



PUNJAB POLLUTION CONTROL BOARD

Zonal Office-II, Vatavaran Bhawan, Nabha Road, Patiala

Website:- www.ppcb.gov.in

Office Dispatch No : 497

Registered/Speed Post

Date: 15/2/19

Industry Registration ID: 018SGR673053

Application No : 8657329

To,

Baljit Kaur
Village-Shergarh Cheema, Malerkotla-Raikot Road
Malerkotla, Sangrur-148023

Subject: Grant of 'Consent to Operate' an outlet u/s 25/26 of Water (Prevention & Control of Pollution) Act, 1974 for discharge of effluent.

With reference to your application for obtaining 'Consent to Operate' an outlet for discharge of the effluent u/s 25/26 of Water (Prevention & Control of Pollution) Act, 1974, you are, hereby, authorized to operate an industrial unit for discharge of the effluent(s) arising out of your premises subject to the Terms and Conditions as mentioned in this Certificate.

1. Particulars of Consent to Operate under Water Act, 1974 granted to the industry

Consent to Operate Certificate No.	CTOW/Fresh/SGR/2019/8657329
Date of issue :	15/02/2019
Date of expiry :	30/09/2027
Certificate Type :	Fresh

2. Particulars of the Industry

Name & Designation of the Applicant	Baljit Kaur. (Partner)
Address of Industrial premises	M/s raj palace, Village-shergarh cheema, malerkotla-raikot road, Malerkotla, Sangrur-148023
Capital Investment of the Industry	24.35 lakhs
Category of Industry	Orange
Type of Industry	2095-Marriage Palaces
Scale of the Industry	Small
Office District	Sangrur
Consent Fee Details	Rs. 18,000/- vide R. No. 34/4828 dated 04.10.2018
Raw Materials(Name with quantity per day)	-
Products (Name with quantity per day)	Marriage Palace
By-Products, if any,(Name with quantity per day)	-
Details of the machinery and processes	As per details given in consent application no.8657329
Details of the Effluent Treatment Plant	Domestic Effluent @ 16.0 KLD

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M/s raj palace, Village-shergarh cheema, malerkotla-raikot road, Malerkotla, Sangrur, 148023

Page 1

Mode of Disposal	Onto land for plantation / irrigation / horticulture after proper grit removal arrangements and oil & grease trap followed by well designed septic tank / sewage treatment facilities.
Standards to be achieved under Water(Prevention & Control of Pollution) Act, 1974	As per standards prescribed by the Board / Ministry of Environment and Forests & Climate Change as amended from time to time



15/02/2019

(Rajiv Goyal)
Environmental Engineer

For & on behalf
of

(Punjab Pollution Control Board)

Endst. No.:

Dated:

A copy of the above is forwarded to the following for information and necessary action please:
Environmental Engineer, Punjab Pollution Control Board, Regional Office, Sangrur



15/02/2019

(Rajiv Goyal)
Environmental Engineer

For & on behalf
of

(Punjab Pollution Control Board)

TERMS AND CONDITIONS

A. GENERAL CONDITIONS

1. This consent is not valid for getting power load from the Punjab State Power Corporation Limited or for getting loan from the financial institutions.
2. The industry shall apply for renewal/further extension in validity of consent atleast two months before expiry of the consent.
3. The industry shall ensure that the effluent discharging through the authorized outlet shall conform to the prescribed standards as applicable from time to time.
4. The industry shall plant minimum of three suitable varieties of trees at the density of not less than 1000 trees per hectare all along the boundary of the industrial premises.
5. The achievement of the adequacy and efficiency of the effluent treatment plant/pollution control devices/recirculation system installed shall be the entire responsibility of the industry.
6. The industry shall ensure that the Hazardous Wastes generated from the premises are handled as per the provisions of the Hazardous Wastes(Management, Handling and Trans boundary Movement) Rules, 2008 as amended time to time , without any adverse effect on the environment, in any manner
7. The responsibility to monitor the effluent discharged from the authorized outlet and to maintain a record of the same rests with the industry. The Board shall only test check the accuracy of these reports for which the industry shall deposit the samples collection and testing fee with the Board as and when required.
8. The industry shall submit balance sheet of every financial year to the concerned Regional Office by 30th June of every year.
9. The industry shall submit a yearly certificate to the effect that no addition/up-gradation/ modification/modernization has been carried out during the previous year otherwise the industry shall apply for the varied consent.
10. During the period beginning from the date of issuance and the date of expiration of this consent, the applicant shall not discharge floating solids or visible foam.
11. Any amendments/revisions made by the Board in the tolerance limits for discharges shall be applicable to the industry from the date of such amendments/revisions.
12. The industry shall not change or alter the manufacturing process(es) so as to change the quality and/or quantity of the effluents generated without the written permission of the Board.
13. Any upset conditions in the plant/plants of the factory, which is likely to result in increased effluent and/or result in violation of the standards lay down by the Board shall be reported to the Environmental Engineer, Punjab Pollution Control Board of concerned Regional Office immediately failing which any stoppage and upset conditions that come to the notice of the Board/its officers, will be deemed to be intentional violation of the conditions of consent.
14. The industry shall provide terminal manhole(s) at the end of each collection system and a manhole upstream of final outlet (s) out of the premises of the industry for measurement of flow and for taking samples.
15. The industry shall for the purpose of measuring and recording the quantity of water consumed and effluent discharged, affix meters of such standards and at such places as approved by the Environmental Engineer, Punjab Pollution Control Board of the concerned Regional Office.
16. The industry shall maintain record regarding the operation of effluent treatment plant i.e. record of quantity of chemicals and energy utilized for treatment and sludge generated from treatment so as to satisfy the Board regarding regular and proper operation of pollution control equipment.
17. The industry shall provide online monitoring equipment's for the parameters as decided by concerned Regional Office with the effluent treatment plant/air pollution control devices installed, if applicable.
18. The pollution control devices shall be interlocked with the manufacturing process of the industry.
19. The authorized outlet and mode of disposal shall not be changed without the prior written permission of the Board.
20. The industry shall comply with the conditions imposed by the SEIAA / MOEF in the environmental clearance granted to it as required under EIA notification dated 14/9/06, if applicable.
21. The industry shall obtain and submit insurance cover as required under the Public Liability Insurance Act, 1991.
22. The industry shall not use any unauthorized out-let(s) for discharging effluents from its premises. All unauthorized outlets, if any, shall be connected to the authorized outlet within one month from the date of issue of this consent.

