

**Office of the Superintending Engineer,
Irrigation Circle, Vijayawada**

Proceeding No. SE/IC/VJA/ DB/AEE(T)/ 736 KC dated: 16.10.2025

Sub:- Water Resources Department – Industrial Water Supply –Renewal of water drawl permission to draw 1865 KLD or 0.762 Cusecs (0.024 TMC per annum) of water from Krishna River by M/s Parasakti Cement Industries Limited, Jettipalem (V), Rentachintala (M), Palnadu District for a further period of 5 years i.e. from **31.05.2025 to 30.05.2030** – forwarding accepted copy of Agreement - Reg.

Ref: - 1. G.O.Ms.No.39, Water Resources (Reforms) Department, Dated: 04.07.2025.
2.Executive Engineer, Krishna Central Division, Vijayawada Ir. No. EE/KC/VJA/DB/JTO-2/F-48/ 388 SE Dt: 14.08.2025.
3.Collector & District Magistrate, Palnadu District proceedings No. REV02-GM/122/2025-JA(D3)-COLP.LND Dt: 09.09.2025.



The Original document of agreement concluded with **M/s Parasakti Cement Industries Limited**, Jettipalem (V), Rentachintala (M), Palnadu District by the undersigned to draw 1865 KLD or 0.762 Cusecs (0.024 TMC per annum) of water from Krishna River by M/s Parasakti Cement Industries Limited, Jettipalem (V), Rentachintala (M), Palnadu District for a further period of 5 years i.e. from 31.05.2025 to 30.05.2030 for Industrial purpose along with original D.D's is herewith communicated to the Executive Engineer, Krishna Central Division, Vijayawada for taking further action.

The receipt of Agreement may be acknowledged in the first instance.

- Encl: 1) Agreement in Original
2) Original D.D No.764820 Dt: 03.10.2025 for Rs. 8,25,000/- by SBI, Gurazala towards Advanced water royalty charges for one year.
3) Original D.D No. 764822 Dt: 03.10.2025 for Rs. 4,12,500/- by SBI, Gurazala towards Security Deposit.
4) Original D.D No. 764821 Dt: 03.10.2025 for Rs. 1,00,000/- by SBI, Gurazala towards construction of structures

To
EE/K.C. Division/ Vijayawada.

Sd/- R. Mohana Rao
Superintending Engineer
Irrigation Circle, Vijayawada

(P.T.O)

Copy along with copy of Agreement submitted to Engineer-in-Chief, Irrigation, Vijayawada for favor of information.

Copy along with copy of Agreement submitted to Chief Engineer, Krishna Deltas System, Vijayawada for favor of information.

✓ Copy along with copy of Agreement to M/s Parasakti Cement Industries Limited, Jettipalem (V), Rentachintala (M), Palnadu District for information.

Sd/- R. Mohana Rao
Superintending Engineer,
Irrigation Circle, Vijayawada

//t.c.f//


Dy. Superintending Engineer,
Irrigation Circle, Vijayawada


16/10/23



Date: 06-08-2025

Denomination: 100

Stamp S.No: DD 986743

P. mahesh babu
DD 986743

प्राप्त किया आन्ध्र प्रदेश ANDHRA PRADESH

Purchased By
Keesara Venu Gopal Reddy
S/O: Hanimi Reddy
3-72, Rentachinthala
Rentachintala Guntur 522421
India

For Whom
PARAKTI
CEMENT IND. LTD.,
HYDERABAD


VENDOR: Pothiganti Mahesh Babu,
ID: 07-22-001-2025,
ADDRESS: 1-408, 1st ward, Gurazala,
Gurazala, Guntur, 522415, India,
MOBILE: 9492434541


Agreement between his Excellency the Governor of Andhra Pradesh represented by the Superintending Engineer, Irrigation Circle, Vijayawada and M/s. Parasakti Cement Industries Limited, Jettipalem (V), Rentachintala (M), Palnadu District drawl of total 0.024 TMC/1865 KLD/0.762 Cusecs of water per annum from Krishna River for consumptive use.

