

## EXTRAORDINARY PUBLISHED BY AUTHORITY

KARACHI, FRIDAY, OCTOBER 16, 2015

#### PART II

Statutory Notifications containing Rules and Orders issued by all Ministries and Divisions of the Government of Pakistan and their Attached and Subordinate Offices and the Supreme Court of Pakistan

GOVERNMENT OF PAKISTAN

#### MINISTRY OF CLIMATE CHANGE

NOTIFICATION

Islamabad, the 7th October, 2015

#### S.R.O. 103(KE)/2015:

In exercise of the powers conferred by section 31 of the Pakistan Environmental Protection Act, 1997 (XXXIV of 1997), the Federal Government is pleased to make the following rules, namely:—

- 1. Short title and commencement.- (1) These rules may be called the Compounding of offences and Payment of Administrative Penalty Rules, 2015
  - (2) They shall come into force at once.
- 2. Definitions.- (1) In these rules, unless there is anything repugnant in the subject or context,-
- (a) "accused" means the person or organization against whom a complaint has been filed in Environmental Tribunal or before the Environmental Magistrate;

(991)

Price: Rs. 10.50

- (b) "Act" means the Pakistan Environmental Protection Act, 1997 (XXXIV of 1997);
- (c) "clean fund" means environment fund established under the Act.
- (d) "complainant" means the Pakistan Environmental Protection Agency or Government Agency or Local Council or an aggrieved person who has filed the complaint under the Act;
- (e) "loss assessment report" means an inspection and assessment report of loss caused to the environment;
- (f) "loss" means any damage occurred to environment and persons due to adverse environmental effects:
- (g) "Committee" means the committee for environmental damages assessment and confirmation committee constituted under rule 4;
- (h) "complaint" means a complaint filed in Environmental Tribunal under sub-section (3) of section 21 of the Act or before the Environmental Magistrate under sub-section (3) of section 24 of the Act, as case may be;
- "Director General" means the Director General of the Federal Agency appointed under sub-section (2) of section 5 of the Act;
- (j) "offence" means any violation of provisions of the Act and rules and regulations made thereunder; and
- (k) "Schedule" means a Schedule to these rules.
- (2) All words and expressions used but not defined herein shall have the same meanings as are assigned to them in the Act;
- 3. Application to Director General for compounding of offence.- (1) An accused may file an application to the Director General for compounding of offence in accordance with the Form-A in Schedule-I. The application under Subrule(1) shall be accompanied by duly signed and verified affidavit on a stamp paper of fifty rupees in accordance with Form-B of Schedule-I.
  - (2) Relevant details of the application under sub-rule(1) shall be entered in the register maintained by the Director-General or an officer designated by him and acknowledgment of receipt thereof shall be issued to the accused in accordance with Form-C of Schedule-I.
- Establishment of environmental damages assessment and confirmation committee.- (1) For the purpose of inspection and assessing environmental

damages, the Director General, shall constitute an environmental damages assessment and confirmation committee comprising:

- (a) Director (Lab/NEQS), Pakistan Environmental Chairperson; Protection Agency;
- (b) Deputy Director (R&I), Pakistan Environmental Secretary; Protection Agency;
- (c) Assistant Director (Legal / Enforcement), Pakistan Member, Environmental Protection Agency; and
- (d) Representative of Islamabad Capital Territory, Member; Islamabad.
- (2) The committee shall be responsible to visit the site and carryout inspection, assess damages according to the Act and submit its report to the Director General clearly stipulating the amount of damages for the role of rehabilitation of these damage caused.
- 5. Approval of compounding of offence.- (1) On the receipt of the report under sub-rule (2) of rule 4, the Director General may approve compounding of the offence subject to the permission of the Environmental Protection Tribunal or Environmental Magistrate, as the case may be.
  - (2) If the Director General disagrees with report under sub-rule (2) of rule 4, he may, after recording reason, refer the case back to the committee for re-consideration.
  - (3) The committee shal re-consider the case and again submit report to the Director-General within seven days and thereafter the Director General shall approve the same.
  - (4) After approval of the Director General the case shall be sent to Environmental Protection Tribunal or Environmental Magistrate, as the case may be, within one week for permission by the Environmental Protection Tribunal or Environmental Magistrate. After the permission is granted, the case shall stand compounded.
- 6. Show cause notice for payment of administrative penalty.- (1) Subject to sub-rule (2) where the Director General or any other officer of the Agency authorized by him on the basis of information received from authentic sources or investigation made by authorized officer of the Agency is of the opinion that a person has contravened any provision of the Act, he or the authorized officer may serve upon such person a show cause notice in accordance with Form-A of Schedule-II, to show cause why he should not be required to pay to the Agency an administrative penalty in the amount set out in the notice for each day the contravention continues, as provided in sub-section (7) of section 17.

