MAHARASHATRA POLLUTION CONTROL BOARD

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MSIHC/PN11610/11 Red/L.S.I

Consent No. BO/RO(HQ)/CO/EAC (C= 431

Date: 3/June/2012

Consent to Operate under Section 26 of the Water (Prevention & Control of Pollution) Act, 1974 & under Section 21 of the Air (Prevention & Control of Pollution) Act, 1981 and Authorization / Renewal of Authorization under Rule 5 of the Hazardous Wastes (Management, Handling & Transboundry Movement) Rules 2008

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[To be referred as Water Act, Air Act and HW (M&H) Rules respectively].

CONSENT is hereby granted to

M/s Hindustan Petroleum Corporation Ltd. (Under ground pipeline project from Mumbai to Loni) Pune.

located in the area declared under the provisions of the Water Act, Air act and Authorization under the provisions of HW(M&H) Rules and amendments thereto subject to the provisions of the Act and the Rules and the Orders that may be made further and subject to the following terms and conditions:

- 1. The Consent to Operate is granted for a period up to 31/12/2015
- 2. The Consent is valid for the transport of petroleum products through underground pipeline from Mumbai to Loni Pune.
- 3. CONDITIONS UNDER WATER ACT:
- (i) The daily quantity of trade effluent from the factory shall be Nil.
- (ii) The daily quantity of sewage effluent from the factory shall not exceed 0.20M³.
- (iii) Sewage Effluent Treatment: The applicant shall provide comprehensive treatment system as is warranted with reference to influent quality and operate and maintain the same continuously so as to achieve the quality of treated effluent to the following standards.

(1) Suspended Solids

Not to exceed

100 mg/l.

(2) BOD 3 days 27° C.

Not to exceed

100 mg/l.

- (vi) Sewage Effluent Disposal: The treated domestic effluent shall be soaked in a soak pit, which shall be got cleaned periodically. Overflow, if any, shall be used on land for gardening / plantation only.
- (vii) Non-Hazardous Solid Wastes: Nil
- (viii)Other Conditions: Industry should monitor effluent quality regularly.
- 4. The applicant shall comply with the provisions of the Water (Prevention & Control of Pollution) Cess Act, 1977 (to be referred as Cess Act) and amendment Rules, 2003 there under

The daily water consumption for the following categories is as under: 0.30 CMD

(i) Domestic purpose

(ii) Water gets Polluted & Pollutants are Biodegradable... 0.00 CMD

(iii) Water gets Polluted, Pollutants 0.00 CMD are not Biodegradable & Toxic

(iv) Industrial Cooling, spraying 0.00 CMD in mine pits or boiler feed

The applicant shall regularly submit to the Board the returns of water consumption in the prescribed form and pay the Cess as specified under Section 3 of the said Act.

CONDITIONS UNDER AIR ACT: 5.

The applicant should install a comprehensive treatment and control system consisting of control equipments as is warranted with reference to generation of emission and operate and maintain the same continuously so as to achieve the level of pollutants to within the prescribed limits

> Control Equipment: Air pollution control equipments of sufficient capacity should be provided to limit the emissions if any. Industry shall make necessary provision to arrest the emission of volatile hydrocarbons to environment by the way of installing volatile matter absorption system.

The industry should take adequate measures for control for noise levels (ii) from its own sources within the premises so as to maintain ambient air quality standard in respect of noise to less than 75 dB(A) during day time and 70 dB(A) during night time. Day time is reckoned in between 6 a.m. And 10 p.m. And night time is reckoned between 10 p.m. And 6 p.m.

Other Conditions: (iii)

- The petroleum products should be transported through the pipeline which should be absolutely leak proof. At no stage of transport, there should be leakage or spillage.
- Proper design and operational aspects of the system should be 2] provided to ensure that soil and ground water are not contaminated during the transport of petroleum products.
- The pipeline should be kept in good conditions all the year round 3] with adequate maintenance. The hazardous waste generated in handling, storage and transport should be disposed off in accordance with Hazardous waste (Management & Handling) Rules 1989 and amendments made thereto.
- The project authority should prepare On-site & Off-site 4] emergency preparedness plan based on detailed risk analysis.
- The Industry should regularly monitor the emission of 5] Volatile Organic Compound particularly Benzene, Toluene and Xylene
- The industry should monitor ambient air quality regularly from 6] MoEF approved laboratory.
- Monitoring of ground water (through pezometric wells) and 7] soil at appropriate places at regular interval (every 3 out to ascertain that these are not months) should be carried getting polluted while transporting the petroleum products.
- The industry should not cause any nuisance in surrounding area. 8]

6. CONDITIONS UNDER HAZARDOUS WASTE (MANAGEMENT, HANDLING & TRANSBOUNDRY MOVEMENT) RULES, 2008:

The Industry should not generate any hazardous wastes.

