

ILSEZ/IDR/FAC/EC/021120

To,

DATE: 02/Nov/2020

Ministry of Environmental Forest  
Regional Office Western Zone  
Kendriya Paryawaran Bhawan, Link Road 3  
E-5 Ravi Shankar Nagar  
BHOPAL-462016

Sub: Submission of Half-yearly Environmental Compliance status Report of "Infosys Campus" located in Super Corridor, Tigaria Badshah & Bada Bangarda villages, Hatod Tehsil, Indore District, Madhya Pradesh for the period of April-2020 to September-2020.

Dear Sir,

With reference to the above subject we are here with submitting the Environmental Compliance Status Report of "Infosys Campus" located in Super Corridor, Tigaria Badshah & Bada Bangarda villages, Hatod Tehsil, Indore District, Madhya Pradesh for the period of April-2020 to September-2020. Please acknowledge the receipt of above.

Thank You

Yours Sincerely

For Infosys Ltd-Indore

Dass Gunalan  
Associate Vice President & Regional Head-Facilities

Infosys Ltd

**ENVIRONMENTAL COMPLIANCE STATUS REPORT**

**[APRIL 2020- SEPTEMBER 2020]**

*at*

**Super Corridor, Tigri Badshah & Bada Bangarda villages, Hatod  
Tehsil, Indore District, Madhya Pradesh**

**FOR SUBMISSION**

*to*

**MINISTRY OF ENVIRONMENT, FOREST & CLIMATE  
CHANGE**

*By*

**INFOSYS CAMPUS**

The proposed project is area development project "Infosys Campus" having total land area of 5,26,415.55 Sq.m and builtup area of 3,00,489.74 Sq.m by virtue of size of the plot area (more than 50 Ha) and builtup area more than 1,50,000 Sq.m , the project comes under 8(b) category (b) of schedule of EIA Notification 14.09.2006.

The project is located in Super Corridor, Tigri Badshah & Bada Bangarda villages, Hatod Tehsil, Indore District, Madhya Pradesh.

The project was accorded Environmental Clearance by State Environment Assessment Authority, Madhya Pradesh. Vide No. 2041/SEIAA/2015 dated 16.06.2015. **(Annexure-1)**

Consent to Establishment was obtained from Madhya Pradesh Pollution Control Board vide Lt. No.CTE-44918/MPPCB/IND dated 17.11.2015 **(Annexure-II)**

Consent to Operate/CCA was obtained from Madhya Pradesh Pollution Control Board vide consent No.AWH-50600 dated 14.10.2019 and CTO expansion was obtained vide consent No.AW-51350 dated 08.03.2020 **(Annexure-III & IV)**

The present report consists of Half Yearly Compliance report of EC conditions for the period April-2020 to September-2020.

**A. SPECIFIC CONDITIONS AS RECOMMENDED BY SEIAA**

<b>S.NO</b>	<b>Specific Condition</b>	<b>Compliance</b>
1	PP should ensure that the entire water demand is met through Municipal Corporation, Indore and there is no extraction of Ground Water	The water requirement is met through Private Water Tankers and municipal corporation at present and later. There is no extraction from ground water.
2	PP should ensure zero discharge of treated waste water and linkage with municipal sewer line for discharge of treated waste water ( if any)	The treated waste water is being used for landscape and Greenbelt development. Zero discharge.
3	PP should provide compactors for MSW and ensure linkage with Indore Municipal Corporation for final disposal of MSW	Receipt attached for MSW collection and MSW waste handed over to IMC as per IMC norms.
4	PP should obtain authorisation from MPPCB regarding Hazardous Waste Management	Consent to Operate/CCA was obtained from Madhya Pradesh Pollution Control Board vide consent No.AW-51350 dated 08/03/2020 and is valid upto 31.01.2021
5	Bio Medical Waste (Handling and Management) rules should be followed strictly for the disposal of bio medical waste.	Not Applicable (Medical centre not operational)
6	As per MPBVR, 2012 rule 42 (3) PP should submit necessary drawings and details to the Authority (Nagar Nigam ,Indore) incorporating all the fire fighting measures recommended in National Building Code part-IV point No.3.4.6.1. The Occupancy permit shall be issued by Nagar Nigam only after ensuring that all fire fighting measures are physically in place.	Complied. Fire NOC & Occupancy certificate attached.
7	PP should ensure road width; MOS and open spaces as per MPBVR, 2012	Complied. Approved Master Plan Vide letter no. C-73/ISEZ/InfosysSEZ/Proj/2011-12/2287

8	PP should ensure car parking as per rule no.84 Table clause 1(3) of MPBVR, 2012	Complied as per rules. Parking area as 80000 sqft.
9	PP should ensure installation of photovoltaic cells (Solar panels in total roof area) for lighting in common areas, LED light fixtures and energy efficient equipments.	190 KW Solar panel installed on rooftop on 20.11.2019
10	PP should ensure Rain Water Harvesting	06 rain water harvesting pits are already in place and e (Photograph Enclosed) And lake of capacity 2cr L constructed for rain water harvesting.
11	The authority decided that PP should ensure three rows of plantation all along the periphery of the project area, parks, playground and avenue plantation along the roads. PP should ensure plantation of the trees of indigenous local varieties like Neem,Peepal, Kadam, kachnaar etc., Every effort should be made to protect the existing trees on the plot.	Approx 9000 trees and 19000 plants planted.

#### B. SPECIFIC CONDITIONS AS RECOMMENDED BY SEAC

S.NO	Specific Condition	Compliance
12	Company shall target for obtaining the Platinum Rating under Green Building Certification from LEED	Application filed for LEED platinum on 14/05/2020 with project id as 1000131410
13	Necessary Consents and authorisation shall be obtained from MPPCB under the provisions of respective acts and rules	Consent to Establishment was obtained from Madhya Pradesh Pollution Control Board vide Lr. No.CTE-44918/MPPCB/IND dated 17.11.2015 Consent to Operate/CCA was obtained from Madhya Pradesh Pollution Control Board vide consent No.AWH-50600 dated 14.10.2019 .
14	Construction of STP and development of green areas	STP of 93 KLD + 7 KLD constructed and 10000 Tree planted in phase 1.

<b>S.NO</b>	<b>Specific Condition</b>	<b>Compliance</b>
	shall be taken up along with the other project activities	
15	At least 06 COC shall be maintained in the cooling tower	Cooling towers contains 06 COC.

