



BY REGD. POST WITH ACK. DUE

Order No. TSPCB /BMWA / RR - II - 29/2016 2838

Date:08.03.2016

RENEWAL OF AUTHORISATION

(Issued under Rule 8 of the Bio-Medical Waste (Management & Handling) Rules, 1998)

Whereas in pursuance of the application of **M/s. Vimta Labs Ltd, Sy.No. 234-240, Plot -5, SP Biotech Park, Genome Valley, Turkapally (V), Shameerpet (M), Rangareddy District** seeking renewal of authorization under Bio Medical Waste (Management & Handling) Rules, 1998, the R.O., Rangareddy – II inspected the premises on 11.02.2016 and after careful scrutiny of application and verification report of the inspecting Officer, this renewal of authorization for generation, segregation and safe-disposal of Bio-Medical Waste is issued to **M/s. Vimta Labs Ltd, Sy.No. 234-240, Plot -5, SP Biotech Park, Genome Valley, Turkapally (V), Shameerpet (M), Rangareddy District** subject to the terms and conditions mentioned in the Schedule – A & Schedule – B attached to this authorization.

This renewal of authorization is valid upto 31.01.2019 for R&D Unit.

Hyderabad,

Dated:08.03.2016

**Sd/-
MEMBER SECRETARY &
PRESCRIBED AUTHORITY**

**To
M/s. Vimta Labs Ltd,
Sy.No. 234-240, Plot -5,
SP Biotech Park, Genome Valley,
Turkapally (V), Shameerpet (M),
Rangareddy District.**

N.B:

This authorization shall be exhibited in the above premises and should be produced from time to time at the request of the Inspecting Officer.

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

**Senior Environmental Engineer
(Unit Head - 3)**

SCHEDULE – A

1. The authorised person shall comply with the rules of Bio-Medical Waste (Management & Handling) Rules, 1998 and the amendments made there under from time to time.
2. The authorised person should handle the waste without any adverse effects to human health and the Environment.
3. The Bio-Medical Waste shall not be mixed with other wastes.
4. The Bio-Medical Waste shall be segregated into containers / bags at the point of generation in accordance with Schedule – II of the Notification prior to its storage, transportation, treatment and disposal. The containers shall be labelled according to Schedule – III of the Notification.
5. If a container is transported from the premises where Bio-Medical Waste is generated to any waste treatment facility outside the premises, the container shall, apart from the label prescribed in Schedule – III of the Notification, also carry information prescribed in Schedule – IV of the Notification.
6. Notwithstanding anything contained in the Motor Vehicles Act, 1988, or Rules there under, untreated Bio-Medical Waste shall be transported only in such vehicle as may be authorised for the purpose by the Competent Authority as specified by the Government.
7. The person authorised under these Rules shall not lease, sell, transfer or otherwise transport the Bio-Medical Wastes without obtaining prior permission of the Member Secretary, Telangana State Pollution Control Board.
8. An application for the renewal of authorisation shall be made as laid down in Rule 7 and Form I of the Rules.
9. Every occupier/operator shall submit an annual report to the Member Secretary, Telangana State Pollution Control Board in Form – II by 31st January every year, containing information about the categories and quantities of Bio-Medical Wastes handled during the preceding year.
10. Every HCE shall maintain a daily record of waste generation quantity either in volume or by weight in kg/day as follows:
 - a. Human anatomical waste etc. (Yellow Bag)
 - b. Infectious waste (Red Bag)
 - c. Sharps etc. (Puncture Proof Bags)
11. Every authorised person shall maintain records related to the generation, collection, reception, storage, transportation, treatment, disposal and / or any form of handling of Bio-Medical Waste in accordance with these Rules and any guidelines issued.
12. All records shall be subject to inspection and verification by the Member Secretary, Telangana Pollution Control Board, or authorised officer of T.S. Pollution Control Board at any time.
13. When any accident occurs at any institution or facility or any other site where Bio-Medical Waste is handled or during transportation of such waste, the authorised person shall report the accident in Form – III to the Prescribed Authority forthwith.
14. The Applicant shall exhibit the Authorisation of the Board in the premises at a prominent place for the information of inspecting officer of different departments.
15. The applicants shall inform the Prescribed Authority, the name and designation of the concerned person in-charge of Bio-Medical Waste Management in the Health Care Establishment. This person shall be held responsible for the implementation of the Bio-medical Waste (Management & Handling) Rules, 1998.

