The Environment (Protection) Rules,1986

MINISTRY OF ENVIRONMENT AND FORESTS (Department of Environment, Forest and Wildlife) NOTIFICA TION

New Delhi, the 19th November, 1986

- **S.O. 844(E).** -In exercise of the powers conferred by sections 6 and 25 of the Environment (Protection) Act, 1986 (29 of 1986), the Central Government hereby makes the following rules, namely:-
- 1. (I) These rules may be called the Environment (Protection) Rules, 1986
- (ii) They shall come into froce on the date of their publication in the Official Gazette.
- 2. In these rules, unless the context otherwise requires,
- (a)" Act" means the Environment (Protection) Act, 1986 (29 of 1986);
- (aa) "Areas" means all areas where the hazardous substances arc handled;
- (b) "Central Board" means the Central Pollution Control Board constituted under section 3 of the Water (Prevention and Control of Pollution) Act. 1974 (6 of 1974);
- (c) "Form" means a form set forth in Appendix A to these rules;
- (d) "Government Analyst" means a person appointed or recognized as such under section 13;
- (e) "Person" in relation to any factory or premises means a person or occupier or his agent who has control.over the affairs of the factory or premises and includes in relation to any substance, the person in possession of the substance.
- (ee) "Prohibited substance". Means the substance prohibited for handling;1
- (f) "Recipient system" means the part of the environment such as soil, water, air or other which receives the pollutants;

^{1.}Clauses (aa),(ee)and (ff)inserted by Notification NO.G.S.R.931(E)dated 27-10-89 published in the Gazette NO 564 dated 27-10-89 .These rules are referred to as Principal Rules in all Notifications beginning with S.O 82(E)published in the Gazette No. 66 dated 16-2-87

(ff) "Restricted substance" means the ubstnce restricted for handling;1
(g) "section" means a section of the Act.
h) "Schedule" means a Schedule appended to these rules;
(i) "Standard;' means standards prescribed under these rules;
(j) "State Board" means a State Pollution Control Board consituated under section 4 of the Water (Prevention and Control of Pollution) Act, 1974 (6 of 1974) or a State Pollution Control Board constituted under section 5 of the Air (Prevention and Control of Pollution) Act, 1981 (14 of 1981);
3. (1) For the purpose of protecting and improving the quality of the Environment and Preventing an abating environmental pollution the standards for emission or discharge of environmental environmental pollutants from the industries, operations or processes shall be as pollutants. specified in 2 [schedule I to IV].
(2) Notwithstanding anything contained in sub-rule (I),the Central Board or a State Board may specify more stringent standards from those provided in 3[Schedule I to IV]in respect of any specific industry, operation or process depending upon the quality of the recipient system and after recording reasons therefor in writing.
4[(3) The standards for emission or discharge of environmental pol- lutants specified under sub-rule (1) or sub-rule (2) shall be complied with by an industry, operation or process within a peirod of one year of being so specified.]

- 1.Clauses (aa),(ee) and (ff) inserted by Notification No. G.S.R 931(E)dated 27-10-1989 published in the Gazette No. 564 dated 27-10-1989. These rules are referred to as principal rules in all Notifications beginning with S.O 82(E)published in the Gazette No. 66 dated 16-02-1987
- 2.Substituted by notification G.S.R 422(E)dated 19.05.1993 published in the Gazette No. 174 dated 19.05.1993.
- 3. Substituted ibid.
- 4. The sub-rule (3)of rule 3 inserted vide S.O 23(E)dated 16-01-1991.
- 1[3A) (i) Notwithstanding anything contained in sub-rules (1) and (2), on and from the 1" day of January,1994, emission or discharge of environmental pollutants from the 2[industries, operations or processes other than those industries, operations or processes for which standards have been specified in Schedule-I] shall not exceed the relevant parameters and standards specified in schedule VI.]

Provided that the State Boards may specify more stringent standards for the relevant parameters with respect to specific industry or locations after recording reasons therefore in writing.

- (ii) The State Board shall while enforcing the standard..; specified in Schedule VI follow the guidelines specified in Annexure I and II in that Schedule]
- 3 [(3B)] The combined effect of emission or discharge of environmental pollutants in an area, from industries, operations, processes, automobiles and domestic sources, shall not be permitted to exceed the relevant concentration in ambient air as specified against each pollutant in columns (3) to (5) of Schedule VII]
- (4) Notwithstanding anything contained in sub-rule(3)--
- (a) the Central Board or a State Board, depending on the local conditions or nature of discharge of environmental pollutants, may, by order, specify a lesser period than a period specified under sub-rule (3) within which the compliance of sandards shall be made by an industry, operation or process.
- (b) The Central Government in respect of any specific industry, operation or process, by order, may specify any period other than a period specified under sub-rule(3) within which the compliance of standards shall be made by such industry, operation or process.

- 1.The sub-rule (3A)of rule 3 inserted by the rule 2(a)(iii)of the Environment (Protection)Second Amendment Rules,1993 notified vide GSR 422(E)dated 19-05-1993 published in the Gazette No. 174 dated 19-5-1993
- 2.Substituted by rule2(a) of the Environment (Protection)Second(Amendment)Rules,1998 notified by notification GSR 7 dated 22.12.1998.
- (5) Notwithstanding anything contained in sub-rule (3) the standards for emission or discharge of environmental pollutants specified under sub-rule (1) or sub-rule (2) in respect
- of an industry, operation or process before the commence- ment of the Environment (Protection) Amendment Rules, 1991, shall be complied by such industry, operation or process by the 31st day of Dccember 1991.
- 1[(6) Notwithstanding anything contained in sub-rule (3), an industry operation or process which has commenced production on or before 16th May, 1981 and has shown adequate proof of atleast commellcemenl of physical work for establishment of facilities to meet the specified standards within a time-bound programme, to the satisfaction of the concerned State Pollution Control Board, shall comply with such starldards latest by the 31st day of December, 1993.
- (7) Notwithstanding anything contained in sub-rule (3) or sub-rule (6) an industry, operation or process which has commenced production after the 16th day of May, 1981 but before the 31st day of December 1991 and has shown adequate proof of atleast commencement of physical work for establishment of facilities to meet the specified standards within a time-bound programme, to the satisfaction of the concerned State Pollution Control Board, shall comply with such standards latest by the 31st day of December, 1992.]
- 4. (1) Any direction issued under section 5 shall be in writing.
- (2) The direction shall specify the nature of action to be taken and the time within which it shall be complied with by the person, officer or the authority to whom such direction is given.
- (3) (a) The person. officer or authority to whom any direttion is sought to be issued shall be served with a copy of the proposed direction and shall be given an opportunity of not less than fifteen days from the date of service of a notice to file with an officer designated in this behalf the objections, if any, to the issue of the proposed direction.
- (b) Where the proposed direction is for the stoppage or regulation of electricity or water or any other service 'affecting the carrying on any industry, operation or process and is sought' to be issued to an officer or an authority, a copy of the proposed direction shall also be endorsed to the occupier of the industry, operation or process, as the case may be and objections, if any, tiled by the occupier with an officer designated in this behalf shall be dealt with in accordance with the procedures under sub-rules (3a) and (4) of this rule:
- 2.Sub rule (6) and (7) of rule 3 were added by the Environment (Protection) (Amendment)Rules,1992 vide GSR 95(E) dated 12.02.1992.

Provided that no opportunity of being heard shall be given to the occupier if he had already been heard earlier and the proposed direction referred to in sub-rule (3b) above for the stoppage or regulation of electricity or water or any oilier service was the resultant deession of the Central Government after such earlier hearing. 1

- (4) The Central Government shall within a period of 45 days from tlle date of receipt of the objections, if any or from the date upto which an opportunity is given to the person. officer or authority to file objections whichever is earlier after considering the objections. if any received from the person, officer or authority sought to be directed and for reasons to be recorded in writing, confirm, modify or decide not to issue the proposed direction.
- (5)In case where the Central Government is of the opinion that in view of the likelihood of the grave injury to the environment it is not expedient to provide an opportunities to the file objections against the proposed direction. it may, for reasons to in writing, issue directions without providing such opportunity.
- (6) Every notice or direction required to be issued under this rule shall be deemed to be duly served-
- (a) where the person to be served is a company, if the document is addressed in the name of the company at its registered office or at its principal office or place of business and is either-
- (I) sent by registered post, or
- (ii) delivered at its registered office or at the principal office or place of business;
- (b) where the person to be served is an officer serving Government, if the document is addressed to the person and a copy thereof is endorsed to this Head of the Department and also to the Secretary to the Government, as the case may be incharge of the Department in which for the time being the business relating to the Department in which the officer is employed is transacled and is either-
- (I) sent by registered post, or
- (ii) is given or tendered to him;
- (c) in ar.y other case. if the document is addressed to the person to be served and-
- (i) is given or tendered to him, or
- (ii) if such person cannot be found, is affixed on some conspicuous part of his last known place of residence or business or is given or tendered to some adult member of his family or is affixed on some conspicuous part of the land or building, if any, to which it relates, or

1.Sub rule (3)of rule 4 of the Principal Rules was re-numbered as sub-rule3(a)and sub-rule 3(b)inserted vide Notification No. S.O 64(E)published in the Gazette No. 42 dated 18-1-88

(iii) is sent by registered post to that person;

Explanation:-For the purpose of this sub-rule,-

- (a) "company" means any body corporate and includes a firm or other association of individuals:
- (b) "a servant" is not a member of the family.
- 5. (I) The Central government may take into consideration the following factors while prohibiting or restricting the location of processes and operations in different areas.
- (i) Slandards for quality of environment in its various aspects laid down for an area, different areas.
- (ii) The maximum allowable limits of concentration of various environmental pollutants (including noise) for an area.
- (iii) The likely emission or discharge of environmelltal pollutaJlts from an industry, process or opcrdtion proposed to be prohibited or restricted.
- (iv) The topographic and climatic features of an area.
- (v) The biological diversity of the area which, in the opinion of the Central Government needs to be preserved.
- (Vt) Environmentally compatible land use.
- (vii) Net adverse environmental impact likely to be caused by an industry, process or operation proposed to be prscribied or restricted.
- *viii*) Proximity to a protected area under the Ancient Monuments and Archaeological Sites and Rcmains Act, 1958 or a sanctuary, National Park, game reserve or closed area notified as such under the Wild Life (protection) Act, 1972 or plans protected under any treaty, agreement or convention wilh any other country or countries or in pursuance of any decision made in any international conference, association or other body.
- (ix) Proximity to human settlements.
- (x) Any other factor as may be considered by the Central Government to relevant to the protection of the environment in an area.

- (2) While prohibiting or restricting the location of industries and carrying on of processes and operations in an area, the Central Government shall follow the procedure hereinafter laid down.
- (3) (a) Whenever it appears to the Central Government that it is expedient to impose prohibition or restrictions on the locations of an industry or the carrying on of processes and operations in an area, it may by notification in the Official Gazette and in such other manner as the Central Government may deem necessary from time to time, give notice of its intention to do so.
- (b) Every notification under clause (a) shall give a brief description of the area, the industries, operations, processes in that area about which such notification pertains and also specify the reason for _the imposition of prohibition or restrictions on the locations of the industries and carrying on of process or operation in that area.
- (c) Any person interested in filing an objections against the imposition of imposition prohibition or restrictions on carrying on of processes or operations as notified under clause (a) may do so in writing to the Central Government within sixty days from the date of publication of the Notification in the Official Gazette.
- (d) The Central Government shall within a period of one hundred and twenty days from the date of publication of the nonfiction in the official Gazette consider all the objections received against such notification and may 1[within one hundred and 2[eighty] days from such day of publication] impose prohibition or restrictions on location of such industries and the carrying on of any process or operation in an area.
- 6. The Central Government or the officer empowered to take samples under tor taking section II shall collect the sample in sufficient quantity to be divided into two uniform samples parts and effectively seal and suitably mark the same and permit to the person from whom the samples is taken to add his own seal or mark to all or any of the portions so sealed and marked. In case, where the samples is made up in containers or small volumes and is likely to deteriorate or be otherwise damaged if exposed, the Central Government or the officers empowered shall take two of the said samples without opening the containers and suitably seal and ask the same. The Central Government or the officer empowered shall dispose of the samples so collected as follows: -
- (i)One portion shall be handed over to the person from whom the sample is taken under acknowledgement; and
- (ii) the other portion shall be sent forthwith to the Environment laboratory or analysts.
- 7. The Central Government or the officer empowered shall serve on the occupier or his agent or person in charge of the place a notice then and there in Form I of his intention to have the sample analysed.

- 8. (1) Sample taken for analysis shall be sent by the Central Government or the officer empowerd to the environmental laboratory by registered post or through special messenger along with Form II.
- 1.Inserted by Rule 2 of the Environment(Protection)(Third Amendment)Rules,1992 notified vide G.S.R 562(E)dated 22.5.1992
- 2.Substituted by Rule2 of the Environment(Protection)(Fourth Amendment)Rules,1992 notified vide G.S.R 636(E)dated 25.6.1992
- 3.For rule 6 of the principal rules this rules was substituted vide S.O64(E)published in the Gazette No. 42 dated 18.1.88
- (2) Another copy of Form II together with specimen impression of seals of the officer empowered to take samples along with the seals/marks, if any, of the person from whom the sample is taken shall re sent separately in a sealed cover by registered post or through a special messenger to the environmental laboratory.
- (3) The findings shall re recorded in Form III in triplicate and signed by the Government Analyst and sent to the officer from whom the sample is received for analysis.
- (4) On receipt of the report of the findings of the Government Analyst, the officer shall send one copy of the report to the person from whom the sample was taken for analysis, the second copy shall be retained by him for his record and the third copy shall be kept by him to reproduced in the Court refore which proceedings, if any, are instituted.
- 9. The following shall be the functions of environmental laboratories :
- (i) to evolve standardised methods for sampling and analysis of various types laboratories. of environmental pollutants;
- (ii) to analyse sample sent by the Central Government or the officers empowered under sub-section (1) of section 11.
- (iii) to carry out such investigations as may be directed by the Central Government to lay down standards for the quality of environment and discharge of environmental polutants, to monitor and to enforce the standards laid down;
- (iv) to send periodical reports regarding its activities to the Central Government;
- (v) to carry out such other functions as may be entrusted to it by the Central Government from time to time.
- 10. A person shall not be qualified for appointment or recognised as a Govt. Analyst unless he is a :-

- (a) graduate in science form a recognised university with five years experience in laboratory engaged in environmental investigation, testing or analysis; or
- (b) post-graduate in science or a graduate in engineering or a graduate in medicine or equivalent with two years experience in a laboratory engaged in environmental investigations, testing or analysis; or
- (c) post-graduate in environmental science from a recognized university with two years experience in a laboratory engaged in environmental investi ations, testing or analysis.
- 11. The manner of giving notice under clause (h) of section 19 shall be as follows namely:-
- (1) The notice shall be in writing in Form IV.
- (2) The person giving notice may send notice to-
- (a) if the alleged offence has taken place in a Union teritory
- (A) The Central Board and
- (B) Ministry of Environment and Forests (represented by the Sccrctary to Government of India);
- (b) if the alleged Offence has taken place in a State ;.-
- (A) the Slate Board: and
- (B) the Government of the State (represented by the Secretary to the State Government incharge of environment): and
- (C) the Ministry of Environment and forests (represented by Ihc Secretary to the Government of India);
- (3) The notice shall be sent by registered post acknowledgement due; and
- (4) The period of sixty days mentioned in clause (b) of section 19 of the Environment (Protection) Act, 1986 shall be reckoned from the date it is first received by one of the auttlorities mentioned above.
- 1[12.Where the discharge of envi ronmental pollutant in excess of the prescribed standards occurs or is apprehended to occur due to any accident or other unforeseen act or event, the person incharge of the placeat which such discharge occurs or is apprehended to occur shall forth wilh intimate the fact of such occurrence or apprehension of such occurrence to all the following authorities or agencies, namely:-
- (i) The officer- in-charge of emergency or disaster relief operation in a district or other region of a state or Union territory specfied by whatever designation by the Government' of the said State or Union territory, and in whose jurisdiction the industry, process or operation is located.

- (ii) Central Board or a State Board as the case may be and its regional officer having local jurisdiction who have been delegated powers under section 20, 21, 23 of the Water (Prevention and Control of Pollution) Act. 1974 (6 of 1974) and section 24 of the Air (prevention and Control of Pollution) Act. 1981 (14 of 1981).
- (iii) The statutory authorities or agencics specified in column 3 in relation to places montioned in column 2 against thereof of the Schedule II]
- 1.Rule 12 inserted vide Notification No. S.O 32(E)dated 16-2-87 published in the Gazette No. 66 dated 16-2-87
- 1[13. (1) The Central Govcrnment may take into consideration the following while prohibiting or restricting the handling of hazardous sustance in different areas:-
- (i) The hazardous nature of the substance (either in qualitative or quantitative terms as far as may be) in terms of its damage causing potential to the environment human beings other living creatures. plants and property;
- (ii) the substances that may be or likely to be readily available as substitutes for. the substances proposed to be prohibited or restricted;
- (iii) the indigenous availability of the substitute, or the state of technology available in the country for developing a safe substitute;
- (iv) the gestation period that may be necessary for gradual introduction of a new substitute with a view to bringing about a total prohibition of the hazardous substance in question; and
- (v) any other factor as may be considered by the Central Government to be relevant to the protection of environment.
- 2) While prohibiting or restricting the handling of hazardous substances in an area including their imports and exports the Central Government shall follow the procedure hereinafter laid down:-
- (i) Whenever it appears to the Ccntral Government that it is expedient to impose prohibition or restriction on the handling of hazardous substances in an area, it may, by notification in the Official Gazeue and in such other manner as the Central Government ma.y deem necessary from time to time, give notice of its intention to do so.
- (ii) Every notification under clause (i) shall give a brief description of the. hazardous substances and the geographical region or the area to which such notification pertains, and also specify the reasons for the imposition of prohibition or restriction on the handling of such hazardous substances in that region or area.

1.Rule 13 inserted vide Notification No. G.S.R 931(E)dated 27-10-89 published in the Gazette No. 564 dated 27-10-89

- (iii) Any person interested in filing an objection against the imposition of prohibition or restrictions on the handling of hazardous substances as notified under clause (i) may do so in writing to the Central Government within sixty days from the date of publication of the notification in the Official Gazette.
- (iv) The Central Government shall within a period of ninety days from the date of publication of the notification in the official Gazette consider all title, objections received against such notification and may impose prohibition or- restriction on the handling of hazardous substances in region or an area.
- 1[14. Every person carrying on an industry, operation or process environment [Statement] requiring consent under section 25 (Prevention and Control of Pollution) act, 1974 (6 of 1974) or under section 2 of the Air (Prevention and Control of Pollution) Act, 1981 (14 of 198 l) or both or authorisation under the Hazardous Wastes (Management and Handling) Rules, 1989 issued under the Environment (Protection) Act, 1986 (29 of 1986) shall submit an environmental2 [statement] for the financial year ending the 31st March in Form V to the concerned State Pollution Control Board on or before the 3[thirtieenth day of September] every year, beginning 1993.]
- 1.Inserted by Rule 2 of the Environment (Protection)(Second amendment)Rules,1992 vide notification G.S.R 329(E)dated 13.3.1992
- 2.Substituted by Rule 2(a)(i)of the Environment (Prptection)Amendment Rules,1993 vide notification G.S.R 386(E)dated 22.4.1993
- 3. Substituted by Rule 2(a)(ii),ibid

S.O. 83(E).-In exercise of the powers conferred under sub scclion (1) of section 10 1[of the Environment (Protection) Act, 1986 (29 of 1996)] the Central Government hereby empowers the persons listed in the Table here below for the purpose of that sub-section.

TABLE

SI No Officer /Agency	y Applied under.
1. Director General, Factory Advice	Dock Workers (Safety, Heath
Service and Labour Institute.	and Welfare)Act, 1986
2. Deputy Director General Factory	
Advice Service & Labour Institute.	
3. Director (Dock Safety)	-do-
4. Joinl Director (Dock Safety)	-do-
5. Depuly Director (Dock Safety)	-do-
6. Assistanl Director (Dock Safety)	-do-
7. Addilional Assistant Director	-do-
(Dock. Safety)	
8. Chief Inspector of Factories	The Factorics Act, 1948
9. Addilional Chief Inspector of	-do-
Factories.	
10. Joint Chief Inspector of Factories.	-do-
11. Deputy Chief Inspector of	-do-
Factories.	
12. Inspector of Factories.	-do-
13. Controller General, of Indian	The Mines & Mineral
Bureau of Mines.	(Regulation Development)
	Act, 1957
14. Chief Controller of Mines.	-do-
15. Controller of Mines	-do-
16. RegionalControllcrofMines	-do-
17. Depuly Controller of Mines	-do-

^{1.}The words "of the Environment (Protection)Act,1986(29 of 1986)" inserted vide corrigendum No. S.O 238(E)dated 26-3-87 published in the Gazette No. 129 dated 26-3-87

18 Port Authority.

The Dock Workers Safety

Heallh & Welfare Scheme, 1961
and Dock Work-ers Advisory

Committee Rules.

19. Inspector

20. Chief Inspector of pollution

21. Inspector

22. Inspector of Dock Safety.

23. Conservator of Ports.

24. Deputy Conservator of Ports

25. Harbour Matter

26. Director (Marine Dcparuncm)

27. Manager (Marine Operation)

28. Director (pollution Control)

29. Slate Pollution Control Board and the offiers empowered by State Board under section 21 and 23 *of* 1974 or under section

24 of the Air (Prevention and Control *of* Pollution) Act, 1981

30. Central Pollution Control Board and any officer empowered by the,

Board under section 23 of the Water (Prevention Water and Control of Pollution) Act, 1974 or under section 24 of the Air (Prevention and Control of Pollution)Act,1981

31. State Transport Authority.

32. Regional Trnnspon Authority.

-do-

The Plantation or Labour Act, 1951.

-do-

The Indian Dock Labourers Act, 1934.

The Indian Port Act 1908.

The Indian Port Act, 1908.

-do-

The Merchant Shipping Act, 1958.

-do-

-do-

The Water(Prevention and Control of pollution)Act,1974 and rules made thereunder.

The Air(Prevention and Control of Pollution) Act,1981

The Air(Prevention and Control of Pollution)Act,1981 or the Water

(Prevention and Control of Pollution)
Act,1974 and rules made thereunder.

The Motor Vehicles Act, 1939.

-do-

33. Any other authority or person
delegated with powers by the Slate
Transport Authority under the provisions
of section 44(5) of the Motors Vehicles
Act,. 1939.

-do-

34. Food (Health) Authorities in the State/ The Prevention of Food Adulteration or local authorities as may be specified under the provisions of the Prevention of Food Aduleration Act, 1955 for the time being.

Prevention The of Foud Adulteration Act, 1955 and Rules made hereunder.

36. The Atomic Energy Regulatory

The Atomic Energy Act, Board. 1972.

37. Drug Controller *of* India.

The Drugs & Cosmetics Act, 1940.

38. Commissioner for Food and Drug Administration or any authority incharge of State Drug Control AdminisInItion.

The Drugs & Cosmetics Act, 1940.

39. Drug Inspector

-do-

40. Chief Controller *of* Explosives.

The Explosives Act, 1884 and the **Explosives Rules, 1983**

41. Joint Chief Controller of Explosives

-do-

42. Deputy Chief Controller of Explosives.

-do-

43. Controller of Explosives

-do-

44. Licensing Officer

-do-

45. Insecticides Inspector.

46. Chief Controller of Explosives

The Petroleum Act, 1934.

The Insecticides Act. 1968

47. Deputy Chief Controller of -do-Ex plosives. 48. Controller of Explosives. -do-49. Dcputy Controller of Explosives -do-50. Assistant Controller of Explosives. -do-51. Inspector. -do-52. Chief Inspector of Boilers The India Boilers Act, 1923. 53. Deputy Chief Inspector of Boilers -do-54. Inspector of Boilers. -do-SS. Director General of Shipping Merchant Shipping Act, 1958. 56. Surveyor. -do-57. Director General (TD) or his Industrial(Development& Regulation)Act,1951 nominee not below the rank of Development Officer. 58. Chairman & Director General, -do-National Council for Cement and Building Materials or his nominee not below the rank of Programme leader. 59. Office appointed under the The Bengal Smoke Nuisance Act, 1905 Bengal Smoke Nuisance Act, 1905. The Bombay Smoke Nuisance Act, The Bombay Smoke Nuisance Act, 1912 and

The Gujarat Smoke Nuisance Act, 1963 The Gujarat Smoke Nuisance Act, 1963.

1[60. Chief Inspector of Mines Safety

The Mines Act.1952 and the rulesand regulations made thereunder .]

2[61. Chairman of the Committee of Pollution) Act, 1974 and in respect of Union the Air (Prevention and Control of **Territories**

The Water (Prevention and Control Pollution) Act, 1981

62. Member Secretary of the Committee in respect of Territories The Water (Prevention and of Control Pollution) Act, Union 1974 and the Air (Prevention and Control of Pollution) Act, 1981]

S.O.84(E)-In exercise of the powers under sub-section (i) of section 113[of the Environment(Protection)Act, 1986 (29 of 1986)]the Central Government hereby empowers the person listed in the Table here below for the purpose of that subsection.

SI.No.	Officer/Agency	Appointed under
1.	Director General Factory Advice Service and Labour Institute	Dock Workers (Safety,Health and Welfare)Act, 1986
2.	Deputy Director General Factory Advice Service and Labour Institute	Dock Workers (Safety,Health and Welfare)Act, 1986
3.	Director(Dock safety)	-do-
4.	Jiont Director	-do-
5.	Deputy Director(Dock safety)	-do-
6.	Assistant Director(Dock safety)	-do-
7.	Additional Assistant Director(Dock safety)	-do-
8.	Chief Inspector of Factories	The Factories Act,1948

9.	Additional Chief Inspector of Factories	-do-
10.	Joint Chief Inspector of Factories	-do-
11.	Deputy Chief Inspector of Factories	-do-

- 1. Principal Notification published vide S.O No. 83(E)dated 16.2.87 and S.No 60 and entries relating thereto inserted vide S.O63(E)published in gazette No.42 dated 18.1.88
- 2. SI. No 61 and 62 and entries relating thereto inserted vide S.O622(E)dated 3.9.1996
- 3. The words "of the Environment(Protection)Act,1986(29 of 1986)"inserted vide corrigendum No. S.O 239(E)published in the Gazette No. 129dated 26.3.87
- 12. Inspector of Factories -do-

13. Controller General of Indian Bureau of Mines

The Mines and Mineral
(Regulation and
Development) Act, 1957.

- 14. Chief Controller of Mines -do-
- 15. Controller of Mines -do-
- 16. Regional Controller of Mincs -do-
- 17. Deputy Controller of Mines -do-
- 18. Port Authority The Dock Workers (Safety Health

& Welfare) Scheme, 1961 and Dock Workers Advisory Committee

Rules.

19. Inspector -do-

20. Chief Inspector of Plantation The Plantation Labour Act,. 1951.

21. Inspector -do-

22. Inspector of Dock Safety The Indian Dock Labourers Act, 1934.

23. Conservator of Ports The Indian Port Act, 1908.

24. Dcputy Conservator of Ports -do

25. Harbour Master -do-

26. Director (Marine Department) The Merchant Shipping Act. 1958

27. Manager (Marine Operation)

-do-

28. Director (pollution Control)

-do-

29. State Polution Control Board and

Water(Prevention and Control of Pollution) Act. 1974(6 of 1974)and rules made there under

the officers empowered by State Board under section 21 and 23 of the Water1974) (Preventlon and Control of Pollutlon) Act. thereunder 1974 or under section 24 of the Air (Prevention and Centrol of Pollution) Act 1981.

Air(Prevention and Control of Pollution) Act. 1981.

30. Central Polution Control Board and any officers empowered by the Board under section 23 of the water (Prevention and Control Control of Pollution)Act,1974 or under Section 24 of the Air(Prevention and Control of Pollution)Act,1981

Air(Prevention and Control of Pollution(Prevention anthe Water (Prevention and control of Pollution)Act,1974(6 of 1974)and rules made thereunder.

31. State Transport Authority

The Motor Vehicles Act. 1939.

32. Regional Transport Authority.

-do-

33. Any other authority or person delegated with powers by lhc Slate Transport Authority under the provisions of section 44(5) of the Motor Vehicles Act,. 1939.

-do-

34. Food (Health) Authoritics in the territory or such other and subordinate or local authoritics as may be. specified

The Prevention of Food Adulteralion Act, 1955 and Rules made thereunder. under the provisions of the Prevention of Food Adulterauon Act. 1955 for the time being.

35. Food Inspector.	The Prevention of Food Adulteration Act, 1955 and Rules made thereunder.
36. The Atomic Energy Regulatory Board.	The Atomic Energy Act, 1972.
37. Drug Controller of India.	The Drugs & Cosmetics Act, 1940.
38. Commissioner for Food and Drug Administralion or any authority incharge of State Drug Control Administration	The Drugs & Cosmetics Act, 1940.
39. Drug Inspector	-do-
40. Chief Controller of Explosives.	The Explosives Act, 1884 and The Explosives Rules, 1983
41. Joint Chief Controller of Explosives	-do-
42. Dcputy Chief Controller of Explosives.	-do-
43. Controller of Explosivcs	-do-
44. Liccnsing Officer	The Insecticides ACI. 1968.
45. Insecticides Inspector.	-do-
46. Chief Controller of Explosives	The Petroleum Act, 1934.
47. Dcpuly Chief Controller of Explosives.	-do-
48. Controller of Explosives.	-do-
49. Deputy Controller of Explosives	-do-
50. Assistant Controller of Explosives.	-do-
51. Inspector.	-do-
52. Chief Inspector of Boilers	The India Boilers Act, 1923.

53. Deputy Chief Inspector of Boilers -do-54. Inspector of Boilers. -do-Merchant Shipping Act, 1958. 55. Director General of Shipping -do-56. Surveyor. 57. Director General (TD) or his nominee not Industrial (Development and Regulation) Act, 1951. below the rank of Development Officer. 58. Chairman & Director General, National -do-Council for Cement and Building Materials or his nominee not below the rank of Programme leader 59. Officers appointed under the Bengal The Bengal Smoke Nuisance Act,1905 Smoke 1905 Act, 1905; The Bombay Smoke Nuisance Act, 1912; and The Bombay Smoke Nuisance Act,1912 The Gujarat Smoke Nuisance Act,963 The Gujarat Smoke Nuisance. Act, 1963. 1[60. Chief Inspector of Mines Safety The Mines Act, 1952 and the rules and regulations made thereunder. 2[61. Chairman of the Committee The Water (Prevention and Control of Pollution) in respect of Union Territories Act. 1974 and the Air (Prevention andControl of Pollution)Act,1981 62. Member Secretary of the The Water(Prevention and Control of Pollution)Act.Union 1974 and the in respect of Territories Air(Prevention and Control of Pollution)Act,1981

- 1.Principal Notification published vide S.O No. 84(E)dated 16thy February,1987 and S.No. 60 and entries relating thereto inserted vide S.O 62(E)published in gazette No.42 dated 18.1.88
- 2.S.No 61 and 62 and entries relating thereto inserted vide S.O 623(E)dated 3.9.1996

DELEGATION OF POWERS TO THE ST ATE GOVERNMENTS AND THE CENTRAL POLLUTION CONTROL BOARD

MINISTRY OF ENVIRONMENT & FORESTS

(Department of Environment, Forests & Wildlife)

New Delhi, the 10th February, 1988

NOTIFICATION

S.O.152(E)-In exercise of the powers conferred by section 23 of the Environment (Protection)Act, 1986 the Central Government hereby delegates the powers vested in it under section 5 of the Act to the State Government of Andhra Pradesh, Assam, Bihar, Gujarat. Haryana, Himachal Pradesh, Karnataka, Kerala, Madhya Pradesh, Mizoram, Orissa, Rajasthan, Sikkim and Tamil Nadu subject to the condition that the Central Government may revoke such delegation of powers in respect of all or anyone or more of the State Governments or may itself invoke the provisions of section 5 of the Act, if in the opinion of the Central Government such a course of action is necessary in public interest.

[No.1 (38)/86-PL].

T. N.SESHAN, Secv.

MINISTRY OF ENVIRONMENT & FORESTS

(Department of Environment, Forests & Wildlife) New Delhi, the 14th April, 1988

NOTIFICATION

S.O.289(E)-In exercise of the powers conferred by section 23 of the Environment (Protection)Act,1986 the Central Government hereby delegates the powers vested in it under Section 5 of the Act to the State Government of Meghalaya, Punjab and Uttar Pradesh subject to the condition that the Central Government may revoke such delegation of powers in respect of all or anyone or more of the State Governments or may itself invoke the provisions of section 5 of the Act, if in the opinion of the Central Government such a course of action is necessary in public interest.'

[No.1 (3 8)/86-PL]

T.N.SESHAN, Secy.

Source- Gazette No. 205 dated 14.4.88

MINISTRY OF ENVIRONMENT & FORESTS

(Department of Environment, Forests &. Wildlife)

New Delhi, the 17h May, 1988

NOTIFICA TION

S.O. 488(E).- In exercise of the powers conferred by section 23 of the Environment (protection) Act, 1986 the Central Government hereby delegate the powers ,vested in it under section 5 of the Act to the State Government of Maharashtra subject to the condition that the Centr.u Government may revoke sum delegation of powers in respect the State Government or may itself invoke the provisions of section 5 of the Act. if in the opinion of the Central Government such a course of action is necessary in public interest.

No. 1 (.18)/86-PL: T.N. SESHAN, Secy

MINISTRY OF ENVIRONMENT & FORESTS (Department of Environment, Forests & Wildlife) New Delhi, the 22nd September, 1988 NOTIFICA TION

S.O. 881(E).- In exercise of the powers conferred by section 23 of thl Environment (protection) Act, 1986 the Central Government hereby delegates tl1 powers vested in it under section 5 of the Act to the State Governments of Goa or Jammu & Kashmir subject to the condition that the Central Government ma revoke such delegation of powers in respect of all or anyone of the Stal Governments or may itself invoke the provisions of section 5 of the Act, if in the opinion of the Central Government such a course of action is necessary in public interest.

No. 1(38)/86-PL

K. P. GEETAKRISHNAN, Secy

Source- Gazette No. 749 dated 22.9.88

MINISTRY OF ENVIRONMENT & FORESTS

(Department of Environment, Forests & Wildlife)

New Delhi, the 6th June, 1989

NOTIFICA TION

S.O. 408(E).- In exercise of the powers conferred by section 23 of the Environment (protection) Act, 1986 the Central Government hereby delegates the powers vested in it under section 5 of the Act to the State Governments of West Bengal and Manipur subject condition that the Central Government may revoke such delegation of powers in respect of all or any one of the State Governments or any one of them or may itself invoke the provisions of section 5 of the Act, if in the opinion of the Central Government such a course of action is necessary in public interest.

No. 1(38)/86-PL

K. MADHA V A SARMA, Jt. Secv

MINISTRY OF ENVIRONMENT & FORESTS (Department of Environment, Forests & Wildlife) New Delhi, the 25th July, 1991

NOTIFICATION

S.O. 419(E).- In excercise of the powers conferred by section 23 of the Environment (Protection) Act, 1986 the Central Government hereby delegates the powers vested in it under section 5 of the Act to the State Government of Tripura subject to the condition that the Central Government may revoke such delegation of powers in respect of the State Government or may itself invoke the provisions of section 5 of the Act, if in the opinion of the Central Government such a course of action is necessary in public interest.

No. 1(38)/86-PL

MUKUL SANWAL, Sccy.

Source- Gazette No. 414 dated 25.7.91

1SCHEDULE-I **

(See rule 3)

SI.No	Industry	Parameter	Standard
1.	2.	3.	4.
1.	Caustic Soada Industry	Total concentration of mercury in the effluent* Mercury bearing waste-water generation(flow) pH	Concentration not to exceed,miligramme per lit(except for pH and flow) 0.01 10 kilolitres/tonne of caustic soda produced 5.5 to 9.0

			s the combinedeffuent from (a)cell ant(c)chlorine handling (d)hydrozen nloric acid plant
2.	Man-made fibres(syanthetic)		Concentration not to exceed,miligramme per lit(except for pH)
		Suspended solids	100
		Bio-chemical oxyzen demand[BOD(3 days at 27°C]	30
		рН	5.5 to 9.0

^{1.} The Environment (Protection)Rules,1986 are referred to as principal rules in all subsequent Notifications beginning with S.O 32(E)dated 16.2.1987 published in the Gazette No.66 dated 16.2.1987 .The Schedule to be principals rules was renimbered as Schedule-I vude S.O 32(E) supra.

^{**} Substituted by Rule 2 of the Environment (Protection) Amendment Rules 1996 notified by G.S.R 176 dated 2.4.1996 may be read as BOD(3 days at 27 °c)wherever BOD 5 days 20° c occurred.

[•] Standards notified as SI. No. 60 on page 313 may also referred.

3.	Oil refinery Industry			Quantum Kg/1000t crude Processed)
		Oil and grease Phenol Sulphide Bio-Chemical oxyzen demand BOD (3 days at 27°C)Suspended solids pHSuspended solids pH	10 1 0.5 15 20 6.0 to 8.5	7 0.7 0.35 10.5
4.	Sugar industry	Bio-chemical oxygen demand, 5 day 20"C		Concentration not exceed, milligramme per litre 100 for disposal on land 30 for disposal in surfacewater 100 for disposal on land
		Suspended solids		30 for disposal in surface waters.

5.	Thermal power plants Condenser cooling		Maximum limiting concentration,miligramme per litre(except for pH and temperature)
	waters(once through cooling	рH	6.5-8.5
	system)	Temperature	
		·	Not more than 5°C higher than the intake water temperature
		Free available chlorine	0.5
		Suspended solids	100
	Boiler blowdowns	Oil and grease	20
		Copper(total)	1.0
		Iron(total)	1.0
		Frce available chlorine	5.0
	Cooling Tower blowdown	Zinc	1.0
		Chromium (total)	
		Phosphate	0.2
			5.0
		Other corrosion inhibiting materials	
		3	Limit to be established on case by case basis
	Ash pond elluent		by Central Board in case of Union territories and State Boord in case of States
		pH	6.5-8.5
		Suspended solids	100
		Oil and grease	20

6.	Cotton tex industries(composite a processing)	tile nd	Concentration not to exceed. milligramme per litre (except for pH and bioassay)
		Common PH Suspended solids Bio-Chemical Oxyzen demandday 20°C Oil and grease Bio-assay test Special: Total chromim(as Cr) Sulphide(as S) Phenolic component(as C ₄ H ₂ OH)	5.5 to 9 100 150 10 90% survival of fish of after 96 hrs. 2 2 5

The special parameters are to be stipulated by the Central Board in case of Union territories State Boards in case of States depending upon the dye used in the industry. Where the industry uses chromc dyes. sulphur dyes and *or* phenolic compounds in the dycing/ priming process the limits on chromium of 2 mg/litre, sulphides of 2 mg/litre and phenolic compounds of 5 respectively shall be imposed.

Where the quality requirement of the recipient system so warrants, the limit of BOD should be lowered upto 30 according to the requirement by the State Boards for the States and the Board for tlle Union territories.

A limit on sodium absorption ratio of 26 should be imposed by the State Boards for the the Central Board fer the Union territoriers if the disposal of the eflluent is to be made on land

7.	Composite woolen mills		Concentration not to exceed,milligrame per litre(except for pH and bioassay)
			100
		Suspended solids	5.5 to 9.0
		PH	100
		Biochemical oxyzen demand,	10
		5 day20°C	90% survival of fish after 96 hours
		Oil and grease	2
		Bio-assay	2
		Total chromium(as Cr)	
		Sulphide (as S)	

Phenolic Compounds (as C₆H₅OH)

The special parameters are to be stipulated by the Central Board in case of Union territories and State Boards in case of State depending upon the dye used in the industry. Where the industry uses chrome dyes, sulphur dyes and or/phenolic compounds in the dyeing/printing process, the limits on chromium of 2 mg/litre, sulphides of 2 mg/litre and phenolic compounds of 5 mg/litre respectively shall be imposed.

Where the quality requirement of the recipient system so warrants, the limit of BOD should be lowered upto 30 according to the requirement by the State Boards for the States and the Central Board for the Union territories.

A limit on sodium absorption ratio of 26 should be imposed by the State Boards for the States and the Central Board for the Union territories if the disposal of the effluent is to be made on land.

1[8.	* Dye and Dye Industry		Concentration not to exceed Intermedaite milligrammes per litre(except for pH, temperature and bio-assay)
		Suspended Solids	100
		рН	6 to 8.5 Shall not exceed 5°C above the
		Temperature	ambient temperature of the receiving body.
		Mercury(as Hg)	0.01
		Hexavalent(as Cr)	0.1
		Chromium. Total Chromium(as Cr)	0.1 2.0
		Copper (asCu)	3.0
		Zinc (as Zn)	5.0
		Nickel (as Ni)	3.0
		Cadmium (as Cd) Chloride(as Cl)	2.0 1000
		Sulphate(as SO4)	1000
		Phenolic Compounds (as C6HsOH)	1000
		Oil and Grease	1.0
	Tripura State Pollution Con	trol Board	31
			10

		Phenolic Compounds(as C_6H_5OH) Oil and Grease	1.0 10
	1.SI.Nos 8,9 and 10 and entries relating thereto inserted vide S.O 393(E)dated 16.4.87 published in the Gazette No. 185 dated 16.4.87 *Standards notified at SI. No 45 on page No. 303 may also be referred		
		Bio-assay Test (with 1:8 dilution of effluents)	90% survival of Test animals after 96 hrs.
However.		gation, the limit for chloric	nland and surface water courses. nore than 600 milligrammes pcr litre

9.	Electroplating industries		Concentration not to exceed milligrammes per litre (except for pH and temparature)
			0.6 to 9.0
		pH Temparature	Shall not exceed 5°C above the ambient temparature of the receiving body.
		Oil and Grease	10
		Suspended Solids	100
		Cynides(as CN)	0.2
		Ammonical	50
		Nitrizen	1.0
		Total residual chlorides(as Cl)	
		Cadmiun(as Cd)	2.0
		Nickel(as Ni)	3.0
		Zinc(as Zn)	5.0
		Hexavalent	0.1
		Chomium(as Cr)	
		Total Chromium(as Cr)	2.0
		Cupper(as Cu)	3.0
		Lead(as Pb)	0.1
		Iron(as Fe)	
			3.0
		Total Metal	
			10.0

10.	Cement dustPlant tonnes/day Greater than	Plants Capacity n 200 tonne	Total 200 es per	(All dust	Sections)Total	Not to exceed miligrames normal cubic meter.	per
	day		·	(All Se	ection)	250	

The Central and State Pollution Control Boards may fix stringent standards, not exceeding 2 milligrammes per normal cubic meter for smaller plants and 150 milligrammes per normal cub meter for larger plants if the industry is located in an area which, in their opinion, requires sltingent slandards.