Environmental Clearance issued by State Environment Assessment Authority,  
Madhya Pradesh Vide No. 2041/SEIAA/2015 dated 16.06.2015

### **CONSTRUCTION PHASE**

Sl. No.	Condition	Compliance Status
1	The construction site shall be provided with adequately barricades of at least 3 m height on its periphery with adequate signage.	The periphery is baricaded and Complied with the condition.
2	All required sanitary and hygienic measures should be in place before starting any construction work and are to be maintained throughout the project phase.	Adequate sanitary facilities are provided during the construction phase to the concerned workers.
3	Provision shall be made for the housing of construction labour within the site with all necessary infrastructure and facilities such as fuel for cooking, mobile toilets, safe drinking water, medical health care, creche etc., The housing may be in the form of temporary structures to be removed after the completion of the project.	Housing facility is provided for the labours with all necessary infrastructure and facilities. Adequate facilities for drinking water, Dispensary, mobile sanitary are provided.
4	Occupational health and safety measures for the workers including identification of work related health hazards, training on malaria eradication, HIV, and health effects on exposure to dust etc., shall be carried out, Periodic monitoring for exposure to respirable dust on the workers shall be conducted and records maintained including health records of the workers. Awareness programme for workers on impact of dust on their health and precautionary measures like use of personal equipments etc., shall be carried out periodically.	Training is provided to the workers in respective fields.
5	A First Aid Room will be provided in the project both during construction and operation of the project.	First Aid Centre facility is provided.
6	All the topsoil excavated during construction activities should be stored for use in horticulture/landscape development within the project site.	Topsoil excavated and stored separately at project site for landscaping.
7	Disposal of muck during construction phase should not create any adverse effect on the neighbouring communities	Precautions are taken to prevent any adverse.

	and be disposed taking the necessary precautions for general safety and health aspects of people, only in approved sites with the approval of competent authority.	
8	Soil and ground water samples will be tested to ascertain that there is no threat to ground water quality by leaching of heavy metals and other toxic contaminants.	Soil and Ground water samples are being tested <b>(Annexure-V &amp; Annexure-VI)</b>
9	Construction spoils, including bituminous material and other hazardous materials, must not be allowed to contaminate water courses and the dump sites for such material must be secured so that they should not leach into the ground water.	The debris is cleared off as and when it gets generated. Precautions are taken to avoid spillage of the trucks and they are covered with polythene covers.
10	Any hazardous waste generated during construction phase, should be disposed off as per applicable rules and norms with necessary approvals of the M.P. Pollution Control Board.	The used/spent oil generated from D G sets will be stored in covered cans and will be disposed to Authorised vendors.
11	The diesel generator sets (if any) to be used during construction phase should be low sulphur diesel type and should confirm to Environment (Protection) Rules prescribed for air and noise emission standards.	The manufacturer assured that the sets are complying to the CPAB standards for emission and noise. Low Speed diesel is used as the fuel having the lowest sulphur content. Complied with the condition.
12	The diesel required (if any) for operating DG sets shall be stored in underground tanks and if required, clearance from Chief Controller of Explosives shall be taken.	Have applied for the license for HSD Yard from Chief Controller of Explosives on 09/March/2020 and license awaited.
13	Wastewater generated from temporary labour tents will be diverted to the sewer network in the area.	Mobile toilets are provided by the vendor and taken steps to dispose waste water in notified area.
14	No water logging should take place at any point during construction phase.	Complied with the condition.
15	If the project site is located within the 100 km of Thermal Power Stations, then fly ash should be used as building material in the construction as per the provisions of Fly ash Notification of September, 1999 and amended as on 27th August, 2003.	Fly ash bricks have been used at project site. This is part of the work order and the same is continued.

16	As far as possible ready mixed concrete should be used in construction work.	RMC is used in construction work. Complied with the condition.
17	Vehicles hired for bringing construction material to the site should be in good condition and should have a pollution check certificate and should confirm to applicable air and noise emission standards and should be operated only during non-peak hours.	Pollution checks have been insisted to be done for the vehicles used at site. All are environmental Compliance.
18	Ambient noise levels should confirm to residential standards both during day and night. Incremental pollution loads on the ambient air and noise quality should be closely monitored during construction phase. Adequate measures should be made to reduce ambient air and noise level during construction phase, so as to confirm to the stipulated standards by CPCPB/MPPCB.	The noise levels are monitored at the main gate during day and night time during construction phase The results were well within the limits <b>(Annexure-VII)</b>
19	Storm water control and its use should be as per CGWB and BIS standards for various applications.	Storm water has been allowed to percolate into the soil. Drains are also constructed.
20	Water demand during construction should be reduced by use of pre-mixed concrete, curing agents and other best practices referred.	Ready mix concrete has been used for entire project.
21	Care shall be taken during the wet drilling activities.	No drilling is being done.
22	Spread of contaminated water should be prevented by installing temporary barriers of G.I. Sheets.	No such contaminated water is generated.
23	To prevent surface and ground water contamination by oil/grease, leak proof containers shall be used for storage and transportation of oil/grease. The floors of oil/grease handling area will be kept effectively impervious.	Measures are taken to prevent surface and ground water contamination of oil/grease by using leak proof containers.
24	On-site burning of waste material will not be permitted.	Not Applicable. And all waste is being disposed off as per norms.
25	Ground water should not be used during construction phase, Private tanker water suppliers may be asked to supply water during construction phase.	Private tankers have been used by vendor for construction.
26	Commitment towards CSR has to be followed strictly.	Complied

27	Fixtures for showers, toilet flushing and drinking should be of low flow either by use of aerators or pressure reducing device or sensor based control.	Mobile toilets are provided with control taps.
28	Wherever possible, the area around the STP/ETP should be surrounded with dense green belt.	Green belt provided.
29	To reduce the electricity consumption and load on air conditioning, high quality double glass with special reflective coating in windows should be promoted.	Complied, high quality double glass provided.
30	Roof should meet prescriptive requirement as per Energy Conservation Building Code by using appropriate thermal insulation material to fulfill requirement.	Complied. Roof as per prescriptive requirement as per Energy Conservation Building Code
31	Opaque wall should meet prescriptive requirement as per Energy Conservation Building Code which is proposed to be mandatory for all air-conditioned spaces while it is aspirational for non-air conditioned spaces by use of appropriate thermal insulation material to fulfill requirement.	All peripheral walls are double wall with insulation in-between.
32	Approved of the competent authority shall be obtained for structural safety of the buildings due to earthquake, adequacy of fire equipment's, etc., as per National Building Code including protection measures from lightening etc.,	Building Fire NOC obtained on 17.06.2019 and occupancy certificate obtained on date 24.10.2019

