ಕರ್ನಾಟಕ ವಿಧಾನ ಪರಿಷತ್ತು

ಚುಕ್ಕೆ ಗುರುತಿಲ್ಲದ ಪ್ರಶ್ನೆ ಸಂಖ್ಯೆ

909

ವಿಧಾನ ಪರಿಷತ್ತಿನ ಸದಸ್ಯರ ಹೆಸರು : ಶ್ರೀ ಕಾಂತರಾಜ್ (ಬಿಎಂಎಲ್)

ಉತ್ತರಿಸಬೇಕಾದ ದಿನಾಂಕ

: 20.09.2021

. ಉತ್ತರಿಸಬೇಕಾದ ಸಚಿವರು

: ಮಾನ್ಯ ಜೀವಿಪರಿಸ್ಥಿತಿ ಮತ್ತು ಪರಿಸರ ಹಾಗೂ

ಪ್ರವಾಸೋದ್ಯಮ ಸಚಿವರು.

ಕ್ರ. ಸಂ	ಪ್ರಶ್ನೆ	ಉತ್ತರ
(७)	ಪರಿಸರ ಸಾಮಾಜಿಕ ಹೊಣೆಗಾರಿಕೆ (Environment Impact Assessment) ಅಂದರೇನು; ಇದನ್ನು ಯಾವ ಯಾವ ಕಾಮಗಾರಿ/ ಕಾರ್ಯಕ್ರಮಗಳಲ್ಲಿ ಕೈಗೊಳ್ಳಬಹುದಾಗಿದೆ: (ವಿವರವಾದ ಮಾಹಿತಿ ಒದಗಿಸುವುದು)	ಕೇಂದ್ರ ಸರ್ಕಾರದ ಪರಿಸರ ಮತ್ತು ಅರಣ್ಯ ಮಂತ್ರಾಲಯವು ಪರಿಸರ (ಸಂರಕ್ಷಣಾ) ಕಾಯಿದೆ, 1986 ಸೆಕ್ಷನ್ 3 ರ ಅಡಿಯಲ್ಲಿ Environment Impact Assessment (EIA) ಅಧಿಸೂಚನೆ, 2006 ಅನ್ನು ಹೊರಡಿಸಿದೆ. ಸದರಿ ಅಧಿಸೂಚನೆಯ ಅನುಸೂಚಿಯಲ್ಲಿ ಪಟ್ಟಿ ಮಾಡಲಾದ ಯೋಜನೆಗಳು / ಚಟುವಟಿಕೆಗಳ ಹೊಸ, ವಿಸ್ತರಣೆ ಮತ್ತು ಆಧುನೀಕರಣ ಮತ್ತು ಉತ್ಪನ್ನದ ಮಿಶ್ರಣದ ಬದಲಾವಣೆಯಿಂದ ಪರಿಸರದ ಮೇಲಾಗುವ ಪರಿಣಾಮದ ಬಗ್ಗೆ ಪರಿಶೀಲಿಸಿ ಮಾರ್ವ ಪರಿಸರ ವಿಮೋಚನಾ ಪತ್ರ ಪಡೆಯುವುದನ್ನು ಕಡ್ಡಾಯಗೊಳಿಸಿದೆ. ಸದರಿ ಅನುಸೂಚಿಯ ಪ್ರತಿಯನ್ನು ಅನುಬಂಧದಲ್ಲಿ ಲಗತ್ತಿಸಲಾಗಿದೆ.
