

MAHARASHTRA POLLUTION CONTROL BOARD

Regional Office, Kalyan

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"Your Service is our Duty"

Siddhivinayak Sankul,
3rd Floor, Near Oak Baug,
Station Road,
Kalyan (West) – 421 301.

No. MPCB/ROK/SROK-II/PD/TB- 2206140003

Date: 14/6 /2022.

To,
M/s. Kore Mining & Crushing Pvt Ltd.,
S.No. 226,,228,229,235, Vill. Bohopivali,
Tal. Wada, Dist. Thane.

Sub :- Proposed Directions u/s 33A of the Water (Prevention & Control of Pollution) Act, 1974 and/or u/s 31A of the Air (Prevention & Control of Pollution) Act, 1981.

Ref :- 1. Enforcement Policy published by the Board vide dtd. 29/02/2016.

2. Consent to Operate granted by the Board vide no. Format 1.0 / ROK/ UAN No.118888/O / 2109000366 dtd.13.09.2021 valid upto 31.07.2031.

3. Compliant received from Mr. Nikhil Raut on 02.02.2022 regarding Air Pollution.

4. Visit of Board officials to your unit on 25/05/2022.

5. Proposal received from Sub-Regional Officer Kalyan-II having no. 270522006

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WHEREAS, you are operating the industry in the pollution prevention area declared under the Provisions of the Water (P&CP) Act, 1974 and the Air (P&CP) Act, 1981 and the Hazardous & Other Wastes (Management Handling & Trans boundary Movement) Rules, 2016.

AND WHEREAS, it is obligatory on your part to obtain Conditional Combined Consent and Authorization to operate your industry to discharge sewage and trade effluent in water pollution prevention area subject to certain terms and conditions more precisely under the provisions of 26 of the Water (P&CP) Act, 1974 and section 21 of the Air (P&CP) Act, 1981 and the Hazardous & Other Wastes (Management Handling & Trans boundary Movement) Rules, 2016, however you have failed to obtain valid Consent from the Board. **AND WHEREAS**, it was also obligatory on your part to provide adequate and efficient pollution control devices and take adequate measures to control air & water pollution from all sources so as to achieve the standards prescribed in the Environment (Protection) Act 1986.

AND WHEREAS, Board has published Enforcement Policy vide under reference no. 1 to integrate various aspects including inspections, monitoring, standards, compliances, directions, remedial measures as per the provisions of the Environment (Protection) Act, 1986 and other Environmental Laws based on culpability environmental damages, severity of pollution, repeated violations etc.

AND WHEREAS, Board has granted Renewal of Consent to Operate to your unit vide under ref. no.2 which is valid up to 31/07/2031 with certain terms and conditions stipulated therein.

AND WHEREAS, Board officials has visited your unit on 25/05/2022 for checking compliance of Consent conditions and to investigate the complaint.

AND WHEREAS, during the visit it was observed that

- 1) You have not provided sprinkler system to the crusher.
- 2) You have not enclosed vibrating screen and conveyor belt with tin shed/cover.
- 3) You have not provided wind breaking wall.
- 4) Heavy dust emission observed within 100 mtrs area. Visibility found low, tree are covered with dust particulates.
- 5) You have not obtained NOC from CGWA for use of Borewell water.
- 6) You have not submitted Bank guarantee of Rs. 25000/- as mentioned in Consent.

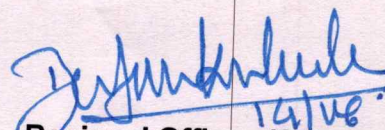
AND WHEREAS, you have failed to comply the conditions of Consent to Operate granted by the Board thus violated the provisions of Environmental Enactments.

AND WHEREAS, after examination of the record of your case the reports of the officers of the Board and after making necessary inquiry, I am satisfied that you are violating above consent conditions and causing serious pollution in the surrounding area.

NOW THEREFORE, in the exercise of the power conferred upon me by Board under section 33 A of the Water (P &CP) Act, 1974 and under Section 31 A of the Air (P & CP) Act, 1981, the following directions are proposed to be issued, if you failed to comply these directions.

- a) Why the consent to operate granted by the Board shall not be revoked?
- b) Why the competent authorities shall not be directed to disconnect electricity and water supply of your plant on account of above non-compliances?

NOW THEREFORE, you are hereby directed to remain present for Hearing before undersigned on 17/06/2022 at 12.30 noon along with your substantive reply / objections to these Proposed Directions and documents you want to rely upon, failing in which, the Board will have no option than to confirm above directions against you, which may please be noted


Regional Officer, Kalyan.

Copy Submitted to:

- 1) Member Secretary, MPC Board, Sion, Mumbai.
- 2) Assistant Secretary (Tech.), MPCB, Sion, Mumbai.
- 3) Law officer, MPCB Sion, Mumbai, for information.

Copy to :

- 1) Sub Regional Officer, MPC Board, Kalyan-III- He is directed to ensure that the said PD to be served to the industry & submit the compliance report of the direction after verification without fail.
- 2) Master File.