#### A. OPERATION PHASE

Sl. No.	Condition	Compliance Status
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1	The installation of the Sewage Treatment Plant (STP) as submitted by PP in the office of the SEIAA should be certified by an independent expert and a report in this regard should be submitted to the Regional office of the Ministry of Environment & Forest, GOI before the project is commissioned for operation. Treated effluent shall conform to the norms and standards of the M.P. Pollution Control Board. Necessary measures should be made to mitigate the odour problem from STP.	STP of 93 KLD and 7 KLD capacity have been constructed. Treated waste water will conform to the norms and standards of the M.P. Pollution Control Board. Necessary measures are made to mitigate the odour problem from STP.
2	Treated waste water should not be used for air conditioning.	The Treated Waste Water is used for Greenbelt development.
3	Treatment of 100% grey water by decentralized treatment should be done.	Grey water treatment / STP is installed.
4	The bio-medical waste (if applicable) generated should be disposed off as per the provisions of Bio-Medical waste (Management and Handling) Rules 1988 as amended till date.	There is no generation of bio medical waste.
5	Provision of separate entrance / exit gate should be made for collection of segregated bio-medical waste (if applicable) from the storage area.	Not Applicable
6	The solid waste generated should be properly collected and segregated. Wet garbage should be composted and dry/inert solid waste should be disposed off to the approved sites for land filling after recovering recyclable material as per CPCB norms.	Wet garbage is composted in an composter. The dry solid waste is collected by IMC.
7	Diesel power generating sets if proposed as source of backup power for elevators and common area illumination during operation phase should be of enclosed type and confirm to rules made under the Environment (Protection) Act, 1986. The height of stack of DG sets should be equal to the height needed for the	DG Set of 625 kVA is installed as on date. The height of DG stack is 30m + and Low Sulphur diesel is used.

	combined capacity of all proposed DG sets. Low sulphur diesel must be used. The location of the DG sets may be decided with in consultation with Madhya Pradesh Pollution Control Board.	
8	No water logging should take place at any point during operation phase.	Complied with the condition
9	The Project Proponent shall explore the possibility of using solar energy whenever possible.	190 KWA solar panel installed on rooftop.
10	Provision of plantation has to be made as per Madhya Pradesh Bhumi Vikas Niyam, 1984.	Approx 9000 trees and 19000 plants planted
11	Any hazardous waste generated during operation phase, should be disposed off as per applicable rules and norms with necessary approvals of the M.P. Pollution Control Board.	The used/spent oil generated from D G sets will be stored in covered cans and will be disposed to Authorised vendors..
12	Noise should be controlled to ensure that it does not exceed the prescribed standards of CPCP.	Complied.
13	Weep holes in the compound walls shall be provided to ensure natural drainage of rain water in the catchment area during the monsoon period.	Overflow rain water line constructed and is connected to rain water harvesting trench.
14	Rain water harvesting for roof run-off and surface run-off, should be implemented. Before recharging the surface run off, pre-treatment must be done to remove suspended matter, oil and grease. The bore well for rainwater recharging should be kept at least 5 mts. above the highest ground water table.	Three numbers of rain water harvesting pits are provided. photographs
15	The ground water level and its quality should be monitored regularly in consultation with Central Ground Water Authority.	It is being monitored.
16	Traffic congestion near the entry and exit points from the roads adjoining the proposed project site must be	No traffic congestion is present. And parking has been constructed

	avoided. Parking should be fully internalized and no public space should be utilized.	internally, no public parking is being used.
17	A Report on the energy conservation measures confirming to energy conservation norms finalize by Bureau Efficiency should be prepared incorporating details about building materials & technology, R&U Factors etc and submit to the Regional office of Ministry of Environment & Forest, GOI in three months time.	being complied
18	Energy conservation measures like installation of CFLs/TFLs for the lighting the areas outside the building should be integral part of the project design and should be in place before project commissioning. Used CFLs and TFLs should be properly collected and disposed off/sent for recycling as per the prevailing guidelines / rules of the regulatory authority to avoid mercury contamination. Use of solar panels may be done to the extent possible.	CFLs/TFLs are installed. Used or replaced lights will be disposed off by authorised vendor to prevent mercury contamination. Also 190 KVA Solar panels installed at rooftop.
19	The building should have adequate distance between them to allow movement of fresh air and passage of natural light, air and ventilation.	There is a distance of more than 30m between each building
20	The area earmarked for the parking shall be used for parking only. No other activity shall be permitted in this area.	Parking is being used for parking purpose only and no other activity is being carried out.
21	Ozone Depleting Substances (Regulation & Control) Rules shall be followed while designing the air conditioning system (if any) of the project.	Complied

#### A. OTHERS

	Condition	Compliance Status
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Sl. No.		
1	All activities/mitigative measures proposed by PP in Environment Impact Assessment (if applicable) and approved by SEAC must be ensured	Complied.
2	All activities/mitigative measures proposed by PP in Environment Management Plan and approved by SEAC must be ensured	Complied.
3	All Parameters listed in Environmental Monitoring Plan approved by SEAC must be monitored at approved locations and frequencies	The Env. Monitoring reports are enclosed as <b>Annexure-IV to Annexure-VII</b>
4	Project Proponent has to strictly follow the direction/guidelines issued by MoEF ,CPCB and Other Govt. agencies from time to time	Complied
5	The funds earmarked for environmental protection measures shall be kept in separate account and shall not be diverted for other purpose. Year wise expenditure shall be reported to the MoEF,GoI, and its regional office located at Bhopal	Complied
6	The Ministry or any competent authority may alter/modify the conditions or stipulate any further condition in the interest of environment protection	Agreed
7	The Environment Clearance shall be valid for a period of five years from the date of issue of this letter	Noted
8	The Project Proponent shall also submit six monthly compliance reports on 01 <sup>st</sup> June and 01 <sup>st</sup> December of each calendar year on the status of compliance of the stipulated EC Conditions including results of monitored data to the	Complied

	regulatory authority in hard and soft copies.	
9	The Regional Office, MoEF, GoI, Bhopal and MPPCB shall monitor compliance of the stipulated conditions. A complete set of documents including Environment Impact Assessment Report, Environment Management Plan and other documents information should be given to the Regional Office, of the MoEF, GoI at Bhopal and MPPCB	Complied
10	The Project Proponent shall inform to the Regional Office, of the MoEF, GoI at Bhopal and MPPCB regarding date of financial closures and final approval of the project by the concerned authorities and the date of start of land development work	Noted
11	In the case of expansion or any change(s) in the scope of the project, the project shall again require prior Environmental Clearance as per EIA Notification 2006	Noted
12	The SEIAA of M.P reserves the right to add additional safeguard measures subsequently, if found necessary, and to take action including revoking of the environmental clearance under the provisions of the Environmental (protection) Act, 1986, to ensure effective implementation of the suggested safeguard measures in a time bound and satisfactory manner	Agreed
13	All other statutory clearances such as the approval for the storage of diesel from Chief Controller of Explosives, Fire Department, Civil Aviation Department, Forest Conservation Act, 1980 and Wildlife (Protection) Act 1972 etc, shall be obtained ( as and when applicable), by the project proponent from the respective competent authorities.	Applied for the license from Chief Controller of Explosives on 09/March/2020 and license is awaited. Fire NOC is obtained from concerned department on 17 <sup>th</sup> June 2019.NOC from civil aviation was obtained on 13 <sup>th</sup> June 2014.

