



Pollution Control Committee
UT's of Daman, Diu and Dadra & Nagar Haveli
 Fort Area, Moti Daman - 396 220,
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AUTHORIZATION FOR HANDLING HAZARDOUS WASTES

Authorization No. PCC/DDD/0-1813/HW/KY/[11-12]/1194

dated - 13/01/15

M/s Sah Petroleum Ltd., is hereby granted an authorization to operate a facility for following hazardous wastes on the premises at Plot No. 97/2, Daman Industrial Estate, Kadaiya, Daman.

The authorization is granted to operate a facility for collection, storage, transport and disposal of hazardous waste as mentioned below.

The authorization shall be in force for a period upto 30/11/2017.

The authorization is subject to the conditions stated below and to such conditions as may be specified in the rules for the time being in force under the Environment (Protection) Act, 1986.

Sched ule	Process	Hazardous Wastes		Sources	Quantity	Mode of Disposal
5	Industrial operation using mineral/synthetic oil as lubricant in hydraulic systems or other applications.	5.1	Used/spent oil	D. G. Set & Machinery	10 Ltrs /Year	Disposal by selling to authorized recycler/processor.
5	Industrial operation using mineral/synthetic oil as lubricant in hydraulic systems or other applications.	5.2	Sand dust	Process	300 Kg/Year	Disposal by selling to common TSDF facility at Mota Randha, DNH.
5	Industrial operation using mineral/synthetic oil as lubricant in hydraulic systems or other applications.	5.2	Cotton waste	Process	300 Kgs /Year	Disposal by selling to common TSDF facility at Mota Randha, DNH.
33	Disposal of barrels/containers used for handling of hazardous waste/chemicals.	33.3	Discarded containers /barrels /bins contaminated with hazardous wastes /chemical	Raw material	50 Nos /Month	By selling to authorized re-conditioners.

Ram
Member Secretary,
Pollution Control Committee,
DD & DNH,
Daman

Terms and Conditions of Authorization

1. The authorization shall comply with the provisions of the Environment (Protection) Act, 1986, and Hazardous Wastes (Management and Handling) Rules, 1989 and amendments made there under. In case of failure to comply with any of the rules, the authorization and consent orders issued under Water and Air Acts shall be revoked without any notice.
2. The authorization or its renewal shall be produced for inspection at the request of an officer authorized by the Pollution Control Committee.
3. The person authorized shall not rent, lend, sell, transfer or otherwise transport the hazardous wastes without obtaining prior permission of the Pollution Control Committee.
4. Any unauthorized change in personnel, equipment as working conditions as mentioned in the application by the person authorized shall constitute a breach of his authorization.
5. It is the duty of the authorized person to take prior permission of the Pollution Control Committee to close down the facility.
6. An application for the renewal of an authorization shall be made as laid down in rule 5(6)(ii).
7. The applicant shall submit annual returns to Pollution Control Committee regarding disposal of Hazardous Wastes in Form 4 of Hazardous Wastes (Management and Handling) Rules, 1989 and amendments thereof.
8. The applicant shall submit steps taken, wherever feasible, for reduction in the waste generated or recycled or reused.
9. The applicant shall manage Hazardous Wastes in an environmentally sound manner so as not to cause any damage to the surrounding environment.
10. This authorization shall be suspended or cancelled, if in the opinion of the Pollution Control Committee, the authorized person failed to comply with any of the conditions of the authorization or with any provisions of the Hazardous Wastes (Management and Handling) Rules, 1989 and amendments thereof.
11. The applicant shall ensure that the hazardous wastes are packed in a manner suitable for handling, storage and transport. The labeling and packaging shall be easily visible and be able to withstand physical conditions and climatic factors.
12. Packaging, labeling and transport of hazardous wastes shall be in accordance with the provisions of the rules made under the Motor Vehicles Act, 1988 and other guidelines issued from time to time.
13. The hazardous waste containers shall be provided with a general label as given in Form 8 of Hazardous Wastes (Management and Handling) Rules, 1989 and amendments thereof.
14. The applicant shall provide the transporter (of hazardous wastes) with six copies of the manifest (Form 9) as per the colour codes. The transporter shall give a copy of the manifest signed and dated to the applicant and retain the remaining copies to be used as prescribed in sub-rule (5).
15. The applicant shall provide the transporter with relevant information in Form 10 regarding the hazardous nature of the wastes and measures to be taken in case of an emergency.
16. The applicant shall obtain necessary no objection certificate from State Pollution Control Boards or Pollution Control Committees in the respective states involved in case of any inter and intra State transport of hazardous wastes.
17. The applicant is permitted to sell the hazardous wastes or materials only to those who obtained authorization from the State Pollution Control Boards or Pollution Control Committees in the respective states to use the said material as raw material. The documents in this regard shall be submitted to the Pollution Control Committee before selling the material.
18. The applicant shall maintain records of collection, reception, treatment, transport, storage and disposal of Hazardous Wastes in Form 3 of Hazardous Wastes (Management and Handling) Rules, 1989 amendments thereof.
19. The applicant shall inform the Pollution Control Committee in case of an accident at the facility or on the disposal site or during transportation of Hazardous Wastes in Form 5 of Hazardous Wastes (Management and Handling) Rules, 1989 and amendments thereof.
20. Import and Export of hazardous wastes for dumping and disposal shall not be permitted.
21. This authorization is not valid for importing Hazardous Wastes.
22. The movement of hazardous wastes from or to the country shall be considered illegal (i) if it is without prior permission of the Central Government; or (ii) if the permission has been obtained through falsification, mis-representation or fraud; or (iii) if it does not conform to the shipping details provided in the document.
23. The applicant shall apply to Pollution Control Committee for importing hazardous/recyclable wastes as raw materials in Form 6 of Hazardous Wastes (Management and Handling) Rules, 1989 and amendments thereof.
24. The applicant is not permitted to export Hazardous Wastes without the prior permission of Govt. of India.
25. The applicant shall be liable (i) for damages caused to the environment resulting due to improper handling and disposal of hazardous wastes, (ii) to reinstate or restore damaged or destroyed elements of the environment & (iii) to pay a fine as levied by Pollution Control Committee for any violation of the provisions under Hazardous Wastes (Management and Handling) Rules, 1989 and amendments thereof.
26. The industry shall become the member of the TSDP located at Sr. No. 9/1, at Village Mota Pandha, Silvassa operated by GEPIL DNH within thirty days from the date of the issue and submit the copy of the same to the PCC, Daman. If fail to comply the same the authorization shall be revoked.
27. The industry shall dispose their waste to TSDP facility only located at above place.


Member Secretary
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