



PERMIT TO OPERATE AIR POLLUTION INSTALLATIONS

Permit No. 18-POA-C-0837-0056

Date Issued

March 27, 2018

Valid Until

March 27, 2023

(Renewal)

Pursuant to Rule XIX of the Implementing Rules and Regulations of Republic Act 8749 otherwise known as The Philippine Clean Air Act of 1999, authority is hereby granted to:

PETRON CORP./TACLOBAN TERMINAL DEPOT

(Name of firm, individual, owner, etc.)

Brgy. 69, Rawis, Anibong, Tacloban City

(Plant Address)

to Operate the following (*Description of structure and/or equipment*):

One (1) unit 250 KVA (200 KW) "CATERPILLAR" brand standby diesel engine; One (1) unit Fire Pump with a capacity of 172 Hp; Six (6) units LPG Filling Machines; Six (6) units White Products Loading Arms; One (1) unit Vertical Vertical Tank (Gasoline) with a capacity of 1265 kl; One (1) unit Vertical Vertical Tank (Gasoline) with a capacity of 761 kl; One (1) unit Vertical Vertical Tank (Gasoline) with a capacity of 658 kl; One (1) unit Vertical Vertical Tank (Kerosene) with a capacity of 724 kl; One (1) unit Vertical Vertical Tank (Diesel) with a capacity of 1354 kl; One (1) unit Vertical Vertical Tank (Diesel) 1341 kl; One (1) unit Vertical Vertical Tank (Diesel) 776 kl; One (1) unit Ground Tank (Denatured Ethanol) with a capacity of 35 kl; One (1) unit Ground Tank (Denatured Ethanol) with a capacity of 14 kl; One (1) unit Ground Tank (PRS) with a capacity of 35 kl; One (1) unit LPG Mix Tank (cap bullet tank with a capacity of 100 MT; One (1) unit LPG Mix Tank (cap bullet tank) with a capacity of 50 MT; One (1) unit LPG Mix Tank (cap spherical tank) with a capacity of 285 MT.

1. Subject to automatic revocation if found violating the Implementing Rules and Regulations of RA 8749 and the conditions set forth in this Permit;
2. This Operating Permit covers only the aforementioned structure/equipment;
3. This Permit shall be posted conspicuously near the equipment adequately framed and protected against damage;
4. Application for the renewal of this Permit shall be filed at least **thirty (30) days** before the expiry date;
5. The Manager or Pollution Control Officer in charge of the above installation(s) shall keep record of the fuel and oil consumption and no. of hours of operation, to be included in the quarterly report for submission to this office.
6. The permittee shall allow authorized officers of the Department or the Bureau entry and access to any part of the establishment, to conduct inspections, gather information, test emissions or take samples at all times during office hours. The permittee and its personnel shall not obstruct such officers in the performance of the said functions, and shall furnish any reasonable information or materials requested by them. The permittee shall also obey any lawful instruction or direction given by the authorized or accredited officer of the Department or the Bureau at all times.
7. The permittee shall maintain adequate records/logbook of monitoring, operational data of APSE and APCD, operating hours of the APSE and APCD and other relevant information for perusal and verification during inspection. They shall also submit reports of such records/information to DENR quarterly as part of the SMR.

8. The permittee shall conduct, if applicable, emission compliance test as required under DENR EMB MC No. 2007-003.
9. The permittee shall properly and consistently maintain and operate the Air Pollution Control device (APCD). The permittee shall not operate/undertake the Air Pollution Source Equipment (APSE) activities without the APCD in good order or in proper operation except with the permission of DENR when special circumstances arise.
10. The permittee shall submit a report within 24 hours in the event of failure or breakdown of APSE/APCD or related facilities, stating all pertinent facts, estimated duration of breakdown, corrective and mitigating measures undertaken and resumption of operation.
11. The permittee shall not undertake any activities such as additions of equipment or modifications that result in pollution without valid permit from this Office, except those activities as indicated in the document submitted.
12. The permittee shall pay penalties of not less than ten thousand (10,000.00) pesos and not more than one hundred thousand (100,000.00) pesos in case any installation, processes or activities at the establishment that produces, generates, captures, treats, reduces, controls, emits, releases or disperses air pollutants without a valid Permit to Operate, or in violation of any conditions of this Permit, pursuant to Rule LVI of the implementing Rules and Regulations of RA 8749.

Recommending Approval:

Approved by:

REYNALDO B. BARRA

Chief, Clearance & Permitting Division

LETICIA R. MACEDA

Regional Director

	Amount	O.R.#	Date
Other Sources Eq. Fee:	P67,500.00	7154023	3-21-18
Filing Fee :	P 600.00	-do-	-do-
PD 1856 :	P 10.00	-do-	-do-
DST Fee :	P 30.00	7151156	-do-

Received by: *[Signature]* 4/13/18