



केन्द्रीय प्रदूषण नियंत्रण बोर्ड
CENTRAL POLLUTION CONTROL BOARD

पर्यावरण, वन एवं जलवायु परिवर्तन मंत्रालय भारत सरकार
MINISTRY OF ENVIRONMENT, FOREST & CLIMATE CHANGE GOVT. OF INDIA

BY SPEEDPOST/EMAIL

B-190198/NGRBA(RG)/CPCB/Distillery/52/2018-19

04 March, 2021
08

To
M/s Rana Sugars Ltd., (Distillery Division)
Khasra No. 318, 319, 320, Village: Belwara,
Post: Manpur,
Tehsil & District: Moradabad
Uttar Pradesh-244001

DIRECTION UNDER SECTION 5 OF THE ENVIRONMENT (PROTECTION) ACT, 1986

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

WHEREAS, the Ministry of Environment & Forests, Govt. of India, vide notification S.O.157(E) of 27.02.1996 has delegated powers vested under Section 5 of the Environment (Protection) Act, 1986 (29 of 1986) to the Chairman, Central Pollution Control Board (CPCB), to issue direction to any industry, Municipal Corporation, Municipal Council, Cantonment Board to any local or other Authority for the violation of emission and effluent standards notified under the Environment (Protection) Rules, 1986; and

WHEREAS, it is obligatory on the part of industries to install Effluent Treatment Plants (ETPs) to comply with the effluent discharge standards as notified under the Environment (Protection) Act, 1986 and the Rules framed thereunder and also to meet the consent conditions granted by State Pollution Control Board (SPCBs) / Pollution Control Committees (PCCs); and

WHEREAS, M/s Rana Sugars Ltd., (Distillery Division), Belwara, Manpur, Moradabad, Uttar Pradesh (hereinafter referred as 'the Unit') is involved in the production of ethanol using molasses (B heavy & C heavy molasses) as raw material; and

WHEREAS, officials of Regional Office, UPPCB, Moradabad inspected the village Bhojpur, Moradabad on 31.07.2019 and reported that about 50 m downstream of the village, there was discharge of coloured effluent into Dhela river and as per analysis report, colour was 460 Hazen at upstream location and 820 Hazen at downstream; and

WHEREAS, the Regional Officer, UPPCB, Moradabad vide letter dated 01.08.2019 informed UPPCB Head Office that the Unit was practising illegal disposal of spent wash into river Dhela through tankers. Photographic and videography evidence was presented in support of the findings; and

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WHEREAS, UPPCB issued Show Cause Notice dated 07.08.2019 under Section 33A of Water Act, 1974 to the Unit for violation of consent condition and illegal discharge into river Dhela; and

WHEREAS, CPCB received a public complaint dated 22.08.2019 from Paper Unit Chapter of Kumaun Garhwal Chamber of Commerce and Industry regarding high colour observed in river Dhela (a tributary of river Ramganga) at Bhojpur Bridge due to discharge of spent wash (SW) through tankers from nearby distillery; and

WHEREAS, water quality monitoring of entire stretch of River Dhela (12 locations), its two tributaries (02 locations) and three drains (04 locations) was carried out jointly by a team of Central Pollution Control Board (CPCB), Uttar Pradesh Pollution Control Board (UPPCB) and Uttarakhand Pollution Control Board (UKPCB) officials from its origin at Kanda Range, Nainital in Uttarakhand to confluence with river Ramganga at Moradabad, UP in September, 2019 and the Unit was identified as one of the Grossly Polluting Industries (GPIs) having potential to discharge its effluent into river Dhela and its drains; and

WHEREAS, in compliance to Hon'ble NGT order dated 23.07.2019 in O.A. No. 361/2017 in the matter of Dr. Tanzeem Fatima Vs MoEF&CC, Joint Committee inspected the industrial units located in the stretch from Kashipur, Uttarakhand to Rampur, Uttar Pradesh, including the Unit on 17.11.2019 and made the following observations:

- a. The Unit was operational at the time of inspection
- b. The Unit did not have NOC from CGWA for withdrawal of groundwater.
- c. The Unit did not have valid Authorization under Hazardous & Other Waste Management Rules, 2016.
- d. The Unit has not established OCEMS connectivity with CPCB/SPCB server.
- e. As per the analysis result, spent wash sprayed on compost yard had total solids (TS) of 17.6% instead of 30% thereby indicating that Unit was violating CPCB direction dated 07.12.2015.
- f. The Unit did not have adequate covered compost yard to operate the plant at 80 KLPD capacity throughout the year.
- g. The analysis results of sample collected from condensate polishing unit (CPU) outlet shows pH-4.16, COD-482 mg/l, BOD -239 mg/l and colour-102 hazen.
- h. In compliance to CPCB direction dated 07.12.2015, the allowed lagoon capacity equivalent to 30 days 'of conc. spent wash should be 6200 m³ whereas Unit had a lagoon capacity of 19,250 m³.