14	These stipulations would be enforced among others under the provisions of Water (prevention and Control of Pollution) Act, 1974, the Air (prevention and Control of Pollution) Act 1981, the Environment (Protection) Act 1986, the Public Liability (Insurance) Act 1991 and EIA Notification, 2006.	Agreed.
15	The Proponent shall upload the status of compliance of the stipulated EC Conditions including results of monitored data on their website and shall update the same periodically. It shall simultaneously be sent to the Regional Office of MoEF, the respective Zonal Office of CPCB and the SPCB. The Criteria Pollutant levels namely: SPM, RSPM, SO <sub>2</sub> , NO <sub>x</sub> (ambient levels as well as stack emissions) or critical sectorial parameters indicated for the project shall be monitored and displayed at a convenient location near the main gate of the company and in the public domain	Complied
16	The environmental statement for the each financial year ending 31 <sup>st</sup> March in Form-V as is mandated to be submitted by the project Proponent to the concerned State Pollution Control Board as prescribed under the Environment (Protection) Rules 1986, as amended subsequently, shall also be put on the website of the company along with the status of Compliance of EC Conditions and shall also be sent to the Regional Office of MoEF	Complied
17	Concealing factual data or submission of false/fabricated data and failure to comply with any of the conditions mentioned above may result in withdrawal of this clearance and attract action under the	Agreed.

	provisions of Environment (Protection) Act 1986	
18	A Copy of the Environmental Clearance shall be submitted by the Project Proponent to the Heads of the Local Bodies, Panchayat and Municipal Bodies as applicable in addition to the relevant officers of the Government who in turn has to display the same for 30 days from the date of receipt	Complied
19	The project Proponent shall advertise at least in two local newspapers widely circulated, one of which shall be in the vernacular language of the locally concerned, within 7 days of the issue of the clearance letter informing that the project has been accorded environmental clearance and the copy of the clearance letter is available with the State Pollution Control Board and also at the website of the State Level Environment Impact Assessment Authority (SEIAA) at <a href="http://www.mpseiaa.nic.in">www.mpseiaa.nic.in</a> and a copy of the same shall be forwarded to the Regional Office, MoEF, GoI at Bhopal.	The condition was complied. Enclosed as <b>Annexure-VIII</b>
20	Any appeal against this prior environmental clearance shall lie with the Green Tribunal, if necessary, within a period of 30 days as prescribed under section 16 of the National Green Tribunal Act, 2010.	Noted.

CC-Regional Officer MPPCB, Indore





## Consent Order

M.P. Pollution Control Board  
E-5, Arera Colony  
Paryavaran Parisar, Bhopal - 16 MP  
Tele : 0755-2466191, Fax-0755-2463742

RED-LARGE	CTE-Fresh	VALID UP TO: 31/10/2020	CONSENT NO: CTE-44918	PCB ID: 30664
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NO: CTE-44918/MPPCB/IND

Dated: 17/11/2015

To,

M/s. Infosys Itites Campus, Indore,

196/2, 197/2 & other relevant nos. vill. tigaria badashah,, infosys limited 44, electronic city, hosur road,,

196/2, 197/2 & other relevant nos. vill. tigaria badashah,, City : Tigaria Badshah,

Dist : Indore, Tal : Hatod, SIDC : Not In SIDC

**Subject:** Grant of Consent to Establish under section 25 of the Water (Prevention & Control of Pollution) Act, 1974 under section 21 of the Air (Prevention & Control of Pollution) Act, 1981

**Ref:** Your Consent to Establish Application Receipt No. 122084 Dt. 19/10/2015 and last communication received on Dt. 13/10/2015

Without prejudice to the powers of this Board under section 25 of the Water (Prevention & Control of Pollution) Act, 1974 under section 21 of the Air (Prevention & Control of Pollution) Act, 1981 and without reducing your responsibilities under the said Acts in any way, this is to inform you that this Board grants Consent to Establish for setting up of an industrial plant/activities at infosys limited 44, electronic city, hosur road, 196/2, 197/2 & other relevant nos. vill. tigaria badashah,, Tigaria Badshah, Hatod, Indore, Phone No. 08049210071

### SUBJECT TO THE FOLLOWING CONDITIONS :-

- Location:** infosys limited 44, electronic city, hosur road, 196/2, 197/2 & other relevant nos. vill. tigaria badashah,, Tigaria Badshah, Hatod, Indore, Contact No. 8884413101
- The capital investment in lakhs:** 95000
- Product & Production Capacity:**

Product	CTE Qty	CCA Qty	Applied Qty /year
Area Development & Township project	300489.740 MT2	300489.740 MT2	0.000 MT2
DgSets	1900.000 KLW	1900.000 KLW	0.000 KLW

The consent (for operation) as required shall be granted to your industry after fulfillment of all the conditions mentioned above. For this purpose you shall have to make an application to this Board in the prescribed proforma at least two months before the expected date of commissioning of your industry. The applicant shall not operate the unit without obtaining consent for operation from the Board and shall not bring in to use any out let for the discharge of effluent and gaseous emission.

### Enclosures:-

- \* Conditions under Water Act
- \* Conditions under Air Act
- \* General conditions

ACHYUT  
ANAND  
MISHRA

Digitally signed by ACHYUT ANAND  
MISHRA  
DN: cn=ACHYUT ANAND MISHRA,  
ou=MPPOLLUTION CONTROL  
BOARD, ou=MEMBER SECRETARY,  
postalCode=462016, st=Madhya  
Pradesh, email=ACHYUTANAND.MISHRA  
DATE: 2015.11.17 09:24:55 +0530

Outward No: 22675, 17/11/2015



## Consent Order

M.P. Pollution Control Board  
E-5, Arera Colony  
Paryavaran Parisar, Bhopal - 16. MP  
Tele : 0755-2466191, Fax-0755-2463742

### CONDITIONS PERTAINING TO WATER (PREVENTION & CONTROL OF POLLUTION) ACT 1974 :-

1. The daily quantity of trade effluent at out fall of the unit shall not exceed 0.000 KL/day, and the daily quantity of sewage at out fall of the unit shall not exceed 825.000 KL/day

#### 2. Trade Effluent Treatment:-

The applicant shall provide comprehensive effluent treatment system as per the proposal submitted to the Board and maintain the same properly to achieve following standards-

pH	Between	5.5 - 9.0	TDS	Not exceed	2100 mg/l.
Suspended Solids	Not exceed	100 mg/l.	Chlorides	Not exceed	1000 mg/l.
BOD 3 Days 270C	Not exceed	30 mg/l.			
COD	Not exceed	250 mg/l.			
Oil and grease	Not exceed	10 mg/l.			

For other parameters general standards of discharge as notified under EP Act 1986 shall be applicable.

3. Sewage Treatment :- The applicant shall provide comprehensive sewage treatment system as per the proposal submitted to the Board and maintain the same properly to achieve following standards-

pH	Between	5.5 - 9.0
Suspended Solids	Not exceed	100 mg/l.
BOD 3 Days 270C	Not exceed	100 mg/l.
COD	Not exceed	250 mg/l.
Oil and grease	Not exceed	10 mg/l.