AGREEMENT FOR THE DRAWAL AND USE OF 1865 KL/DAY OF WATER FOR CONSUMPTIVE USE:

The Indenture made on 16th day of Oct. 2015 between his Excellency the Governor of Andhra Pradesh (here in after called "the Governor" which expression shall, where the context admits, includes his successor in office and assigns) of one part and M/s. Parasakti Cement Industries Limited, Jettipalem (V), Rentachintala (M), Palnadu District (here after called "the licensee" which expression shall, where the context admits, include his executors, administrators, legal representatives and permitted assigns) of the other part.

For Parasakti Cement Industries Limited


M.S.N. Raju
Vice President (Works)


Superintending Engineer 16/10
Irrigation Circle, Vijayawada

“WHERE AS” the river known as Krishna River in the District of Palnadu in the Government and whereas the licensee is the owner of the company and premises situated and known as at “Jettipalem (V), Rentachintala (M), Palnadu District,” herein after called “the said company”. AND WHERE AS, the licensee has applied to the Government of Andhra Pradesh (herein after called “the Government”) to grant the said company such rights of taking water for 1865 KL/Day from the River Krishna for the purpose said company and such other rights of access and incidental rights as are herein after described for the term of further 5 years w.e.f 31/05/2025 herein after mentioned which the Governor has agreed to do upon the terms and conditions here in after expressed.

I. NOW THE INDENTURE WITNESSETH AS FOLLOWS:

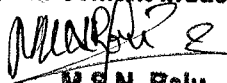
1. In pursuance of the said agreement and in consideration of the yearly sums herein after made payable to the Government and of the covenants on the part of the said Company herein after contained, the Governor hereby grants unto the Company following rights and liberties, namely.

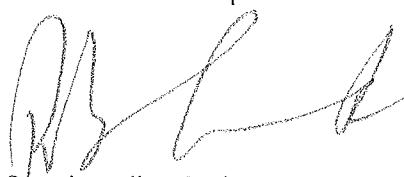
a) The right to take water 1865 KL/day or 0.762 Cusecs or 0.024 TMC per year from the said River Krishna at the point marked on the plan annexed here to by the pipe/sluice connection taking off from the Krishna River as the Superintending Engineer, Water Resources Department, Irrigation Circle, Vijayawada (herein after, called the Superintending Engineer) shall determine and to convey across the lands of the Government (herein after called “the said lands”) by means of pipes/sluices such quantity of water as the license shall require (and shall be available) for the purpose of the said company and shall have paid in advance not exceeding the maximum quantity herein after mentioned or such lesser quantity as in the opinion of the Executive Engineer, Water Resources Department, K.C Division, Vijayawada (herein after called the Executive Engineer’) cannot be exceeded without interfering with Irrigation or Ordinary use of the said river by the public.

b) The right for the purpose of taking such water and for the purpose of restoring such water if the company shall think fit to restore the same where such water is intended to be taken from River Krishna through 250 MM dia GI Pipe construct and maintain structures in the said land of the dimensions and follow the course specified and indicated on the said plan the said works to be executed so that no unnecessary damage shall be done to said lands and that upon the completion of the works the surface shall at the cost of said company be restored to its original condition..

c) The liberty from time to time during the continuance of this agreement, for the licensee to enter on the said lands for the purpose of exercising the right and liberties hereby granted and with the previous permissions in writing of the Executive Engineer, K.C Division, Vijayawada but not otherwise, top open up the said pipes and sluices for the purpose or removing, repairing and cleaning the same as occasion may require without doing unnecessary damages to the said lands and restoring the surface at the cost of the licensee whenever opened up as soon as shall be done.

