



Regional Office Nagour  
Rajasthan State Pollution Control Board  
First Floor, Cooperative Land Development Bank Ltd,  
Phone: 01582-294353 Fax: 01582-294353



Registered

File No : F(Tech)/Churu(Bidasar)/7(1)/2021-2022/1290-1291

Order No: 2021-2022/Nagour/11991

Date: Mar 14 2022 11:30AM

Unit Id : 116070

M/s Dhani Devi Laxman Ram Hospital (A Unit of Vivekanand Vidya Ashram Sansth

Katar Chhoti, KatarChhoti Tehsil:Bidasar

District:Churu

Sub: Consent to Operate under section 25/26 of the Water (Prevention & Control of Pollution) Act, 1974.

Ref: Your application for Consent to Operate dated 08/12/2021 and subsequent correspondence.

Sir,

Consent to Operate under the provisions of section 25/26 of the Water (Prevention & Control of Pollution) Act, 1974 (hereinafter to be referred as the Water Act) as amended to date and rules & the orders issued thereunder is hereby granted for your Hospital plant situated at Katar Chhoti Katar Chhoti Tehsil:Bidasar District:Churu , Rajasthan, subject to the following conditions:-

- 1 That this Consent to Operate is valid for a period from 08/12/2021 to 30/11/2026 .
- 2 That this Consent is granted for manufacturing / producing following products / by products or carrying out the following activities or operation/processes or providing following services with capacities given below.

Particular	Type	Quantity with Unit
Hospital	Service	100.00 BEDS

- 3 That this consent to operate is for existing plant, process & capacity and separate consent to establish/operate is required to be taken for any addition / modification / alteration in process or change in capacity or change in fuel.
- 4 That the quantity of effluent generation along with mode of disposal for the treated effluent shall be as under:

Type of effluent	Max. effluent generation (KLD)	Recycled Qty of Effluent (KLD)	Disposed Qty of effluent (KLD) and mode of disposal
Domestic Sewage	16.000	NIL	16.000 STP

Validity unknown

Digitally signed by A Virind Kumar  
Agarwal  
Date: 2022.03.14 11:30:41 IST  
Reason: Self Attested  
Location:





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Rajasthan State Pollution Control Board  
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- 5 That the domestic sewage shall be treated before disposal so as to conform to the standards prescribed under the Environment (Protection) Act-1986 for disposal Into Inland Surface Water. The main parameters for regular monitoring shall be as under.

Parameters	Standards
Total Suspended Solids	Not to exceed 100 mg/l
Oil and Grease	Not to exceed 10 mg/l
Biochemical Oxygen Demand (3 days at 27°C)	Not to exceed 30 mg/l
Bio-assay Test	Minimum 90% survival after 96 hours with fish at 100% effluent
pH Value	Between 6.5 to 9.0
Chemical Oxygen Demand	Not to exceed 250 mg/l

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6 Specific Conditions:

1. This consent is not evidence for ascertaining entitlement of land.
2. That all safety measures, as per fire safety regulation, shall be installed in the hospital premises and permission for the same shall also be obtained from competent authority.
3. That this consent shall be subject to compliance of any direction or order passed by Court of Law in the matter.
4. That the disposal of Bio Medical Waste through any unauthorized person/agency other than CBMWTDF is punishable under the provisions of Bio-Medical Waste Management (amendment) Rules, 2018 and Environment (Protection) Act, 1986.
5. That the liquid waste generated from the hospital activities shall be treated up to prescribed standards as prescribed under Bio-Medical Waste Management (amendment) Rules, 2018 and disposed as per the provisions of Water (Prevention and control of pollution) Act, 1974.
6. That water consumption shall not exceed 20 KLD and proper record of water consumption shall be maintained.
7. That Health care facility (HCF) shall dispose the municipal waste as per the provisions of Municipal Solid Wastes (Management and Handling) Rules, 2016 and amendments and in no case Bio medical waste will be disposed with municipal waste.
8. That Health care facility Shall not construct building having more then 20000, Square Meter total builtup area without obtaining prior EC from competent authority.
9. That proponent shall not extract ground water without the prior permission from Central Ground Water Authority (CGWA) and supply of water shall be made through legal supplier
10. That any incorrect information submitted in the consent application form or declaration shall make the HCF liable for legal action under section 42 of the Water Act and section 38 of the Air Act.
11. That the hospital should execute an effective plantation plan for plantation on the 33% portion of total area under unit.
12. That hospital shall get permission for Establishment and operation of hospital from district administration or other statutory body.
13. That the grant of this Consent to Operate/Establish is issued from the environmental angle only, and does not absolve the project proponent from the other statutory obligations prescribed under any other law or any other instrument in force. The sole and complete responsibility to comply with the conditions laid