AND WHEREAS, the Joint Committee report was forwarded to UPPCB vide letter dated 27.12.2019, for necessary action; and

WHEREAS, during Magh Mela, 2020, monitoring of water quality of river Dhela was carried out by joint team of officials from CPCB, UPPCB and UKPCB, on fortnightly basis. Analysis of river water sample collected on 10.02.2020 from river Dhela at village Bhojpur showed Colour-8 Hazen, DO-zero, BOD-32 mg/l, COD-99 mg/l, thereby indicating high pollution in river Dhela; and

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B.

WHEREAS, to verify the compliance status of grossly polluting industrial Units having potential to contribute pollution load into River Dhela, the Unit was inspected by a team of CPCB & UPPCB officials on 19.02.2020 and the following observations were made:

1. On the day of inspection, the distillery Unit was found operational for production of Ethanol at 80 KLD capacity using B heavy molasses as raw material.
2. A tanker filled with effluent/spent wash was observed coming out from the plant. It was informed by the driver of the tanker that effluent filled in the tanker, would be disposed at village Lodhipur, which is about 35 kms from the Unit. Sample was collected from the tanker to identify the source of effluent.
3. Analysis results of the samples collected during inspection from various points in the production process and spent wash management system are mentioned below:

Sr. No.	Sample Location	pH	COD (mg/l)	BOD (mg/l)	TSS (mg/l)	TDS (mg/l)	TS (mg/l)	Color (Hazen)	SO ₄ ²⁻ (mg/l)
1.	Spent Lees	4.65	427	313	18	408	-	33	-
2.	Raw Spent Wash	4.84	1,09,881	42,600	-	-	1,33,392	10,404	-
3.	IMEE Concentrate	4.80	2,78,261	-	-	-	3,77,540	-	-
4.	CPU (RO) Inlet	5.83	304	188	BDL	436	-	12	-
5.	Combined permeate of RO-I & II	5.31	134	98	BDL	16	-	12	-
6.	Reject (final RO)	5.59	704	391	13	1,016	-	15	-
7.	Condensate (Holding Tank)	6.74	292	153	BDL	280	-	12	-
8.	Spent wash from bio-compost spray	4.01	1,10,672	-	-	-	1,31,372	-	-
9.	Feed to lagoon	4.74	1,42,293	-	-	-	1,79,448	-	-
10.	Stored spent wash in lagoon	4.14	2,13,439	-	-	-	3,61,036	-	-
11.	Tanker	4.02	1,50,198	54,500	6,977	-	1,33,304	8832	7610

4. Analysis results of samples collected from the tanker showed **pH-4.02, BOD-54,500 mg/l, COD-1,50,198 mg/l, Colour-8,832 Hazen, TS-1,33,304 mg/l, Sulphate-7,610 mg/l and TSS-6,977 mg/l** which indicates illegal disposal of spent wash through tanker.