For Parasakti Cement Industries Limited


M.S.N. Raju
Vice President (Works)


Superintending Engineer
Irrigation Circle, Vijayawada

2. The water requirements and the regimen for drinking water and agriculture shall be the priority for the utilization of water. Accordingly, the water required by the firm will be supplied. The firm shall not have a superior claim on the utilization of water.

a) The licensee shall pay the water charge at the rate of Rs. 5.50 (Rupees Five and Fifty Paise Only) per 1000 Gallons payable every month. The rates are liable to be revised and amended from time to time by the State Government. The licensee shall pay the rates against the demand raised by the Department as per revised rates fixed by the Government from time to time.

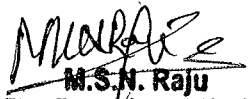
b) The said company has paid to the Government Rs. **1,00,000/- (Rupees One Lakh Only)** drawn in favor of Executive Engineer, K.C Division, Vijayawada vide D.D No. 764821 Dated: 03.10.2025 issued by the State Bank of India, Gurazala Branch against maintenance charges for construction of structures at the point of water drawl from the river.

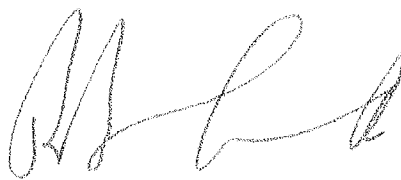
c) The said company has deposited an amount equal to 12 months charge i.e., **Rs. 8,25,000/-** (Rupees Eight Lakhs Twenty-Five Thousand only) as an advance water charges drawn in favor of Executive Engineer, K.C Division, Vijayawada vide D.D No: 764820 Dated: 03.10.2025 issued by the State Bank of India, Gurazala Branch for the water that will be drawn by the said company for industrial purpose in terms of Government of Andhra Pradesh, Water Resources (Reforms) Department Memo No. 2772/Reforms/A2/2015-1, Dated: 30/09/2015.

d) The said company shall install water meters, wherever necessary at their cost to measure the water taken from River Krishna and should be kept open at all times for the inspection of the officers of Water Resources and other Government Departments.

3. The licensee will be responsible for the proper housing watch & ward and safe custody of the meters or other measuring devices installed and should report without any delay to the Sub-Divisional Officer or the Executive Engineer concerned any defect in the working if the meter or its efficiency that might occur as and when such a defect is observed. If at any instance it is observed by the Government during their regular inspection that water meter is not in working condition, the licensee shall be liable to pay penal charges at double the rate to the normal rates in the period from the date of last inspection to the date of present inspection on an average drawl of water in the preceding period.

of Parasakti Cement Industries Limited.

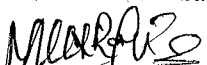

M.S.N. Raju
Vice President (Works)

