

PARYAVARAN BHAVAN

Sector-10-A, Gandhinagar-382 010

Phone : (079) 23226295

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: (079) 23232156

Website: www.gpcb.gov.in

### **CCA-Amendment** (W- 117698)

NO: GPCE/CCA-Kutch-351(2)/ID-18005/ 637784

Date: - 5/4/22

To.

M/s. Rama Cylinder Pvt. Ltd., Survey no. 334-P & 335,

Vill. Bhimasar,

Tal. Anjar.

Dist: Kutch - 370 240

SUB: Amendment in the consolidated consent & Authorization of the Board.

REF: 1) CCA issued by this office vide order no- AWH-115169 issued vide order no. PC/CCA-KUTCH-351(2)/ID-18005/606094 dated 15/11/2021.

2) CTE Amendment issued by this office vide order no. 116360 dated 24/01/2022 valid upto 24/10/2028.

3) Your CCA Amendment Application Inward ID No. 211294 dated 23/02/2022.

In exercise of the power conferred under section-25 of the Water (Prevention and Control of Pollution) Act-1974, under section-21 of the Air (Prevention and Control of Pollution)-1981 and Authorization under rule 6(2) of the Hazardous And Other Waste (Management and Transboundary) Rules, 2016 & framed under the Environment (Protection) Act-1986, The Board has granted CCA order No. AWH-115169 issued vide this office order no. PC/CCA-KUTCH-351(2)/ID-18005/606094 dated 15/11/2021, valid up to 08/09/2022.

The Board has right to review and amend the conditions of the said CCA orders. Now, considering your application for CCA amendment inward ID No.211294 dated 23/02/2022, for installation of STP (cap: 25 KLD) and change in mode of disposal of domestic effluent, the said CCA order is amended as below:

1. The order shall be read as CCA amendment Order No.: W- 117698 Date of Issue: 23/03/2022, valid up to 08/09/2026.

## SUBJECT TO THE FOLLOWING SPECIFIC CONDITIONS:

- 1. There shall be no change in existing products and its capacity, raw material consumption, water consumption & waste water generation, fuel consumption, flue gases and process gases emission and Hazardous waste generation, due to proposed to CCA-Amendment.
- 2. There shall be no change in existing quantity of industrial water consumption (288 KL/Day) and industrial effluent generation (60 KL/Day), due to CCA-Amendment.
- 3. There shall be no change in existing quantity of domestic water consumption (12 KL/Day) and domestic waste water (sewage) (10 KL/Day), due to CCA-Amendment.

4. There shall be no change in existing ETP for industrial effluent & mode of disposal of treated industrial effluent.

Clean Gujarat Green Gujarat Page 1 of 2 ISO - 9001 - 2008 & ISO - 14001 - 2004 Certified Organisation

- 5. Industry shall not carry out any activity which may attract the applicability of EIA notification-2006 & its amendment.
- Industry shall comply with circular of the Board dated 27/08/2021 regarding retrofitting of emission control/ equipment in D.G. Set of capacity 125 KVA and above as per system & procedure mentioned in CPCB OM dated 18/11/2020, at the earliest and submit compliance at the earliest.
- 7. Industry shall renew Public Liability Insurance Policy time to time & submit a copy to this office.
- 8. Industry shall manage Solid Wastes generated from industrial activities as per Solid Waste Management Rules-2016 (solid waste as defined in Rule-3(46)).

#### 2. Condition no. 3.11 of the said CCA is amended as below:

3.11 (a) Industry shall operate Sewage Treatment Plant (Capacity: 25 KLD) of adequate capacity, so that treated domestic effluent shall comply with following norms:

PARAMETERS	PERMISSIBLE LIMIT
pH	6.5 to 9.0
BOD ( 3 days at 27° C)	20 mg/L
Suspended Solids	100 mg/L
Fecal Coliform	<1000 MPN/100 ml

- 3.11 (b) Treated domestic effluent conforming to above standard shall be discharged on land for gardening and plantation purpose within premises only having area 5237 sq. meter. In no case waste water shall be discharged outside premises.
- 3.11 (c) Industry shall provide fixed pipeline network with flow meter for even distribution of treated domestic effluent and maintain its record.
- Rest of conditions of CCA order no. AWH—115169 issued vide order no. PC/CCA-KUTCH-351(2)/ID-18005/606094 dated 15/11/2021 shall remain unchanged & industry shall comply with the same judiciously.