SCHEDULE – B (Standards)

1. Segregation of the waste in accordance with Schedule – II of the Bio-Medical Waste (Management & Handling) Rules, 1998 should be carried out at source.
2. All syringes and needles should be mutilated before discarding.
3. Mutilation / shredding must be such so as to prevent unauthorised reuse.
4. Chemical treatment should be carried out using at least 1% Hypochlorite Solution or any other equivalent chemical reagent. It must be ensured that chemical

6. The Mercury spillage / losses due to breakage of Thermometers, pressure and other measuring equipment in Health Care Establishments shall be collected stored and send back to the manufacturers.
7. The occupier of HCE shall take all necessary measures to ensure that the spilled mercury does not become part of bio-medical or other solid waste generated from the HCE.
8. The occupier of HCE shall dispose any waste containing equal to or more than 50mg/Kg of Mercury, as per the provisions of Hazardous Waste (Management & Handling) Rules, 1989 and amendments thereof.
9. The Bio Medical Waste shall be disposed for treatment after disinfection and segregation to the following Common Bio-Medical Waste Treatment Facility.

**M/s.G.J. Multiclave (India) (P) Ltd.,
Sy.No.179 &181,
Eadulapally (V), Kothur (M),
Mahaboobnagar Dist.**

Or

**M/s. Medicare Environmental
Management Pvt., Ltd.,
(Formerly M/s. Semb Ramky
Environmental Management Pvt., Ltd.),
Sy.No.619, Isnapur (V),
Patancheru (M), Medak District.**

**M/s ASE & Co, Sy. No. 63/1,
Maddur (V), Narasapur (M), Medak
District.**

Or

**M/s Sattva Global Services Pvt Ltd., Plot
No. 36/B, Biotech Park, Phase - III,
Karakapatla Village, Mulugu Mandal,
Medak District.**

- 10.No Health Care Establishment shall install or operate an incinerator without specific authorisation of Prescribed Authority.
- 11.Under no circumstances shall incinerable waste (categories 1,2, 6) of the Schedule II of the Rules of 1998 of any kind be openly burnt anywhere.
- 12.The effluents generated from the hospital should conform to the standards prescribed in schedule-V of Bio-Medical Waste (Management & Handling) Rules, 1998.
- 13.The applicant shall make an application for renewal of authorisation under Bio-Medical Waste (Management & Handling) Rules, 1998 at least 60 days before the date of expiry of this order, along with prescribed fee.
- 14.The applicant shall obtain consent for operation under Water (P&C of P) Act 1974 and Air (P&C of P) Act 1981.
- 15.The HCE should provide adequate fire protection equipment (such as smoke detectors, fire extinguishers, sand bucket, fire alarm, water sprinklers etc) at salient places within the HCEs even at Bio Medical Waste storage area, in accordance with fire safety regulations and the HCE should obtain certificate from fire department.
- 16.The HCE shall follow all the conditions stipulated by Central Pollution Control Board (CPCB), wherever Sharp Blaster (needle blaster) is provided for treatment of Bio Medical Waste (BMW) category no.4 (i.e., waste sharps), listed under schedule-I of Bio Medical Waste (Management & Handling) Rules 1998 and amendments made thereof.

