F. No. J-11011/343/2011- IA II (I)

Government of India

Ministry of Environment and Forests

(I.A. Division)

Paryavaran Bhawan CGO Complex, Lodhi Road New Delhi – 110 003

E-mail: vp.upadhyay@nic.in Telefax: 011: 2436 2875 Dated 14th June. 2013

To,

Dr. B. N. Sharma, GM (Chem)-I/C HSE M/s Oil & Natural Gas Commission Western Offshore Basin, 415, Priyadashini Building Eastern Express Highway, Sion Mumbai-400022, Maharasthra

E-mail: bnswss@yahoo.com; Fax No. 022-24045348.

Subject: Drilling of Exploratory Wells (8 Nos) in Kutch Saurashtra Offshore Block GK-

OSN-2009/1 in West coast of India by M/s Oil and Natural Gas Corporation

(ONGCL) - Environmental Clearance reg.

Ref.: Your letter no. ONGC/WOB/HSE/EC/NELP VIII/2012-13 date 4th January, 2013.

Sir,

This has reference to your letter dated 4th January, 2013 alongwith Form-1, Prefeasibility Report, EIA/EMP report regarding above mentioned subject.

2.0 The Ministry of Environment & Forests has examined your application. It is noted that proposal is for Drilling of Exploratory Wells (8 Nos) in Kutch Saurashtra Offshore Block GK-OSN-2009/1 in West coast of India by M/s Oil and Natural Gas Corporation (ONGCL). Project is located beyond 12 nautical miles from the coast line. Initially 6 exploratory wells will be drilled. In case of hydrocarbon discovered, 2 more exploratory wells will be drilled. Project is located in Kutch offshore area having an area of 1264 sq.km. Water depth ranges from >1 m to 25 m. The Block was awarded w.e.f. 5.8.2010 to ONGC as operator. The participating interest of ONGC is 40% and JV partners M/s GSPCL, AWEL & IOC with participating interest of 20% each. No sensitive areas such as coral reef, marine water park, sanctuary and any other eco-sensitive area is located within 10 Km of distance from the boundary of the block. No construction/operation activities will be carried out between LTL and HTL and on the coastline. Total project cost is Rs. 600 Crore. Depth of wells will be around 3000 m – 4000 m. Water based mud will be used. Synthetic oil based mud (SOBM) will be used in case of specific hole problems, if required. Following are the co-ordinates of the Block:

Point	Latitude			Longitude		
	Deg.	Min.	Sec	Deg.	Min.	Sec
A	23.	27	05	68	14	00
В	23	27	05	68	23	45
С	22	54	28	68	23	_ 40
D	22	54	06	68	07	50

E	23	00	00	68	10	00
	20	27	05	68	14	00
A	23	21	05	00	17	

- 3.0 Air emissions from D.G. sets will be controlled by providing adequate stack height. Gas production during testing will be flared. Total water requirement will be 40 m³/day/well. The drilling mud carrying cutting will be separated and recycled maximum extent and non usable portion will be discharged intermittently in sea with proper dilution. Sewage will be treated in sewage treatment plant. Waste oil and grease will be collected in barrels and brought to shore and handed over to authorized recyclers. Blow out preventer will be pressure tested regularly in order to maintain its capability of carrying out its intended functions.
- 4.0 The proposal was considered by the Expert Appraisal Committee (Industry-2) in its 25th Meeting held during 28th 30th July, 2011 and 7th REAC (I) Meeting held during 4th –5th April, 2013 respectively. The Committee recommended the proposal for environmental clearance.
- 5.0 All the projects related to offshore and onshore Oil and Gas exploration, development and production are listed in para 1(b) of schedule of EIA Notification, 2006 covered under category 'A' and appraised at central level.
- 6.0 Public Hearing/Public Consultation meeting was exempted as the project site is located in off-shore.
- 7.0 The Ministry of Environment and Forests hereby accords environmental clearance to the above project subject to strict compliance of the following specific and general conditions:

A. SPECIFIC CONDITIONS:

- i. Only high efficiency DG set with adequate stack height and modern emission control equipment and low sulphur diesel shall be used. Acoustic enclosure shall be provided to the DG sets to mitigate the noise pollution.
- ii. Gas produced during testing shall be flared with appropriate flaring booms.
- The flare system shall be designed as per good oil field practices and Oil Industry Safety Directorate (OISD) guidelines. The stack height shall be provided as per the regulatory requirements and emissions from stacks will meet the MOEF/CPCB guidelines.
- iv. Total water requirement shall not exceed 40 m³/day/well and prior permission shall be obtained from the Competent Authority for the drawl of water. Only water based mud system shall be used. Synthetic oil based mud (SOBM) shall be used only to combat specific hole problems, if required.
- v. Water based drilling mud shall be discharged to the sea after proper dilution as per E(P) Rules vide G.S.R 546(E) dated 30th August, 2005.
- vi. The Company shall ensure that there shall be no impact on flora fauna due to drilling of wells in the offshore sea. The company shall undertake conservation measures to protect the marine animals/biota in the region. The company shall monitor the petroleum hydrocarbons and heavy metals concentration in the marine fish species regularly and submit report to the Ministry.