Where continuous monitoring integrators are provided on dust emission lines, the integrated average values over a period, to be fixed by the Central and State Boards but not exceeding 72 hours shall be considered instead of momentary dust emission values *for* conformity to standards.

1*11.	Stone Crushing	Suspended particulate matter	The suspended particulate matter measured between 3 metrepllt metres from any process euipment of a stone crushing unit shall not exceed 600 microgrammes as per cubic meter.
212.	Coke Ovens		Concentration in the effluents Synthetic when discharged into inland
			surface waters not be exceed mil\igramme per litre (except for colour and pH)
		pH	5.5-9.0
		Biochemical Oxyzen Demand	30
		(27°C for 3 days) Suspended Solids	100
		Phenolic Compounds (as C ₆ H ₅ OH)	5
		Cynides(as CN) Oil & Grease	0.2
		Ammonical Nitrozen (as N)	10
			50

13.	Synthetic Rubber			Concentration in the effluents when discharged into inland surface waters not be exceed milligramme per litre(except for colour and pH)
		Colour pH Biochemical Oxyzen Demand[BOD (3 days at 27°C)	Absent 5.5-9.0 50 250	
	1. Sl.No 11 and entries re No. 206 dated 18.1.87	Chemical Oxyzen Demand Oil and grease elating thereto inserted vide	e S.O 443(E)dated	10.0 d 18.4.87 published in the Gazette

- 2. SI No. 12 to 24 and entries relating thereto inserted vide S.O 64(E)published in the Gazette No. 42 dated 18.1.88
- * Standards notified at SI. No 37 on page 297 may also be reffered

14.	Small Pulp and Paper Industry		Concentration not to Industry exceed <i>mg/l</i> (except for pH and sodium absorption ratio)
	*Discharge into 5.5-9.0 inland surface water Disposal on land	pH Suspended Solids BOD pH Suspended Solids BOD Sodium Absorption Ration	5.5-9.0 30 5.5-9.0 100 100 26

215.	Fermentation Industry (Distilleries, Maltries and Breweries)	pH Colour and Odour		Concentration in the effluents not to exceed milligramme per litre (except for pH and colour & odour) 5.5- 9.0
		Colour and Cubul		All efforts should be
		Suspended Solids 1[BOD (3 days at 27°C)]		made to remove colour and unpleasant odour as far as practicable 100
		3[disposal into inland 30 surface waters or river		30
		/streams		disposal on land or for 100 irrigation]
				** [(2)(7)]
	1.Substituted by Rule 2 of the Environment (Protection) Rules,1996 notified vide G.S.R 176(E)dated 2.4.1996			
	2.Entries relating to SI. No. 15 corrected in terms of S.O 12(E)dated 8.1.90 published in the Gazette No. 10 dated 8.1.90			
	3.Substituted by Rule 3(a)of the Environment (Protection)(Amendme nt)Rules 1996 notified vide G.S.R 176(E)dated 2.4.1996			
Note: (1)	* Wastewater generation	shall not exceed 250 metr	e cuhe ner tonne o	f naner produced

Note: (1) * Wastewater generation shall not exceed 250 metre cube per tonne of paper produced.

(2)** [(2)(7)]

16.	Leather Tanneries			Concentration in not to exceed per litre (except per cent sodium)	milligramme for pH and
		Inland Surface waters	Public Sewers	Land for Irrigation	Marine Coastal areas
	Suspended Solids	100	00	200	100
	2[BOD 3 days at 27°C]	30	350	100	100
	1.Omitted in Rule 3(b)of the Environment(Prot ection)(Amendme nt)Rules,1996 notified vide G.S.R 176(E)dated 2.4.1996				
	2.Substituted by Rules 2 of the Environment (Protection)				
	(Amendment)Rule s,1996 notified vide G.S.R 176(E)dated 2.4.1996				
	рН	6.0-9.0	6.0-9.0	6.0-9.0	6.0-9.0
	Chlorides (as Cl)	1000	1000	200	-
	Hexavalent Chromium (Cr+6)	0.1	0.2	0.1	1

Total	2	2	2.0	2
Chromium (as Cr)				
Sulphide (as S)	2	5	-	5
Sodium percent	-	60	60	-
Boron(as B)	2	2	2	-
Oil and Grease	10	20	10	20

17.	Fertilizer Industry	Effuent- StraightNitrogenous		concentration in the effluents not to exceed milligramme per litre (except for pH)	Plants
		Fertilizers Excluding the Calsium, Ammonium Nitrate and Ammonium Nitrate Fertilisrs	Plants		Commissi oned Prior
			Commissioned Jan1,1982 onwards		toJan1, 1982 onwards
			(a)		(b)
		рH	6.5-8.0		6.5-8.0
		Ammonical Nitrozen	50		75
		Total Kjeldahl Nitrozen	100		150
		Free Ammonical Nitrozen	4		4
		Nitrate Nitrozen	10		10
		Cynide as CN	0.2		0.2
		Vanadium as V	0.2		0.2
		Arsenic as As	0.2		0.2
		Suspended solids	100		100
		Oil and Grease	10		10

I	T		1	
	*Hexavalent hromium	2		2
	as Cr			
	Total Cromium as Cr	2		2
	Suspended Solids			
	*Fluride as F			
	**Hexavalent Chromium as Cr			
	**Total Chromium as Cr			
	Straight Nitrogenous Fertilizers Including the Calsium,Ammonium Nitrate and Ammonium Nitrate Fertilisrs			
	PH	6.5-8.0		6.5-8.0
	Ammonical Nitrozen	50		50
	Total Kjeldahi Nitrozen			
	Free Ammonical Nitrozen	4		4
	Nitrate Nitrozen	20		20
	Cynide as CN	0.2		0.2
	Vanadium as V	0.2		0.2
	Arsenic as As	0.2		0.2
	Suspended Solid	100		100
	Oil and Grease	10		10
	*Hexavalent Chromium as Cr	0.1		0.1
* To be complited with the outlet of Chromate removal unit	*Total Cromium as Cr	2.0		2.0
Tripura State Pol	ution Control Board			41

	Complex Fertilizers excluding the Calsium Ammonium Nitrate,Ammonium Nitrate and Ammonium Nitrophasphate Fertilisrs	Plants Commissioned Jan1,1982 onwards (a)	Plants Commissi oned prior to Jan1,1982 (b)
	pH Ammonical Nitrozen	6.5-8.0 50	6.5-8.0 50
	Total Kjcldahi Nitrozen	100	100
	Free Ammonical Nitrozen Nitrate Nitrozen	4	4
	Cynide as Cn	10	10
	vanadium as V	0.2	0.2
	Arsenic as As	0.2	0.2
	Phosphate as P	0.2	0.2
	Suspended soilds	5	5
	Oil and Grease	100	100
	*Fluoride as F	10	10
	**Hexavalent Chromium as Cr	10	10
	as Oi	0.1	0.1
	*Total Cromium as Cr		
*To be cmplied with at the outlet of fluoride removal unit.If the recipient system so demand fluoride as F shall be limited to 1.5 mg/l **To be complied with at the outlet of chromate removal plant.		2.0	2.0

Complex Fertilizers excluding the Calsium Ammonium Nitrate,Ammonium Nitrate and Ammonium Nitrophasphate Fertilisrs	Plants Commissioned Jan1,1982 onwards (a)	Plants Commissi oned prior to Jan1,1982 (b)
рН	6.5-8.0	6.5-8.0
Ammonical Nitrozen	50	75
Total Kjcldahi Nitrozen	100	100
Free Ammonical Nitrozen	100	100
Nitrate Nitrozen	100	100
Cynide as Cn	20	20
vanadium as V	0.2	0.2
Arsenic as As	0.2	0.2
Phosphate as P	0.2	0.2
Suspended soilds	5	5
Oil and Grease	100	100
*Fluoride as F	10	10
**Hexavalent Chromium as Cr	10	10
as Ci	0.1	0.1
**Total Cromium as Cr	2.0	2.0

To be complied with at the outlet of fluoride removal unit.If the recipent system so demand,flouride as F shall be limited to 1.5 mg/l

**To be complied with at the outlet of chromate removal plant.

		Straight Phosphate Fertilizers	
		pH	
		Phosphate as P	7.0-9.0
		·	5
		Suspended soilds	100
		Oil and Grease	10
		*Fluoride as F	10
		**Hexavalent Chromium as Cr	
			0.1
		**Total Cromium as Cr	
			2.0
		Phosphoric acid manufacturing unit	
	Emissions	Granulation mixing and grinding of rock	QE maillianne mana a mana a mana
	Phosphatic	phosphate	25 milligramme per normal cubic metre as total Fluoride
	Fertilizers		150 milligramme per normal cubic metre of particulate
	(Flurides and particulate matter		matter.
	emission)		
			150 milligramme per normal
		Pricing Tower Commissioned prior to 1-1-1982	cubic metre or
	-Urea (Particulate		2 kilogramme per tone of product.
	matter emission)		50 miligramme per
			normal cubic metre or
			0.5 kilogram me per
			tonne of product.
		Particulate Mauer Emissions	255 milligramme per
18.	Aluminium	-Calcium	normal cubic metre of
			particulate
			150 milligramme per
		-Smelling	normal cubic metre
			of particulate matter
		Parliculate Mauer Emission	250 milligramme per
19.	Calcium Carbide	-Kiln	normal cubic metre
		-Arc Furnace	150 milligramme per
			normal cubic metre

		Particulate matter Emission	150 milligramme per
20.	Carbon Black		normal cubic metre
		Particulate Matter Emission in concentrator	150 milligramme per
21.	Copper,Lead and Zinc Smelting	Emission of Oxides of sulphur in Smelter &	normal cubic metre
	Zino omorang	Convenor	Off-gases must be utilized for sulphuric
			acid manufacture. The
			limits of sulphurdioxide emission from
			stock shall not exceed
			4 kilo-gramme per
			tonne of concentrated
			(one hundred percent)
			ocid Produced.
		Emission of Oxides of Nitrogen	3 kilogramme of
22.	Nitric Acid (emission oxides of		oxides of nitrogen per
	nitrogen)		tone of weak acid
			(before concentration)
			produced
		Sulphur dioxide Emissions	4 kilogramme per
23.	Sulphuric Acid		tonne of concentrated
	(emission of sulphur dioxide and		(one hundred per cent)
	acid mist)		ocid to Produced
		Acid mist	50 minigramme per
			normal cubic metre.

24.	Iron & (Integrated)	Steel	Particulate Matter Emission -Sintering Plant -Steel making -during normal operations -during oxygen lancing -Rolling Mill -Carbon monoxide from coke oven	150 milligramme per normal cubic metre 150 milligramme per normal cubic metre 400 milligramme per normal cubic metre 150 milligramme per normal cubic metre 3 kilogramme per tonne of coke
25.	Thermal Plants	Power	Particulate Malter Emissions: -generation capacity 210 MW or more -generation capacity less than 210 MW	150 milligrammc per normal cubic meter 350 milligrammc per normal cubic meter

26.	Natural Industry	Rubber		
	Discharge inland waters	into surface	Colour & Odour Absent pH BOD COD Oil and Grease Sulphides Total Kjeldahl Nitrogen Dissolved phosphate (as P) suspended solids Dissolved solids (inorganic) Ammonical Nitrogen as (N) Free ammonia (as NH3) 1. S.No. 25 and 26 and entries relating thereto inserted vide S.O. 8(E) dt. 3-1-89 published in theGazette No.7dt. 3-1-89. Corrections in rule 2 against S.No. 26 made vide corrigendum No. S.O. 19(J(E) dt. 15-3-89 publishd in the Gazette No. 126 dt. 15-3-89. • Depending upon the requirement of local situation, such as protected area, the State PollutionControlBoards and other implementation agencies under the 'Environment (Protection) Act, 1986, may prescribed alimit of ISO milligrarnme per normal cubic meter, irrespective of generation capacity of theplant.	Absent 6.0-9.0 50 250 10 2 100 5 100 2100 50 5
	Disposal of for irrigation		Colour & Odour pH BOD COD Oil & Grcasc Suspended solids Dissolved solids	Absent 6.0-8.0 100 250 10 200 2100

1[27.	All types of Asbestos manufacturing units (including all processes inloving the use of Asbestos)	EMISSIONS Pure Asbestos material -Total dust	4 Fibre */cc 2 mg/m³ (normal)
28.	Callor Alkali (Caustic soda) EMISSIONS (3) mercury Cell (1)All processes (c)All processes	EMISSIONS Mercury (from hydrogen gas holder stack) Chlorine (from hydrogen tower) Hydrochloric acid vapours and mist (from hydro chloric acidplant)	Concentrations in mg/m3 (normal) 0.2 15.0 35.0
29.	Large pulp and paper	EMISSIONS Particulale matter H ₂ S	Concentrations in mg/m3 (normal) 250** 10

30.	Integrated Iron and Steel Plants:	EMISSIONS	
	(a) Coke oven (b) Refractory material		
	plant	Particulate matter	50
		Particulate matter	50
		II. EFFLUENTS	Concentration in mg/l except for pH
		1. S. Nos. 27 to 31 and entries relating thereto inserted vide G.S. R. 913 (E) dt. 24-10-89	
		publishd in the	
		Gazette No. 554 dt. 24- I 0-89	
		*Fibre of length more than 5 micrometer and diameter less than 3 micrometer with an aspect ratio of 3 or more.	
		** This slandard of 250 mg/m3 (normal) shall appply only for a period of 3 years with efect fromthe date on which the Environment (protection) Second Amdendment Rules, 1989 came into force. After three years the	
		standard to be applicable is 15 mg/m3 (normal).	
		рН	
		Suspended solids	
		Phenol	
		Cynide	
		BOD (5days at 20c)	
	(a)Coke oven	COD	6.0-8.0
	By product plant	Ammonical nitrozen	100
		Oil & Grease	1.0
		pH	0.2
		Suspended solids	30
		Oil & Grcasc	250
			50
	(b) Other		10
	(b) Other plants such as sintering		6.0-9.0
	plant,blast furnace,steel		100
	melting and rolling mill:		10
L		lution Control Board	10

0.4	Re-heating	EMISSIONS	Concentration in
31.	(Reverberatory) Furnaces:		mg/m3 (romal)
	Capacity: All sizes	Particulate matter	150
	Sensitive area Other area	Particulate matter	450
	Farmadia a (a)	EMIGGIONO	450
1[32.	Foundries(a) Cupola	EMISSIONS	450
	Capacity (Melting rate):		
	Less than 3 Mt/hr	Particulate matter	150
	3 Mt/hr and above	do	
		Note:-It is essential that stack is constructed over the cupola reyood the Charging door and emissions are directed through the stack which should re atleast six times the diameter of cupola.	
	(b) Arc Furnaces	Particulate matter	150
	Capacity: All sizes		130
	(c) Induction Furnaces	do	150
	Capacity: All sizes	Note:- In respect of Arc Furnaces and Induction Furnaces provision has to be made for collecting the fumes before discharging the emissions through the Stack.	
		1 S.Nos. 32 to 47 and entries relating thereto inserted vide G.S.R. 742(E) dt 30-8-90 plblished in the GazetteNo. 365 dated 30-08-90.	

	Thermal	*	275
33.	Power Plants	STACK HEIGHT /LIMIT IN METERS*	
	1 owor riams	Power generation capacity:	
		- 500 MW and above	220
		- 200 MW/210 MW and	220
		above to less than 500.MW	H-14(Q) ^{0.3} where Q is
		- Less than 200 MW /210MW	MW emission rate of S0 ₂
			in *kg/hr. and *H
			-
			Stack height in metres 1/2 times the
		Stream generation capacity:	
		- Less than 2 ton/hr.	neigbouring building height or 9 metres (whichever is more)
		- More than 2 ton/hr. to 5	12
		ton/hr.	15
		- More than 5 ton/hr. to 10	
		ton/hr.	18
		- More than 10 ton/hr.	*21
		- More than 15 ton/hr. to 20 ton/hr.	
		- More than 20 ton/hr. to 25 ton/hr.	24
		- More than 25 ton/hr. to 30	27
		ton/hr.	
		- More than 30 ton/hr.	30 or using formula
		*Correction have been made as per	H-14(Q)o3
		Corrigendum Notitication No SO.8(E). dt 31 121990	(whichever is more)
		121000	Q is emission rate of
			S02 in kgihr and *HStack
			height in
			meters.
	Small Boilers	EMICCIONIC *	1600
34.	Capacity of	EMISSIONS	
	Boiler -less than 2	Particulate matter	1200
	-less than 2 ton/hr		150
	-2 to 5 ton/hr		
	-More than 15 ton/hr		
	WIIIII		

35.	Oil Refineries (Sulphur dioxide)	EMISSIONS.*	0.25 kg/MT of feed **
	(Sulpriul dioxide)	-Distillation	2.5 kg/MT of feed
		(Atmospheric plus Vacuum)	120 kg/MT of
		-Catalytic Cracker	Sulphur in the feed
		Sulphur Recovery Unit	

Aluminium Pl		
(a)Alumin Plant :		
	Primary arld Sccondary C matter	crusher Particulatc 150
(ii) Prccip	itation 5	
Àrea	Particulate Matter	250
-Calcination	Carbon Monoxidc	1 % max.
	Stack hcight	H= 14(Q) 0.3
		whcrc Q is emission
		rate of SO₂ in kg/hr
		and H-Stack height in
		meters
(b) Smclter Pl	ant Particulate Matter	
(i)Green	do	150
Shop		
(ii) Anode	Bakc -do-	150
Ovcn	ToLal Fluoride (F)	
(iii) Potrod	Particulate Matter	0.3 kg/MT of
	Total Fluoride (F)	Aluminium
	VSS	4.7 kg/MT of
		Aluminium produced
		Adminian produced
	*All emissions normalize carbon monoxide.	ed to12 percent
	**Feed indicates the feed for process under consideration	
	HSS	6,0 kg/tonne of Aluminium produced
		2,5 kg/tonne of Aluminium
	PBSW	produced
	PBCW	1.0 kg/tonne of Aluminium
		produced
	Stack height	H=14(Q) ^{O.3}
Note:		where Q is emission rate of
VSS= Vertica		SO2 in kg/hr and H-Stack height in meters,
Soderberg H Horizontal Soderberg Pl Pre backed Worked	Stud BSW=	
PBCW=Preba Center Worke		
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	Stone	Crushing	Suspended particulate matter (SPM)	The Standards consist of
*37.	Unit			two parts:
				(i) Implementation of the
				following Pollution Control measures:
				(a) Dust containment cum
				suppression system for
				the equipment,
				(b) Construction of wind
				breaking walls,
				(c) Construction of the metalled roads within the premises,
				(d) Regular cleaning and wetting of the ground
				within the premises,
				(e) Growing of a green
				belong along the periphery',
				(ii) Quantitative standard for the SPM:
				**[measured between
				three meters and ten metres
				from any processes equipment of a stone crushing unit shall notexceed 600 microgrammes
				per cubic meter] from a controlled isolated as wellas from a unit located in a cluster should be less than
				600 mg/Nm3
				1[xxx]
			*Standards notified at SI, No lion page 283 may also be referred	
			** Corrections have been made as per CORRIGENDUM Notification No, SO.8(E), dated 31.12,1990	

	Petrochemicals		EFFLUENTS	6.5-8.5
38.	(Basic	&	PH	50
	intermediates)		*BOD	
			2[(3days at 27°C)]	
			**Phenol Sulphide (as S) 2	5
			COD	
			Cynide (as CN)	250
			*** Fluoride (as F)	0.2
				15
			Total suspended solids	3[100]
			Hexavalent Chromium	
			3[(as Cr)]	0.1
			****Total Chromium 3[(as Cr)]	2.0
			* State Board may prescribed the BOD value of 30 mg/l if the recipient system so	
			demands.	
			** The limit for phenol shall be conformed to at the outlet of effluent treatment of	
			phenol plant. However, at the final disposal point, the limit shall be less than 1mg/l.	
			*** The limit for fluoride shall be confirmed to at the outlet of the chromate removalunit. However, at the disposal point fluoride concentration shari be lower than 5mg/l.	
			**** The limits for total and hexavalent chromium shall be conformed to at the outlet	
			of the chromate removal. This implies that in the final treated effluent, total and hexavalent chromium shall be lower than prescribed herein.	

39.	Pharmaceutical Manufacturing and	. EFFLUENTS		
33.	Formulation			
	Industry	1. pH	5.5-9.0	
		2. Oil and Grease	10	
		3. Total Suspended solids	100	
		4.BOD 2[(3 days at 27°C)]	30	
		I .The sentence' The measurements are to be conducted at least twice a month for all the 12 month in a year'. deleted as per		
		CORRIGENDUM notification S.D.8(E), dated 31.12.1990.		
		2 Substituted by Rule 2 of the Environment (Protection) (Amendment) Rules. 1996 notified vide G.S.R. 176(E). dated 2419l)6.		
		3. Corrected as per CORRIGENDUM Notification S.O 8(E), dated 31.121990.		
		5. Bio-assay test	90% Survival of fish	
			after 96 hrs in 100%	
		C. Marauri	effluent	
		6. Mcrcury	0.01	
		7.Arsenic Chromium	0.20	
		8.Chromium	0.10	
		(Hexavalcnt)	0.10	
		9. Lead	0.10	
		10. Cynide	1.00	
		11. Phenolics (as C ₆ H ₅ OH)	2.00	
		12. Sulphides (as S)	5.00	
		13. Phosphates (as P)		
		Note I. Parameters listed as 1 to 13 are compulsory for Formulators. However, the remaining parameters (6 to 13) will be optional for others.		
		2. State Board may prescribed limit for chemcal oxygen demand (COD) correlated with BOD limit.		
		3. State Board may prescribe limit for total dissolved solids depending upon uses of recipient waterbody.		
		4. Limits should be (complied with at the terminal of the treatment unit before letting out of the factory boundary limit.s.		
		5. For the compliance of limits. analysis should be done in the 'composite sample collected everyday		
		hour for a p'~rioc.l of R hours.		
	T: 0((D)	lution Control Board	56	-

	Pesticide	EfFLUENTS	Shall ilOt exceed 5°C
40.	manufacturing and		above the receiving
	Formulation Industry	I. Temperature	water tempcraUlre.
	madati y	2. pH 3.	6.5-8.5
		3. Oil & Grease 10	10
		4. BOD	30
			30
		(5 days at 20°C)	100
		5. Total suspended solids	100
		6. Bio-assay test	90% survival of fish after 96 hours in 100% effluent
		7.(a) Specific Pesticides:	
		Benzenl hexachloride	10
		Carbonyl	10
		DDT	10
		Endosulran	10
		Diamethoate	450
		Fenitrothion	10
		Malathion	10
		Phorate	10
		Methyl Parathion	10
		Phcnathoate	10
		Pyrcthrums	10
		Copper Oxychloride	9600
		Copper Sulphate	50
			1000
		Zirnm	30
		Sulphur	2300
		Paraquat	7300
		Proponil	
		Nitrogen	
		(b) Heavy Metals:	
		Copper	1
		Manganese	1
		Zinc	1
		Mercury	0.01
		Tin	
		Any other metal1ike Nickel Shall not exceed	Shall not exceed 5 times the drinking water standards of BIS
		etc	difficitly water standards of DIS
		ng ,c",,',:;,:,"'~	
	Tripura State Pol	ution Controt Board of ::i~ ~~i B1So	57
		Of-(c)Organics	
		5. (5)51gaines	

© Organics		
Phenol and phenolic compound as C ₆ H ₅ OH	1.0	
Arsenics(as As)		
Cynikde (as CN)	0.2	
Nitrate(as NO3)	0.2	
Phosphate(as P)	50	
	5.0	
Note:		
I. Limits should be complied with at the end of the treatment plant before any dilution.		
2. Bio-assay test should be carried out with available species offish in receiving water.		
3. State Boards may prescribe limits of total dissolved solids (TDS) sulphates and chlorides depending on the uses of recipient water body.		
4. State Board may prescibe COD limit correlated with BOD limit.		
5. Pesticides are known to have metabolites and isomers. If they are found insignificantconcentration, standards may be prescribed for those in the list by Central or State Board.		
6. Industries are required to analyse pesticides in waste water by advanced analyticalmethod such as GLC/HPLC.		
7. All the parameters will be compulsory for formulators, for others, the 7th will be optional.		

	Tannery	EFFLUENT		
41.				
	(after primary treatment)			
	Disposal: Channel/Conduit			
	Carrying waste waters to Secondary			
	treatment plants			
	Type of Tanneries		6.5-9.0	
	Chrome tanneries/combined	рН	Not to	
	chrome &	SS	exceed 600	
	vegetable tanneries	Chromium concentration	45	
		after treatment in the		
	Vegetable	chrome waste water stream		
	tanneries	рН	6.5-9.0	
		SS	Not to	
			exceed 600	
		Note: The above standards will apply to those tannery units which have made full colltribution to a Common Effluent Treatment Plant(CETP) Comprising secondary treatment. Those_who have not contributed will be governed by earlier Notification No. S.O.*61(E), dated January 18,1988. *Corrected as per Notification No S.O.8(E), dt. 31.121990		

40	Paint Industry	EFFLUENTS	6.08.5
42.	Waste water discharge	рН	
	and an arrange	Suspected Solids	100
		BOD ₅ 20°C	50
		Phenolics as C6HSOH	50
		Oil & Grcase	10.0
		Bio-assay lest	90% survival in 96
			hours
		Lead as Pb	0.1
		Chromium as Cr.	0.1
		Hexavalent	
		Copper as Cu .	2.0
		Nickle as Ni	2.0
		Zinc as Zn	5.0
		Total heavy metals	7.0
43.	Inorganic Chemical Industry(Waste	EFFLUENTS	
	Water discharge) Part I	рН	0005
	(metal compounds	Chromium as Cr	6.0-8.5
	of Chromium,		0.1
	Manganesc, Nickel,	Hexavalent	2.0
	Copper, Zinc, Cadmium,	Total	2.0
	Lead and Mercury)	Manganese as Mn	2.0
	3,	Nickel as Ni	2.0
		Copper as Cu	5.0
		Zinc as Zn	0.2
		Cadmium as Cd	0.1
		Lead as Pb	0.01
		McrcuryasHa	0.2
		Cynide as CN	10.0
		Oil & Grease	30.0
		In addition to the above,total heavy metals are to be limited to 7mg/l	

	Bullion Refining	EFLUENTS	6.5-8.5
44.	(Waste-water	рН	0.2
	discharge)	Cynide as CN	0.2
		Sulphide as S	10
		Nitrate as N	1
		FreeCl ₂ as Cl	5
		Zinc as Zn	2
		Copper as Cu	2
		Nickel as Ni	0.1
		Arsenic as As	0.2
		Cadmium as Cd	10
		Oil and Grease	100
		Suspended Solids	
	Dye and dye	EFFLUENTS	
45.	Intermediate Industry(waste-	рН	6-8.5
	water discharge)	Colour Hazen Unit	400
		Suspended Solids	100
		B0D;3 days at 27°C	100
		Oil and Grease	10
		Phenolics as C ₆ H ₅ OH	1
		Cadmium as Cd	0.2
		Copper as Cu	2
		Manganese as Mn	2
		Lead as Pb	0.1
		Mercury as Hg	0.01
		Nickel as: Ni	2
		Zinc as Zn	5
		Chromium as Cr 6+	0.1
		Total Chromium	2
		Bio-assay test	90 percent
			survival in
			96 hours.

			SCHEDULE		
SL. NO	Category				Standards db(A)
46.	Noise Limits for Auto the Manufacturing St		Field) at one meter in d red by the Year 1992.	IB(A) at	
	(a) Motorcycle, S	Scooters & Three	Wheelers		80
	(b) Passenger Ca	ars			82
	(c)Passenger or	Commercial Vel	hicles upto 4 MT		85
	(d) Passenger or MT	Commercial Ve	hicles:\bove 4 MT and	upto 12	89
	(e) Passenger or	Commercial Veh	nicles excee4ing 12 MT		91
47.	Domestic Appliance Manufacturing	es and Const	ruction Equipments	at the	
	Stage to be Achieved	by the Year, 19	93		
	(a) Window Air Cond	tioners of 1 ton to	o 1.5 ton		68
	(b) Air Coolers				60
	(c) Refrigerators				46
	(d) Diesel generators	for domestic pur	rposes		85-90
	(e) Compactors (rolle	rs) Front loaders	, Concrete mixers, Crar	nes	75
	(movable), Vibrators	and Saws.			
40	Glass Industry		EMISSIONS		
48.	A. Sodalime & Boros	llicate and			
	other special Glass (d	other			
	than Lead)				
	(a) Furnace:				
	Capacity				
	(i) Upto a product dra	w capacity	Particulate matter		2.0 kg/hr
	of 60 MT/Day				0.8 kg./Mt. of product
	(ii) Product draw capa	acity more	-do-		drawn
	than 60 MT/Day				
			thereto inserted vide G. e No. 79 dated 27-2-91.		

liii) For all	Stack height	H= 14(Q)O3 where Q
capacities		is the emission rate of
		S02 in Kg/hr & H is
		Stack height in meters
	Total Fluorides	5.0 mg/NM3
	Nox	Use of low Nox
		burncrs in new plants.
	(b) Implementation of the following measures for fugitive emission control from other sections:-	
	i) Raw matcrials should bc transported in leak proof contains.	
	(ii) Cullet preparatin should be dustfree using water spraying.	
	(iii) Batch preparation section should be covered.	
B. Lead Glass		
(a) furnaces:-		
A11 capacities		50 mm/NINAO
•	Particulate matter	50 mg/NM3
	Lead	20 mg/NM3
	(b) Implementation of the following measures for fugitive emission control from other	
	sections :-	
	(i) Batch mixing, proportioning section and transfer points should be covered and it should be conected to control equipments to mcct the following standards:	
	Particulate matter	5O mg/NM3
	Lead	2O mg/NM3
	(ii) Minimum Stack height should be 30 metres in lead glass units.	
	(c) Pot Furnace at Firozabad	1200 mg/NM3
	Furnace:	55 mg/14/10

	Glass Industries (for all categories)	Note :- Dependig upon local' environmental conditions, State/Cen.tral Pollution Control Board can Particulate matter prescribe more stringent standards than those prescribed above. EFFLUENTS: pH Total Suspended solids	6.5-8.5 100 mg/l.
		Oil & Grease	10 mg/l
	Lime Kiln	Stack height	
49.	Capacity Above 5T/day	-do-	A Hood should be provided with a stack of 30 meter height from ground level(including kiln height)
			H=14 (Q)0.3
			Where Q is emission rate of SO2 in kg/hr and H=Stack Height in meters

	*Slaughter House,	EFFLUENTS	Concentration inmg/i
50.	Meat & Sea Food Industry	LITEOLINIS	Concentration ining/i
	Category		
	A.Slaughter House		100
	(a)Above 70 TL WK	BODS at 20°C	100
		Suspended Solids	10
		Oil and Grease	
	(b)Above 70 TLWK	BODS at 20°C	500
	B.Meat Processing		30
	(a)Frozen Meat	BOD5 at 20°c	50
		Suspended Solids	10
		Oil and Grease	
	(b)Raw Meat from own Slaughter	BODS at 20°c	30
	House	Suspended Solids	50
		Oil and Grease	10
			Disposal via Screen and
	(c) Raw Meat from other sources		Septic Tank
	C. Sea Food	BODS at 20°c	30
	Industry	Suspended Solids	50
		Oil and Grease	10
		Note:-(i) TLWK-Total Live Weight Killed. (ii) In case of disposal into municipal sewer where sewage is treated the industries shall install screen and oil & grease separation unitS. (iii) The industries having slaughter house along with meat processing units will be considered in meat processing category as far as standards are concerned.	

	*Food and Fruit	EFFLUENTS	Concentration Qua	antum
51.	Processing Industry:		not to exceed gm.	/MT of
	Category		-mg/i. except pro	duct
	3 ,		рН	
	A. Soft Drinks			
	(a)Fruit based/Synthetic (More than			
	0.4 MT/Day) bottles and tetrapack	рН	6.5-8.5	
	and totrapaon	Suspended Solids	100	
		Oil and Grease	10	
		BOD ₅ at 20°C	30	
	(b) Synthetic (Less than 0.4 MT!Day)		Disposal via -Septic Tank	·
	B. Fruit & Vegetables			
	(a)Above 0.4	pH	6.5-8.5	
	MT/Day	Suspended Solids	50	
		Oil and Grease	10	
		BODS at 20°C	30	
	(b)0.1-0.4 MT/Day (10 MT/yr.)		Disposal via -Septic Tank	
	C . Bakcry		Disposal via -Septic Talli	`
	(a) Bread and Bread & Biscuit			
	(i) Continuous process			
	(more than	рН	6.5-8.5	
	20T/Day)	BOD5 at 20°C	200	
	(ii) Non-continuous process		Disposal via Septic lank	
	(less than 20MT/Day)			
	(b) Biscuit Production		6.5-8.5	
	(i)10 T/Day &	рН	300	
	above	BOD5 at 20°C	Disposal via Septic lank	
	(ii) Below IOT/Day D. Confectioneries	EFFLUENTS		
	(a) 4 T/Day and	рН	6.5-8.5	
	above	Suspended Solids	50	
		Oil & Grease	10	
		BODS at 20°C 30	30	
		(b) Below 4 T/Day Disposal via Septic Tank		
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	(1)	BOD5 at 20°C	Disposal via Septic lank
	(b) below 4T/day	BOD5 at 20 C	
	•		
		Note: To asecrtain the category of 'unit fails' the average of daily production and wasto water discharge	
		for the preceding 30 operating days from the date of sampling shall be considered.	
		*The emission from the boiler house shall conform to the standards already prescribed under E(P)	
		Act, 1986, vide Nolification NO. GSR 742(E), dated 30-8-90.	
52.	Jute Processing Industry:	EFFIUENTS	Concentration in mg/l except pH
			and Water consumption
		рН	5.5-9.0
		BOD5 at 20°C	30
		Suspended Solids	100
		Oil and Grease	10
		Water Consumption	1.60 Cum,Ton of product
			prodoccd.
		Note:- 1. Water Consumption for the Jute processing industry will be 1.5 Cum/Ton of product from January, 1992.	
		2. At the present no limit for colour is given for liquid effiuent. However, as far as possible	
		colour should be removed.	
		* Stack emissions from boiler house shall conform to the standards already prescribed under Environent (Protection) Act, 1986, vide Notification-No. GSR 742(E), dated 30-8-90.	

50	Large Pulp & Paper	EFFIUENTS	Concentration in mg/l cxcept pH
53.	News Prinl/Rayon		and TOCL
	Grade Plants of Capacioty		
	above24000 MT/Annum		
		рН	7.0-8.5
		BOD5 at 20°C	30
		COD	350
		Suspended Solids.	2.0 Kg,rron of product
		TOCL	
		Flow (Total Wastewater	
		discharge)	
		.*(i) Large Pulp	200 Cum{fon of Pa~r proouced
		& Paper	
		(ii) Large Rayon Grade	150 Cum{fon of Pa~r produced
		Newsprint	
		*The Standards for Total Organic Chloride (TOCL) will be applicable from January, 1992.	
		** The Standards with respect of Lotal wastewater discharge for the large pulp and paper mills be	
		established from 1992, will meet the standards of 100 Cum/fon of paper produced.	
54.	Small Pulp and Paper	EFFLUENT	
	Paper Plant of Capacity upto		
	24000 MT/Annum:		
	Calcgory :		
	A.* Agrohased		200 cum/Ton of paper
	5	Total Waste-	produced
		water discharge	
	B. **Waste-paper based	-do-	75 cum/Ton of paper produced
		* The agrobased mills to be cstablished from January, 1992 will meet the standards of 150 cum/Ton of paper produced.	
		** The waste-paper mills to bc established from January, 1992 will meet the standards of 50cum/Ton of paper produced	

55.	Common Effluer Treatment Plants:		(Concentration
55.		(Inlet effluent qllality for CETP)	in mg/l)
	A. Primar Trcauncnt	y	
		pH	5.5-9.0
		Temperature °C	45
		" Oil & Grease	20
		Phenolic Compounds(as C6H50H)	5
		Ammonical Nirrogen (as N)	50
		Cynide (as CN)	2
		Chromium hexavalent (as Cr+6)	2
		- Chromium (total) (as Cr)	2
		Copper (as Cu)	3
		Lead (as Pb)	1
		Nickel (as Ni)	3
		Zinc (as Zn)	15
		Arsenic (as As)	0.2
		Mercury (as Hg)	0.01
		Cadmium (as Cd)	1
		Selenium (as Se) ,	0.05
		Fluride (as F)	15
		Boron (as B)	2
		Radioactive Materials	
		Alpha emitters, Hc/mL	10-7
		Bcta emitters, He/ml	10-8

	Note:- 1. These standa		
	scale industries, i.e., tota	al discharge upto 25	
	KL/Day.2. For each CETP and the State Board will puthe local needs and commore stringent than those	rescribe standards as nditions; these' can be	
	However, in case of State Board with the cor		
	writing, may prescribe s	uitable limits.	
	late intend confees	On load for	Late Marine Constal areas
	Into inland surface	On land for	Into Marine Coastal areas
	waters	Irrigation	
	(a)	(b)	(c)
B. Treated Efflue.nt Quality of Common Effluent Treatment Plant Concentration in mg/l except			
PH	5.5-9.0	5.5-9.0	
BOD5 20°C	30	100	
Oil & grease	10	10	
Temperature	Shall not exceed		- 45°C at the point of
	40°C in any section of the	ne stream within	discharge.
	15 metres downstream		
	from the effluent outtet.		
Suspended Solids	100 20		
			(a) For process waste-waters-
			(b) For cooling watereffiuents
			10-peocent abovetotal suspended matter of enfluent
			cooling water
Dissolvd Solids	2100	2100	-
(Inorganic)	1.0		1
Total residual chlorine	50		50
Ammonical	100		100
nitrogen (as N)	250		250
Total Kjeldahl nitrogen (as N)	2.0		0.2
 	ution Control Board		70

	Chemical Oxygen Demand	250		250	
	Arsenic (as As)	0.2	0.2	0.2	
		0.01		0.01	
	Meocury (as Hg)	0.1		1	
	Lead (as Pb)	1.0		2	
	Cadmium (as Cd)	2.0		2	
	Total Chromium (as Cr)	3.0		3	
	Copper (as Cu)	5.0		15	
	Zinc (as Zn)	0.05		0.05	
	Selenium (as Se)				
	Nickcl (as Ni)	3.0		5	
	Boron (as B)	2.0	2.0		
	Percent Sodium		60		
	Cynide (as CN)	0.2	0.2	0.2	
	Chloride (as CI)	1000	600		
	Fluc)ridc (as F)	2.0		15	
	Sulphalc (as S04)	1000	1000		
	Sulphidc (as S)	2.8		5	
	Pcslicidcs	Absent	Absent	Absent	
	Phcnolic compounds	1.0		50	
	(as C6HSOH)				
			ant odour as far as		
		EfOucnts	Concentration in mg/l,		
56.	Dairy		except pH	Quantum per produ processed	uct
		рН	6.5-8.5 -	p. 000000	
		*BODS at 20°C	100		
		**Suspendcd solids	150		
		Oil and grease	10		
		Waste water generatio	n	- 3m3/KI of milk	

	Note: *BOD may bc madc stringcnt upto 30 mg/l if the recipient fresh water body is a source fordrinkingwater supply. BOD shall be upto 350 mg/l for the chilling plant effluent for applying on land provided the land is designed and operated as a. secondary treatment system with suitable monitoring facilities. The drainage water from the land after secondary treatment has to satisfy a limit of 30 mg/l of BOD and 10 mg/l of nitrate expressed as 'N'. The net addition to the groundwaler quality should not be more than 3 mg/l of BOD and 3 mg/l of nitrate expressed as 'N'. This limit for applying on land is allowed subject to the availability of adequate land for discharge under the control of the industry, BOD value is relaxable upto 350 mg/l, provided thewastewater is discharged into a town sewer leading to secondary treatment of the sewage. ** Suspended solids limit is relaxable upto 450 mg/l, provided the wastewater is discharged into town sewer leading to secondary treatment of the sewage. 1 SI. No. 56 10 61 and entries relating thereto inserted vide G.S.R. 475(E) dt. 5.5.92 published in the Gazette No. 202 dt. 5.5.92.		
Tannarics	pH. BOD5 at 20°C Suspended solids Sulphides (as S) 1 Total Chromium (as Cr) Oil and grease- Waste water generation I . For effluent discharge into inland surface waters BOD limit shall be made stricter to 30 mg/l by the conneemed State Pollution Control Board.	Concentralion in mg/l exccpt pH 6.5-9.0 100 100 1 2 10	Quantum per raw hide processed 28 m³/T

	Natural Rubber	Centrifuging and		Crape and	
58.	Processing industry	creaming unitS		crumb units	
		for diament into		for diament	for disposal on
		for disposal into inland surface water	for disposal on land for irrigation	for disposal into inland	land for irrigation
			ioi iirigation	surface water	
		(a)	(b)	(a)	(b)
			(5)		
		(Concentration in		(Concentrauon in mg/l except	
		mg/l except pH &		pH & quantum	
		quantum of waste water generation)		of waste water gereration).	
	PH	6-8	6-8	6-8	6-8
	Total				
	Kjeldahl nitrozen	200(100 *)	***	50	***
	(as N)				
	Ammonical	100(50*)	***	25	***
	Nitrozen as (N)				
		20°C	100	30	100
	BOD5 at20°C		***	250	***
	COD	250	20	10	20
	Oil & Grease	10	***	2	***
	Sulphide(as S)	2	NP**	2100	NP**
	TDS	2100	200	100	200
	SS	100	8 lit/kg of product	40 lit/kg of	40 lit/kg of
	Quantum of waste	5 lit/kg of product	processed	product processed	product
	water generation	processed		processeu	processed
	To be acieved in				
	three years				

		Not prescribed in case effiuent is used for rubber plantation of their own. In other cases suitable limit, as necessary may be prescribed by the State Board. * Not specificd. ****These standards supersede the standards notified at serial No. 26 vide notification No. 5.0. 8(E),dated 3rd June, 1989.	
59.	Bagasse-fired Boilers (a)Step grate	Emissions	(Concentration in mg/l)
	(b)Horse shoe/pulsating grate ©Spreader stroker	Particulate matter Particulate matter Particulate matter	250 500 (12% CO ₂) 800 (12% CO ₂)
	Soproudor Grander	Note:- In the case of horse, shoe and spreader stroker boilers, if more than one boiler is attached to a single stack, the Standard shall be fixed based on add cd capacity of all the boilers connected with the stack	
60.	Man-made fibre industry(Semi-Synthetic).	Effluent pH Suspended Solids BODS at 20°C Zinc (as Zn)	(Concentrate in mg/l except for pH 5.5-9.0 100 30 1