**ANY CONTRAVENTION OF THE CONDITIONS OR DIRECTIONS OF
AUTHORISATION WILL ATTRACT PROSECUTION UNDER THE
PROVISIONS OF THE ENVIRONMENT (PROTECTION) ACT, 1986**

**Sd/-
MEMBER SECRETARY &
PRESCRIBED AUTHORITY**

**To
M/s. Vimta Labs Ltd,
Sy.No. 234-240, Plot -5,
SP Biotech Park, Genome Valley,
Turkapally (V), Shameerpet (M),
Rangareddy District.**



TELANGANA STATE POLLUTION CONTROL BOARD
ZONAL OFFICE: HYDERABAD

R. Ravinder Reddy
Joint Chief Environmental Engineer

H.No.6-3-1219, TS No.1 Part,
Block C, Ward 91, Begumpet, Umanagar,
Near Country Club, Hyderabad – 500 016.
Email: jcee-zhyd-tspcb@telangana.gov.in

REGD. POST WITH ACK .DUE

CONSENT & HW AUTHORIZATION ORDER - RED CATEGORY

Consent Order No: 418 -RR-II/TSPCB/ZOH/CFO/2017- 2014

Date 21.03.2017

(Consent Order for Existing/New or altered discharge of sewage and/or trade effluents/outlet under Section 25/26 of the Water (Prevention & Control of Pollution) Act, 1974 and amendments thereof and Operation of the plant under section 21 of Air (Prevention & Control of Pollution) Act, 1981 and amendments thereof) and Authorization / Renewal of Authorization under Rule 6 of the Hazardous and other Wastes (Management and Transboundary Movement) Rules, 2016.

CONSENT is hereby granted under section 25/26 of the Water (Prevention & Control of Pollution) Act, 1974 and under section 21 of Air (Prevention & Control of Pollution) Act, 1981 (hereinafter referred to as 'the Acts') and Authorization under the provisions of HW (M & TM) Rules (herein after referred to as 'the Acts' 'the Rules') the rules and orders made thereunder to.

M/s. Vimta Labs Ltd.,
Plot No. 5, Alexandria Knowledge Park Pvt. Ltd.
(formerly SP Biotechpark), Phase -I,
Sy. No. 230 to 240, Genome Valley, Turkapally (V),
Shameerpet (M), Rangareddy District.

(hereinafter referred to as 'the Applicant') authorizing to operate the industrial plant, to discharge the effluents from the outlets and the quantity of Emissions per hour from the chimneys as detailed below.

i) Outlets for discharge of effluents:

| Outlet No. | Outlet Description | Max Daily Discharge | Point of Disposal | Limiting Standards |
|------------|---|---------------------|---|---|
| 1. | Process & Washes, Cooling bleed off effluents | 31.15 KLD | Shall be sent to full fledged advanced ETP and maintain zero discharge (30 KLD of treated water reused for utilities like cooling purpose.) | --- |
| 2. | Domestic Effluents | 78.75 KLD | After treatment in STP, 40 KLD is used for on land application and remaining for utilities like cooling, flushing etc., | pH - 5.5 - 9.0, Total Suspended Solids - 200.0 mg /l, Oil & Grease - 10.0 mg /l, Biochemical Oxygen Demand (3 days at 27 ^o C) - 30.0 mg /l |

ii) Emissions from chimneys:

| Chimney No. | Description of Chimney | Quantity of Emissions at peak flow | Emission Standards |
|-------------|---|------------------------------------|------------------------------|
| 1 | Attached to DG set of capacity 1010 KVA | ---- | SPM - 115 mg/Nm ³ |
| 2 | Attached to DG set of capacity 1010 KVA | ---- | |

iii) Hazardous Waste Authorization: (Form – 2) [See Rule 6(2)]:

M/s. Vimta Labs Ltd., Plot No.5, Sy. No. 230 to 240, Alexandria Knowledge Park Pvt. Ltd., Phase-I, Genome Valley, Turkapally (V), Shameerpet (M), Rangareddy District is hereby granted an authorization to operate a facility for collection, reception, storage, transport and disposal of the following wastes with quantities as mentioned below:

| S. No. | Name and quantity of the Hazardous waste | Stream | Disposal option |
|--------|--|--------------|--|
| 1 | Waste Oil (210 LPA) | 5.1 of Sch-I | Shall be sent to authorized waste oil Re-Processors/Re-Cycling units. |
| 2 | Samples subjected to stability studies & retention samples after testing | -- | Shall be sent to M/s HWM Project (TSDF), Dundigal (V), Rangareddy District |
| 3 | STP Sludge (20 Kgs/annum) | --- | Used as a manure with-in the premises |

This order is subject to the provisions of 'the Acts' and 'the Rules' and orders made thereunder and further subject to the terms and conditions incorporated in the schedule A, B and C enclosed to this order.