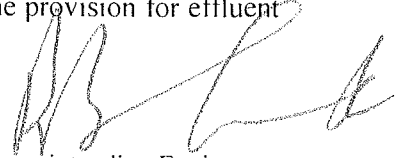

Superintending Engineer
Irrigation Circle, Vijayawada

II. THE SAID COMPANY CONVENANTS WITH THE GOVERNOR ARE AS FOLLOWS:

1. Will pay said yearly sums here in before stipulated to be so paid, without any deduction and within the periods herein before mentioned for payment thereof respectively.
2. Will do all works and things hereby authorized to be done by the said company upon affecting the said lands of the said river in agreed workmanship like manner and so as to cause no unnecessary damages or disturbance to the bed or banks of the said river thereof.
3. In case such water shall be taken up by means of pipes or sluices or otherwise except by hand at the said company's own cost will, when required to do so by the Superintending Engineer will place and maintain, at or near to the point of intake and to keep open at all times to the inspection by any of the Water Resources Department or Revenue Department of Government of Andhra Pradesh, efficient meters or gauges approved in all respects by the Executive Engineer which shall correctly measure the quantity of water taken from the said river through the said pipes or sluices or otherwise aforesaid in every 24 Hours.
4. The licensee will not take any water from the said river in a period of 24 hours measured from midnight to midnight a greater quantity of water than permitted i.e. 1865 KL and will not take from the said river any water in excess to the amount paid for in advance of the current year except with the previous permission in writing to be applied for when the license is about to exhaust the quantity so paid for in advance. The licensee will not take any water from the said river after 29th may 2030 or thereafter in any part of a year except with the prior permission in writing of the Superintending Engineer, Irrigation Circle, Vijayawada to be applied for in advance.
5. The licensee will maintain and keep at the said company proper books of account in which shall be entered daily the quantities of water drawn from the said river under the rights and liberties hereby granted. Distinguishing such as shall be drawn through pipes or sluices or otherwise (except by hand) from such as shall be drawn by hand and shall be whenever required, allow such books to be inspected and the entries therein to be copied by any officer of the Water resources or Revenue Department aforesaid of the Government of Andhra Pradesh.
6. The licensee will not discharge or suffer to be discharged onto the said river any water of less purity than the water in the said river for the time being or any substance or matter (fluid or solid) which shall prejudicially affect the said river or water therein or render such water in any way unfit for domestic purposes or which shall be or cause a nuisance or annoyance to the Government or to a person. The permission for drawl of water will automatically stands cancelled as and when the AP Pollution board reviews and cancels its concerned for any person.
7. The said company shall not let out any effluent or unacceptable material outside the permissions without the permission of the competent authority. The provision for effluent


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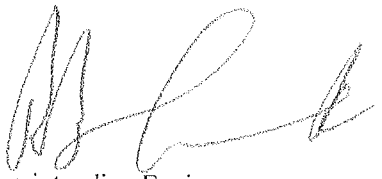

M.S.N. Raju
Vice President (Works)


 Superintending Engineer
 Irrigation Circle, Vijayawada

- treatment shall be made to the satisfaction of Andhra Pradesh Pollution Control Board and the company should submit the clearance certificate from A.P Pollution Control Board before drawl of water from Government Source.
8. The said company shall make its own arrangement to dispose of the Industrial Effluent after treatment.
 9. The licensee shall obtain prior permission from the respective departments, Roads and Buildings, Panchayat Raj, Revenue etc., for running the Pipe line in Government land crossing flood banks, rivers and drains etc., before taking up the work, during if any changes proposed for the existing pipe line.
 10. The concurrence of the Collector & District Magistrate, Palnadu obtained by the firm vide Proceedings No. REV02-GM/122/2025-JA(D3) - COLPLND Dt: 09.09.2025.
 11. The Company has paid an amount of **Rs. 4,12,500/-** (Rupees Four Lakhs Twelve Thousand Five Hundred only) drawn in favor of Executive Engineer, K.C Division, Vijayawada Vide I.D. No: 764822 Dated: 03.10.2025 issued by the State Bank of India, Gurazala Branch towards **Non-Refundable Security Deposit** at the time of concluding the agreement.
 12. The said company cannot claim the water as right at the cost of Irrigation. The said company should make its own arrangement for supplementation of water when the flow is Nil or low in the river or it is not possible to supply water by gravity.
 13. The said company should submit detailed designs, drawings of all individual items and plans and report showing the location of the plant, pumping units, conveyance system, storage tank etc., to the Water Resources Department before starting the work, during if any changes proposed to the existing system.
 14. The Government reserves the right to reduce the quantity of water agreed for supply or altogether cancel the permission for the reasons to be recorded in writing and such reduction/ cancellation should not be questioned.
 15. Violations of any these conditions mentioned above shall entail cancellation of permission granted for drawl or water without any notice.
 16. Not to assign underlet or part with the position and deposit of the said company or of the liberties and privileges hereby granted or any part thereof without first obtaining the written consent of the government.
 17. The licensee will keep the Government indemnified against all actions, claims and demands that may be brought or made against them by reason of anything wrongly done by the said company in exercise or in purported exercise of the rights and liberties hereby granted.
 18. The licensee will keep the pipes and sluices and other works of the said company, which shall be laid or constructed at the said lands in good condition.