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5. Analysis result of samples collected from various points in the production process and spent wash management system comprising of IMEE, RO, CPU and lagoon at bio-composting sites indicate that spent wash being utilised for bio-composting contain pH-4.01, Total solids-1,31,372 mg/l and COD-1,10,672 mg/l, as against concentrated spent wash at IMEE outlet containing pH-4.80, Total solids-3,77,540 mg/l and COD-2,78,261 mg/l.
6. It appears that the Unit is utilising its raw spent wash with Total solids-13 % as against desired 30% solid concentration (as per CPCB directions dated 07/12/2015) for bio-composting, which clearly indicates bypassing of IMEE for concentration of spent wash.
7. The Unit has only stored the concentrated spent wash having solid content beyond 30 % (here 37.7 %) in the lagoon however, raw spent wash is used either for bio-composting or disposing outside of the premises through tankers. The characteristics of spent wash being transferred through tankers for illegal disposal and spent wash used at bio-compost yard spray are of same quality with total solids of about 13 %.
8. The Unit is either bypassing IMEE or utilizing raw spent wash in bio-composting, for which compost area of about 29 acres (covered) is required as against 19 acres available with the Unit to use all the raw spent wash in bio-composting. In the absence of adequate bio-compost area, the Unit has chosen illegal route to dispose excess raw spent wash through tanker outside of the premises.
9. Security guard located at gate informed that record of such tanker movement, which is illegal, is not maintained in the Unit's entry/exit logbook/register by the Unit.
10. The Unit has Consent to Operate under the Water (Prevention and Control of Pollution) Act, 1974 and the Air (Prevention and Control of Pollution) Act, 1981, which are valid up to 31.12.2020.
11. The Unit has valid authorization (for Spent oil) under Hazardous and Other Waste (Management and Transboundary Movement) Rules, 2016, which is valid up to 02.02.2025.
12. The Unit has common 03 nos. of bore wells for distillery and sugar Unit to meet the water requirement of production and domestic purpose. As informed during inspection, the Unit is using about 370-400 KLD of fresh water in distillery division from tube well no. 3.
13. The Unit has 03 stage falling film type Integrated Multi Effect Evaporator (IMEE) having design capacity of 650 m³/day followed by Condensate Polishing Unit of 30 m³/hr capacity for treatment of condensate from IMEE.
14. In CPU, the Unit is having Holding tank, Pressure Sand Filter, Activated Carbon Filter, RO (1st stage), RO (2nd stage) and Treated Water Holding tank. Treated water (Permeate of RO-1 & 2) is being utilized in cooling tower and cooling tower blow down is collected and treated in CPU. Reject of RO-2 is sent to IMEE.
15. The Unit has installed Condensate Polishing Unit of 30 m³/hr capacity having RO based technology for treatment of condensate from IMEE. Cooling tower blow down is also treated in CPU along with condensate from IMEE.

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16. The Unit has total 19 acres of active area for bio-composting. Among total 19-acre area, 07-acre area is covered and remaining 12-acre area is uncovered.
17. Spent wash generation rate is 4.5 KL/KL of alcohol production (as informed by the Unit, average SW generation from B heavy type molasses).
18. The Unit has not complied with the consent conditions of installation of Online Continuous Emission Monitoring System (OCEMS) and providing its connectivity to CPCB/UPPCB servers for uninterrupted data transmission.
19. The Unit has one lagoon of 19,250 m³ capacity for storage of concentrated spent wash. As per CPCB direction dated 07.12.2015, maximum allowed storage capacity in the lagoon is equivalent of 30 days' storage of concentrated spent wash i.e. 4,300 m³ (considering spent wash generation rate is 4.5 KL/KL of ethanol production).
20. As on 19.02.2020 approx. 6,470 m³ quantity of concentrated spent wash was found stored in lagoon, against the allowed 4,300 m³, which indicates the Unit is not properly utilizing the spent wash in bio-composting.
21. As per the consent condition, the Unit is allowed to operate its plant for 365 days. The Unit is having total 19 acres of bio-compost area, out of which only 07 acres is covered. Considering the consent condition, the Unit is not having adequate covered compost yard to operate its plant throughout the year.
22. Rain water collection system provided at bio-compost yard was not proper, as the collected rain water would ultimately mix with the bio-compost windrows.
23. No proper logbook is maintained for spent wash generation, spent wash storage in lagoon and spent wash utilization in bio-composting. In absence of proper record, possibility of illegal disposal of spent wash outside of the Unit's premises through tanker could not be ruled out.
24. The Unit has installed web cameras at entry/exit gate of the Unit, but footage of the same was not provided by the Unit representative and it was informed that they are not keeping any back up/record of the footages at the time of inspection.

AND WHEREAS, Hon'ble NGT vide its orders dated 03.08.2018 and 19.02.2019 in Original Application No. 593/2017 (W.P. (Civil) No. 375/2012), Paryavaran Suraksha Samiti & Anr. Vs. Union of India & Ors. directed that "*The CPCB may take penal action for failure, if any, against those accountable for setting up and maintaining STPs, CETPs and ETPs. CPCB may also assess and recover compensation for damage to the environment and said fund may be kept in a separate account and utilized in terms of an action plan for protection of the environment*"; and

WHEREAS, in compliance of above quoted Hon'ble NGT order, cases to be considered for levying penalty are discharges in violation of consent conditions/ non-compliance with the directions, such as direction for closure due to non-installation of OCEMS/ non-adherence to the action plans submitted/ intentional avoidance of data submission or data manipulation by tampering OCEMS; and

Contd. 6/-

A.

