F.No. L-11015/80/2016-L&M Government of India Ministry of Agriculture & Farmers Welfare

Ministry of Agriculture & Farmers Welfare
Department of Agriculture, Cooperation & Farmers Welfare

OFFICE OF THE CENTRAL REGISTRAR OF CO-OPERATIVE SOCIETIES

Krishi Bhawan, New Delhi, Dated: 3rd October, 2016

Notice

Chief Promoter of Central Agricultural Marketing Ltd. (CAMCO), B-153, Jamnapuri, Murlipura Scheme, Jaipur, Rajasthan-302013 has submitted a proposal for registration under the provisions of MSCS Act, 2002.

On scrutiny, following deficiencies have been found in the proposal:-

- 1. Form-1 has not been attested by the Chief Promoter of the Society.
- 2. Viability report has not been enclosed with the application.
- 3. ID proofs have not been attested by the Chief Promoter.
- 4. Incomplete resolutions have been submitted by the Society.
- Resolutions submitted by the Society are not consistent to Rule 3(4 &5) of the MSCS Rules, 2002 as it does not clarify who shall be the signing authority on behalf of the Society.
- 6. Information of interim board/list of Promoters have not been given by the Society.
- In Point No. 4 of Form-1, the Chief Promoter has given the signing authority to more than one person.
- 8. The proposed society has submitted members' list of only one state i.e. Rajasthan.
- Membership list of the State of Rajasthan have not been attested by the Chief Promoter.
- 10. The caption of the Bye-laws has not been listed serially.
- 11. Bye- Law No. 25(iii) is related to credit. Bye-law No. 5(a) and most of the objects of the Society are related to multi-purpose functions for which following documents have been made mandatory for the proposed credit/multi-purpose society to submit along with their proposal of registration, which have not been enclosed by the Society:-
 - A. No objection Certificate from the Registrar of Cooperative Societies of the States/U.T. where the area of operation of the society extends.
 - B. A certificate to the effect that the credential of the Chief Promoter/Promoters members have been verified by the Registrar of Cooperative Societies of the States where the head office is proposed to be located.
- Bye-law no. 18 is vague as shares can be transferred to members only not to nonmembers.
- Bye-law relating to Board of Directors is vague as exact number of elected Directors has not been specified.

- 14. Provision relating to number of days notice to be given to the members and Mode of sending for the Annual General Body Meeting and the Special General Body Meeting has not been mentioned in the bye-laws.
- 15. Provisions specifying that the Annual General Body Meeting shall be held at the principal place of business as required under Rule 13(1) of the MSCS Rules, 2002 has not been included in the bye-laws.
- 16. Important provisions like Disqualification from being member, disqualification for being member of the Board, Rights and Duties of the member, Prohibition to hold office of President/Vice President, Removal of elected members from Board, Winding up of Multi State Cooperative Society have not been included in the Bye laws.
- 17. Bye-law No. 34 is required to be framed as per Rule 16 of the MSCS Rules, 2002.
- 18. Bye-Law No. 4 mentions that the Society may extend its area of operations to beyond the Indian Union. The same is not approvable as the jurisdiction of the MSCS Act, 2002 is confined to Indian Union only.
- 19. The objects of the Society like housing and real-estate, construction, oil exploration, telecommunication, IT, banking, Insurance, mentioned in bye-law No. 5 are not allied to the core activity of the Society hence, are required to be deleted.
- 20. As per the membership clause defined by the Society in bye-law No. 6, the National level federations shall also be eligible for the membership of the Society. It is not clear that how a Society functioning in two States which is basically a primary Society will draw membership from National level Cooperative Societies and State level Federations of various States, as its members.
- 21. The Society has mixed up the provisions relating to disqualification of members along with the provision of cessation of membership in bye-law No. 22. Further the Society has not specified the minimum level of services to be availed by members in Bye-law No. 22(d).
- 22. Bye-law relating to General Body (un-numbered of page 10) and Bye-law No.38 relating Board of Directors is not clear as the composition of the General Body as well as the Board has been defined in terms of Apex Federations, National Level of Federations and other institutions and the composition of membership proposed by the Society has been questioned in point No. 20, since both the provisions are interdependant therefore, the bye-law related to General Body and the bye-law relating to Board of Directors are required to be framed accordingly.

In view of the above deficiencies, you are hereby called upon to show cause as to why the registration of the proposed society in the name of Central Agricultural Marketing Ltd. (CAMCO), B-153, Jamnapuri, Murlipura Scheme, Jaipur, Rajasthan-302013 under the Multi-State Cooperative Society Act. 2002 and the rules made there under shall not be refused. The Chief Promoter of the society or in his absence any promoter member authorised by him is called upon to appear before the Central Registrar of Cooperative Societies on 17/10/2016 at 9:00 A.M. in Room No. 224, Krishi Bhawan, New Delhi.

If none appears for hearing, it would be presumed that you have nothing to say in the matter and accordingly appropriate order shall be passed, ex-parte.

(P.Sampath)
Director (Co-operation)

To.

Chief Promoter (Shri Om Prakash Choudhary) Central Agricultural Marketing Ltd. (CAMCO), B-153, Jamnapuri, Murlipura Scheme, Jaipur-302013