0.4	Ceramic Industry	Emissions	(Concentration in
61.	A. Kilns		mg/Nm3)
	(a) Tunnel, Top		
	Hat, Chamber	Particulatc matter	150
		Flouride	10
		Chloride	100
		Sulphur dioxide	***
	(1) 5		
	(b) Down-draft	Particulate matter	1200
		Fluoride	10
		Chloride	100
		Sulphur dloxldc	***
	(c) Shuttle		
	(c) Shuttle	Particulalc matter	150
		Fiouride	10
		Chloridc	100
		Sul	***
	d) Vertical shaft Kiln	sulphur dioxide	
		Particulate matter	250
		Flouridc 10	10
	(e) Tank fumacc	Sulphur dioxide	**
	(3) 13	Particulate matter	150
		Flouride	10
		Sulphur dioxide	**

B. Raw Material handling, Processing and operations		
(a) Dry raw maLerialshandling and	Particulate matter	150
(b) Basic raw material and processing	processing operations Particulate matter	*
operations (c) Other sources	Tarticulate matter	
of air pollution		
generation		
C. Automatic Spray Unit		
(a) Dryers		
(i) Fuel fired dryers	Particulate matter	150
(ii) For heat recovery dryers	ParticulaLc matter	*
(b) Mechanical finishing operation	Particulate matter	*
(c) Lime/Plasters of Paris.manufacture	Particulate matter	A Handahauldha assaidad
Capacity :	Ole ale Heiseld	A. Hood should be provided
UptO 5T/day	Slack Height	with a stack of 30 meter
	-do-	height from ground level
		(including Kiln height)
Ahove 5T/day		H= 14(Q)0.3
-	-do-	Where Q is emission rate of
		S02 in Kgjhr and H= Stack
		in metres
more than 5T/day	Dartierdate weette	500 ··· ·· /A IA 40
and up to 40T/day	Particulate matter	500 mg/NM3
	-do-	150 mg/NM3
	Note: Oxygen reference level for particulate matter concentration calculations for Kilns mentioned at A(c) is 18% and for those at A(b), A(d), and A(e) is 8%.	
	* All possible preventive measures should be taken to control pollution as far as practicable.	
	** The standard for sulphur dioxide in terms of stack height limits for kilns with various capacities of coal consumed shall be as indicated below:-	

	Coal Consumed	Stack Height	
	per day		
	Less than 8.5 MT	9 m	
	More than 8.5 to 21MT	12 m	
	More than 21 to 42MT	15 m	
	More than 42 to 64 MT	18 m	
	More than 64 to 104 MT	21 m	
	More than 104 to 105 MT	24 m	
	More than 105 to 126 MT	27 m	
	More than 126 MT	30 m or using formula	
		H-14 (Qg) 0.3 (whichever is more)	
		Note: In this notification	
		H-Physical height of the stack	
		Qg-Emission of sulphur dioxide in Kg/hr.	
		MT -Metric tones	
		m-meters	
62.	Viscose Filament Yarn	Effluents	(Concentration In mg/l
	(Sub-sector of		except for pH)
	manmade fibre		5.5-9.0
	semi-Synthetic Industry)	pH	100
	, , , , , , , , , , , , , , , , , , ,	Suspended solids	30
		BOO(3 days at 30	
		27°C)	
		Zinc (as Zn)	5

64.	Starch	Effluents:	Concentration not tc. exceed
04.	Industry(Maize products)		mg/ (except pH and waste
			water discharge)
		рН	6.5-8.5
		BOD	
		(3 days at 27°C)	150
		Suspended Solids	
		Wastewater	8 m3/tonne of maize
		discharge	Processed
		Note: The prescribed limits for BOD and suspended solids shall be made more stringent or less stringent depending upon the conditions and local requirements as mentiond below:	
		(i) BOD shall be made stringent upto 30mg/l if the recipient fresh water body is a source for drinking water supply.	
		(ii) BOD shall be allowed upto 350 mg/l for applying on land provided the land is designed and operated as a secondary treatment system with the requisite monitoring facilities. The drainage water from the land after secondary treatment has to satisfy a limit of 30mg/l of BOD and 10mg/l of nitrate expressed as N .The net addition to ground water quality should not be more than 3 mg/l of BOD and 10mg/l of nitrate expressed as "N"	
		I. SI. No. 62 and entries relating thereto inserted by Rule 2(b) of the Environment (Protection)ThirdAmendment Rules, 1993 by G.S.R. No. 801 (E), dated 31.12.1993 2. SI. No. 63 to 78 and entries relating thereto inserted by Rule 3 (a) of the Environment (Protection) (Amendment) Rules, 1996 by Notification G.S.R.176(E), dated 2.4.1996	

	 (iii) BOD shall be allowed upto 350 mg/l for discharge into a town sewer, if such sewer leads to a secondary biological treatment system. (iv) Suspended solids shall be allowed upto 450 mg/l for discharge into a town sewer, if such sewer leads to a secondary biological treatment system. (v) In the event of bulking of sludge, the industry shall immediately apprise the respective State Pollution Control Board. 	
64. Beehive hard coke oven	Emission:	
(i) New unit	Particulate matter (corrected to 6% CO ₂) Hydrocarbons	150 mg/Nm3 25 ppm
(ii) Existing units	Particulate matter (corrected to 6% CO ₂)	350 mg/Nm3
	Note: For control of emissions and proper dispensation of pollutants the following guidelines shall be followed:	
	(i) Units set up after the publication of this notification shall be treated as new units.	
	(ii) A minimum stack height of 20 meters shall be provide by each unit.	
	(iii) Emissions from coke ovens shall be channelised through a tunnel and finally omitted through a stack. Damper adjustment techniques shall be used to have optimum heat utilization and also to control the emission of unburnt carbon particles and combustible flue gases.	
	(iv) Wet scrubbing system or waste heat utilization for power generation or byproduct recovery systems should be installed preferably to achieve the prescribed standards.	
	(v) After four years from the date of this notification, all the existing units shall comply with the standards prescribed for the new units.	
	coke oven (i) New unit	discharge into a town sewer, if such sewer leads to a secondary biological treatment system. (iv) Suspended solids shall be allowed upto 450 mg/l for discharge into a town sewer, if such sewer leads to a secondary biological treatment system. (v) In the event of bulking of sludge, the industry shall immediately apprise the respective State Pollution Control Board. 64. Beehive hard coke oven (i) New unit Particulate matter (corrected to 6% CO ₂) Hydrocarbons Particulate matter (corrected to 6% CO ₂) Note: For control of emissions and proper dispensation of pollutants the following guidelines shall be followed: (i) Units set up after the publication of this notification shall be treated as new units. (ii) A minimum stack height of 20 meters shall be provide by each unit. (iii) Emissions from coke ovens shall be channelised through a tunnel and finally omitted through a stack. Damper adjustment techniques shall be used to have optimum heat utilization and also to control the emission of unburnt carbon particles and combustible flue gases. (iv) Wet scrubbing system or waste heat utilization for power generation or byproduct recovery systems should be installed preferably to achieve the prescribed standards. (v) After four years from the date of this notification, all the existing units shall comply with the standards prescribed for the new

65.	Briquette Industry(Coal)	Emissions:	
	(i) Units having capacity less than 10 tonnes	Particulate matter (corrected to 6% CO ₂)	350 mg/Nm3
	(ii) Units having capacity 10 tonnes or more	Particulate matter (corrected to 6% CO ₂)	150 mg/Nm3
		Note: For control of emissions/and proper dispersal of pollutants, the following guidelines shall be followed by the industry:-	
		(i) A minimum stack neight of 20 metres shall be provided.	
		(ii) All ovens shall be modified to single chimney multioven systems.	
		(iii) Emissions from ovens shall be channelised through inbuilt draft stack. Optimum heat utilization technique shall be used.	
		(iv) In case of units having capacity 10 tonnes and above, wet scrubbing system shall be provided to control air pollution.	
66.	Soft Coke Industry	Particulate matter (Corrected to 6% CO2)	350 mg/Nm3
		Note: Wet scrubbing systems alongwith byproduct recovery system shall be provided.	
		Guidelines for Emission Control to Improve Work Zone Environment	
		(applicable for industries at serial numbers 64, 65 and 66):	
		(a) Water used for quenching and wet scrubbing shall be recalculated and reused through catchpits.	
		(b) Leakages in the oven shall be sealed by	
		bentonite or by any suitable paste and by	
		proper maintenance to avoid fugitive emission.	
		Guidelines for Coal Handling and Crushing Plant (applicable to industries	
		at serial numbers 64,65 and 66)	

Edible Oil & Vanaspati Industry	(a) Unloading of coal trucks shall be carried out with proper care avoiding dropping of the materials from height. It is advisable to moist the material by sprinkling water while unloading. (b) Pulverisation of coal shall be carried out in an enclosed place and water sprinkling arrangement shall be provided at coal heaps, crushing area and on land around the crushing unit. (c) Work area surrounding the plant shall be asphalted or concreted. (d) Green belt shall be developed , ilong the boundary of the industry. (e) Open burning of coal to manufacture soft coke shall be stopped. Effluents: Temperature ambient temperature pH Suspended solids Oil & grease BOD(3 days at 27°C) COD Wastewater Discharge (i) Solvent extraction (ii) RefineryNanaspati (iii)Integrated unit of extraction & refinery/ Vanaspati (iv)Barometric cooling water/De-odoriser water	Not more than 5°C above of the recipient waterbody 6.5-8.5 150 mg/l 20 mg/l 100 mg/l 200 mg/l 2.0 cum/tonne of product (oil) 2.0 cum/tonne of product (refined oilNanaspati) 4.0 cum/tonne of refined Vanaspati product 15.0 cum/tonne of refined oil/vanaspati
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	cooling. (ii) BOD shall be made stringent upto 30 mg/l if the recipient fresh water body is source of	
	if the recipient fresh water body is source of	
	drinking water supply	
	(iii) The standards for boiler emissions shall be applicable as prescribed under Schedule I	
	of these rules.	
Organic Chemicals		
manufacturing industry	Effluents:	
(a) Compulsory	nH	6.5-8.5
		100 mg/l
	,	10 mh/l
	•	Minimum 90% survival
	•	after 96 hours with at
		100% effluent
		(mg/l)
(b) Additional		
parameters	Nitrate(as N)	10
	Arsenic	0.2
	Hexavalent Chormium	0.1
	Total Chormium	1.0
	Lead	0.1
	Cyanide as CN	0.2
	Zinc	0.5
	Mercury	0.01
	Copper	2.0
	Nickel	2.0
	Phenolies as C6H3 OH	5.0
	Sulphide	2,0
	Note:	
	(i) No limit for COD is prescribed but it shall be monitored. If the COD in a treated effluent is persistently greater than 250 mg/l, such industrial units are required to identify chemicals causing the same. In case these are found to be toxic as defined in	
	manufacturing industry (a) Compulsory parameters	Organic Chemicals manufacturing industry (a) Compulsory parameters (b) Additional parameters (b) Additional parameters (c) Additional parameters (d) Additional parameters (e) Additional parameters (f) Additional parameters (h) Ad

Hazardous Chemicals Rules, 1989 in Part I of Schedule-I, the State Boards in such cases may direct the industries to install tertiary treatment system stipulated time limit. This may be done on case to case basis.

- (ii) These standards are not applicable to small scale deterge.nt (formulating units).
- (iii) The standards for boiler emissions shall beapplicable as per the existing emission regulations.
- (iv) Industry covered under this group are haloaliphatics, plasticizers, aromatics (alcohols, phenols, esters, acids and salts, aldehydesand ketone), substituted aromatics, aliphatic (alcohols, esters, acids, aldehydes, ketones, amines and amides) and detergents.

	Flour Mills		
69.		Effluents:	
		рН	6.5-8.5
		BOD (3 days at 27°C)	100 mg/l
		Total Suspended Solids	100mg/1
		Oil & Grease	10mg/1
		Waste water discharge	2 cubic metre per tonne of
			wheat processed
		Note:	
		(i) BOD shall be stringent upto 30 mg/l if the	
		recipient freshwater body is a source for	
		drinking water supply.	
		(ii) BOD shall be allowed upto 350 mg/l for	
		(applying on land, provided the land is	
		designed and operated as a secondary	
		treatment system with the requisite	
		monitoring facilities. The drainage water	
		from the land after secondary treatment has	
		to satisfy a limit of 30 mg/l of BOD and 10	
		mg/I of nitrate expressed as "N". The net	
		addition to ground water quality should not	
		be more than 3mg/l of BOD and 10 mg/l of	
		3 nitrate expressed as "N".	
		(iii) BOD shall be allowed upto 350 mg/l for	
		discharge into a town sewer, if such sewer	
		leads to a secondary biological treatment	
		system.	
		(iv) Suspended solids shall be allowed upto 450mg/l for discharge into a town sewer, if such sewer leads to a secondary biological	
		treatment system.	

	Boilers(Small)		Particulate	matters
70.		Steam generation capacity (ton/hour)	emission(mg/Nm3)	
		less than 2	1200*	
		2 to less than 10	800*	
		10 to less than 15	600*	
		15and above	150**	
		* to meet the respective standards, cyclone/multi cyclone is recommended as		
		control equipment with the boiler.		
		**to meet the standard, bag filter/ESP is recommended as control equipment with		
		the boiler.		
		Note:		
		(i) 12% of CO ₂ correction shall be the		
		reference value for particulate matter		
		emission standards for all categories of		
		boilers.		
		(ii) These limits shall supercede the earlier		
		limits notified under Schedule I at serial		
		number 34 'of		
		Environment(Protection)Act,1986 vide		
		notification GSR 742(E), dated 30th		
		August,1990.		
		(iii) Stack Height for small Boilers.		
		For the small boilers using coal or liquid		
		fuels, the required stack height with the		
		boiler shall be calculated by using the		
		formula.		
		H=14Q ^{0.3}		
		Where H- Total stack height in metres from		
		the ground level.		
		Q=S0 ₂ emission rate in kg/hr.		
		In no case the stack height shall be less		
		than 11 metres.		
		Where providing all stacks are not feasible		
		using above formula the limit of 400		
		mg/Nm3 for S0 ₂ emission shall be met by		
		providing necessary control equipment with		
		a minimum stack height of 11 metres.		
		<u> </u>	J.	

	71.	Pesticides		
71.	industry		(i) Compulsory Parameters	mg/l except pH
			рН	6.5-8.5
			BOD (3 days at 27oC)	100
			Oil & Grease	10
			Suspended solids	100
			Bioassay test	Minimum 90% survival of fish
				after 96 hours with 90% effluent and 10% dilution water.
				Test shall becarried out as per
				IS : 6502-1971.
			(ii) Additional Parameters mg/l (a) Heavy metal Copper	mg/l 1.0 1.0
			Manganese Zinc	1.0
			Mercury	0.01
			Tin	0.1
			Any other like Nickel	shall not exceed 5 times the drinking water standards (BIS) individually.

	(b) Organics	
	· · · -	
	Phenol & Phenolic	
	Compounds as	
	C6H5OH	1
	(c) Inorganics	
	Arsenic as AS	0.2
	Cyanide as CN	0.2
	Nitrate as NO3	50
	Phospate as P	5.0
	(d) Specific pesticide	(microgram/litre)
	Benzene	
	Hexachloride	10
	DDT	10
	Dimethoate	450
	Copper oxychloride	9600
	Ziram	1000
	2,4D	400
	Paraquat	23000
	Propanil	7300
	Nitrofen	780
	Other/below mentioned	100
	Pesticides individually	100
045-2-2-4		
Other pesticides:		
(i) Insecticides:	lindane	Phrethrum extract
Aluminium Phosphide	Malathion	Quinalphos
Dichloroves	Methyl-Bromide	Monocrotophos
EDTC Mixer	Nicotine Sulphate	Carbaryl
Ethylene Dibromide	Oxydemeton Methyl	Endosulfan
Ethion	Methyl Parathion	Fenvalerate
Fenitrothoron	Phosphamidon	
lime-sulphur Temephos		Phorate
. cmopnos		

(ii) Fungicides: Aureofungin, Organomercurials (MEMC & PMA) Sulphur (Collodal), Wettable & Dust) Barium Polysulphide Cuprous Oxide Streptocyceline Ferbam Thiram Mancozeb **Zenib** Manab Carbendazim Nickel Chloride Tridemoraph

> (iii) Rodenticides:. Comafuryl

(iv) Nematicides: Metham N-Sodlum (v)Weedicides Fluchloralin Warfarin

Isoproturon

Zinc Phosphide

Butachlor Anilphos

(vi) Plant Growth Regulants :Chloromequat ChlorideNemphalene Acetic Acid

(vii) Any other pesticide not specified above

Note:

- (1) Limits shall be complied with at the end of the treatment plant before any dilution.
- (2) From the 'Additional Parameters' specified in 71 (ii), only the relevant (based on the raw-materials used and products manufactured) may be prescribed by the concerned State Board on a case to case basis .
- (3) No limit for COD is prescribed. If the COD in a treated effluent is persistently more than 250 mg/l, such industrial units are required to identify the chemicals causing the same. In case, there are found to be toxic as defined in Schedule I of the Hazardous Chemicals Rules,1989, the State Boards in such cases may direct the industries to install tertiary treatment, stipulating time limit. This may be done on a case to case basis.
- (4) Solar evaporation followed by incineration is a recognized practice, provide the guidelines of solar evaporation as given below are followed.

Guidelines on solar evaporation system or wastewater from pesticide industry.

(i) Solar evaporation pans shall be constructed in such a way that the bottom is atleast one metre above the ground level.

- (ii) Solar evaporation pans shall be leak proof and construction and designed as per IS:7290.
- (iii) The solar evaporation pans shall be designed on the basis of evaporation rate matching to the out put of wastewater.
- (iv) Wastewater must be pre-treated as below before subjecting to solar evaporation:
- (a) Oil and grease and floating organics shall be removed so that the rate of evaporation is not affected.
- (b) Acidic/Alkaline waste must be neutralised before solar evaporation to maintain pH in the range of 6.5 to 8.5.
- (c) Toxic volatile matter shall be removed so as not to cause air pollution.'
- (v) During the rainy season, storm water shall not be allowed to mix with process waste and enter the pans. The wastewater shall in no case outflow from the evaporation pans. Alternative arrangements shall be made to hold the wastewater in proper impervious tanks and if necessary, force evaporated.
- (vi) In no circumstances, the liquid effluent shall be discharged without conforming to the minimal national standards or stored in a holding arrangement which is likely to cause pollution
- (vii) The facility shall be protected from flood and storm to prevent embankments from erosion or any other damage which may render any portion inoperable.
- (viii) The facility shall be protected from flood and storm to prevent embankments from erosion or any other damage which may render any portion irioperable.
- (ix) Facilities shall be protective enclosure to keep wildlife, domestir. animals, unauthorized persons, etc. away.

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72. Oil Drilling and Gas Extraction Industry

A. Standards for Liquid Effluent

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1.0 On-Shore facilities(For Marine Disposal)

pri	0.0 0.0
Oil & Grease	10 mg/l
Suspended solids	100 mg/l
BOD(3 days at 27°C)	30 mg/l

Note:

(i) For on-shore discharge of effluents, in addition to the standards prepcribed above, proper marine outfall has to be provided to achieve the individual pollutant concentration level in sea water below their toxicity limits as given below, within a distance of 50 metre from the discharge point, in order to protect the marine aquatic life:

Parameter	Toxicity limit,mg/l	
Chromium as	Cr 0.1	
Copper,as	Cu 0.05	
Cyanide, as	CN 0.005	
Fluoride,as	F 1.5	
Lead, as	Pb 0.05	
Mercury, as	Hg 0.01	
Nickel, as	Ni 0.1	
Zinc, as	Zn 0.1	

(ii) Oil and gas drilling and processing facilities, situated on land and away from saline water sink, may opt either for disposal of treated water by on-shore disposal of by re- injection in abandoned well, which is allowed only below a depth of 1000 metres from the ground level. In case of re-injection in abandoned well the effluent have to comply only with respect to suspended solids and oil and grease 100 mg/l and 10 mg/l, respectivel~ For on- shore disposal, the permissible limits are giver, below.

S.No Parameter On-shore discharge standards

(Not to exceed)

5.5-9.0
40°C
100 mg/l
2 mg/l
30 mg/l
100mg/1
600 mg/l
1000 mg/l
2100 mg/l
60 mg/l
10 mg/l
1.2 mg/l
0.2 mg/l
1.5 mg/l
2.0 mg/l
0.1 mg/l

 17. Chromium (Total)
 1.0 mg/l

 18. Copper
 0.2 mg/l

 19. Lead
 0.1 mg/l

 20. Mercury
 0.01 mg/l

 21. Nickel
 3.0 mg/l

2.0 Off-shore facilities:

For off-shore discharge of effluents, the oil content of the treated effluent without dilution shall not exceed 40 mg/l for 95% of the observation and shall never exceed 100 mg/l. Three 8 -hourly grab samples are required to be' collected daily and the average value of oil and grease content of the three samples shall comply with these standards.

B. Guidelines for Discharge of Gaseous Emission:

- 1.0 DGSets.
- 1.1 DG Sets at drill site as well as production station shall conform with the norm notified under the Environment(Protection) Act,1986
- 2.0 Elevated/ground flares .
- 2.1 Cold Venting of gases shall never be resor1ed to and all the gaseous emissions are to be flared.
- 2.2 All flaring shall be done by elevated flares except where there is any effect on crop production in adjoining areas due to the flaring. In such cases, one may adopt ground flaring.
- 2.3 In case of ground flare, to minimize the effects of flaring, the *flare* pit at Group Gathering Station(GGS)/Oil Collecting Station(OCS) and Group Collection Station(GCS) shall be made of RCC surrounded by a permanent wall (made of refractory brick) of minimum 5m height, to reduce the radiation and glaring effects in the adjoining areas.
- 2.4 A green belt of 100 m width may be developed around the flare after the refractory wall in case of ground flaring.
- 2.5 If the ground flaring with provisjon of green belt is not feasible, enclosed ground flare system shall be adopted, and be designed with proper enclosure height, t(9' meet the ground level concentration(GLC) requirement.

- 2.6 In case of elevated flaring, the minimum stack height shall be 30m. Height of the stack shall be such that the max. GLC never exceeds the prescribed ambient air quality limit.
- 3.0 Burning of effluent in the pits shall not be carried out at any stage

C. Guidelines for Disposal of Solid Waste:

- 1.0 Disposal of drill cuttings.
- 1.1. The drill cuttings shall be conveyed through a conveyor system to the disposal pit after proper washing.
- 1.2. No drill cuttings (of any composition) shall be disposed off-shore. For off-shore installation, drill cuttings separated from mud, shall be transported on-shore through supply vessels for seclred land- fill disposal as per Ministry of Environment & Forests guidelines. The site shall be approved by the concerned authority (State Government/State Pollution Control Board).
- 1.3. The disposal of drill cuttings (on-shore/off share) shall conform to the guidelines provided by the Ministry of Environment & Forest.
- 1.4. The secured land-fill pit shall be covered with a thick layer of local top soil provided with proper top slope, after drilling operation is over.
- 2.0 Disposal of drilling mud.
- 2.1 The unusable portion of the drilling mud(of any composition); after reclamation shall be disposed of only at a secured land-fill site approved by the concerned authority (State Government State Pollution Control Boards). The disposal of mud shall conform to the guidelines provided by the Ministry of Environment & Forests under the Hazardous (Management and Handling)Rules,1989.
- 2.2 No mud(of any composition)shall be disposed off-shore. For off- shore installation, the unusable portion of the mud shall be brought back to the shore for disposal in a secured land-fill.
- 2.3 Only water-based mud system shall be used. Where oil-based muds are used, the muds, after they become unusable, shall be properly treated/incinerated, in a centralized treatment facility. In case of off-shore installation, these may be brought to the shore and treated.
- 3.0 Production stage solid waste disposal.

- 3.1 The dried sludge from wastewater treatment plant and other solid wastes at production stage shall be disposed in a secured land-fill.
- 3.2 In case oil content in the sludge is high, it shall be treated/incinerated and ash shall be disposed of in a land-fill.

73. Pharmaceuticals industry(Bulk Drugs):

(i)	Compulsory parameters	(mg/l except pH)
(ii)	рН	6.5-8.5
(iii)	Oil and Grease	10
(iv)BOD(3 days at 27°C (v)Total suspended solids (vi)Biossay test		100 100 90% survival after 96 hours in 100% effluent test shall be carried out as per IS:6582-1971.

(ii)	Additional parameters	mg/l
	Mercury	0.01
	Arsenic	0.2
	Chromium(Hexavalent)	0.1
	Lead	0.1
	Cyanide	0.1
	Phenolics(C6HsOH)	1.0
	Sulphides(as S)	2.0
	Phosphate(as P)	5.0

Note:

- (i) The limit of BOD (3 days at 27°C) shall be 30 mg/l if effluent is discharged directly to a fresh water body.
- (ii) The additional parameters are applicable to bulk drug manufacturing depending upon the process and product.
- (iii) No limit for COD is prescribed, but it shall ue monitored. If the COD of the treated effluent is greater than 250 mg/l, such industrial units are required to identify chemicals causing the same. In case these are found to be toxic, as defined in the Hazardous Chemicals Rules, 1989 (Scheduled I),

the State Boards in such cases shall direct the industries to install tertiary treatment system within the stipulated time limit. This may be done on a

case-to-case basis.

74. Emission Standards for brick kilns:

I. Minimal National Emission Standards for Brick Kilns:

Size	Kiln capacity	Maximum limit for
		the concentration
		of particulate
		matter(mg/Ncu.m)
1	2	3
Small	Less than 15,000 bricks per day(less than	1000
	15 ft trench width)	
Medium	15,000-30,000 bricks per day	750
	(15-22 ft trench width)	
Large	More than 30,000 bricks per day	750
	(more than 22 ft trench width)	

Note: The above particulate matter emission limits are achievable by installingfixed chimney high draught kilns and/or setting chamber.

II. Stack Height Regulation:

The following stack heights are recommended for optional dispersion of particulate matter:-

Kiln Capacity	Stack height
1	2
Less than 15,000 brick per day(less than 15 ft trench width)	Minimum stack height of 22m or,
	Induced draught fan operating
	with minimum draught of 50mm
	water Gauge with 12m stack

	height.
15,000-30,000 brick per day(15-22 ft trench width)	Minimum stack height 27 m in with gravitational settling chamber or
	Induced draught fan operating
	with minimum draught of 50mm
	water Gauge with 15 m stack height.
More than 30,000 brick per day(more than 22 ft.	Minimum stack height of 30 m with
trench width)	gravitational settling chamber or
	Induced draught fan operating with
	minimum draught of 50mm Water
	Gauge with 17 m stack height.

- III. Existing moving chimney Bull's trench kilns shall be dispensed with byDecember 31,1997 and no new moving chimney kilns shall be allowed to come up.
- IV. Considering the immediate need to protect the top soil and to find waysfor safe disposal/utilization of flyash, it is provided that from the 1stJanuary, 1997 all brick manufacturing units within a radius of 50 kms fromany thermal power plant, shall utilize flyash in optimal proportion formaking bricks.

75. Soda Ash Industry (Solvay Process)

PARAMETER	MINAS (Recipient body specified)		
	Marine Brackish		Inland surface
рН	6.5-9	6.5-9	6.5-9
Temperature	45°C or less	45°C or less	45°C or less
Oil & Grease	2 mg/l	20mg/l	10 mg/l
Suspended Solids(SS)	500 mg/l	200 mg/l	100 mg/l
Ammoniacal nitrogen	5 mg/l	50 mg/l	30 mg/l
	96 hours	96 hours	96 hours
Bio-assay	30% survival	90% survival	90% survival

Note: - MINAS for disposal in brackish and inland surface water are without any dilution.

Standards for Dual Process Soda Ash Plants

Parameter	MINAS	
Water)	(Inland	Surface
,		
pH	6.5-8.0	
Ammoniacal nitrogen,as N(mg/l)	50	
Nitrate nitrogen,as N(mg/l)	10	
Cyanide, as CN(mg/l)	0.2	
Hexavalent chromium(mg/l)	0.1	
Total chromium(mg/l)	2.0	
Suspended solids(mg/l)	100	
Oil and Grease (mg/l)	10	

Note: The Standards are to be implemented by the industry in a time targetedschedule within two years. The progress on the time targeted implementation schedule shall be periodically submitted by the industry to the State Pollution Control Board and Central Pollution Control Board.

76. Emission Standard for S02 from Cupola furnace:

Standard for Sulphur Dioxide emission from Cupola Furnace:

Emission limit
300 mg/Nm3 at 12% CO ₂ corrections

To achieve the standard, foundries may install scrubber, followed by a stack six times the diameter of the Cupola beyond the charging door.

Note: In case due to some technical reasons, installation of scrubber is not possible, then value of $S0_2$ to the ambient air has to be effected through the stack height.

77. Specifications of Motor Gasoline for Emission Related Parameters:

Characteristics	Requirement	Method of test
		No. ref. to P:of IS:1448

1.	Reid Vapour Pressure at 38°C,Kpa		P:39
		35 to 70	
2.	Benzeno, Percent by volume,Max		P: 104
		5.0 ⁽¹⁾	
3.	Lead Content(as Pb)g/l,Max	0.15(low leaded)(2) 0.013 (unleaded)	P: 38
4.	Sulphur, percent by mass, Max	0.10 (unleaded)	P:34
		0.20 (leaded)	
5.	Potential Gum, g/m3, Max	50	ASTM 373 : 8
6.	Gum (Solvent Washed)g/m3 Max	40	P : 29
7.	Oxygenates Content Ether (MTBE, ETBE) Alcohol, percent by volume, Max	15	
8.	Phosphorus	See Foot Note(3) ASTMI	O 3231

- (1) 3.0 percent by volume maximum in metro cities by 2000 AD.
- (2) 0.15 g/l by 31st December, 1996 (for entries country). 0.013 g/l by 1st April 1995 (in four metrocities);

by 1st December,1998(for all State capitals/UTs and major metro cities) and by 1st April,2000 for the entire country.

(3) Phosphorous containing additives shall be absent.

Note:

- (a) Above specifications applied to leaded as well as unleaaed petrol except lead content,
- (b) For new refineries coming up during or after 1997 the specification applicable by 2000 for existing refineries shall be applicable by 1997.

78. Specification of Diesel Fuel for Emission Related Parameters:

SI.No.	Characteristics	Requirement	Method of
			Test Ref. To P: of
			IS : 1448
(i)	Density at 15° C, Kg/m3		
		820 to 880 ^(¹)	P:32
(ii)	Cetane Number, Min		
		45° ⁽²⁾	P:9
(iii)			
	Distillation 85 percent by volume	350	P : 18

	recovery at °C Max 95 percent		
	by volume recovery at °C,Max	370	
(iv)	Sulphur, percent by mass		
	, ,,	0.50 (3)	P:33

(1) 820 to 860 by 2000 AD

- (2) 48 by 31st December,1998 (except in the refineries- Digboi, Gauhati and Bongaigaon Refineries & Petrochemicals Ltd.)
- (3) (i) 0.50 percent by mass by 1st April 1996 in four metros and Taj Trapezium;
 - (ii) 0.25 percent by mass by 1st October, 1996 in Taj Trapezium;
 - (iii) 0.25 percent by mass by 1st April, 1996 throughout the country.

Note.

- (a) Above specifications apply to HSD only.
- (b) For new refineries coming during or after 1997 spAcification applicable by 2000 for existing refineries shall be applicable by 1997.
- (c) 'P' refers to parts of IS: 1448".

S.No.	Industry	Parameter	Standard	
1[79	Coke oven plants (by product recovery type)	Fugitive Visible Emissions	5(PLD)*	10(PLD)*
		(a) Leakage from door type)(b) Leakage from charging lids 1(c) Leakage from AP Covers(d) Charging emission(Second/charge)	4(PLO)* 16 (with	1 (PLL)* 4(PLO)* 50 (with HPLA)*
	Stack Emission of		800	800
	Coke Oven		500	500
	(a) SO2(mg/Nm3) 800 800		50	50
	(b) Nox,(mg/ Nm3) 500 500		25	25
	(c) SPM,(mg/Nm3) 50 50			
	(a) SPM emission			
	during .			

charging (stack emissionmg/Nm3		
(b) SPM emission during	5	5
coke pushing		
(stack emission) gm/ton		
of		
coke	800	800
Sulphur in Coke		
Oven gas used for		
(heating (mg/Nm3)		
Emission for -		
quenching operation:	50	50
Particulate matter gm/MT of coke		
I. SI. No. 79 and entries relating thereto inserted by the Environment (Protection) AmendmentRules 1997 videGSR 63(E),dated 31.10.1997		
produced		
Benzo-Pyerine (BOP) concentration in work zone air (ug/m) .		
Battery area (top	5	5
of the battery)	Ü	o .
Other units in	2	2
coke oven plant	_	_
Ambient	10	10
standards (ng/m3)		

---For control of emissions and to maintain environmental quality in work zone area, the following guidelines shall be followed, namely:---

- (i) New coke oven units shall follow any of the low-emissiont procedures, such as, coke dry cooling, non-recovery coke-ovens. Indirect Quenching Process, Jumbo coke oven reactor, Modified Wet Quenching System with appropriate environmental controls (e.g. baffles, filtering media, collection and treatment of residual water from quench tower and recycling; Use of process water as, quenching water shall not be permissible).
- (ii) Effective pollution control measures (for e.g.extensive maintenance and cleaning of oven doors and frame seals, ascension pipes, charging holes and lids and other equipment; On-main charging system(HPLA); Luting charging holes with claysuspension; Modifried guide/transfer car with emission control system etc.) shall be taken or reduce coal charging and coke(pushing emissions. The bleeder of the coke oven shall be flared.

(iii) In the case of existing coke ovens with wet quenching, the newprocedures as in (i) and (ii) shall be adopted and emission standards achieved within four years (by 2001).

Note: Units set up after the publication of this notification shall be treated as new units.

*HPLA ---Aspiration through high pressure liquor injection in goose neck,

*PLD ---Percent leaking doors; *PLL-Percent leaking lids; *RLO---Percent leaking offtakes".

1[80.SPECIFICATIONS OF TWO-STROKE ENGINE OIL:

Specification	Standard	Test Procedure
Two-stroke engine oil grade	Minimum smoke	JASO-M342-92 for
JASO-FC as per	Index of 85.	JASO-FC and ASTM D-4857 for
JAGO-I C as pei	muex of 65.	API TC
JASO M-345-93 specification		
And API TC as per specification		
No.ASTM D 4859		

The above specification shall be effective from the 1st day of April,1999.

2[81.Battery manufacturing industry

(i) Lead Acid Battery Manufacturing Industries. Emission Stanadrds.

Source	Pollutant	Standards Conc.based
		(mg/Nm3)
Grid casting Lead	Lead	10
	Particulate matter	25
Oxide manufacturing	Lead	10
	Particulate matter	25
	Lead	10
Paste mixing	Particulate matter	25
Assembling	Lead	10
	Particulate matter	25
PVC Section	Lead	150

Particulate matter	

- --To comply with the respective standards, all the emissions from abovementioned sources shall be routed through stack connected with hood and fan in addition to above, installation of control equipment viz. Bag filter/ventury scrubber, is also recommended.
- The minimum stack height shall be 30 m

Liquid Effluent Discharge Standards

Pollutants

Concentration based standards

pH	6.5-8.5
Suspended solids	50 mg/1
Lead	0.1 mg/l

- 1.S. No 80 and entries relating thereto inserted by the Environment (Protection) Amendment Rules 19911 vide G.5.R 504(E), dated 20.8.1998
- 2. SI. No 81 to 87 and entries relating thereto inscrted by the Environment (Protection) Amendment Rules 1998 vide G.S.R 7 (1:). dated 22.121998

(ii) Dry Cell Manufacturing Industry: Emission Standards

Pollutant Standards

Concentration-based

(mg/Nm3)

Particulate matter 50 Manganese as Mn 5

- To Comply with the respective standards, all the emissions from above- mentioned sources shall be routed through stack connected with hood and fan. In addition to above, installation of control equipment viz. bag filter/ventury scrubber, is also recommended.
- The minimum stack height shall be 30m.

Effluent Standards

Pollutant standards	Concentration	Based
pH	6.5—8.5	
Total suspended solids	100 mg/l	

Manganese as Mn	2 mg/l	
Mercury as Hg	0.02 mg/l	
Zinc as Zn	5 mg/l	

82. Environmental Standards for Gas/Naptha-based Thermal Power Plants

- (i) Limit for emissions of NOx
- (a) For existing units--150ppm (v/v) at 15% excess oxygen. (c) For new units with *effect* from 1.6.1999.

Total generation <i>of</i> gas turbine	Limit for Stack NOx emission [v/v),at 15% excess oxygen]	
(a) 400 MW and above	(i) 50 ppm for the units burning natural gas (ii) 100 ppm for the units burning naphtha.	
(b) - Less than 400 MW but Upto 100 MW	(i) 75 ppm for the units burning natural gas. (ii) 100 ppm for the units burning naphtha	
(c) Less than 100 MW	100 ppm for units burning natural gas or naphtha as fuel	
(d) For the plants burning gas in a conventional boiler.	100 ppm	

83. Standards/Guidelines for control of Noise Pollution from Stationary Diesel Generator(DG) Sets.

(A) Noise Standards for DG sets(15-500 KVA)

The total sound power level, Lw, of a DG set should be less than, 94+10 log10 (KVA), dB(A), at the manufacturing stage, where KVA is the nominal power rating of a DG set. .

This level should fall by 5 dB(A) every five years, till 2007, i.e in 2002 and then in 2007.

(B) Mandatory acoustic enclosure/acoustic treatment of room for stationary DG sets (5 KVA and above).

Noise from the DG set should be controlled by providing an acous.ic enclosure on by treating the room acoustically.

The acoustic enclosure/acoustic treatment of the room should be designed for minimum 25 dB(A). Insertion Loss or for meeting the ambient noise standards, whichever is on the higher side(if the actual ambient noise is on the higher side, it may not be possible to check the performance of the acoustic enclosure/acoustic treatment. Under such circumstances the perform~nce may be checked for noise reduction upto actual ambient noise level, preferably, in the night time. The measurement for Insertion Loss may be done at different points at 0.5m from the acoustic enclosure/room, and then averaged.

The DG set should also be provided with proper exhaust muffler with Insertion Loss of minimum 25 dB(A).

- (C) Guidelines for the manufacturers/users of DG sets (5KVA and above).
- 01. The manufacturer should offer to the user a standard acoustic enclosure of 25 dB(A) Insertion Loss and also a suitable exhaust muffler with Insertion Loss of 25 dB(A).
- 02. The user should make efforts to bring down the noise levels due to the DG set; outside his premises, within the ambient noise requirements by proper siting and control measures.
- 03. The manufacturer should furnish noise power levels of the unsilenced DG sets as per standard described under (A).
- 04. The total sound power level of a DG set, at the user's end, shall be within 2dB(A) of the total sound power level of the DG set, at the manufacturing stage, as prescribed under (A).
- 05. Installation of a DG set must be strictly in compliance with the recommendations of the DG set manufacturer.

06. A proper routing and preventive maintenance procedure for the DG set should be set and followed in consultation with the DG set manufacturer which would help prevent noise levels of the DG set from deteriorating with use.

84. TEMPERATURE LIMIT FOR DISCHARGE OF CONDENSER

(COOLING WATER FROM THERMAL POWER PLANT

A. New thermal power plants commissioned after June 1,1999.

New thermal power plants, which will be using water from rivers/lakes./ reservoirs shall install cooling towers-irrespective location and capacity. Thermal power plants which will use sea water for cooling purposes, the condition below will apply.

B. New projects in coastal areas using sea water.

The thermal power plants using sea water should adopt suitable system to reduce water temperature at the final discharge point so that the resultant rise in the temperature of receiving water does not exceed 7°C over and above the ambient temperature of the receiving water bodies.

C. Existing thermal power plants.

Rise in temperature of condenser cooling water from inlet to the outlet of condenser shall not be more than 1 DoC.

D. Guidelines for discharge point:

- 1. The discharge point shall preferably be located at the bottom of the water body at mid-stream for proper dispersion of thermal discharge.
- 2. In case of discharge of cooling water into sea, proper marine outfall shall be designed to achieve the prescribed standards. The point of discharge may be selected in consultation with concerned State Authorities/NOI.
- 3. No cooling water discharge shall be permitted in estuaries or near ecologically sensitive areas such as mangrOVE'3, coral reefs/spawning and breeding grounds of acquatic flora and fauna.

85. ENVIRONMENTAL STANDARDS FOR COAL WASHERIES

1. Fugitive emission standards.

--- The difference in the value of suspended particulate matter, delta (△), measured between 25 and 30 metre from the enclosure of coal crushing plant in the downward and leeward wind direction shall not exceed 150 microgram per cubic meter. Method of measurement shall be High Volume Sampling and Average flow rate, not less than 1.1 m3 per minute, using upwind downwind method of measurement:

2. Effluent discharge standards

-- The coal washeries shall maintain the close circuit operation with zero effluent discharge:

If in case due to some genuine pro~lems like periodic cleaning of the system, heavy rainfall etc. it become necessary to discharge the effluent to sewer land stream then the effluent shall conform to the following standards at the final outlet of the coal washery.

SI. No	Parameter	Limits
1.	рН	5.5-9.0
2.	Total suspended solids	100 mg/l
3.	Oil & Grease	10 mg/l
4.	B.O.D (3 days 27 deg C)	30 mg/l
5.	COD	250 mg/l
6.	Phenolics	1.0 mg/l

3. Noise level standards

- --- Operational/Working zone-not to exceed 85 d8(A) Leg for 8 hours exposure.
- --- The ambient air quality standards in respect of noise as notified under Environmental (Protection)Rules,1986 shall be followed at the boundary line of the coal washery.

4. Code of practice for Coal Washery.

- -- Water or Water mixed chemical shall be sprayed at aH strategic coal transfer points such as conveyors, loading/unloading points etc. As far as practically possible conveyors, transfer points etc. shall be provided with enclosures.
- The crushers/pulverisers of the coal washeries shall be provided with enclosures, fitted with suitable air pollution control measures and finally emitted through a stack of minimum height of 30m. conforming particulate matter emission standard of 150 mg/Nm3 or provided with adequate water sprinkling arrangement.
- -- Water sprinkling by using fine atomizer nozze1es arrangement shall be provided on the coal heaps and on around the grushers/pulverisers.
- -- Area, in and around the coal washery shall be pucca either asphalted or concreted.
- -- Water consumption in the coal washery shall not exceed 1.5 cubic meter per tonne of coal.

The efficiency of the setting ponds of the wa~ water treatment system of the coal washery shall not be less than 90%.

- -Green belt shall be developed along the road side, coal handling plants, residential complex, office building and all around the boundary line of the coal washery.
- -- Storage bunkers, hoppers, rubber decks in chutes and centrifugal chutes shall be provided with proper rubber linings.
- -- Vehicles movement in the coal washery area shall be regulated effectively to avoid traffic congestion. High pressure horn shall be prohibited. Smoke emission from heavy duty vehicle operating in the coal washeries should conform the standards prescribed under Motor Vehicle Rules, 1989.