WHEREAS, as per Environmental Compensation policy framed in compliance of NGT order dated 31.08.2018 in O.A no. 593/2017, the Unit is levied to deposit environmental compensation (EC) for illegal disposal of spent wash into ambient environment-land and water resulting into acute injury and damage to the environment; and

WHEREAS, CPCB issued closure direction along with **show cause notice** dated 11.05.2020 under Section 5 of Environment (Protection) Act, 1986, as to why **environmental compensation of Rs. 3,16,50,000** /- (Rupees Three Crores Sixteen Lakhs Fifty Thousand only) should not be levied on them for non-compliance period from 31.07.2019, when Regional Officer, UPPCB, Moradabad reported illegal discharge for the first time, till 04.03.2020, when the EC calculation was carried out; and

WHEREAS, the Unit submitted pointwise replies vide e-mail dated 30.06.2020, 14.07.2020 and 16.07.2020 wherein it denied the illegal discharge of spent wash and requested for withdrawal of the show cause on environmental compensation (EC) and an opportunity for personal hearing to further present their submissions regarding the same; and

WHEREAS, personal hearing of the Unit was held on 28.09.2020 through video conferencing wherein it was established that Unit was non-complying w.r.t environmental norms and EC shall be levied on the Unit. However, based on Unit's request for sharing the details of the EC calculation, it was decided that detailed EC calculation shall be shared with the Unit; and

WHEREAS, the detailed EC calculation was shared with the Unit vide email dated 29.09.2020 and the Unit was directed to submit its comments on the calculation within a week. Again, a reminder letter dated 22.10.2019 was issued to the Unit for submission of its comments; and

WHEREAS, as per the 'Policy for levying environmental compensation (EC) for industries' issued vide office order F.No. B-400(S)/IPC-III/2019-20/1162 dated 04.09.2019, direction for closure or revocation and direction for imposition of EC shall be dealt separately; and

WHEREAS, CPCB constituted Four-Member committee vide office order dated 24.02.2020 having representative from CPCB, MoEF & CC and NMCG to examine the representations for revocation of the closure direction issued by CPCB. The Committee in its meeting held on 28.09.2019 examined the Unit's replies dated 30.06.2020, 14.07.2020, 16.07.2020, 11.08.2020 and 07.09.2020, and recommended for revocation of the closure direction with prescribed conditions; and

WHEREAS, CPCB issued revocation direction dated 12.10.2020 under Section 5 of the Environment (Protection) Act, 1986 and the Unit was directed to comply with the following:

1. The Unit may resume its manufacturing operation and shall inform CPCB after resumption.
2. The Unit shall ensure uninterrupted connectivity of Online Continuous Effluent & Emission Monitoring System (OCEMS) (Web cameras, mass flow meters with totalizer and stack monitoring facility for Particulate matter on stack) data transfer to CPCB server.
3. The Unit shall submit the re-validated adequacy assessment report of the installed Zero

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Liquid Discharge (ZLD) system prepared by the same technical institute which has carried out adequacy of the Unit i.e., VSI, Pune after resumption of operation of the distillery at 100 % capacity utilization within 60 days.

4. The Unit shall maintain ZLD as per CPCB direction dated 07.12.2015 issued under Section 18(1) (b) of Water (Prevention & Control of Pollution) Act, 1974.
5. The Unit shall continue to submit monthly data on production, spent wash generation, mass flow meter readings of mass flow meter at MEE inlet and outlet, bio-composting data etc. as per prescribed format. In addition, analysis report of samples collected from upstream and downstream locations of identified recipient drain shall also be submitted by 10th of every month.
6. The Unit shall submit photographic evidences after completion of the restriction of its lagoon capacity to 7,700 m³ i.e., equivalent to 30 days of concentrated spent wash generation by dismantling/levelling /filling the excess capacity of the lagoon before 31st March, 2021.