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Unit Id : 116070

Date: Mar 14 2022 11:30AM

- down in all other laws for the time-being in force, rests with the industry/ unit/  
project proponent.
- 7 That, unit shall install STP of 25 KLD capacity within 6 months of grant of this consent else bank guarantee of rs. 51684/- shall be forfeited by the state board and stern action shall be initiated against the unit.
  - 8 That, notwithstanding anything provided hereinabove, the State Board shall have power and reserves its right, as contained under section 27(2) of the Water Act to review anyone or all the conditions imposed here in above and to make such variation as it deemed fit for the purpose of Water Act.
  - 9 That the grant of this Consent to Operate is issued from the environmental angle only, and does not absolve the project proponent from the other statutory obligations prescribed under any other law or any other instrument in force. The sole and complete responsibility to comply with the conditions laid down in all other laws for the time-being in force, rests with the industry/unit/project proponent.
  - 10 That the grant of this Consent to Operate shall not, in any way, adversely affect or jeopardize the legal proceeding, if any, instituted in the past or that could be instituted against you by the State Board for violation of the provisions of the Act or the Rules made thereunder.
  - 11 That the Project Proponent shall comply with provisions of the E-waste (Management) Rules, 2016 and ensure that e-waste generated by them is channelized through collection centre or dealer of authorized producer or dismantler or recycler or through designated take back service provider of the producer to authorized dismantler or recycler.
  - 12 That the Project Proponent shall maintain record of e-waste generated by them in Form-2 and make such records available for scrutiny by the board.
  - 13 That the Project Proponent shall file annual returns in Form-3, to the Board on or before the 30th day of June following the financial year to which that return relates
  - 14 That the transportation of e-waste shall be carried out as per the manifest system whereby the transporter shall be required to carry a document (three copies) prepared by the sender, giving the details as per Form-6.
  - 15 That the Project Proponent shall comply with provisions of the Batteries (Management and Handling) Rules, 2001 (as amended) and submit half yearly returns (as bulk consumer, importer, auctioneer, recycler as the case may be) to the State Board as provided under Rule 10 (2) (ii) of the Battery (Management and Handling) Rules, 2001 (as amended). In Case the Project Proponent is not a bulk consumer even then the used batteries shall be returned to the authorized dealers or recyclers only.

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Date: Mar 14 2022 11:30AM

- 16 That the record of batteries purchased and sold/ returned to registered dealers and/ or authorized recyclers shall be maintained and made available to the officers of the Board during inspections.

This Consent to Operate shall also be subject, besides the aforesaid specific conditions, to the general conditions given in the enclosed Annexure. The project proponent will comply with the provisions of the Water Act and to such other conditions as may, from time to time , be specified, by the State Board under the provisions of the aforesaid Act(s). Please note that, non compliance of any of the above stated conditions would tantamount to revocation of Consent to Operate and project proponent / occupier shall be liable for legal action under the relevant provisions of the said Act(s).

Yours Sincerely

Regional Officer[ Nagour ]

(A): Copy To:-

1 Master File.

Regional Officer[ Nagour ]

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Agarwal  
Date: 2022.03.14 11:30:41 IST  
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Location:





Head Office (BMW)  
Rajasthan State Pollution Control Board  
4, Institutional Area, Jhalana Doongari, Jaipur-302 004  
Phone: 141-5159600



Registered

File No : F(Tech)/Churu(Bidasar)/7(1)/2021-2022/1051-1053  
Order No : 2022-2023/BMW/6256

Date: Jul 5 2022 6:16PM

Unit Id : 116070

M/s Dhani Devi Laxman Ram Hospital (A Unit of Vivekanand Vidya Ashram Sansth

Katar Chhoti , KatarChhoti Tehsil:Bidasar  
District:Churu

Sub: Consent to Operate under Section 25/26 of the Water (Prevention & Control of Pollution) Act, 1974.

Ref: Your application for Consent to Operate dated 19/04/2022 and subsequent correspondence.

