BEFORE THE NATIONAL GREEN TRIBUNAL, PRINCIPAL BENCH, NEW DELHI

Appeal No. 16 of 2016

IN THE MATTER OF:

M/s Needle Eye Plastic Industries Pvt. Ltd. Vs. Uttarakhand Environment Protection Pollution Control Board

CORAM : HON'BLE MR. JUSTICE SWATANTER KUMAR, CHAIRPERSON HON'BLE MR. DR. JAWAD RAHIM, JUDICIAL MEMBER HON'BLE MR. BIKRAM SINGH SAJWAN, EXPERT MEMBER

Present:	Applican Respond	
	Date and	Orders of the Tribunal
	Remarks	
	Item No. 05	
		We have heard the Learned Counsel appearing for
	February	
	29, 2016	the parties. Keeping in view that the industry has been a
		polluting industry and has operated without consent of
1	-11	the Board, we impose sum of Rs. 10 lacs as the
	- 11	Environmental Compensation in terms of the Section 15
	1 2	and 17 of the National Green Tribunal Act, 2010.
V	A	The appellant has consented to pay the same and
	ō	in fact we have imposed lesser Environmental
	1 5	Compensation in view of the circumstances explained by
	518	the Industry i.e. financial difficulty and or the loss they
		have suffered. The industry would be permitted to operate
		for a period of two weeks w.e.f 2 nd March, 2016 during
		which period the industry would be inspected by the Joint
		Inspection Team and complete and comprehensive report
		be submitted to the Tribunal. The Trade effluents would
		be analyzed and the report should be comprehensive as
		directed by the Tribunal in different cases. Thereafter, the
		industry would be permitted to operate only subject to the
		orders of the Tribunal.

The Payment of Rs. 10 lacs shall be made in two equal installments. One is before the industry is permitted to operate i.e. prior to 3rd March, 2016 and the remaining amount i.e. Rs. 5 lacs after the consent is granted, if at all is granted by the Board subject to the orders of the Tribunal.

In view of the above the Appeal No.16 of 2016 stands disposed of with no order as to costs.

(Swatanter Kumar)

(Jawad Rahim)

(B.S. Sajwan)

INA

.....

....,СР

.....EM

.....JM