For and on behalf of GUJARAT POLLUTION CONTROL BOARD

(Smt. U.K. Upadhyay)

Senior Environment Engineer



PARYAVARAN BHAVAN

Sector-10-A, Gandhinagar 382 010

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AMENDMENT TO CONSOLIDATED CONSENT AND AUTHORIZATION (CCA)

No. PC/CCA-KUTCH-351(2)/GPCB ID-18005 / 675336

Date: 17/06/22

To,

M/s. Rama Cylinders Pvt. Ltd.,

Survey no. 334-P & 335,

∕Vill: Bhimasar,

Ta: Anjar,

Dist: Kutch - 370 240

Subject

Amendment to Consolidated Consent and Authorization (CC&A).

Reference

- 1) This office CCA order no. AWH 115169 issued vide order no. PC/CCA-KUTCH-351(2)/ ID-18005/606094, dated 15/11/2021.
  - 2) This office CCA-Amendment order no. W 117698 issued vide order no. PC/CCA-KUTCH-351(2)/ ID-18005/637784, dated 05/04/2022.
- 3) Your request letter for CCA (renewal) validity extension dated 06/08/2021.

In exercise of the power conferred under section-27 of the Water (Prevention and Control of Pollution) Act-1974, under section-21 of the Air (Prevention and Control of Pollution)-1981 and Authorization under rule 6(2) of the Hazardous & Other Waste (Management & Transboundary Movement) Rules-2016 & as amended framed under the Environmental (Protection) Act-1986.

Accordingly, the Board had granted Consolidated Consent and Authorization (CC&A) order no. AWH – 115169 issued vide this office order no. PC/CCA-KUTCH-351(2)/ ID-18005/606094, dated 15/11/2021 valid up to 08/09/2022 & CCA-Amendment order No: W – 117698 issued vide order no. PC/CCA-KUTCH-351(2)/ ID-18005/637784 dated 05/04/2022.

ANDWHEREAS, the Board is empowered to amend the CCA conditions. Accordingly, considering your above referred request dated 06/08/2021 for extension of CCA renewal validity, the said CCA order no. AWH – 115169 issued vide order no. PC/CCA-KUTCH-351(2)/ID-18005/606094, dated 15/11/2021 is amended/corrected as below;

- 1. The validity of the said CCA and its amendment mentioned at condition no. 2 & 5.3 shall be read as 08/09/2026 in place of 08/09/2022.
- 2. The rest of the conditions of Consolidated Consent & Authorization (CC&A) order No: AWH 115169 issued vide order no. PC/CCA-KUTCH-351(2)/ ID-18005/606094, dated 15/11/2021 & CCA-Amendment order No: W 117698 issued vide order no. PC/CCA-KUTCH-351(2)/ ID-18005/637784 dated 05/04/2022 shall remain unchanged and industry shall comply with the same judicially.

For and on behalf of Gujarat Pollution Control Board

(Smt. U. K. Upadhyay) Senior Environment Engineer

Page 1 of 1



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## **GUJARAT POLLUTION CONTROL BOARD**

PARYAVARAN BHAVAN

Sector-10-A, Gandhinagar-382 010

Phone : (079) 23226295 Fax : (079) 23232156

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By R.P.A.D

In exercise of the power conferred under section-25 of the Water (Prevention and Control of Pollution) Act-1974, under section-21 of the Air (Prevention and Control of Pollution)-1981 and Authorization under rule 6(2) of the Hazardous and Other Waste (Management and Transboundary) Rules, 2016 framed under the Environmental (Protection) Act-1986.