- vii. Treated wastewater (produced water or formation water) shall comply with the marine disposal standards notified under the Environment (Protection) Act, 1986. Sewage treatment on board of the rig as per MARPOL regulation. Residual chlorine shall not exceed 1 mg/l before disposal.
- viii. The drill cutting (DC) wash water shall be treated to conform to limits notified under the Environment (Protection) Act, 1986, before disposal into sea. The treated effluent shall be monitored regularly.
- ix. All the guidelines shall be followed for the disposal of solid waste, drill cutting and drilling fluids for onshore and offshore drilling operation notified vide GSR.546(E) dated 30th August, 2005. Different types of wastes shall be kept segregated.
- x. High efficiency equipment shall be used to separate solids, hydrocarbons and water such as shale shakers with improved capacity to filter smaller solids, low shear pumps for use in produced water shall be employed.
- xi. Good book keeping practices shall be put in place to manage wastes such as waste tracking program i.e. identify where and when the waste generated, the type of waste and its volume, the disposal method and its location, and the personnel responsible for the waste management.
- xii. A waste minimisation plan shall be developed and followed through proper inventory management following best practices in drilling operations, good house keeping practices and optimised equipment maintenance schedules.
- xiii. Only essential rig personnel shall be on board the rig. Emergency Response Plan and health, safety and environment (HSE) system shall be installed. Geo- hazard and geotechnical studies shall be carried out to ensure safe drilling operations.
- xiv. All the hazardous waste generated at the rig/offshore facility shall be properly treated, transported to on shore and disposed of in accordance with the Hazardous Waste (Management, Handling and Transboundary Movement) Rules 2008. No waste oil shall be disposed off into sea. Waste/used oil shall be brought on-shore and sold to MoEF/CPCB authorized recyclers/re-processors only.
- xv. Requisite infrastructure facilities shall be provided near the offshore installations so that booms and skimmers/chemical dispersants could be deployed immediately in case of oil leakage from the installations. Efforts shall be made to curtail the oil slick within 500 meters of the installation and accordingly, action plan and facilities to check the oil slick within 500 meters shall be provided.
- xvi. Approval from DG Shipping under the Merchant Shipping Act prior to commencement of the drilling operations shall be obtained. At least 30 days prior to the commencement of drilling, the exact location shall be intimated to the Director General of Shipping and the Company shall abide by any direction he may issue regarding ensuring the safety of navigation in the area.
- xvii. The International 'Good Practices' adopted by the Petroleum Industry following International norms to safeguard the coastal and marine biodiversity shall be implemented by the company.

- xviii. The Company shall take necessary measures to reduce noise levels such as proper casing at the drill site and meet DG set norms notified by the MoEF. Height of all the stacks/vents shall be provided as per the CPCB guidelines.
- xix. The project proponent shall also comply with the environmental protection measures and safeguards recommended in the EIA /EMP/RA/NIO report.
- xx. Full drawings and details of Blow Out Preventor to encounter well kick due to high formation presence, if encountered, shall be submitted to the Ministry within 3 months of the issue of environment clearance.
- vxi. On completion of activities, the well shall be either plugged and suspended (if the well evaluation indicates commercial quantities of hydrocarbon) or killed and permanently abandoned with mechanical plugs and well cap. If well is suspended, it shall be filled with a brine solution containing small quantities of inhibitors to protect the well. The position at the end of the activities shall be communicated in detail to the Ministry indicating the steps taken i.e. whether all the wells are plugged or abandoned and necessary precautions taken.
- xxii. A brief report on environmental status & safety related information generated and measures taken as well as frequency of such reporting to the higher Authority shall be submitted to this Ministry and its respective Regional Office at Bhopal.
- xxiii. Petroleum and Natural Gas (Safety in Offshore Operations) Rules 2008 of OISD should be strictly adhered to.
- xxiv. Recommendations mentioned in the Risk Assessment & Consequence Analysis and Disaster Management Plan shall be followed.
- Adequate funds both recurring and non-recurring shall be earmarked to implement the conditions stipulated by the Ministry of Environment and Forests as well as the State Government alongwith the implementation schedule for all the conditions stipulated herein. The funds so provided shall not be diverted for any other purposes.
- xxvi. An independent audit shall be done to ensure that the Environment Management Plan is in place in totality.
- In case the commercial viability of the project is established, M/s ONGC shall prepare a detailed plan for development of oil and gas fields in the block and obtain fresh environmental clearance from the Ministry.