- 7. Imposition of administrative penalty.- (1) In case of contravention of the provisions of the Act, the Director General may refer the case to the committee for verifying the contravention and assessment of the damage for according administrative penalty.
  - (2) On the receipt of report, Director General shall issue notice for payment of administrative penalty within thirty days in case of failure, the case shall be referred to Environmental Protection Tribunal or Environmental Magistrate, as the case may be.
- 8. Amount of administrative penalty.- (1) The amount of administrative penalty required to be paid under a notice issued under rule 7 shall be determined in accordance with the Tables A, B and C of Schedule-IV keeping in view of the extent and duration of the contravention and the prevailing circumstances, but shall not:
  - (a) in the case of a continuing contravention punishable under sub-section
     (1) of section 17, be less than hundred thousand rupees for every day the contravention continues; and
  - (b) in case of a continuing contravention punishable under sub-section (2) of section 17, be less than ten thousand rupees for every day the contravention continues:

Provided that the amount of administrative penalty mentioned in the notice under rule 7 shall not exceed the amount mentioned in the show cause notice under rule 6.

- 9. Deposition of the fine.- The amount recovered as fine shall be deposited in the Clean Fund after approval by the Director General,
- Maintenance of registers.- (1) The Director-General shall be responsible to maintain.
  - (a) a register, on the format as set out in Form-A of Schedule-III, containing relevant details of all applications to compound offences received under rule 3; and
  - (b) a register, on the format as set out in Form-B of Schedule-III, containing relevant details of notices for payment of administrative penalties issued under rule 7.
  - (2) The registers maintained under sub-rule (1) shall be open for inspection of the public during office hours.

[Complainant]

#### SCHEDULE I

#### Form A

[see rule 3(1)]

The Director General,	
Pakistan Environmental	Protection Agency
Islamabad	

Dated

Subject :-	APPLICATION	TO COMPOUND	OFFENCE
------------	-------------	-------------	---------

Subject: All Lionnell 10
I, <u>[name]</u> son/daughter/wife of <u>[name]</u> , resident of <u>[address]</u> hereby request to compound the offence under section of the Pakistan Environmental Protection Act, 1997 (the Act) in respect of which complaint No filed on [date] against me before the Environmental Tribunal/Environmental Magistrate, [place].
For this purpose, I would like to pay, by way of compensation, a sum of Rs to you/the complaint for the injury/loss/damage caused by commission of the offence. I am also willing to pay all your/the complainant's cost in respect of the complaint, including costs of investigations, if any.
Acceptance / agreement of complainant is appended below (delete, is complainant is Federal Agency).
I declare that I have never previously been convicted under the Act, or compounded an offence undere the Act, or paid an administrative penalty in respect of a contravention of any provision of the Act. My affricative is attached.
Permission of the Environmental Tribunal/Environmental Magistrate for composition of the offence may please be obtained as provided under the Act and the rules made thereunder.
Your faithfully
[Signature of accused
Dated :
I hereby accept the above-mentioned offer of compensation and agree to the proposed composition of the offence.

#### Form B

#### [See rule 3(1)]

#### Affidavit of accused.

	name] son/daughter/wife of [name], resident of [address] by affirm and declare that-	, do hereby
(1).	I have requested the Director-General, Pakistan En Protection to compound the offence under section of Environmental Protection Act, 1997 the (Act) in respectomplaint nowas filed on [date] against me Environmental Tribunal/Environmental Magistrate, [place].	the Pakistan ect of which before the
(2).	For this purpose, I would like to pay, by way of compensat Rs to the Director General/the complainant for the damage caused by commission of the offence. I am also all of the Director-General/the complainant's costs in recomplaint, including costs of investigations, if any.	e injury/loss/ willing to pay
(3).	I declare that I have never previously been convicted und compounded an offence under the Act, or paid an a penalty in respect of a contravention of any provision of the	adminstrative
	De	ponent
	rified on oath atthat the contents of the above afficerrect to the best of my information, knowledge and belief.	davit are true
	De	eponent

#### Form C

#### [See rule 3 (2)]

#### Acknowledgement of receipt

Pakistan Environmental Protection Agency

#### Acknowledgement of receipt

		nich complaint no Tribunal/Environmenta	n
Walter Street or Street			
No:			
(of acknowledgement of	of receipt)		
Date:			
(of receipt of applicatio	n	Director-General	

Date:

#### Form D [See rule 5 (1)]

Application to Environmental Tribunal or Environmental Magistrate for permission to compound an offence.