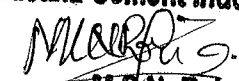
for **Parasakti Cement Industries Limited**

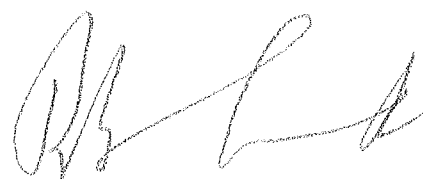

M.S.N. Raju
Vice President (Works)


 Superintending Engineer
 Irrigation Circle, Vijayawada

19. The license will at the expiry of the term of these presents or sooner determination of said terms within thirty days thereafter, at the cost of the said company, remove the said pipe and works and restore the said lands or such part thereof as may have been opened, disturbed or damaged by the said company to the same or as good state and condition as they were in, immediately before the date stipulated, if any by Department.
20. The licensee will use such water for the purposes of the said company alone and for no other purposes.
21. The licensee will at all reasonable times, allow the officers of the Water Resources and Revenue Department aforesaid to inspect the said company and surrounding premises of the said company.
22. In case any sum here by made payable, shall be in arrears unpaid for the space of 15 days after the same shall have become payable, or if there shall be any breach of Non-Observance of any other covenants on the part of the said company other than the covenant for payment of the said sums or of the conditions herein contained, then and in any such case, it shall be lawful for the government by notice in writing under the hand of Superintending Engineer, served on or posted to the said company, represented by the Managing Director or any other Representative as his/her company address, to determine these presents and the license hereby granted shall, immediately upon such service, cease and determine but without prejudice to any claim or right of action or remedy of the government in respect of any breach of any covenant on the part of the licensee herein contained or in the alternative, to cut off the supply of water to the said company until such time as the arrears shall have been paid in full together with the expenses that may be incurred by the Government on account of such cutting off or, as the case may be until such time as the breach or Non-Observance of the covenants on the part of licensee shall have been made good by paying to the Government such sum as the Superintending Engineer may fix as compensation for the loss or damage caused to the government for such breach or non-observance together with the expenses that may be incurred by the Government on account of such cutting off and the company shall not be entitled to the refund of any portion of the said annual sum paid in advance or to claim any damages from the Government.
23. All sums due to government from the said company shall be recovered from said company as if they are arrears of Land Revenue.
24. In Case of any failure in paying by the firm within the stipulated time certain levy of interest will be imposed on discretion of Engineer-in-Charge at the site.
25. The Governor covenants with the said company that the licensee, paying the said annual sum and performing and observing the covenants and conditions on the said company part to be performed and observed, may peacefully exercise and enjoy the Rights and Liberties hereby granted during the said term without any interruption same as herein providing on the part of the Government or any other person claiming through under or in trust for the Government.

For Parasakti Cement Industries Limited

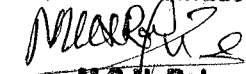

M.S.N. Raju
Vice President (Works)

