

By Registered Post



**BIHAR STATE POLLUTION CONTROL BOARD**  
Parivesh Bhawan, Plot No. NSB-02,  
Patliputra Industrial Area, Patna – 800 013  
E-mail-bspcb@yahoo.com, Website-http://bspcb.bih.nic.in

Ref. No.:

Patna, dated:-

**From:**

Ashok Kumar Ghosh,  
Chairman.

**To**

The Chief Executive Officer,  
M/s. Majhaulia Sugar Industries Pvt. Ltd.,  
Majhaulia,  
District – West Champaran,  
Pin – 845454

**Proposed Direction u/s 33A of the Water (Prevention and Control of Pollution) Act, 1974.**

1. WHEREAS, under the provisions of Section 25/26 of the Water (Prevention and Control of Pollution) Act, 1974, no person shall make use of any new, altered or existing outlet for the discharge of any sewage or trade effluent or can operate any process or system for the discharge of any sewage or trade effluent, unless prior consent to operate (CTO) has been obtained from the Board.
2. WHEREAS, you were, accordingly, issued Discharge Consent Order (CTO) vide this Board's letter no. 4119, dated 03.12.2018 for the period from 01.10.2018 to 13.09.2023 with certain conditions and amongst those, condition nos. 8(iii) and 10 related to no discharge of effluent in the river Kohra; and maintenance of industrial and storm water drain. Process effluent/any used water was also not allowed to be mixed with storm water and storm water drain was required to pass through guard pond.

3. WHEREAS, this Board conducted an inspection of your unit during 08.02.2019 to 09.02.2019 and during inspection, it revealed that the condition nos. 8(iii) and 10, imposed in your Discharge Consent Order, as aforesaid, were not complied with.
4. WHEREAS, it may be worth mention that your unit was served with a direction u/s 33A of the Water (Prevention and Control of Pollution) Act, 1974 vide this Board's letter no. 2360, dated 17.04.2018, whereunder, amongst other directions one of the directions was to furnish a Bank Guarantee of an amount of Rs.20,00,000/- in favour of this Board giving the averment that the amount under guarantee can be forfeited in the event of violation of the directions.
5. WHEREAS, a bank guarantee of the said amount was made available to the Board by you vide your letter dated 07.05.2018, which was subsequently forfeited by this Board's letter no. 340, dated 23.02.2019 on account of violation of the conditions, imposed in your Discharge Consent Order.
6. WHEREAS, this Board has been vigilant about your compliances from the beginning and from time to time had been allowing you time for the compliances of its directions relating to discharges and emission, which would, otherwise, have polluted the river Kohra and the environment around.
7. WHEREAS, non-compliance of the Board's direction and non-observance of the pollution control norms are bound to pollute river Kohra and inflict injury on environment affecting people adversely in the vicinity.

In view of the aforesaid facts, please show cause in writing or in person on or before 18.03.2019 before the Chairman of the Board as to why direction for final closure under section 33A of the Water

(Prevention and Control of Pollution) Act, 1974 should not be issued in the event of:

- I) your failure to stop discharge of untreated effluent into Kohra river;
- II) your failure to use the treated effluent in irrigation in conformity with the standards, prescribed by the Board;
- III) your failure to stop mixing of industrial effluent with storm water.

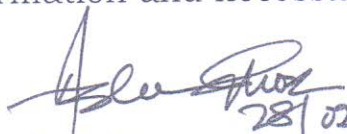
Please ensure submission of compliance report within 15 days from the issue of this letter, failing which, this proposed direction shall be confirmed against you by the issuance of direction for closure.

Sd/-  
(Ashok Kumar Ghosh)  
Chairman

**Memo No...** 259.....

**Dated...** 28.2.19.....

**Copy to:** R.O., Muzaffarpur/ Legal Cell for information and necessary action.

  
28/02/19  
(Ashok Kumar Ghosh)  
Chairman