



CPCB/IPC-VII/CETP/Direction/2018

10.014

August 20, 2018

To

The Chairman,
Haryana State Pollution Control Board
C-11/Sector - 6,
Panchkula, Haryana

Directions under Section 18(1)(b) of the Water (Prevention and Control of Pollution) Act, 1974 - regarding non-compliance in CETP- Industrial Estate, Phase-IV, Kundli, Haryana

WHEREAS, amongst others, under Section 17 of the Water (Prevention and Control of Pollution) Act, 1974, one of the functions of the State Pollution Control Boards (SPCBs) or the Pollution Control Committees for Union Territories, constituted under the Water (Prevention and Control of Pollution) Act, 1974, is to plan a comprehensive programme for the prevention, control and abatement of pollution of streams and wells in the concerned State/UT and to secure the execution thereof; and

WHEREAS, the Central Government has specified the standards for discharge of environmental pollutants from industries and CETPs under the Environment (Protection) Act, 1986 and the rules framed there under; and

WHEREAS, CPCB has been interacting with SPCBs regarding implementing effective monitoring mechanism to ensure compliance of effluent standards by CETPs and to stop direct discharge of untreated industrial effluent from industries / industrial area bypassing the CETP for the area; and

WHEREAS, in order to improve the status of compliance of the stipulated effluent standards by CETPs, Central Pollution Control Board (CPCB) has issued directions under section 18(1)(b) of the Water (Prevention & Control of Pollution) Act, 1974 to SPCBs, including HSPCB, vide letter No. B-22013/2/PCI-III/2008, dated 2.9.2008 and modified directions vide letter no. PCI-SSI/CETPs Monitoring/Direction/2016, dated 31.3.2016:

1. to carry out monitoring of all CETPs and the associated industrial areas at least every quarter,
2. to upload the performance status of all CETPs in respect of each monitoring on SPCB's website regularly, starting from April 2016,
3. not to permit establishment/expansion of industrial units in the areas where the associated CETPs are not complying with the specified standards or where such CETPs do not have adequate hydraulic capacities, except for such cases which do not impact performance of the CETP,

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4. to take suitable action against industries/CETPs not complying with the prescribed standards and
5. to take suitable action to stop bypass of untreated industrial effluents from industries/industrial estates, wherever applicable; and

WHEREAS, officials of the CPCB, Delhi on 9/5/2018, carried out inspection-cum-monitoring of CETP- Industrial Estate, Phase-IV, Kundli, Haryana and evaluated performance of the CETP and made following observations/recommendations:

1. The CETP does not comply with the stipulated norms of effluent discharge standards w.r.t. parameters, namely **Fluoride-2.25 mg/l** (as against norms of 2 mg/l) and **Chromium- 0.17 mg/l** (as against norms of 0.1 mg/l).
2. Housekeeping was found very poor with respect to control of leakages, overflow, sludge handling, etc., within CETP.
3. As directed by Hon'ble Supreme Court of India on 22/2/2017 in the matter of Writ Petition (C) no. 375 of 2012 (Paryavaran Suraksha Samiti & Another vs Union of India & Ors.), the concerned State has to make provision for online, real time continuous monitoring system to display emission levels, in the public domain.

The CETP has not installed Online Continuous Effluent Monitoring System (OCEMS) for measuring designated parameters.

4. HSPCB has not prescribed inlet CETP standards considering the local needs & conditions as stipulated vide Gazette Notification dated 01/01/2016.

AND NOW THEREFORE, in exercise of the powers conferred under Section 18(1)(b) of the Water (Prevention & Control of Pollution) Act, 1974, you are hereby directed to take appropriate action for compliance of the following directions in time bound manner.

1. The CETP should be properly operated and adequately up-graded in order to ensure to meet the norms prescribed by HSPCB. In case of violation, Environmental Compensation should be levied and the CETP operator may also be prosecuted in accordance with the provisions of the Environment (Protection) Act, 1986 and amendments thereof.
2. The CETP should have proper disposal system for discharge of treated effluent.
3. The CETP should maintain proper housekeeping in & around CETP.
4. The CETP should install OCEMS & provide data connectivity to HSPCB & CPCB.
5. The HSPCB should prescribe the inlet quality standards for CETP in compliance of Notification S.O. 4(E), dated 01.01.2016.
6. The CETP should ensure that the member industries discharge the trade effluent meeting the inlet norms of CETP. In case of non-compliance, the list of such industrial units should be provided to HSPCB for necessary action against such units.

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The action taken report, along with time bound action plan for the compliance of the directions, shall be submitted to CPCB within 30 days from date of receipt of these directions. The HSPCB shall also acknowledge the receipt of these directions.


(S.P. Singh Parihar)
Chairman

Copy to:

1. **The Advisor (CP Division),** : For information, please.
Ministry of Environment, Forests
& Climate Change,
Indra Paryavaran Bhavan,
Jor Bagh Road,
New Delhi - 110 003
2. **The Regional Directorate (North),** : For follow-up, please.
Central Pollution Control Board,
PICUP Bhawan
Vibhuti Khand, Gomti Nagar
Lucknow - 226 010
3. **The Incharge- IPC-VI Division,** : For information, please.
CPCB, Delhi
- ✓ 4. **The IT Incharge,** : For necessary action, please.
CPCB, Delhi


(Prashant Gargava)
Member Secretary