

## HARYANA STATE POLLUTION CONTROL BOARD C-11, SECTOR-6, PANCHKULA

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## No. HSPCB/Consent/: 2780016SONCTO3065393

Dated:01/06/2016

То

M/s :**M/S Dayanidhi Textiles Pvt Ltd** Plot No 491 HSIIDC Phase 2, Barhi, Distt. Sonipat, Haryana SONIPAT

Subject: Grant of Consent to operate for discharge of effluent under section 25/26 of the Water(Prevention & Control of Pollution) Act, 1974, from **01/10/2018 - 30/09/2020** 

Please refer to your consent application received on dated **2016-04-05** in Regional Officer, Sonipat on the subject cited above.

With reference to your above application for consent for the discharge of domestic effluent and trade effluent under Water (Prevention & Control of Pollution) Act, 1974 hereinafter referred as the Act M/s **M/S Dayanidhi Textiles Pvt Ltd** is hereby authorized by the Haryana State Pollution Control Board, to discharge their effluent arising out of their premises in accordance with the terms and conditions as mentioned below:-

- 1. The daily quantity of domestic effluent from the factory shall not exceed 2 KLD
- 2. The daily quantity of the industrial effluent (Process, floor & equipment wash, cooling and bleed water) from the factory shall not exceed **48 KLD**
- 3. The industry has been assessed for the purpose of Consent to operate fee with investment cost (land, building, plant and machinery) of Rs. 430.799988 Lakh. In case the investment cost varies as per the annual report for the years duly audited by the Chartered Accountant, the difference of Consent to operate fee, if any, arises, the industry shall pay the same amount within one month of the receipt of notice from the Board in this regard.
- 4. The consent to operate shall be valid for the period from **01/10/2018 30/09/2020**
- 5. The industry shall ensure that various characteristics of the effluents remain within the tolerance limits as specified in EPA Standard and as amended from time to time and at no time the concentration of any characteristics should exceed these limits for discharge.
- 6. The industry would immediately submit the revised application to the Board in the event of any change in the raw material in process, mode of treatment/discharge of effluent. In case of change of process at any stage during the consent period, the industry shall submit fresh consent application alongwith the consent to operate fee, if found due, which may be on any account and that shall be paid by the industry and the industry would immediately submit the consent application to the Board in the event of any change during the year in the raw material, quantity, quality of the effluent, mode of discharge, treatment facilities etc.
- 7. The officer/official of the Board shall reserve the right to access for the inspection of the industry in connection with the various process and the treatment facilities. The consent to operate is subject to review by the Board at any time.
- 8. The industry shall not discharge any altered quantity/quality of the trade/domestic effluent without prior permission of the Board.

- 9. Permissible limits for any pollutants mentioned in the consent to operate order should not exceed the concentration permitted in the effluent by the Board.
- 10. The industry shall pay the balance fee, in case it is found due from the industry at any time later on.
- 11. In case the industrial unit uses the Municipal/HUDA/Industrial Estate Sewerage system for disposal of effluent for the final disposal they will submit the sewerage connection certificate.
- 12. If the industry fails to adhere to any of the conditions of this consent to operate order, the consent to operate so granted shall automatically lapse.
- 13. The industry will plant minimum three varieties (Eucalyptus, Su Babul or any suitable variety) of trees in the vacant area.
- 14. The consent to operate under Air (Prevention & Control of Pollution) Act, 1981 should be obtained.
- 15. The industry shall obtain Authorization under Hazardous Waste (Management handling and transbonding movement) Rules, 2008 as amended to date.
- 16. The industry shall install separate Energy Meter for ETP and also maintain log book for energy and chemical consumption.
- 17. The industry shall obtain permission from Irrigation Department for discharging effluent into any drain/water bodies.
- 18. If the industry is closed temporarily at its own, they shall inform the Board and obtain permission before restart of the unit.
- 19. The industry shall provide non-leachate storage facilities for storage of Hazardous Waste or dispose off same in the common facilities & will adhere to the norms laid down as per the amended notification under HWTM Rules, 2008
- 20. The industry shall submit A/R once in 3 months in case of 17 categories and other categories. The L&M shall submit A/R once in 6 months.
- 21. The industry shall comply the Public Liability Insurance Rules, 1991, as amended to date.
- 22. The industry shall submit Environmental Audit /Report once in a year.
- 23. The industry shall obtain Environmental Clearance, if applicable as per MOEF Notification.
- 24. The industry shall inform to HO/RO office immediately by FAX in case of failure of ETP.
- 25. In case of bye passing the effluent the consent to operate shall be deemed revoke.
- 26. The industry shall comply all the Directions/ Rules/Instructions issued from time to time by the Board.

Specific Conditions :

## **Other Conditions :**

- That the unit shall submit analysis report as per policy and keep all the parameters within the prescribed limits and shall comply with all the Norms and Rules as prescribed in the Act.
  - 2. That the unit will apply for CTO as per policy .
  - 3. The unit will deposit balance CTO as per policy , if any due.

4. That the CTO so granted shall become invalid in case of violation of any of the above law/Rules/ conditions

Regional Officer, HQ For and be'half of chairman Haryana State Pollution Control Board, Panchkula.