TEMPORARY REVOCATION OF CLOSURE ORDER


2. Industry’s representations for permanent revocation of closure orders received on 28.02.2017 & 03.03.2017.
3. The Officials of RO, Kurnool inspected the industry and surroundings area on 02.03.2017.

Whereas you are operating the stone crushing unit in the name and style of M/s Sai Stone Crusher, Thammarajupalli (V), Panyam (M), Kurnool District.

Whereas vide reference 1st cited, the Zonal Office, Kurnool has issued closure orders to the industry for operating without CFO order of the Board and not providing the air pollution Control equipment and non compliance of CFE conditions.

Whereas vide reference 2nd cited, the industry has submitted representation to the Board stating that they have implemented the pollution control measures and requested the Board for revocation of closure order.

Whereas vide reference 3rd cited, the Officials of RO, Kurnool has inspected the stone crusher on 02.03.2017 and submitted the report to Zonal Office, Kurnool. The Zonal Office, Kurnool has forwarded inspection report is as follows:

- The crusher is operating without valid CFO of the Board.
- The crusher has provided water sprinklers near ramp.
- The crusher has not provided cladding to the primary crusher,
- The crusher has not provided sprinklers at the screen, conveyor and other dust generating sources.
- The crusher has not carrying out regular cleaning and wetting of the ground in the premises.
- The crusher has partially covered dust conveyor with MS sheet.
- The crusher has not constructed wind breaking walls
- The crusher has not constructed metal roads within the premises.
- The crusher has planted 15 saplings within the premises.

Whereas vide reference 4th cited, Legal Hearing was conducted before the External Advisory Committee (Task Force) Meeting of A.P. Pollution Control Board on 24.07.2017. The representatives of the industry attended the legal hearing. The Committee noted that the Zonal Office, Kurnool have issued Closure orders to the above 6 No.s of stone crusher on 05.02.2016 for operating without CFO order of the Board and not providing adequate air pollution control measures. The Committee also noted that stone crushers did not applied for Consent for Operation till now, not provided cladding to the primary crusher, not constructed wind breaking walls and not constructed the metal roads. The representative of the stone crushers informed that they have provided water sprinkling systems to control fugitive dust emissions. It was also informed that they will apply for Consent for Operation by end this month. They will provide the dust conveyor belt with GI sheet and wind breaking walls within 2 months. It was also informed that they will comply all the directions issued by the Board within 6 months. Finally the 4 stone crushers have requested to issue revocation of closure order, as they have completed installation of pollution control equipments.

The Committee after detailed discussions, recommended to issue Temporary Revocation of Closure Order for period of six months with certain directions. The Board hereby issue the
following directions under Sec.33 (A) of Water (Prevention and Control of Pollution) Amendment Act, 1988 and under Sec.31 (A) of Air (Prevention & Control of Pollution) Amendment Act, 1987:

1. The stone crusher shall immediately apply for Consent for Operation from the Board and they shall re-start operation of the crusher only after obtaining CFO from the Board.
2. The stone crusher shall operate water sprinkling systems continuously at the crusher premises.
3. The stone crusher complete GI Sheet cover to the dust conveyor within 1 month.
4. The stone crusher shall carry out regular cleaning and wetting of the ground in the premises.
5. The stone crusher shall complete construction the wind breaking walls within 1 month.
6. The stone crusher shall complete paving of metal roads within the premises within 3 month.
7. The stone crusher shall develop green belt along boundary of the crusher.
8. The implementation progress of the above directions shall be reported to RO, Kurnool and ZO, Kurnool for every fortnight.

M/s A.P.S.P.D.C.L., has been requested to temporary restore power supply to M/s Sai Stone Crusher, Thammarajupalli (V), Panyam (M), Kurnool District.

You are hereby directed to note that, should you misuse this order to operate the unit beyond the time period given to you and violate any one of the conditions mentioned above, your unit will be closed under Sec.33(A) of Water (Prevention and Control of Pollution) Amendment Act, 1988, and under Section 31(A) of Air (Prevention & Control of Pollution) Amendment Act, 1987, in the interest of Public Health and Environment and you will be also liable for prosecution in the Court of Judicial Magistrate First Class under Sec.41(2) of Water (Prevention and Control of Pollution) Amendment Act, 1988 and under Sec.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 and which may be extended to six years and with fine.

This Order comes into effect from today i.e., 04.08.2017.

Sd/-
MEMBER SECRETARY

To
M/s Sai Stone Crusher,
Thammarajupalli (V), Panyam (M),
Kurnool District. - 518 4162-

Copy to:
1. The Managing Director, Souther Power Distribution Company of A.P.Ltd., D.No.19-13-65/A,
Srinivasapuram, Thiruchanoor Road, Tirupathi – 517 503, Chittoor District for information and necessary action.
2. The Superintending Engineer (Operations), APSPDCL, Kurnool for information and necessary action.
3. The Joint Chief Environmental Engineer, A.P. Pollution Control Board, Zonal Office, Kurnool for information and necessary action.
4. The Environmental Engineer, A.P. Pollution Control Board, Regional Office, Kurnool for information and necessary action.

// K.C.F.B.O //

JOINT CHIEF ENVIRONMENTAL ENGINEER
UH-II