4. The effluent shall be treated up to prescribed Standards and reuse in the process, for cooling and for green belt devolvement/gardening within premises. Hence zero discharge condition shall be practiced. In no case treated effluent shall be discharged outside of industry/unit premises.

5. Water meter preferably electromagnetic/ultrasonic type with digital flow recording facilities shall be installed separately for category wise consumption of water as per Water (Prevention and Control of Pollution) Cess Act 1977 for Industrial cooling/boiler feed, mine spray, process & domestic purposes and data shall be submitted online through monthly patrak/statements. The industry/unit shall also monitor the treated wastewater flow and report the same online through monthly patrak/statements.

6. Any change in production capacity, process, raw martial used etc. and for any enhancement of the above prior permission of the Board shall be obtained. All authorized discharges shall be consistent with terms and conditions of this consent. Facility expansions, production increases or process modifications which result new or increased discharges of pollutants must be reported by submission of a fresh consent application for prior permission of the Board

7. All treatment/control facilities/systems installed or used by the applicant shall be regularly maintained in good working order and operate effectively/efficiently to achieve compliance of the terms and conditions of this consent

8. The Consent does not authorize or approve the Construction of any physical structures or facilities or the undertaking of any work in any water course or within its high flood level (HFL) area

#### 9. Compilation of Monit

i. Samples and measurements taken to meet the monitoring requirements specified above shall be representative of the volume and nature of monitored discharge.

Outward NO: 226/5, Dtd: 17/11/2015  
ii. Following promulgation of guidelines establishing test procedures for the analysis of pollutants, all sampling and analytical methods used to meet the monitoring requirements specified above shall conform to such guidelines unless otherwise specified sampling and analytical methods shall conform to the latest edition of the Indian Standard specifications and where it is not specified the guidelines as per standard methods for the examination of Water and Waste latest edition of the American Public Health Association, New York U.S.A. shall be used.

iii. The applicant shall take samples and measurement to meet the monthly requirements specified above and report online the same to the Board.

#### 10. Recording of Monitor

i. The applicant shall make and maintain online records of all information resulting from monitoring activities by this



## Consent Order

M.P. Pollution Control Board  
E-5, Arera Colony  
Paryavaran Parisar, Bhopal - 16 MP  
Tele : 0755-2466191, Fax-0755-2463742

Consent.

ii. The applicant shall record for each measurement of samples taken pursuant to the requirements of this Consent as follows:

- (i) The date, exact place and time of sampling
- (ii) The dates on which analysis were performed
- (iii) Who performed the analysis?
- (iv) The analytical techniques or methods used and
- (v) The result of all required analysis

iii. If the applicant monitors any Pollutant more frequently as is by this Consent he shall include the results of such monitoring in the calculation and reporting of values required in the discharge monitoring reports which may be prescribed by the Board. Such increased frequency shall be indicated on the Discharge Monitoring Report Form.

iv. The applicant shall retain for a minimum of 3 years all records of monitoring activities including all records of Calibration and maintenance of instrumentation and original strip chart regarding continuous monitoring instrumentation. The period of retention shall be extended during the course of any unresolved litigation regarding the discharge of pollutants by the applicant or when requested by Central or State Board or the court.

### 11. Reporting of Monitoring Results:-

Monitoring Information required by this Consent shall be summarized and reported by submitting a Discharge Monitoring report on line to the Board.

### 12. Limitation of discharge of oil Hazardous Substance in harmful quantities:-

The applicant shall not discharge oil or other hazardous substances in quantities defined as harmful in relevant regulations into natural water course. Nothing in this Consent shall be deemed to 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 subject to clauses.

### 13. Limitation of visible floating solids and foam:

During the period beginning date of issuance the applicant shall not discharge floating solids or visible foam.

### 14. Disposal of Collected Solid

All hazardous waste/sludge shall be disposed of as per the Authorization issued under HW Rules 2008. And/other Solids Sludges, dirt, silt or other pollutant separated from or resulting from treatment shall be disposed of in such a manner as to prevent any pollutant from such materials from entering any such water. Any live fish, Shell fish or other animal collected or trapped as a result of intake water screening or treatment may be returned to eaters body habitat.

### 15. Provision for Electric Power Failure

The applicant shall assure to the consent issuing authority that the applicant has installed or provided for an alternative electric power source sufficient to operate all facilities utilized by the applicant to maintain compliance with the terms and conditions of the Consent.

### 16. Prohibition of By pass of Treatment Facilities

The diversion or by-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 severe property damage, or
- ii. Where excessive storm drainage or run off would damage any facilities necessary for compliance with the terms and conditions of this Consent. The applicant shall immediately notify the consent issuing authorities in writing of each such diversion or by-pass in accordance with the procedure specified above for reporting non-compliance.

17. This consent to discharge shall expire on midnight of date of expiry. The occupier shall not discharge any effluent after the date of expiration.

### Additional Water condition:- (if any) :-

Outward No:22675,17/11/2015



## Consent Order

M.P. Pollution Control Board  
E-5, Arera Colony  
Paryavaran Parisar, Bhopal - 16 MP  
Tele : 0755-2466191, Fax-0755-2463742

### **CONDITIONS PERTAINING TO AIR (PREVENTION & CONTROL OF POLLUTION) ACT 1981 :-**

1. The applicant shall provide comprehensive air pollution control system consisting of control equipments as per the proposal submitted to the Board with reference to generation of emission and same shall be operated & maintained continuously so as to achieve the level of pollutants to the following standards:-

Name of section	Capacity	Stack height	Control equipment to be installed	P.M, SOX, NOX
D.G. Sets	2000kva	51	accoustic enclosure,	150,100,50

3. Ambient air quality at the boundary of the industry/unit premises shall be monitored and reported to the Board regularly on quarterly basis: The Ambient air quality norms are prescribed in MoEF gazette notification no. GSR/826(E), dated: 16/11/09. Some of the parameters are as follows:

- Particulate Matter (less than 10 micron) - 100 microgram/cubic meter (PM10 mg/m<sup>3</sup> 24 hrs. basis)
- Particulate Matter (less than 2.5 micron) - 60 -" (PM25 mg/m<sup>3</sup> 24 hrs. basis)
- Sulphur Dioxide [SO<sub>2</sub>] (24 hrs. Basis) - 80 -"
- Nitrogen Oxides [NO<sub>x</sub>] (24 hrs. Basis) - 80 -"
- Carbon Monoxide [CO] (8 hrs. Basis) - 2000 -"

4. The industry shall take adequate measures for control of noise level generated from industrial activities within the premises less than 75 dB(A) during day time and 70 dB(A) during night time.

5. The industry/ unit shall ensure all necessary arrangements for control of odour nuisance from the industrial activities or process within premises

6. All the internal roads shall be made pucca to control the fugitive emissions of particulate matter generated due to transportation and internal movements. Good housekeeping practices shall be adopted to avoid leakages, seepages, spillages etc.