(ಆ)	ರಾಜ್ಯದಲ್ಲಿ ಇಲ್ಲಿಯವರೆಗೂ ಪರಿಸರ ಸಾಮಾಜಿಕ ಹೊಣೆಗಾರಿಕೆ (Environment Impact Assessment) ಯಡಿ ಎಷ್ಟು ಏಜೆನ್ಸಿ/ಸಂಘ ಸಂಸ್ಥೆಗಳನ್ನು ನೊಂದಾಯಿಸಲಾಗಿದೆ; (ಸಂಸ್ಥೆಯ ಹೆಸರು, ವಿಳಾಸ, ನೊಂದಣಿ, ದಿನಾಂಕದೊಂದಿಗೆ ವಿವರವಾದ ಮಾಹಿತಿ ನೀಡುವುದು) ಹಾಗೂ ಇದರಡಿ ನೋಂದಾಯಿಸಲು ಇತ್ತೀಚೆಗೆ ಯಾವುದಾದರೂ 4 ಸಂಸ್ಥೆಗಳು ಸಲ್ಲಿಸಿರುವ ಪ್ರಪೋಸಲ್ ನ ಯಥಾವತ್ತು ಪ್ರತಿಯನ್ನು ನೀಡುವುದು)	Environment Impact Assessment ಸಂಬಂಧ ಸಮಾಲೋಚಕರನ್ನು (Consultant) ಕೇಂದ್ರ ಸರ್ಕಾರವ National Accreditation Board for Education and Training (NABET) ರವರ ಮುಖೇನ
(a)	ಪರಿಸರ ಸಾಮಾಜಿಕ ಹೊಣೆಗಾರಿಕೆಯ ಮಹತ್ವವೇನು; ಇದನ್ನು ಯಾವ ಉದ್ಯಮಕ್ಕೆ ಅನ್ವಯಿಸಲಾಗುವುದು: ಇದರ ಸಂಬಂಧ ಎಷ್ಟು ಹಣವನ್ನು ವಿನಿಯೋಗಿಸಲಾಗಿದೆ? (ವಿವರವಾದ ಮಾಹಿತಿ ನೀಡುವುದು)	ಪ್ರಸ್ತಾವಿತ ಯೋಜನೆ/ಚಟುವಟಿಕೆಯಿಂದ ಪರಿಸರದ ಮೇಲಾಗುವ ಪರಿಣಾಮದ ಬಗ್ಗೆ ಪರಿಶೀಲಿಸಲು Environment Impact Assessment ಅನ್ನು ಕೈಗೊಳ್ಳಲಾಗುವುದು. ಇದರಿಂದ ಪರಿಸರದ ಮೇಲಾಗುವ ಹಾನಿಯ ಪ್ರಮಾಣವನ್ನು ಅಂದಾಜಿಸಿ ಪರಿಹಾರ ಮಾರ್ಗೋಪಾಯಗಳನ್ನು ಯೋಜಿಸಬಹುದಾಗಿರುತ್ತದೆ. ಈ ಸಂಬಂಧ ರಾಜ್ಯ ಸರ್ಕಾರದಿಂದ ಅನುದಾನವನ್ನು ವಿನಿಯೋಗಿಸಿರುವುದಿಲ್ಲ.