86. WATER QUALITY STANDARDS FOR COASTAL WATERS MARINE QUTFALLS.

In a coastal segment marine water is subjected to several types of usf';s Depending of the types of uses and activities, water quality criteria have been' specified to determine its suitability for a particular purpose. Among the various types of uses there is one use that demands highest level of water quality/purity and that is termed a "designated best use" in that stretch of the coastal segment. Based on this, primary water quality criteria have been specified for following five designated best uses:-

Class	Designated best use	
SW-1(See Table 1.1.)	Salt pans, Shell_fishing, Mariculture and Ecplogically Sensitive Zone	
SW-II (See Table 1.2)	Bathing, Contact Water Sports and Commercial fishing.	
SW-III (See Table 1.3)	Industrial cooling, Recreation(non-contact) and Aesthetics	

SW-IV (See Table 1.4)	Harbour
SW-V (See Table 1.5)	Navigation and Controlled Waste Disposal

The Standards alongwith rationale/remarks for various parameters for different - designated best uses, given in Table 1.1 to 1.5 $\,$

TABLE 1.1

PRIMARY WATER QUALITY CRITERIA FOR CLASS SW-1 WATERS

(For Salt pans, Shell fishing, Mariculture and Ecologically Sensitive Zone)

S.No.	Parameter	Standards	Rationale/Remarks
1	2	3	4
1.	pH range	6.58.5	General broad range,Conductive for propagation of acquaitc lives is given.
			Value largely dependant upon soil-water interation.
2.	Dissolved Oxygen	5.0 mg/l or 60 per cent saturation value whichever is higher	Not less than 3.5 mg/l at any time of the year for protection of aqutic lives.
3.	Colour and Odour	No noticeable	Specially caused by chemical compound like
	colour or offensive odour.	creosols, phenols, naptha pyridine benzene, toluene etc. causing visible colouration of salt crystal and faintin fish flesh.	
4.	Floating Matters	Nothing obnoxious or detrimertal for use purpose	Surfactants should notexceed an upper limit of1.0 mg/l and theconcentratic not to cause any visible foam.
5.	Suspended Solids	None from sewage or industrial waste origin	Settleable innert mattersnot in such concentration that would impair any usages specially assigned to this class.
	Oil and 0.1 mg/l	0.1 mg/l	Concentration should not exceed 0.1 mg/l as
6 Gre	Grease(including Petroleum Products)		because it has effect on fish eggs and larvae.
1[7.	Heavy Metals:	0.001 mg/l	Values depend on :
	Mercury (as Hg)	0.001mg/l	(i) Concentration insalt,fish and shell fish.
	Lead (as Pb)	0.01 mg/l	(ii) Average per capitaconsumption per day.
	Cadmium (as Cd)		(iii)Minimum ingestion ratethat induces symptoms of resultin diseases.

Note: SW-1 is desirable to be safe and relatively free from hazardous ,chemicals ,like pesticides, heavy metals and radionuclide concentrations. Their .ombined 1(synergistic or antagonistic) effects on health and aquatic lives are not yet clearly ,known. These chemicals undergo bio-accumulation, magnification and transferto human and other animals through food chain. In areas where fisheries, salt pans are the governing considerations, and presence of such chemicals apprehended/reported, bioassay test should be performed following appropriate methods for the purpose of setting case specific limits.

TABLE 1.2

PRIMARY WATER QUALITY CRITERIA FOR CLASS SW-II WATERS

(For Bathing, Contact Water Sports and Commercial Fishing)

S.No.	Parameter	Standards	Rationale/Remarks
1	2	3	4
1.	pH range	6.58.5	Range does not cause skin or eye irritation and is also conducive for propagation of aquatic lives.
2.	Dissolved Oxygen	4.0 mg/l or 50 per cent saturation value whichever is higher	Not less than 3.5 mg/l at any time of the year for protection of aqutic lives.
3.	Colour and Odour	No noticeable colour or offensive odour.	Specially caused bycolour or offensive chemical compound likeodour creosols phenols, naptha, benzene, pyridine toluene etc. causing visible ,colouration of water and
			tainting of and odour in fish flesh.
4.	Floating Matters	Nothing obnoxious or detrimertal for use purpose	None in suchconcentration that wouldimpair usages specially assigned to this
5.	Turbidity	30 NTU (Nephelo Turbidity Unit)	Measured at 0.9 depth
			The average value not
6	Fecal Coliform	100/100 ml(MPN)	exceeding 200/100 ml in 20 per cent of samples in the year and in 3 consecutive samples in monsoon months
7.	Biochemical	3 mg/l	Restricted for bathing(aesthetic quality of
	Oxygen		water). Also prescribed by IS: 2296-1974.

TABLE 1.3

PRIMARY WATER QUALITY CRITERIA FOR CLASS SW-III WATERS [For Industrial Cooling, Recreation (non-contact) and Aesthetics]

S.No.	Parameter	Standards	Rationale/Remarks
1	2	3	4
1.	pH range	6.58.5	The range is conductive for propagation
			of aquaticspecies and restoring natural
			system.
2.	Dissolved Oxygen	3.0 mg/l or 40 per cent saturation value whichever is higher	To protect aquatic lives
3.	Colour and Odour	No noticeable	None in such concentration that would
		colour or offensive odour.	impair usages specifically assigned to this class.
4.	Floating Matters	No visible, obnoxious floating	As in (3) above
		debris, oil slick,	
		scum.	
5.	Turbidity	30 NTU	Reasonably clear water for Recreation Aesthetic appreciation and Industrial
			Cooling pur poses.
			Not exceeding 1000/100ml in 20 percent of
6.	Fecal Coliform	500/100 ml(MPN)	samples in the year and in 3 consecutive samples in monsoon months
7.	Dissolved Irn (as Fe)	0.5 mg/l or less	It is desirable to have the collective concentration dissolved Fe and Mn less
			or equal to 0.5 mg/l to avoid scaling effect.
* 8.	Dissolved Manganese(as Mn)	0.5 mg/l or less	

Standards included exclusively for Industrial Cooling purpose Other parameters same.

TABLE 1.4

PRIMARY WATER QUALITY CRITERIA FOR CLASS SW-IV WATERS

(For Harbour Waters)

		(For Harbour	,
S.No.	Parameter	Standards	Rationale/Remarks
1	2	3	4
1.	pH range	6.09.0	To minimize corrosive and scalin effect.
2.	Dissolved Oxygen	3.0 mg/l or 40 per cent saturation value whichever is higher	Considering bio degradation of oil andinhibition to oxygenproduction - thorugh photosynthesis.
3.	Colour and Odour	No visible colour or offensive odour.	None from reactivechemicals which may corrode paints/ meta!licsurfaces
4.	Floating materials, Oil, grease and scum(including Petroleum products)	10 mg/l	Floating matter 'Should befree from excessive livingorganisms which may clog or coat operative parts of marine vessels/euipment.
5.	Fecal Coliform	500/100 ml(MPN)	Not exceeding 1000/100ml in 20 per cent of samples in the year and in3 consecutive samples inmonsoon months
6.	Biochemical Oxygen Demand (3 days at 27°C)	5mg/l	To maintain waterrelatively free from pollution caused bysewage and other decom osable wastes.

TABLE 1.5

PRIMARY WATER QUALITY CRITERIA FOR CLASS SW-V WATERS

(For Navigation and Controlled Waste Disposal)

S.No.	Parameter	Standards	Rationale/Remarks
1	2	3	4
1.	pH range	6.09.0	As specified by New England Interstate

			Water Pollution ControlCommission.
2.	Dissolved Oxygen	3.0 mg/l or 40 per cent saturation value whichever is higher	To protect aquatic lives
3.	Colour and Odour	None in such concentrations that would impair any usages specially assigned to this class.	As in (i) above
4.	Sludge deposits ,Solid refuse floating solids oil grease and scum	None except for such small amount that may result from discharge of appropriately treated sewage and or industrial wastes effluents.	As in (i) above
5.	Fecal Coliform	500/100 ml(MPN)	Not exceeding 1000/100ml in 20 per cent of samples in the year and in3 consecutive samples inmonsoon months

87. EMISSION REGULATIONS OR RAYON INDUSTRY

A. Existing Plants

Estimation of Uncontrolled Emission Quantity (EO) of CS, :

For VSF

EQ = $125 \text{ kg of CS}_2/\text{t of fibre}$

For VFY

EQ= 225 kg of CS₂ / t of fibre

Stack Height (H) requirement, m

Remarks

Where Q -CS₂ emission rate, kg/hr VS -stack exit velocity, m/sec.

D -diameter of stack, m.

U - annual average wind speed at top of stack, m/sec.

Multiple Stacks

1. If there are more than one stack existing in the plant, the required height of all stacks shall be based on the maximum emission rate in any of the stacks. In other

words, all the stacks carrying CS2 emission shall be of same heights (based on the maximum emission rate).

- 2. Number of stacks shall not be increased from the existing number. However, the number of stacks may be reduced. The existing stacks may be rebuilt and if stacks are to be E. relocated condition 3 beloy; applies.
- 3. Spacing among the stacks (x) at the minimum shall be 3.0 H (in m). If distance, x, between two stacks is less than 3.0 H (in m), emission shall be considered as single point source and height of both the stacks shall be calculated considering all emission is going through one stack.

B. Ambient Air Quality Monitoring

The industry shall install three air quality monitoring stations for CS2 and H2S measurements in consultation with State Pollution Control Board (SPCB) to ensure attainment of WHO recommended ambient air quality norms (CS2 = 10O ug/m3 and $H_2S = 150$ ug/m3, 24 = hr. average).

C. For new plants/expansion projects being commissioned on or after 1.6.1999. Permissible emission limits are

$$CS_2 = 21 \text{ kg/t of fibre}$$

 $H_2S = 6.3 \text{ kg/t of fibre}$

(Note: A and B above also apply to new plants/expansion projects).

88. Emission Standards for new generator sets (upto 19 kilowatt) run on petrol and kerosene with implementation schedule.

The emission standards for portable generator sets run on petrol and kerosene shall be follows:-

A. From June 1,2000

Class	Displacement (CC)	CO(g/kw- hr)	HC-	⊦Nox(g/kw-hr)
1.	<65	603	623	166	65
2.	>65 <u><</u> 99	-	623	1	36
3.	>99 <u><</u> 225	-	623	-	19.3

4	1.	>225	-	623	-	16.1

B. From June 1.2001

B. I Tom Gan			
Class	Displacement	CO(g/kw-hr)	Hc+ Nox(g/kw-hr)
1.	<u><</u> 65	519	54
2.	>65 <u>< 22</u> 5	519	30
3.	>99 <u><</u> 225	519	16.1
4.	>225	519	13.4

Test method shall be as specified in SAE J 1088. Measurement mode shall be D1 cycle specified under ISO 8178 (Weighting Factor of 0.3 for 100 % load, 0.5 for 75% load and 0.2 for 50% load).

Following organizations shall test and certify the generator sets :-

- (v) Automotive Research Association of India, Pune.
- (vi) Indian Institute of Petroleum, Dehradun.
- (vii) Indian Oil Corporation, R&D Centre, Faridabad.
- (viii) Vehicle Research Development Establishment, Ahmedbagar.

These organizations shall submit the testing and certification details to the Central Pollution Control Board, annually. The Central Pollution Control Board may the experts in the field to oversee the testing.

89. Noise standards for fire-crackers

A. (i) The manufacture, sale or of fire-crackers generating noise level exceeding 125 dB(AI) of 145dB(C) at 4 metres distance fron, the point of bursting shall be prohibited.

- (i) For individual fire-cracker constituting the series Uoined fire-crackers). the above mentioned limit be reduced by 5 log10 (N) dB, where N= number of crackers joined together.
- B. The broad requirements for measurement of noise from fire-crackers shall be-
- (i) The measurements shall be made on hard concrete surface of minimum 5 metre diameter or equivalet.
- (ii) The measurements shall be made in free field conditions i.e, there shall not be any reflecting surface upto 15 metre distance from the point of bursting.
- (iii) The measurement shall be made with an approved sound level metre
- C. The Department of Explosive shall ensure implementation of these standards

Note: dB(A 1): A-weighted impulse sound pressure level in decibel.

dB(C)pk: C - weighted peak sound pressure level in decibel

Footnote: The Principal Rules were published in the Gazette of India vide Notification No.8.0.844 (E), dated the 19th November, 1986 and subsequently amended vide:

- (1) S.0.82(E), dt. 16th February, 1987 (13) S.0.136(E), dt. 9th February, 1990
- (2) 8.0393 (E), dt 16th April, 1987; (14) G.S.R.742(E), dt.13th August, 1990 (3) 8.0.443(E),dt 18th April, 1987 (15) S.0.23(E),dt.16th January, 1991 (4) S.0.64(E),dt. 18th January. 1988 (16)S.0.80(E),dt. 8th February. 1991 (5) G.S.R.919(E),dt.12thSept., 1988 (17) S.0.114(E),dt.19th Februi.ry,1991 (6) S.0.8(E),dt. 3rd January 1989 (18) G.S.R.85(E),dt.20th February. 1991 (7) G.SR.913(E),dt. 24th October 1989 (19) G.S.R.93(E),dt 21h February, 1991 (8) S.0.914(E),dt. 24th October, 1989 (20) S.0.190(E),dt.18th March, 1991 (9) G.S.R.931(E),dt.2Th October, 1989 (21) S.0.416(E),dt. 20th June, 1991 (10) G.S.R.103(E),dt. 25thOec ,1989 (22) S.0.479(E), dt. 25th July, 1991 (11) S.0.12(E),dt. 8th January, 1999 (23) S.0.23(E),dt 9th January, 1992 (12) G.S.R.54(E),dt.5th February, 1990

APPENDIX A

FORM I

(See rule 7)

Notice of intention to have sample analysed

To	
Take notice that it is intended to have ana]ysed the sample ofwhich has been taken today, the day of	
(Name and designation of the person who takes the sample)	
Specify the place where the sample is taken	
(SEAL)	
DATE	

FORM II

(See rule 8)

MEMORANDUM TO GOVERNMENT ANALYST

FORM III

(See rule 8)

REPORT BY GOVERNMENT ANALYST

Report No
Date
I hereby certify that I
the
for analysis .
The sample was in a condition fit for analysis as reported below:
I further certify that I have analysed the aforcmMtioned sample on and declare result of the analysis to be as follows:
2
The Condition of seals, fastening of sample on receipt was as follows:
Signed thisday of
19

- 1. Here write the name of the officer/authority from whom sample was ontained
- 2. Here write full details of anlysis and refer to method of analysis

FORM- IV (See rule 11)

FORM OF NOTICE

By registered post acknowledgement due

From (1)
Shri '
То
Notice under section 19(b) of the Environment (Protection) Act, 1986 Whereas an office under the Environment (Protection) Act, 1986 has been committed/is being committedby (2) <i>I/we</i> hereby give notice of 60 days under section 19(b) of the Environment (protection) Act, 1986 of my <i>Iour</i> intention to file a complaint in the court against
(Protection) Act, 1986. In support of my/our notice, I am/we are enclosed the following documents(3) as evidence of proof of the Environment(Protection)Act,1986.
Signature(s)
Place
Dated

Explanation:

(1) In case the notice is given 'in the name of a Company, documentary evidence authorising the persons to sign the notice on behalf of the company shall be enclosed to this notice.

Company for this purpose means a company defined in explanation to sub-rule(6) of rule 4.

- (2) Here give the name and address of the alleged offender. In case of a manufacturing/processing/operation unit, indicate the name/location/nature of activity etc. .:-
- (3) Documentary evidence shall include photograph/technical reports/health report of the area, etc. for enabling enquiry into the alleged violatif\n/offence.

[No. 1(18)/86-PL] T.N.Seshan,Secy

1[FORM-V] (See rule 14)

Environmental Statement for the financial year ending the 31" March PART-A

- 1. Name and address of the owner/occupier of the industry operation or process.
- 2.Industry category Primary-(STC Code) Secondary .-(SIC Code)
- 3. Production capacity .- Units
- 4. Year of establishment
- 5. Date of the last environmental statement submitted.

PART-B

Water and Raw Material Consumption

(1) Water consumption m3/d

Process

Cooling

Domestic

Name of products				
	Process water consumption per unit of product output.			
	During the previous financial During the Current Financial Year			
	1	2		
1.				
2.				
3.				

1. Substituted by Rule 2(b)of the Environment(Protection)Amendment Rules,1993 notified vide G.S.R 345(E)

(ii) Raw material consumption

* Name of raw materials	Name of products Consumption of raw materials		
	per unit of output		
	D	uring the previous	During the current
	fii	nancial year	financial year

^{*} Industry may use codes if disclosing details of raw materials would violate contractual obligations, otherwise all industries have to name the raw materials used.

PART-C

Pollution discharged to environment/unit of output (Parameter as specified in the consent issued)

(I) Pollutants	Quantity of pollutants(mass/day)	Concentrations of pollutants in discharges (mass/volume)	Percentage discharged variation from prescribed standards with reasons	of
(a) Water (b) Air				

PART-D

HAZARDOUS WASTES

(as specified under Hazardous Wastes/Management and Handling Rules, 1989)

Hazardous Waster	<u>Total Qua</u>	ntity (Kg.)
	During the previous Financial year	during the current financial year

- (a) From process
- (b) From pollution control facilities.

PART-E Solid Wastes

Total Quantity		
During the previous	During the current	
financial year	financial year	

- (a) From process
- (b) From pollution control facility
- (c) (1) Quantity recycled or re-utilised within the unit
 - (2) Sold
 - (3) Disposed

PART-F

Please specify the characterizations (in terms of composition of quantum) of hazardous as well as solid wastes and indicate disposal practice adopted for both these categories of wastes.

PART-G

Impact of the pollution abatement measures taken on conservation of natural resources and on the cost of production.

PART-H

Additional measures/investment proposal for environmental protection including abatement of pollution, prevention of pollution.

PART-I

Any other particulars for improving the quality of the environment.

[F.No.Q-15015/1/90-CP\]

MUKUL SANW AL, Jt, Secy.

1[SCHEDULE II]

(See rule 3)

General standards for discharge of effluents

		arus for discr					
SI.No	Parameter	Standards					
		Inland surface water	Public sewers	Land for	irrigation		Marine coastal
							areas
		(a)	(b)	(c)		(d)
	Colour and odour	, ,	,	,	, ,		. ,
1.		See Note 1			See	Soc	Note 1
1.		See Note 1		•	Note 1		
	Suspended solids, mg/l, Max	400				was	cess ste ;
2.		100	600		20	(b) coo efflu pero "abo sus mat	ient ling
3.	Particle size of suspended solids.	shall pass 850 micron IS Sieve				soli mm (d)S soli	Settleable

4.	Dissolved solids (inorganic), mg/a, max.	2100	2100		2100
	all value		Τ	<u> </u>	
	pH value				
5.		5.5 to 9.0	5.5 to 9.0	5.5 to 9.0	5.5 to 9.0
6.	Temperature °C, Max	Shall not exceed 40 in any section of the stream from the effluent outlet	45 at the point of discharg e		45 at the point of discharge
	Oil and grease, mg/l, max				
_		40		4.0	
7.	Total residual chlorine, mg/l	10	20	10	20
8.		1.0			1.0
	Ammonical nitrogen (as N), mg/l, Max.				
9.		50	50		50
	1 Schedule II inserted vide G.S.R. 919(E) dt. 12-9-88. published in the Gazette No. 488 dt. 119-88.				
	Total Kjcldahl nitrogen (as N),mg/l Max				
10.	Free Ammonia (as All IO)	100			100
	Free Ammonia (as NH3), mg/l, Max.				
11.		5			5

	Biochcmical oxygen demand				
	(5 days at 20°C) Max.				
12.		30	350	100	100
	Chemical Oxygen demand, mg/IMax.				
13.		250			250
	Arsenic (as As), mg/l., Max.				
14.		0.2	0.2	0.2	0.2
	Mercury (As Hg), Ing/I, Max.				
15.		0.01	0.01		0.01
	Lead (as Pb), mg/l, Max				
16.		0.1	1		1
	Cadmium				
	(asCd),mg/l,Max.				
17.		2	1		2
	Hexavalent chromium (as				
	Cr+6)				
18.	mg/l Max	0.1	2		1
10.		0.1			
	Total chromium (as Cr), mg/l,				
	Max.				
19.		2	2		2
10.	Copper (as Cu), mg/!, Max.				
20.		3	3		3
	Zinc (as Zn), mg/l, Max.				
21.		5	15		15
	Selenium (as Sc), mg/l, Max.				
22.		0.05	0.05		0.05
	Nickcl (as Ni), mg/l, Max.				
23.	Danag (a. D.) (184	3	3		5
	Boron (as B), mg/l Max.				
24.		2	2	2	

	Pcrcent sodium, Max				
25			60	60	
	Residual sodium carbonate,				
	mg/l, Max.				
26.				5	
	Cynide (as CN), mg/l, Max.				
27.		0.2	2	0.2	0.2
	Chloride (as CI), mg/l, Max.				
28.	Fluoride (as F), mg/l, Max.	1000	1000	600	
	i radiide (do i), ilign, iviax.				
29.		2	15		15
20.	Dissolved Phosphatcs (as P),		13		10
	mg/l, Max.				
30.		5			
	Sulphate (as S04), mg/l, Max.				
31.		1000	1000	1000	
	Sulphide (as S), mg/l, Max.				
32.		2			5
	Pesticidcs				
				l	
33.	Phenolic compounds (as	Absent	Absent	Absent	Absent
	C6HSOH)				
34.	mg/l, Max.	1	5		5
04.					
	Radioactive materials:				
	(a) Alpha emitters MC/ml.,				
35	Max.	10 ⁻⁷	10 ⁻⁷	10 ⁻⁸	10 ⁻⁷
	(b) Beta emitters uc/ml. Max				
				_	
		10 ⁻⁶	10 ⁻⁶	10 ⁻⁷	10 ⁻⁶
	Note: - I. All efforts should be made to remove colour and				
	unpleasant odour as far as				
	practicable.				

2. The standards mentioned in this notification shall apply to all effluents discharged such as industrial mining and mineral processing activities municipal sewage etc.

3.1[****]

2[SCHEDULE III]

(See rule 3)

AMBIENT AIR QUALITY STANDARDS IN RESPECT OF NOISE

Area Code	Category of Area	Limits in dB (A) Leq	Night Times
		Day Time	
(A)	Industrial area	75	70
(B)	Commercial area	65	55
(C)	Residential area	55	45
(D)	Silence Zone	50	40

Note:

- 1. Day time is reckoned in between 6 a.m. and 9 p.m.
- 2. Nigh time is reckoned in between 9 p.m. and 6 a.m.
- 3. Silence zone is defined as areas upto 100 meters around such J:'~mises as hospitals, educational institutions and courts. The Silence zones are to be declared by the Competent Authority.

Use of vehicular horns, loudspeakers and bursting of crackers shall be banned in these zones.

4. Mixed categories of areas should be'declared as one of the four above mentioned categories by the Competent Authority and the corresponding standards shall apply.

- 1. Omitted by Rule 2 of the Environment(Protection)Fourth Amendment Rules,1992 vide Notification G.S.R 797(E)dated 01.01.1992 Gazette No. 396 dated 01.10.1992
- 2. Schedule III inserted G.S.R 1063(E)dated 26.12.89 published in the Gazette No. 643 dated 26.12.89

1[SCHEDULE IV

(See rule 3)

Standards for emission of smoke, vapour etc. from motor vehicles :-

- (1) Every motor vchicles shall be manufactured and maintained in such condition and snall be so driven that smoke, visible vaoour, grit, sparks, ashes, cinders or oily substance do not emit therefrom.
- (2) On and from the 1st day of March 1990, every motor vehicle in use shall comply with the following standards:-
- (a) Idling CO (Carbon monoxide) emission limit for all four wheeled petrol driven vehicles shall not exceed 3 per cent by volume;
- (b) Idling CO emission limit. for all two and three wheeled petrol driven vehicles shall not exceed 4.5 per cent by volume;
- (c) Smoke density for all diesel driven vehicles snalJ be as follows:-

Method Test	Maximum smoke Density		
	Light absorption coefficient m-1	Bosch units	Harridge units
(a) Full load at a speed of 60% to 70% of maximum enginerated speed declared by the manufacturer	3.1	5.2	75
(b) Free acceleration	2.3	-	65

Method of Test

Maximum smoke density

	Light absorption	Bosch units	Harridge- units
	coefficient		
	m-I		
(a) Full load at a speed of			
60% to 70% of maximum			
enginerated speed declared			
by the manufacturer	3.1	5.2	75
(b) Free acceleration	2.3	-	65

- (3) On and from the 1 st day of April, 1991, all petrol driven vehicles shall be so manufactured that they comply with the mass emission standards as specified at Annexure 'I'. The breakdown of the operating cycle used for the test shall be as specified at Annexure 'III' and the reference fuel for all such tests shall be as specified in Annexure 'III' to this Schedule.
- (4) On and from the 1st day of April, 1991, all diesel driven vehicles shall be so manufactured that they comply with the mass emission standards based on exhaust gas capacity as specified at Annexure 'IV' to this Schedule.
- (5) On and from the 1st day of April, 1992, all diesel driven vehicles shall be so manufactured that they comply with the following levels of emission under the India., driving cycle:-

1. Schedule IV inserted vide G.S.R 54(E)dated 5.2.90 published in the gazette no.45 dated 5.2.90

	Mass of Hydroxy carbons (HC)maximum Grames per KWH	Mass of Nitrizen Oxides (NC)Maximum Grams per KWH
14	3.5	18

(6) Each molor vehicle manufactured onand after the dates specified in paragraphs (2), (3), (4) and (5) Shall be certified by the manufacturers to be conforming to the standards specified in the said paragrJphs and the manufacturers shall further certify that the components liable to effect the emission of gaseous pollutants are so designed, constructed and assembled as to enable the vehicle, in normal use,

despite the vibration to which it may be subjected, to comply with the provisions of the said paragraphs.

- (7) Test for smoke emission level and carbon monoxide level for motor vehicles-
- (a) Any officer not below the ranks of a sub-inspector of police or an inspector of motor vehicles, who has reason to believe that a motor vehicle is by virtue of smoke emitted from it or other pollutant like carbon monoxide emitted from it, is likely to, cause environmental pollution, endangering the health or safely of any other user of the road or the public, may direct the driver or any person incharge of the vehicle to submit the vehicle for undergoing a test to measure the standard or black smoke or the standard of any of the other pollutants.
- (b) The driver or any person incharge of the vehicle shall upon demand by any officer referred to in sub-paragraph (a), submit the vehicle for testing for the purpose of measuring the standard of smoke or the levels of olher pollutants or both.
 - (c) The measurement of standard of smoke shall be done with a smoke meter of a type approved by the State Government and the measurement of other pollutants like carbon monoxide shall be done wilh instruments of a type approved by the State Government.

ANNEXURE-I (See paragraph 3) MASS EMISSION STANDARDS FOR PETROL DRIVEN VEHICLES

1. Type ApprovalTests:,

Two and Three Wheeler Vehicles

Reference Mass, R (Kg)	CO (g/km)	HC (g/kln)
R < 150	12	8
150 <r<350< td=""><td>12 + 18(R-150)/200</td><td>8+ 4(R-150)/200</td></r<350<>	12 + 18(R-150)/200	8+ 4(R-150)/200
R>350	30	12

Light Duty Vehicles:

Reference Mass rw (Kg)	CO (g/km)	HC (g/km)
1	2	3
Rw <u>≤</u> 1020	14.3	2.0
1020 <rws<u><1250</rws<u>	16.5	2.1
1250 <rw<u><1470</rw<u>	18.8	2.1

1470 <rws<u><1930</rws<u>	20.7	2.3
1700 <rws<u><1930</rws<u>	22.9	2.5
1930 <rw≤2150< td=""><td>24.9</td><td>2.7</td></rw≤2150<>	24.9	2.7
Rw>2150	27.1	2.9

2. Conformity of production Tests: Two and Three Wheeler Vehicles :

Reference Mass rw (Kg)	CO (alkm)	HC (a/km)
Reference Mass TW (Kg)	CO (g/km)	HC (g/km)
1	2	3
R-150	15	10
150 <r<350< td=""><td>15+ 25(R-150)/200</td><td>10+ 5(R-150)/200</td></r<350<>	15+ 25(R-150)/200	10+ 5(R-150)/200
R>350	40	15

Light Duty vehicles:

Reference Mass rw (Kg)	CO (g/km)	HC (g/km)
1	2	3
rw <u><</u> 1020	17.3	2.7
1020 <rws<u><1250</rws<u>	19.7	2.7
1250 <rw≤1470< td=""><td>22.5</td><td>2.8</td></rw≤1470<>	22.5	2.8
1470 <rws<1930< td=""><td>24.9</td><td>3.0</td></rws<1930<>	24.9	3.0
1700 <rws<1930< td=""><td>27.6</td><td>3.3</td></rws<1930<>	27.6	3.3
1930 <rw<2150< td=""><td>29.9</td><td>3.5</td></rw<2150<>	29.9	3.5

Rw>2150	32.6	3.7

For any of the pollutants referred to above of the three results obtained may exceed the limitspecified for the vehicles by not more d1an 10 per cent.

Explanation: Mass emission standards refers to the gm of Pollutants emitted per Km. run of thevehicle as dctennined by a chess is dynamometer test using theIndian Driving Cycle.

ANNEX URE-II

(See Paragraph 3)

BREAKDOWN OF THE OPERATING CYCLE, USED FOR THE TESTS

No. of Operation	Acceleration	Speed	Duration of each	Cumulative
	(m/acc2)	(Km/h)	operation(s)	time(s)
1.	2.	3.	4.	5.
01. Idling	-		16	16
02. Acceleration	0.65	0—14	6	22
03. AccelerJtion	0.56	14-22	4	26
04. Declaration	0.63	22-13	4	30
05. Steady spced	-	13	2	32
06. Acceleration	0.56	13—23	5	37
07. Acceleration	0.44	23-31	5	42
08. Deceleration	0.56	31-25	3	45
09. Steady speed		25	4	19
10. Deceleration	-0.56	25-21	2	51
11. Acceleration	0.45	21-34	8	59
12. Acceleration	0.32	34-42	7	66
13. Deceleration	0.46	42-37	3	69
14. Steady speed -		37	7	76
15. Deceleration	0.42	37-34	2	78
16. Acceleration	0.32	34-42	7	5
17. Deceleration	0.46	42-27	9	94
18. Deceleration	-0.52	27-14	7	101
19. Deceleration	0.56	14-00	7	108

ANNEXURE III

(See Paragraph 3)

REFERENCE FUEL FOR TYPE AND PRODUCTION CONFORMITY TESTS

S.No	Characteristics	Rcquirements		Method of test (ref ofP: or IS: 1448*)
1	2	3	4	5
1.	Colour. visual	Orange	Red	
2.	Copper-strip corrosion for 3 hours at 50°C.	Not worse than No.1		P:15 (1968)
3.	Density at 15°C	Not limited but to be reported		P: 10(1967)
4.	Distillation:.	Not limited but to		P: 18 (1967)
	(a) Initial boiling point	be reported		
	* Methods for test for petroleum and its products.			
	(b) Recovery up to 20 °C	10		
	percent by volume min.			
	(c) Recovery upto 125°C			
	50 per cent by volume			
	(d) Recovery upto 130°C	50		
	per cent by volume			
	(e) Final boiling point, max			
	(f) Residue per cent by volume Max.	90		
		215°C		
		2		
5.	Octane number	87	94	P: 27 (1960)
	(Research method) Max.			, ,
6.	Oxidation Stability in minutes, Min.	360	360	P : 28 (2966)
7.	Residue on evdporation	4.0	4.0	P: 29 (1960);
	mg/IOO ml. Max.			(Air-jat solvent

				washed)
8.	Sulphur. total. percent by weight Max.	0.25	0.20	P: 34 (1966)
9.	Lead content (as Pb), g/l Max.	0.56	0.80	P: 37 (1967) or P: 38 (1967)
10.	Reid vapour pressure at 38 degree C. kg./cm3 Max	0.70	0.70	P : 39 (1967)

ANNEXURE IV

(See paragraph 4)

LIMIT VALUES OF EXHAUST GAS CAPACITY APPLICABLE FOR DIESEL DRIVEN VEHICLES THE ENGINE TESTS AT STEADY SPEED

Nominal	Absorption	Nominal	Absorption
Flow	Cofficient	Flow	Cofficient
G(I/s)	(Km-1)	G(I/s)	(K9-1)
42	2	120	1.20
45	1.91	125	1.17
50	1.82	130	1.15
55	1.75	135	1.11
60	1.68	140	1.09
65	1.61	145	1.07
70	1.56	150	1.05
75	1.50	155	1.04
80	1.46	160	1.02
85	1.41	165	1.01
90	1.38	170	1.00
95	1.34	175	0.99
100	1.31	180	0.97
105	1.27	185	0.96
110	1.25	190	0.95
115	1.22	195 >200	0.93

1 [SCHEDULE V]

(See rule 12)

S.No	Place at which the discharge of any environmental Pollutant intimated	Authoritics or agencies to be intimated	Appointed under
	in excess of prescribed		
	standards occurs or is		
	approhended to occur		
1	2	3	4
1.	Factories as defined under the	(i)Atomic Energy	The Atomic Energy
	Factories Act, 1948-	Regulatory Board(AERB)	Act,1962
	(a) owned by Central Government and	(ii) The Ministry of	
	engaged in carrying out the purposes of	Environment	
	the Atomic Energy Act,1962;	and Forests.	
2.	(b) Factories other than those mentioned in paragraph (a)	(i) The Chief Inspector of Factories	The Factories Act,1948
		(ii) The Inspector of Factories having local jurisdiction	-do-
		(iii) The Ministry of	
		Environment and	
		Forests.	
3.	Mine as defined under the Mines and Minerals (Regulation and Development)Act,1957	(i)The Controller General,Indian Bureau of Mines	The Mines and Minerals(Regulation and Development)Act,1957

1. Schedule II relating to rule 1:1. re-numbered as Schedule V vide G.S.R 422(E) dated 19.05.1993, published in the Gazette No. 174 dated 19.05.1993

Entires relating to S.No. 2 corrected in terms of S.O.64(E) publisted in Gazette No. 42 dt.18.01.1988 and coeeigendum No. GS.R. 434(E) dt. 07.04.1988 published in Ihc Gazette No. 181 dt. Q7:04.1988.

Pricipal Rules published vide S.O. No. 844(E) dated the 19th November ,1986. Amending Rule

published vide S.O.No. 82(E) dated the 16th Fcbruary, 1987; S.O. 393(E) dated lhc 161h April, 1987; S.O. 443(E) dated lhe 28thApril,1987; S.O. 64(E) dated the 181h January, 1988; G.S.R. 919(E) dated the 12th September, 1988; S.O. 8(E) dated the.(3rd January, 1989; G.S.R. 913(E) dated the 24th October, 1989; S.O. 914(E) dated the 24th October, 1989; G.S.R.

1063 dated the 26th Derember, 1989; S.O.12(E) dated the 8th January, 1990 and G.S.R. 54(E)-dated 5th February, 1990.

(Footnote at the end or Notification No. G.S.R. 742(E) dated lhe 30th August, 1990 published in

the Gazzette No. 365 dated August 30, 1990)

S.No	Place at which the discharge of any environmental Pollutant intimated	Authoritics or agencies to be intimated	Appointed under
	in excess of prescribed		
	standards occurs or is		
	approhended to occur		
1	2	3	4
		(ii) regional Controller of :	
		Mines; having ,	
		Local juridiction	
		(iii) The Ministry of -	
		Environment and	
		Forests.	
3.	Port as defined under the Indian Ports	(i) Conservator of Ports	The Indian Ports
	Act,1908	(ii) The Ministry of -	Act,1908
		Environment and	
		Forcsts.	
4.	Plantation as defined under the Plantation Labour Act,1951	(i) The Chief Inspector of Plantations	-do—
		(ii) The Ministry of Environment and Forests	
5.	Motor Vehicles as defined under the Motor vehicles Act,1939	(i)State Trasport Authority	The Motor Vehicles Act, 1939
		(ii)Regional Transport Authority having regional jurisdictions	-do-
		(iii)The Ministry of Environment and Forests	
6.	Ship as defined under the Merchant Shipping Act,1958	(i)Director General of Shipping	The merchant Shipping Act,1958
		(ii)Surveyor having jurisdictions	-do-
		(iii)The Ministry of Environment and Forests	

1 [SCHEDULE - VI]

(See rule 3A)

General Standards for discharge of environment pollutants Part-A :Effluents

S.No	Parameter		Standards		
		Inland surface water	Public Sewers	Land for irrigation	Marine coastal areas
1	2		3		
		Α	В	С	D
1.	Colour and odour	See 6 of Annexure-I		See 6 of Annexure-I	See 6 of- Annexure-I
2.	Suspended solids	100	600	200	(a) For process waste water-l00 (b) For cooling
					water effluent 10 per cent
					above total suspended
					matter of influent
3.	Particular size of suspended solids	Shall pass 850 micron IS			(a) Floatable solids,
	Casponaca conac	Sieve			max. 3 mm
					b)Settleable solids,max 850 microns
4.	***	*		***	
5.	pH value	5.5 to 9.0	5.5 to 9.0	5.5 to 9.0	5.5 to 9.0
6.	Temperature	shall not exceed 5°C above the receiving water temperature			shall not exceed 5°C above the receiving water temperature
7.	Oil and grease mg/l Max.	10	20	10	20
8.	Total residual chlorin mg/l Max.	1.0			1.0

9.	Ammonical nitrogen	50	50		50		
	(as N), mg/l Max.						
Rules,	1. Schedule VI inserted by Rule 2(d) of the Environment (Protection) Second Ammendment Rules,1993 notified vide G.S.R. 422(E) dated 19.05.1993, published in the Gazette No. 174 dated 19.05.1993.						
10.	Total Kjeldabl nitrogen (as NH ₃):	100			100		
	mg/l, Max				_		
11.	Free ammonia (as NH ₃) mg/l, max.	5			5		
12.	Biochemical oxygen demand (5 days at 20°C), mg/l max.	30	350	100	100		
13.	Chemical Oxygen demand, mg/l Max.	250			250		
14.	Arsenic (as As), mg/l max.	0.2	0.2	0.2	0.2		
15.	Mercury (As Hg), mg/1 Max.	0.01	0.01		0.01		
16.	Lead (as Pb) mg/l, Max.	0.1	1		2		
17.	Cadmium(as Cd) mg/l, Max.	2	1		2		
18.	Hexavalent chro- mium. (as 0+6), mg/l, Max.	0.1	2		2		
19.	Total chrornjum (as Cr) mg/l, Max	2	2		2		
20.	Copper (as Cu) mg/l, Max.	3	3		3		

21.	Zinc (as Zn) mg/l, Max.	5	15		15
22.	Selenium (as Sc.)	0.05	0.05		0.05
	mg/l, Max.				
23.	Nickel (as Ni)	3	3		5
	mg/l, Max				
24.	***	*	*	*	*
25.	***	*	*	*	*
26.	***	*	*	*	*
27.	Cyanide (as CN),	0.2	2	0.2	0.2
	mg/l Max.				
28.	***	*	*	*	*
29.	Fluoride (as F)	2	15		15
	mg/l Max.				
30.	Dissolved	5			
	phosphates(as P), mg/l Max.				
	,				
31.	***	*	*	*	*
32.	Sulphide (as S) mg/l	2			5
	Max.				
00	Dhara'lla a sana sana da (a s				
33.	Phenoile compounds(as C ₆ H ₅ OH)	1	5		5
	mg/l max.				
34.	Radioactive materials:				
	(a) Alpha emitter				
	micro curie/ml	10 ⁻⁷	10 ⁻⁷	10 ⁻⁸	10 ⁻⁷
	(b) Beta emitter micro				
	curie/ml	10 ⁻⁶	10 ⁻⁶	10 ⁻⁷	10 ⁻⁶
35.	Pio appay tost				
35.	Bio-assay test	90%survival	90%survival	90%survival	90%survival
		of fish	of fish	of fish	of fish
		after 96 hours in 100%			
		effuent	effuent	effuent	effuent
36.	Manganese (as Mn),	2 mg/l	2 mg/l		2 mg/l
	1	l .		l .	<u> </u>

37.	Iron (as Fe).	3 mg/l	3 mg/l		3mg/l
38.	Vanadium (as V)	0.2mg/l	0.2mg/l		0.2mg/l
39.	Nitrate Nitrogen . mg/l	10mg/l			20mg/l
40.	***	*	*	*	*

2. Omitted by Rule 2 (d)(i) of the Environment (Protection) Third Mlcndment Rules, 1993 vide Notification No. G.s.R. 801 (E) dated 31.12.1993

Waste Water Generation Standards Part-B

S.No	Industry	Quantum
1.	Integrated Iron & Steel	1.6 m3/tone of finished steel ,
2.	Sugar	0.4 m3/tone of cane crushed
3.	Pulp & Paper Industries (a) Larger pulp & paper (i) Pulp & paper (ii) Viscose Staple Fibre (iii) Viscose Filament Yam. (b) Small pulp & paper: i) Agro-residue based paper produced (ii) Waste paper based	175 m3/tone of paper produced. 150 m3/tonne of product 500 m3/tonne of product 150 m3/tonne of paper produced 50 m3/tonne of paper produced
4.	Fennentation Industries: (a) Maltry (b) Brewery (c) Distillery	3.5 m3/tone of grain produced 0.25 m3/KL of beer produced 12 m3/KL of alchol produced
5.	Caustic Soda (a) Membrane cell process (b) Mercury cell process	1 m3 /tonne of caustic soda produced excluding cooling tower blowdown

		4 m3/tone of caustic soda produced
		(mercury bearing)
		10% blowdownpennitted for cooling tower
6.	Textile Industries:	120 m3/tonne of fibre produced
	Man-made libre	150 m3/tone of product
	(i) Nylon & Polyster	
	(ii) Vixcose rayon	
7.	Tanneries	28 m3/tonne of raw hide
8.	Starch. Glueose and related products	8 m3/tone of maize crushed
9.	Dairy	3 m /KL of Milk
10.	Natural rubber processing industry	4 m3/tonne of rubber
11.	Fertilizer	5 m3/tonne of urea or
	(a) Straight nitrogenous fertilizer	equivalent produced
	(b) Straight phosphatic fertilizer (SSP & TSP) 0.5 m3/tonne of SSPffSP	Standards of nitrogenous and phosphatic
	(c) Complex fertilizer	fertilizers are applicable depending on the primary product.
	Load based standards Part-C	
1.	Oil Refinery Industry:	
	Parameter processed	Quantum in kg/l000 tonnes of crude
	Oil & grease	10.00
	Phenol	0.70
	BOD	10.50
	Suspended solids	14.00
	Sulphide	0.35

Large Pulp & Paper, News Print/Rayon garde plants ,	
of capacity above 24000 tonne/Annum	
Develope	Quantum.
Total Organic Chloride (TOCI)	2 kg/tonne of product.
	plants ,

GENERAL EMISSION STANDARDS PART -D

1. Concentration Based Standards

SI.No	Parameter	Standard Concentration not to exceed (in mg/Nm3)
1.	Particulate Matter (PM)	150
2.	Total Fluoride	25
3.	Asbestos	4 Fibres/sc and dust should not be more than 2mg/Nm³
4.	Mercury	0.2
5.	Chlrine	15
6.	Hydrochloric acid vapour and mist	35
7.	***	*
8.	Sulphuric acid mist	50
9.	Carbon monoxide	1 % max.(v/v)
10.	***	*
11.	Lead	10 mg/Nm ³

12.	***	*

II. Equipment based standards

2 [For dispersal of sulphurdicxide, in minimum stack height limit is accordingly prescribed as below.]

