



## JHARKHAND STATE POLLUTION CONTROL BOARD

TOWNSHIP ADMINISTRATION BUILDING, HEC COMPLEX, DHURWA, RANCHI 834004  
Telephone: 0651-2400850 (Fax)/ 2400851/2400852/2401847/2400979/2400139

Ref No.: JSPCB/HO/RNC/CTE-3495765/2019/188

Dated : 2019-03-16

### Consent to Establish (CTE) under section 25 /26 of the Water (Prevention & Control of Pollution) Act, 1974 and under section 21 of the Air (Prevention & Control of Pollution) Act, 1981

1. Reference: Application (s) No.- 3495765 / dated : 07/03/2019 of PREMIER INDUSTRIES, Sanjay Kumar for consent under section 25 /26 of the Water (Prevention & Control of Pollution) Act, 1974 and under section 21 of the Air (Prevention & Control of Pollution) Act, 1981

#### 2. Documents Relied Upon:

- (a) The content of Checklist, Ref No. 1496, Regional Officer, Regional Office, Ranchi, Dated 03.12.2018.  
(b) The content of JIADA physical possession certificate letter no. 925/JIADA, Ranchi Region dated 26.07.2018.

3. The consent is granted under section 25 / 26 of the Water (Prevention & Control of Pollution) Act, 1974 and under section 21 of the Air (Prevention & Control of Pollution) Act, 1981 to establish the project in Mauza- TENSERA, P S -GUMLA, District-GUMLA as follows:

| Project          | Site-Area   |         | Investment (Rs)/ Year | Product & Capacity | Period of CTE                     |
|------------------|---|---------|-----------------------|--------------------|-----------------------------------|
|                  | Plot Nos.   | Area    |                       |                    |                                   |
| Before Expansion | 557, Khata No. 64, Tensera Industrial Area, Gumla | 03 Acre | 895.0 Lac (Revised)   | Rice-1340 MT/month | Six months from the date of issue |

#### (A) Specific Conditions:

(1) That, the proponent shall obtain consent to operate from State Pollution Control Board under section 25 & 26 of the Water (Prevention & Control of Pollution) Act, 1974 and under section 21 of the Air (Prevention & Control of Pollution) Act, 1981 prior to commissioning of the plant.

(2) That, the proponent shall obtain the NOC from the Central Ground Water Board/the State Ground Water Directorate for abstracting ground water for industrial purpose and submit it to the Board along with the consent-to-operate application.

- (3) That, the proponent shall abide by the provisions of the Environment (Protection) Act, 1986 and submit the reports of effluent, emission, ambient air quality and noise level monitored before and after commissioning of the plant in compliance of the standards prescribed in the Environment (Protection) Rules, 1986.
- (4) That, the proponent shall collect and treat the effluent in foolproof latest system and shall recycle treated effluent for re-use in agriculture purposes.
- (5) That, the proponent shall make stack(s) of the height and with the provision(s) of emission monitoring port hole(s), ladder(s) and platform(s) as prescribed by Central Pollution Control Board.
- (6) That, the proponent shall ensure continuous and uninterrupted power supply with provision of separate energy meters for the pollution control systems to enable the pollution control systems to function uninterruptedly.
- (7) That, the proponent shall submit effluent analysis report conducted by the State Board recognized Government run laboratory in support of his claim of adequacy of the system of effluent treatment, every month after the installation of ETP. If the quality does not conform to the standard without any dilution, he shall submit a time bound action plan to re-organize the system of treatment of effluent incorporating anaerobic digestion for an appropriate period, above all, as to meet the norm with respect to total suspended solids, BOD and COD.
- (8) That, the proponent shall keep the effluent in close-circuit, but shall not use it to recharge ground water aquifer.
- (9) That, the proponent shall not keep any under ground conduit pipe to discharge wastewater of the premises to the outside area.
- (10) That, the proponent shall utilize husk, ash, sludge and rejects for conditioning and enrichment of soil of his or his customer's land and shall keep record of it and submit it, quarterly.
- (11) That, the proponent shall install rain water harvesting-cum-ground water recharge system by Central/State Ground Water Board recommended method.
- (12) That, the proponent shall install dust collector in the stack of boiler.
- (13) That, the proponent shall enclose D G sets with acoustic systems and keep the height of exhaust pipe as per CPCB norm
- (14) That, the proponent shall submit progress report of compliance of the conditions, quarterly.
- (15) That, the proponent shall make all roads pucca and shall maintain a good house keeping by regular cleaning and wetting of the roads and dust prone areas.
- (16) That, the proponent shall use fly ash and or fly ash bricks in construction of the project.
- (17) That, the proponent shall establish the unit at a minimum distance of 500 meter away from the nearest forest area.