7. Industry shall take effective steps for extensive tree plantation atleast in 03 rows of the local tree species with minimum spacing of 4X4 meter within or around the industry/unit premises for general improvement of environmental conditions and as stated in additional condition

### **Additional Air condition:- (if any)**

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Outward No:22675,17/11/2015



## Consent Order

M.P. Pollution Control Board  
E-5, Arera Colony  
Paryavaran Parisar, Bhopal - 16 MP  
Tele : 0755-2466191, Fax-0755-2463742

### GENERAL CONDITIONS:

2. The applicant shall allow the staff of Madhya Pradesh Pollution Control Board and/or their authorized representative, upon the representation of credentials:
  - a. To inspect raw material stock, manufacturing processes, reactors, premises etc to perform the functions of the Board.
  - b. To enter upon the applicant's premises where an effluent source is located or in which any records are required to be kept under the terms and conditions of this Consent.
  - c. To have access at reasonable times to any records required to be kept under the terms and conditions of this Consent.
  - d. To inspect at reasonable times any monitoring equipment or monitoring method required in this Consent; or,
  - e. To sample at reasonable times any discharge or pollutants.
3. This consent/authorisation is transferable, in case of change of ownership/management and addresses of new Owner/partner/Directors/proprietor should immediately apply for the same.
4. The issuance of this Consent does not convey any property rights in either real or personal property or any exclusive privileges, nor does it authorise any invasion of personal rights, nor any infringement of Central, State or local laws or regulations.
5. Industry shall install separate electric metering arrangement for running of pollution control devices and this arrangement shall be made in such fashion that any non functioning of pollution control devices shall immediately stop electric supply to the production and shall remain tripped till such time unless the pollution control device/devices are made functional. The record of electricity consumption for running of pollution control equipment shall be maintained and submitted to the Board every month.
6. This consent is granted in respect of Water pollution control Act 1974 or Air Pollution Control act, 1981 or Authorization under the provisions of HW (M, H & T) Rules 2008 only and does not relate to any other Department/Agencies. License required from other Department/Agencies have to be obtained by the unit separately and have to comply separately as per these Act / Rules.
7. Balance consent/authorisation fee, if any shall be recoverable by the Board even at a later date.
8. The applicant shall submit such information, forms and fees as required by the board not later than 180 day prior to the date of expiration of this consent/authorisation.
9. The industry/unit shall establish a separate environmental cell, headed by senior officer of the unit for reporting the environmental compliances. The industry/ Unit shall submit environmental statement for the previous year ending 31st March on or before 30th September every year to the Board.
10. Knowingly making any false statement for obtaining consent or compliance of consent conditions shall result in the imposition of criminal penalties as provided under the section 42(g) of the Water Act or section 38 (g) of the Air Act.
11. After notice and opportunity for the hearing, this consent may be modified, suspended or revoked by the Board in whole or in part during its term for cause including, but not limited to, the following :
  - (a) Violation of any terms and conditions of this Consent.
  - (b) Obtaining this Consent by misrepresentation or failure to disclose fully all relevant facts.
  - (c) A change in any condition that requires temporary or permanent reduction or elimination of the authorized discharge.
12. On violation of any of the above-mentioned conditions the consent granted will automatically be taken as canceled and necessary action will be initiated against the industry.

~~Additional condition (if any)~~ 7 / 11 / 2015

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1. Project Proponent shall adopt zero waste technology and zero liquid discharge condition.



ACHYUT  
ANAND MISHRA

Digitally signed by ACHYUT ANAND  
MISHRA  
DN: c=IN, o=M.P. POLLUTION CONTROL  
BOARD, ou=MEMBER SECRETARY,  
serialCode=462016, st=Madhya Pradesh,  
cn=ACHYUT ANAND MISHRA  
Date: 2015.11.17 09:35:21 +05'30'

For and on behalf of  
M.P. Pollution Control Board

(Member Secretary)



## Consent Order

M.P. Pollution Control Board  
E-5, Arera Colony  
Paryavaran Parisar, Bhopal - 16 MP  
Tele : 0755-2466191, Fax-0755-2463742

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Outward No:22675,17/11/2015



# Consent Order

M.P. Pollution Control Board  
E-5, Arera Colony  
Paryavaran Parisar, Bhopal - 16 MP  
Tele : 0755-2466191, Fax-0755-2463742

RED-LARGE

CCA-Expansion  
Validity [A/W] : 31.01.2021

CONSENT NO: \*\*\*

PCB ID: 30664

To,  
Outward No: 100068/08/05/2020

Consent No:AW-51350

The Occupier,  
M/s. Infosys IT/ITES Campus,  
Khasra No. 196/2, 197/2,  
Village: Tigaria Badshah & Bada Bangarda,  
Tehsil: Hatod, Distt. Indore (M.P.)-453112.

**Subject:** Grant of Consent to Operate for Expansion under section 25 of the Water (Prevention & Control of Pollution) Act, 1974 & under section 21 of the Air (Prevention & Control of Pollution) Act, 1981.

**Ref:** Your Application Receipt No. 913521 Dt. 23/12/2019 and last communication received on Dt.05.02.2020.

With reference to your above application for grant of consent to operate has been considered under the aforesaid Acts and existing rules therein. The M. P. Pollution Control Board has agreed to grant consent to operate for expansion up to 31/01/2021, subject to the fulfillment of the terms & conditions enclosed with this letter.

### SUBJECT TO THE FOLLOWING CONDITIONS :-

- a. Location: Kh. no. 196/2, 197/2, Village: Tigaria Badshah & Bada Bangarda, Tehsil: Hatod, Distt. Indore (M.P.)-453112.
- b. The capital investment in lakhs: Rs. 24920
- c. Product & Production Capacity:

Product	CTE Quantity	Existing CCA Quantity	Expanded CCA Quantity
Area Development & Township project (IT Campus for Software Development Office)	Built up Area: 300489.740 sq.meters	Built up Area: 1767.440 sq.meters	Built up Area: 300489.740 sq.meters
Generation of Electricity by D.G. Set (Captive use only)	1900.000 KVA	175.000 KVA	1425.000 KVA

Note:- For any change in above applicant shall obtain fresh consent from the board.

The Validity of the consent is up to 31/01/2021 and has to be renewed before expiry of consent validity. Online application through XGN with annual license fees in this regard shall be submitted to this office 6 months before expiry of the consent.