ಸಂಖ್ಯೆ: ಅಪಜೀ 210 ಇಪಿಸಿ 2021

(ಆನಂದ್ ಸಿಂಗ್) ಜೀವಿಪರಿಸ್ಥಿತಿ ಮತ್ತು ಪರಿಸರ ಹಾಗೂ ಪ್ರವಾಸೋದ್ಯಮ ಸಚಿವರು.

No reference to the Expert Appraisal Committee or State Level Expert Appraisal Committee concerned is necessary in such cases.

12. Operation of EIA Notification, 1994, till disposal of pending cases:

From the date of final publication of this notification the Environment Impact Assessment (EIA) notification number S.O.60 (E) dated 27th January, 1994 is hereby superseded, except in suppression of the things done or omitted to be done before such suppression to the extent that in case of all or some types of applications made for prior environmental clearance and pending on the date of final publication of this notification, the Central Government may relax any one or all provisions of this notification except the list of the projects or activities requiring prior environmental clearance in Schedule I, or continue operation of some or all provisions of the said notification, for a period not exceeding twenty four months from the date of issue of this notification.

[No. J-11013/---/2015-IA-II (I)] JOINT SECRETARY TO THE GOVERNMENT OF INDIA

Note: The principal rules were published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section(ii) vide notification number S.O. 1533(E), dated the 14th September, 2006 and amended vide S.O.1737(E) dated the 11th October, 2007, S.O. 3067(E) dated the 1st December, 2009, S.O.695(E) dated the 4th April, 2011, S.O 2896(E) dated the 13th December, 2012, S.O.674(E) dated the 13th March, 2013, S.O.2204(E) dated the 19th July, 2013, S.O.2555(E) dated the 21st August, 2013, S.O.2559(E) dated the 22nd August, 2013, S.O. 2731(E) dated the 9th September, 2013, S.O. 562(E) dated the 26th February, 2014, S.O.637(E) dated the 28th February, 2014, S.O.1599(E) dated the 25th June, 2014, S.O. 2601 (E) dated 7th October, 2014, S.O. 2600 (E) dated 9th October, 2014, S.O. 3252(E) dated 22nd December, 2014, S.O. 382 (E) dated 3nd February, 2015, S.O. 811(E) dated 23nd March, 2015, S.O. 996 (E) dated 10th April, 2015, S.O. 1142 (E) dated 17th April, 2015, S.O. 1141 (E) dated 29th April, 2015 and S.O.1834 (E) dated the 6th July, 2015.

SCHEDULE

(See paragraph 2 and 7)

LIST OF PROJECTS OR ACTIVITIES REQUIRING PRIOR ENVIRONMENTAL CLEARANCE

Project or Activity		Category with thresh	Conditions if any	
	\	A	В	
1		Mining, extraction of natural resources and power general production capacity)		wer generation (for a specified
(1)	(2)	(3)	(4)	(5)

1(a)	(i)Mining of	≥ 50 ha. of mining	<50 ha of mining lease	General Condition shall apply
	minerals	lease area in respect of	area in respect of non-	except for project or activity of less
		non-coal mine lease.	coal mine lease.	than 5 ha of mining lease area:
]		>150 ha of mining lease		Provided that the above exception
		area in respect of coal	≤ 150 ha of mining lease	shall not apply for project or activity
		mine lease	area in respect of coal mine lease.	if the sum total of the mining lease area of the said project or activity
		Asbestos mining		and that of existing operating mines
		irrespective of mining		and mining projects which were
		area		accorded environment clearance and are located within 500 meters from
			•	the periphery of such project or
		,		activity equals or exceeds 5 ha.
]				Note
				(i)Prior environmental clearance is
				required at the stage of renewal of
		,		mine lease for which an application shall be made up to two years prior
· .				to the date due for renewal.
		A 11		
		All projects.		Provided that no fresh environmental clearance shall be
			`	required for a mining project or
				activity at the time of renewal of
	,			mining lease, which has already obtained environmental clearance.
ĺ			,	under this Notification.
				(ii) Minorel progressing is
	Ì	İ		(ii) Mineral prospecting is exempted.
	(ii)Slurry pipelines			•
	(coal, lignite and other ores) passing			
	through national			
	parks / sanctuaries /			
1	coral reefs, ecologically			
	sensitive areas.			

2			Primary Processing	
1(e)	Nuclear power projects and processing of nuclear fuel			
			>15 MW plants based on biomass fuel.	
		>20 MW (using municipal solid non-hazardous waste, as fuel).	(using municipal solid	(ii)Thermal Power plants using waste heat boilers without any auxiliary fuel are exempt.
	·	≥ 50 MW (all other fuels except biomass).	other fuels except biomass and municipal	MW based on biomass or non hazardous municipal solid waste using auxiliary fuel such as coal lignite / petroleum products up to 15% are exempt.
1(d)	Thermal Power Plants	≥ 500 MW (coal/lignite/naptha & gas based);	i	General Condition shall apply. Note: (i)Thermal Power Plants up to 1:
A	(ii)Irrigation projects	(ii) ≥ 10,000 ha. of culturable command area	2000 ha. of culturable command area	Category 'B' river valley projects falling in more than one state shal be appraised at the centra Government Level.
1(c)	(i)River Valley projects	(i) ≥ 50 MW hydroelectric power generation;	l	General Condition shall apply Note: Irrigation projects not
1(b)	Offshore and onshore oil and gas exploration, development & production			Seismic surveys which are part of Exploration surveys are exempted provided the concession areas have got previous clearance for physical survey
	10001	A 11		Note

2(a)	Coal washeries	≥ 1 million ton/annum throughput of coal	l. .	General Condition shall apply
				(If located within mining area the proposal shall be appraised together with the mining proposal)
2 (b)	Mineral beneficiation	≥ 0.5 million TPA throughput	< 0.5 million TPA throughput	General Condition shall apply
				(Mining proposal with Mineral beneficiation shall be appraised together for grant of clearance).

