

17/11/2016

NOTIFICATION

Under the Air (Prevention and Control) Act, 1981 under Section 21(4) it has been stated that

“Within a period of four months after the receipt of the application for consent referred to in sub-section(1), the State Board shall, by order in writing, 17[and for reasons to be recorded in the order, grant the consent applied for subject to such conditions and for such period as may be specified in the order, or refuse consent:].

18[Provided that it shall be open to the State Board to cancel such consent before the expiry of the period for which it is granted or refused further consent after such expiry if the conditions subject to which such consent has been granted are not fulfilled:

Provided further that before cancelling a consent or refusing a further consent under the first provision, a reasonable opportunity of being heard shall be given to the person concerned]’.

Therefore, it may be assumed that State Pollution Control Board needs to approve/reject/raise query on the application of consent submitted by industries within a stipulated period of four months.


(Dr. Honnareddy N.)
Member Secretary