WHEREAS the reference 1st Lead, the Board has received a copy of the P&O's Pollution Control Board's two pollution control orders, No. 375 of 2012 and No. 376 of 2012, which were expired on 30.06.2017.

WHEREAS the Supreme Court of India, in its judgement dated 23.02.2017, has ordered CTR.14/9/2017-AgC/SO/KBL/CPCB/2016-2017.

WHEREAS the reference 2nd Lead, the Board has received a copy of the P&O's Pollution Control Board's two pollution control orders, No. 375 of 2012 and No. 376 of 2012, which were expired on 30.06.2017.

WHEREAS the Supreme Court of India, in its judgement dated 23.02.2017, has ordered CTR.14/9/2017-AgC/SO/KBL/CPCB/2016-2017.

WHEREAS the reference 3rd Lead, the Board has received a copy of the P&O's Pollution Control Board's two pollution control orders, No. 375 of 2012 and No. 376 of 2012, which were expired on 30.06.2017.

WHEREAS the Supreme Court of India, in its judgement dated 23.02.2017, has ordered CTR.14/9/2017-AgC/SO/KBL/CPCB/2016-2017.
WHEREAS vide reference 5th cited, the Board has reviewed the status of pollution control measures taken by industry before External Advisory Committee (TF) Meeting held on 05.02.2018 and issued directions to the industry on 26.02.2018 for non-compliance of Board directions and Consent conditions.

WHEREAS vide reference 6th cited, the officials of RO, Tirupati have inspected the industry on 06.07.2018 and observed the following violations:

1. The industry has applied for CFO renewal on 09.05.2017 and the same was rejected by ZO, Kumool. The proponent of the industry informed that they will apply again for CFO of the Board within a week days.

2. The industry has started efforts for upgrading the existing ETP and installation of MEE and RO Plant to meet ZLD system. During inspection on 06.07.2018, it was observed that the industry has completed foundation works for construction of new Aeration tank in addition to the existing ETP and the capacity of ETP is 2.0 Lakh Liters is under progress and about 45% of the civil works are completed. The industry has raised purchase order on 10.06.2018 to M/s Enviros India, Chennai for installation of ETP equipment machinery, RO Plant stage- 1, 2 & 3, Nano filtration and MEE.

3. The industry has not installed water meters to assess the quantity of water used for process, washings, boiler feed and domestic purpose.

4. The industry is not maintaining records for quantity of raw material consumption & water consumption, waste water generation and quantity of waste water treated and disposed. At present the industry is partially treating the effluents in the existing ETP and disposing effluents to CETP, Nagari.

5. The industry has not provided flow meters at the inlet of ETP and outlet of ETP to assess the quantity of wastewater generated, treated and disposed to CETP, Nagari operated by Nagari Municipality.

6. The industry has not provided separate energy meter to the ETP.

7. During inspection, it was observed that industry is using wood has fuel in the boiler.

8. The industry has submitted Bank Guarantee of Rs. 1.5 Lakhs to the Regional office, Tirupati.

WHEREAS legal hearing was conducted before the External Advisory Committee (Task Force) of A.P. Pollution Control Board in its meeting on 05.02.2018. The representatives of industry attended the legal hearing. The Committee noted that the industry has not upgraded the Effluent Treatment Systems and disposing effluents to CETP, Nagari. The committee also noted that the Hon'ble Supreme Court of India in W.P.No.375 of 2012 has given directions that the industries shall operate with CFO order of the Board and shall have operational effluent treatment systems. The Committee was also observed that the units are operating without obtaining CFO order of the Board. The representative of the industry has informed that they have applied for CFO order of the Board, which was rejected by ZO, Kumool. It was stated that they have commenced their civil construction works of ETP and it will be completed by end of October, 2018. The dyeing units requested for three months time to establish treatment systems and comply with the directions issued by the Board. The EE, RO, Tirupathi has informed that the industry has applied for auto renewal of CFO order but it was rejected by the Board as existing Effluent Treatment Systems are not adequate to meet the prescribed discharge standards. Further, it was informed that the industry commenced their construction work for upgrading the existing ETP and installation of forced evaporation systems to meet ZLD system. And also stated that the industry has not installed separate energy meters to ETP, not maintaining records with record to waste water generation and disposal facilities. The industry is partially treating the effluents in the existing ETP and disposing effluents to CETP, Nagari. The industry is not disposed the ETP sludge to TSDF, Parawada, Visakhapatnam.

After detailed review the committee recommended to issue the directions. The Board is hereby issue the following directions under Sec.33 (A) of Water (Prevention and Control of Pollution) Amendment Act, 1988 and under Sec.31 (A) of Air (Prevention & Control of Pollution) Amendment Act, 1987:
The Board of Directors, having found it necessary to issue the following order, is hereby notified of the following:

The Joint Chief Environmental Engineer, Zonal Office, Kenwood Office, Environmental Engineer, Legal Office, Board Office for Information and Support, and necessary action.

1. The Joint Chief Environmental Engineer, Zonal Office, Kenwood Office, Environmental Engineer, Legal Office, Board Office for Information and Support, and necessary action.

Copy to:

Chieftain District
P.O. Box 4173/3, Kenyan Street,
Kikuyu, Nairoba, P.O. Box 132

TO:

Member Secretary

This order comes into effect from today, i.e. 24/09/2018

The industry shall comply within the above directives within the
directives of the Environmental Act, 1986, and Section 36(a) of the Prevention and Control of Pollution (Environmental Management Act, 1986 and Section 36(a)) of the Prevention and Control of Pollution Act, 1974, and Section 36(c) of the Prevention and Control of Pollution Act, 1974, without any further notice. This notice is in the interest of public health and environment.

You are hereby directed to note that, should you fail to comply with any one of the directives specified above, failing which, orders will be issued without any further notice.

9. The industry shall submit a monthly report to the regional office of the Environmental Management Act, Section 36(a) of the Prevention and Control of Pollution Act, 1986, and Section 36(c) of the Prevention and Control of Pollution Act, 1974.

10. The industry shall submit a summary of the monthly report to the regional office of the Environmental Management Act, Section 36(a) of the Prevention and Control of Pollution Act, 1986, and Section 36(c) of the Prevention and Control of Pollution Act, 1974.

11. The industry shall submit a summary of the monthly report to the regional office of the Environmental Management Act, Section 36(a) of the Prevention and Control of Pollution Act, 1986, and Section 36(c) of the Prevention and Control of Pollution Act, 1974.