And whereas Board has received consolidated consent application inward No.199692 dated 06/08/2021 for the Renewal of Consolidated Consent and Authorization (CC&A) of this Board under the provisions / rules of the aforesaid Acts. Consents & Authorization are hereby granted as under:

#### **CONSENTS AND AUTHORISATION:**

(Under the provisions /rules of the aforesaid environmental acts)

Τo,

M/s. Rama Cylinders Pvt. Limited, (18005)

Survey No.: 334-P & 335,

Vill: Bhimasar, Tal: Anjar,

Dist: Kutch - 370 240

- 1. Consent Order No. AWH-115169 Date of issue:15/10/2021.
- 2. The consents shall be valid upto 08/09/2022 for the use of outlet for the discharge of trade effluent and emission due to operation of industrial plant for manufacturing of the following items/ products:

Sr. No	Product	Quantity per year	
1 High Pressure cylinder		3,60,000 Nos.	
2	Accumulators & vessels	30,000 Nos.	

#### Subject to specific condition:

- 1. Industry shall not carry out any activity which may attract the applicability of EIA notification-2006.
- 2. Industry shall not withdrawal ground water without prior NOC of CGWA as per order of Hon. National Green Tribunal.
- 3. Unit shall obtain fresh water from valid source have permission of the complete authority.
- 4. Industry shall renew Public Liability Insurance Policy time to time & submit a copy of the same to this office, if applicable.
- Industry shall comply with Plastic Waste Management Rules-2016.
- 6. Industry shall renew Petroleum and Explosives Safety Organization permission time to time & submit a copy of the same to this office.

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Page 1 of 9

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#### 3. CONDITIONS UNDER THE WATER ACT:

- 3.1 Source of Water: -GWSSB.
- 3.2 The quantity of the fresh water consumption for industrial purpose shall not exceed288KL/Day.
- 3.3 The quantity of the fresh water consumption for domestic purpose shall not exceed 12KL/Day.
- 3.4 The quantity of the industrial effluent to be generated from the manufacturing process and other ancillary industrial operations shall not exceed 60 KL/Day.
- 3.5 The quantity of domestic waste water shall not exceed 10 KL/Day.
- 3.6 Industry shall operate Effluent Treatment Plant (ETP) adequately so that treated industrial effluent shall comply with following norms:

PARAMETERS	PRESCRIBED LIMITS
рН	6.5 to 8.5
Temperature	40°C
Colour (Pt.Co. scale) in units	100 units
Total Suspended Solids	100 mg/L
Oil and Grease	10 mg/L
Ammonical Nitrogen	50 mg/L
BOD ( 3 days at 27o C)	30 mg/L
COD	100 mg/L
Chlorides	600 mg/L
Sulphates	1000 mg/L
Total dissolved solids	2100 mg/L
Percent Sodium	60 %
Phenolic Compounds	1 mg/L
Sulphides	5.0 mg/L
Sodium Absorption Ratio	26

- 3.7 Treated effluent confirming to above standards shall be partially reused in process and remaining shall be discharged on land for gardening / plantation within premises having land of 4000 sq. meter.
- 3.8 Industry shall provide fixed pipeline network with flow meter for even distribution of treated effluent and maintain its record.
- 3.9 Industry shall provide reuse system for using treated waste water in plant & maintain records.
- 3.10 Unit shall provide flow meter at inlet & outlet of ETP & maintain its records.
- 3.11 Domestic effluent shall be disposed off through septic tank/soak pit system.
- 3.12 Disposal system for storm water shall be provided separately. In no case storm water & sewage from port facility shall not be discharge into surface water.



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#### 4. Conditions under the Air Act-1981:

4.1. The following shall be used as a fuel in Heat Treatment Furnace, Boiler & D.G. Set respectively:

Sr. No.	Ñame of Fuel	Quantity
1	LPG or Natural Gas	360 kg/Day or 6000 SM <sup>3</sup> /Day
2	Diesel	3000 Lit/Month
3	LDO or Natural Gas	4000 Lit/Day or 6000 SM <sup>3</sup> /Day

4.2. The applicant shall install & operate air pollution control system efficiently in order to achieve prescribed norms.