	Before the Environmental Tribunal [place]
	or Environmental Magistrate [place]
	Complaint no of
	vs
	[Name of complainant] [Name of accused]
APPLIC PROTE	ATION UNDER SECTION 17(6) OF THE PAKISTAN ENVIRONMENTAL CTION ACT, 1997 FOR PERMISSION TO COMPOUND THE OFFENCE
it is	respectfully stated that:-
he Pak	The accused against whom the titled complaint under section of istan Environemental Protection Act, 1997 has been filed has, vide ion dated attached herewith, requested for composition of the ce.
(2) hereun	The application fulfils the requirements of the said Act and rules made der that-
(a)	The application dated has been filed in the prescribed form by the accused on [date] within days of the filing of the complaint on [date]
	The accused has offered to pay a sum of Rs by way of compensation for the injury/loss/damage caused by the commission of the offence, the offer is acceptable.
	<ul> <li>the Pakistan Environmental Protection Agency keeping in view the extent and duration of the contravention of, or failure to comply with, the provisions of Section constituting the offence, and the attendant circumstances; and</li> </ul>
	<ul><li>(ii) the complainant, as per his acknowledgement on the application of the accused (delete if inapplicable).</li></ul>
(c)	The accused has also agreed to pay all costs in respect of the complaint, including costs of investigation, which have been calculated at Rs
he titled be withd	requested that permission to compound the offence in respect of which complaint has been filed may be granted and the complaint ordered to rawn on payment by the accused of the sums detailed in clauses (b) and e. by a specified date.

(Director-General) or Authorized Officer

Pakistan Environmental Protection Agency

#### SCHEDULE II

#### Form A

#### [See rule 7 (1)]

### Show cause notice for payment of administrative penalty

Pa	kistan Environmental Protection Agency
То	
	SHOW CAUSE NOTICE
that you have prima	information received/investigation made, I am of the opinion facie contravened the provisions of section of the ntal Protection Act, 1997 (the Act) on [date] at [time] at
in exercise of power to pay to the Pakista the amount of Rs that if you pay the af	nces I, hereby call upon you to show cause why I should not a sunder sub-section (7) of section 17 of the Act, require you an Environmental Protection Agency administrative penalty to for each day the contravention continues. Please note orersaid administrative penalty, you will not be charged under the in respect of the contravention.

Your reply should reach the undersigned within seven days of receipt of this
notice, failing which it shall be presumed that you do not wish to contest the
matter and I shall proceed to issue you notice to pay the aforesaid administrative
penalty without further reference.

#### SCHEDULE II

#### Form B

#### [See rule 8 (1)]

#### Notice for payment of administrative penalty Pakistan Environmental Protection Agency

	Dated :
The state of the s	
То	
Notice for payment of	administrative penalty
Whereas on the basis of informati	on received/investigation made I, have
formed the opinion that you had prin	ma facie contravened the provisions of
	mental Protection Act, 1997 (the Act) on
[date] at [time] at [place].	
A - d MA in recognize to obour	source notice dated liesued by me
you have furnished reply dated	cause notice dated issued by me,
you have furnished reply dated	_ to the following effect
-	
and of the state o	
Ar en la companya de	in a set detect and
And Whereas after carefully consider	lering you written reply dated and
having granted you an opportunity of pe	ersonal hearing on, I have come to be rejected for the following reasons-
the conclusion that your reply is liable to	be rejected for the following reasons-
THE STATE OF THE S	to be continued on an orbital to the state of
New Therefore in eversion of the pr	owers under sub-section (7) of section 17
of the Act I hereby issue notice to	requiring you to pay to the Pakistan
Environmental Protection Agency with	thin days of receipt hereof an
administative penalty in the amount of R	thin days of receipt hereof and s Please note that if you pay the
administrative penalty by the due date	e, you will not be charged under the Act
for an offence in respect of the contrave	ention. However, in case you fail to make
payment. I shall initiate appropriate pro	oceedings against you in respect of the
contravention in accordance with law.	

(Director-General) or Authorized Officer Pakistan Environmental Protection Agency.

## SCHEDULE III

# [See rule 10(1)]

# Register of applications to compound offences

3			1-	-30	9						-	Sr.
										-		No.
(2)									and date	receipt No.	ment of	Sr. No. Acknowledge-
(3)				The production	•		7000	applicant	of accused /	and address	parcentage	Name,
(4)		The same	Selling.	The state of	1	and the second		The same of	tion	compensa-	offered as	Amount
(5)					The same	100		1		date of filing	No. and	Complaint
(6)		The same			and the same	1	which filed	1997, under	Protection Act,	compensa- date of filing Environmental and address	Pakistan	Section of
(3)		1						plainant	of com-	and address	parcentage	Name,
(8)				Med-					complaint	of.	respect	Costs in
(9)	DG	rejection by	or date of	Magistrate	al	Environment	or	tal Tribunal	Environmen-	to	application	Date of
(10)		Company of the Compan			Magistrate	al	Environment	or	tal Tribunal	Environmen- accused /	order of	Date of
(11)								complaint.	Environmen- tal Tribunal withdrawal of	accused /	ment by	Date of pay-