SI.No	Parameter	Standard
1.	1. Sulphur dioxide	Stack-height limit in metre '
	(i) Power generation capacity:	275
	500 MW and more	220
	200/210 MW and	H=I4(Q) ^{0.3}
	above to less than 500 MW	
	less tllan 200/210 MW	
2.	Steam generation capacity	
	Less than 2tonne/h	Less than 8.5 9
	2 to 5 tonne/h	MT
		8.5 to 21MT 12
	5 to 10 tonne/h	21to 42 MT 15
	10 to 15 tonne/h	42to 64 MT 18
	15 to 20 tonne/h	64to 104 MT 21
	20 to 25 tonne/h	104to 105 MT 24
	25 to 30 tonne/h	105to 126 MT 27
	More than 30 tonne/h	More than 30 126MT
		of using Formula H=I4(Q) ^{.3}

Note: H-Physical height of tile stack in metre

Q-,Emission rate of SO2 in kg/hr

III. Load /Mass Based Standards

S.No	Industry	Parameter	Standard
1.	Fertiliser (Urea)	Particulate Matter (PM)	2 kg/tonne of product
	Commissioned Prior to 1.1.82		
	Commissioned after to 1.1.82	Particulate Matter (PM)	0.5 kg/tonne of product
2.	Copper ,Lead and Zinc Smelter/converter	Sulphur dioxide	4kg/tonne of concentrated (10%) acid produced
3.	Nitric-Acid	Oxides of Nitrogen	3kg/tonne of weak acid (before concentration) produced
4.	Sulphuric Acid	Sulphur dioxide	4 kg/tonne of concentrated (100%) acid produced
5.	Coke Oven	Carbon monoxide	3 kg/tonne of coke produced

6.Oil Refineries

(a) For the oil refineries, the following standards shall be applicable

Process	Prameter	Standard
Distillation (Atmospheric plus vacuum)	Sulphur dioxide	0.25 kg/tonne of feed in this Process
Catalytic cracker	-do-	2.5 Kg/MT of feed in this Process
Sulphur Recovery Unit - 1 (b) ***	do-	120 Kg/MT of Sulphur in the feed

1. Omitted by Rule 2 (i) (vii) of tile Environment (protection) Third Amendment Rules, 1993 vide G.S.R. SOI (E) dated 31.121993.

7. Aluminium Plants:

(i) Anode Bake Oven Total Fluoride

0.3 Kg/MT of Aluminium

(ii) Pot room

(a) VSS-do-4.7 Kg/MT of Aluminium(b) HSS-do-6 Kg/MT of Aluminium(c) PBSW-do-2.5 Kg/MT of Aluminium(d) PBCW-do-1.0 Kg/MTofAluminjum

Note:

VSS = Vertical Stud Soderberg HSS = Horizontal Stud Soderberg PBSW = Pre Backed Side Work PBCW = Pre Backed Centre Work

- 8. Glass Industry:
- (a) Furnace Capacity
- (i) Up in the product draw Particulate matter 2 Kg/hr ca capacity of 60 MTDIDay
- (ii) Product draw capacity -do- 0.8 Kg/MT of Product drawn more than 60 MTIDay

* NOISE STANDARDS PART -E

A. Noise Limits for Automobiles (Free Field Distance at 7.5 Metre in dB(A) at the manufacturing Stage

- (a) Motorcycle, Scooters & Three Wheelers 80
- (b) Passenger Cars 82
- (c) Passenger or Commercial vehicles upto 4 MT 85
- (d) Passenger or Commercial vehicles above 4 MT 89 and upto 12 MT
- (e) Passenger or Commercial vehicles exceeding 91 12MT

B. Domestic appliances and construction equipments at the manufacturing stage to be achieved by 31st December, 1993.

- (a) Window Air Conditioners of 1 ton to 1.5 ton 68
- (b) Air Coolers 60
- (c) Refrigerators 46
- (d) Diesel generator of domestic purposes 85-90
- (e) Compactors (rollers), Front Loaders, Concrete mixers, Cranes (moveable), Vibrators and Saws 75

^{*} Standards notified at S.No 46 on page 304 may also be reffered

ANNEXURE -I

(For the purposes of Parts-A, B and C)

The State Boards shall following guide-lines in enforcing the standards specified under schedule VI: -

- I. the waste waters and gases are to be treated with the best available technology (BAT) in order toe achieve the prescribed standards.
- 2. the industries need to be encouraged for recycling and reuse, of waste materials as far as practicable in order to minimize the discharge of wastes into the environments.
- 3. the industries are to be encouraged for recovery of biogas, energy and reusable materials.
- 4. while permitting the discharge of effluent and emission into the environment, State Boards have to take into account the assimilative capacities of the receiving bodies, especially water bodies so that quality of the intended I3e of the receiving waters is not affected. Where such quality is likely to be effected discharges should not be allowed into water bodies.
- 5. the Central and State Boards shall put emphasis on the implementation of clean technologies by the industries in order to increase fuel efficiency and reduce the generation of environmental pollutants.
- 6. All efforts should be made to remove colour and unpleasant odour as far as practicable.
- 7. The standards mentioned in the Schedule shall also apply to all other effluents discharged such as industrial mining, and mineral processing activities and sewage.
- 8. the limit given for the total concentration of mercury in the final effluent of caustic soda industry, is for the combined effluent from (a) Cell house, (b) Brine Plant, (c) Chlorine handling (d), hydrogen handling and (e) hydro choleric acid plant.
- 9. I[(a)...(f)]
- 10. All effluents discharge including from the industries such as cotton textile, composite wollen mills, synthetic rubber, small pu1p & paper, natural rubber; petrochemicals, tanneries, point dyes, slaughter houses, food & fruit processing and diary industries into surface waters shall conform to he BOD limit specified above, namely,

30mg/l. For discharge an effluent having a BOD more than 30 mg/l, the standards shall conform to those given, above for other receiving bodies, namely, sewers, coastal waters, and land for irrigation.

1	1	4	[**	*								
1	ı		L		•	•	•	•	•	•		

- 12. In case of fertilizer industry the limits in respect of chromium and fluoride shall be complied with at the outlet of chromium and fluoride removal units respectively.
- 13. In case of pesticides:
- (a) The limits should be complied with at the end of the treatment plant before dilution.
- (b) Bio-assay test should be carried out with the available species of fish in the receiving water, the COD limits to be specified in the cons"nt conditions should be correlated with the BOD limits.
- (c) In case metabolites and isomers of the Pesticides in the given list are found in significant concentration, standards should be prescribed for these also in the same concentration as the individual pesticides.
- (d) Industries are required to analyze pesticides in waste water by advanced analytical methods such as GLC/HPLC.
- 2[14. The chemical oxygen demand,s (COD) concentration in a treated effluent, if observed to be persistently greater than 250 mg/l before disposal to any receiving body (public sewer, land for irrigation, inland surface water and marine coastal areas), such industrial units are required to identify chemicals causing the same. In case these are found to be toxic as defined in the Schedule I of the Hazardous Rules 1989 the State Board in such cases shall direct the industries to install tertiary treatment stipulating time limit.
- 15. Standards specified in Part A of Schedule -VI for discharge of effluent into the public sewer shall be applicable only if such sewer leads to a secondary treatment including biological treatment system, otherwise the discharge into sewers shall be treated as discharge into inland surface waters].

- 1.Omitted by Rule 2(k)(vii)of the Environment (Protection)Third Amendment Rules,1993 vide G.S.R 801(E)dated 31.12.1993
- 2.Inserted by Rule 2(k)(ix),ibid

ANNEXURE-II

(For the purpose of Part-D)

The States Boards shall follow the following guidelines in enforcing the stand- ards specified under Schedule VI:

- (a) In case of cement plants, the total dust (from all sections) shall be within 400 mg/Nm and 250 mg/Nm for the plants upto 200 l/d and more than 200 t/d capacities respectively.
- (b) In respect of calcination process(e.gAluminiumPlants) Kilns. and step Grate

 Eagasse fired-Boilers. Particulate Matter (PM) emissions shall be within 250 3 mgjNm.
- (c) In case of thermal power plants commissioned prior to 1-1- 1982 and having generation capacity less than 62.5 MW, the PM emission shall be within 350 mg/Nm³.
- (d) In case of Lime Kilns of capacity more than 5t/day and uptO,40t/day, the PM emission shall be within 500 mg/Nm^3 .
- (e) In case of horse shoe/pulsating Grate and Spreadcr Stroker Bagasse- fired-Boilers, the PM emission shall he willlin 500 (12% CO₂) and 800 (12% CO₂) mg/Nm³ respectively. In respect of these boilers, if more than attached to a single stack, the emission stmdard shall be fixed, bascd on added capacity of all the boilers connected with the stack.
- (1) In case of asbestos dust, the same shall not exceed 2mg/Nm3
- (g) In case of the urea plants cummissioned after 1-1-92, coke ovens and lead glass units, the PM emission shall be within 50 mg/Nm3.
- (h) In case of small boilers of capacity less than 2tons/hr. and between 2 to 5 tons/hr, the PM emissions shall be within 1000 and 1200 mg/Nm³.

- (i) In case of integrated Iron & Steel Plants, PM emission upto 400 mg/Nm³ shall be allowed during oxygen lancing.
- (j) In case of stone crushing units, the suspended PM conb"lbution value at a distance of 40 meters from a conb"olled, isolated as well as from a unit located in cluster should be less than 600 microgrums/Nm3.1[* * *] These units must also adopt the following pollution control measures:-
- (i) Dust containment cum suppression system for the equipment;
- (ii) Q)nstruction of wind breaking walls;
- (iii) Construction of the metalled roads within the premises;
- (iv) Regular cleaning and wetting of the ground within the premises;
- (v) Growing of a green belt along the periphery.
- (k) In case of Ceramic indUSb"y,from the other sources of pollution, such as basic raw material and processing operations, heat recovery dryers, mechanical finishing poeration,all possible preventive measures should be taken to control PM emis- sion as far as practicable.
- 2. The total fluoride emission in respect of Glass and Phosphatic Fertilizers shall not exceed 5 mg/Nm³ and 25mg/NM³ respectively.
- 2[3. In case of copper, lead and zinc smelting, the off-gas may, as far as possible, be utilised for manufacturing sulphuric acid.]
- 3[4. In case of cupolas (Foundries) having capacity (melting rate) less than 3 tonne/hour, the particulate matter emissions shall be within 450 mg,iNm3. In these cases it is essential that stack is constructed over the cupolas beyond the charging door and the emissions are directed through the stack, which should be at least six times the diameter of cupola. In respect of Arc Furnaces and Induction Furnaces, provision has to be made for collecting the fumes before discharging the emissions through the stack.]

[No. *Q-150* 17 !24/89-CPW] MUKUL SANW AL, It. Secy.

1.Omitted by Rule 2(i)(iii)of the Environment (Protection)Third Amendment Rules 1993 vide G.S.R 801(E)dated 31.12.1993 2.Substituted by Rule 2(i)(i),ibid

3. Added by Rule 2(i),ibid

1 [SCHEDULE VII [See Rule (38)]

National Ambient Air Quality Standards(NAAQS)

Pollutant	Time weighted	Concentration of Ambient Air				
	Average	Industrial Area	Residential Rural and Other area	Sensitive Area	Method of Measurement	
1	2	3	4	5	6	
Sulphur Dioxide (SO ₂)	Annual Average* 24 hrs**	80 μg/m ³ 120 μg/m ³	60 μg/m ³ 80 μg/m ³	15 μg/m ³ 30 μg/m ³	-Improved West and Gacke Method - Ultraviolet flurescence	
Oxides of Nitrogen as NO2	Annual Average* 24 hrs**	80 μg/m ³ 120 μg/m ³	60 μg/m³ 80 μg/m³	15 μg/m ³ 30 μg/m ³	-Jacab Hochheister modified (Na- Arsentire) method -Gas Phase Chemilumine scence	
Suspended Particulate matter(SPM)	Annual Average* 24 hrs**	360 μg/m ³ 500 μg/m ³	140 μg/m³ 200 μg/m³	70 μg/m ³ 100 μg/m ³	High Volume sampling(avg flow rate not less than 1.1m3/minute)	
Respirable Particulate Matter (Size less than 80 µm)(RMP)	Annual Average* 24 hrs**	120 μg/m³ 150 μg/m³	60 μg/m³	50 μg/m³ 75 μg/m³	Respirable particulate matter sampler	
Lead (Pb)	Annual Average* 24 hrs**	1 μg/m³ 1.5 μg/m³	0.75 μg/m ³ 1.00 μg/m ³	0.50 μg/m ³ 0.75 μg/m ³	AAS method after sampling using EPM 2000 or equivalent filter paper	
Carbon Monoxide	8 hrs*** 1 hr	5.0mg/m ³ 1 0.Omg/m ³	2.0mg/m ³ 4.0mg/m ³	1.0mg/m ³ 2.0mg/m ³	Non disbersive infrared Spectroscopy	

1.Inserted by Rule 5(b)of the Environment(Protection)Rules,1996 published by G.S.R 176(E)dated 2.4.1996

^{*} Annual Arithmetic mean of minimum 104 measurements in a year taken twice a week 24 hourly at uniform interval.

^{** 24} hourly/8 hourly values shall be met 98% of the time in a year. 2% of the time, it may exceed but not on two consecutive days.

Note: 1. National Ambient Air Quality Standard: The levels of a air quality necessary with an adequate margin of safety, to protect the public health, vegetation and property.

2. Whenever and wherever two consecutive values exceeds the limit specified above *for* the respective category, it shall be considered adequate, reason to institute regular/continuous monitoring and further investigations.

[File No.Q 15017/24/89(PW)]

Sd/-N.Bagchi, Adviser

Note:- The principal rules were published in. the Gazette of India vide Number S.O.844(E), dated the 19th November,1986 and sub subsequently amended vide S.O.433(E) dated 18th April 1987,S.O.64(E) dated the 18th January,1988, S.O.8(E) dated the 3rd Januray,1989, S.O.190(E) dated the 15th March 1989, G.S.R.913(E) dated the 24th October,1989, S.O.12(E), dated the 8th January,1990, GSR 742(E), dated 30th August 1990, S.O.23(E), dated the 16th January,1991, GSR 93(E), dated the 21st February,1991, GSR 95(E) dated the 12th February,1992, GSR329(E) dated the 13th March,1992, GSR 475(E), dated the s5th May,1992, GSR 797(E) dated the 1 st October,1992, GSR 386(E), dated the 28th April,1993, GSR 422(E), dated the 19th May 1993 and GSP 801(E), dated the 31st December,1993.

MINISTRY OF ENVIRONMENT & FORESTS (Department of Environment, Forests & Wildlife)

(New Delhi, the 6th January, 1989)

NOTIFICATION under Section 3(2) (v) of Environment (Protection) Act, 1986 and Rule 5(3) (d) of Environment (protection) Rules, 1986, Prohibiting Industries in Murud-janjira Area in the Raigarh District of Maharashtra.

S.0. No. 20(E).-Whereas a notification under sub-rule (3) of rule 5 of the Environment (protection) Rules, 1986, inviting objections against the imposition of prohibition on the location of all industries in Murud-Janjira area in Raigarh distlict of Maharashtra was published vide No. S.O. 851(E), dated the 7th September, 1988;

And Whereas all objections received have been duly considered by trle Central Government;

Now, therefore, in exer~se of the powers conferred by clause (d) of sub-rule (3) of Rule 5 of the said rules, the Centraf Government hereby prohibits location of all industries, carrying on of operations or processes in a belt of one kilometre from the high tide mark from the Revdanda Creek (lat 19° 35") upto Devgarh Point (near

Shrivardhan) (lat 18°,0') as well as in one kilometre belt along the banks of the Rajpuri Creek upto Mhasia, except those industries, operations of processes which are in connection with the promotion and development of Tourism and those which are permitted by the Central Government after examining the environment impact.

[File No. J-19011/30/86-IA].

SUDHA SHROTRIA, Under Secy.

Published in the Gazette No. 465 dt. 28-7-89.

MINISTRY OF ENVIRONMENT & FORESTS

(Department of Environment, Forests & Wildlife)

(New Delhi, the 1 st February, 1989)

NOTIFICA TION

NOTIFICATION under Section 3(2) (v) of Environment (protection) Act, 1986 and Rule 5(3) (d) of Environment (Protection) Rules, 1986, Restricting location of industries, mining operations and other development activities in theDoon Valley in Uttar Pradesh.

S.0. No. 102(E).-Whereas notification under sub-rule (3) of rule 5 of the Environment (protection) Rules, 1986, inviting objections against the imposition of restriction on location of industries, mining operation and other developmental activities in the Doon Valley, in Uttar Pradesh was published vide No. S.O. 9Z3(E), dated the 6th October, 1988;

And Whereas all objections received have been duly considered by the Central Government;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-rule (3) of Rule 5 of the said rules, the Central Govenunent hereby imposes restrictions on the following activities in Doon Valley, bounded on the North by Mussorie ridge. in the North-East by Lesset Himalayan range, on the South-West by Shivalik ranges, river Ganga in the South-East and river Yamuna in the North-West, except those activities which are permitted by the Central Government for examining the environmental impacts.

- (i) Location, setting of industrial units-It has to he as per guidelines, given in the annexure or guidelines as may be issued from time to time by the Ministry of Environment & Forests, ;overnment of India.
- (ii) Mining-Approval of the Union Ministry of Environment & Forests must be obtained before starting any mining activity.

- (iii) Tourism-It should as per Tourism Devclopment Plan (TDP), to be prepared by the State Department of Tourism and duly approved by the Union Ministry of Environment & Forests.
- (iv) Grazing-As per the plan to be prepared by the State Government and duly approved by le Union Ministry of Environment & Forests.
- (v) Land Use-As per Master Plan of development and Land Use Plan of the entire area, to be repared by the State Government and approved by the Union Ministry of Environment & Forests.

[No. J-20012/38/86-IA]

K. P. GEETHAKRISHNAN, Secy

ANNEXURE

Guidelines for permitting, restricting industrial units in the Doon Valley area Idustries will be classified under Green, Orange and Red Categories, as shown below for Jrposes of permitting/restricting such industrial units in the Doon Valley from the environmental and ecological considerations:

CATEGORY GREEN

LIST OF INDUSTRIES IN APPROVED INDUSTRIAL AREAS WHICH MAY BE DIRECTLY CONSIDERED FOR ISSUE OF NO OBJECTION CERTIFICATE WITHOUT REFERRING TO (MINISTRY OF ENVIRONMENT & FORESTS) (IN CASE OF DOUBTS REFERENCE WILL BE MADE TO MINISTRY OF ENVIRONMENT & FORESTS).

- 1. All such non-obnoxius and non-hazardous industries employing upto 100 persons. The abnoxius ,md hazardous industries are those using inflammable, explosive, corrosive or toxic substances.
- 2. All such industries which do not discharge industrial effluents of a polluting nature and which do not undertake any of the following processes:

and which do not undertake any of the following processes:
Electroplating;
Galvanising;
Bleaching;
Degreasing;
Phosphating;
Dyeing;
Pickling, tanning;

Polishing;

Cooking of fibres and Digesting;

Designing of Fabric;

Unhairing, Soaking, deliming and baling of hides

Washing of fabric;

Trimming, Puling, juicing and blanching of fruits and vegetables;

Washing of equipment and regular floor washing, using of considerable cooling water; Separated milk, buttermilk and whey;

Stopping and procesing of grain;

Distillation of alcohol, stillage and evaporation;

Slaughtering of animals, rendering of bones, washing of meat;

Juicing of sugar cane, extraction of sugar, Fillration, centrifugation, distillation;

Pulping and fermonling of coffee beam;

Processing of fish;

Filter back wash in D.M. Plants exceeding 20 K.I. per day capacity;

Pulp making, pulp processing and paper making Cocking of coal washing of blast furnace flue gases;

Stripping of oxides;

Washing of used sand by hydraulic discharge;

Washing of latex etc;

Solvent extraction

3. All such industries which do not use fuel in their manufacturing process or in any subsidiary process and which do not emit fugitive emissions of a diffused nature.

Industries not satisfying anyone of the three critaria are recommended to be referred to Ministry of Environment & Forests.

The following industries appear to fall in non-hazardous, non-obnoxius and non-polluting category, subject to fulfilment of above three conditions:

- 1. Atta-chakkies
- 2. Rice Mullors
- 3. Iceboxes
- 4. Dal mills
- 5. Groundnut decortinating (dry)

- 6. Chilling
- 7. Tailoring and garment making
- 8. Apparl making
- 9. Cotton and woollen Hosiery
- 10. Handloom weaving
- 11. Shoe lace manufacturing
- 12. Gold and silver thread and sari work
- 13. Gold and silver smithy
- 14. Leather foot wear and leather products excludillg tanning & hide processing
- 15. Manufacture of mirror from sheet glass and photo-frame
- 16. Musical instruments manufacturing
- 17. Sports goods
- 18. Bamboo and cane products (only dry operations)
- 19. Card Board and paper products (Paper & pulp manufacture excluded)
- 20. Insulation and other coated papers (paper & pulp manufacture excluded)
- 21. Scientific and Mathematical instruments
- 22. Furniture (Wooden and Steel)
- 23. Assembly of domestic electrical Appliances
- 24. Radio assembling
- 25. Fountain pens
- 26. Polythene plastic and P. V.C. goods through extrusion/moulding
- 27. Surgical gauges and bandages
- 28. Railway sleepers (only concrete)
- 29. Cotton spinning and weiving
- 30. Rope (cotton and plastic)
- 31. Carpetweaving
- 32. Assembly of Air coolers
- 33. Wires pipes-extruded shapes from metals
- 34. Automobile servicing & repair station.
- 35. Assembly of Bicycles baby carriages and other small non-motorized vehicles
- 36. Electronics equipment (assembly)
- 37. Toys

- 38. Candles
- 39. Carpentary-excluded saw mill
- 40. Cold storage (small scale)
- 41. Restaurants
- 42. Oil-ginning/expelling (non-hydrogenation and no refining)
- 43. Ice cream.
- 44. Mineral water
- 46. Manufacture of Steel units & suit cases
- 47. Paper pins & U-clips;
- 48. Block making for printing;
- 49. Optical frames

CATEGORY ORANGE

LIST OF INDUSTRIES THAT CAN BE PERMITTED IN THE DOON VALLEY WITH PROPER ENVIRONMENTAL CONTROL ARRANGEMENT.

- 1. All such industries which discharge some liquid effluents (below 500 kl/day) that can be controlled with suilable proven technology.
- 2. All such industries in which the daily consumption of coal/fuel is less than 24 mt/day and the particulars emissions from which can be controlled with suitable proven technology.
- 3. All such industries employing not more than 500 persons.

The following industries with adoption of proven pollution control technology subject to fulfilling the above three condition fall under this category:

- 1. Lime manufacture-pending decision on proven pollution control device and Supreme Courts decision on quarring;
- 2. Ceramics:
- 3. Sanitaryware;
- 4. Tyres and tubes
- 5. Refuse incineration (controlled);
- 6. Hour-mills;
- 7. Vegetable oils including solvent extrneted oils;
- 8. Soap without steam boiling process and synthetic detergents formulation;
- 9. Steam generaling plants;
- 10. Manufacture of office and house-hold equipment and appliances involving use of fossil fuel combustion;
- 11. Manufacture of machineries and machine tools and equipments;
- 12. Industrial gases (only) Nitrogen, Oxygen and (CO₂);
- 13. Miscellaneous glassware without involving use of fossil-fuel combustion;
- 14. Optical glass;
- 15. Laboratory ware
- 16. Petrolium storage & transfer facilities;
- 17. Surgical and medical products including & probabilities of latex products;
- 18. Foot-wear (Rubber);
- 19. Bakery products. Biscuits & Confectioners;
- 20. Inslant tea/coffee; coffee processing;

- 21. Malted food;
- 22. Manufacture of power driven pumps, compressors refrigeration units, fire fighting equipment etc.;
- 23. Wire drawing (cold process) & bailing straps;
- 24. Steel furniture, fasteners etc.;
- 25. Plastic processed goods;
- 26. Medical & surgical instruments;
- 27. Acetylcne (synthetic);
- 28. Glue & Gelatine;
- 29. Potassium permanganse;
- 30. Metalic sodium;
- 31. Photographic films, papers & photographic chemicals;
- 32. Surface coating industries;
- 33. Fragrances, fragours & food additives;
- 34. Plant nutrients (only manure);
- 35. Aerated water/soft drink.:

Note :-

- (a) Industries falling within the above identified list shall, be assessed by the State Pollution Control Board and referred to the Union Department of Environment for consideration, fore according No Objection Certificate.
- (b) The total number of fuel burning industries that shall be permitted in the Valley will be limited by 8 tonnes per day or Sulphur Dioxides from all sources. (This corresponds to 400 tonnes per day Coal with 1 % sulphur).
- (c) Sitting of Industrial areas should be based on sound criteria.

CATEGORY RED

C. LIST OF INDUSTRIES THAT CANNOT BE PERMITTED IN THE DOON VALLEY

- 1. All those industries which discharge effluents of a polluting nature at the rate of more than 500 kl/day and for which the natural course for sufficient dilution is not available, and effluents from which cannot be controlled with suitable technology.
- 2. All such industries employing more than 500 persons/day.

3. All such industries in which the daily consumption of coaVfuel is more than 24 mt/day.

The following industries appear to fall under this category covered by all the points as above:

- 1. Ferrous and non-ferrous metal extraction, refining, casting, forging, alloy making processing etc.;
- 2. Dry Coal Processing/Mineral processing industries like Ore sintering benefication, pollutization etc.;
- 3. Phosphate look processing plants;
- 4. Cement plants with horizontal rotary kilns;
- 5. Glass and glass products involving use of coal;
- 6. Petrolium refiinery;
- 7. Petro-chemical industries:
- 8. Manufacture of lubricating oils and greases;
- 9. Synthetic rubber manufacture;
- 10. Coal, oil, wood or nuclear based thermal power plants;
- 11. Vanaspati, hydrogeneted vegetable oils for industrial purposes;
- 12. Sugar mills (White and Khandari);
- 13. Craft paper mills;
- 14. Coke oven by products and coaltar distillation Products;
- 15. Alkalies;
- 16. Caustic soda:
- 17. Potash;
- 18. Electro-thermal product (artificial, abresives, Calcium carbide ctc.);
- 19. Phosphorous and its compounds;
- 20. Acids and their salts (organic & inorganic);

- 21. Nitrogen compounds (Cynides, cynamides and other nitrogen compounds);
- 22. Explosive (including industrial explosives, detonators & fuses);
- 23. Pthalic anhydride;
- 24. Processes involving chlorinated hydrocarbon;
- 25. Chlorine, fluorine, bromine, lodinc & their compounds;
- 26. Fertilizer industry;
- 27. Paper board and straw board;
- 28. Synthetics fibres;
- 29. Insecticides, fungicides, herbicides & pesticides (basic manufacture & fonnulations);
- 30. Basic drugs;,
- 31. Alcohol (Industrial or potable);
- 32. Leather industry including tanning and processing;
- 33. Coke making, coalliquilication and fuel gas making industries;
- 34. Fibre glass production and processing.;
- 35. Manufacture of pulp-wood pulp, mechanical or chemical (including dissolving pulp);
- 36. Pigment dyes and their intermediates;
- 37. Industrial carbons (including graphite electrodes, anodes midget electrodes,
- graphite blocks, graphite crucibles, gas carbons activated carbon synthetic diamonds, carbon black, channel black, lamp black etc.);
- 38. Electro-chmicals (other than then covered under Alkali group);
- 39. Paints, enamles & varnishes;
- 40. Poly propylene;
- 41. Poly Vinyl chloride;
- 42. Cement with vertical shaft kiln technology penging certification of proven technology on pollution control;
- 43. Chlorates, perchlorates & peroxides;
- 44. Polishes
- 45. Synthetic resin & plastic products.

MINISTRY OF ENVIRONMENT & FORESTS

(Department of Environment, Forests and Wildlife) NOTIFICA TION

New Delhi, the 30th January, 1990

NOTIFICATION UNDER SECTION 6(2)(D) OF THE ENVIRONMENT (PROTECTION) ACT, 1986, READ WITH RULE 13 OF THE ENVIRONMENT (PROTECTION) RULES, 1986 FOR THE PROHIBITION AND RESTRICTION ON THE HANDLING OF HAZARDOUS SUBSTANCE IN DIFFERENT CASES.

S.D. 108(E).-Whereas a notification under clause (iii) of sub-rule (2) of rule 13 of the Environment (Protection), Rules1986, inviting objections from the concerned quarters within a period of sixty days from the date of publication of the said notification, against government's intention for the imposition of prohibition on bezidine-based dyes and its salts, was published in the Ministry of Environment and Forests, S.O. No. 881 (E), dated the 31st October, 1989.

And whereas no objection was received within the said period of sixty days;

Now, therefore, in exercise of the powers conferred by clause (iv) of sub-rule (2) of rule 13 of the said rules, the Central Government hereby prohibits and restricts the use of benzidine-based dyes and its salts in the dying and colour processing industries. all dyes and dye-intermediates containing benzidine and its derivatives shall be prohibited for "handling". The use of benzidine- based dyes, also called as benzidine-azo dyes, shall be required to be discontinued within three years from the date of issue of this notification.

PUblished in Gazette No. 52 dt. 30-1-90.

MINISTRY OF ENVIRONMENT AND FORESTS

NOTIFICATION

New Delhi, the 26th March, 1997

PROHIBITION ON THE HANDLING OF AZODYES

S.O.243(E). - Whereas a draft notification proposing imposition of Prohibition on the Handling of Azodyes was published vide the notification of the Government of India in the Ministry of Ellvironment & Forests Number S.O.292(E). Dated 29.3.1996 inviting objections and suggestions from all persons likely to be affected thereby, befl:e the expiry of the period of sixty days from the date on which the copies of Gazette containing the said notification are made available to the public;

And whereas copies of the said Gazette were made available to the public on the 26 th April, 1996;

And whereas the objections and suggestions received from the public on the said draft within the said period of sixty days were duly considered by the Central Government:

And whereas the Central Government is of the opinion that the azodyes specified in the Schedule appended to this notification are cancer-causing and are detrimental to human health and it is, therefore, considered necessary to prohibit the handling of these. Azodyes:

Now, therefore, in exercise of the powers conferred by the clause (d) of sub-section (2) of Section 6 of the Environment (Protection) Act, 1986 (29 of 1986) read with rule 13 of the Environment (Protection) Rules, 1986, the Central Government hereby" prohibits the handling of azodyes specified in the Schedule appended to this notification and the processes incidental thereto in the course of which these substances are formed or, carried on throughout India. "

The prohibition on the handling of azodyes specified in the Sclledule to this notification shall come into force on the expiry of a period of ninety days from the date of issue of this notification.

The prohibition on the handling of azodyes shall apply to the whole of India.

SCHEDULE LIST OF AZODYES

S.No	Colour Index Generic Number	Colour Index Number
1.	Acid Red 4	14710
2.	Acid Red 5	149095
3.	Acid Red 24	16140
4.	Acid Red 26	16150
5.	Acid Red 73	27290
6.	Acid Red 114	23635
7.	Acid Red 115	27200
8.	Acid Red 116	26660
9.	Acid Red 128	24125
10.	Acid Red 148	2665
11.	Acid Red 150	27190
12.	Acid Red 158	20530
13.	Acid Red 167	-
14.	Acid Red 264	18133
15.	AcidRed 265	18129
16.	Acid Violet 12	-
17.	Acid Red 420	18075
18.	Acid Brown 415	-
19.	Acid Black 131	-
20.	Acid Black 132	-
21.	Acid Black 209	-

22. B	Basic Red 111	_
	Basic Red 42	_
1	Basic Brown 4	21010
	Develo er 14=Oxidation Base 20	76035
	Direct Yellow 48	23660
	Direct Orange 6	23375
	Director Orange 7	23380
29. D	Direct Orange 10	23370
	Direct Orange 108	29173
	Direct Red 2	23500
	Direct Red 7	24100
33. D	Direct Red 21	23560
34. D	Direct Red 22	23565
	Direct Red 24	29185
36. D	Direct Red 26	29190
37. D	Pirect Red 39	23630
38. D	Direct Red 46	23050
	Direct Red 62	29175
40. D	Direct Red 67	23505
41. D	Direct Red 72	29200
42. D	Direct Violet 21	23520
43. D	Pirect Blue 1	24410
44. D	Direct Blue 3	23705
45. D	Direct Blue 8	24140
46. D	Pirect Blue 9	24155
47. D	Direct Blue 10	24340
48. D	Direct Blue 14	23850
49. D	Direct Blue 15	24400
50. D	Direct Blue 22	24280
51. D	Direct Blue 25	23790
52. D	Direct Blue 35	24145.
53. D	Direct Blue 53	23860-
54. D	Direct Blue 76	24411
55. D	Direct Blue 151	24175
56. D	Direct Blue 160	-
57. D	Direct Blue 173	-
58. D	Direct Blue 192	-
59. D	Direct Blue 201	-
60. D	Direct Blue 215	24115
61. D	Direct Blue 295	23820

62.	Direct Green 85	30387
63.	Direct Blue 222	30368
64.	Direct Black 91	30400
65.	Direct Black 154	-
66.	Disperse Yellow 7	26090
67.	Disperse Yellow 23	26010
68.	Disperse Yellow 56	-
69.	Disperse Orange 149	-
70.	Disperse Red 151	26130

[F. NO. 17/3/95-HSMJ] VIJAY SHARMA, Jt. Secretary

MINISTRY OF ENVIRONMENT & FORESTS

(Department of Environment, Forests and Wildlife)

NOTIFICA TION

New Delhi, the 9th February, 1990

Notification under section 3(2) (v) of the Environment (protection) Act, 1986 and rule 5(3) (a) of the Environment (Protection) Rulcs, 1986 prohibiting storage or chemicals in Antop Hill in Bombay.

S.O. 136 (E).-Whereas a notification under sub-rule (3) or rule 5 or the Environment (Protection) Rules, 1986 (Herein after referred to as the said rules) inviting objections against the imposition of prohibition on storage or chemicals in Antop Hill in Bombay was published vide S.O. 852(E), dated the 7th September, 1988;

And whereas an order under clause (d) or sub-rule (3) or rule 5 or tile said\rules could not be issued within 120 days of the notification under clause (a) or sub-rule (3) of rule 5 of the said rules because of the matter being subjudice under Writ Petition 12179/85, namely, M.C. Mehta v/s Union of India and Others in the Supreme Court of India and Writ Petition 3381 of 1987 in the Bombay High Court; .

And whereas the Honourable Supreme Court in its order dated 5-12-1989 directed the Government of India in the Ministry of Environment and Forests to consider objection received in response to the notification No. S.O. 852(E) dated the 7th September, 1988 and take decision without having any objection in respect or the fact that the matter is pending in that Court;

And whereas 138 objections were received which included 133 against and 5 for the prohibition;

And whereas 5 representations received in support of prohibition included suggesions by M/s Mount Steward Tea Estate, Bombay to develop Antop Hill Warehousing area inlo a semi wholesale Kirana Market and not for storage of hazardous chemicals. The Save Bombay Committee Cities inappropriates of the complex in densely populated area and warned against the consequences of hazards in case of explosion or accident. The Institution of Industrial Managers India, the members of the Cooperative Housing Society Ltd. of the Bank or India and the Bombay Environmental Action Group have expressed the same views. However, the Save Bombay Committee have no objection to the storing of non-hazardous chemicals:

And whereas of the 133 representations against the prohibition the institutional ones are from:-

- (i) Secretary, Department of Environment, Government of Maharashtra,
- (ii) Antop. Hill Warehousing Company Ltd., through its solicitors (AHWC),
- (iii) The Municipal corporation of Water Bombay,
- (iv) The Indian Chemicals Manufacturers Association,

- (v) The Indian Merchants Chamber, and
- (vi) The Chemical and Alkali Mcrchant Association.

The rest of the representation against the prohibition were by individual traders who have booked offices or gcdown space in the warehouse complex. representations from the traders are similar in nature and cite financial loss and need fof storage spaces as the basis for opposing the notification. The main thrust of the views of the Government of Maharashtra and the Municipal Corporation of the Greater Bombay is that no environment pollution is likely by the storing of nonhazaroous chemicals at Antop Hill Warehousing Company Ltd. (AHWC) complex. Such chemicals do not generate noxious gases or liquids in any manner injurious to environment. It is also emphasised the instrumentation conditions have been envisaged for storage of chemicals and the licence granted by the Municipal Corporation of Greater Bombay to the AHWC will be conditional with safeguards for safety. The AHWC gave the genesis of the Warehousing Complex at the Antop Hills and highlighted the various construction features like the electrical fittings, pre protection features etc. The government of Maharashtra was anxious to remove the storage of chemicals from the congested residential and commercial areas of the Bombay city measures primarily to shift the chemical storage from Greater Bombay which are highly congested and selected after detailed studies conducted by the Government of Maharashtra and the Municipal Corporation of Greater Bombay. The usual land reclamation investment had been undertaken by the Government of Maharashtra and the Municipal Corporation of the Greater Bombay during 1975-79. The AHWC then obtained the approval of the Chief Fire Officer of the Municipal Corporation of the Greater Bombay, Chief Controller of Explosives, Government of India, Nagpur and other concerned autorities/dcpartments. The AHWC claims that they have given the complete list of safety measures incorporated in planning based on the stipulation imposed by the Chief Fire Officer and the Chief Controller of Explosives, Government of India in Writ Petition No. 12179/85, namely, M.C. Mehta versus Union of India and others in the Supreme Court of India. The AHWC also contested funher that the storage is only for chemicals in their original packed condition and not meant for any bulk storage or repacking or storing of any gases/carcinogenic substances or explosives and that the total quantity of chemicals to be stored in the complex at anyone time is not more than 500) metric tonnes. Another main objection of AHWC was that the notification could not be issued since the matter was subjudice in another Writ Petition No. 3381 of 1987 pending in Bombay High Court. The Indian Chemical Manufacturers Association. the Indian Merchants Chamber and the Chemical and Alkali Mcrchant Association presented the same arguments.

And whereas it is difficult to conceive how the AHWC could ensure that only authorised chemicals would be stored in the individual godowns. It is also not clear how the traders storing different types of chemicals needings segregation would manage to store all these chemicals in the godowns allotted to them. In the pattern of trade in general and the chemical trade in particular the inherent nature of a trader is to keep his business information to himself. Considering that each business space for storage/office will be under the individual control of each trader and no single body could take full responsibility for safe storage of chemicals by over a thousand individual firms dealing in different quantities of chemicals at different rates of turn over, different suppliers and widely varying terms of trade and methods of business, the AHWC or any other body will find it impossible to exercise complete control over the storage of chemicals belonging to a large: number of individual trades in the same complex. There is no safety system to control flammability,

toxicity, corrosivity, reactivity, instability and oxidizing nature of several hazardous chemicals, Public interest demands that under no circumstances should hazardou chemicals be allowed to be stored at the site in question:

And whereas the Government of Maharashtra appointed a committee headed by Dr. R.K Garg to look into the pros and cons of lhe use of Antop Hill Warehousing complex for the purpose of storage of hazardous and non-hazardous chemicals. The Committee has gone into all the detail. and visited the site to' conduct site inspection at length. The Committee has concluded, among other things, that slorage of hazardous chemicals at this site would make this storage a majo hazard inslallation. The Committee suggested shifting of the storage of hazardous chemicals to different site. The same Committee laler prepared a list of chemicals which could be stored in the proposed warehousing complex along with the quantities that could be stored. The 55 chemical listed by lhe Garg Committee in this context along with permissible quantity for storage are listed as per Annexure;

An whereas now all objections received have been duly considered by the Central Government:

Now, therefore, in exercise of the powers conferred by clause (d) of sub-rule (3) of rule 5 the said rules, the Central Government hereby imposes prohibj!!on and restrictions that hazardous, chemicals as defined in clause (c) or rule 2 of the Manutacture, Storage and Import Hazardous Chemicals Rules, 1989, not being a chemical in the quantity mentioned in Annexure shall be stored in Antop Hill Warehousing Complex and that the storage of approved chemical shall be regUlated in accordance with the recommendations of the Garg Committee.

ANNEXURE Chemicals, with quantity ,that can be stored at the Warehousing Complex, Wadala

Activated bleaching earth	2 te
2. Aluminium sulphate	50 te
3. Anhydride butile	25 te
4. Aspirin powder	10 te
5. Barium sulphate	15 te
6. Basic chrome sulphate	2 te
7. Bitumen	10 te
8. Borax.	I00te
9. C.M.C. (Carboxy Methyl cellulose)	5 te

10. Calcium chloride	I00te
11. Calcium fluoride	3 te
12. Calcium oxide 13. Calcium sulphate	75 te 75 te
14. China Clay	25 te
15. Citric acid	I00te
16. ' Copper sulphatc	6 te
17. Cream of tartar	5 te
18. Dipotasium phosphate	1te
19. Disodium phosphatc	2te
20. Fatly alcohols	1 5 te
21. Ferric chloride	
22. Glass Wool	2 te
23. Glauber salt	175 te
24. Glucose liquid	25 te
25. Hillo suspension	50 te
26. Lactic acid	20 te
27. Lactose	250 te
28. Lithoponc.	105 te
29. Magncsium chloride	10 te
30. Magnesium oxide	2 te
31. Manitol	5 te
32. Mono sodium glutamate	3 te
33. Oleic acid	2 te
34. Potash alum	80 te
35. Potassium bicarbonate	25 te
36. Potassium chloride	45 te

37. Pectin	10 te
38. polysorbate	5 te
39. Salicylic acid	200 te
40. Sodium acetate	5 te
41. Sodium alginate	25 te
42. Sodium bicarbonate	150 te
43. Sodium Carbonatc	150 te
44. Sodium chloride	75 te
45. Sorbitol	100 le
46. Stearic acid	10 te
47. Talcum Powder	50 te
48. Tamarind seed	50 te
49. Tannin extract	10 te
50. Tartaric acid	50 te
51. Titanium dioxide	100 te
52. Tapioca	25 te
53. Trisodium phosphate	50 te
54. Wax	35te

55. Zinc oxide 50te

[F .No. 1800 11/5/87-HSMD] K.MADHA V A SARMA, Add. Secy.