### Enclosures:-

- \* Conditions under Water Act
- \* Conditions under Air Act
- \* General conditions

Digitally Signed by AADHAR

e-Signed On 08/03/2020 20:35:10  
(Organic Authentication on AADHAR from UIDAI Server)  
TPAV # 7D50N64YE2

R.S. KORI  
Member Secretary



## Consent Order

M.P. Pollution Control Board  
E-5, Arera Colony  
Paryavaran Parisar, Bhopal - 16 MP  
Tele : 0755-2466191, Fax-0755-2463742

### **CONDITIONS PERTAINING TO WATER (PREVENTION & CONTROL OF POLLUTION) ACT 1974 :-**

1. The daily quantity of trade effluent generation shall not exceed 0.000 KL/day, and the daily quantity of sewage generation shall not exceed 92.000 KL/day.
2. Sewage Treatment :- The applicant shall operate sewage treatment system and maintain the same properly to achieve following standards-

pH	Between	6.5 - 9.0
Suspended Solids	Not exceed	100 mg/l.
BOD <sub>5</sub> Days 27°C	Not exceed	30 mg/l.
COD	Not exceed	250 mg/l.
Oil and grease	Not exceed	10 mg/l.
Fecal Coliform (FC) MPN/100ml	Not exceed	1000

Sr.	Water Code (Quantity in Kilo Litres per Day)	WC : 108.000	WWG : 95.000	Water Source
1	Cooling Water (HVAC Cooling system)	3.500	3.500	Recycled
2	Domestic Purpose	104.500	91.500	Local Body

3. The effluent shall be treated up to prescribed Standards and reused for green belt devolvement/gardening within premises. Hence zero discharge condition shall be practiced. In no case treated effluent shall be discharged outside of project premises.

4. Water meter preferably electromagnetic/ultrasonic type with digital flow recording facilities shall be installed separately for category wise consumption of water for process & domestic purposes and data shall be submitted online through XGN monthly patrak/statements. The project management shall also monitor the treated wastewater flow and report the same online through monthly patrak/statements.

5. All treatment/control facilities/systems installed or used by the applicant shall be regularly maintained in good working order and operate effectively/efficiently to achieve compliance of the terms and conditions of this consent

6. The specific effluent limitations and pollution control systems applicable to the discharge permitted herein are set forth as above conditions.

#### **7. Compilation of Monitoring data-**

- i. Samples and measurements taken to meet the monitoring requirements specified above shall be representative of the volume and nature of monitored discharge.
- ii. Following promulgation of guidelines establishing test procedures for the analysis of pollutants, all sampling and analytical methods used to meet the monitoring requirements specified above shall conform to such guidelines unless otherwise specified sampling and analytical methods shall conform to the latest edition of the Indian Standard specifications and where it is not specified the guidelines as per standard methods for the examination of Water and Waste latest edition of the American Public Health Association, New York U.S.A. shall be used.
- iii. The applicant shall take samples and measurement to meet the monthly requirements specified above and report online through XGN the same to the Board.

#### **8. Recording of Monitoring Activities & Results-**

i. The applicant shall make and maintain online records of all information resulting from monitoring activities by this Consent.

ii. The applicant shall record for each measurement of samples taken pursuant to the requirements of this Consent as follows:

- (i) The date, exact place and time of sampling
- (ii) The dates on which analysis were performed
- (iii) Who performed the analysis?
- (iv) The analytical techniques or methods used and
- (v) The result of all required analysis

iii. If the applicant monitors any Pollutant more frequently as is by this Consent he shall include the results of such monitoring in the calculation and reporting of values required in the discharge monitoring reports which may be prescribed by the Board. Such increased frequency shall be indicated on the Discharge Monitoring Report Form.

iv. The applicant shall retain for a minimum of 3 years all records of monitoring activities including all records of Calibration and maintenance of instrumentation and original strip chart regarding continuous monitoring instrumentation. The period of retention shall be extended during the course of any unresolved litigation regarding the discharge of pollutants by the applicant or when requested by Central or State Board or the court.

Consent No:AW-51350



## Consent Order

M.P. Pollution Control Board  
E-5, Arera Colony  
Paryavaran Parisar, Bhopal - 16 MP  
Tele : 0755-2466191, Fax-0755-2463742

### **9. Reporting of Monitoring Results:-**

Monitoring Information required by this Consent shall be summarized and reported by submitting a Discharge Monitoring report on line to the Board.

### **10. Limitation of discharge of oil Hazardous Substance in harmful quantities:-**

The applicant shall not discharge oil or other hazardous substances in quantities defined as harmful in relevant regulations into natural water course. Nothing in this Consent shall be deemed to 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 subject to clauses.

### **11. Limitation of visible floating solids and foam:**

During the period beginning date of issuance the applicant shall not discharge floating solids or visible foam.

### **12. Disposal of Collected Solid waste/sludge-**

All hazardous waste/sludge shall be disposed of as per the Authorization issued under Hazardous & other waste.(M&TM) Rules 2016. And/other Solids Sludges, dirt, silt or other pollutant separated from or resulting from treatment shall be disposed of in such a manner as to prevent any pollutant from such materials from entering any such water. Any live fish, Shell fish or other animal collected or trapped as a result of intake water screening or treatment may be returned to eaters body habitat.

### **13. Provision for Electric Power Failure-**

The applicant shall assure to the consent issuing authority that the applicant has installed or provided for an alternative electric power source sufficient to operate all facilities utilized by the applicant to maintain compliance with the terms and conditions of the Consent.

### **14. Prohibition of Bypass system of treatment facilities-**

The diversion or by-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 severe property damage, or
- ii. Where excessive storm drainage or run off would damage any facilities necessary for compliance with the terms and conditions of this Consent, The applicant shall immediately notify the consent issuing authorities in writing of each such diversion or by-pass in accordance with the procedure specified above for reporting non-compliance.

15. Project management shall submit the information online through XGN in reference to compliance of consent conditions.

**Consent No:AW-51350**



## Consent Order

M.P. Pollution Control Board  
E-5, Arera Colony  
Paryavaran Parisar, Bhopal - 16 MP  
Tele : 0755-2466191, Fax-0755-2463742

### **CONDITIONS PERTAINING TO AIR (PREVENTION & CONTROL OF POLLUTION) ACT 1981 :-**

1. The applicant shall operate air pollution control system consisting of control equipments & maintain continuously so as to achieve the level of pollutants to the following standards:-

Name of section	Capacity	Stack height (mtrs.)	Fuel	Consumption	Control equipment installed	P.M, SOX, NOX(mg/NM3)
D.G. Sets	625 KVA	30	HSD	15 Liters/hr	Acoustic Enclosure.	As per CPCB/MoEF & CC norms
D.G. Sets	625 KVA	3	HSD	15 Liters/hr	Acoustic Enclosure.	
D.G. Sets	160 KVA	30	HSD	12 Liters/hr	Acoustic Enclosure.	