B. GENERAL CONDITIONS:

- i. The project authorities must strictly adhere to the stipulations made by the Gujarat Pollution Control Board (GPCB), State Government and any other statutory authority.
- ii. No further expansion or modification in the project shall be carried out without prior approval of the Ministry of Environment & Forests. In case of deviations or alterations in the project proposal from those submitted to this Ministry for clearance, a fresh reference

- shall be made to the Ministry to assess the adequacy of conditions imposed and to add additional environmental protection measures required, if any.
- iii. The project authorities must strictly comply with the rules and regulations under Manufacture, Storage and Import of Hazardous Chemicals Rules, 2000 as amended subsequently. Prior approvals from Chief Inspectorate of Factories, Chief Controller of Explosives, Fire Safety Inspectorate etc. must be obtained, wherever applicable.
- iv. The overall noise levels in and around the plant area shall be kept well within the standards by providing noise control measures including acoustic hoods, silencers, enclosures etc. on all sources of noise generation. The ambient noise levels shall conform to the standards prescribed under EPA Rules, 1989 viz. 75 dBA (daytime) and 70 dBA (nighttime).
- v. A separate Environmental Management Cell equipped with full fledged laboratory facilities must be set up to carry out the environmental management and monitoring functions.
- vi. A copy of clearance letter shall be sent by the proponent to concerned Panchayat, Zila Parishad / Municipal Corporation, Urban Local Body and the local NGO, if any, from whom suggestions / representations, if any, were received while processing the proposal. The clearance letter shall also be put on the web site of the company by the proponent.
- vii. The project proponent shall upload the status of compliance of the stipulated environment clearance conditions, including results of monitored data on their website and shall update the same periodically. It shall simultaneously be sent to the Regional Office of the MOEF, the respective Zonal Office of CPCB and the SPCB. The criteria pollutant levels namely; SPM, RSPM, SO₂, NOx, HC (Methane & Non-methane), VOCs (ambient levels as well as stack emissions) or critical sectoral parameters, indicated for the projects shall be monitored and displayed at a convenient location near the main gate of the company in the public domain.
- viii. The project proponent shall also submit six monthly reports on the status of the compliance of the stipulated environmental conditions including results of monitored data (both in hard copies as well as by e-mail) to the Regional Office of MOEF, the respective Zonal Office of CPCB and the SPCB. The Regional Office of this Ministry / CPCB / SPCB shall monitor the stipulated conditions.
- ix. The environmental statement for each financial year ending 31st March in Form-V as is mandated to be submitted by the project proponent to the concerned State Pollution Control Board as prescribed under the Environment (Protection) Rules, 1986, as amended subsequently, shall also be put on the website of the company alongwith the status of compliance of environmental conditions and shall also be sent to the respective Regional Offices of the MOEF by e-mail.
- x. The Project Proponent shall inform the public that the project has been accorded environmental clearance by the Ministry and copies of the clearance letter are available with the SPCB and may also be seen at Website of the Ministry of Environment and Forests at http://envfor.nic.in. This shall be advertised within seven days from the date of issue of the clearance letter, at least in two local newspapers that are widely circulated in

the region of which one shall be in the vernacular language of the locality concerned and a copy of the same shall be forwarded to the Regional office.

- xi. Project authorities shall inform the Regional Office as well as the Ministry, the date of financial closure and final approval of the project by the concerned authorities and the date of commencing the land development work.
- 8.0 The Ministry may revoke or suspend the clearance, if implementation of any of the above conditions is not satisfactory.
- 9.0 The Ministry reserves the right to stipulate additional conditions if found necessary. The Company in a time bound manner shall implement these conditions.
- 10.0 The above conditions will be enforced, inter-alia under the provisions of the Water (Prevention & Control of Pollution) Act, 1974, Air (Prevention & Control of Water Pollution) Act, 1981, the Environment (Protection) Act, 1986, Hazardous Waste (Management, Handling and Trans-boundary Movement) Rules, 2008 and the Public Liability Insurance Act, 1991 along with their amendments and rules.

(V P Upadhyay) Director

Copy to:

1. The Principal Secretary, Forests & Environment Department, Government of Gujarat, Sachivalaya, 8th Floor, Gandhi Nagar - 382 010, Gujarat.

2. The Chief Conservator of Forests (Western Zone), Ministry of Environment & Forests,

Regional Office, E-5, Arera Colony, Link Road -3, Bhopal -462 016, M.P.

3. The Chairman, Central Pollution Control Board Parivesh Bhavan, CBD-cum-Office Complex, East Ariun Nagar, New Delhi - 110 032.

4. The Chairman, Gujarat State Pollution Control Board, Paryavaran Bhawan, Sector 10 A,

Gandhi Nagar-382 043, Gujarat.

- 5. Monitoring Cell, Ministry of Environment and Forests, Paryavaran Bhavan, CGO Complex,
 New Delhi.
- 6. Guard File/Monitoring File/Record File/Notice Board.

(V P Upadhyay) Director