This consent is valid for manufacture the following products along with quantities only

| S. No. | Product & By product |
|--------|---|
| 1 | Research & Testing services in Life science i.e., Clinical reference lab, Analytical lab and Microbiology labs are maintained to conduct various Tests. |

This combined order of Consent & Hazardous Waste Authorization shall be valid for a period ending with the 31.08.2021


JOINT CHIEF ENVIRONMENTAL ENGINEER

Encl: Schedules A, B & C

To
M/s. Vimta Labs Ltd.,
Plot No. 5, Alexandria Knowledge Park Pvt. Ltd.
(formerly SP Biotechpark), Phase -I,
Sy. No. 230 to 240, Genome Valley, Turkapally (V),
Shameerpet (M), Rangareddy District – 500 078.
E-mail: vimtahq@vimta.com , laxman.hameelpur@vimta.com

SCHEDULE - A

1. The applicant shall make applications **through online** for renewal of consent (under Water and Air Acts) and Authorization under HWM Rules **atleast 120 days before the date of expiry of this order**, along with prescribed fee under Water and Air Acts for obtaining consent of the Board **along with detailed compliance to the conditions stipulated in the CFO.**
2. The industry shall immediately submit the revised application for consent to this Board in the event of any change in the raw material used, processes employed, quantity of trade effluents & quantity of emissions etc.
3. a) All the fugitive emissions shall be controlled with proper measures.
b) The applicant shall also install the equipment such as wind speed recorder and wind direction recorder.
4. The applicant shall not change or alter either the quality or the quantity or the rate of the discharge or the route of discharge and shall not change or alter either the prescribed quality or the rate of emission without the previous written permission of the Board.
5. The applicant shall, not later than 30 days from the date of issue of this consent order, certify in writing to the Board that the applicant has installed or provided for an alternative electric power source sufficient to operate all facilities installed by the applicant, to comply with the terms and conditions of this consent. In absence of alternative electric power source sufficient to operate all facilities installed by the applicant, to comply with the terms and conditions of this consent, production shall be stopped.
6. Any up-set condition in any plant/plants of the industry, which result in, increased effluent discharge and/ or violation of standards stipulated in this order or the emission of any Air Pollutant into the environment in excess of the standards laid down by the Board, occurs or is apprehended to occur due to accident, or other unforeseen act or event, the person-in-charge of the premises, from where such discharge / emission occurs or is apprehended to occur shall forthwith intimate the fact of such occurrence or the apprehension of such occurrence to this Board, by fax / email under intimation to the Collector and District Magistrate.
7. In case of such episodal discharges / emissions mentioned in item 6 above, the industry should take immediate action to bring down the discharge / emission below the limits prescribed in this order.
8. A good house keeping shall be maintained both within the factory and in the premises. All hoods, pipes, valves, sewers and drains shall be leak proof. Floor washings shall be admitted into the effluent collection system only and shall not be allowed to find their way into storm drains or open areas.
9. a) The industry shall carryout analysis of waste water discharges or emissions through chimneys, for the parameters mentioned in Schedule - B of this order at regular intervals.
b) The industry shall maintain following records to accessible to the Board, whenever required.
 1. Analysis reports of waste water/ emissions.
 2. Log book for operation of pollution control systems.
 3. Inspection book.
10. The applicant shall set up THREE Ambient Air Quality Monitoring Stations for continuous recording of relevant critical parameters mentioned in Schedule - B as per the CPCB guidelines and submit monthly reports.
11. Separate power connection with energy meter shall be provided for the Pollution Control Equipment and record of power consumption and chemicals consumption for the operation of pollution control equipment shall be maintained separately.
12. The applicant shall submit Environment statement in Form V before 30th September every year as per Rule No.14 of E (P) Rules, 1986 & its amendments thereof.
13. The applicant shall comply with the directives/orders issued by the Board in this consent order and at all subsequent times without any negligence on his part. The applicant shall be liable for such legal action against him as per provisions of the Law/Act in case if non-compliance of any order/directive issued at any time and/or violation of the terms and conditions of this consent order

