



भारतसरकार/Government of India
फलताविशेष आर्थिक क्षेत्र/FALTA SPECIAL ECONOMIC ZONE
वाणिज्यविभाग/Department of Commerce
वाणिज्यऔरउद्योगमंत्रालय/Ministry of Commerce & Industry
निज़ामपैलेस, दूसराएमएसओभवन, चौथीमंजिल/Nizam Palace, 2nd MSO Building, 4th
Floor
234/4 एजेसीबोसरोड, कोलकाता-700 020/ 234/4 AJC Bose Road, Kolkata-700 020;
टेलीफोन /Phone:2287-2263,2287-7923,2281-3117; फ़ैक्स /Fax : (033)2287-3362;
ईमेल /Email: fsez@nic.in; वेबसाइट /Website: <http://fsez.gov.in>



Falta SEZ

No. FEPZ/LIC/Trade/S-58/2001 (Pt.)/ 254

Date: 27.05.2026

Show-Cause-Notice

WHEREAS, M/s. S. R. Enterprise having their registered office at '4/1 A, Jagmohan Mullick Lane, Kolkata-700007' (hereinafter referred as Unit) had been permitted vide Letter of Approval No. FEPZ/LIC/Trade/S-58/2001/1906 dated 14.05.2001 (hereinafter referred as LoA) for establishment of a unit in Falta Special Economic Zone for trading of "Plastic Sheet Film, Plastic Tube Pipe, Reprocessed Plastic Granules, Ladies Midi, Cushion Cover".

2. WHEREAS, the unit was allotted space/land measuring an area of 50 Sq. Mtr., at Falta Special Economic Zone.
3. WHEREAS, Rule 19 (6) of the Special Economic Zones Rules, 2006 states that, "The Letter of Approval shall be valid for five years from the date of commencement of production or service activity and it shall be construed as a license for all purposes related to authorized operations, and, after the completion of five years from the date of commencement of production, the Development Commissioner may, at the request of the Unit, extend validity of Approval for a further period of five years, at a time."
4. WHEREAS, Rule 74(1) of the Special Economic Zones Rules, 2006 states that, "The Unit may opt out of Special Economic Zone with the approval of the Development Commissioner and such exit shall be subject to payment of applicable duties on the imported or indigenous capital goods, raw materials, components, consumables, spares and finished goods in stock: PROVIDED that if the unit has not achieved positive Net Foreign Exchange, the exit shall be subject to penalty that may be imposed under the Foreign Trade (Development and Regulation) Act,1992."
5. WHEREAS, Section 16(1) of Special Economic Zones Act, 2005 states that, "The Approval Committee may, at any time, if it has any reason or cause to believe that the entrepreneur has persistently contravened any of the terms and conditions or its obligations subject to which the Letter of Approval was granted to the entrepreneur, cancel the letter of approval: PROVIDED that no such letter of approval shall be cancelled unless the entrepreneur has been afforded a reasonable opportunity of being heard."
6. WHEREAS, as per the NSDL data, the unit had commenced their trading activities at FSEZ on 12.09.2003 and the validity of LoA expired on 11.09.2013.



7. WHEREAS, the unit has applied for renewal of their LoA for a further period of 05 years w.e.f. 12.09.2013 vide their letter dated 24.03.2014 i.e. after the expiry of the validity of LOA, however no further extension has been granted to them as per records available.

8. Whereas, in terms of Section 16 of SEZ Act,2005 read with para 8(xi) &(xii)of the SEZ Authority Rules 2009 and read with Section 9 and 11 of the Foreign Trade (Development & Regulation) Act,1992, you are required to show cause as to why the LOP No. FEPZ/LIC/Trade/S-58/2001/1906 dated 14.05.2001 along with allotment of space would not be cancelled for non-compliance of this office directives & for non-performance of foreign trade activity as committed which is in violation of the terms and conditions of the LOP and violation of the various Acts and Rules of SEZ including Foreign Trade (Development & Regulation) Act,1992.

9. You may file your written reply within 10 days from the date of issue of this notice and if you wish to be heard in person, you may do so within this period after prior appointment with the undersigned, failing which action as deemed fit may be taken against you ex-parte on the basis of records available before this office.

10. It may please be noted that these are quasi-judicial proceedings and therefore, personal hearing will be allowed only to the Directors, If you are not in a position to appear for sufficient and valid reasons, you may depute an employee of the firm or any other functionary directly connected with your concern, who has intimate knowledge and full facts of the case. You may, if you so desire, also be represented by a practicing advocate. Such employee/functionary/practicing advocate should submit your forwarding letter and special power of attorney on stamp paper duly executed in his favour authorizing him to appear in these particular proceedings and statement/submissions/depositions made will be legally binding upon the firm/concern.

11. This issues without prejudice to any other actions that may be taken against the said firm under any other Rules/Law in force.



(Deen Bandhu Singh)
Development Commissioner
Falta Special Economic Zone

To

M/s. S.R.Enterprise,
4/1A, Jagmohan Mullick Lane,
Kolkata-700007.



Copy to :

- (i) Specified Officer, Falta Special Economic Zone.
- (ii) Secretary, Falta Special Economic Zone Authority.