



TELANGANA STATE POLLUTION CONTROL BOARD

Paryavarana Bhavan, A-III, Industrial Estate, Sanathnagar, Hyderabad-500 018
Phones : 040-23887500 Fax: 040 - 23887519.

BY REGD. POST WITH ACK. DUE

Order No. RR-01/TSPCB/U-V/TF/2020- 2303.

Date: 29.01.2020

Sub : M/s. Aspen Biopharma Labs (P) Ltd., (Formerly M/s. Tat org synthesis Pvt. Ltd.), Plot No.10, Sy. No.542, Biotech Park, Phase-II, Kolthur (V), Shameerpet (M), Medchal-Malkajgiri District - Water (Prevention and Control of Pollution) Amendment Act, 1988 - Air (Prevention and control of Pollution) Amendment Act, 1987 - Operating the unit without valid consents of the Board and causing Air & Water pollution in the surrounding areas - **Closure Orders - Issued - Reg.**

Ref :

1. Consent Order No: 717-RR-II/TSPCB/ZOH/TS-iPASS/CFO/2018-25 dt:06.04.2018, valid upto 31.12.2018.
2. Inspection of your unit by the Board officials during 25.11.2019.
3. Hon'ble NGT order dated 25.01.2017.
4. CPCB Lr. No.B-29016/04/06/IPC-I/10597-10636, dt: 03.03.2017.
5. Show Cause Notice dated 26.11.2019.

1. WHEREAS, you are operating the industry located at Plot No.10, Sy. No.542, Biotech Park, Phase-II, Kolthur (V), Shameerpet (M), Medchal-Malkajgiri District and engaged in R&D in Poly Peptides, Dendrimers, Small Molecules, Intermediates, Common Reagents (No commercial production).
2. WHEREAS, the Board issued CFO to your industry vide order dated 06.04.2018, which is expired on 31.12.2018.
3. WHEREAS, the Board officials inspected your industry on 25.11.2019 to verify compliance status of the industry. The Board officials observed the following :
 - i. The Board issued CFO to the industry, dt: 06.04.2018, which was valid up to 31.12.2018. The industry is operating without obtaining valid consents of the Board.
 - ii. The industry is consented to carry out R & D in Poly Peptides, Dendrimers, Small Molecules, Intermediates, Common Reagents (No commercial production).
 - iii. During inspection, it was observed that the industry is carrying out Bulk Drug manufacturing activity without obtaining CFE, CFO of the Board and Environmental Clearance as per the EIA notification, 2006.
 - iv. The industry has not provided any scrubber to control the process emissions.
 - v. The industry has installed Oil Fired Boilers of 300 Kgs / hr & 600 Kgs / hr capacities without obtaining CFE / CFO from the Board.
 - vi. The industry has not maintained records of production.
 - vii. Industry has not provided flow meters to quantify water consumption. The industry is not maintaining water consumption records.
 - viii. The industry is storing the effluents in below ground level storage tanks and spillages were observed at the collection tank and in the surrounding area. During the inspection, pipes with motor were observed at the effluent storage area. The industry is not lifting the effluents to M/s.JETL, Jeedimetla.
 - ix. The industry has dumped hazardous waste generated from R & D activity such as silica gel, PPE waste and glassware backside of the industry premises. The industry is not disposing the hazardous waste to M/s.TSDF for safe disposal.
 - x. At present, the industry is storing about 200 numbers of Spent Solvent drums of 200 liters within and beside of the industry premises.
 - xi. During the inspection, the Board officials collected sample from the effluent collection pit. As per the analysis reports, the values are found to be pH - 6.47, TSS - 312, TDS - 1101, COD - 2144, BOD - 318 and Oil & Grease - 0.8.
 - xii. During the inspection, the Board officials also collected sample from the drum stored outside the industry. As per the analysis reports, the values are found to be pH - 5.94, TSS - 2703, TDS - 125717, COD - 51040 and Oil & Grease - 2.4.
 - xiii. The Board also carried out finger printing analysis of the above samples and found compounds viz., 1, 4-Dioxane & Triphenylphosphine oxide in both the samples.

RESPATCHED
ON: 31/01/2020

11/20/20

4. WHEREAS, the Hon'ble NGT-Chennai while delivering the judgment in OA No.106 to 112 of 2016, mentioned that operating the industry without "Consents" is against the provisions of Water & Air Acts.
5. WHEREAS, the CPCB issued directions to the Telangana State Pollution Control Board "not to continue operations of the industries, till they obtain Consent for Operation (CFO)".
6. WHEREAS, the Board issued a show cause notice to the unit on 26.11.2019 for operating without consents of the Board.
7. After careful consideration of material facts of the case, the Board is of the firm opinion that the industry is operating without valid consents of the Board, manufacturing bulk drugs without valid CFE / CFO of the Board and EC as per the EIA Notification 2006, not providing scrubbers, installing boilers without CFE / CFO of the Board, not lifting the effluents to M/s JETL for further treatment and disposal, not disposing the Hazardous waste to TSDF and causing pollution to the surrounding areas. In view of likelihood of further grave injury to the environment & public health and hence, the Board hereby decided to dispense with opportunity of hearing. Under the Powers vested with the T.S. Pollution Control Board under section 33 (A) of the Water (Prevention and Control of Pollution) Amendment Act, 1988 and under section 31(A) of the Air (Prevention and Control of Pollution) Amendment Act, 1987 for the reasons stated above, the **Board hereby issues closure orders to your industry** in the interest of protecting public health and environment. You are also hereby directed to stop all industrial activities with immediate effect from the date of this order.
8. You are directed to take note that if you continue to operate your industry even after receipt of this orders, you will be liable for prosecution in the court of Metropolitan Magistrate **or** Judicial Magistrate of the first class under section 41(2) of Water (Prevention and Control of Pollution) Amendment Act, 1988 and under section 37 (1) of Air (Prevention and Control of Pollution) Amendment Act, 1987, the punishment for which includes imprisonment for a term which shall not be less than one year six months which may be extended to six years and with fine.
9. You are further directed to take note that the TSSPDCL, has been ordered to disconnect the Power Supply to your industry with immediate effect. Should you resort to run your industry by means of diesel generator **or** any mechanical device, you will be attracting prosecution under section 41(2) of Water (Prevention and Control of Pollution) Amendment Act, 1988 and under section 37 (1) of Air (Prevention and Control of Pollution) Amendment Act, 1987.

**Sd/-
MEMBER SECRETARY**

To
M/s. Aspen Biopharma Labs (P) Ltd.,
(Formerly M/s. Tat org synthesis Pvt. Ltd.),
Plot No.10, Sy. No.542, Biotech Park, Phase-II,
Kolthur (V), Shameerpet (M), Medchal-Malkajgiri District

Copy to :

1. The District Collector, Medchal-Malkajgiri District for favour of information.
2. The Superintending Engineer (Operations), Rangareddy - North / Greater Hyderabad, TSSPDCL, Tirumalagiri, Secunderabad.
3. The JCEE, ZO, Hyderabad for information and necessary action.
4. The EE, RO-RR-II for information and necessary action. He is directed to inspect the industry and report the compliance within 48 hrs. Also directed to record the meter reading of T.S. Trans Co. power supply at the time of power disconnection.
5. Concerned file.

//T.C.F.B.O//


Senior Environmental Engineer (FAC)
(UH -V)