4.3. The flue gas emission through stack attached to Heat Treatment Furnace, Boiler &D.G. Set shall conform to the following standards;

Sr. No.	Stack attached to	Stack height in Meter	APCM	Parameter	Permissible Limit
1	Heat Treatment Furnace (1620 Kg/Hour)	21	= <del></del>		Liiit
2	Boiler - I (400Kg/Hour)	24			
3	Boiler – II (400Kg/Hour) (Stand by)	21 common stack		PM SO <sub>2</sub>	150 mg/NM <sup>3</sup> 100 ppm
4	D.G. Set (300 KVA) (Stand by)	11	Adequate Stack Height	NO <sub>X</sub>	50 ppm
5	Heat Treatment Furnace (1620 Kg/Hour)	21	1 N==0 X		

4.4. The process gas emission through stack attached to Shot Blasting machines, Painting booth & Drying Air Exhaust shall conform to the following standards

Sr. no.	Stack attached to	Stack height in meters	APCM	Parameter	Permissible limit
1.	Shot Blasting Machines  1. Internal Shot Blasting Machine – 2 Numbers  2. External Shot Blasting Machine – 1 Number	15	Dust Collector	РМ	150 mg/ <b>NM</b> <sup>3</sup>
2.	Painting Booth ( 5 Nos of vents) (LPG – 2 Numbers and Drying Exhaust – 3 Numbers)	. 11		РМ	150 mg/NM <sup>3</sup>
3.	Drying Air Exhaust			PM	150 mg/NM <sup>3</sup>

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Page 3 of 9

4.	Shot Blasting Machines 1. Internal Shot Blasting Machine – 1 Numbers 2. External Shot Blasting Machine – 1 Number	11	Dust Collector	РМ	150 mg/NM²
5.	Painting Booth ( 4 Nos of vents) (LPG – 1 Numbers and Drying Exhaust – 3 Numbers	11	8 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1	РМ	150 mg/NM <sup>3</sup>

4.5. The concentration of the following parameters in the ambient air within the premises of the industry and a distance of 10meters from the source) other than the stack/vent) shall not exceed the following levels.

Sr. No.	Pollutant	Time Weighted Average	Concentration in Ambient air in µg/M³ ;
1.	Sulphur Dioxide (SO <sub>2</sub> )	Annual	50
٠.	Calpital Bloxide (662)	24 Hours	80
2.	Nitrogen Dioxide (NO <sub>2</sub> )	Annual 40	
2.	Millogen Dioxide (NO <sub>2</sub> )	24 Hours	80
3.	Particulate Matter	Annual	60
ا ع.	(Size less than 10 µm) or PM <sub>10</sub>	24 Hours	100
1	Particulate Matter	Annual	40
4.	(Size less than 2.5 µm) or PM <sub>2.5</sub>	24 Hours	60

- 4.6. The applicant shall provide portholes, ladder, platform etc at chimney(s) for monitoring the air emissions and the same shall be open for inspection to/and for use of Board's staff. The chimney(s) vents attached to various sources of emission shall be designed by numbers such as S-1, S-2, etc. and these shall be painted/displayed to facilitate identification.
- 4.7. The industry shall take adequate measures for control of noise levels from its own sources within the premises so as to maintain ambient air quality standards in respect of noise to less than 75dB(A) during day time and 70 dB (A) during night time. Daytime is reckoned in between 6a.m. and 10 p.m. and nighttime is reckoned between 10 p.m. and 6 a.m.

#### 4.8. D.G. Sets Conditions

The D.G. Set shall have acoustic enclosure and shall comply with the standard specified at Sr. no. 95 of Schedule-I of the rule-3 of E.P. Rules -1986 and Noise pollution level as per the Air Act-1981.

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#### D.G. Sets standards:-

The flue gas emission through stack attached to D.G. Sets shall conform to the following standards.