Pubhlished in the gazette No. 76 dated 9.2.90

MINISTRY OF ENVIRONMENT & FORESTS

(Department of Environment, Forests and Wildlife)

NOTIFICATION

New Delhi, the 19th February, 1991

Notification under Section 3(1) and section 3(2) (v) of the Environment (Protection) Act, 1986 and rule 5(3) (d) of the Environment (Protection) Rules, 1986 declaring Coastal Stretches as Coastal Regulation Zone (CRZ) and Regulating Activities in the CRZ

S.O.114(E).- Whereas a Notification under Section 3(1) and Section 3(2) (v) of the Environment (Protection) Act, 1986 inviting objections against the declaration of Coastal Stretches as Coastal Regulation Zone (CRZ) and imposing restrictions on industries, operations and processes in the CRZ was published vide S.O. No. 944 (E). dated 15th December, 1990.

And whereas ail objections received have been duly considered by the Central Government.

Now, therefore, in exercise of the powers conferred by Clause (d) of sub- rule (3) of Rule 5 of the Environment (Protection) Rules, 1986 and all other powers vesting in its behalf of, the Central Government hereby declares the coastal stretches of seas, bays, estuaries, creeks, rivers and backwaters which are influenced by tidal action (in the landward side), upto 500 meters from the High Tide Line (HTL) and the land between 'the Low Tide Line and the HTL of Coastal Regulation Zone; and imposes' with effect from the date of this Notification, the following restrictions on the setting up and expansion of industries, operations or processes etc. in the said Coastal Regulation Zone (CRZ). 1[For the purposes of this notification, the High Tide Line means the line on the land upto which-the highest water line reaches during the spring tide. The high tide line shall be demarcated uniformly in all parts the country by the demarcating authority or authorities so authorised by the Central Government, in accordance with the general guidelines issued in this regard.

Note - The distance from the High Tide Line shall apply to both sides in the case of rivers, creeks and back waters and may be modified on a case by case basis for reasons to be recorded while preparing the Coastal Zone Management Plans. However, this distance shall not be les than 50 metres or the width of the creek, river or back-water whichever is less. The distance upto which development along rivers, creeks and back-waters is to be regulated shall be governed by the distance upto which the tidal effect of sea is experienced in rivers, creeks or back-waters, as the case may be, and should be clearly identified in the Coastal Zone Management Plans.

Prohibited Activities

The following activities are declared as prohibited within the Coastal Regulation Zone namely:

- (i) Setting up of new industries and expansion of existing industries, except those directly related to water front or directly needing foreshore facilities;
- (ii) Manufacture or handling or storage or disposal of hazardous substances as specified in the Notifications of the Government of India in the Ministry of Environment & Forests No. S.O. 594(E), dated 28th July, 1989.. S.O. 966 (E), dated 271h November. 1989 and GSR 1037(E) dated 5th December. 1989; except

transfer of hazardous substances from ships to ports, terminals and refineries and vice versa, in the port areas;

Provided that Government of India in the Ministry of Surface Transport, on a case to case basis, may permit storage of the petroleum products as specified in Anneuxre - III appended to this notification within the existing port limits of existing ports and harbours and 'in those areas of ports that have not been - classified as CRZ-I subject to implementation of safety regulations including guidelines issued by Oil Safety Directorate in the Government of India, Ministry of Petroleum and Natural Gas after ensuring proper location of site and availability of necessary equipment to meet the safety norms and the exigencies arising due to any accident or spillage.

(iii) Setting up and expansion of fish processing units including warehousing (excluding hatchery and natural fish drying in permitted areas);

Provided that existing fish, processing units for modernisation purposes may utilise twenty ,five per cent additional plinth area required for additional equipment and pollution control measures only subject to existing Floor Space Index/Floor Area Ratio norms and subject to the condition that the additional plinth area shall not be towards seaward side of existing unit and also subject to the approval State Pollution Control Board or Pollution Control Committee.

iv) Setting up and expansion of units/t:nechanism for disposal of waste and effluents, except facilities required for discharging treated effluents into the water course with

approval uQder the Water (Prevention and Control of Pollution) Act, 1974; and except for storm water drains;

- v) Discharge of untreated wastes and effluents from industries, cities or towns and other human settlements. Schemes shall be implemented by the concerned authorities for phasing out the existing practices, if any, within a reasonable time period not exceeding three years from the date of this notification.
- vi) Dumping of city or town waste for the purposes of landfilling or otherwise; the existing practice, if any, shall be phased out within a reasonable time not exceeding three years from the date of this Notification.
- vii) Dumping of ash or any wastes from thermal power stations;
- viii) Land reclamation, bunding or disturbing the natural course of sea water except those r~quired for construction of ports, harbours, jetties, wharves, quays, slipways, bridges and sea-links and for other facilities that are essential for activities permissible under the notification or for control of coastal erosion and maintenance or clearing of waterways, channels and ports or for prevention of sandbars or for tidal regulations, storm water drains or for structures for prevention of salinity ingress and sweet water recharge;
- ix) Mining of sand, rocks and other substrata material, except those rare minerals not available outside the CRZ areas;
- 1[Provided that in the Union Territory of the Andaman and Nicobar Islands, mining of sand may be permitted by the Committee which shall be constituted by the Lieutenant Governor of the Andaman and Nicobar Islands consisting of Chief Secretary; Secretary, Departrilent of Environment; Secretary, Department of Water Resources; and Secretary, Public Works Department; Committee may permit mining of sand from non-degraded areas for construction purposes from selected sites, in a regulated manner on a case to case basis, for a period up to the 30th day of September, 2000. The quality of the sand mined shall not exceed the essential requirements for completion of construction works including dwelling units, shops in respect of half yearly requirements of 1999-2000 and 2000-200 I annual plans. The permission of mining of sand may be given on the basis of the mining plan for such sites in such quantity which shall not have adverse impacts on the environment.]

1.Inserted by Notification No.S.O.73(E)dated 31.1.1997

- (x) Harvesting or drawal of ground water and construction of mechanisms therefore within 200 m of HTL; in the 200 m to 500m zone it shall be permitted only when done manually through ordinary wells for drinking, horticulture, agriculture and fisheries;
- 1[Provided that drawal of ground water is permitted, where no other source of water is available and when done manually through ordinary 'wells or hand pumps, for drinking and domestic purposes, in the zone between 50 to 200 m from High Tide Line in case of seas, bays and estuaries and within ,200m. or the CRZ, whichever is less, from High Tide Line in case of rivers, creeks and backwaters subject to such restrictions, as may be deemed necessary, in areas affected by sea water intrusion,

that may imposed be imposed by an authority designated by State GovernmentlUnion Territory Administration.]

1.Inserted by Notification No.S.O.73(E)dated 31.1.1997

- (xi) construction activities in ecologically sensitive areas as specified in Annexure -I of this Notification.
- (xii) any construction activity between the Low Tide Line and High Tide Line, except facilities for carrying treated effluents and waste water discharges into the sea, facilities for carrying sea water for cooling purposes, oil, gas and similar pipelines and facilities essential activities permitted under this Notification; and -
- (xiii) dressing or altering of sand duens, hills natural features including landscape charges for beautification, recreational and other such purpose, except as permissible under the Notification.

3. Regulation of Permissible Activities:

All other activities, except those prohibited in para 2 above, will be regulated as under:

- (1) Clearance shall be given for any activity within the Coastal Regulation Zone only if it requires water front and foreshore facilities.
- (2) The following activities will require environmental clearance from the Ministry of Environment & Forests, Government of India, namely: -
- (i) Construction activities related to Defence requirements for which foreshore facilities are essential (e.g. slipways, jetties etc.); except for classified operational component of defence projects for which a separate, procedure shall be followed. (Residential buildings, office buildings,,' hospital complexes, workshops shall not come within the definition of operational requirements except in very special cases and hence shall not normally be permitted in the CRZ).
- (ii) Operational constructions for ports and harbours and light houses and constructions for activities such as jetties, wharves, quays and slipways;

Provided that for expansion or modernisation of existing ports and harbours including fishing harbours operational constructions for ports and harbours and construction of jetties, wharves, quays, slipways, Single Point Mooring and Single Buoy Mooring and for reclamation of facilities essential for operational requirements of ports and harbours in areas within the existing po11 limits, except the areas classified as category CRZ-I (i), shall require environmental clearance from Government of India

in the Ministry of Surface Transport, which shall take decision on these activities on the basis of Environmental Impact Assessment Report;

Provided further that reclamation for commercial purposes such as shopping and using complexes, hotels and entertainment activities shall not be permissible.

- (iii) Thermal power plants (only foreshore facilities for transport of raw materials facilities for in-take of cooling water and outfall for discharge of treated waste water/cooling water); and
- (iv) All other activities with investment exceeding rupees five crores except those activities which are to be regulated by the concerned authorities at the State/Union Territory level in accordance with the provisions of paragraph 6, sub-paragraph (2) of Annexure 1 of the notification.
- (3) (i) The coastal States Union Territory administrations shall prepare, within a period of one year from the date of this Notification, Coastal Zone Management Plans identifying and classifying the CRZ areas within their respective territories in accordance with the guidelines given in Annexure -I and II of the Notification and obtain approval (with or without modifications) of the Central Government in the Ministry of Environment & Forests;
- (ii) Within the framework of such approved plans, all development and activities within the CRZ other than those covered in para 2 and para 3(2) above shall be regulated by the State Government, Union Territory Administration or the local authority as the case may be in accordance with the guidelines given in Annexures -I and II of the Notification; and
- (iii) In the interim period till the Coastal Zone Management Plans mentioned in para 3(3) (i) above are prepared and approved, all developments and activities within the CRZ shall not violate the provisions of this Notification. State Governments and Union Territory Administrations shall ensure adherence to these regulations and violations, if any, shall be subject to the provisions of the Environment (Protection) Act, 1986.

4. Procedure for monitoring and enforcement:

The Ministry of Environment & Forests and the Government of State or Union Territory and such other authorities at the State or Union Territory levels, as may be designated for this purpose, shall be responsible for monitoring and enforcement of the provisions of this notification within their respective jurisdictions.

N.K-150 19/1/84/IA-III(Vol.II)

R.RAJAMANI, Secy.

ANNEXURE-I

COASTAL AREA CLASSIFICATION AND DEVELOPMENT REGULATIONS

Classification of Coastal Regulation Zone:

6(1) For regulating development activities, the coastal stretches within 500 metres of High Tide Line on the landward side are classified into four categories, namely:

Category I (CRZ-I)

- (i) Areas that are ecologically sens'itive and important, such as national parks/marine parks, sanctuaries, reserve forests, wildlife habitats, mangroves, corals/coral reefs, areas close to breeding and spawning grounds of fish and other marine life, areas of outstanding natural beauty/historically/heritage areas, areas rich in genetic diversity, areas likely to be inundated due to rise in sea level consequent upon global warming and such other areas as may be declared by the Central Government or the concerned authorities at the State/Union Territory level from time to time.
- (ii) Area between the Low Tide Line and the High Tide Line.

Category II (CRZ-II)

The areas that have already been developed upto or close to the shore-line. For this purpose, "developed area" is referred to as that area within the municipal limits or in other legally designated urban areas which is already substantially built up and which has been provided with drainage and approach roads and other infrastructural facilities, such as water supply and sewerage mains.

Category - III (CRZ-III):

Areas that are relatively undisturbed and those which do not belong to either Category-lor II. These will include coastal zone in the rural areas (developed and undeveloped) and also areas within Municipal limits or in other legally designated urban areas which are not substantially built up.

Category-IV (CRZ-IV)

Coastal stretches in the Andaman & Nicorbar, Lakshadweep and small islands, except those designated as CRZ-I, CRZ-II or CRZ-III.

Norms for Regulation of Activities.

6(2) The development or construction activities in different categories of CRZ area shall be regulated by the concerned authorities at the State/Union Territory level, in accordance with the following norms:

CRZ-I

No new construction shall be permitted within 500 metres of the High Tide Line. No construction activity, except as listed under 2(xii), will be permitted between the Low Tide Line and the High Tide Line.

Provided that construction of dispensaries, schools, public rain shelters, community toilets, bridges, roads, jetties, water supply, drainage, sewerage which are required for traditional inhabitants of the Sunderbans Bio-sphere reserve area, West Bengal, may be permitted, on a case to case basis, by an authority designated by the State Government.

CRZ-II

(i) Building shall be permitted only on the landward side of the existing road (or roads proposed in the approved Coastal Zone Management Plan of the aera) or on the landward side of existing authorised structures. Buildings permitted on the landward side of the existing and proposed roads/existing authorised structures shall be subject to the existing local town and Country Planning Regulations including the existing norms of Floor Space Index/Floor Area Ratio.

Provided that no pennission for construction of buildings shall be given on landward side of any new roads (except roads proposed in the approved Coastal Zone Management Plan) which are constructed on the seaward side of an existing road.

- (ii) Reconstruction of the authorised buildings to be permitted subject to the existing FSI/F AR norms and without change in the existing use.
- (iii) The design and construction of building shall be consistent with the surrounding landscape and local architectural style.

CRZ - III

- (i) The area upto 200 metres from the High Tide Line is to be earmarked as 'No Development Zone'. No construction shall be permitted within this zone except for repairs of existing authorised structures not exceeding existing FSI, existing plinth area and existing density and for permissible activities under the notification including facilities essential for such activities. An authority designated by the State Government/Union Territory Administration may permit construction of facilities for water supply, drainage and sewerage for requirements of local inhabitants. However, the following uses may be permissible in this zone- agriculture, horticulture, gardens, pastures, parks, play fields, forestry and salt manufacture from sea water.
- (ii) Development of vacant plots between 200 and 500 metres of High Tide Line in designated areas of CRZ-III with prior approval of Ministry of Environment & Forests(MEF) permitted for construction of hotels/beach resorts for temporary

occupation of tourists/visitors subject to the conditions as stipulated in the guidelines at Annexure-II.

(iii)Construction/reconstruction of dwelling units between 20 and 500 metres of the High Tide Line perty,itted so long it is within the ambit of traditional rights and customary use such as existing fishing villages and gothans. Building permission for such construction/reconstruction will be subject to the conditions that the total number of dwelling unit shall not be more than twice the number of existing unit, total covered area on all floors shall not exceed 33 per cent of the plot size; the overall height of construction shall not exceed 9 metres and construction shall not be more than 2 floors (ground floors plus not floor).

Construction is allowed for permissible activities under the notification including facilities essential for such activities. An authority designated by State GovernmentlUnion Territory Administration may permit construction of public rain shelters, community toilets, water supply, drainage, sewerage, roads and bridges. The said authority may also permit construction of schools and dispensaries for local inhabitants of the area for those panchayats the major part of which falls within CRZ if no other areas is available for construction of such facilities.

(iv)Reconstruction/alternations of an existing authorised building permitted subject to (i) to (iii) above.

CRZ-IV

Andaman & Nicobar Islands:

- (i) No new construction of buildings shall be permitted within 200 metres of the HTL;
- (ii) The buildings between 200 and 500 meters from the High Tide Line shall not have more than 2 floors, (ground floor and 1st floor) the total covered area on all floors, shall not be more than 50 per cent of the plot size and the total height of construction shall not exceed 9 metres:
- (iii) The design and construction of buildings shall be consistent with the surrounding landscape and local architectural style.
- (iv) (a) Corals from the beaches and coastal waters shall not be used for construction and other purposes;
- (b) sand may be used from the beaches and coastal waters, only for construction purpose upto 30th day of September ,2000 and thereafter it shall not be used for construction and other purposes].
- (v) Degrading and underwater blasting in and around coral formations shall not be permitted; and
- (vi) However, in some of the Islands, coastal stretches may also be classified into categories CRZ-I or II or III with the prior approval of Ministry of Environment & Forests and in such designated stretches, the appropriate regulations given for respective categories shall apply .

Lakshdweep and small Islands:

- (i) For permitting construction of buildings and distance from the High Tide Line shall be decided depending on the size of the Islands. This shall be laid down for each Island, in consultation with the experts and with approval of the Ministry of Environment & Forests, keeping in view the land use requirements for specific purposes vis- a-vis local conditions including hydrological aspects erosion and ecological sensitivity.
- (ii) The buildings within 500 meters from the HTL shall not have more (than 2 floors, (ground floor, and 151 floor) the total covered area on all floors shall not be more than 50 per cent of the plot size and the total height of construction shall not exceed 9 metres:
- (iii) The design and construction of buildings shall be consistent with the Sit surroundings landscape and local architectural style.
- (iv) Corals and sand from the beaches and coastal waters shall not be used for construction and other purposes.
- (v) Degrading and underwater blasting in and around coral formations shall not be permitted; and
- (vi) However, in some of the Islands, coastal stretches may also be classified into categories CRZ-I or II or III, with the prior approval to the Ministry of Environment &

Forests and in such designated stretches, the appropriate regulations given for respective Categories shall apply.

ANNEXURE -II

Guidelines for Development of Beach Resorts/Hotels in the Designated areas of CRZ-III for Temporary Occupation of Tourist/Visitors, with prior approval of the Ministry of Environment & Forests.

- 7(1) Construction of beach resorts/hotels with prior approval of the MEF in the designated areas of CRZ-III for temporary occupation of tourists/visitors shall be subject to the following conditions:
- (i) The project proponent shall not undertake any construction within 200 metres in the land-ward side from the High Tide Line and within the area between the Low Tide and High Tide Lines:

Provided that the Central Government may, after taking into account geographical features and overall Coastal. Zone Management Plans, and for reasons to be recorded in writing, permit any construction subject to such conditions and restrictions as it may deem fit;

- (ia) live fencing and barbed wire fencing with vegetative cover may be allowed around private properties subject to the condition that such fencing shall in no way hamper public access to the beach;
- (ib) no flattening of sand dunes shall be carried out;
- (ic) no permanent structures for sports facilities shall be permitted except construction of goal posts, net posts and lamp posts
- (id) construction of basements may be allowed subject to the condition that no objection certificate is obtained from the State Ground Water Authority to the effect that such constructiofi will not adversely affect free flow of ground water in that area. The State Ground Water Authority shall take into consideration the guidelines Issued by the Central Government before granting such no objection certificate.

EXPLANATION: Though no construction is allowed in the no development zone for the purpose of calculation of FSI, the area of entire plot including the portion which falls within the no development zone shall be taken into account".

- (ii) the total plot size shall not be less than 0.4 hectares and the total covered area on all floors shall not exceed 33 per cent of the plot size i.e. the FSI shall not exceed 0.33. The open area shall be suitably landscaped with appropriate vegetal cover.
- (iii) The construction shall be consistent with the surrounding landscape and local architectural style;
- (iv) The overall height of consn:uction upto highest ridge of the roof, shall not exceed 9 metres and the construction shall not be more than 2 floors (ground floor plus one upper floor);

- (v) Ground water shall not be tapped within 200 m of the HTL; within the 200 metres 500 metre zone'it can be tapped only with the concurrence of the Central/State Ground Water Board;
- (vi) Extraction of sand, leveling or digging of sandy stretches except for structural foundation of building swimming pool shan not be permitted within 500 metres of the High Tide Line.
- (vii) The quality of treated effluents, solids wastes, emission and noise levels etc. from the project. area must conform to the standards laid down by the competent authorates Including the Central/State Pollution Control.
- (viii) Necessary arrangements for the treatment of the effluents and solid wastes must be made, It must be ensured that the untreated effluent and solid wastes are not discharged onto the water or on the beach; and no effluent, solid waste shall be discharged on the beach.
- (ix) To allow public access to the beach, atleast a gap of 20 metres width shall be provided between any two hotels/beach resorts; and in no case shall gaps be less than 500 metres apart; and
- (x) If the project involves diversion of forest land for non-forest purposes, clearance as required under the Forests (Conservation) Act,] 980 shall be obtained. The requirements of other Central and State laws as applicable to the project shall be met with.
- (xi) Approval of the State/Union Territory Tourism Department shall be obtained,
- 7(2) In ecologically sensitive areas (such as marine parks, mangroves, coral reefs, breeding and spawning grounds of fish, wildlife habitats and such other areas as may notified by the Central/State Government/Union Territories) construction of beach resorts/hotels shall not be permitted, .

ANNEXURE - III

(See paragraph 2, sub-paragraph (ii)]

LIST OF PETROLEUM PRODUCTS PERMITTED FOR STORAGE IN PORT AREAS

- (i) Crude Oil
- (ii) Liquefied Petroleum Gas (iii) Motor Spirit (iv) Kerosene
- (v) Aviation: Fuel
- (vi) High Speed Diesel (vii) Lubricating Oil
- (viii) Butane: (ix) Propane
- (x) Compressed Natural Gas (xi) Naptha
- (xii) Furnace Oil
- (xiii) Low Sulphur Heavy Stock.

MINISTRY OF ENVIRONMENT & FORESTS ORDER

New Delhi, the 26th November, 1998

S.O.No. 991(E)- In exercise of the powers conferred by sub-sections (I) and (3) of section 3 of the Environment (Projection) Act, 1986 (29 of 1986) (hereinafter referred to as said Act) and in supersession of the Order of the Government of India in the Ministry of Environment & Forests number J-17011/18/96-IA-III dated 13th August, 1998, except as respects things done or omitted to be done before such supersession, the Central Government hereby constitutes an authority to be known as the National Coastal Zone Management Authority(hereinafter referred to as the Authority) consisting of the following persons, for a period of two years, with effect from the date of publication of this Order in the Official Gazette, namely: -

I. Additional Director	Chairman
(Impact Assessment) Ministry of Environment & Forests	
2. Chief Town Planner,	Member
Ministry of Urban Affairs and	
Employment, New Delhi	
3. Director General (Tourism)	Member
Ministry of Tourism New Delhi	
4. Fisheries Development Commissioner	Member
Ministry of Agriculture	
5. Joint Secretary (Ports) Ministry of Surface Transport New Delhi	Member
6. Director, National Institute of	Member
Oceanography, Panjim, Goa	
7. Director, Central Marine	Member
Fisheries Research Institute Cochin	
8. Father Thomas Kocherry	Member

Coordinator
World Forum of Fish Harvesters and
Fish Workers (WFF)
Valiathura, Thiruvananthapuram

9. Shri Hal Mane Member

President, Ratnagiri District

Fishmen's Association, Ratangiri Maharashtra

10. Shri Shiya Kashinath Naik Member

Sarpanch Shioroda

Kerwadi, Tehsil Vengurla District Sindhudurg

Maharashtra -- 1

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11. Shri Rajaram Gadhekar

Mukteshwar Sansthan

Member

Apoogaon, Malad (West) Mumbai

12. Deputy Secretary, Impact Assessment

Member Secretary

Ministry of Environment & Forests New Delhi

- II. The Authority shall have the power to take the following measures for protecting and improving the quality of the coastal environment and preventing, abating and controlling environmental pollution in coastal areas, namely: -
- (i) Co-ordination of actions by the State Coastal Zone Management Authorities and the Union Territory Coastal Zone Management Authorities under the said Act and the rules made thereunder, or under any other which is relatable to the objects of the said Act.
- (ii) Examination of the proposals for changes and modifications in classification of Coastal Regulation Zone areas in the Coastal Zone Management Plans received from the State Coastal Zone Management Authorities and the Union Territory

Coastal Zone Management Authorities, and making specific recommendations to the Central Government therefor.

- (iii)(a) Review of cases involving violations of the provisions of the said Act and the rules made thereunder, or under any other law which is relatable to the objects of the said Act and, if found necessary, issue directions under section 5 of the said Act
- (b) Review of cases under (iii) (a) either suo-moto or on the basis of the complaint made by an individual, or a representative body, or an organisation functioning in the field of environment.
- (iv) File complaints, under section 19 of the said Act in cases of non- compliance of the directions issued by it under sub-paragraph (iii) (a) of paragraph II of the Order.
- (v) To take action under section 10 of the said Act to verify the facts. concerning the issues arising from sub-paragraphs (i), (ii) and (iii) of paragraph II of the Order.
- III. The Authority shall provide technical assistance and guidance to the concerned State Government, Union Territory Governments/Administrations, the State Coastal Zone Management Authorities, the Union Territory Coastal Zone Management Authorities, and other institutions/organizations as may be found necessary, in matters relating to the protection and improvement of the coastal environment.
- IV. The Authority shall examine and accord its approval to area specific management plans, integrated Coastal Zone Management plans and modifications thereof Zone Management plans and modifications thereof submitted by the State Coastal Zone Management Authorities and the Union Territory Coastal Zone Management Authorities.
- V. The Authority may advise the Central Government on policy, planning, research and development, setting up of Centres of Excellence and funding, in matters relating to Coastal Regulation Zone Management.
- VI. The Authority shall deal with all environmental issues relating to Coastal Regulation Zone which may be referred to it by the Central Government.
- VII. The Authority shall furnish report of its, activities and the activities of the State Coastal Zone Management Authorities and Union Territory Coastal Zone Management Authorities at least once in six months to the Central Governments.
- VIII. The foregoing powers and functions of the Authority shall be subject to the supervision and control of the Central Government.
- IX. The Authority shall have its headquarters at New Delhi.

X. Any matter specifically not falling within in scope and jurisdiction of the Authority as so constituted shall be dealt with by the statutory authorities concerned.

K.ROY PAUL, Addl. Secy.

MINISTRY OF ENVIRONMENT & FORESTS ORDER

New Delhi, the 26th November, 1998

S.O.No. 992(E)- In exercise of the powers conferred by sub-sections (1) and (3) of section 3 of the Environment (Projection) Act, 1986 (29 of 1986) (hereinafter referred to as the said Act), the Central Government hereby constitutes an authority to be known as the Andaman & Nicobar Islands Coastal Zone Management Authority (hereinafter referred to as the Authority) consisting of the following persons, for a period of two years, with effect from the date of publication of this order in the Official Gazette, namely: -

1. Chief Secretary	Chairman
Andaman and Nicobar Administration	
Andaman and Nicobar Islands , Port Blair	
2. Sh.W.G.Thambudurai Chief Engineer & Adminstrator Andaman Lakshadeep Harbour Works Ministry of Surface Transport Port Blair	Member
Secretary.	Member
Department of Environment	
Andaman & Nicobar Islands Port Blair	
4. Director	Member
Department of Fisheries Port Blair	
5. Director Member	
Central Agriculture Research Institute Port Blair	

6. Dr.P.S.N.Rao

Member

Botanical Survey of India Port Blair

7. Conservator of Forests

MemberSecretary

Andaman & Nicobar Islands.

Port Blair

- II. The Authority shall have the power to take the following measures for protecting and improving the quality of the coastal environment and preventing, abating and controlling environmental pollution in coastal areas of the Union Territory of the Andaman and Nicobar Islands, namely: -
- (i) Examination of proposals for changes/modifications in classification of Coastal Regulation Zone areas and in the Coastal Zone Management Plan (CZMP) received from the Andaman and Nicobar Islands Administration, and making specific recommendations to the National Costal Zone Management Authority therefore.
- (ii) (a) Inquiry into cases of alleged violations of the provisions of the said Act and the rules made thereunder, or any other law which is relatable to the objects of the said Act and, if found necessary in a specific case, issuing directions under section 5 of the said Act, insofar as such directions are not inconsistent with any direction issued in that specific case by the National Coastal Zone Management Authority or by the Central Government:
- (b) Review of cases involving violations of the provisions of the said Act and the rules made thereunder or under any other law which is relatable to the objects of the said Act, and if found necessary, referring such cases, with comments, for review to the National Coastal Zone Management Authority;

Provided that the cases under sub-paragraphs (ii) (a) and (ii) (b) of paragraph 2 may be taken up suo-moto, or on the basis of complaint made by an individual, or an representative body, or an organisation.

- (iii) Filing complaints, under section 19 of the said in cases of non-compliance of the directions issued by it under sub-paragraphs (i) and (ii) of paragraph II of this Order.
- (iv) To take action under section 10 of the said Act to verify the facts concerning the issues arising from sub-paragraphs (i), and (ii) of paragraph II of this Order.
- III. The Authority shall deal with environmental issues relating to Coastal Regulation Zone which may be referred to it by the Andaman and Nicobar Islands

Administration, the National Coastal Zone Management Authority or the Central Government.

- V. The Authority shall identify ecologically sensitive areas in the Coastal Regulation Zone, and formulate area-specific management plans for such identified areas.
- V. The Authority shall identify coastal areas highly vulnerable to erosion/degradation, and formulate area-specific management plans for such identified areas.
- VI. The Authority shall identify economically important stretches in the Costal Regulation Zone and prepare integrated Coastal Zone Management Plans for the same.
- VII. The Authority shall submit the plans prepared by it under paragraphs IV, V, VI above and modifications thereof to the National Coastal Zone Management Authority for examination and its approval.
- VIII. The Authority shall ensure compliance of all specific conditions that are laid down in the approved Coastal Zone Management Plan of Andaman & Nicobar Islands.
- IX. The Authority shall furnish report of its activities at least once in six months to the National Coastal Zone Management Authority.
- X. The foregoing powers and functions of the Authority shall be subject to the supervision and control of the Central Government.
- XI. The Authority shall have its headquarters at Port Blair.
- XII. Any matter specifically not falling within the scope and jurisdiction of the Authority as so constituted shall be dealt with by the statutory authorities concerned.

[F.No.1701 f/18/96-IA-III]

K.ROY PAUL, Add!. Secy.

MINISTRY OF ENVIRONMENT & FORESTS ORDER

New Delhi, the 26th November, 1998

S.O.No. 993(E)- In exercise of the powers conferred by sub-section (1) and (3) of section 3 of the Environment (Protection) Act, 1986 (29 of 1986) (hereinafter referred to as the said Act), the Central Government hereby constitutes an authority to be known as the Andhra Pradesh Coastal Zone Management Authority (hereinafter referred to as the Authority) consisting of the following persons, for a

period of two years, with effect from the date of publication of this order in the Official Gazette, namely: -

1. Principal Secretary

Chairman

Environment, Forests and Science and Technology, Government of Andhra Pradesh, Hyderabad

2.Secretary

Member

Department of Revenue

Government of Andhra Pradesh Hyderabad

Dixector Merhber National Remote Sensing

Agency Hyderabad

4. Dr.M.Balu Rao

5. Dr.A.V.Raman

Member

Retired Principal, College of

Fisheries ANGR Agriculture University

Member

Head of the Department of

Zoology College of Science and

Technology Andhra University, Waltair

6. Member Secretary

Member

Andhra Pradesh Pollution Control

Board HUDA Complex, Hyderabad

7. Director

Member Secretary

Shore Area Development Authority Hyederabad

- II. The Authority shall have the power to take the following measures for protecting and improving the quality of the coastal environment and preventing, abating and controlling environmental pollution in areas of the State of Andhra Pradesh, namely:-
- (i) Examination of proposals for changes/modifications in classification of Coastal Regulation Zone areas and in the Coastal Zone Management Plan (CZMP) received from the Andhra Pradesh State Government and making specific recommendations to the National Costal Zone Management Authority therefor.

- (ii)(a) Inquiry into cases of alleged violations of the provisions of the said Act and the rules made thereunder, or any other law which is relatable to the objects of the said Act and, if found necessary in a specific case, issuing directions under section 5 of the said Act, insofar as such directions are not inconsistent with any direction issued in that specific case by the National Coastal Zone Management Authority or by the Central Government;
- (b) Review of cases involving violations of the provisions of the said Act and the rules made thereunder, or under any other law which is relatable to the objects of the said Act, and if found necessary, referring such cases, with comments, for review to the National Coastal Zone Management Authority;

Provided that the cases under sub-paragraphs (ii) (a) and (b) of paragraph II may either be taken up suo-moto, or on the basis of complaint made by an individual, or a representative body, or an organisation.

- (iii) Filing complaints, under section 19 of the said Act in cases of non- compliance of the directions issued by it under sub-paragraphs (i) and (ii) of paragraph II of this Order.
- (iv) To take action under section 10 of the said Act to verify the facts concerning the issues arising from sub-paragraphs (i), and (ii) of paragraph II of this Order.
- III. The Authority shall deal with environmental issues relating to Coastal Regulation Zone which may be referred to it by the State Government, Andhra Pradesh, the National Coastal Zone Management Authority or the Central Government.
- (iv) To take action under section 10 of the said Act to verify the facts concerning the issues arising from sub-paragraphs (ii), (a) of paragraph II of this Order.
- III. The Authority shall deal with environmental issues relating to Coastal Regulation Zone which may be referred to it by the Tamil Nadu State Government, the National Coastal Zone Management Authority or the Central Government.
- IV. The Authority shall identify ecologically sensitive areas in the Coastal Regulation Zone, and formulate area-specific management plans for such identified areas.
- V. The Authority shall identify coastal areas highly vulnerable to erosion/degradation.. and formulate area-specific management plans for such identified areas.
- VI. The Authority shaU identify economically important stretches in the Coastal Regulation Zone and prepare integrated Coastal Zone Management Plans for the same.
- VII. The Authority shall submit the plans prepared by it under paragraphs IV, V, VI above and modifications thereof to the National Coastal Zone Management Authority for examination and its approval.
- VIII. The Authority shall ensure compliance of all specific conditions that are laid down in the approved Coastal Zone Management Plan of Tamil Nadu.

- IX. The Authority shall furnish report of its activities at least once in six months to the National Coastal Zone Management Authority.
- X. The foregoing powers and functions of the Authority shall supervision and control of the Central Government.
- XI. The Authority shall have its headquarters at Chennai.
- XII. Any matter specifically not falling within the scope and jurisdiction of the Authority as so constituted shall dealt with by the statutory authorities concerned.

[F.No.17011/I8/96-IA-III] K.ROY PAUL, Addl. Secy.

MINISTRY OF ENVIRONMENT & FORESTS

ORDER

New Delhi, the 26th November, 1998

S.O. 995 (E) - In exercise of the powers conferred by sub-section (1) and (3) of section 3 of the Environment (Protection) Act, 1986 (29 or 1986) (hereinafter referred to as the said Act), the Central Government hereby constitutes an authority to be known as the Goa Coastal Zone Management Authority (hereinafter referred to as the Authority) consisting of the following persons, for a period of two years with effect from the date of publication of this Order in the Official Gazette, namely;-

1. Secretary Chairman

Department of Environment Panjim

2. Chief Town Planner Member

Town and Country Planning Offic, Panjim

3. Shri Ashok Kumar Member

Regional Controller of Mines

Indian Bureau of Mines Panjim

4. Director Member

Department of Tourism Panjim

5. Dr. Arvinda Untawale Member

National Institute of Oceanography Dona Paula

6. Prof. Leela Bhosle Member

Head of Department University of Kolhapur

7. Director Member

Secretary Department of Science,

Technology and Environment Panjim

II. The Authority shall have the power to take the following measures for protecting and - improving the quality of the coastal environment and preventing, abating and controlling environmental pollution in coastal areas of the State of Goa, namely :-

- (i) Examination of proposals or changes/ modifications in classification of Coastal Regulation Zone areas and in the Coastal Zone Management Plan (CZMP) received from the Goa State Government and making specific recommendations to the National Coastal Zone Management Authority therefore.
- (ii) (a) Inquiry into cases of alleged violations of the provisions of the said Act and/or the rules made thereunder, or under any other law which is relatable to the objects of the said Act and, if found necessary in a specific case, issuing directions under section 5 of the said Act insofar as such directions are not inconsistent with any direction issued in that specific case by the National Coastal Zone Management Authority or by the Central Government;
- (b) Review of Cases involving violations of the provisions of the said act and the rules made thereunder, or under any other law which is relatable to the objects of the said Act, and, if found necessary referring such cases, with comments, for review to the National Coastal Zone Management Authority;

Provided that the cases under sub-paragraphs (ii) (a) and (ii) (b) of paragraph II may be taken up suo-moto, or on the basis of complaint made by an individual, or a representative body, or an organisation.

- (iii) Filing complaints, under section 19 of the said Act in cases of non-compliance of the directions issued by it under sub-paragraph (ii) (a) of paragraph II of this Order.
- (iv) To take action ,under section 10 of the said Act to ,verify the facts concerning the issues arising from sub-paragraphs (I) and (II) of paragraph II of this order.
- III. The Authority shall deal with environmental issues relating to coastal relation Zone which may be referred to it by the Goa State Government, the National Coastal Zone Management Authority or the Central Government.
- IV. The Authority shall identify ecologically sensitive areas in the Coastal Regulation Zone, and formulate area specific management plans for such identified areas.
- V. The Authority shall identify coastal areas highly vulnerable to erosion/degradation, and formulate area-specific management plans for such identified areas.
- VI. The Authority shall identify economically important stretches in the Coastal Regulation Zone and prepare Integrated Coastal Zone Management Plans for the same.
- VII The Authority shall submit the plans prepared by it under paragraphs IV, V, VI above and modifications thereof to the National Coastal Zone Management Authority for examination and its approval.
- VIII. The Authority shall ensure compliance of all specific conditions that are laid down in the approved Coastal Zone Management Plan of Goa.
- IX. The Authority shall furnish report of its activities at least once in six months to the National Coastal Zone Management Authority.
- X. The foregoing powers and functions of the Authority shall be subject to the supervision and control of the Central Government.

XI .The Authority shall have its headquarters at Panaji.

XII Any matter specifically not falling within the scope and jurisdiction of the Authority as so constituted shall be dealt with by the statutory authorities concerned.

[F.No. 17011/18/96-IA-III]

K.ROY PAUL, Addl. Secy.

MINISTRY OF ENVIRONMENT & FORESTS

ORDER

New Delhi, the 26th November, 1998

S.O. 996 (E) - In exercise of the powers conferred by sub-sections (1) and (3) of section 3 of the Environment (Protection) Act, 1986 (29 of 1986) (hereinafter referred to as the said Act), the Central Government hereby constitutes an authority to be known as the Pondicherry Coastal Zone Management Authority (hereinafter referred to as the Authority) consisting of the following persons, for a period of two years with effect from the date of publication of this Order in the Official\Gazette, namely:-

1.Secretary

Department of Environment

Pondicherry

2. Director

Department of Fisheries

3.Chief Town Planner
Town and Country Planning Department
Pondicherry *

4.Dr. R. Mahadevan
National Institute of Ocean Technology
Indian Institute of Technology Chennai

5.Dr. L. Kannan

Director

Centre for Advanced Studies in Marine Biology, Anamalai University

6. Member Secretary,

Member Secretary

Pondicherry Pollution Control Committee, Pondicherry .

The Authority shall have the power to take the following measures for protecting and improving the quality of the coastal environment and preventing, abating and controlling environmental pollution in coastal areas of the Union Territory of Pondicherry, namely:-

- (i) Examination of proposals or changes/ modifications in classification of Coastal Regulation Zone areas and in the Coastal Zone Management Plan (CZMP) received from the Pondicherry Administration and making specific recommendations to the National Coastal Zone Management Authority therefor.
- (ii)(a) Inquiry into cases of alleged violations of the provisions of the said Act and the rules made thereunder, or under any other law which is relatable to the objects of the said Act and, if found necessary in a specific case, issuing directions under section 5 of the said Act insofar as such directions are not inconsistent with any direction issued in that specific case by the National Coastal Zone Management Authority or by the Central Government;
- (b) Review of Cases involving violations of the provisions of the said act and the rules made thereunder, or under any other law which is relatable'., to the objects of the said Act, and, if found necessary referring such cases, with comments, for review to the National Coastal Zone Management Authority;

Provided that the cases under sub-paragraphs (ii)-{a) and (ii) (b) of paragraph II may be taken up *suo-molo*, or on the basis of complaint made by an individual, or a representative body, or an organisation.

- (iii) Filing complaints, under section 19 of the said Act in cases of non- compliance of the directions issued by it under sub-paragraph (ii) (a) of paragraph II of this Order.
- (iv) To take action under section 10 of the said Act to verify the facts concerning the issues arising from sub-paragraphs (i) and (ii) of paragraph II of this Order.
- III. The Authority shall deal with environmental issues relating to Coastal Regulation Zone which may be referred to it by the Pondicherry Administration, the National Coastal Zone Management Authority or the Central Government.
- IV. The Authority shall identify ecologically sensitive areas in the Coastal Regulation Zone, and formulate area specific management plans for such identified areas.
- V. The Authority shall identify coastal areas highly vulnerable to erosion/degradation, and formulate area-specific management plans for such identified areas.

- VI. The Authority shall identify economically important stretches in the Coastal Regulation Zone and prepare Integrated Coastal Zone Management Plans for the same.
- VII. The Authority shall submit the plans prepared by it under paragraphs IV, V, VI above and modifications thereof to the National Coastal Zone Management Authority for examination and its approval.
- VIII. The Authority shall ensure compliance of all specific conditions that are laid down in the approved Coastal Zone Management Plan of Pondicherry.
- IX. The Authority shall furnish report of its activities at least once in six months to the National Coastal Zone Management Authority.
- X. The foregoing powers and functions of the Authority shall be subject to the supervision and control of the Central Government.
- XI. The Authority shall have its headquarters at Pondicherry.
- XII. Any matter specifically not falling within the scope and jurisdiction of the Authority as so constituted shall be dealt with by the statutory authorities concerned.

[F.No. 170II/18/96-IA-III]

K.ROY PAUL, Addl. Secy.

MINISTRY OF ENVIERONMENT & FORESTS ORDER New Delhi, the 26th November, 1998

S.0. 997 (E) - In exercise of the powers conferred by sub-sections (1) and (3) of section 3 of the Environment (Protection) Act, 1986 (29 or 1986) (hereinafter referred to as the said Act), the Central Government hereby constitutes an authority to be known as the West Bengal Coastal Zone Management Authority (hereinafter referred to as the Authority) consisting of the following persons, for a period of two years, with effect from the date of publication of this Order in the Official Gazette, namely;

1. Secretary	Chairman
Department of Environment Calcutta	

2. Director Member

Department of Fisheries

Government of West Bengal Calcutta.

3. Principal Member

Chief Conservator of Forests Department of Forests

Government of West Bengal

4. Sh. Anil Varun Biswas

Member

Centre for Study for Man and Environment,

Department of Geology, University of Calcutta

- (iv) To take action under section 10 of the said Act to verify the facts concerning the issues arising from sub-paragraphs (i) and (ii) of paragraph II of this Order.
- III. The Authority shall deal with environmental issues relating to Coastal Regulation Zone which may be referred to it by the West Bengal State Government, the National Coastal Zone Management Authority or the Central Government.
- IV. The Authority shall identify ecologically sensitive areas in the Coastal Regulation Zone, and formulate area specific management plans for such identified areas.
- V. The Authority shall identify coastal areas highly vulnerable to erosion/degradation, and formulate area specific management plans for such identified areas.
- VI. The Authority shall identify economically important stretches in the Coastal Regulation Zone and prepare Integrated Coastal Zone Management Plans for the same.
- VII. The Authority shall submit the plans prepared by it under paragraphs IV, V, VI above and modifications thereof to the National Coastal Zone Management Authority for examination and approval.
- VIII. The Authority shall ensure compliance of all specific conditions that are laid down in the approved Coastal Zone Management Plan of West Bengal.
- IX. The Authority shall furnish report of its activities at least once in six months to the National Coastal Zone Management Authority.
- X. The foregoing powers and functions ,of the Authority shall be subject to the supervision and control of the Central Government.
- XI. The Authority shall have its headquarters at Calcutta.
- XII. Any matter specifically not falling within the scope and jurisdiction of the Authority as so constituted shall be dealt with by the statutory authorities concerned.

[F .No. I70II/I8/96-IA-III] K.ROY PAUL, Addl. Secy.