3		Materials Production		
(1)	(2)	(3)	(4)	(5)
3(a)	Metallurgical industries (ferrous & non ferrous)	a)Primary metallurgical industry		General Condition shall apply.
		All projects		Note: (i)The recycling industria units registered under the
	•	b) Sponge iron manufacturing ≥ 200TPD	Sponge iron manufacturing <200TPD	HSM Rules are exempt. (ii)In case of secondary metallurgical processing industrial units, those
		c)Secondary metallurgical processing industry	Secondary metallurgical processing industry	projects involving operation of furnaces only such as induction and electric are furnace, and cupola with
		All toxic and heavy metal producing units ≥ 20,000 tonnes /annum	and heavy metal producing	capacity more than 30000 tonnes per annum (TPA would require environmental clearance.
		-	units <20,000 tonnes /annum	(iii)Plant / units other that power plants (given agains entry no. 1(d) of the schedule), based of
			ii.)All other non -toxic secondary metallurgical processing industries	municipal solid waste (non hazardous) are exempted.
	-		>5000 tonnes/annum	
3(b)	Cement plants	≥ 1.0 million tonnes/annum production capacity	<1.0 million tonnes/annum production capacity. All Stand alone grinding units	
4		Materials Processing	•	
(1)	(2)	(3)	(4)	(5)
4(a)	Petroleum refining industry		_	-

4(b)	(i)Coke oven plants	≥2,50,000 tonnes/annum	<2,50,000 & ≥25,000 tonnes/annum	General conditions shall apply
	(ii) Coaltar processing units		All projects	
4(c)	Asbestos milling and asbestos based products	1		
4(d)	Chlor-alkali industry	≥300 TPD production capacity if a unit located out side the notified industrial area/ estate	of the size, if it is located	No new Mercury Cell based plants will be permitted and existing
			/ Estate.	units converting to membrane cell technology are exempted from the Notification.
4(e)	Soda ash Industry	All projects	-	
4(f)	Skin/hide processing including tanning industry	New projects outside the industrial area or expansion of existing units out side the industrial area	projects located within a notified industrial area/	General as well as specific conditions shall apply
5		Manufacturing/Fabricat	ion	
5(a)	Chemical fertilizers	with H ₂ SO ₄ production	Phosphate without H ₂ SO ₄ production and granulation of chemical fertilizers	General condition shall apply. Granulation of single super phosphate powder is exempt.
5(b)	and pesticide specific intermediates (excluding formulations)	All units producing technical grade pesticides		•
5(c)	Petro-chemical complexes (industries based	All projects	-	•

5(d)	on processing of petroleum fractions & natural gas and/or reforming to aromatics) Manmade fibres manufacturing	Rayon	Others	General Condition shall apply
5(e)	petrochemical based processing such as production of carbon black and electrode grade graphite (processes other than cracking & reformation and not covered under the complexes).		industrial area/ estate	General as well as specific conditions shall apply. Note: Manufacturing of products from polymer granules is exempt.
5(f)	chemicals industry		industrial area/ estate.	General as well as specific conditions shall apply. Small units: with water consumption <25 cu mt per day, fuel consumption <25 TPD and not covered in the category of MAH units as per the Management Storage and Import of Hazardous Chemical Rules 1989.
5(g)	Distilleries	 (i)All Molasses based distilleries (ii) Non-molasses based distilleries ≥60 KLD 	distilleries – <60 KLD	General Condition shal apply