Sir,

Consent to Operate under the provisions of Section 25/26 of the Water (Prevention & Control of Pollution) Act, 1974 (hereinafter to be referred as the Water Act) as amended to date and rules & the orders issued thereunder is hereby granted for your Hospital plant situated at Katar Chhoti Katar Chhoti Tehsil:Bidasar District:Churu , Rajasthan, subject to the following conditions:-

- 1 That this Consent to Operate is valid for a period from 19/04/2022 to 31/03/2027 .
- 2 That this Consent is granted for manufacturing / producing following products / by products or carrying out the following activities or operation/processes or providing following services with capacities given below:

Particular	Type	Quantity with Unit
HOSPITAL ACTIVITY	Service	20.00 BEDS

- 3 That this Consent to Operate is for existing plant, process & capacity and separate Consent to Establish/Operate is required to be taken for any addition / modification / alteration in process or change in capacity or change in fuel.
- 4 That the quantity of effluent generation along with mode of disposal for the treated effluent shall be as under:

Type of effluent	Max. effluent generation (KLD)	Recycled Qty of Effluent (KLD)	Disposed Qty of effluent (KLD) and mode of disposal
Domestic Sewage	17.000	17.000	NIL

Page 1 of 5

Validity unknown

Digitally signed by Vishnu Datt Purohit  
Date: 2022.07.05 18:14:56 IST  
Reason: Self Attestation  
Location:





Head Office (BMW)  
Rajasthan State Pollution Control Board  
4, Institutional Area, Jhalana Doongari, Jaipur-302 004  
Phone: 141-5159600

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File No : F(Tech)/Churu(Bidasar)/7(1)/2021-2022/1051-1053  
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Date: Jul 5 2022 6:16PM

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- 5 That the domestic sewage shall be treated before disposal so as to conform to the standards prescribed under the Environment (Protection) Act-1986 for disposal Into **Inland Surface Water**. The main parameters for regular monitoring shall be as under:

Parameters	Standards
Total Suspended Solids	Not to exceed 100 mg/l
Oil and Grease	Not to exceed 10 mg/l
Biochemical Oxygen Demand (3 days at 27°C)	Not to exceed 30 mg/l
Bio-assay Test	Minimum 90% survival after 96 hours with fish at 100% effluent
pH Value	Between 6.5 to 9.0
Chemical Oxygen Demand	Not to exceed 250 mg/l

- 6 That STP of 35 KLD capacity shall be installed by 15.08.2022 failure to which the Bank Guarantee of Rs. 51684/- deposited by the hospital shall be forfeited by the State Board.
- 7 That no groundwater shall be drawn without prior CGWA Clearance.
- 8 That the hospital shall comply with the provisions of Bio-medical Waste Management Rules, 2016.
- 9 That the hospital shall comply with the standards for treatment & disposal of Bio-medical Waste as specified under Schedule II of Bio medical Waste Management Rules, 2016.
- 10 That infected hospital liquid waste must be given chemical treatment by using at least 10% hypochlorite solution or any other equivalent chemical reagent to ensure required disinfection.
- 11 That the hospital shall install adequately designed Rain Water Harvesting structure for prevention and recharge of ground water in and around the area.
- 12 That used CFLs/FLS should be properly collected and disposed off/sent for recycling as per the prevailing rules/guidelines issued by the regulatory authority. Use of solar panels also may be done to the extent possible.
- 13 That total water consumption of the hospital after expansion shall not exceed 42 KLD without prior permission of the State Board.

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Digitally signed by Vishnu Datt Purohit  
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Date: Jul 5 2022 6:16PM

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- 14 That the hospital shall maintain and operate STP to treat the domestic/hospital waste water generated from the hospital activities and other utilities to achieve the standards prescribed under the Environment (Protection) Act, 1986.
- 15 That the water flow meters shall be provided at all suitable points to measure quantity of daily water received, water consumption, waste water generation, waste water treated and treated waste water recycled and utilized for plantation/gardening purposes. Daily record of the same shall be maintained and submitted to the Board.
- 16 That the entire treated sewage shall be utilized within premises for flushing, horticulture/plantation and zero discharge status shall be maintained outside the premises.
- 17 That the hospital shall install and maintain water flow meters at inlet and outlet of STP for measuring quantity of waste water inlet and waste water treated and treated waste water recycled and utilized for plantation/gardening purposes. Daily record of the same shall be maintained and submitted to the Board.
- 18 That this consent to operate is valid for 20 beds only. For any change in capacity of the services & area, the hospital has to seek fresh consent to establish.
- 19 That the hospital shall ensure not to discharge treated/untreated waste water into any drain/Nallah which is terminating to any water body in nearby area.
- 20 That the hospital shall not allow making any obstacles to any natural water flow i.e. natural nallah/stream carrying rain water to any water body.
- 21 That the hospital shall maintain adequate height of stack along with acoustic enclosures. No additional air pollution source shall be installed without prior permission of the Board.
- 22 That the hospital shall ensure proper utilization and reuse of domestic waste water after adequate treatment for gainful purposes.
- 23 That the hospital shall obtain Environmental Clearance from competent authority under EIA Notification dated 14.09.2006 for any such activity which attracts Environmental Clearance under EIA Notification dated 14.09.2006.
- 24 That this consent shall be subject to compliance of directions or order passed by National Green Tribunal (NGT) / court of law in the matter, if any.
- 25 That any incorrect information submitted in the consent application form or declaration shall make the Hospital liable for legal action under Section 42 of the Water Act and Section 38 of the Air Act.
- 26 That no Single Use Plastic (SUP) Item, which is banned vide Ministry of Environment, Forest and Climate Change(MOE,F&CC), Government of India notification dated 12.08.2021 shall be used in the hospital premises.