- a) The minimum height of stack to be provided with each of the generator set shall be H=h + 0.2 (KVA) 1/2, where H= Total stack height in meter, h= height of the building in meters where or by the side of which the generator set is installed.
- b) Noise from DG set shall be controlled by providing an acoustic enclosure or by treating the room acoustically, at the users end.
- c) The acoustic enclosure or acoustic treatment of the room shall be designed for minimum 25 dB (A) insertion loss or for meeting the ambient noise standards, whichever is on the higher side ( if the actual ambient noise is on the higher side, it may not be possible to check the performance of the acoustic enclosure/acoustic treatment. Such circumstances the performance may be checked for noise reduction up to actual ambient noise level, preferably, in the night time). The measurement for insertion loss may be done at different points at 0.5 m from the acoustic enclosure/room, and the averaged.
- d) The D.G. Set shall be provided with proper exhaust muffler with insertion loss of minimum 25 dB (A).
- e) All efforts shall be made to bring down the noise level due to the D.G. Set, outside the premises, within the ambient noise requirements by proper siting and control measures.
- f) Installation of a D.G. Sets must be strictly in compliance with the recommendations of the D.G. Set manufacturer.
- g) A proper routine and preventive maintenance procedure for the D.G. Set should be set and followed in consultation with the DG Set manufacture which would help prevent noise levels of the DG Set from deteriorating with use.

# 5. AUTHORIZATION as per HAZARDOUS AND OTHER WASTE (MANAGEMENT AND TRANSBOUNDARY) RULES, 2016 Form-2 [See rule 6 (2)]

Form for grant of authorization for occupier or operator handling Hazardous waste

- 5.1 Authorization order no:-AWH-115169 Date of issue: 15/10/2021.
- 5.2 M/s. Rama Cylinders Pvt. Limited, is hereby granted an authorization to operate facility for following hazardous wastes on the premises situated at Survey No.: 334-P & 335, Vill: Bhimasar, Tal: Anjar, Dist: Kutch.

Sr. No.	Waste	Quantity per Annum	Schedule &Category	Facility
1.	Used Oil	1.45 MT	I- 5.1	Collection, storage, transportation and disposal by selling out to registered recyclers.
2.	Discarded Containers/ Barrels/ Liners	806 Nos.	I-33.1	Collection, Storage, Transportation and disposal by selling to authorized decontaminator.

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Page 5 of 9

3.	Chemical Sludge from waste water treatment	4.65 MT	I-35.3	Collection, storage, transportation and disposal by approved TSDF site.
4.	Process waste residue & sludge	2.5 MT	I-21.1	Collection, storage, transportation and disposal by approved TSDF site.

- 5.3 The authorization shall be valid up to 09/09/2022.
- 5.4 The authorization is subject to the conditions stated below and such other conditions as may be specified in the rules from time to time under the Environment (Protection) Act-1986.
- 5.5 The authorization is granted to operate a facility for collection, storage within factory premises transportation and ultimate disposal of Hazardous wastes as per condition no 5.2 to the industry having valid CCA of this Board.

#### 5.6 TERMS AND CONDITIONS OF AUTHORISATION

- 1. The applicant shall comply with the provisions of the Environment (Protection) Act-1986 and the rules made there under.
- 2. The authorization or its renewal shall be produced for inspection at the request of an officer authorized by the Gujarat Pollution Control Board.
- The persons authorized shall not rent, lend, sell, and transfer or otherwise transport the hazardous wastes without obtaining prior permission of the Gujarat Pollution Control Board.
- 4. Any unauthorized change in personnel, equipment or working conditions as mentioned in the authorization order by the persons authorized shall constitute a beach of this authorization.
- 5. The person authorized shall implement Emergency Response Procedure (ERP) for which this authorization is being granted considering all site specific possible scenarios such as spillages, leakages, fire etc. and their possible impacts and also carry out mock drill in this regard at regular interval of time;
- 6. The person authorized shall comply with the provisions outlined in the Central Pollution Control Board guidelines on "Implementing Liabilities for Environmental Damages due to Handling and Disposal of Hazardous Wastes and Penalty"
- 7. It is the duty of the authorized person to take prior permission of the Gujarat Pollution Control Board to close down the facility.
- 8. An application for the renewal of an authorization shall be made as laid down in rules 6(2) under Hazardous and Other Waste Rules, 2016.
- 9. The imported hazardous and other wastes shall be fully insured for transit as well as for any accidental occurrence and its clean-up operation.
- The record of consumption and fate of the imported hazardous and other wastes shall be maintained.

# GPCB

## **GUJARAT POLLUTION CONTROL BOARD**

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11. The hazardous and other wastes which gets generated during recycling or reuse or recovery or pre-processing or utilization of imported hazardous or other wastes shall be treated and disposed of as per specific conditions of authorization.