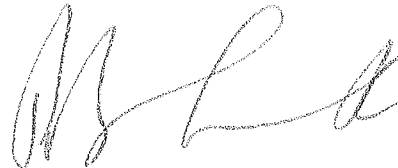

 Superintending Engineer
 Irrigation Circle, Vijayawada

26. Provided always and it is hereby granted agreed and declared as follows:

- a) That in case water shall be taken by the said company from the said river by means of a pipe, no portion of such pipe, shall project into the waterway of the said river and that the head of such pipe shall be built in a small masonry which will have to be approved by the Executive Engineer and to be constructed at the cost of the said company and that no pump shall be erected at the said lands.
- b) That it shall be lawful for Executive Engineer at any time on giving one Month's prior notice in writing, and in case of emergencies as to which the decision of the Executive Engineer shall be final and conclusive without any notice at all, to cutoff the supply of such water to the said company for any length of time and in the latter only such part of the said annual sum as shall exceed the value at the rate herein before mentioned of the water drawn during the year, in which the supply shall have been so cut off, shall be adjusted to the said company from future payments but the said company shall not entitled to any further or other compensation in respect thereof.
- c) That the said company shall not entitled to the refund of any portion of the said annual sum paid in advance or to claim damages either on the ground that the said company has not taken the maximum quantity of water herein mentioned or on the ground that the license has not been able to take such maximum quantity owing to deficient water in the said river consequent on early or sudden closure of the said river for repairs or otherwise.
- d) That the said company may be exempted by the Superintending Engineer from payment of the said annual sum in respect of any one or more complete years during the term of the said company if the said company intimates in advance to the Executive Engineer that it does not propose to take water during such year to years, and said company shall indicate the reasons warranted for non drawl of water.
- e) That in addition to any rights and remedies reserved on to the Government under this agreement and without prejudice there to, the said company shall, if the said company fails to comply with any one or more of the provisions of this agreement be liable for any pay to the government in respect of all water taken by him after such failure, charges at such increased rates as the Superintending Engineer may deem fit and reasonable.
- f) The Water Resources Department does not have any obligations to supply water continuous/ uninterruptedly to the company.
- g) Necessary protection arrangements to the banks have to be made after installation arrangements are completed by the user.
- h) The department reserves the right to cancel the permission accorded for lifting of water from Krishna River without assigning any reasons thereof.
- i) The user/ beneficiary shall abide by any other conditions laid by the Water Resources Department /Government from time to time.

For Parasakti Cement Industries Limited


M.S.W. Raju
Vice President (Works)


 Superintending Engineer
 Irrigation Circle, Vijayawada

- j) That this execution of this agreement will be without prejudice to the rights of Water Resources Department regarding the amount due from the said company for the previous year which is in correspondence.
- 1) The articles of this agreement will be in force with effect from **31.05.2025** to **30.05.2030** superseding the articles of agreement concluded on 28.01.2021 and further renewal depends upon at the time of presentation of renewal application well in advance of 6(six) months before expiry of agreement
- 2) If the event of company requiring any increase on this maximum quantity of water presently permitted i.e., 0.024 TMC per year, the consent of government in writing shall first be obtained there to the extent of such increase being stated and set forth in the consent (if granted) by the government.
- 3) The company cannot have a riparian right and the water taken for use shall not exceed 0.024 TMC per year.
27. Except as otherwise provided in the agreement any disputes or difference arising out of or relating to the agreement shall be referred to adjudicators as follows.

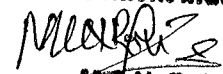
Settlement of claim up to Rs: 50,000/- in value and by way arbitration to be referred as follows:

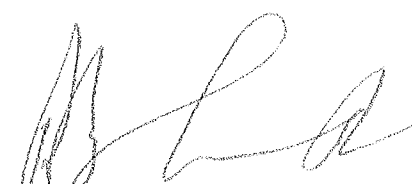
- a) Claims up to 10,000/- in value Superintending Engineer,
Irrigation Circle, Eluru
- b) Claims above Rs: 10,000/- and up to Rs.50,000/- in value. Chief Engineer (Projects), Ongole.

The arbitration proceedings will be conducted in accordance with the provision of Arbitration Act, 1996, as amended from time to time. The arbitrator shall in variably give reasons in the award.

All the claim above Rs. 50,000/- in value shall be decided by the Civil court of Competent Jurisdiction by way of a regular suit and not by arbitration.

For Parasakti Cement Industries Limited


M.S.N. Raju
Vice President (Works)


Superintending Engineer
Irrigation Circle, Vijayawada


In witness where of the Superintending Engineer, Irrigation circle, Vijayawada acting behalf of and by the order and directions of his Excellency the Governor of Andhra Pradesh and M/s. Parasakti Cement Industries Limited, Jettipalem (V), Rentachintala (M), Palnadu District have herein to set their respective signatures and seals the day *16/5/2015* month *2015* and year fist written above.