AND WHEREAS, the Unit vide letter dated 25.10.2020 submitted its pointwise comments and observations along with supporting documents w.r.t the EC calculation carried out by CPCB, which were examined and following observations were made:

1. The Unit informed that as per UPPCB, the date of first reported illegal discharge into river Dhela was 31.07.2019 whereas date on which Unit stopped operation due to technical issue was 02.08.2019, therefore the period of violation should be three days from 31.07.2019 to 02.08.2019 instead of 218 days from 31.07.2019 to 04.03.2020 as considered in the EC calculation by CPCB.
2. There was no violation during the period from 29.10.2019 to 26.01.2020 which is substantiated by inspection reports of the committee constituted by District Magistrate, Moradabad. According to the inspection reports of the Committee, the Committee comprising of Asst. Commissioner, DIC and Junior Engineer, UPPCB, visited the Unit on 04.01.2020, 31.01.2020, 13.02.2020 and 22.02.2020 and as per all the reports, all the machineries of the Unit including the effluent treatment plant were functional, there was no discharge outside the Unit premise and Unit was functioning as ZLD Unit.
3. The Unit informed that the plant was under shut down from 17.12.2019 to 29.12.2019 and again from 22.02.2020 to 06.03.2020.
4. The value of R factor in the formula for EC calculation is suggested to be 250 as per the CPCB in-house committee report whereas in case of EC calculated for the Unit, R factor is taken as 500.
5. In addition, the Unit argued that EC is levied to recover compensation for damage to environment but as per data collected of water quality of Dhela river before the distillery Unit was set up and after it was set up, the water quality was found comparable and the colour parameter was on an average 20 Hazen even before the Unit began operation. Therefore, Dhela river was polluted before the Unit was set up and therefore it cannot be held responsible for environmental damage.
6. The Unit once again requested CPCB to reconsider the EC calculation adopted and provide an opportunity for personal hearing.

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AND WHEREAS, with expansion of Environmental Compensation regime to various rules & regulations and in order to further strengthen the mechanism, CPCB constituted Four-Member Committee vide office order F.No. MSCB/03/2017/930 dated 24.11.2020 to examine the representations against Environmental Compensation; and

WHEREAS, based on Unit's request vide letter dated 25.10.2020, personal hearing was held on 08.12.2020 through video conferencing before the Four-Member Committee to examine Unit's representation against the calculated environmental compensation. The minutes of personal hearing were issued vide letter dated 07.01.2021; and

WHEREAS, the salient observations made by the Committee during the personal hearing held on 08.12.2020 are as follows:

1. CPCB inspected the Unit for the first time on 19.02.2020, while all prior inspections since 31.07.2019 were conducted by UPPCB and UPPCB may have taken appropriate action.
2. The start date for EC calculation, should be the date on which CPCB took cognizance of non-compliance and accordingly, in the present case, start date for non-compliance should have been taken from 19.02.2020.
3. The number of days of non-compliance should be counted with effect from date of inspection. Since the directions dated 11.05.2020 were for closure of the Unit, the number of days of non-compliance should be the number of days the Unit operated prior to closure. In this case, the Unit has closed its operation on 04.06.2020, accordingly, the time period for EC calculation (N) will be 107 days from 19.02.2020. Further, if the Unit has been non-operational between 19/02/2020 to 04/06/2020 and adequate documentary evidence from Excise Department is submitted, then EC may be exempted for non-operational days.
4. The Pollution Index (PI) shall be taken in accordance to the sector specific value defined in the 'Final Document on Revised Classification of Industrial Sectors under Red, Green, Orange and White Categories'
5. The R-factor should be considered at maximum i.e., 500 since the Unit was undertaking illegal discharge through tankers, which is Level III category (non-complying Unit causing grave injury to the environment) in accordance to CPCB "Guidelines for issuance of directions and revocation of closure directions issued under Section 5 of the Environment (Protection) Act,1986.
6. Deterrent factor will not apply in this case, since the factor will apply only in case the Unit is found repeating the same or similar violations.