- 12. The importer or exporter shall bear the cost of import or export and mitigation of damages if any.
- 13. Any other conditions for compliance as per the Guidelines issued by the Ministry of Environment, Forest and Climate Change or Central Pollution Control Board from time to time.
- 14. The waste generator shall be totally responsible for (i.e. collection, storage, transportation and ultimate disposal) the wastes generated.
- 15. Records of waste generation, its management and annual return shall be submitted to Gujarat Pollution Control Board in Form-4 by 30<sup>th</sup> day of June of every year for the preceding period April to March.
- In case of any accident, details of the same shall be submitted on Form-11 to Gujarat Pollution Control Board.
- 17. As per "Public Liability Insurance Act-91" company shall get Insurance Policy, if applicable.
- 18. Empty drums and containers of toxic and hazard material shall be treated as per guideline published for "Management & Handling of discarded containers". Records of the same shall be maintained and forwarded to Gujarat Pollution Control Board regularly.
- 19. In case of transport of hazardous wastes to a facility for (i.e. treatment, storage and disposal) existing in a State other than the State where hazardous wastes are generated, the occupier shall obtain 'No Objection Certificate' from the State Pollution Control Board or Committee of the concerned State of Union Territory Administration where the facility exists.
- 20. Unit shall take all concrete measures to show tangible results in waste generation, reduction, avoidance, reuse and recycle. Actions taken in this regard shall be submitted within three months and also along with Form-4.
- 21. Industry shall have to display the relevant information with regards to hazardous waste as indicated in the Hon. Supreme Court's Order in W.P. No.657 of 1995 dated 14<sup>th</sup> October, 2003.
- 22. Industry shall have to display on-line data outside the main factory gate with regard to quantity and nature of hazardous chemicals being handled in the plant, including wastewater and air emissions and solid hazardous wastes generated within the factory premises.

#### 6. SPECIFIC CONDITIONS:-

6.1 The authorized actual user of hazardous and other wastes shall maintain records of hazardous and other wastes purchased in a passbook issued by the State Pollution Control Board along with the authorization.

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Page 7 of 9

- 6.2 Handling over of the hazardous and other wastes to the authorized actual user shall be only after making the entry in the passbook of the actual user.
- 6.3 In case of renewal of authorization, a self-certified compliance report in respect of effluent, emission standards and the conditions specified in the authorization for hazardous and other wastes shall be submitted to SPCB.
- 6.4 The occupier of the facility shall comply Standard operating procedure/guidelines published by MOEF&CC or CPCB or GPCB from time to time.
- 6.5 Unit shall comply provisions of E-Waste Management Rules-2016.
- 6.6 The disposal of Hazardous Waste shall be carried out as per the waste Management hierarchy.
- 6.7 The occupiers of facilities shall not store the hazardous and other wastes for a period not exceeding **ninety days**. Prior permission of the Board shall be obtained for extension of the storage period.
- 6.8 The occupier shall maintain the records of generation, sale, storage, transport, recycling, co processing and disposal of hazardous waste and make available during the inspection.
- 6.9 The transportation of the hazardous waste shall be carried out in GPS mounted dedicated vehicles.

#### 7. GENERAL CONDITIONS: -

- 7.1 Any change in personnel, equipment or working conditions as mentioned in the consents form/order should immediately be intimated to this Board.
- 7.2 Applicant shall also comply with the general conditions given in annexure I.
- 7.3 Whenever due to accident or other unforeseen act or ever, such emissions occur or is apprehended to occur in excess of standards laid down such information shall be forthwith reported to Board, concerned Police Station Office of Directorate of Health Service, Department of Explosives, Inspectorate of Factories and local body.
- 7.4 In case of failure of pollution control equipments, the production process connected to it shall be stopped. Remedial actions/measures shall be implemented immediately to bring entire situation normal.
- 7.5 The Environmental Management Unit/Cell shall be setup to ensure implementation on and monitoring of environmental safeguards and other conditions stipulated by statutory authorities. The Environmental Management Cell/Unit shall directly report to the Chief Executive of the organization and shall work as a focal point for internalizing environmental issues. These cells/units also coordinate the exercise of environmental audit and preparation of environmental statements.
- 7.6 The Environmental audit shall be carried out yearly and the environmental statements pertaining to the previous year shall be submitting to this State Board latest by 30th September every year.