Signed, sealed and delivered by

M/s. Parasakti Cement Industries Limited,

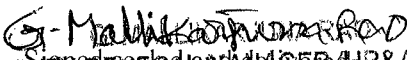
his Excellency
the Governor of Andhra Pradesh

For Parasakti Cement Industries Limited


M.S.N. Raju
Vice President (Works)
Authorized Signatory

Superintending Engineer
Irrigation Circle, Vijayawada

FOR PARASAKTI CEMENT INDUSTRIES LIM


G. Mallikarjuna Rao
DEPUTY GENERAL MANAGER (HR&ADMIN)
the Above by the above
named factory

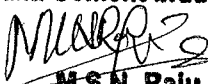
Signed sealed and delivered by
Superintending Engineer,
Irrigation Circle, Vijayawada.


FOR PARASAKTI CEMENT INDUSTRIES LIM

G. MALLIKARJUNA RAO
DEPUTY GENERAL MANAGER (HR&ADMIN)

In the presence of

For Parasakti Cement Industries Limited

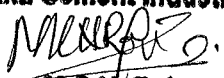

M.S.N. Raju
Vice President (Works)

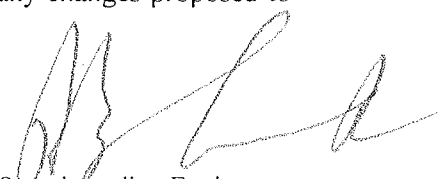

Superintending Engineer
Irrigation Circle, Vijayawada

SPECIAL CONDITIONS:

1. The water can be spared subject to the availability of water in the Krishna River.
2. The entire cost of construction of intake well, pump house, pipelines excavation etc., should be borne by the industry only for any further expansion also.
3. Water meters or suitable measuring devices should be installed by the industry at their own cost to measure the water consumed and should be made available to the department authorities and the representatives of the user shall be present at all time of inspection. The water meter shall be periodically calibrated and kept sealed. The period of calibration will be specified by the department.
4. The industry should pay the water rate at the existing rates and subject to revision by the Government from time to time. In case of failure to pay water rate/ royalty the permissions to draw water shall stands cancelled.
5. The industry shall obtain the prior concurrence from concerned departments for laying pipelines and for crossing etc. where ever necessary, during if any changes proposed for the existing pipeline.
6. No field bodhi or pipeline shall be taken through or along with government land without approval of government and if permission accorded by the government the lease should be paid as fixed by government only, during if any changes proposed to the existing pipeline.
7. The industry should make their own arrangements to dispose the treated effluents as per norms of A.P Pollution Control board in their premises only and should obtain prior permission if any needed from government to dispose treated effluents in their natural sources. Necessary clearance from the A.P Pollution Control Board is to be obtained in this regard by the firm before drawl of water from the source.
8. The Water Resources department reserves the right for cancellation of the permission without assigning any reasons thereof.
9. The Water Resources department is no way responsible for non- supply of water due to any reasons.
10. The industry must acquire the private land for installation of pumping Arrangements. If the industry proposes to utilize Government land for installation of pump house, necessary permissions is to be obtained from the Government for leasing the land and the lease amount fixed is to be paid by the industry, during if any changes proposed to the existing system.

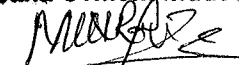
For Parasakti Cement Industries Limited



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Vice President (Works)


