, sanctuary or other area defined by the forest department/ any authorities in concern time to time. The sole responsibility of obtaining the permission from the departments in concerns i.e forest department, Wild Life Board or other departments is of project proponent. The project proponent shall ensure to obtaining the permission from the departments in concern (if applicable).
- 27 That effective control measures shall be provided to control fugitive emissions during manufacturing, processing, transportation, packing etc.
- 28 That the unit shall comply Noise Pollution (Regulation and Control) Rules, 2000 published by Ministry of Environment and Forests New Delhi, nide Notification no. S.O.123(E) dated 14th February, 2000 and further amendments if any. Unit shall ensure that the noise level from your unit does not exceed the prescribed noise standard applicable in the region/Zone.
- 29 That the unit shall comply all the conditions mentioned in Head Office, Rajasthan State Pollution Control Board Jaipur office order issued vide letter no. F.11(579)RPCB/Lab/5939-5988 dated 28/02/2023 and amendments regarding control of noise pollution which is available at the State Board's website <https://environment.rajasthan.gov.in>.





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- 30 That the industry shall not use pet coke/furnace oil in any process/service/utility in compliance to the order dated 17/11/2017 of Hon'ble Supreme Court, wherein a ban has been imposed on the use of pet coke and furnace oil in the State of Rajasthan. Unit shall use only approved fuels declared vide Boards office order no. F.11(567/RSPCB/LAB/2306 dated 22.01.2019.
- 31 That unit shall have to achieve prescribed standards as per EP Act, 1986 and shall maintain requisite Pollution Control Measures to achieve prescribed standards all the time.
- 32 That any incorrect information submitted in the consent application form or declaration shall make the industry liable for legal action under section 42 of the Water Act and under section 38 of the Air Act.
- 33 That emission/effluents found to be discharged in excess of the standards prescribed shall be punishable under section 43 of the Water Act and under section 37 of the Air Act.
- 34 That the unit shall provide following pollution control measures with the process equipment's:-
 - i. Cyclone/Multi cyclone or any other adequate Air Pollution Control Measures with the Stack.
 - ii. Suitable water sprinkling arrangements at all strategic locations.
 - iii. Regular cleaning and wetting of ground within the premises.
- 35 That Particulate Matter Concentration (mg/Nm^3) in stack emission shall not exceed 150 (mg/Nm^3).
- 36 That the adequate Infra Structural Monitoring facility shall be provided with stack to measure the level of stack emissions
- 37 That regular sprinkling of water shall be ensured on such roads so that no dust is generated due to vehicular movement.
- 38 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**.
- 39 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.





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40 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 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[Bundi]

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

1 Master File.

Regional Officer[Bundi]