MINISTRY OF ENVIRONMENT & FORESTS ORDER

New Delhi, the 26th November, 1998

S.O. 998 (E) - In exercise of the powers conferred by sub-section (I) and (3) of section 3 of the Environment (Protection) Act, 1986 (29 or 1986) (hereinafter referred to as the said Act), the Central Government hereby constitutes an authority to be known as the Daman and Diu Islands Coastal Zone Management Authority (hereinafter referred to as the Authority) consisting of the following persons, for a period of two years with effect from the date of publication of this Order in the Official Gazette, namely:-

I. Secretary Chairman

Daman and Diu, Dadar and Nagar Haveli Secretariat, Moti Daman

3. Chief Conservator of Forests Member

Moti Daman

4. Director Member

Space Application Centre

Ahmedabad.

5. Director Member

Central Insitute of Fisheries Education Mumbai

6. Member Secretary Member Secretary

Pollution Control Committee Moti Daman

- II. The Authority shall have the power to take the following measures for protecting and improving the quality of the coastal environment and preventing, abating and controlling environmental pollution in coastal areas of the Union Territory of Daman and Diu, namely:-
- (i) Examination of proposals or changes/ modifications in classification of Coastal Regulation Zone areas and in the Coastal Zone Management Plan (CZMP) received from the Daman and Diu Administration and making specific recommendations to the National Coastal Zone Management Authority therefor.
- (ii)(a) Inquiry into cases of alleged violations of the provisions of the said Act and/or the rules made thereunder, or under any other law which is relatable to the objects of the said Act and, if found necessary in a specific case, issuing directions under section 5 of the said Act, insofar as such directions are not inconsistent with any

direction issued in that specific case by the National Coastal Zone Management Authority or by the Central Government;

(b) Review of Cases involving violations of the provisions of the said act and the rules made thereunder, or under any other law which is relatable to the objects of the said Act, and, if found necessary, referring such cases, with comments, for review to the National Coastal Zone Management Authority;

Provided that the cases under sub-paragraphs (ii) (a) and (ii) (b) of paragraph II may be taken up *suo-molo*, or on the basis of complaint made by an individual, or a representative body, or an organisation.

- (iii) Filing complaints, under section 19 of the said Act in cases of non- compliance of the directions issued by it under sub-paragraph (ii) (a) of paragraph II of this Order.
- (iv) To take action under section 10 of the said Act to verify the facts concerning the issues arising from sub-paragraphs (i) and (ii) of paragraph II of this Order.
- III. The Authority shall deal with environmental issues relating to Coastal Regulation Zone which may be referred to it by the Daman and Diu Administration, the National Coastal Zone Management Authority or the Central Government.
- IV. The Authority shall identify ecologically sensitive areas in the Coastal Regulation Zone, and formulate area specific management plans for "uch identified areas.
- V. The Authority shall identify coastal areas highly vulnerable to erosion/degradation, and formulate area-specific management plans for such identified areas.
- VI. The Authority shall identify economically important stretches in the Coastal Regulation Zone and prepare Integrated Coastal Zone Management Plans for the same.
- VII. The Authority shall submit the plans prepared by it under paragraphs IV, V, VI above and modifications thereof to the National Coastal Zone Management Authority for examination and its approval.
- VIII. The Authority shall ensure compliance of all specific conditions that are laid down in the approved Coastal Zone Management Plan of Daman and Diu. such directions are not inconsistent with any direction issued in that specific case by the National Coastal Zone Management Authority or by the Central Government;
- (b) Review of Cases involving violations of the provisions of the said act and the rules made thereunder, or under any other law which is relatable to the objects of the said Act, and, if found necessary, referring such cases, with comments, for review to the National Coastal Zone Management Authority;

Provided that the cases under sub-paragraphs (ii) (a) and (ii) (b) of paragraph II may be taken up *suo-molo*, or on the basis of complaint made by an individual, or a representative body, or an organisation.

- (iii) Filing complaints, under section 19 of the said Act in cases of non- compliance of the directions issued by it under sub-paragraph (ii) (a) of paragraph II of this Order.
- (iv) To.take action under section 10 of the said Act to verify the facts concerning the issues arising from sub-paragraphs (i) and (ii) of paragraph II of this Order.

- III. The Authority shall deal with environmental issues relating to Coastal Regulation Zone which may be referred to it by the Daman and Diu Administration, the National Coastal Zone Management Authority or the Central Government.
- IV. The Authority shall identify ecologically sensitive areas in the Coastal Regulation Zone, and formulate area specific management plans for "uch identified areas.
- V. The Authority shall identify coastal areas highly vulnerable to erosion/degradation, and formulate area-specific management plans for such identified areas.
- VI. The Authority shall identify economically important stretches in the Coastal Regulation Zone and prepare Integrated Coastal Zone Management Plans for the same.
- VII. The Authority shall submit the plans prepared by it under paragraphs IV, V, VI above and modifications thereof to the National Coastal Zone Management Authority for examination and its approval.
- VIII. The Authority shall ensure compliance of all specific conditions that are laid down in the approved Coastal Zone Management Plan of Daman and Diu.
- IX. The Authority shall furnish report of its activities at least once in six months to the National Coastal Zone Management Authority.
- X. The foregoing powers and functions/of the Authority shall be subject to the supervision and control of the Central Government.
- XI. The Authority shall have its headquarters at Moti Daman.
- XII. Any matter specifically not falling within the scope and jurisdiction of the Authority as so constituted shall be dealt with by the statutory authorities concerned.

[F .No. 17011 /I8/96-IA-III]

K.ROY PAUL, Addl. Secy.

MINISTRY OF ENVIRONMENT & FORESTS ORDER

New Delhi, the 26th November, 1998

S.0.999 (E) - In exercise of the powers conferred by sub-section (1) and (3) of section 3 of the Environment (Protection) Act, 1986 (29 or 1986) (hereinafter referred to as the said Act), the Central Government hereby constitutes an authority to be known as the Gujarat Coastal Zone Management Authority (hereinafter referred 'to as the Authority) consisting of the following persons, for a period of two years with effect from the date of publication of this Order in the Official Gazette, namely

1. Secretary	Chairman
Environment & Forests Department	
Government of Gujarat	
2. Commissioner	Member
Department of Industries Government of Gujarat	
3. Principal Chief Conservator of Forests & Wild Life	Member
Gandhi Nagar	
4. 'Prof. Nikhil Desai	Member
Department of Geology	
M.S. University of Geology	
Vadodara	
5. Sh. K.B. Jain	Member
Director	
Centre for Environment and Planning	
Technology School of Architecture	
Ahmedabad	
6. Prof. Anil Gupta	Member
Ind ian Institute of Management Ahmedahad	

Department of Environment Gujarat *

- II. The Authority shall have the power to take the following measures for protecting and improving the quality of the coastal environment and preventing, abating and controlling environmental pollution of coastal areas of the State of Gujarat, namely:-
- (i) Examination of proposals for changes/ modifications in classification of Coastal Regulation Zone areas and in the Coastal Zone Management Plan (CZMP) received from the Gujarat State Government and making specific recommendations to the National Coastal Zone Management A uthority therefor.
- (ii) (a) Inquiry into cases of alleged violations of the provisions of the said Act and/or the rules made thereunder, or under any other law for the time being in force which is relatable to the objects of the said Act and, if found necessary in a specific case, issuing directions under section 5 of the said Act insofar as such 'directions are not inconsistent with any direction issued in that specific case by the National Coastal Zone Management Authority or by the Central Government;
- (b) Review of cases involving violations of the provisions of the said act and the rules made thereunder, or under any other law which is relatable to the objects of the said Act, and, if found necessary referring such cases, with comments, for review to the National Coastal Zone Management Authority;

Provided that the cases under sub-paragraphs (ii) (a) and (ii) (b) of paragraph II may be taken up suo-moto, or on the basis of complaint made by an individual, or li representative body, or an organisation.

Note: * Though it is not mentioned in original notification, may be read as such

- (iii) Filing complaints, under section 19 of the said Act in cases of non-compliance of the directions issued by it under sug-paragraph (ii) (a) of paragraph II of this order.
- (iv) To take action under section 10 of the said Act to verify the facts concerning the issues arising from sub-paragraphs (i) and (ii) of paragraph II of this Order.
- III.Auhority shall deal with environmental issues relating to Coastal Regulation Zone which may be referred to it by the State Government of Gujarat, the National Coastal Zone Management Authority or the Central Government.
- IV. The Authority shall identify ecologically sensitive areas in the Coastal Regulation Zone, and formulate area-specific management plans for such identified areas.
- V.Authority shall identify coastal areas highly erosion/degradation, and formulate area-specific management identified areas.
- VI. The Authority shall identify economically important strtches in the Coastal Regulation Zone and prepare Integrated Coastal Zone Management Plans for the same.

- VII. The Authority shall submit the plans prepared by it under paragraphs IV,V,VI above and modifications thereof to the National Coastal Zone Management Authority for examination and its approval.
- VIII. The Authority shall ensure compliance of all specific conditions that are laid down in the approvecfCoastal Zone Management Plan of Gujarat.
- IX. The Authority shall furnish report of its activities at least once in six months to the National Coastal Zone Management Authority
- X. The foregoing powers and functions of the Authority shall be subject to the supervision and control of the Central Government.
- XI. The Authority shall have its headquarters at Gandhi Nagar.
- XII. Any matter specifically not Authority as so constituted concerned.

MINISTRY OF ENVIRONMENT & FORESTS

ORDER

New Delhi, the 26th November, 1998

S.0.1000 (E) - In exercise of the powers conferred by sub-section (I) and (3) of section 3 of the Environment (Protection) Act, 1986 (29 of 1986) (hereinafter referred to as the said Act), the Central Government hereby constitutes an authority to be known as the Karnataka Coastal Zone Management Authority (hereinafter referred to as the Authority) consisting of the following persons, for a period of two years with effect from the date of publication of this Order in the Official Gazette, namely:-

I. Secretary	Chairman
Department of Forests, Ecology and Environment Government of Kamataka	
Director Department of Industries Government of Karnataka	Member
3. Member Secretary	Member
Karnataka State Pollution Control Board	
4. Father Saldanha	Member
Professor, Department of	
Botany St. Joseph's College Bangalore	

5. Prof. T.R.C. Gupta,

Member

Head of Department

Department of Aquatic Sciences

College of Fisheries

University of Agricultural Sciences

Mangalore

6. Prof. D.K. Subramanian

Member

Department of Computer Sciences

Indian Institute of Sciences Bangalore

7. Director Member Secretary

Environment Technical Cell

Department of Forest Ecology & Environment

Government of Karnataka.

Bangalore .

- V. The Authority shall identify coastal areas highly vulnerable to erosion/degradation, and formulate area-specific management plans for such identified areas.
- VI. The Authority shall identify economically important stretches in the Coastal Regulation Zone and prepare Integrated Coastal Zone Management Plans for the same.
- VII. The Authority shall submit the plans prepared by it under paragraphs IV, V, VI above and modifications thereof to the National Coastal Zone Management Authority for examination and its approval.
- VIII. The Authority shall ensure compliance of all specific conditions that are laid down in the approved Coastal Zone Management Plan of Karnataka.
- IX. The Authority shall furnish report of its activities at least once in six months to the National Coastal Zone Management Authority.
- X. The foregoing powers and functions of the Authority shall be subject to the supervision and control of the Central Government.
- XI. The Authority shall have its headquarters at Bangalore.
- XII. Any matter specifically not falling within the scope and jurisdiction of the Authority as so constituted shall be dealt with by the statutory authorities concerned.

MINISTRY OF ENVIRONMENT & FORESTS ORDER New Delhi, the 26th November, 1998

S.O.No. 1001(E)- In exercise of the powers conferred by sub-section (I) and (3) of section 3 of the Environment (Protection) Act, 1986 (29 of 1986) (hereinafter referred to as the said Act), the Central Government hereby constitutes an authority to be known as the Kerala Coastal Zone Management Authority (hereinafter referred to as the Authority) consisting of the following persons, for a period of two years, with effect from the date of publication of this order in the Official Gazette, namely: -

I. Secretary	Chairman
Department of Health & Family	
Welfare Government of Kerala	
Secretary Department of Revenue Government of Kerala	Member
3. Member Secretary.	Member
Kerala State Pollution Control Board -	
4. Dr.M.Baba	Member
Director	
Central for Earth Science and Studies	
Thiruvananthapuram	
5. Director	Member
Central Marine. Fisheries Research	
InstItute, Cochin	

6. Prof. Balakrishnan Nair

Member

Emeritus Scientist

Swati, Residence Road, Thycaud '

Thiruvananthapuram

7. Director

Member Secretary

Science, Technology and Environment

Government of Kerala

- I. The Authority shall have the power to take the following measures for protecting and improving the quality of the coastal environment and preventing, abating and controlling environmental pollution in areas of the State of Kerala namely: -
- (i) Examination of proposals for changes/modifications in classification of Coastal Regulation Zone areas and in the Coastal Zone Management Plan (CZMP) received from the Kerala State Government and making specific recommendations to the National Costal Zone Management Authority therefor.
- (ii) (a) Inquiry into cases of alleged violation of the provisions of the said Act and the rules made thereunder or any other law which is relatable to the objects of the said Act and, if found necessary in a specific case, issuing directions under section 5 of the said Act, insofar as such directions are not inconsistent with any direction issued in that specific case by the National Coastal Zone Management Authority or by the Central Government;
- (b) Review of cases involving violations of the provisions of the said Act and the rules made thereunder, or under any other law which is relatable to the objects of the said Act, and if found necessary, referring su::-h cases, with comment, for review to the National Coastal Zone Management Authority;

Provided that the cases under sub-paragraphs (ii) (a) and (ii) (b) of paragraph II may either be taken up suo-moto, or on the basis of complaint made by an individual, or an representative body, or an organisation.

- (iii) Filing complaints, under section 19 of the said in cases of non- compliance of the directions issued by it under sub-paragraphs (i) and (ii) of paragraph II of this Order.
- (iv) To take action under section 10 of the said Act to verify the facts concerning the issues arising from sub-paragraphs (i), and (ii) of paragraph II of the Order.
- III. The Authority shall deal with environmental issues relating to Coastal Regulation Zone which may be referred to it by the State Government of Kerala the National Coastal Zone Management Authority or the Central Government.
- IV. The Authority shall identify ecologically sensitive areas in the Coastal Regulation Zone, and formulate area-specific management plans for such identified areas.

- V. The Authority shall identify coastal areas highly vulnerable to erosion/degradation, and formulate area-specific management plans for such identified areas.
- VI. The Authority shall identify economically important stretches in the Coastal Regulation Zone and prepare integrated Coastal Zone Management Plans for the same.
- VII. The Authority shall submit the plans prepared by it under paragraphs IV, V, VI above and modifications thereof to the National Coastal Zone Management Authority for examination and its approval.
- VIII. The Authority shall ensure compliance of all specific conditions that are laid down in the approved Coastal Zone Management Plan of Kerala.
- IX. The Authority shall furnish report of its activities at least once in six months to the National Coastal Zone Management Authority.
- X. The foregoing powers and functions of the Authority shall be subject to the supervision and control of the Central Government.
- XI. The Authority shall have its headquarters at Thiruvananthapuram.
- XII. Any matter specifically not falling within the scope and jurisdiction of the Authority as so constituted shall dealt with by the statutory authorities concerned.

[F .No.170 11 / 18/96-IA-III]

K.ROY PAUL, Addl. Secy

MINISTRY OF ENVIRONMENT & FORESTS ORDER. New Delhi, the 26th November, 1998

S.O.No. 1002(E)- In exercise of the powers conferred by sub-sections (1) and (3) of section 3 of the Environment (Protection) Act, 1986 (29 of 1986) (hereinafter referred to as the said Act), the Central Government hereby constitutes an authority to be known as the Lakshadeep Islands Coastal Zone Management Authority (hereinafter referred to as the Authority) consisting of the following persons, for a period of two years, with effect from the date ofpub1ication of this order in the Official Gazette, namely: -

1. Administrator Cum Secretary Chairman

(Environment) Kavaratti

2. Deputy Conservator of Forests Member

Kavaratti

3. Superintending Engineer Member

Public Works Department Kavartti

4.Dr.R.Ramachandran

Member

Center for Earth Science Studies Thiruvananthapuram

5. Director

Member

Central Marine Fisheries Research Institute

Cochin .

6. Sh.W.G.Thambudurai

Member

Chief Engineer & Administrator Andaman

Lakshadeep Harbour Works

Ministry of Surface Transport Port Blair

7. Member Secretary

Member Secretary

Pollution Control Committee *

Lakshadeep

Note: * May be read as Committee instead of Board

- II. The Authority shall have the power to take the following measures for protecting and improving the quality of the coastal environment and preventing, abating and controlling environmental pollution in areas of the Union Territory of Lakshadeep namely: -
- (i) Examination of proposal for changes/modifications in classification of Coastal Regulation Zone areas and in the Coastal Zone Management Plan (CZMP) received from the Lakshadweep Islands Administration and making specific recommendations to the National Costal Zone Management Authority therefor.
- (ii) (a) Inquiry into cases of alleged violations of the provisions of the said Act and the rules made thereunder or any other law which is relatable to the objects of the said Act and, if found necessary in a specific case, issuing directions under section 5 of the said Act, insofar as such directions are not inconsistent with any direction issued in that specific case by the National Coastal Zone Management Authority or by the Central Government:
- (b) Review of cases involving violations of the provisions of the said Act and the rules made thereunder, or under any other law which is relatable to the objects of the said Act, and if found necessary, referring such cases, with comment, for review to the National Coastal Zone Management Authority;

Provided that the cases under sub-paragraphs (ii) (a) and (ii) (b) of paragraph II may either be taken up suo-moto, or on the basis of complaint made by an individual, or an representative body, or an organization.

- (iii) Filing complaints, under section 19 of the said in cases of non-compliance of the directions issued by it under sub-paragraph (ii) (a) of paragraph II of this Order.
- (iv) To take action under section 10 of the said Act to verify the facts concerning the issues arising from sub-paragraphs (i) and (ii) of paragraph II of the Order.
- III. The Authority shall deal with environmental issues relating to Coastal Regulation Zone which may be referred to it by the Lakshadeep Islands Administration, the National Coastal Zone Management Authority or the Central Government.
- IV. The Authority shall identify ecologically sensitive areas in the Coastal Regulation Zone, and formulate area-specific management plans for such identified areas.
- V. The Authority shall identify coastal areas highly vulnerable to erosion/degradation, and formulate area-specific management plans for such identified areas.
- VI. The Authority shall identify economically important stretches in the Coastal Regulation Zone and prepare integrated Coastal Zone Management Plans for the same.
- VII. The Authority shall submit the plans prepared by it under paragraphs IV, V, VI above and modifications thereof to the National Coastal Zone Management Authority for examination and its approval.
- VIII. The Authority shall ensure compliance of all specific conditions that are laid down in the approved Coastal Zone'Management Plan of Lakshadeep Islands.
- IX .The Authority shall furnish report of its activities at least once in six months to the National Coastal Zone Management Authority.
- X. The foregoing powers and functions of the Authority shall be subject to the supervision and control of the Central Government.
- XI. The Authority shall have its headquarters at Mumbai.
- XII. Any matter specifically not falling within the scope and jurisdiction of the Authority as so constituted shall dealt with by the statutory authorities concerned.

K.ROY PAUL, Addl. Secy.

MINISTRY OF ENVIORONMENT & FORESTS

ORDER

New Delhi, the 26th November, 1998

S.0.1003 (E) - In exercise of the powers conferred by sub-sections (1) and (3) of section to as the- said Act), the Central Government hereby constitutes an authority to be known as the Maharashtra Coastal Zone Management Authority (hereinafter referred to as the Authority) consisting of the following persons, for a period of two years with effect from the date of publication of this Order in the Official Gazette, namely:-

1. Secretary Chairman

Department of Environment Government of Maharashtra

2. Secretary Member

Department of Revenue and Forests,

Mumbai Government of Maharashtra

3. Secretary Member

Urban Department

Government of Maharashtra

4. Dr. Leela Bhosele Member

Department of Botany Kolhapur University Kolhapur

5. Dr. A.D. Diwan Member

Central Institute of Fisheries Education Versoa:

Mumbai

6. Dr. R.P. Gupta Member

Indian Institute of Technology Mumbai

7. Member Secretary Member Secretary

Maharashtra State Pollution Control Board Mumbai

- II. The Authority shall have the power to take the following measures for protecting and improving the quality of the coastal environment and preventing, abating and controlling environmental pollution in coastal areas of the State of Maharashtra, namely:-
- (i) Examination of proposals for changes/ modifications in classification of Coastal Regulation Zone areas and in the Coastal Zone Management Plan (CZMP) received from the Maharashtra State Government and making specific recommendations to the National Coastal Zone Management Authority therefor.
- (ii) (a) Inquiry into cases of alleged violations of the provisions of the said Act and the rules made thereunder, or under any other law for the time being in force which is relatable to the objects of the said Act and, if found necessary in a specific case, issuing directions under section 5 of the said Act insofar as such directions are not inconsistent with any direction issued in that specific case by the National Coastal Zone Management Authority or by the Central Government:
- (b) Review of cases involving violations of the provisions of the said act and the rules made thereunder, or under any other law which is relatable to the objects of the said Act, and, if found necessary referring such cases, with comments, for review to the National Coastal Zone Management Authority;

Provided that the cases under sub-paragraphs (ii) (a) and (ii) (b) of paragraph II may be taken up suo-moto, or on the basis of complaint made by an individual, or a representative body, or an organisation.

- (iii) Filing complaints, under section 19 of the said Act in cases of non-compliance of the directions issued by it under sub-paragraph (ii) (a) of paragraph II of this Order.
- (iv) To take action under section 10 of the said Act to verify the facts concerning the issues arising from sub-paragraphs (i) and (ii) of paragraph II of this Order.
- III, The Authority shall deal with environmental issues relating to Coastal R~gulation Zone which may be referred to it by the Maharashtra State GoverJ1ment, the National Coastal Zone Management Authority or the Central Government.
- IV. The Authority shall identify ecologically sensitive areas 1n the Coastal Regulation Zone, and formulate area specific management plans for such identified areas.
- V. The Authority shall identify coastal areas highly vulnerable to erosion/degradation, and formulate area-specific management plans for such identified areas.
- VI. The Authority shall identify economically important stretches in the Coastal Regulation Zone and prepare Integrated Coastal Zone Management Plans for the same.
- VII. The Authority shall submit the plans prepared by it under paragraphs IV, V, VI above and modifications thereof to the National Coastal Zone Management Authority for examination and its approval.

- VIII. The Authority shall ensure compliance of all specific conditions that are laid down in the approved Coastal Zone Management Plan of Maharashtra.
- IX. The Authority shall furnish report of its activities at least once in six months to the National Coastal Zone Management Authority.
- X. The foregoing powers and functions of the Authority shall be subject to the supervision and control of the Central Government.
- XI. The Authority shall have its headquarters at Mumbai.
- XIII. Any matter specifically not falling within the scope and jurisdiction of the Authority as so constituted shall be dealt with by the statutory authorities concerned.

F.No. 17011/18/96-IA-III

K.ROY PAUL, Addl. Secy.

MINISTRY OF ENVIRONMENT & FORESTS ORDER

New Delhi, the 26th November, 1998

S.O. 1004 (E) - In exercise of the powers conferred by sub-sections (I) and (3) of section 3 of the Environment (Protection) Act, 1986 (29 or 1986) (hereinafter referred to as the said Act), the Centl:"al Government hereby constitutes an authority to be known as the Orissa Coastal Zone Management Authority (hereinafter referred to as the Authority) consisting of the following persons, for a period of two years with effect from the date of publication of this Order in the Official Gazette, namely:-

1. Principal Secretary Chairman Science, Technology and Environment and Forests wing Orissa Secretariat, Bhubaneshwar Member 2. Member Secretary Orissa State Pollution Control Board Bhubaneshwar 3. Officer-in-charge Member Central Marine Fisheries Research Institute Research Station, Bhubaneshwar Member 4. Prof. Mrs. Hejmadi Vice Chancellor Sambalpur University 5. Sh. S.S. Das Member Joint Director Directorate of Mining and Geology Bhubaneshwar 6. Sh. R.C. Das Member Sarana House, 337, Louise Road Bhubaneshwar 7. Director Member Secretary

Science, Technology and Environment

and Forests Wing, Orissa Secretariat Bhubaneshwar

- II. The Authority shall have the power to take the following measures for protecting and improving the quality of the coastal environment and preventing, abating and controlling environmental pollution in coastal areas of the State of Orissa, name~
- (i) Examination of proposals for changes/ modifications in classification of Coastal Regulation Zone areas and in the Coastal Zone Management Plan (CZMP) received from the Orissa State Government and making specific recommendations to the National Coastal Zone Management Authority therefor.
- (ii) (a) Inquiry into cases of alleged violations of the provisions of the said Act and the rules made thereunder, or under any other law for the time being in force which is relatable to the objects of the said Act and, if found necessary in a specific case, issuing directions under section 5 of the said Act, insofar as such directions are not inconsistent with any direction issued in that specific case by the National Coastal. Zone Management Authority or by the Central Government;
- (b) Review of cases involving violations of the provisions of the said act and the rules made thereunder, or under any other law which is relatable to the objects of the said Act, and, if found necessary referring such cases, with comments, for review to the National Coastal Zone Management Authority;

Provided that the cases under sub-paragraphs (ii) (a) and ,(ii) (b) of paragraph II may be taken up suo-moto, or on the basis of complaint made by an individual, or a representative body, or an organisation.

- (iii) Filing complaints, under section 19 of the 'sald .Act in cases of non- compliance of the directions issued by it under sub-paragraph (ii) (a) of paragraph II of this Order.
- (iv) To take action under section 10 of the said Act to verify the facts concerning the issues arising from sub-paragraphs (i) and (ii) of paragraph II of this Order.
- III The Authority shall deal with environmental issues relating to Coastal Regulation Zone which may be referred to it by the Orissa State Government, the National Coastal Zone Management Authority or the Central Government.
- IV. The Authority shall identify ecologically sensitive areas in the Coastal Regulation Zone, and formulate area specific management plans for such identified areas.
- V. The Authority shall identify coastal areas highly vulnerable to erosion/degradation, and formulate area-specific management plans for such identified areas.
- VI. The Authority shall identify economically important stretches in the Coastal Regulation Zone and prepare Integrated Coastal Zone Management Plans for the same.
- VII. The Authority shall submit the plans prepared by it under paragraphs IV, V, VI above and modifications thereof to the National Coastal Zone Management Authority for examination and its approval.
- VIII. The Authority shall ensure compliance of all specific conditions that are laid down in the approved Coastal Zone Management Plan of Orissa.

- IX. The Authority shall furnish report of its activities at least once in six months to the National Coastal Zone Management Authority.
- X. The foregoing powers and functions of the Authority shall be subject to the supervision and control of the Central Government.
- XI. The Authority shall have its headquarters at Bhubaneshwar.
- XII. Any matter specifically not falling within the scope and jurisdiction of the Authority as so constituted shall be dealt with by the statutory authorities concerned.

F .No. I70II/18/96-IA-III K.ROY PAUL, Addl. Secy.

MINISTRY OF ENVIRONMENT AND FORESTS NOTIFICATION

New Delhi, the 12th February, 1999

S.0.104 (E).- Whereas by notification of the Government of India in the Ministry of Environment & Forests number S.O.IOOI (E), dated the 26th November, 1998 (hereinafter referred to as the said notification, the Central Government constituted an authority to be know as the Kerala Coastal Zone Management Authority (hereinafter referred to as the said Authority).

And whereas, the State Government of Kerala had drawn attention of the Central Government to the need to modify the composition of the said Authority;

And whereas, the matter has been examined by the Government of India in the Ministry of Environment and Forests;

And whereas, the Central Government is of the opinion that the said notification should be amended.

- 2. Now, therefore, in exercise of the powers conferred by sub-section (I) and clause (v) of sub-section (2) of section 3 of the Environment (Protection) Act, 1986 (29 of 1986) read with sub-rule (3) and (4) of rule 5 of the Environment (Protection) Rules, 1986, the Central Government hereby makes the following amendments in paragraph of the said notification, namely: -
- (i) For the words "Secretary, Department of Health and Family Welfare" the words "Chairman; Science, Technology and Environment Department and Ex-Officio Secretary to the shall be substituted;
- (ii) For the words "Department of Revenue" the words "Department of Fisheries" shall be substituted;
- (iii) For the words "Central for Earth Sciences and Studies" the words "Centre for Earth Science Studies" shall be substituted;
- (iv) For the words "Central" the word "Central" shall be substituted;

(v) For the word "Member Secretary, Kerala State Pollution Control Board" the words "Secretary, Local Government" shall be substituted.

[No. Z-17011/18/98-IA-III] V. RAJAGOPALAN, Jt. Secy.

In the said Order, in para 1,

- (i) in serial number I, for the words "Secretary, Department of Environment, Panjim", the words "Chief Secretary to Government of Goa, Panjim, Goa" shall be substituted;
- (ii) in serial number 2, for the words "Chief Town Planner, Town and Country Planning Office, Panjim" the words "Principal Chief Conserator of Forests, Panjim", shall be substituted;
- (iii) in serial number 3, for the words "Shri Ashok Kumar, Regional Controller of Mines, Indian Bureau of Mines, Panjim", shall be substituted;
- (iv) in serial number 7, for the words "Director, Department of Science, Technology and Environment Member Secretary" the following shall be substituted, namely;

"Shri Jose Elmano Coelho Perreira, E-21, Father Agenlo Road, Goa, - Member"

- (v) After serial number 7, the following shall be inserted, namely, 8 "Shri Manohar Panikar, MLA, Panjim, Panjim, Goa, Member", 9. "Secretary, Department of Environment, Government of Goa, Panjim, Member";
- 10. "Director, Department of Science, Technology and Environment,- Member Secretary".

[F.No. J. 17011/18/96-IA.III] V. RAJAGOPALAN, Jt. Secy.

MINISTRY OF ENVIRONMENT AND FORESTS NOTIFICATION

New Delhi, the 12th April, 2001.

S.O. 329 (E) - Whereas by the notification of the Governnient of India in the Ministry of Environment and Forests number. S.O. 114 (E), dated the 19th February, 1991 (hereinafter referred to as the saiq notification), the Central Government declared Coastal Stretches as Coastal Regulation Zone (CRZ) and restrictions were imposed on the setting up and expansion of industries, operations and processes in the said zone;

And whereas objections raised by the petitioner in the High Court of Delhi in civil petition No.4198/98 relating to delegation of powers have been duly considered by the Central Government;

And whereas issues relating to deletation of powers have been examined by the Central Government in the Ministry of Environment and Forests;

And whereas the Central Government has also considered the requirement of projects relating to Department of Atomic Energy and pipelines, conveying system including transmission lines and other facilities essential for activities permissible under the notification in the CRZ areas:

And whereas the Central Government deems it necessary to harmonise the existing provisions of the notification;

And whereas the Central Government is of the opinion that it is necessary and expedient in the public interest to amend the said notification;

And whereas sub-rule (4) of rule 5 of the Environment (Protection) Rules, 1986 provides that, "Notwithstanding anything contained in sub-rule (3), whenever it appears to the Central Government that it is in public interest to do so, it may dispense with the requirement of notice under clause (a) of sub-rule (3) of the said rules;"

And whereas the Central Government is of the opinion that it is in public interest to dispense with the requirement of notice under clause (a) sub-rule (3) of rule 5 for amending the said notification.

Now, therefore, in exercise of the powers conferred by sub-section (I) and clause (v) of sub-section (2) of section 3 of the Environment (Protection) Act, 1986 (29 of 1986) read with sub-rules (3) and (4) of rule 5 of the Environment (Protection) Rules, 1986, the Central Government hereby makes the following further amendments In the aforesaid notification.

- 2. in the said Notification, in paragraph 2, -
- 1. for sub-paragraph (i), the following shall be substituted, namely:-
- "(i) setting up of new industries and expansion of existing industries, except (a) those directly related to water, front or directly needing foreshore facilities and (b) Projects of Department of Atomic Energy;";
- (2) in sub-paragraph (ii), for the existing proviso, the following shall be substituted, namely:-

"Provided that, facilities for receipt and storage of petroleum products and Liquefied Natural Gas as specified in Annexure-III appended to this notification and facilities for regasification of Liquefied Natural Gas, may be permitted within the said Zone in areas not classified as CRZ-I (i), subject to implementation of safety regulations including guidelines issued by the Oil Industry Safety Directorate in the Government of India, Ministry of Petroleum and Natura.! Gas and guidelines issued by the Ministry of Environment and Forests and subject to such further terms and conditions for implementation of ameliorative and restorative measures in relation to the environment as may be stipulated by the Government of India in the Ministry of Environment and Forests;";

- (3) for sub-paragraph (viii), the following shall be substituted, namely: -
- "(viii) Land reclamation, bunding or disturbing the natural course of sea water except those required for construction or modemisation or expansion of ports, harbours, jetties, wharves, quays, slipways, bridges and sea-links and for other facilities that are essential for activities permissible under the notification or for control of coastal erosion and maintenance or clearing of water ways, channels and ports or for prevention of sandbars or for tidal regulators, storm water drains or for structures for prevention of salinity ingress and sweet water recharge.

provided that reclamation for commercial purposes such as shopping and housing complexes, hotels and entertainment activities shall not be permissible;";

- 4. for sub-paragraph (ix) the following shall be substituted, namely: -
- "(ix) Mining-of sands, rocks and other substrata mat~rials, except (a) those rare minerals not available outside the CRZ areas and (b) exploration and extraction' of Oil and Natural Gas:
- 5. for sub-paragraph (xi), the following shall be substituted, namely: -
- " construction activities in CRZ -I except as specified in Annexure -I of this notification;".
- 3. in paragraph 3, in sub-paragraph (2), -
- 1. for sub-clause (i), the following sub-clause shall be substituted, namely: -
- "(i) Construction activities related to projects of Department of Atomic Energy or Defence requirements for which foreshore facilities are essential such as. slipways, jetties, wharves, quays; except for classified operational component of defence projects for which a separate procedure shall be followed. (Residential buildings, office buildings, hospital complexes, workshops shall not come within the definition of operational requirements except in very special cases and hence shall not normally be permitted in the CRZ);"
- 2. for sub-clause (ii), the following sub-clause shall be substituted, namely: -
- "(ii) Operational constructions for ports and harbours and light houses and constructions for activities such as jetties, wharves, quays and slipways, pipelines, conveying systems including transmission lines";
- 3. in sub-clause (ii) existing provisos shall be omitted.
- 3. in Annexure-I, in paragraph 6, in sub-paragraph (2),-
- 1. Under heading CRZ-I, the following shall be substituted, namely:-

"No new construction shall be permitted in CRZ- I except (a) Projects relating to Department of Atomic Energy and (b) Pipelines, conveying systems including transmission lines and (c) facilities that are essential for activities permissible under CRZ-I. Between the L TL and the HTL, activities as specified under paragraph 2 (xii) may be permitted. In addition, between LTL and HTL in areas which are not ecologically sensitive and important, the following may be permitted: (a) Exploration and extraction of Natural Gas, (b) activities as specified under proviso of subparagraph (ii) of paragraph 2, and (c) Construction of dispensaries, schools, public rain shelters, community toilets, bridges, roads, jetties, water supply, drainage, sewerage which are required for traditional inhabitants of the Sunderbans Bio-sphere reserve area, West Bengal, on a case to case basis, by the West Bengal State Coastal Zone Management Authority".

3. In Annexure-III

- (I) in the heading, for the words "Port Areas", the words "Coastal Regulation Zone except CRZ 1- (i)" shall be substituted.
- 1. after item (xiii)the following shall be inserted at the end, namely:-
- (xiv) Liquefied Natural Gas (LNG)"
- 6. Environmental clearances, accorded by the Ministry of Surface Transport from 9th July 1997 till the publication of this notification are valid .All proposals for environmental clearance pending with the Ministry of Surface Transport stand transferred to Ministry of Environment and Forests from the date of publication of this notification.

(F. No. H-11011/6/97-IA-III)

Dr. V. Rajagopalan

Joint Secretary to the Government of India

Foot Note - The principal notification was published in the Gazette of India vide number .S.O. 114(E), dated, the 19th February, 1991 and subsequently amended vide: -

i. S.O. 595 (E) dated 18th August, 1994

ii. S.O. 73 (E) dated 31st January, 1997

iii. S.O. 494 (E) dated 9th July, 1997

iv. S.O. 334 (E) dated 20th April, 1998

v. S.O. 873 (E) dated 30th September, 1998

vi. S.O.1122(E')dated29thDecember, 1998

vii. S.O. 730 (E) dated 4th August, 2000

MINISTRY OF ENVIRONMENT & FORESTS

(Department of Environment, Forests and Wildlife)

NOTIFICA TION

New Delhi, the 20th June, 1991

S.O. 416(E).-Whereas a notification under Clause (v) of sub-section (2) of Section 3 of the Environment (Protection) Act, 1986, inviting objections from the concerned quarters within a period of sixty days from the date of publication of the said notification, against Govt.'s intention to declare Dahanu Taluka, District Thane (Mahardshtra) as an ecologically fragile area and to impose restrictions on the selling up or industries which have detrimental effect on the environment was published vide S.O. NO. 80(E), dated 8th February, 1991 and Corrigendum (S.O. 147(E) issued on 27th February, 1991). And whereas certain objections were received from Environmental Action Groups of Dahanu & Bombay, individuals of Dahanu, Govt. of Maharashtra, Dahanu Industries Association Dahnu Taluka Krushak Samaj etc. These objections were duly considered and accordingly certain modifications have been iccorporated in this notification.

NOTIFICATION

In exercise of powers conferred by clause (v) of sub-section (2) of section 3 of the Environment (Protection) Act, 1986, the Central Government, in consulation with the Government of Maharashtra, after considering the need for protecting the ecologically sensitive Dahanu Taluka, and to ensure that the development activities are consistent with principles of environmental protection and conservation, hereby declare Dahanu Taluka, District Thane (Maharashtra) as an ecologically fragile area and to impose restrictions on the setting up of industries which have detrimental effect on the environment.

The location for siting of industries 'and industrial units shall be in conformity with the Guidelines given in the Annexure.

However, the industrial projects already approved or in existence in the said Taluka before the date of issue of this notifications, will not be affected by this notification. The existing industries shall have to conform to the statutory standards.'

The Government or Maharashtra will prepare a Master Plan or Regional Plan for the Taluka based on the existing land use of Dahanu Taluka within a period of 1 year from the date of this notification and get the plan approved by the Ministry of Environment & Forests. This Master Plan or Regional Plan will clearly demarcate all the existing green areas, orchards, tribal area and other environmentally sensitive areas. No change of existing land use will be permitted for such areas in the Master Plan or Regional Plan for the Taluka. A buffer zone of 25 kms. should be kept free of industries around the outer periphery of Dahanu Taluka for which provision may be made in the Master Plan. The total area within the Dahanu Taluka for location of permissible industries will be restricted to a maximum of 500 acres within the

industrial areas marked in the Master Plan. The industrial units will be located at sites that are environmentally acceptable.

Industries which are using chemicals above the limits/quantities as prescribed in the Environment (protection) Act and Rules for hazardous chemicals, notified by the Government of India. should be considered hazardous industries. Hazardous waste may be disposed off in the identified areas after taking procautionary measures. The disposal areas have to be prescribed, carefully monitored and enforced and the site(s) will be identified in the Master Plan and will be, as far as possible, within the premises of the 500 acres area identified for the industrial estate.

The Government of Maharashtra will constitute a monitoring Committee to ensure the compliance of the conditions mentioned in the notification, in which local representatives may be included.

No. J-13011/2487-IA

R. RAJAMANI, Secy.

ANNEXURE

GUIDELINES FOR PERMITTING/RESTRICTING INDUSTRIES AND INDUSTRIAL UNITS IN THE DAHANU TALUKA, THANE DISTRICT IN MA HARASHTRA.

Industries will be classified under three categories, viz. Green, Orange and Red as shown below [or the purpose of permitting/restricting such industrial activities in Dahanu Taluka on the basis of environmental and ecological considerations. In case of doubts as to the category in which the industry fails, a reference shall be made to the Ministry of Environment & Forests, Government of India, and Such industry will not be permitted untill cleared by the Ministry of Environment & Forests, Govt. of India .Expansion/modernisation of existing industries falling in green and orange categories only would be considered on merit. Some restriction in Volume of waste water generate ,ie 2 to 3 CMD may be imposed for certain type of small scale units falling under Green or Orange categories.

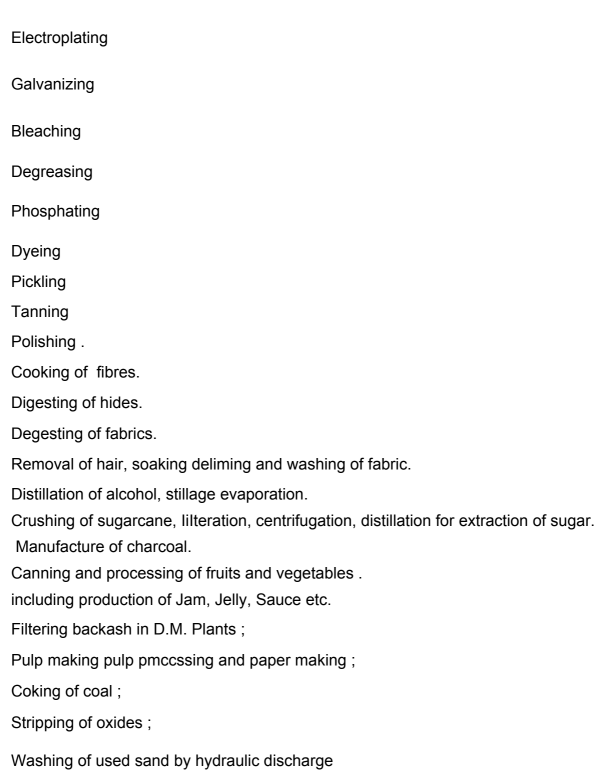
GREEN CATEGORIES

List of industries that can be considered by the Maharashtra Government agencies for approval/rejection in approved industrial area without prior approval of the Ministry of Environment & Forests ,Government of India (provided that all the following conditions are satisfied);

1. Only those industries that are non-obnoxious and non-hazardous will be permitted.(Obnoxious and hazaedous industries include those using inflammable,explosive,corrosive or toxic substances)

2. Only those industries that do not discharge industrial effluents of a polluting nature will be permitted.

Note:-Industries that undertake any of the following proceses or process of similar nature shall be regarded as industries that discharge industrial effluents of a polluting nature namely;-



Solvent extraction.

- 3. Only those industries that do not use coal in their manufacturing process will be permitted.
- 4. Only those industries that do not emit fugitive emissions of a diffused nature will be permitted.

