



# 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-II-367/TSPCB/UH-V/TF/2020-2205**

**Dt.08.01.2020**

**Sub :** TSPCB - M/s. Rithika Pharmaceuticals Pvt. Ltd., Plot No.23, Sy.No.553/1/A, Kistapur (V), Medchal (M), Medchal-Malkajgiri District - Water (Prevention and Control of Pollution) Amendment Act, 1988 and Air (Prevention and Control of Pollution) Amendment Act, 1987 - Operating the industry without obtaining Environmental Clearances as per the EIA Notification, 2006 & Consents of the Board - **Closure Orders** - **Issued** - Reg.

**Ref :** 1. Industry's CFO&HWA application dt.02.10.2019.  
2. Inspection report of RO, Medchal dt.03.10.2019.  
3. Order No.2168702/HO-HYD/CFO/2019-, dt.06.11.2019.

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1. **WHEREAS**, you are operating the industry located at Plot No.23, Sy.No.553/1/A, Kistapur (V), Medchal (M), Medchal-Malkajgiri District and engaged in manufacturing of Dug Intermediates with an investment of Rs.5.62 Lakhs.
2. **WHEREAS**, vide reference 1<sup>st</sup> cited, your industry has directly applied for CFO (Fresh) through TS-IPASS UID No. MIC020000867812CFO under Red category with the line of activity mentioned "Pharmaceuticals".
3. **WHEREAS**, vide reference 2<sup>nd</sup> cited, the RO, Medchal Officials inspected the industry on 03.10.2019 and submitted the following observations were made:
  - 1) The industry has directly applied for CFO (Fresh) of the Board without obtaining CFE through TS-IPASS vide UID No. MIC020000867812CFO on 02.10.2019 under Red category with a line of activity "Pharmaceuticals".
  - 2) However, during the inspection it was observed that, the industry is manufacturing Drug intermediates without obtaining Environmental Clearance as per the EIA notification, 2006, CFE & valid CFO of the Board.
  - 3) As per the records, the industry has manufactured 118 Kg of drug intermediate from the period June'2019 to Sept'2019.
  - 4) The industry has not provided any effluent collection system to collect the effluents.
  - 5) At present, the industry is storing 1 Ton of Spent Solvent and 25 Kg of Silica Gel within the industry premises.
  - 6) The total water consumption of the industry is 1.5 KLD out which 1.0 KLD for process and 0.5 KLD for domestic purposes.
  - 7) The source of waste water generation is from Process and domestic. The industry proposes to generate 1.0 KLD of Process effluents and 0.3 KLD from Domestic effluents. The industry proposed to dispose these effluents to CETP of M/s. JETL for further treatment and safe disposal. The industry has not provided any effluent collection system.
4. **WHEREAS**, vide reference 3<sup>rd</sup> cited, the Board Rejected the CFO & HWA application for operating industry without obtaining Environmental Clearance as per the EIA Notification, 2006, CFE & CFO of the Board.
5. After careful consideration of the material facts of the case, the Board is of the firm opinion that you are operating the industry without obtaining Environmental Clearances as per the EIA Notification, 2006, CFE & CFO of the Board and causing air pollution & water pollution in the surrounding area. In view of likelihood of further grave injury to the environment, public health if the industry

DESPATCHED  
ON 18/1/2020

continues to operate, the Board decided to dispense with opportunity of hearing and issue closure orders to the industry. 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.

6. You are directed to take note that if you continue to operate your industry even after receipt of these 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) and 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.
7. You are further directed to take note that the TSSPDCL, has been ordered to disconnect 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. Rithika Pharmaceuticals Pvt. Ltd.,  
Plot No.23, Sy.No.553/1/A,  
Kistapur (V), Medchal (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, Medchal 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)**

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