AND WHEREAS, appropriate action against the Unit including levying of Environmental Compensation as deemed fit w.r.t inspection carried out by RO, Moradabad on 31.07.2019 and CPCB letter dated 27.12.2019 is to be ensured by UPPCB; and

WHEREAS, the Unit vide letter dated 21.01.2021 submitted that Unit was non-operational from 22.02.2020 to 05.03.2020 due to technical issues and submitted supporting documentary evidence; and

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WHEREAS, as per policy for levying Environmental Compensation for industries dated 04.09.2019, and considering the proceedings of personal hearing, Environmental Compensation has been recalculated as Rs. 70,50,000/- (Rupees seventy lakhs and fifty thousand only) for the non-compliance period from 19.02.2020 (i.e., date of inspection by CPCB) till 04.06.2020 (i.e., the date of actual closure of the Unit in compliance to CPCB closure direction dated 11.05.2020), excluding the 13 days of non-operation/self-closure (from 22.02.2020 to 05.03.2020) of the Unit due to technical issues; and

WHEREAS, the detailed calculation of the revised environmental compensation is represented as follows:

S.No.	From	To	No. of non-operational days	Environmental Compensation					Environmental Compensation (rupees)
				N	PI	R	S	L.F.	EC=P*N*R*S*LF
1.	19.02.2020	04.06.2020	13 (22.02.2020-05.03.2020)	94 (107-13)	100	500	1.5	1	70,50,000/-

Where,

N = No. of days of violation which is taken as 94 days starting from 19.02.2020 i.e. date of CPCB inspection till 04.06.2020 i.e. date on which Unit closed its manufacturing operation in compliance to CPCB closure direction and excluding the 13 days of self-closure of the Unit during the aforesaid period of non-compliance.

PI = Pollution index which is taken as 100 in accordance to the sector specific value defined in the 'Final Document on Revised Classification of Industrial Sectors under Red, Green, Orange and White Categories'.

R = R is a factor in rupees which is taken as 500 since the Unit was undertaking illegal discharge through tankers, which is Level III category non-compliance in accordance to CPCB "Guidelines for issuance of directions and revocation of closure directions issued under Section 5 of the Environment (Protection) Act, 1986.

S = S is a factor for scale of operation and since the Unit is large industry so S-Factor is taken as maximum.

L.F. = Location factor is taken as 1 because the Unit is located more than 10 km (>10 km) from the municipal boundary and having population less than 1 million.

NOW, THEREFORE, in view of the above and in exercise of powers delegated to the Chairman, Central Pollution Control Board (CPCB) under Section 5 of the Environment (Protection) Act, 1986, the Unit, M/s Rana Sugar Ltd. (Distillery Division), Belwara, Manpur, Moradabad, U.P., is hereby directed to comply with the following directions:

1. The Unit shall deposit the revised Environmental Compensation (EC) amount of Rs. 70,50,000/- (Rupees Seventy Lakh Fifty Thousand Only) into the CPCB A/c No. 532702050000164 (Bank name: Union Bank of India, IP Extension Branch, Vikas Marg Extn., Delhi; IFSC: UBIN0553271). In case of delay, simple interest @12% shall be levied for the delay period. Also, the Unit shall provide detail of EC amount deposited to CPCB within 15 days from date of receipt of direction. EC deposited in

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the CPCB account will be spent by CPCB as per the EC utilization policy as approved by Hon'ble NGT.

2. The Unit shall comply with CPCB directions dated 12.10.2020 issued under Section 5 of Environment (Protection) Act, 1986.

In case of default in compliance with the above directions by the Unit, CPCB will be constrained to initiate appropriate action against the Unit, in accordance with the provisions of the Environment (Protection) Act, 1986 without any further notice.


(SHIV DAS MEENA)
CHAIRMAN

Copy to:

1. **Member Secretary**
Uttar Pradesh Pollution Control Board,
Building No. TC-12 V, Vibhuti Khand
Gomti Nagar, Lucknow-226010
: To ensure appropriate action against the Unit including levying of Environmental Compensation as deemed fit w.r.t inspection carried out by RO, Moradabad on 31.07.2019 and CPCB letter dated 27.12.2019.
2. **District Magistrate**
District: Moradabad
Uttar Pradesh-244001
: For kind information, please
3. **Joint Secretary (CP Division)**
Ministry of Environment, Forest & C.C
Prithvi Block, Indira Paryavaran Bhawan,
Jorbagh Road, New Delhi – 110 003
: For kind information, please
4. **The Regional Director**
Regional Directorate
Central Pollution Control Board
PICUP Bhawan, Ground Floor,
Vibhuti Khand, Gomti Nagar,
Lucknow – 226 010.
: For kind information please
5. **The In-charge, IT Division, CPCB**
: For follow up, please
6. **Master file/Guard file, WQM II, CPCB, Delhi**


(PRASHANT GARGAVA)
MEMBER SECRETARY