Note :- (1) Some of the industries that ordinarily fall in the non-obnoxious, non-hazardous and non-polluting category, subject to fullilmet of above conditions are :-

Rice Mills, Dal Mills, Grain Mills (for production of flour);

Manufacture of Supari and masala grinding;

Groudnut decorating (dry);

Chilling Plant and cold storage;

Ice making;

Preserving and processing of fish, crustaceous and similar foods;

Manufacture of milk and dairy products such as butter, ghee etc.;

Book binding:

Engraving etching, block making;

Manufacture of structural stone goods, stone dressing and polishing (stone crushing/stone quarrying will not be pernitted);

Manufacture of metal building component such as grills, gates, doors and window frames, water tanks, wire nets, etc. (use of coal not permitted):

Tool sharpening works;

Repairs of electrical appliances;

Manufacture of push carts, hand carts, bullock carts, etc;

Manuracture or jewellery and related articles (no power to be used);

Repair of Watches, Clocks and Jewellary;

Manufacture of bidis:

Handlooms, Powerlooms;

Embroidery and the making of laces and fringes:

Manufacture of made up textile goods such as, curtains, mosquito nets, mattresses, bedding material, pillow cases, bags, etc.;

Ready-made garments and Apparel making (dry processing);

Cotton and woolen hosiery (dry processing);

flandloom weaving;

Manufacture of leather foot wear and leather products (excluding tanning and hide processing);

Shoe lace manufacturing;

Manuracture of mirrors and photoframes;

Manuracture of musical instruments;

Manufacture of sports goods;

Manufacture of bamboo and cane products (dry operalions only);

Manufacture of cardboard and paper products (Paper and pulp manufacture excluded);

Insulation and other coated papers (Paper and pulp manufacture excluded);

Manuracture of scientific and mathematical instruments:

Assembly of domestic electrical and electronic appliances;

Manufacture of writing instruments (pens, pencils, etc.);

Extrusion moulding of polythene, plastic and PVC goods;

Manufacture of surgical gauzes and bandages;

Manufacture of concrete railway sleepers;

Cotton spinning and weaving (dry processes only);

Manufacture of ropes(cotton, jute, plastic);

Carpet weaving;

Manufacture of wires and pipes (non-asbestos);

Extrusion of metal;

Assembly of electric and electronic equipment;

Coir industries;

Toys;

Wax candles and agarbatis;

Oil- ginning and expelling (no hydrogenetion and no refining);

Manufacture of ice-cream:

Manufacture of mineral water:

Manufacture of trunks and suitcases;

Manufacture of stationary items (except paper and inks);

Manufacture of optical frames;

Manufacture of office and household furniture and appliances.both steel and wood;

Manufacture of machinery and machine tools and equipment (small-scale);

Wire drawing (cold process), Wire Nails, Baling straps; Processing if instant Coffee/tea;

Glassware using fuel other than coal/coke;

Optical Glass;

Laooratoryware;

Bakery products, biscuits and confectionery;

Flour mills (excluding Roller flour mills);

(2) The inclusion of industries in this list is for convenience and if in a given case they do not fall in the above category they will be treated as in the Orange or Red Categories.

ORANGE CATEGORY

List of industries that can be permitted in Dahanu Taluka with proper environmental assessment and adequate Pollution Control Measures in sites that have been approved by the Ministry of Environment & Forests, Government of India.

Ceramics:

Preservation of meat and canning;

Manufacture of building materials, such as bricks tiles, blocks, pipes.etc. from fly ash generated from the approved/existing power plants;

Sanitryware;

Vegetable oils including solvent extrcted oils;

Soap (without steam boiling process); "

Formulation. of synthetic detergents (non-phosphatic);

Steam generating plants (without coal/coke);

Manufacture of industrial gases (only Nitrogen, oxygen and CO₂);

Surgical and Medical products, excluding prophylactics and latex products;

Rubber Foot wear;

Malt foods:

Manufacture of pumps compressors, refrigeration units and fire fighting equipment; medical and surgical instruments;

Fragrances, flavours and food additives;

Organic plant nutrients;

Aerated waters/soft drinks;

Industries falling within the above category with an outlay exceeding Rs. 3 crores will have to be referred to the Ministry of Environment & Forests, Government of India for consideration.

industries falling within the above category with an outlay not exceeding Rs. 3 crores shall be granted environmental clearance by the State Government Environment Deptt. and the MPCB.

RED CATEGORY

List of industries that cannot be permitted in Dahanu Taluka
The illustrative list of industries that fall within this category include :Metallurgical industries including foundries and alloy making processes;

Coal and other mineral processing industries;

Cement Plants;

Industries based on the use of coal/coke Refineries;

Petrochemical industries;

Synthetic Rubber Manufacture;

Thermal and nuclear power plant;

Manufacture of vanaspati, hydrogeneted vegetable oils for industrial purpose;

Sugar Mills;

Manufacture of by-products of coke ovens and coal tar distillation products;

Alkalis and acids:

Electro-thermal products (such as artificial abrasives, calcium carbide, etc.); Phosphorus and its compounds;

Nitrogen cumpounds; Explosives;

Fire-crackers;

Plhalic anhydride:

Processes involving chlorinated hydrocarbons;

Chlorine, fluorine, bromine, iodine and their compounds;

Chemical fertilizers

Synthetic fibres and rayon;

Manufacture and formulation of synthetic pesticide/insecticides/bactericides/fugicidcs etc.;

Basic drugs;

Alcohol;

Slaughterhouse;

Tanning and processing of animal, skins, hides, leather, etc.;

Plastic or latex industry including manufacturing of Balloon;

Making of coke, liquifaction of coal, Manufacture of fuel gas;

Fire glass production or processing;

Dyes and their inlenncdiales; .

Industrial carbon and carbon products;

Electro-chemicals and their product;

Paint, enamels and vamishcs;

Poly vinyl chloride; Polypropylene;

Chlorates, per chlordles and peroxides;

Polishes:

Synthetic resins:

Plastics:

Asbestos:

Stone Crushing Units.

Note :- The case of industries which do not fall in any of the above mentioned three categories, decision in regard to their classification will be .taken by the State Government for those .projects having an outlay not exceeding Rs. 3 crores and for other reference is to be made to the Ministry of Environment & Forests, Government of India.

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THE ENVIRONMENT IMPACT ASSESSMENT NOTIFICATION, 1994

Government of India

Ministry of Environment & Forests New Delhi

MINISTRY OF ENVIRONMENT & FORESTS NOTIFICATION ON

Environmental impact Assessment of Development Projects

New Delhi, the 27th January, 1994 (as amended on 04.05.1994)

I. S.O. 60(E) - Whereas a notification under clause (a) of sub-rule (3) of rule 5 of the Environment (Protection) Rules, 1986 inviting objections from the public within sixty days from the date of the publication of the said notification, against the intention of the Central Government to impose restrictions and prohibitions on the expansion and modernizati9n of any activity or new projects being undertaking in any part of india unless environmental clearance has been accorded by the Central Government or the State Government in accordance with the procedure specified in that notification was published as S.O. No. 80(E) dt. 28th Jahuary, 1993;

And whereas all objections received have been duly considered;

Now, therefore, in exercise of the powers conferred by sub-section (1) and clause (v) of sub-section (2) of section 3 of the Environment (Protection) Act, 1986 (29 of 1986) read with clause (d) of sub-rule (3) of rule 5 of the Environment (Protection) Rules, 1986, the Central Government hereby directs that on and from the date of publication of this notification in the Official Gazette expansion or modernization of any activity (if pollution load is to exceed the existing one) or a new project listed in Schedule 1 of this notification shall not be undertaken in any pal1 of India unless it has been accorded environmental clearance by the Central Government in accordance with the procedure hereinafter speci fied in this notification.

- 2. Requirements and procedure for seeking environmental clearance of projects;
- I. (a) Any person who desires to undertken any new project or the expansion or modenisation of any existing industry or project listed in Schedule 1 shall submit an application to the Secretary, Ministry of Environment and Forests, New Delhi.

The application shall be made in the Pelforma specified in Schedule II of this notification and shall be accompanied by a project report which shall, inter-alia include an Environmental Impact Assessment Report 1[Environment Management Plan and details of public hearing as specified in Schedule IV] prepared in accordance with the guidelines issued by the Central Government in the Ministry of Environment & Forests from time to time.

1. Substituted by Notification No. S.O.318(E) dated 10.4.1997

- (b) Cases rejected due to submission of insufficient or inadequate data and plans may be reviewed as and when submitted with complete data and plans. Submission of incomplete data or plans for the second time would itself be a sufficient reason for the impact assessment agency to reject the case summarily.
- II. In case of the following site-specific projects; -
- (a) mining;
- (b) pit-head thermal power stations;
- (c) hydro-power, major irrigation projects and/or their combination including flood control;
- (d) Ports and harbours (excluding minor ports);
- (e) Prospecting and exploration of major minerals in areas above 500 ha.;

The project authority will intimate the location of the project site to the Central Government in the Ministry of Environment & Forests while initiating any investigation and surveys. The Central Government in the Ministry of Environment & Forests will convey a decision regarding suitability or otherwise of the proposed site within a maximum period of thirty days. The said site clearance shall be granted for a sanctioned capacity and shall be valid for a period of five years for commencing the construction, operation or minIng.

- III(a) The reports submitted with the application shall be evaluated and assessed by the impact Assessment Agency, find if deemed necessary it may consult a Committee of Experts, having a composition as specified in Schedule-III of, this Notification. The Impact Assessment-Agency (IAA) would be the Union Ministry of Environment and Forests. This--(committee of Experts mentioned above shall be constituted by the IAA or such otl1er body under the Central Government authorized by the IAA in this regard.
- (b) The said Committee of Experts shall have full right of entry and inspection of the site or, as the case may be, factory premises at any time prior to, during or after the commencement of the operations relating to the project
- 1[(C) The Impact Assessment Agency shall prepare a set of recommendations" based on the technical assessment of documents and data, furnished by the project authorities and supplemented by data 'collected during visits of sites of factories, if undertaken, and details of/public hearing.

The Assessment shall be completed within a period of ninety days from receipt of the requisite documents and data from the project authorities and completion of public hearing and decision conveyed within thirty days thereafter.

1. Substituted by Notification No. S.O318(E)dated 10.4.1997

The clearance granted shall be valid for a period of five years for commencement of the construction of operation of the project

IIIA No construction work, preliminary or otherwise, relating to the setting up of the project may be undel1aken till the environmental and/or site clearance is obtained.

- IV. In order to enable the Impact Assessment Agency to monitor effectively the implementation of the recommendations and conditions subject to which the environmental clearance has been given, the project authorities concerned shall submit a half-yearly report to the Impact Assessment Agency. Subject to the public interest, the Impact Assessment Agency, shall make compliance reports publicly available.
- V. If no comments from the Impact Assessment Agency are received within the time limit, the project would be deemed to have been approved as proposed by project authorities.
- 3. Nothing contained in this Notification shall apply to:
- (a) any item falling under entry nos.3, 18 and 20 of the Schedule-I to 'be located or proposed to be located in the areas covered by the Notification S.O.No.102(E), dt.Ist February,1989; S.O.114(E), dt.20th February,1991, S.O.No.416(E) dt.20th July,1991 and S.O.No.319(E), dt.7th May, 1992.
- (b) any item falling under entry nos. 1,2,3,4,5,7,9,10,12,13,14, 16,17,19,21.26 and 27 of Schedule -I if the investment is less than Rs.50 crores.
- (c) any item reserved for Small Scale Industrial sector with investments less than Rs.I Crore.
- 4. Concealing factual data or submission of false, misleading datal reports, decisions or recommendations would lead to the project being rejected. Approval, if granted earlier on the basis of false data would also be revoked. Misleading and wrong information will cover the following:
 - False information
 - False
 - Engineered reports
 - Concealing of factual data
 - False recommendations or decisions

(No.Z- 1 20 13/4/89-IA.,I)

R.RAJMANI, Secy.

SCHEDULE-I (See paras 1 and 2)

LIST OF PROJECTS REQUIRING ENVIRONMENT CLEARANCE FROM THE CENTRAL GOVERNMENT

- I. Nuclear Power and related projects such as Heavy Water Plants, nuclear fuel complex, rare earths
- 2. River Valley projects including hydel power, major irrigation and their combination/including flood control.
- 3. Ports, Harbours, Airports (except minor ports and harbours).
- 4. Petroleum Refineries including crude and product pipelines.
- 5. Chemical Fertilizers (Nitrogenous and Phosphatic other than single super phosphate).
- 6. Pesticides (Technical)
- 7. Petrochemical complexes (Both Olefinic and Aromatic) and Petro- chemical intermediates such as OMT, Caprolactam, LAB etc. and production of basic plastics such as LOPE, HOPE, PP, PVC.
- 8. Bulk drugs and pharmaceuticals.
- 9. Exploration for oil and gas and their production, transportation and storage.
- 10. Synthetic Rubber
- 1 I . Asbestos and Asbestos products
- 12. Hydro cyanic acid and its derivatives.
- 13. (a) Primary metallurgical industries (such as production of Iron and Steel,

Aluminum, Copper, Zinc, Lead and Ferro Alloys)

- (b) Electric are furnaces (Mini Steel Plants).
- 14. Chlor-alkali industry.
- 15. Integrated plant complex including manufacture of resins and basic raw material required in the manufacture of paints
- 16. Viscose Staple fiber and filament yarn.

- 17. Storage batteries integrated with manufacture of oxides of lead and lead anotimonyalloy,
- 18, All tourism project between 200m 500 meters of High Tide Line or at locations with an elevation of more than 1000 meters with investment of more than Rs.5crores.
- 1[19. Thermal Power Plants]
- 20. Mining project (major minerals) with leases more than 5 hectares.
- 21. Highway Projects 2[except projects relating to improvement work including widening and strengthening of roads with marginal land acquisition along the .. existing alignments provided it does not pass through ecologicall\! sensitive areas such as National Parks, Santuries, Tiger reserves, Reserve forests.]
- 22. Tarred Roads in Himalayas and/or Forest areas.
- 23. Distilleries
- 24. Raw Skins and Hides
- 25. Pulp, paper and newsprint
- 26. Dyes
- 27, Cement
- 28. Foundries (individual)
- 29. Electroplating
- 30. Mining of major minerals with lease area more than 5 hectares

SCHEDULE-II (See Sub-para I (a) of Para 2) APPLICATION FORM

- 1. (a) Name and Address of the project proposed:
- (b) Location of the Project:

Name of the place:

District, Tehsil:

Latitude/Longitude:

Nearest Airport/Railway Station:

- (c) Alternate sites examined and the reasons for selecting the proposed site:
- (d) Does the site conform to stipulated land use as per local land use plan:
- 2. Objectives of the project:

- 1.Notification No 319(E)dated 10.4.1997 requring clearance from the State Govt. referred on page No.428 onwards
- 2. Substituted by Notification S.O.318(E)dated 10.4.1997

3(a) Land Requirement:

Agriculture Land:

Forest land and Density of vegetation: Other (specify):

- (b) (i) umd use in the Catchment/within 10 Kms. radius of the proposed site:
- (ii) Topography of the area indicating gradient, aspects and altitude;
- (iii) Erodability classification of the proposed land;
- (c) Pollution sources existing in 10 Km radius and their impact on quality of air, water & land:
- (d) Distance of the nearest National Park/Sancturay Biosphere Reserve/Monuments/heritage site/Reserve Forcst:
- (e) Rehabilitation plan for quarries/borrow areas:
- (f) Green belt plan:
- (g) Compensatory afforestation plan:

4.Climate and Air Quality:

- Q (a) Windrose at site:
- (b) Max./Min./Mean annual temperature
- (c) Frequency of inversion:
- (d) Frequency of cyclones/tornadoes/cloud burst:
- (e) Ambient air quality data:
- (1) Nature & concentration of emission of SPM, Gas (CO, CO2, NOx, CHn etc.) from the project.

5. Water balance:

- (a) Water balance at site:
- (b) Lean season water avilability:
- (c) Source to be tapped with competing users (River, Lake, Ground, Public supply);
- (d) Water Quality:
- (e) Olanges observed in quality and quantity of ground water in the last 15 years and present charging and extraction details:
- (t) (i) Quantum of waste water to bc rclcascd with treatmet details
- (ii) Quantum of quality of water in the receiving body before and after disposal of solid Waste:
- (iii)Quantum of waste water to be released on land and type of land.
- (g) (i) Deails -reservoir quality with necessary Catchmet Tretmet Plan;

(ii) Command Area Development Plan

6. Solid Wastes

- (a) Sources of noise and vibrations
- (b) AnIbient noise level:
- (c) Noise and Vibration control measurees proposed:
- (d) Subsidence problem if any with control measures:
- 8. Power requirement indicating source of supply: Complete environmental details to be furnished separately, if captive power unit proposed:
- 9. Peak labour force to be deployed giving details of:
 - Endemic health problems in the area due to wac;te
 - water/air/soil borne diseases:
 - Health care system existing and proposed:
- 10. (a) Number of village and population to be displaced;
- (b) Rehabilitation Master Plan:
- 11. Risk Assessment Report and Disaster Management Plan:
- 12. (a) Environmental Impact Assessmen Report prepared as per
 - (b) Environment Management Plan: guidelines of MOEF (c) Detailed Feasibility Report: isued trom time to time
 - (d) Duly filled in questionnaire
- 13. Details of Environmental Management Cell:

I hereby give an undertaking that the data and intormation given above ale true to the best of my knowledge and belief and I am aware that if any part of the data/information submitted is found to be false or misleading at any stage, the project be rejected and the clealrance given, if any, to the project is likely to be revoked at our risk and cost.

Signature	of	the	applicant	with	name	and
full addres	S					

Date:

Given under the seal of organisation on behalf of

Place: Whom the applicant is signing

In respect to item for which data are not required or is not available 3S per the declaration of project proponent, the project would be considered on that b:L..is.

SCHEDULE-III (See Sub-para III(a) of Para 2) COMPOSITION OF THE EXPERT COMMITEES FOR ENVIRONMENTAL IMPACT ASSESSM ENT

- 1. The Committees will consist of experts in tile follow;ng
- (i) Eco-System Management" "
- (ii) Air/Water Pollution Control
- (iii) Water Resource Management
- (iv) Flora/Fauna Conservation and Man:Igement
- (v) Land Use Planning
- (vi) Social Sciences/Rehabilitation
- (vii) Project Appraisal
- (viii) Ecology
- (ix) Environmental Health
- (x) Subject Area Specialists
- (xi) Representatives of NGOs/Pel'Sons Concerned with Environmental is...ues.
- 2. The Chairman will be an outstanding and experienced ecologist or environmentalist or technical professional Witll wide managerial experience.
- 3. The representative of IAA will act as Member Secretary.
- 4. Chairman and members will serve in their individual capacities except those specifically nominated as representatives.
- 5. The membership of a Committee shall not exceed 15.

1[SCHEDULE IV (See sub-para 1 of para 2) Procedure for Public Hearing

- (1) Process of Public Hearing: Whoever apply for environmental clearance of projects, shall submit to the concerned State Pollution Control Board twenty sets of the following documents namely: -
- (i) An executive summary containing the salient features *of* the projects both in the English as well as local language.
- 1.Added by Notification S.O 318(E)dated 10.4.1997

- (ii) From XIII prescribed under Water (Prevention and Control *of* Pollution) Rules, 1975 where discharge *of* sewage, trade effluents, treatment of water in any form, is required.
- (iii) Form I prescribed under Air (Prevention and Control ofPollution) Union Territories Rules, 1983 where discharge *of* emissions are involved in any process, operation or industry.
- (iv) Any other information or document which is necessary in the opinion *of* the Board for this final disposal of the application.

(2) Notice of Public Hearing: -

- (i) The State Pollution Control Board shall cause a notice tor envirol1mental public hearing which shall be published in at least two newspapers, widely circulated in the region around the project, one *of* which shall be in the vernacular language *of* the locality concerned. State Pollution Control Board shall mention the date, time and place *of* public hearing. Suggestions, views, comments and objections of the public shall be invited within thirty days from the date *of* publication *of* the notification.
- (ii) All person including bona fide residents, environmental groups and others' located at the project site/ sites of displacement/ sites likely to be affected can participate in he public hearing. They can also make oral/written suggestions to the State pollution Control Board.

Explanation: - For the purpose of the paragraph person means: -

- (a) any person who is likely to be affected by the grant of environmental clearance.
- (b) any persons who owns or has control over the project with respect to which an application has been submitted tor environmental clearance.
- (c) any association of persons whether incorporated or not likely to be affected by the project and/or functioning in the field of environment;
- (d) any local authority within any part of whose local limits is within the neighbourhood, wherein the project is proposed to be located.
- **(3) Composition of public hearing panel:** The composition of the Public Hearing Panel may consist of the following, namely:-
- (i) Represelltative of State Pollution Control Board:
- (ii) District Collector or his nominee;
- (iii) Representative of Department of the State Government dealing with the subject;
- (iv) Representative of Department of the State Government dealing with the Environment:
- (v) Not more than thre~representatives of the local bodies such as J Municipalities or panchayats;
- (vi) Not more than three senior citizens of the area nominated by the District Collector.

- **(4) Access to the Executive Summary: -** The concerned persons shall be provided access to the Executive Summary of the Project at the following places namely: -
- (i) District Collector Office;
- (ii) District Industry Centre;
- (iii) In the Office of the Chief Executive Officers of Zila Parishad or Commissioner of the Municipal Corporation/Local body as the case may be;
- (iv) In the head office of the concerned State Pollution Control Board and its concerned Regional Office;
- (v) In the concerned Department of the State Government dealing with the subject of environment.

EXPLANATORY NOTE REGARDING THE IMPACT ASSESSMENT

NOTIFICATION DATED 27TH JANUARY, 1994

1. Expansion and modernization of existing projects.

A project proponent is required to seek environmental clearance for a proposed expansion/modernization activity if the resultant pollution load is to exceed the existing levels. The words "Pollution Load" will in this context cover emissions, liquid and solid or semi-solid wastes generated. A project proponent may approach the concerned State Pollution Control Board(SPCB) for certifying whether the proposed modernization/expansion activity as listed in Schedule-I to the notification is likely to exceed the existing pollution load or not. If it is certified that no increase is likely to occur in the existing pollution load due to the proposed expansion or modernization, the project proponent will not be required to seek environmental clearance, but a copy of such certificate issued by the SPCB will have to be submitted to the Impact Assessment Agency(IAA) for information. The IAA will however, reserve the right to review such c'..ses in the public interest if material facts justifying the need for such review come to light.

2. Availability of Summary Feasibility Report, EIA/EMP Report etc. to concerned parties or groups

The Project proponent will have to submit an executive summary incorporating in brief tile essence of project details and findings of environmental impact assessment study which could be made available to concerned parties or environmental groups on request.

3. Clarification about concerned parties or environmental groups

The concerned parties or environmental groups will be the bonafide residents located or around the project site 0 site of displacement or site of alleged adverse environmental impact.

The concerned parties or environmental groups will be the bonafide residents located at or around the project site or site of displacement or site of alleged adverse environmental impact.

Public Hearing

- 4. Public hearings could be called for in case of projects involving large displacement or having severe environmental ramifications.
- 5. Requisite information required for site clearance/project clearance.

(a) Site Clearance.

Site clearance will be given *for* site specific project as mentioned in para-2(ii) of the notification. Project proponents will be required to furnish information according to the environment; appraisal questionnaries for site clearance, as may be prescribed by the IAA from time to time. Additional information whenever required by the IAA will be communicated immediately to the project proponents who will then be required to furnish the same within the time frame specified.

(b) Project clearance:

In addition to the application form as mentioned in Schedule-II to the notification, project proponents are required to furnish the following information for environment.appraisal.

- (i) EWEMP report (20 copies):
- (ii) Risk Analysis report (20 copies): however, such report" in normally not required for a particular category of project, project proponents can state so accordingly, but the IAA's decision in this regard will be final:
- (iii) NOC from the State Pollution Control Board:
- (iv) Commitment regarding availability of water and electricity from the competent authority:
- (v) Summary of Project report/feasibility report (one copy):
- (vi) Filled in questionnaire (as prescribed by the IAA from time to time) for environmental appraisal of the project:
- (vii) Comprehensive rehabilitation plan, if more than 1000 peopole are likely to be displaced, otherwise as summary plan would be adequate.

As a Comprehensive EIA report will normally take at least one year for ils preparation, project proponents may furnish Rapid EIA report to the IAA based on one season data (other than monsoon), for examination of the project Comprehensiove EIA report may be submitted later, if so asked for by the IAA.

The requirement of EIA can be dispensed with by the IAA, in case of project which are unlikly to cause significant impacts on the environment. In such cases, project proponents will have to furnish full justification for such exemption for submission of EIA. Where such exemplion is granted project proponents may be asked to furnish such additional infomation as may be required.

6. Submission of insunicient or inudcquute dub

Regarding cases liable to be rejected due to inadequacy of data, it is clarified that the IAA will make such rejection within 30 days from the date of submission of the proposal. While rejecting a proposal due to insufficient or inadequate day after the first evaluation, the IAA may also stipulate additional requirement of information/clarification for impact assessment purposes if deemed essential due to the specific nature of location of the proposed project whose data as prescribed is not available the IAA can examine the project on the basis of available data.

7. Application Form

(i) In order to remove any haruship 10 the project proponent in providing any information, the project proponent may, where some information is not available or would cause inordinate delay, mention this in their application form. The IAA may consider the project proposal based on the information available.

(ii) Quality and quantity of ground water

If 15 years data on the quantity and quality vair:llion of ground water is not available with the concerned Dcpartment or Authoritics, lhc project proponent may menlion this accordingly in the application form prescribed in Schedule-II to the nolilication. Further, in olse of projects where ground water is not to be used and effluent are not to be disch:lrgcd on the I:md, lhc requirement of ground water variation data for the previous 15 years will be dispensed with.

(iii) A project proponent may write the words not Applicable while filling the application form as mentioned in Schedule-II to the notification in respect of times which are not relevant for the purposes of the proposed project.

8. Exemption for projects already initiated

For projects listed in Schedule-I to the notification in respect of which the required land has been a~uired and all relevant clcarances of the State Government including NOC from the respective State Pollution Control Baord have been obtained before 27th January, 1994 a project proponent will not be required to seek environmental clcarance from the IAA. However, those units who have not as yet commenced production will inform the IAA.

ENVIRONMENT IMP ACT ASSESSMENT IN RELATION TO THE

THERMAL POWER PLANTS

NOTIFICATION New Delhi, the 10th April, 1997

S.O.319(E).- In exercise of the powers conferred by section 23 of the Environment rotection) Act, 1986 (29 of 1986) (hereinafter referred to as the said Act), the Central wernment hereby directs that the powers conferred on it by sub-section (1) of section 3

the said Act to take measures for protecting and improving the quality of the vironment and preventing, controlling and abating environmental pollution be ercisable also by the State Government as notified in the notification of the)vernment of India in the Ministry of Environment and Forests No. S.O. 60(E) dated 21h January. 1994 in relation to the Thermal Power Plants specified in Schedule -1 nexed to this notification subject to the conditions and limitations specified in Schedule annexed to this notification.

SCHEDULE-I

CATEGORY OF THERMAL POWER PLANTS REQUIRING ENVIRONMENTAL CLEARANCE FROM THE STATE GOVERNMENT.

1.Co-generation Captive Plants

- (i) Co-generation Plants All Co-generation plants irrespective (0f the installed capacities
- (ii) Captive Power Plants Upto 250 MW (both coal and gas/naphtha based)coming up separately and not along the main industry Utility Projects:

II. Utility Projects

- (i) Coal based plants upto 500 MW using fluidized bed technology subjec to the sensitive areas restrictions.
- (ii) Coal based Power Plants upto 250 MW using conventional tec: Inologies.

(iii) Gas/Naphtha based plants upto 500 MW./

Note: Any project proposed to be located within the radius of twenty five km boundary of reserved forests. ecologically sensitive areas which may include National Parks, Sanctuaries, Biosphere Reserves, critically polluted area and within fifty kms of inter-state boundary shall require environment clearance from the Central Government.

SCHEDULE -II

Procedure for seeking environment clearance of projects.

- 1. (1) Any persons who desires to establish a thermal power plant of any category mentioned in Schedule -I, shall submit an application to the Department of the State Government dealing with the subject of Environment.
- (2) The application shall be made in the Form' A' specified in Schedule II annexed to this notification and shall be accompanied by a the detaii.:d project report which shall, inter alia, include an Environmental Impact Assessment Report and an Environmental Management Plan prepared in accordance with the guidelines issued by the State Department of c Environment from time to time.
- (3) Cases rejected due to submission of insufficient or inadequate data and Action Plans may be reviewed as and when submitted with complete data and Action Plans. Submission of incomplete data for the second time would itself be a sufficient reason for the State Government to reject the case summarily.
- 2. In case of the pit-head thermal power plants, the applicant shall intimated the location of the project site to the State Government while initiating any investigation and surveys. The State Government will convey a decision regarding suitability or otherwise of the proposed site within a maximum period of thirty days. The said site clearance will be granted for a sanctioned capacity and it will be valid for a period of five years for commencing the construction or operation of the project.
- 3 (I) The applicant shall obtain no objection Certificate from the concerned Pollution Control Board. The State Pollution Control Board shall issue No Objection Certificate to establish only after completing public hearing as specified in Schedule -IV annexed to this notification.
- (2) The reports submitted with the application, and No Objection Certificate from the State Pollution Control Board shall be evaluated and assessed by the State Government, in consultation with a Committee of experts which shall be constituted by the State Government as srecified in Schedule -III appended to this notification.
- (3) The said Committee of experts shall have full right of entry and inspection of the site, or as the case may be, factory premises at any time prior to, during or after the commencement of the operation relating to the plant.
- (4) The State Government Department dealing with the subject of Environment shall prepared a set of recommendations based on technical assessment of documents and data furnished by the applicant supplemented by data col1ected during visits to sites, if undertaken and interaction with affected population and environment groups, if necessary.
- (5) The assessment shall be completed within a period of *ninety days* from the receipt of the requisite documents and data from the applicant and decision conveyed within thirty days thereafter.
- (6) The environmental clearance granted shall be valid for a period of five years for commencement of the construction or operation of the projec..

4. Concealing factual data or submission of false, misleading data decisions of recommendations would lead to the project being rejected. granted, earlier on the basis of false data, can also be revoked.	or reports, Approval, if
granted, earlier on the basis of false data, can also be revoked.	

(FORM -A)

APPLICATION FORM

I. (a) Name and Address of the project proposed (b) Location of the project: (c) Name of the Place:
District, Tehsil : Latitude/Longitude: Nearest Airport/Railway Station:
(c) Alternate sites examined and the reasoned for selecting the proposed site:
(e) Does the site conform to stipulated land use as per local land use plan:
2. Objectives of the projects:
3. (a) Land Requirement: Agriculture Land: Forests land and Density of vegetation other (specify):
(b) (i) Land use in the Catchments/within 10 kms. radius of the proposal site:(ii) Topography of the area indicating gradients, aspects and altitude.(iii) Erodibility classification of the proposed land:
(c) Pollution sources existing in 10 km radius and their impact on quality of air, water and land:
(d) Distance of the nearest National Park/Sanctuary/Biosphere Reserve/Monuments/heritage site/ Reserve Forests:
(e) Rehabilitation plan for queries /borrow areas:
(f) Green belt plan:
(g) Compensatory afforestation plan:
4. Climate and Air Quality
(a) Windrose at site:(b) MaxiMin/Mean annual temperature:

(c) Frequency of inversion:

- (d) Frequency of cyclones/tornadoes/cloud burst:
- (e) Ambient air quality data:
- (f) Nature and concentration of emission of SPM. Gas (CO, CO₂, NO₂ CHn etc.) from the project.
- 5. Water balance:
- (a) Water balance at site:
- (b) Lean season water availability: Water Requirement:
- (c) Source to be tapped with competing users (River, Lake, Ground, Public supply):
- (d) Water Quality.
- (e) Changes observed in quality and quantity of ground water in the last 15 years and present charging and extraction detahs:
- (f) (i) Quantum of waste water to be release with treatment details
- (ii) Quantum of quality of water in the receiving body before and af ~r disposal of solid wastes:
- (iii) Quantum of waste water to be released on land and type of land:
- (g) (i) Details of reservoir water quality with necessary Catchment Treatment Plan:
- (ii) Command Area Development Plan:
- 6. Solid Waste:
- (a) Nature and quantity of solid wastes generated:
- (b) Solid waste disposal method:
- 7. Noise and Vibrations:
- (a) Sources of Noise and Vibrations
- (b) Ambient noise level:
- (c) Noise and Vibration control measures proposed:
- (d) Subsidence problem if any with control measures:
- 8. Power requirement indicating sources of supply: Complete environmental details to be furnished separately, if captive power unit ph)posed. :
- 9. Peak labour force to be deployed giving details of:

Endemic health problems in the area due to waste water/air/soil borne diseases: Health care system existing and proposed:

- 10. (a) Number of villages and population to be displaced: (b) Rehabilitation Master Plan:
- 11. Risk Assessment Report and Disaster Management Plan:
- 12. (a) Environment Impact Assessment: (b) Environment Management Plan:
- (C) Detailed Feasibility Report:
- (d) Duly filled in questionnaire:

Report prepares as per guidelines issued by the Central Government in the MOEF from time to time.

13. Details of Environmental Management Cell:

1 hereby give an undertaking that the data and information given above are true-tobe best of my knowledge and belief and I am aware that if any part of the data/information submitted is found to be false or misleading at any stage, the project be rejected and the clearance given, if any, to the project is likely to be revoked at our risk and cost.

Signature of the applicant With name and full address Given under the seal of Organization On behalf of whom the applicant is signing

Date: Place:

In respect to item for which data are not required or is not available as per the declaration of project proponent, the project would be considered on that basis.

SCHEDULE-III

[See Sub para (2), Para (3) of Schedule -II]

COMPOSITION OF THE EXPERT COMMITTEES FOR ENVIRONMENTAL

IMP ACT ASSESSMENT

- I. The Committees will consist of experts in the following disciplines:
- (i) Eco-System Management
- (ii) Air/Water Pollution Control
- (iii) Water Resources Management
- (iv) Flora/Faunaconservation management.
- (v) Land Use Planning

- (vi) Social Science/Rehabilitation
- (vii) Project Appraisal
- (viii) Ecology
- (ix) Environmental health
- (x) Subject Area Specialists
- (xi) Representatives of NGOs/persons concerned with environmental issues.
- 2. The Chairman will be an outstanding and experienced ecologist or environmentalist or technical professional with wide managerial experience in the relevant development sector.
- 3. The representative of Impact Assessment Agency will act as a Member-Secretary.
- 4. Chairman and Members will serve in their individual capacities except those specifically nominated as representatives.
- 5. The Membership of a Committee shall not exceed 15.

SCHEDULE -IV

[See para 3, subparagraph (2) of Schedule - II] PROCEDURE FOR PUBLIC HEARING

- (I) **Process of Public Hearing:** Whoever apply for environmental clearance of projects, shall submit to the concerned State Pollution Control Board twenty sets of the following documents namely: -
- (i) An Executive summary containing the salient features of the project both in English as well as local language.
- (ii) Form XIII prescribed under Water (Prevention and Control of Pollutiol1) Rules, 1975 where discharge of sewage, trade effluents, treatment of water in any form, is required.
- (iii) Form I prescribed under Air (Prevention and Control of Poilution) Union Territories Rules, 1983 where discharge of emissions are involved in any process, operation or industry.
- (iv) Any other information on document which is necessary in the opinion of the Board for their final disposal of the application.
- **(2) Notice of Public Hearing:-** (1) The State Pollution Control Board shall cause a notice for environmental public hearing which shall be published in at least two newspapers widely circulated in the region around *tne* project, one of which shall be in the vernacular language of the locality concerned. State Pollution Control Board

shall mention the date, time and place of public hearing. Suggestions, views, com.nents and objections of the public shall be invited within thirty days from the date of publication of the notification.

(ii) All persons including bonafide residents, environmental groups and other located at the project site/sites of displacement/sites likely to be affected can participate in the public hearing. They can also make oral/written suggestions to the State Pollutipn Control Board.

Explanation: - For the purpose of the paragraph person means: -

- (a) any person who is likely to be affected by the grant of environmental clearance;
- (b) any persons who owns or has control over the project with respect to which an application has been submitted for environmental clearances;
- (c) any associations of persons whether incorporated or likely to be affected by tfle project and/or functioning in the field of environment;
- (d) any local authority within any part of whose local limits in within the neighbourhood, wherein the project is proposed to be located.
- **(3) Composition of public hearing panel:** The composition of the Public Hearing Panel may consist of the following namely:-
- (i) Representative of State Pollution Control Board;
- (ii) District Collector or his nominee:
- (iii) Representative of State Government dealing with the subject of power;
- (iv) Representative of Department of the State Government dealing with the Environment;
- (v) Not more than three representatives of the local bodies such as Municipalities or Panchayats;
- (vi) Not more than three senior citizens of the area nominated by the District Collector.
- **(4) Access to the Executive Summary: -** The concerned persons shall be provided access to the Executive Summary of the Project at the following places namely: -
- (i) District Collector Office;
- (ii) District Industry Centre;

- (iii) In the Office of the Chief Executive Officers of Zila Parishad or Commissioner of the Municipal Corporation/Local Body as the case may be;
- (iv) In the head office of the concerned State Pollution Control Board and its concerned Regional Office;
- (v) In the concerned Department of the State Government dealing with the subject of environment .

[No.Z-120 13/4/89-I.A.I]

R.K.Khwaja, Jt.Secretary

MINISTRY OF ENVIRONMENT AND FORESTS NOTIFICATION . New Delhi, the 1 st July, 2003

G.S.R.520(E).-4n exercise of the powers conferred by sections 6 and 25 of the Environment (Protection) Act, 1986 (29 of 1986), the Central Government hereby makes the following rules further to amend the Environment (Protection) Rules, 1986 namely:-

- 1. (1) These rules may be called the. Environment (Protection) Amendment Rules, 2003
- (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. In the Environment(Protection) Rules, 1986, in Schedule 1,
- (a) in serial number 94 relating to NOISE LIMIT FOR GENERATOR SETS RUN WITH DIESEL
- (i) in paragraph 1, for the words, letters and figures "the 1st July, 2003", at both the places, the words, letters and figures" the 1st July, 2004" shall respectively be substituted:
- (ii) in paragraphs 3,3.1 and 3.2, for the word, letters and figures "1st July, 2003", the word/letters and figures "1st July, 2004" shall respectively be substituted;
- (b) in serial number 95 relating to **EMISSION LIMITS FOR NEW DIESEL.. ENGINES (UP TO 800 KW) FOR GENERATOR SETS (GENSETS) APPLICA TIONS**
- (i) for paragraph 1 and the TABLE relating thereto, the following shall be substituted, namely: -
- " 1. Emission Limits

The emission limits for new diesel engines upto 800 kW for gensets applications shall be as given in the Table below:

TABLE

Capacity of diesel engines	Date of implementation	Emission Limits (g/kw-hr)for			Smoke Limit (light absorption coeffcient, m ⁻¹)(at full load)	Test Cycle		
		Nox	НС	СО	PM		Torque%	Weighting factors
Upto 19 kw	1.7.2004	9.2	1.3	3.5	0.3	0.7	100	0.05
							75	0.25
>19 kw upto 176 kw	1.1.2004	9.2	1.3	5.0	0.5	0.7	50	0.30
KW		9.2	1.3	3.5	0.3	0.7	25	0.30
>176 kw upto 800 kw	1.7.2004	9.2	1.3	3.5	0.3	0.7	10	0.10

Note I-

The diesel engine manufacturers in the category of engines upto 19 kW, who are unable to meet the emission limits fixed for such diesel engines for gensets

applications vide the notification of the Government of India, in the Ministry of Environment and Forests number G.S.R. 371 (E) dated 17 th May, 2002 (herein referred to as the said notification), may avail the benefit of extension of time provided under this notification subject to the condition that every such manufacturer shall submit

(i) an affidavit to the Central Pollution Control Board or the respective State Pollution Control Boards or Committees where they are located to the effect that the specified emission limits shall be complied with by them as per the extended date of implementation given hereinabove for that category of engines without seeking further extension of time (ii) a bank guarantee of Rs. 50,000 (Rupees Fifty thousand) which in case of non compliance shall stand forfeited,

Note II- The diesel engine manufacturers in the category of engines of more than 19 kW and upto 800 kW, who are unable to meet the emission limits fixed for such diesel engines for gensets applications vide the said notification may avail the benefit of extension of time provided under this notification subject to the condition that every such manufacturer shall submit (i) an affidavit to the Central Pollution Control Board or the respective State Pollution Control Boards or Committees where they are located to the effect that the specified emission limits shall be complied with by them as per the extended date of implementation given hereinabove for that category of engines without seeking further extension of time and (ii) a bank guarantee for an amount of Rs. 10,00,000/-(Rupees ten lakhs) per parent engine model which in case of non compliance shall stand forfeited.

Note III:- The diesel engine manufacturers in the category of engines of more than 176 kW and upto 800 kW shall, in addition to the conditions specified in Note II above, also give an affidavit to the Central Pollution Control Board or to the respective State Pollution Control Boards or Committees where they are located to the effect that they shall develop either individual or a common test facility and get the same approved by the certification agencies mentioned in paragraph 8 of serial number 95 of Schedule I. "

(c) in paragraph 6, for the figures and letters "20 kW", the figures and letters "19 kW" shall be substituted.

[F. No. Q.15022/2/2001-CPAJ].B. VISWANATH. Jt. Secy.

C.

Note:- The principal rules were published in the Gazette of India vide number 'S.O.844(E) 19th November, 1986 and subsequently amended vide S.O.433(E)

dated 18th April, 1987, S.O.64(E) dated 18th January, 1988, SO.3(E) dated 3rd January, 1989, S.O.190(E) dated 15th March, 1989, G.S.R.913(E) dated the 24th October, 1989, S.O.12(E) dated the 8th January, 1990, G.S.R. 742 (E) dated the 30th August, 1990, S.O. 23(E) dated the 16th January, 1991, G.S.R. 93(E) dated the 21st February, 1991 G.S.R. 95(E) dated the 12th February, 1992, G.S.R. 329(E) dated the 13th March,1992, G.S.R. 475(E) dated the 5th May, 1992, G.S.R. 797(E) dated the 1 st October, 1992, G.S.R. 386(E) dated the 28th April, 1993, G.S.R. 422(E) dated the 19th May, 1993, G.S.R. 801(E) dated the 31st December, 1993, G.S.R. 176(E) dated the 3rd April, 1996, G.S.R. 631(E) dated the 31st October, 1997, G.S.R. 504(E) dated the 20th, August, 1998, G.S.R. 7(E) dated the 2nd January, 1999, G.S.R. 682(E) dated the 5th October,1999, G.S.R. 742(E) dated the 25th September, 2000, G.S.R. 72(E) dated the 6th February, 2001, G.S.R. 54(E) dated the 22nd January, 2002, G.S.R. 371(E) dated the 17 th May, 2002, G.S.R. 489(E) dated the 9th July, 2002, S.O. 1088(E) dated the 11th October, 2002 and G.S.R. 849(E) dated the 30th December, 2002.