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Page 3

23. The industry shall make necessary arrangements for the monitoring of effluent being discharged by the industry and shall monitor its effluents.-
- (i) Once in Year for Small Scale Industries.
 - (ii) Four in a Year for Large/Medium Scale Industries.
 - (iii) The industry will submit monthly reading/ data of the separate energy meter installed for running of effluent treatment plant/re-circulation system to the concerned Regional Office of the Board by the 5th of the following month.
24. The industry shall provide electromagnetic flow meters at the source of water supply, at inlet/outlet of effluent treatment plant within one month and shall maintain the record of the daily reading and submit the same to the concerned Regional Office by the 5th of the following month.
25. The Board reserves the right to revoke this consent at any time in case the industry is found violating any of the conditions of this consent and/or the provisions of Water (Prevention & Control of Pollution) Act, 1974 as amended from time to time.
26. The issuance of this consent does not convey any property right in either real or personal property, or any exclusive privileges, nor does it authorize any injury to private property or any invasion of personal rights, nor any infringement of Central, State or Local Laws or Regulations.
27. The consent does not authorize or approve the construction of any physical structures or facilities for undertaking of any work in any natural watercourse.
28. Nothing in this consent shall be deemed to neither preclude the institution of any legal action nor relieve the applicant from any responsibilities, liabilities or penalties to which the applicant is or may be subjected under this or any other Act.
29. The industry shall make necessary and adequate arrangements to hold back the effluent in case of failure of septic tank.
30. The diversion or bye pass of any discharge from facilities utilized by the applicant to maintain compliance with the terms and conditions of this consent is prohibited except.
- (i) Where unavoidable to prevent loss of life or some property damage or
 - (ii) Where excessive storm drainage or run off would damage facilities necessary for compliance with terms and conditions of this consent. The applicant shall immediately notify the consent issuing authority in writing of each such diversion or bye-pass.
31. The industry shall ensure that no water pollution problem is created in the area due to discharge of effluents from its industrial premises.
32. The industry shall comply with the code of practice as notified by the Government/ Board for the type of industries where the siting guidelines/ code of practice have been notified.
33. Solids, sludge, filter backwash or other pollutant removed from or resulting from treatment or control of waste waters shall be disposed off in such a manner to prevent any pollutants from such materials from entering into natural water.
34. The industry shall re-circulate the entire cooling water and shall also re-circulate/reuse to the maximum extent the treated effluent in processes
35. The industry shall make necessary and adequate arrangements to hold back the effluent in case of failure of re-circulation system/ effluent treatment plant.
36. The industry shall make proper disposal of the effluent so as to ensure that no stagnation occurs inside and outside the industrial premises during rainy season and no demand period.
37. Where excessive storm water drainage or run off, would damage facilities necessary for compliance with terms and conditions of this consent, the applicant shall immediately notify the consent issuing authority in writing of each such diversion or bye-pass.
38. The industry shall submit a detailed plan showing therein the distribution system for conveying waste-water for application on land for irrigation along with the crop pattern for the year.
39. The industry shall ensure that the effluent discharged by it is toxicity free.
40. The industry shall not irrigate the vegetable crops with the treated effluents which are used/ consumed as raw.
41. Drains causing oil & grease contamination shall will be segregated. Oil & grease trap shall be provided to recover oil & grease from the effluent.