2. Ambient air quality at the boundary of the project premises shall be monitored and reported to the Board regularly on quarterly basis. The Ambient air quality norms are prescribed in MoEF gazette notification no. GSR/826(E), dated: 16/11/09. Some of the parameters are as follows:

- Particulate Matter (less than 10 micron) - 100  $\mu\text{g}/\text{m}^3$  (PM10  $\mu\text{g}/\text{m}^3$  24 hrs. basis)
- Particulate Matter (less than 2.5 micron) - 60  $\mu\text{g}/\text{m}^3$  (PM2.5  $\mu\text{g}/\text{m}^3$  24 hrs. basis)
- Sulphur Dioxide [SO<sub>2</sub>] (24 hrs. Basis) - 80  $\mu\text{g}/\text{m}^3$
- Nitrogen Oxides [NO<sub>x</sub>] (24 hrs. Basis) - 80  $\mu\text{g}/\text{m}^3$
- Carbon Monoxide [CO] (8 hrs. Basis) - 2000  $\mu\text{g}/\text{m}^3$

3. The Project management shall take adequate measures for control of noise level generated within the premises less than 75 dB(A) during day time and 70 dB(A) during night time.

4. The Project management shall make the necessary arrangements for control of the fugitive emission from any source of emission/section/activities.

5. All other fugitive emission sources such as leakages, seepages, spillages etc shall be ensured to be plugged or sealed or made airtight to avoid the public nuisance.

6. The Project management shall ensure all necessary arrangements for control of odour nuisance within premises

7. All the internal roads shall be made pucca to control the fugitive emissions of particulate matter generated due to transportation and internal movements. Good housekeeping practices shall be adopted to avoid leakages, seepages, spillages etc.

8. Project management shall take effective steps for extensive tree plantation of the local tree species the project premises for general improvement of environmental conditions.

Consent No:AW-51350



## Consent Order

M.P. Pollution Control Board  
E-5, Arera Colony  
Paryavaran Parisar, Bhopal - 16 MP  
Tele : 0755-2466191, Fax-0755-2463742

### **GENERAL CONDITIONS:**

1. The non hazardous solid waste arising in the project premises sweeping, etc. be disposed off scientifically so as not to cause any nuisance/pollution. The applicant shall take necessary permission from civic authorities for disposal to dumping site. If required.

#### **Non Hazardous Solid wastes:-**

Type of waste	Quantity (MT/Year)	Disposal
Municipal Solid waste	127.890	As Per CPCB, MoEF Guide lines / Others.
E-waste	4.160	As Per CPCB, MoEF Guide lines / Others
Bio Medical waste	0.015	As Per CPCB, MoEF Guide lines / Others

2. The applicant shall allow the staff of Madhya Pradesh Pollution Control Board and/or their authorized representative, upon the representation of credentials:

- To inspect raw material stock, manufacturing processes, reactors, premises etc to perform the functions of the Board.
- To enter upon the applicant's premises where an effluent source is located or in which any records are required to be kept under the terms and conditions of this Consent.
- To have access at reasonable times to any records required to be kept under the terms and conditions of this Consent.
- To inspect at reasonable times any monitoring equipment or monitoring method required in this Consent: or,
- To sample at reasonable times any discharge or pollutants.

3. This consent is transferable, in case of change of ownership/management and addresses of new Owner/partner/Directors/proprietor should immediately apply for the same.

4. The issuance of this Consent does not convey any property rights in either real or personal property or any exclusive privileges, nor does it authorize any invasion of personal rights, nor any infringement of Central, State or local laws or regulations.

5. Project management shall install separate electric metering arrangement for running of pollution control devices and this arrangement shall be made in such fashion that any non-functioning of pollution control devices shall immediately stop electric supply to the production and shall remain tripped till such time unless the pollution control device/devices are made functional. The record of electricity consumption for running of pollution control equipment shall be maintained and submitted to the Board every month

6. This consent is granted in respect of Water pollution control Act 1974 and Air Pollution Control act, 1981 only and does not relate to any other Department/Agencies. License required from other Department/Agencies have to be obtained by the unit separately and have to comply separately as per there Act / Rules.

7. Balance consent fee, if any shall be recoverable by the Board even at a later date.

8. The applicant shall submit such information, forms and fees as required by the board not later than 180 day prior to the date of expiration of this consent.

9. The Project management shall establish a separate environmental cell, headed by senior officer of the unit for reporting the environmental compliances. The Project management shall submit environmental statement for the previous year ending 31st March on or before 30th September every year to the Board.

10. Knowingly making any false statement for obtaining consent or compliance of consent conditions shall result in the imposition of criminal penalties as provided under the the Water Act or the Air Act.

11. After notice and opportunity for the hearing, this consent may be modified, suspended or revoked by the Board in whole or in part during its term for cause including, but not limited to, the following:

- Violation of any terms and conditions of this Consent.
- Obtaining this Consent by misrepresentation or failure to disclose fully all relevant facts.
- A change in any condition that requires temporary or permanent reduction or elimination of the authorized discharge.

#### **Additional condition:**

1. The effluent shall be treated up to prescribed Standards and reuse in the flushing through dual plumbing and for green belt development/gardening within premises and for toilet flushing. Hence provision for zero discharge condition shall be made. Treated effluent shall not be allowed to discharge outside building premises.

2. Proper arrangements shall be done for complying the provisions under Plastic Waste Management Rules,2016, E-Waste (management) Rules, 2016, Bio-Medical Waste Management Rules,2016, Solid Waste Management Rules,2016, Construction and Demolition Management Rules, 2016, Battery (Management and Handling ) Rules 2001 for discarded batteries and Hazardous and other wastes (Management & Transboundary Movement) Rules, 2016.

Consent No:AW-51350



## Consent Order

M.P. Pollution Control Board  
E-5, Arera Colony  
Paryavaran Parisar, Bhopal - 16 MP  
Tele : 0755-2466191, Fax-0755-2463742

3. The area earmarked for the parking shall be used for parking only, No other activity shall be permitted in the area.
4. The Project Proponent shall develop Rain water harvesting for recharge of ground water through technically qualified consultant with proper approval from concerned department.
5. Project Proponent shall provide and operate Bio-composting plant in the premises for bio-degradable waste.
6. Project proponent shall ensure that the width of roads and parking space in such a manner to ensure free and smooth flow of traffic and separate adequate parking for control of air pollution.
7. The Project Proponent shall make necessary arrangements for disposal of municipal solid waste.
8. The Project Proponent shall strictly comply with CPCB/SPCB/MoEF & CC/Hon'ble NGT norms time to time.
9. **Project Proponent shall obtain fresh authorization under Hazardous Waste (Management Handling & Transboundary Movement) Rule, 2016.**
10. On violation of any of the above-mentioned conditions the consent granted will automatically be taken as canceled and appropriate action will be initiated.

Consent as required under the Water (Prevention & Control of Pollution) Act, 1974, The Air (Prevention & Control of Pollution) Act, 1981 is granted to your project subject to fulfillment of all the conditions mentioned above. For renewal purpose you shall have to make an application to this Board through XGN at least Six months before the date of expiry of this consent. The applicant without valid consent (for operation) of the Board shall not bring in to use any outlet for the discharge of effluent and gaseous emission.

 eSign  
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e-Signed On 08/03/2020 20:35:10  
(Organic Authentication on AADHAR from UIDAI Server)  
TPAV # 7DSON64YE2



R.S. KORI  
Member Secretary

Consent No:AW-51350