



ಕರ್ನಾಟಕ ರಾಜ್ಯ ಮಾಲಿನ್ಯ ನಿಯಂತ್ರಣ ಮಂಡಳಿ
Karnataka State Pollution Control Board

"ಪರಿಸರಭವನ", 1 ರಿಂದ 5ನೇ ಮಹಡಿಗಳು, ನಂ.49, ಚರ್ಚ್ ಸ್ಟ್ರೀಟ್, ಬೆಂಗಳೂರು - 560 001, ಕರ್ನಾಟಕ, ಭಾರತ
"Parisara Bhavana", 1st to 5th Floor, # 49, Church Street, Bengaluru - 560 001, Karnataka, INDIA

No: PCB/COC/166/2014-15/

4894

Date: 1.1.2015

05 JAN 2015

OFFICE MEMORANDUM

Sub: Collection of arrears of Consent Fees from activities covered by the Board – reg.

-/-/-

The Board in its 194th Board meeting held on 18-10-2014 deliberated on the subject and approved to collect consent fee prospectively against the consent application made under the Water/Air Acts, as there is no specific provisions under the said Acts for collection of arrears of consent fee. Instead the industries/Organizations which are established/operating without obtaining prior consents of the Board and are significant from water and air pollution control point of view penal provisions as contemplated under the said Acts are to be enforced with proper evidences. Pursuant to this decision following order is issued.

ORDER

For industry/activity/organization operating without the consent of the Board are making application for the consent under the Water/the Air Act, the following shall be followed;

1. An industry/activity/organization which is already established/functioning without obtaining prior Consent to Establish (CFE), cannot be directed now to apply for CFE as that stage is already passed.
2. For the period during which the industry/activity/organization has worked without neither CFE nor CFO the Regional Officers are hereby authorised to invoke the provisions of Section 25(5) of the Water Act, 1974. Regional Officers shall issue notice in Form 16 (copy of the template enclosed) setting out the conditions required to be complied within the time frame stipulated therein. Copy of such notice shall be marked to the Regional SEO and to Board Office.
3. In case, if the Air Act is also applicable to the industry/activity/organization for such unit, the Regional Officer shall issue a show cause notice specifying a time limit of 30 days to apply for Consent (Section 21 of the Air Act, 1981).
4. Such industry/activity/organization have to apply only for Consent to Operate (CFO) and not Consent to Establish (CFE) and the consent fee shall be collected at the rate applicable to that unit prospectively without claiming fee in arrears.

5. The Regional Officers while forwarding such application to Board Office or to RSEO who is authorised to issue consent, shall highlight in his report the past activity of the unit and whether there is material evidence of pollution caused by that unit which calls for remediation of such pollution. If such material evidence about past pollution is available it shall be collected by the RO following procedures and forwarded to the Board Office/RSEO for disposal of consent application, besides to invoke penal provisions as contemplated under the said Acts.
6. If consent is to be issued at RO level itself, the RO shall clearly record on the file about the past activity of the unit and its pollution history if any as indicated above before disposing of the application, besides invoking penal provisions as contemplated under the Act with the approval of the Competent Authority.

This order supersedes all earlier orders issued in the matters related to arrears of consent fees. The applications which have been kept pending for want of fee arrears shall be processed considering such applications as CFO in the manner cited above.


MEMBER SECRETARY

To.

1. Chief Environmental Officer-1
2. Chief Environmental Officer-2.
3. Chief Environmental Officer-3.
4. SEO (Enforcement & Complaint Cell), SEO (Waste Management Cell), SEO (17 Category Cell), SEO (Mines, Steel & Stone Crusher Cell), SEO (Infrastructure Cell), SEO (Technical Officer to Chairman) and SEO (Inspection & Monitoring Cell).
5. SEO (Bangalore City), SEO (Bangalore East), SEO (Bangalore South), SEO (Bangalore North), SEO (Mysore), SEO (Mangalore), SEO (Dharwad), SEO (Bellary) and SEO (Chitradurga).
6. All Regional Officers, Regional Office: (1) Bangalore City-East, (2) Bangalore City-Peenya, (3) Bangalore City-South, (4) Bangalore City-West, (5) Dasarahalli, (6) Doddaballapura, (7) Nelamangala, (8) Yelahanka, (9) Anekal, (10) Bommanahalli, (11) Rajarajeshwari-nagara, (12) Ramnagar, (13) Sarjapura, (14) Chikkaballapur, (15) Hosakote, (16) Mahadevpura, (17) Mysore-1, (18) Mysore-2, (19) Mandya, (20) Chamaraajnar, (21) Tumkur, (22) Chitradurga, (23) Davangere, (24) Kolar, (25) Shimoga, (26) Dharwad, (27) Gadag, (28) Belgaum-1, (29) Belgaum-2 (Chikkodi Centre), (30) Bagalkot, (31) Vijayapura, (32) Bellary, (33) Raichur, (34) Koppal, (35) Bidar, (36) Kalaburagi, (37) Udupi, (38) Mangalore, (39) Hassan, (40) Chikmagalur, (41) Karwar, (42) Kodagu (43) Haveri, (44) Yadgiri.
7. EO (Corporate cell), EO (E-Governance Cell), EO (17 Category & Fly ash Cell), EO (17 Category- Sugar & Distillery Cell), EO (Non-EIA Bangalore based), EO (Non-EIA other than Bangalore), EO (Waste Management Cell), EO (Awareness, Training, Workshop & Corporate Cell), EO (Infrastructure Cell), EO (Mines, Steel & Stone Crusher Cell), EO (Udyog Mitra, Complaint & Enforcement Cell), EO (Help Desk), EO (Noise - Enforcement Cell).
8. Scientific Officer (AQM Cell).
9. DEO (E-gov), DEO (Non-EIA other than Bangalore), DEO (Non-EIA Bangalore), DEO (Mines, Steel & Stone Crusher Cell).