## SCHEDULE III

Form B

[See rule 10(1)]
Register of notices for payment of administrative penalty

(8)		(7)	(6)	(5)	(4)	(3)	(2)	(1)
THE SALE		10 Nov.   10 A	ARAM RANG			1		
T.				THE STATE OF	a to don't be	C Marie open		
	September 1	1		The state of	contravened	- Mong		
		1		- 5	have been	PRESIDE	issued.	
				1997 said to cause notice	1997 said to		cause notice	
	notice			in show	Protection Act,	1	whom show	XI.
	mentioned in			ty mentioned	mental	notice	of person to	
penalty	tive penalty	acceptance		trative penal-	Environ-	show cause	and address	-
for payment of	administra-	of notice of		Adminis-	Pakistan	issue of	parcentage	No.
Date spec	Amount of	Date of issue	Date of reply Date of issue Amount of Date specified	Amount of	Section of	Date of	Name,	Sr.

Where :

## SCHEDULE IV

[See rule]

TABLE - C

ADMINISTRATIVE PENALTY ON VIOLATION OF NATIONAL ENVIRONMENTAL QUALITY STANDARDS (NEQS) FOR MUNICIPAL AND LIQUID INDUSTRIAL EFFLUENTS (MG/I UNLESS OTHERWISE DEFINED)

ADMINISTRATIVE PENALTY ON VIOLATION OF NEQS RELATED TO MOTOR VEHICLE EXHAUST AND NOISE

For each parameter, pollution load will be calculated in accordance with the following formula

W

(for individual parameter) Pollution Load (PL)

(C-S) X RXD

UX 1000000

0 = Pollution concentration (mg/m³) in effluent/emission

S 11 NEQS for the pollutants (mg/m3)

R II Flow rate (m3/day)

0 = Total number of operating days / year

Pollution unit (kgs) - obtain value from the following, tables :-

PL = Pollution load

Pollution Units (U) for Liquid Effluents:

S. No.	Parameter	Pollution Unit (U		
(1)	(2)	(3)		
1.	Biochemical oxygen demand (BOD)	50 kg		
2.	Chemical oxygen demand (COD)	50 kg		
3.	Total suspended solids (TSS)	50 kg		
4.	Total dissolved solids (TDS)	50 kg		
5.	Grease and oil	3 kg		
6.	100 g			
7.	Chloride (as C1)	10 kg		
8.	500 g			
Cyanide (as CN) total     Zi				
10. An-ionic detergents (as MB As)				
11. Sulphate (SO) 50				
12.	Sulphide (s)	300 g		
13.	Ammonia (NH)	500 g		
14.	Pesticides	20 g		
15.	Cadmium	100 g		
16.	Chromium (trivalent and hexavlent)	500 g		
17.	Copper	1000 g		
18.	Lead	500 g		
19.	Mercury	20g 500 g		
20.	Selenium	500 g		
21.	10			
22.	1000 g			
23. Zine		20 g		
24.	1000 g			
25.	100			
26.	Iron	1000 g		
27.	Manganese	1000 g		
28.	Boron	500 g		
29.	Chlorine	9		

1006	TH	E GAZETTE OF	PAKISTAN, EXTRA, OCTOBER 16, 2015 [PART II
2.	(i)	Penalty rate :	Rs. 50,000 (Liquid) per unit of Pollution Load (PL).
	(ii)	Penalty rate :	Rs. 25000 (Gaseous) per unity of Pollution Load (PL).
		1.000	Penalty for individual NEQS = Pollution load X penalty rate per parameter.
3.	Tota	al penalty =	Sum of penalty for individual NEQS parameter.

Penalty on violation of NEQS for motor vehicular exhaust and noise shall be upto Rs. 1000/-.

#### ADMINISTRATIVE PENALTY ON VIOLATION OF SECTION 12 OF THE ACT.

Penalty on violation of section 12 (Initial environmental examination and environmental impact assessment) of Pakistan Environmental Protection Act, 1997 shall be upto Rs. 1000,000/-

#### D. ADMINISTRATIVE PENALTY ON VIOLATION OF SECTION 14 OF THE ACT.

Penalty on violation of section 14 (Handling of hazardous substances) of Pakistan Environmental Protection Act, 1997 shall be upto Rs. 100,000/-

[No. F.1(6)2001-L/E].

ABDUL SHAKOOR. Deputy Secretary (Admn.).