

Uttar Pradesh Pollution Control Board

Building No TC-12V, Vibhuti Khand, Gomti Nagar, Lucknow – 226 010, Uttar Pradesh

Date:

23-11-2022 03:52 PM

REGISTRATION CERTIFICATE FOR RECYCLING OR PROCESSING OF PLASTIC WASTE

(Under Rule-13(3) of the Plastic Waste Management Rules, 2016, as amended)

To,
NIRMAL FIBRES PRIVATE
LIMITED,
3RD KM, GAJRAULA
MORADABAD ROAD,
DARIYAPUR BUJURG,
GAJRAULA,AMROHA UTTAR
PRADESH,
244235,AMROHA,Uttar
Pradesh-244235



 With reference to the application dated 14-10-2022 regarding registration as a Recyclers/Co-processors/, your application has been processed and found in order. Now, therefore, Uttar Pradesh Pollution Control Board is pleased to grant the registration in favour of NIRMAL FIBRES PRIVATE LIMITED, vide registered address 3RD KM, GAJRAULA MORADABAD ROAD, DARIYAPUR BUJURG, GAJRAULA,AMROHA UTTAR PRADESH, 244235, AMROHA, Uttar Pradesh -244235 for processing of plastic waste, as per details given below:

Processing Code	R1 To R6 & E1 to E4	Quantity (TPA)
Processing Capacity	Cat-I	22680.0000
	Cat-II	
	Cat-III	
	Cat-IV	
Production Capacity	Product	Quantity (TPA)
	PET	21600.0000

- 2. This certificate of registration shall be valid for a period of **Three Year** from the date of issue of the letter unless revoked, suspended or cancelled.
- 3. The unit shall process the plastic waste (Quantity & Type) as per the Process Flow Diagram (Section 8) and using the plant machinery as per the details given at (Section 11).
- 4. The quantity of plastic waste processed in the unit shall be as per details given in Clause 1.0 above. The amount of plastic packaging waste recycled processed by the PWP shall not be more than installed capacity of the enterprise

- 5. Recycling of plastic waste shall conform to the Indian Standard: IS 14534: 1998 titled "Guidelines for Recycling of Plastic" as amended form time to time.
- 6. Carry bag made of virgin or recycled plastic, shall not be less seventy five microns in thickness and one hundred and twenty (120) microns in thickness with effect from the 31st December, 2022.
- 7. The PWPs shall not engage in manufacture, stocking, distribution, selling and using of banned SUP items as listed in Amendment to PWM Rules dated August 12, 2021
- 8. The PWPs shall not deal with any entity not registered through on-line centralized portal developed by CPCB.
- 9. The unit shall maintain a record of details of procurement of plastic waste and sale of recycled products as per forma prescribed by CPCB. The total quantity of plastic waste processed by plastic waste processors and attributed to PIBOs on an annual basis shall be made available on the centralized portal developed by CPCB as also on the website of PWP.
- 10. Registered PWPs shall provide certificates for plastic waste processing, which shall be considered for fulfilment of EPR obligations by PIBOs. Certificates shall be issued on the centralized portal in the pro forma and as per mechanism developed by CPCB. The certificates will be for plastic packaging category-wise and shall include GST data of the enterprise.
- 11. Exchange of EPR credit between PWPs and PIBOs to be done as per mechanism provided by CPCB.
- 12. The PWPs shall file annual returns on the plastic packaging waste collected and processed towards fulfilling obligations under EPR with the CPCB/SPCB/PCC as per proforma prescribed by Central Pollution Control Board by the April 30 of the next financial year.
- 13. The PWP shall pay Annual fee for processing of Returns as per Guidelines by CPCB.
- 14. In case, at any stage it is found that the information provided by the PWP is false, the PWP shall be debarred by SPCB, as per procedure laid down by CPCB, from operating under the EPR framework for a period of one year. The PWPs whose registration has been revoked shall not be able to register afresh for the period of revocation.
- 15. The PWPs are required to comply with provisions of PWM Rules (as applicable) failing which necessary action as deemed fit shall be initiated against the violator. The Environment Compensation, as applicable, shall be levied by CPCB/SPCB/PCC on the violator.
- 16. An application for the renewal of a Registration shall be made at 90 days prior to expire of validity, along with the necessary information & documents as per the Guidelines issued by the MoEF&CC and CPCB from time to time.

- 17. If at any stage, information provided by the unit is found to be incorrect, then the Registration granted by SPCB/PCC shall be debarred by SPCB, as per procedure laid down by CPCB, from operating under the EPR framework for a period of five years.
- 18. The PWP should ensure compliance with provisions of the PWM Rules, 2016, as amended. Action, as deemed fit, including revocation of registration, closure of unit, levying Environmental Compensation charges, shall be taken against violators of PWM Rules.
- 19. Uttar Pradesh Pollution Control Board reserves the right to take such action as deemed fit under Environment (Protection) Act, 1986 for violation of PWM Rules, 2016, as amended, if any, by the concerned PWP for the period prior to grant of registration.

Member Secretary