

MAHARASHTRA POLLUTION CONTROL BOARD
REGIONAL OFFICE - PUNE

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"Your Service is our Duty"

Jog Centre, 3rd Floor,
Wakdevadi,
Old-Pune Mumbai Road,
Pune- 411003

Date: 21/02/2025

MPCB-ROP/PD/ 2562210004

To,
M/s. Mungi Engineers Private Limited,
Gat No- 108, Village - Mindewadi, Tal- Maval,
Dist- Pune.

Sub: Proposed Directions under section 33 A of Water (Prevention & Control of Pollution) Act, 1974 and under section 31A of Air (Prevention & Control of Pollution) Act, 1981.

Ref: 1. Consent to Operate granted by the Board vide no. Format1.0/APAE Section/UAN No.0000158189/CO/2308002177, Dtd. 31/08/2023
2. Visit of official of the Board to your unit 07/01/2025
3. Legal Action Proposal Submitted by the Sub Regional Officer, MPCB, Pune-II vide no. MPCB-LEGAL_ACTIONS-080125007, Dtd. 22/01/2025.

WHEREAS, the Maharashtra Pollution Control Board has granted Consent to Operate u/s 26 of the Water (Prevention and Control of Pollution) Act, 1974 and u/s 21 of the Air (Prevention and Control of Pollution) Act, 1981 & Authorization under Rule 6 of the Hazardous and Other Wastes (Management and Trans-boundary Movement) Rules, 2016, subject to certain terms and conditions.

AND WHEREAS, it is obligatory on your part to provide adequate pollution control devices and comply with the consent conditions so as to achieve the standards prescribed by the Board in its consent.

AND WHEREAS, the regular inspection carried out by of the Official/s of MPCB at Sub Regional Office, MPCB, Pune-II and accordingly Sub Regional Officer – Pune-II submitted the legal action proposal with following non-compliances,

- (1) You have failed to comply with the consent conditions as you have not provided Zero Liquid Discharge (ZLD) system.
- (2) You have generated about 16 CMD industrial effluent from the phosphating activity. However not provided Effluent Treatment Plant for the treatment of the same.
- (3) You have stored above said industrial effluent into the RCC tank with pH 3 to 4 and failed to dispose the same as per the consent conditions.
- (4) You have increased the capacity of the Phosphating Section without obtaining prior consent from the Board.
- (5) You have not provided the fume extraction system, air pollution control system and stack to the Phosphating Section and also not dismantle the existing stacks.
- (6) You have not disposed the RO Reject to the M/s. MEPL or not provided MEE system and as per report you are using RO reject for the gardening within the industry premises.

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- (7) You have kept the evaporator of RO system is in idle condition and not provided separate energy meter for the above said pollution control systems.
- (8) You have disposing the domestic effluent to the STP provided by the facilitator i.e. M/s. RMK Group. However not provided sample collection facility.
- (9) You have not maintained the record of treated effluent by STP.
- (10) As per consent conditions dated 31.08.2023, "The applicant shall achieve zero liquid discharge system within a period of 03 months and shall submit Bank Guarantee of Rs. 2.0 Lakh towards compliance of the same.". PP has failed to comply the same.
- (11) As per consent conditions dated 31.08.2023, "As per your application, you have provided Sewage Treatment Plant of designed capacity 40 CMD for the treatment of 11.2 CMD of sewage." However PP is disposing the Sewage to the Combine STP provided by RMK group for their adjoining industrial group. Individual STP is not provided.

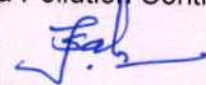
AND WHEREAS it has been observed that you have failed to comply with the conditions stipulated in the Consent granted by the Board and discharging substandard industrial effluent into the surrounding area and thereby causing water pollution into the environment.

NOW THEREFORE, in view of the above non-compliance, you are hereby directed to show cause as to:

1. Why your consent shall not be refused or revoked?
2. Why your industrial activities shall not be closed down ?
3. Why the competent Authorities shall not be directed to disconnect water / electricity supply to your unit ?

You are hereby given an opportunity to respond **within 03 days** from issuance of these directions. Also directed to remain **present for personal hearing on 28th February, 2025 at 04.15 pm in the office of Regional Officer, M. P. C. Board, Jog centre, 3rd floor, wakadewadi, Pune-03** along with action plan towards the compliance of above related points, failing which, MPCB will initiate legal action against your unit without giving any further notice in accordance with the provisions of the Water (prevention & Control of Pollution) Act, 1974 and Air (Prevention & Control of Pollution) Act, 1981, which please note.

For and on behalf of
Maharashtra Pollution Control Board



(J. S. Salunkhe)
Regional Officer,
M. P. C. Board Pune

Copy submitted for information to:

- Hon'ble The Member Secretary, MPCB, Mumbai

Copy f.w.cs.to :

1. Joint Director (APC), M.P.C. Board, Mumbai.
2. Law Officer, M.P.C. Board, Mumbai.

Copy to- The Sub-Regional Officer, M.P.C. Board, Pune-II :- Present during the hearing along with JVS results and present status.