14. The applicant shall furnish to the visiting officer and / or the Board any information regarding the construction, installation or operation of the effluent treatment system/ air pollution control equipment and such other particulars as may be pertinent for preventing and controlling pollution.
15. The industry is liable to pay compensation for any environmental damage caused by it, as fixed by the Collector and District Magistrate as Civil liability.
16. All the rules & regulations notified by Ministry of Environment and Forests, Government of India in respect of management, handling, transportation and storage of hazardous chemicals and wastes shall be followed.
17. All the rules & regulations notified by Ministry of Law and Justice, Government of India regarding Public Liability Insurance Act, 1991 shall be followed.
18. The occupier shall educate the workers and nearby public of possible accidents and remedial measures.
19. For any accident or spillage of hazardous wastes causing damage to the Environment, the occupier or the transporter as the case shall be held responsible.
20. In case of closure of industry, the un-used/not consumed raw materials falling under the category of Hazardous Chemicals and mentioned in Manufacture, Storage and Import of Hazardous Chemicals Rules, 1989 and Amendment Rules, 2003 shall be removed and sold to other units within 90 days from the date of closure to prevent any possibility of occurrence of an accident. In case the above hazardous chemicals have lost their properties originally acquired, then they shall be treated as Hazardous Waste and they should be disposed off only to the authorized agencies of TSPCB in a safe manner.
21. The occupier shall prepare / update an emergency preparedness plan for safe handling of hazardous waste from time to time and submit the same to TSPCB. Emergency preparedness plan must be implemented immediately whenever there is fire, explosion or release of hazardous waste or hazardous waste constituents, which could endanger to human health or environment.
22. Packaging, labeling and transportation of Hazardous Wastes shall be in accordance with the provisions of the rules issued by the Central Govt. under the Motor Vehicles Act, 1988 and other guidelines issued from time to time. The packaging and labeling shall be based on the composition and hazardous constituent of the waste, however all Hazardous Waste containers should be provided with a general label.
23. The driver who transports Hazardous Waste should be well acquainted about the procedure to be followed in case of an emergency during transit. The transporter shall carry a Transport Emergency (TREM) card (as given in the guidelines for management and handling of hazardous wastes) duly filled by the Hazardous Waste generator.
24. Containers / Container Liners of Hazardous Chemicals and Hazardous Wastes should be thoroughly detoxified before selling to agencies authorized by TSPCB. Proper records, specific to each Hazardous Chemical / Hazardous Waste Containers / container Liners should be maintained in the following way:
 - i . Number of containers received.
 - ii . Date and method of detoxification.
 - iii . Name of agencies to whom containers were sold with quantities.
 - iv . Transportation particulars.
25. No Hazardous Wastes shall be mixed with any other waste or shall be discharged to a common, other internal, external sewerage or other drainage system without prior approval of TSPCB.
26. If HDPE bags are used for storing Hazardous Wastes, it should be ensured that they are perfectly sealed mechanically or double hot sealed. If MS / HDPE bags or drums are used for Hazardous Wastes, these drums / bags should be ensured that they are perfectly sealed.
27. The person authorized shall not rent, lend, sell, transfer their industrial premises without obtaining prior permission of State Pollution Control Board.