 Superintending Engineer
 Irrigation Circle, Vijayawada

11. The industry must strengthen the river margin 100m., from the toe to the River Flood Bank.
12. The industry has to lay CC (1:4:8) before laying the pipeline and CC (1:2:4) over the Pipe line refill the pipeline with proper soils and consolidate the banks as directed by the department, during if any changes proposed to the existing pipeline.
13. The industry has to construct CC walls to avoid leakage at pipeline crossing.
14. The water drawn from the Krishna River should be utilized for the purpose for which the permission is granted. Any misuse on this account shall entail cancellation for the permission without any notice and liable for imposition of penalty.
15. The industry should follow the Revenue Board Standing Orders.
16. The industry shall pay security deposit at 5.0% on 10 years water charges for which permission is granted.
17. The permission accorded shall be for a period of 5 years w.e.f 31/05/2025. The permission shall have to be renewed well in advance i.e., at least three months before the expiry of permission.
18. The industry shall pay one year water charges as advance and any amount due to the department before entering into agreement.
19. The industry shall pay water charges as per Government of Andhra Pradesh, Water Resources (Reforms) Department G.O. Ms. No. 39, Dated: 04/07/2025 at the rate of Rs. 5.50 per 1000 gallons as the water is used for consumptive use or at the revised rates fixed by the government from time to time.
20. The industry has to conclude agreement with the officers concerned of Water Resources department.
21. The industry shall abide by R.C Act.-1884 and any other condition laid down by the government Department from time to time.
22. The industry should make its own arrangements for summer storage in their premises only.
23. The industry has to conclude agreements for summer storage in their premises only.
24. The industry shall abide by any other conditions laid down by the Government/Department from time to time.


For Parasakti Cement Industries Limited



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25. The industry has to pay the water charges for the estimated quantity in advance as the start of the financial year i.e., before 10th April every year as per BSO.
26. The consumptive utilization of 0.024 TMC (per year) as required should not exceed under any circumstances.
27. The proposed drawl for this plant should not affect lower riparian rights (LRR) and Upper riparian rights (URR) in any manner.
28. The Department is no way responsible for any damages that may occur to the off-take point due to floods in Krishna River or on an account of any other reasons.
29. The permission does not confer any riparian right to the industry.
30. Non-Adherence to any of the above conditions by the industry will entail cancellation of the permission.
31. The firm has to produce the relevant records for department verification at the end of each quarter periodically.
32. The work should be carried out under the supervision of Executive Engineer, Krishna Central Division, Vijayawada.

For Parasakti Cement Industries Limited


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WATER DRAWL OF 1865 KL/DAY or 0.024 TMC FOR ANNUM BY THE FIRM M/s. Parasakti Cement Industries Limited, Jettipalem (V), Rentachintala (M), Palnadu District Vide Government of Andhra Pradesh, Water Resources (Reforms) Department G.O. Ms. No. 39, Dated: 04/07/2025.

I. DETAILS OF ROYALTY CHARGES TO BE PAID BY THE FIRM FOR ANNUM:

Quantity of Water allocated : 1865 KL/DAY or 0.762 Cusecs

For 365 days : $\frac{680725000 \text{ Lt} = 149939427 \text{ Gallons}}{4.546}$

Rate applicable as per Government of Andhra Pradesh, Water Resources (Reforms) Department Memo No. 2772/Reforms/A2 /2015-1, Dated: 30/09/2015 : Rs. 5.50 / 1000 gallons

Total amount of Royalty Charges per annum for 0.024 TMC : $\frac{149939427 \times 5.50}{1000}$
= Rs. 8,24,666/- or say Rs. **8,25,000/-**

DETAILS OF SECURITY DEPOSIT TO BE PAID BY THE FIRM:

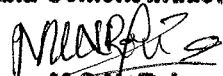
Security Deposit at 5 % on the 10 Years Royalty Charges

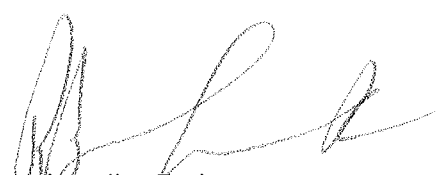
Royalty Charges for one year = Rs. 8,25,000/-

Royalty Charges for 10 years = Rs. 82,50,000/-

@ 5 % = Rs. 82,50,000 X 5 / 100 = Rs. **4,12,500/-**

For Parasakti Cement Industries Limited


M.S.N. Raju
Vice President (Works)


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