SECRETARY

Vivekanand V. V. A. Ram Ganshi  
Date: 07.05.2022

Validity unknown

Digitally signed by Vishnu Datt Purohit  
Date: 2022.07.05 18:16:56 IST  
Reason: SelfAtte  
Location:





Head Office (BMW)  
Rajasthan State Pollution Control Board  
4, Institutional Area, Jhalana Doongari, Jaipur-302 004  
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Date: Jul 5 2022 6:16PM

Order No : 2022-2023/BMW/6256

Unit Id : 116070

- 27 That, notwithstanding anything provided hereinabove, the State Board shall have the power and reserves its right, as contained under Section 27(2) of the Water Act to review anyone or all of the conditions imposed here in above and to make such variation as it deems fit for the purpose of Water Act.
- 28 That the grant of this Consent to Operate is issued from the environmental angle only, and does not absolve the project proponent from the other statutory obligations prescribed under any other law or any other instrument in force. The sole and complete responsibility to comply with the conditions laid down in all other laws for the time-being in force, rests with the industry/ unit/ project proponent.
- 29 That the grant of this Consent to Operate shall not, in any way, adversely affect or jeopardize the legal proceeding, if any, instituted in the past or that could be instituted against you by the State Board for violation of the provisions of the Water Act or the Rules made thereunder.
- 30 That the Project Proponent shall comply with provisions of the E-waste (Management) Rules, 2016 and ensure that e-waste generated by them is channelized through collection centre or dealer of authorized producer or dismantler or recycler or through designated take back service provider of the producer to authorized dismantler or recycler.
- 31 That the Project Proponent shall maintain record of e-waste generated by them in Form-2 and make such records available for scrutiny by the Board.
- 32 That the Project Proponent shall file annual returns in Form-3, to the Board on or before the 30th day of June following the financial year to which that return relates.
- 33 That the transportation of e-waste shall be carried out as per the manifest system whereby the transporter shall be required to carry a document (three copies) prepared by the sender, giving the details as per Form-6.
- 34 That the Project Proponent shall comply with provisions of the Batteries (Management and Handling) Rules, 2001 (as amended) and submit half yearly returns (as bulk consumer, importer, auctioneer, recycler as the case may be) to the State Board as provided under Rule 10 (2) (ii) of the Battery (Management and Handling) Rules, 2001 (as amended). In case the Project Proponent is not a bulk consumer even then the used batteries shall be returned to the authorized dealers or recyclers only.
- 35 That the record of batteries purchased and sold/ returned to registered dealers and/ or authorized recyclers shall be maintained and made available to the officers of the Board during inspections.

This Consent to Operate shall also be subject, besides the aforesaid specific conditions, to

Page 4 of 5

SECRETARY  
Vivekanand Vidya Ashram Sanstha  
Katar Chaudi, Teh-Bidadar,  
CHURU (Raj.)

Validity unknown

Digitally signed by Vishnu Datt  
Purohit  
Date: 2022.07.05 18:18:56 IST  
Reason: SelfAtte  
Location:





Head Office (BMW )  
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the general conditions given in the enclosed Annexure. The Project Proponent will comply with the provisions of the Water Act and to such other conditions as may, from time to time , be specified, by the State Board under the provisions of the aforesaid Act(s). Please note that, non compliance of any of the above stated conditions would tantamount to revocation of Consent to Operate and Project Proponent / occupier shall be liable for legal action under the relevant provisions of the said Act(s).

This bears approval of the competent authority.

Yours sincerely,

Group Incharge [ BMW ]

(A): Copy to:-

- 1 Regional Officer, Regional Office, Rajasthan State Pollution Control Board, Nagaur to monitor compliance from time to time.
- 2 Master File.

Group Incharge [ BMW ]

  
SECRETARY  
Vivskant Lalit, Jhalana Doongari, Jaipur-302 004

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Digitally signed by Vishnu Datt Purohit  
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