30. The applicant shall put up two black boards of size 6 ft by 4 ft. at the main entrance to their plant. One board shall contain the specific CFE and CFO conditions, in sufficiently large font size so that it can be read easily from a distance of 10 ft to a normal eye, and other board shall carry, again in sufficiently large font size so as to be able to read from a distance of 10 ft, the latest Water, Air, Noise and solid waste monitoring data as well as the maximum vulnerable zone.
31. The applicant shall exhibit the Consent & HW Authorization order of the Board in the factory premises at a prominent place for the information of the inspecting officers of the different departments.
32. Notwithstanding anything contained in this conditional letter or consent, the Board hereby reserves to it the right and powers under Section 27(2) of the Water (Prevention & Control of Pollution) Act, 1974 and its amendments thereof and under Section 21 of the Air (Prevention & Control of Pollution) Act, 1981 and its amendments thereof to review any and/or all the conditions imposed herein above and to make such variations as deemed fit for the purpose of the Acts by the Board.
33. The authorization issued under Hazardous and other Wastes (Management and Transboundary Movement) Rules, 2016
34. Any person aggrieved by an order made by the State Board under Section 25, Section 26, Section 27 of Water Act, 1974 or Section 21 of Air Act, 1981 may within thirty days from the date on which the order is communicated to him, prefer an appeal as per Telangana State Water rules, 1976 and Air Rules 1982, to such authority (herein after referred to as the Appellate Authority) constituted under Section 28 of the Water (prevention and Control of Pollution) Act, 1974 and Section 31 of the Air (Prevention and Control of Pollution) Act, 1981.

SCHEDULE - B

Special Conditions;

1. The industry shall take steps to reduce water consumption to the extent possible and consumption shall NOT exceed the quantities mentioned below:

| Sl. No. | Purpose | Quantity |
|---------|------------------------|---|
| 1 | Process, washings | 37.35 KLD |
| | Cooling | 50.0 KLD (Treated water 30 KLD from ETP & 20 KLD from STP) |
| 2 | Gardening / Irrigation | 40.0 KLD (STP treated water) |
| 3 | Domestic | 87.5 KLD |
| | Total | 214.85 KLD |

2. The industry shall file the water cess returns in Form-I as required under section (5) of Water (Prevention and Control of Pollution) Cess Act, 1977 on or before the 5th of every calendar month, showing the quantity of water consumed in the previous month along with water meter readings. The industry shall remit water cess as per the assessment orders as and when issued by Board.
3. The industry should comply with the National ambient air quality standards as per MoEF, GoI notification dated. 18.11.2009 along the premises of the factory as prescribed below.

| S. No. | Parameters | Standards in $\mu\text{g}/\text{m}^3$; |
|--------|--|---|
| 1 | Particulate Matter(PM_{10}) | 100 |
| 2 | Particulate Matter ($\text{PM}_{2.5}$) | 60 |
| 3 | SO_2 | 80 |
| 4 | NO_x | 80 |

-Noise Levels: Day time (6 AM to 10 PM) - 75 dB (A)
Night time (10 PM to 6 AM) - 70 dB (A)

