

## HARYANA STATE POLLUTION CONTROL BOARD C-11, SECTOR-6, PANCHKULA

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## Office Order

As per policy of the Board approved in its 162<sup>nd</sup> meeting held on 20.03.2012 and circulated vide order Endst No. HSPCB/PLG-74/652-671 dt. 03.05.2012, the units whose samples are found to be exceeding the permissible limits on account of minor operational problems, are provided an opportunity, on submission of scheme of modification of ETP/APCM and undertaking to comply with the standards laid down by the Board in a time bound manner alongwith prescribed performance security and curtailment of production proportionate to the existing capacity of pollution control devices i.e. ETP/APCM, to operate with curtailed production for a specific period within which such modifications are to be carried out. However, it was provided in the policy that no opportunity shall be given to the units which are found bypassing the effluent and units having no ETP/APCM.

Whereas in the Policy orders issued vide office order Endst No. HSPCB/PLG-22/784-802 dt. 11.05.2012, there is a provision for grant of appropriate time to non complying units, ranging from 3 to 6 months, for upgradation of ETP/STP/APCM or installation of ETP/STP/APCM afresh depending upon the nature & volume of work. Thus a provision of granting the opportunity to the non complying units for installation of ETP/STP/APCM afresh in the orders issued vide Endst. No. HSPCB/PLG-22/784-802 dt. 11.05.2012 is contrary to the provisions of policy orders issued earlier vide order Endst. No. HSPCB/PLG-74/652-671 dt. 03.05.2012.

Whereas, the matter was placed before the TAC (Policy) to examine the matter and to give recommendations in view of the suggestion of Regional Officer, Sonepat submitted vide his letter No. 1045 dt. 03.06.2013 to remove the above said ambiguity in the above said policy orders. The TAC(Policy) examined the issue in its meeting held on 10.09.2013 and subsequently on 25.11.2013 and submitted its

Therefore, in view of recommendations of TAC(Policy) and in partial modification of office order Endst. No. HSPCB/PLG-74/652-671 dt. 03.05.2012 and office order Endst. No. HSPCB/PLG-22/784 -802 dt. 11.05.2012, it is clarified that no unit should come up without installing the proper and adequate Pollution Control Measures and should not be allowed to operate without having the same and without complying the prescribed standards. However, in case of units / projects where STP has not been provided and the industry / project is willing to install the STP afresh, the time for installing STP may be given to such units after obtaining prescribed performance security and time bound design scheme for installation of STP, provided the unit undertakes to discharge its domestic effluent in septic tank / soak pit till the STP is installed. In respect of industries required to install the ETP and APCM afresh, time may be given after submission of time bound undertaking with design scheme for installation of ETP and APCM alongwith prescribed performance security in the form of Demand Draft only after closing down the polluting process of

the unit and the polluting process may be allowed to operate only after installation of requisite ETP / APCM as per design scheme submitted by the unit.

The above orders shall come into force with immediate effect.

Dated, Panchkula the 7<sup>th</sup> February, 2014-02-10

Dr. Mahavir Singh, IAS Chairman

Endst No. HSPCB/PLG/2014/ 10058-79

Dated: 11-2-14

A copy of the above is forwarded to the following for information and immediate necessary action :-

- 1. All Section Incharges in Head Office.
- 2. All Regional Officers in Field Offices.
- 3. P.A. to Chairman / P.S. to M.S. for information of the officer.
- 4. Sandeep Sharma for uploading the orders on the website of the Board.

Sr. Environmental Engineer