Sir,

1. Whereas, the Water (Prevention and Control of Pollution) Act, 1974, (hereinafter referred to as the “Water Act”) has come into force in whole of the country with effect from 23/03/1974.

2. And whereas, the Water Act has been enacted to provide for prevention, control and abatement of water pollution and for maintaining and restoring the wholesomeness of water.

3. And whereas, under the provisions of section 24 of the Water Act, no person shall knowingly cause or permit any poisonous, noxious or polluting matter, determined in accordance with such standards as may be laid down by the State Board, to enter into any stream or well or sewer or on land.

4. And whereas, under the provisions of section 25/26 of the Water Act, no person shall without the previous consent of the State Board establish or take any steps to establish, any industry, operation or process or any treatment and disposal system or any extension or addition thereto, which is likely to discharge sewage or trade effluent into a stream or well or sewer or on land or bring into use any new or altered outlet for the discharge of sewage or trade effluent or begin to make any new discharge of sewage or trade effluent.

5. And whereas, the State Board, in performance of its functions, has power to issue directions under section 33 A of the Water Act, in writing to any person, officer or any authority and such person, officer or authority is bound to comply with such directions.
6. And whereas, non-compliance or contravention of the aforesaid provisions of the Water Act is punishable under the provisions of section 41, 43 and 44 of the Act, with imprisonment for a term which shall not be less than one year and six months and with fine.

7. And whereas, M/s. Jai Bhawani Stone Gangsaw Industries, (hereinafter referred to as the ‘Industry’) is engaged in Stone cutting activities Village Angai, Bari – Sarmathura Road, Tehsil Bari, District: Dholpur (Raj.) and during its operations cause discharge of water pollutants.

8. And whereas, Consent to operate accorded to your unit vide Regional Officer letter dated 07/05/2014 was valid upto 29/02/2016 only and you have not applied for renewal of Consent to Operate.

9. And whereas, regular complaints received on sugam portal regarding arising pollution in Bari – Sarmathura area by operation of Gangsaw Industries.

10. And whereas, the industry was inspected by the officials of the Board on 28/11/2018 and following observation were made:
   a. Unit was inspected on 28/11/2018 and observed that unit has failed to provide adequate pollution control measures.
   b. Unit is operating without valid Consent to Operate from State Board.
   c. At the time of inspection industry was found operational. Industry has installed one Gangsaw Machine for processing of sand stone.
   d. Representative has denied signing the notice of inspection.
   e. Unit is disposing stone slurry outside the industry premises, adjacent to road side.
   f. Unit has not provided arrangements for measuring quantity of water abstracted from the bore well and consumed for various industrial purposes has been made.
   g. Housekeeping was found poor within premises.
   h. Status of plantation was found unsatisfactory.

11. And whereas, a show cause notice for intended direction of closure was issued by the Board vide letter no. RPCB/RO Bharatpur/DLP-446/893 dated 31/08/2018 for the reasons mentioned therein the notice and, the industry has failed to submit any reply to the show cause notice dated 14/09/2018 to the State Board, so far.

12. And whereas, the industry is at present operating without valid consent to operate as required under the provisions of the Water Act, 1974. And whereas, thus it is clearly evident that industry has failed to comply with the provisions of the Water Act, 1974.
13. And whereas, above stated violations of the provisions of the Water Act, 1974 have been viewed seriously by the State Board.

14. And whereas, the State Board in order to prevent and control of Air pollution being caused by the industry, is competent to issue any direction under section 33 A of the Water Act, 1974 in writing to any person, officer or authority and such person, officer or authority shall be bound to comply with such directions.

Therefore, in order to prevent and control pollution being caused by the industry, to stop non-compliance of the provisions of the Water Act & Air Act and in the interest of prevention of perpetual offence being committed by the industry, the Board in exercise of the powers conferred upon it under section 33 A of the Water Act & 31 A of the Air Act, issues following directions:-

a) You are directed to close down your industrial plant forthwith.
b) District Collector, Dholpur to ensure closure of the industry.
c) Executive Engineer, JVVNL, Dholpur shall disconnect the electricity supply to the industry.
d) Executive Engineer, PHED, Dholpur shall disconnect the water supply to the industry.
e) Regional Officer, Regional Office, Rajasthan State Pollution Control Board, Bharatpur is directed to seal the Diesel Generator Sets, if any and report that the direction as above have been complied.

Please note that the non-compliance of the above directions is punishable under section 41 of the Water Act with imprisonment for a term which shall not be less than one year and six months but which may extend to six years and with fine.

This bears the approval of competent authority.

Yours sincerely,

(Shailaja Deval)
Member Secretary

No.: SCMG&D5/ (Marble-DHL-46)RPCB/ 1193

Copy to following for information & necessary action:-
1. The District Collector, Dholpur.
2. Executive Engineer, Jaipur Vidhyut Vitaran Nigam Limited, Dholpur, for immediate compliance of the direction.
3. Executive Engineer, PHED, Dholpur shall disconnect the water supply to the industry.
4. Regional Officer, Rajasthan State Pollution Control Board, Bharatpur for immediate compliance of the direction.