7. Industry shall comply with following additional conditions:

- i. The applicant shall maintain good housekeeping and take adequate measures for control of pollution from all sources so as not to cause nuisance to surrounding area / inhabitants.
- ii. The applicant shall bring minimum 33% of the available open land under green coverage/ tree plantation.
- iii. Solid waste The non hazardous solid waste arising in the factory premises, sweepings, etc., be disposed of scientifically so as not to cause any nuisance / pollution. The applicant shall take necessary permissions from civic authorities for disposal to dumping ground.
- iv. The applicant shall provide for an alternate electric power source sufficient to operate all pollution control facilities installed by he applicant to maintain compliance with the terms and conditions of the consent. In the absence, the applicant shall stop, reduce or otherwise, control production to abide by terms & conditions of this consent regarding pollution levels.
- v. The applicant shall provide facility for collection of environmental samples and samples of trade and sewage effluents, air emissions and hazardous wastes to the Board staff at the terminal or designated points and shall pay to the Board for the services rendered in this behalf.
- vi. The applicant shall make an application for renewal of the consent at least 60 days before the date of the expiry of the consent.
- vii. The firm shall submit to this office, the 30th day of September every year, the Environmental Statement Report for the financial year ending 31st March in the prescribed Form-V as pre the provisions of rule 14 of the Environment (Protection) (Second Amendment) Rules, 1992.
- ix. As inspection book shall be opened and made available to the Board's officers during their visit to the applicant.
- x. The applicant shall install a separate electric meter showing the consumption of energy for operation of domestic and industrial effluent treatment plants and air pollution control system. A register showing consumption of chemicals used for treatment shall be maintained.
- xi. Separate drainage system shall be provided for collection of trade and sewage effluents. Terminal manholes shall be provided at the end of collection system with arrangement for measuring the flow. No effluent shall be admitted in the pipes / sewers down- stream of the terminal manholes. No effluent shall find its way other than in designed and provided collection System.
- xii. Neither storm water nor discharge from other premises shall be allowed to mix with the effluents from the factory.
- 8. Whenever due to any accident or other unforeseen act or even, such emissions occur or is apprehended to occur in excess of standards laid down, such information should be forthwith reported to Board, concerned Police Station, office of Directorate of Health Services, Department of Explosives, Inspectorate of Factories and Local Body. In case of failure of pollution control equipments, the process connected to it should be stopped.
- 9. The applicant shall submit a Bank Guarantee of Rs.05,00,000/- (Rupees five lacs only) in favor of Regional Officer Pune within 15 days period from the date of issue of the consent, for compliances of consent conditions.

- 9. This consent should not be construed as exemption from obtaining necessary NOC from any other Government agencies as may deemed fit necessary.
- 10. The applicant shall comply with the conditions of Environmental Clearance granted by Env. Dept., GOM, vide No. ENV(NOC)1085/489/CR-109 dt.08/09/1989.
- 11. The consent is issued with the approval of Consent Committee of the Board in its meeting held on 30th May 2012.
- 11. Capital investment of the industry should not exceed Rs. 3280.00 Lacs.

(Milind Mhaiskar, IAS) Member Secretary

To, M/s Hindustan Petroleum Corporation Ltd. (Pipeline Project from Mumbai to Loni Pune) B.D.Patil Marg, Chembur, Mumbai-400074

Copy to:

- a. RO-Pune/SRO-Pune-II
- b. CAO/Cess Branch/Master File

Received Consent fee of -

Sr. No.	Amount(Rs.)	DD. No.	Date	D 0
1	450000	140296	03 Oct 2011	Drawn On
2	75000	140297	03 Oct 2011	Bank of Baroda Bank of Baroda