

# **Commission for Air Quality Management in the NCR and Adjoining Areas Bill, 2021**

#### Why in news?

The Commission for Air Quality Management in the National Capital Region and Adjoining Areas Bill, 2021, was passed by both Houses.

### What is the current practice?

- The monitoring and management of air quality in the Delhi-NCR region has been done in pieces by multiple bodies including
  - i. Central Pollution Control Board (CPCB)
  - ii. State Pollution Control Boards
  - iii. Environment Pollution (Prevention & Control) Authority (EPCA) of the NCR
  - iv. State governments in the region, including Delhi, Haryana, U.P. & Rajasthan
- The functions are monitored by the Union Ministry of Environment and Forests and Climate Change (MoEF).
- Also, the Supreme Court monitors air pollution as per the judgment in 'M C Mehta vs Union of India' case in 1988.

#### What are the main objectives?

- Creating an overarching body to consolidate all monitoring bodies on one platform i.e Commission for Air Quality Management.
- Relieving the Supreme Court from having to constantly monitor pollution levels.

#### What is the scope of the commission?

- Concentrate on improving air quality during winter in particular, but also suggest measures to mitigate pollution throughout the year.
- Replace the Supreme Court-appointed Environment Pollution (Prevention and Control) Authority (EPCA).

#### What are the powers of the commission?

• The Commission is the most powerful air pollution monitoring body set up by

the Centre to date.

- Its rulings / powers will supersede any other law / any other body in matters of pollution.
- The Commission has the powers to do the following:
  - 1. take measures, issue directions and entertain complaints
  - 2. lay down parameters for air quality and emission or discharge of environmental pollutants
  - 3. restrict industries in any area, carry out random inspections, close down an industry or cut its power and water supply in case of noncompliance
  - 4. coordinate action taken by states on air pollution, monitor the measures taken by the states to prevent stubble burning
  - 5. has penal provisions that the EPCA did now have

## What will be the composition of the commission?

- <u>Full-time chairperson</u> experience of not less than 15 years in the environmental protection and pollution control field, or administrative experience of not less than 25 years
- <u>Members</u>
  - 1. an official from the Environment Ministry
  - 2. five ex-officio members who are either chief secretaries or secretaries from Delhi, Punjab, Haryana, Rajasthan & UP
  - 3. one full-time member who is or has been a joint secretary; three fulltime independent technical members who are experts in air pollution
  - 4. one technical member each from the CPCB and ISRO
  - 5. three members from NGOs who deal in air pollution;three members, being stakeholders from various related sectors such as agriculture, industry, transport or construction
  - 6. one representative of the NITI Aayog; representatives of several ministries; representatives of any association from the commerce or industry sector
- The commission will have at least 3 sub-committees Monitoring and identification; Safeguarding and enforcement; Research & development.

## What are the contentious provisions?

- Environmental compensation from farmers The Bill, in its earlier version, proposed penalization of farmers (imprisonment of up to 5 years & a fine of Rs 1 crore) for stubble burning and other polluting practices.
- After opposition, <u>imprisonment is no longer imposed</u> on the farmers(still exists for other sectors and individuals).

- However, the Bill proposes to collect <u>environmental compensation</u> from farmers causing air pollution by stubble burning.
- Many parliamentarians have opposed this move and have demanded that the Ministry should reconsider this provision.
- **Concentration of power with Centre -** There is an overwhelming number of bureaucrats in the commission, and only a token representation of environmental bodies and NGOs.
- Also, no civil court has the jurisdiction to entertain any proceeding in relation to the actions or directions of the commission.
- The orders of the commission can now only be contested before the National Green Tribunal.

#### **Source: The Indian Express**

