Order No.400/APPCCB/UH-II/TF/VJA/2018- Df.30.05.2018

REVOCAUTION OF STOP PRODUCTION ORDER


3. Industry’s request letter dt. 05.02.2018.
5. External Advisory Committee (Task Force) Meeting held on 16.05.2018.

WHEREAS you are operating Hatchery in the name & style of M/s. Sri Aswini Hatchery, R.S.No. 161/2, Chinnagollapalem (V), Kruthivennu (M), Krishna District to manufacture Shrimp Seed – 20 Million/Annum.

WHEREAS the industry vide reference 1st cited, obtained Consent for Operation of the Board on 24.01.2018, which is valid upto 31.12.2032 to manufacture Shrimp Seed – 20 Million/Annum.

WHEREAS the Board has reviewed the status of pollution control measures taken by the industry before the External Advisory Committee of Zonal office, Vijayawada on 19.01.2018. As per the recommendations of the committee, the Zonal Office, Vijayawada has issued stop production order to industry on 30.01.2018 vide reference 2nd cited for operating the industry without ETP and not obtained CFO order of the Board.

WHEREAS the industry vide reference 3rd cited, requested the Board vide letter dt.05.02.2018 for revocation of stop production order stating that they are complying the guidelines of Coastal Aquaculture Authority (CAA) for Establishment of Hatchery unit.

WHEREAS the officials of Regional Office, Vijayawada has inspected the industry on 27.04.2018 and furnished a report vide reference 4th cited informing that the Hatchery obtained CFO of the Board with validity upto 31.12.2032 and the unit is having ETP consists of chlorination tank, sedimentation tank – 3 nos., point of disposal of effluents are into the nearby creak after treating the effluents to meet the Boards discharging standards. During inspection it was observed that the unit was not under operation. The plant incharge Sri Dorababu informed that they stopped all the operations of hatchery unit in compliance of to the stop production order issued by the Board. He informed that they will commence the hatchery operations only after obtaining revocation of stop production orders from the Board.

WHEREAS legal hearing was conducted before the External Advisory Committee (Task Force) of A.P. Pollution Control Board on 16.05.2018. The representatives of the industry attended the legal hearing. The Committee noted that the Zonal Office, Vijayawada has issued stop production order to the industry on 30.01.2018 for operating without obtaining CFO order of the Board. The representative of the industry informed that have obtain CFO order of Board. It was informed that they have constructed ETP consists of chlorination tank, sedimentation tank – 3 nos., point of disposal of effluents are into the nearby creak after treating the effluents to meet the Boards discharging standards. Hence requested to consider their application and issue revocation of stop production order, as they have complied directions issued by the Board.

After detailed discussions, the Committee recommended to issue Revocation of Stop Production order with certain directions. Accordingly, the Board hereby issues Revocation of Stop Production Order with 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 industry shall regularly operate Effluent Treatment Plant to treat the effluents to meet Board discharge standards and maintain log registers.

2. The industry shall not dispose any solid waste outside the premises.

3. The industry shall not use antibiotics in the Hatchery process to avoid chemical pollution.

4. The industry shall ensure continuous compliance of the conditions stipulated in CFO order issued by the Board.

You are hereby directed to note that, should you 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., 30.05.2018.

Sd/-
MEMBER SECRETARY

To
M/s. Sri Aswini Hatchery,
R.S.No. 161/2, Chinnagollapalem (V),
Kruthivennu (M),
Krishna District.

Copy to:

1. The Joint Chief Environmental Engineer, A.P. Pollution Control Board, Zonal Office, Vijayawada for information.

2. The Environmental Engineer, A.P. Pollution Control Board, Regional Office, Vijayawada for information and necessary action.

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

JOINT CHIEF ENVIRONMENTAL ENGINEER
UH-II