

31st October 2016

Mr. Ismail D' Amato
ENEMALTA PLC
DELIMARA POWER STATION
TRIQ IL- POWER STATION
MARSAXLOKK MXK 1320

Dear Mr. D'Amato,

Re: Issue of Public Sewer Discharge Permit

With reference to the above, please find enclosed the Public Sewer Discharge Permit for the above mentioned premises.

Permit is valid for one year.

We kindly appreciate that for next year's renewal, you call at our offices one month prior to the expiry date.

If you have any queries, please do not hesitate to inform us.

Kind regards,



Ing. Charles Brincat
Chief Executive Officer
Water Services Corporation

PUBLIC SEWER DISCHARGE PERMIT

SUBJECT

**ENEMALTA PLC
DELIMARA POWER STATION
TRIQ IL- POWER STATION
MARSAXLOKK MXK 1320**

OUR REFERENCE : DMU 6465

**ACTIVITY: ELECTRICITY
GENERATION**

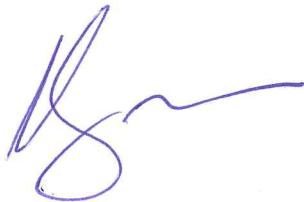
YOUR REFERENCE: N/A

To whom it may concern

Applicant, **Mr. Ismail D' Amato** has submitted an application to discharge trade effluent into the Public Sewer in terms of L.N. 139 of 2002 ad amended by L.N. 378 of 2005.

This application has been accepted and the necessary permit is hereby being issued to the applicant.

Permit is valid for one (1) year from date of issue.



Ing. Charles Brincat
Chief Executive Officer
Water Services Corporation

31 October 2016

Conditions printed overleaf

Conditions for Permit

The Water Services Corporation would have no objection to this application provided that L.N. 139 of 2002 as amended by L.N. 378 of 2005 is adhered, in particular (but without prejudice to all other sections of the regulation):

1. Applicant shall not discharge any prohibited effluent (directly or indirectly) into the public sewerage system.
2. Applicant shall not discharge (directly or indirectly) into the public sewer any effluent containing material which alone, or in combination with the contents of the sewer, is likely:
 - ☐ To damage the sewage system, including pipe work, sumps and equipment, or block, cause overflows or in any other way interfere with the free flow of the contents of the sewer.
 - ☐ To constitute a health hazard to sewer maintenance personnel by emission of flammable, explosive, toxic, irritating or asphyxiating gases or vapours. Such material includes; volatile organic compounds (including solvents) and substances rich in sulphur and sulphur containing compounds.
 - ☐ To interfere with treatment and recovery of liquid and solid waste. Such material includes: substances that create a high oxygen demand, non-biodegradable organic matter, surfactants, salts and biocides, nitrification inhibitors, heavy metals, boron and other substances which render the recovered material unfit for re-use.
 - ☐ To bring about adverse aesthetic or other objectionable effects on the marine ecosystem upon discharge into the marine environment; floating material, settleable solids which smother benthic marine life, substances which are toxic to marine life.
3. The discharge of any substance, including such substance as is listed in Schedule B to these regulations, shall be restricted according to the provisions of regulation 5. Guideline maximum discharge concentration values for selected substances are shown in Schedule C to these regulations.
4. Applicant is to indicate suitable effluent inspection and sampling points, which points must be to the satisfaction of Manager – Water and Wastewater Quality, Water Services Corporation.
5. Applicant is to record related discharge parameters and records are to be made available to the, Manager – Water and Wastewater Quality, Water Services Corporation.
6. Maximum component discharge concentrations shall not be reached by dilution of effluent by tap water, ground water, storm water or sewage.

Applicant has **one (1) year** to present sound scientific evidence, to the satisfaction of the Executive Director – IWT & Quality that they are adhering to L.N. 139 of 2002 as amended by L.N. 378 of 2005.

The above-mentioned conditions are without prejudice to all other sections laid down in L.N. 139 of 2002 as amended by L.N. 378 of 2005.

Failure to comply with the above mentioned conditions or any other article in L.N. 139 of 2002 as amended by L.N. 378 of 2005 shall nullify such permit.

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