4. There shall not be any odour nuisance in the surroundings of unit.

6. The industry shall develop green belt and maintain good house keeping in the premises.
7. The industry shall comply with all the Rules and Regulations specified in Water (P&C of P) Act, 1974, Air (P&C of P) Act, 1981 and Hazardous and other Wastes (Management and Transboundary Movement) Rules, 2016.
8. The industry shall not manufacture more than consented capacity and not manufacture new products, without obtaining CFE/CFO of the Board.
9. The industry shall not provide pilot plant activity and shall not go for commercial production without permission of the Board.
10. The industry shall operate the Effluent Treatment Plant (ETP) regularly for treating the process & wash effluents within the premises and maintain zero discharge (30KLD of treated water reused for utilities like cooling purpose):
11. The industry shall operate the Sewage Treatment Plant (STP) regularly for treating the domestic effluents within the premises and after treatment, 40KLD of the treated domestic waste water shall be utilized for onland for gardening within industry's premises by duly complying with the standards stipulated by the Board and remaining for utilities like cooling, flushing etc.
12. The industry shall suck the fumes emanated during the various chemical reactions in the fume hoods and pass them through a wet scrubber before letting into atmosphere through common stack.
13. The industry shall collect hazardous waste i.e., samples subjected to stability studies and retention samples after testing properly and lift the waste to CBMWTF i.e., M/s. G.J.Multiclave (India) Pvt. Ltd., and shall maintain the records.
14. The industry shall not discharge any waste water to outside the factory premises.
15. The industry shall not cause any air pollution / odour nuisance to the surrounding environment.
16. The industry shall not dispose the solid waste outside the factory premises.
17. The industry shall develop 33% of the total area as thick green belt all along the boundary of the unit and also in the vacant places with all tall growing trees with wide leaf area.
18. The industry should maintain the following records and the same should be made available to the Board Officials during the inspection.
 - a) Daily production details, RG-I records and Central Excise Returns.
 - b) Quantity of trade effluents generated, treated in ETP and utilized for utilities.
 - c) Quantity of domestic effluents generated, treated in STP and utilized for utilities / gardening.
 - d) Log Books for pollution control systems.
 - e) Daily solid waste generated and disposed to TSDF.
19. The industry shall maintain good house keeping & maintain proper records for hazardous waste stated in the authorization.
20. The industry shall submit Environmental Statement in Form V before 30th September every year as per Rule No.14 of Environmental (Protection) Act, 1986.
21. The industry shall take necessary measures to control fugitive emissions.
22. The industry shall take all precautionary and safety measures during process operations.
23. The industry shall comply with the ambient air quality standards in respect of noise, as stipulated in the Environment (Protection) Rules, 1986.
24. The industry shall comply with all the directions issued by the Board from time to time.
25. Concealing the factual data or submission of false information / fabricated data and failure to comply with any of the conditions mentioned in this order may result in withdrawal of this order and attract action under the provisions of relevant pollution control Acts.

SCHEDULE - C
(See Rule 6(2))

- (Conditions of Authorization for occupier or operator handling hazardous wastes)
1. The industry shall give top priority for waste minimization and cleaner production practices.
 2. The industry shall not store hazardous waste for more than 90 days as per the Hazardous & other wastes (Management and Transboundary Movement) Rules, 2016.
 3. The industry shall store Used / Waste Oil and Used Lead Acid Batteries in a secured way in their premises till its disposal.
 4. The industry shall not dispose Waste oils to the traders and the same shall be disposed to the authorized Reprocessors/ Recyclers.
 5. The industry shall dispose Used Lead Acid Batteries to the manufacturers / dealers on buyback basis.
 6. The industry shall take necessary practical steps for prevention of oil spillages and carry over of oil from the premises.
 7. The industry shall maintain 6 copy manifest system for transportation of waste generated and a copy shall be submitted to Board Office and concerned Regional Office.
 8. The industry shall maintain good housekeeping & maintain proper records for Hazardous Wastes stated in Authorisation.
 9. The industry shall maintain proper records for Hazardous Wastes stated in Authorisation in FORM-3 and file annual returns in Form- 4 Rules 6(5), 13(8), 16(6) and 20(2) as per of the Hazardous & other wastes (Management, Transboundary Movement) Rules, 2016.
 10. The industry shall submit the condition wise compliance report of the conditions stipulated in Schedule B & C of this Order on half yearly basis to Board Office, Hyderabad and concerned Regional Office.
 11. The industry shall dispose the e-waste to authorized recyclers / re-processors only.

Handwritten: 21/3/2017
JOINT CHIEF ENVIRONMENTAL ENGINEER

To
M/s. Vimta Labs Ltd.,
Plot No. 5, Alexandria Knowledge Park Pvt. Ltd.
(formerly SP Biotechpark), Phase -I,
Sy. No. 230 to 240, Genome Valley, Turkapally (V),
Shameerpet (M), Rangareddy District - 500 078.

S scanned copy to be sent to QA, ENV. VP, G.L. Madam
Valid till 24/02/2021. suggest archival of original. photocopy for safety use

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