(18) That, the proponent shall explain how they propose to meet the water requirement of the industry.

**(B) General Conditions :**

(1) That, the occupier shall construct pucca (i) minimum ten feet high boundary wall and (ii) approach road and internal roads and shall keep the premises neat and clean and tidy.

(2) That, the occupier shall install comprehensive enclosure (s) to cover the places of unloading of raw materials, the equipments of their processing & transferring, the places of loading of products, by products and wastes for prevention of fugitive emission and shall install such automatic inbuilt system(s) that in house dust/ gases collect(s) and undergo (es) cleaning and clean air goes out.

(3) That, the occupier shall install such automatic inbuilt system(s) that process flue gas(es) / process gas(es) and undergo(es) cleaning and clean air go(es) out through the chimney(s), having height(s) as per Central Pollution Control Board norm.

(4) That, the occupier shall have D G Set(s) of the standard as laid in the Environment (protection) Rules, 1986 and shall install it (them) within acoustic enclosure (s) and shall keep the height(s) of exhaust pipe(s) as per Central Pollution Control Board norm .

(5) That, the occupier shall impart treatment as per Central Pollution Control Board text to wastewater and shall keep process effluent in close-circuit and effluent from other sources in conformity with the standard (s).

(6) That, the occupier shall install Central Ground Water Board/ State Ground Water Directorate approved system of rain water harvesting-cum-ground water recharge.

(7) That, the occupier shall create new water body (ies) / remove deposit(s) of existing water body(ies) and nearby stream(s) and pond(s) and shall maintain the wholesomeness of water.

(8) That, the occupier shall grow greenery in the periphery and other available spaces and shall continue enhancing its plant density and biodiversity.

(9) That, this CTE is valid subjected to the validity of mining Lease / Mining Plan / Ecofriendly / Environmental Clearance, if applicable. In case of no renewal of Mining Lease/Mining Plan, this consent shall be treated as revoked automatically.

(10) That, this CTE is issued from the environmental angle only and does not absolve the occupier from other statutory obligations prescribed under any other law or any other instrument in force. The sole and complete responsibility to comply with these conditions laid down in all other laws for the time being in force, rests with the industry/ unit/ occupier.

(11) That, this CTE shall not in any way, adversely affect or jeopardize the legal proceeding , 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 there under.

(12) That, the occupier shall comply with all applicable provisions of the Water (Prevention & Control of Pollution) Act, 1974; the Water (Prevention & Control of Pollution) Cess Act, 1977; the Air (Prevention & Control of Pollution) Act, 1981; and the Environment (Protection) Act, 1986 and Rules there under.

**4. That, this CTE shall not absolve the occupier from making compliance of other statutory prescribed under any law or direction of courts or any other instrument for the time being in force.**

5. **That, this CTE is being issued on the basis of information/ documents/ certificate submitted by the unit. This CTE will be revoked if any of the information/ documents/ certificates/ undertaking given by the occupier is found false/fictitious/forged in future.**
6. **This order shall be valid subject to compliance of all other legal requirements applicable to the unit.**
7. **The State Board reserves the right to revoke, withdraw or make any reasonable variation / change / alteration in condition of this consent.**

**This is issued with the approval of the competent authority**

**[Rajeev Lochan Bakshi]  
Member Secretary**

Memo No. : JSPCB/HO/RNC/CTE-  
3495765/2019/188

Dated : 2019-03-16

**Copy to :** Sri Sanjay Kumar, Partner, M/s Premier Industries, At-Tensera, Tansera Industrial Area, Gumla/ Chief Inspector of Factory, Ranchi/ Director of Industry, Govt of Jharkhand, Ranchi/ Deputy Commissioner, Gumla/ DFO, Gumla/ DMO, Gumla/ Regional Officer, Regional Office, Ranchi for information & necessary action.

**[Rajeev Lochan Bakshi]  
Member Secretary**