42. The industry shall establish sufficient number of piezometer wells in consultation with the concerned Regional Office, of the Board to monitor the impact on the Ground Water Quantity due to the industrial operations, and the monitoring shall be submitted to the Environmental Engineer of the concerned Regional Office by the 5th of every month.
43. The industry shall ensure that its production capacity & quantity of trade effluent do not exceed the quantity mentioned in the consent and shall not carry out any expansion without the prior permission/NOC of the Board.

B. SPECIAL CONDITIONS

- 1) The marriage palace has been approved by the Board from pollution angle and the marriage palace shall obtain the statutory clearances / permissions from all other concerned departments.
- 2) The promoter shall install effluent treatment plant as per the treatment methodology finalized by the Board, within a period as directed by the Board, thereafter.
- 3) This consent is valid for operation of outlet for discharge of wastewater generated from the marriage palace.
- 4) The promoter shall regularly operate and maintain the grit removal arrangements and oil & grease trap followed by well designed septic tank / sewage treatment facilities to ensure that the treated effluent conforms to the standards laid down by the Board for such discharges.
- 5) The promoter shall construct tank for collection of treated wastewater and irrigate the plantation area / green belt within the marriage palace with the treated wastewater only and no fresh water will be used for this purpose. The project proponent shall make adequate arrangements i.e. lay down separate network of pipelines for this purpose.
- 6) The promoter shall lay down, pucca distribution network / pipe grid from the septic tank / STP to the various green lawns / stretches / plantation area for utilization of treated domestic effluent onto land for plantation / irrigation.
- 7) The adequacy and efficacy of the grit removal arrangements and oil & grease trap and septic tank / sewage treatment system will be the entire responsibility of the promoter.
- 8) The effluent discharged through the authorized outlet shall conform to the standards prescribed by the Board as per Board's Notifications issued from time to time for such discharges.
- 9) The promoter shall get the treated wastewater analyzed from Board's Laboratory/ approved laboratory twice in a year and shall submit the analysis report to the Board.
- 10) The project proponent shall not discharge the treated effluent into any drain or through any unauthorized mode.
- 11) The promoter shall ensure the compliance of the Solid Waste Management Rules, 2016 as well as the Construction and Demolition Rules, 2016.
- 12) The promoter shall ensure that the solid waste is properly segregated and stored in the specified containers and kept under its supervision till the same is collected by the authorized persons of the Municipal Authority.
- 13) The promoter shall comply with the provisions of Noise Pollution (Regulation & Control) Rules, 2000.
- 14) The management of the marriage palace shall display the permissible timings and noise limits as provided in the guidelines, at a prominent place in the marriage palace.
- 15) The management of marriage palace will allow the DJ parties / owners of privately owned sound system or sound producing instruments etc. only if the customer has obtained written permission from the concerned authority as mentioned in the guidelines.
- 16) The marriage palace owners will inform the Board about any violation of the guidelines by any DJ party / owner of the private sound system etc. to the Board on the very next day of the function. The Board will, thereafter, take action as per the Act / Rules.
- 17) The promoter shall immediately provide rainwater harvesting system and shall ensure the compliance of following conditions:
 - a. Only roof top rainwater shall be discharged into rainwater harvesting system.
 - b. No surface run off or any other rainwater flowing in lawns / garden be allowed to enter into the rain water harvesting system.
 - c. All the pipes provided for the recharging system should be visible and properly coloured with light blue colour.
- 18) The promoter shall ensure the provisions contained in the guidelines / criteria for abstraction of ground water, notified by the Central Ground Water Authority (CGWA) from time to time and obtain permission from authorities concerned in this regard.
- 19) The Promoter will make proper arrangements for parking of the vehicles and will not create any

hindrance to the general public.

20) The promoter of the marriage palace shall comply with the provisions of the policy / guidelines framed by the Government regarding operation of marriage palaces in the State.

21) The promoter shall ensure the compliance of stipulations imposed by the Deptt. of Town & Country Planning / Municipal Council while granting permission for change of land use.

22) The promoter shall immediately get the building plan of marriage palace approved from the authorities concerned and submit a copy of the same to the Board.

23) The promoter shall comply with all the bye-laws of the Master Plan of the area notified / to be notified by the Department of Town and Country Planning.

24) The promoter shall maintain the record on daily basis regarding consumption of fresh water in the marriage palace and submit the same to the Board on monthly basis by the fifth of the following month.

25) In case the promoter fails to comply with the provisions of the Water (Prevention & Control of Pollution) Act, 1974, Air (Prevention & Control of Pollution) Act, 1981, Environment (Protection) Act, 1986 and/or any other environmental law applicable to the project and Rules, Circulars & Directions issued by the Board from time to time, action as deemed fit shall be taken against the promoter.



15/02/2019

(Rajiv Goyal)
Environmental Engineer

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(Punjab Pollution Control Board)