Copy to:

1. The PA to Chairman for information.
2. The PA to Member Secretary for information.
3. Environmental Officer, E-Governance Cell for information and to display in Board Website.
4. Master file.


MEMBER SECRETARY

// BY REGD. POST WITH ACK. DUE //

FORM XVI

(Notice imposing condition under section 25 / 26 of Water Act 1974)

No. KSPCB/EO/BNG EAST-2/IND/2010-11/

Date:

To,

M/s

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Sir,

Sub:- Statutory obligations under the provisions of Water (Prevention & Control of Pollution) Act-1974 – Reg

Ref: Inspection of your industry by the undersigned on 08.06.2010.

With reference to the above, it is to be informed that your industry was inspected by the undersigned on 08.06.2010 and observed that you have established the industry without obtaining the consent for establishment (CFE) / Consent for operation (CFO) of the Board, and during inspection you have been informed to apply for consent within seven days.

WHEREAS you have failed and neglected to obtain the Consent For Establishment / Consent For Operation of the Karnataka State Pollution Control Board (here in after referred to as “the Board”) for continuing the existing discharge under Section 26 of the Water (Prevention & Control of Pollution) Act – 1974 (here in after referred to as “the Act”).

AND whereas you are making the discharge without the valid Consent for Establishment / Consent for Operation of the Board.

Now therefore take notice that you are required to make a written application for Consent For Establishment / Consent For Operation in the prescribed form within 3 days from the date of receipt of this notice, along with the required consent fee.

Take further notice that pursuant to the powers conferred on the Board under Section 26 of the Act read with section 25(5) of the Act the Board hereby imposes upon you the terms and conditions incorporated in the schedule attached hereto and you are required to make the discharge subject to the provisions of the Act, the rules and orders made there under the subject to the terms and conditions embodied in the said schedule.

Please take notice that non-compliance of the contents of this Notice shall be punishable under Section 44 of the Act.

For and on behalf of KSPCB

ENVIRONMENTAL OFFICER
BENGALURU EAST - 2

SCHEDULE

(To accompany Notice No. KSPCB/EO/BNG EAST-2/IND/2010-11/

Dated:

TERMS AND CONDITIONS

I. TREATMENT & DISPOSAL OF TRADE EFFLUENTS

1. The industry shall furnish quantity of trade effluent /if any, discharge with in 30 days from the date of receipt of this notice
2. The trade effluent discharge shall conform to standards stipulated in **Annexure.**
3. The industry shall discharge the treated effluent /if any, on to land for gardening within their premises

II. TREATMENT & DISPOSAL OF DOMESTIC EFFLUENTS:

1. The daily quantity of the domestic effluent shall be furnished within 30 days time from the date of receipt of this Notice.
2. The domestic effluent shall be treated in septic tank and soak pit designed as per IS 2470 Part-I and Part-II and no overflow from soak pit is allowed/connected to Public sewer and the connection shall be intact
3. The industry shall certify that the domestic effluent is treated by septic tank disposed off in soak pit and the septic tank and soak pit are working satisfactorily and there is no overflow from the soak pit.

III. GENERAL

1. The industry shall not allow the discharge from other premises to mix with the discharge from their premises. Storm water shall not allowed to mix with the industrial and / or domestic effluent.
2. The following information shall be forwarded to the Member Secretary regularly every month:
 - a) Monthly extract of daily domestic effluent discharge.
 - b) The certificate to the effect that the septic tank and soak pit provided from treating domestic sewage are working satisfactorily and there is no overflow from the soak pit.
3. The industry shall display suitable caution Boards at the place to be indicated by the Board or any other officers of the Board for indicating that the watercourse into which the effluents are discharged is not fit for domestic usage/bathing agriculture.
4. The industry shall promptly comply with all orders and instructions issued from time to time by the Board or any other officers of the Board duly authorized in this behalf.
5. The industry shall forthwith keep the Board informed of any accident of unforeseen act or event, of any poisonous, noxious or polluting matter is being discharges into stream or well, as a result of such discharge of water in such a well or stream is being polluted.
6. The industry shall not change or alter either the quality or the quantity or the rate of discharge of temperature or the route of discharge without the previous written permission of the Board.
7. The Board reserves the right to review, impose additional condition or conditions, revoke, change or alter the terms and conditions of this Notice.
8. Necessary fees as prescribed for obtaining consent shall be paid by the applicant along with the consent application.

ENVIRONMENTAL OFFICER,
BENGALURU EAST - 2