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7.7 The Board reserves the right to review and/or revoke the consent and/or make variations in the conditions, which the Board deems, fit in accordance with Section 27 of the Act.

- 7.8 In case of change of ownership/management the name and address of the new owners/ partners/directors/proprietor should immediately be intimated to the Board.
- 7.9 Industry shall have to display the relevant information with regard to hazardous waste as indicated in the Hon. Supreme order in w.p. no. 657 of 1995 dated 14<sup>th</sup> October 2003

For and on behalf of GUJARAT POLLUTION CONTROL BOARD

(Smt. U.K. Upadhyay) Senior Environment Engineer

NO: GPCB/CCA-Kutch-351(2)/ID-18005/ 60 cog y Date:- 15 11 20マゴ .

Issued to:

M/s. Rama Cylinders Pvt. Limited,

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# "Consent to Establish-Amendment" (CTE-116360)

BY R.P.A.D.

NO: GPCB/CCA-Kutch-351(2)/ID-18005/ 621627

Date: - 21/1/22

To.

M/s. Rama Cylinder Pvt. Ltd.,

Survey no. 334-P & 335, Vill: Bhimasar,

Tal: Anjar,

Dist: Kutch - 370 240

Sub: Consent to Establish (NOC)-Amendment under Section 25 of Water Act 1974 and

Section 21 of Air Act 1981

Ref: Your application for CTE-Amendment no. 204821 received dated 25/10/2021.

Without prejudice to the powers of this Board under the Water (Prevention and Control of Pollution) Act-1974, the Air Act-1981 and the Environment (Protection) Act-1986 and without reducing your responsibilities under the said Acts in any way, this is to inform you that this Board grants Consent to Establish-Amendment for installation of STP (cap: 25 KLD) and change in mode of disposal of domestic effluent in existing plant located at Survey no. 334-P & 335, Vill: Bhimasar, Tal: Anjar, Dist: Kutch.

#### SUBJECT TO THE FOLLOWING CONDITIONS:

- 1. The validity of this order will be up to 24/10/2028.
- 2. There shall be no change in existing products and its capacity, raw material consumption, water consumption & waste water generation, fuel consumption, flue gases and process gases emission and Hazardous waste generation, due to CTE- amendment.

#### 3. CONDITIONS UNDER WATER ACT 1974:

- 3.1 Water Source: GWSSB.
- 3.2 There shall be no change in existing quantity of industrial water consumption (288 KL/Day) and industrial effluent generation (60 KL/Day), due to CTE Amendment.
- 3.3 There shall be no change in existing quantity of domestic water consumption (12 KL/Day) and domestic waste water (sewage) (10 KL/Day), due to CTE Amendment.
- 3.4 There shall be no change in existing ETP for industrial effluent & mode of disposal of treated industrial effluent.
- 3.5 Industry shall provide Sewage Treatment Plant (Capacity: 25 KLD) of adequate capacity, so that treated domestic effluent shall comply with following norms:

PARAMETERS	PERMISSIBLE LIMIT
рН	6.5 to 9.0
BOD (3 days at 27° C)	20 mg/L
Suspended Solids	100 mg/L
Fecal Coliform	<1000 MPN/100 ml

- 3.6 Treated domestic effluent conforming to above standard shall be discharged on land for gardening and plantation purpose within premises only having area 5237 sq. meter. In no case waste water shall be discharged outside premises.
- 3.7 industry shall provide fixed pipeline network with flow meter for even distribution of treated domestic effluent and maintain its record.
- 3.8 Disposal system for storm water shall be provided separately, in no circumstances storm water shall be mixed with the industrial effluent in any case
- 4. Rest of conditions of CCA order no. AWH—115169 issued vide order no. PC/CCA-KUTCH-351(2)/ID-18005/606094 dated 15/11/2021 shall remain unchanged & industry shall comply with the same judiciously.

For and on behalf of GUJARAT POLLUTION CONTROL BOARD

(Smt. U.K. Upadhyay) Senior Environment Engineer