5(h)	Integrated paint industry	-	All projects	General Condition shall apply
5(i)	Pulp & paper industry	Pulp manufacturing and Pulp & Paper manufacturing industry except from waste paper	manufacturing from waste	General Condition shall apply.
			pulp	waste paper pulp and ready pulp without deinking, bleaching and colouring is
5(j)	Sugar Industry	-	≥ 5000 tcd cane crushing capacity	General Condition shall apply
6		Service Sectors	-	
6(a)	Oil & gas transportation pipe line (crude and refinery/ petrochemical products), passing through national parks /sanctuaries/coral reefs /ecologically sensitive areas including LNG Terminal	All projects		
6(b)	Isolated storage & handling of hazardous chemicals (As per threshold planning quantity indicated in column 3 of schedule 2 & 3 of MSIHC Rules 1989 amended 2000)			General Condition shall apply
7	I	Physical Infrastructure inc	cluding Environmental Ser	vices

7(a)	Air ports	All projects including		Air strips which do not
	•	airstrips, which are for		involve bunkering / refueling
	<i>;</i> .	commercial use		facility and or Air Traffic
				Control, are exempted.
7(b)	All ship breaking			-
,	yards including	I .		
	ship breaking			
	units			
7(c)	Industrial estates/	If at least one industry in	Industrial estates housing	General as well as specific
/(c)		the proposed industrial		
		estate falls under the	. •	donarda siani appi
	processing Zones	I		Note:
	(EPZs), Special	, ,		1.Industrial Estate of area
	Economic Zones	treated as Category A,		below 500 ha. and no
,	1	irrespective of the area.		housing any industry of
	Parks, Leather			category A or B does no
	Complexes.	Industrial estates with		require clearance.
		area greater than 500 ha.	500 ha. and not housing	2. If the area is less than 500
		and housing at least one	any industry belonging to	ha. But contains building and construction projects > 20000
		Category B industry.	Category A or B.	sq. mtr. and or developmen
	٠		•	area more than 50 ha it will be
			,	treated as activity listed a
			• ,	serial no. 8(a) or 8(b) in the
				Schedule, as the case may be.
7(d)	Common	All integrated facilities	All facilities having land	General Condition shall
. (-)	1	having incineration &	•	apply
:	treatment, storage		,	PP
	and disposal	alone		
	facilities (TSDFs)			
7(da)	Bio-Medical	- ·	All projects	•
	Waste Treatment			·
2 ()	Facilities	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	E!11: TDA C	C1:4:1-1
7(e)	Ports, harbors,			
	break waters,			apply
` .	dredging	(excluding fishing		
		harbours)	capacity	1.Capital dredging inside and outside the ports of
			capacity	harbors and channels are
			:	included;
				2. Maintenance dredging is
				exempt provided it former
				part of the original proposa
		·		for which Environmen
				

				Management Plan (EMP)
				was prepared and
				environmental clearance
				obtained.
			·	
7(f)	Highways	i) New National High	i) All New State Highway	General Condition shall
		ways; and	Projects;	apply
				,
				Note:
			ii) State Highway	, •
}			expansion projects in	
		greater than 100 km	` `	
		involving additional	,	•
		right of way or land	1 -	
		acquisition greater than		,
		40m on existing		
		alignment and 60 m on	,	
		re-alignment or by-	·	-
		passes	·	
7(g)	Aerial ropeways	(i) All projects located at	All projects except those	General Condition shall
(8)	Acriai topeways	altitude of 1000 mtr. and		apply
		above;	covered in column (3).	appry
		(ii)All projects located in		
		notified ecologically		
		sensitive areas.		·
7(h)	Common Effluent		All projects	General Condition shall
	Treatment Plants	,		apply
	(CETPs)			
	,	·		
7(i)	Common ·		All projects	General Condition shall
	Municipal Solid	,	,	apply
	Waste	• .		
	Management			
	Facility			
	(CMSWMF)	,	•	
8		Duilding on Constant	L ²	
U		Townships	hom projects of Afea i	Development projects and
8(a)	Building and		≥20000 sq.mtrs and	The term "built up area"
	Construction		<1,50,000 sq.mtrs. of built	for the purpose of this
.	projects		up area	Notification the built up or
				covered area on all the
				floors put together
		•	·	including its basement and
1				other service areas, which

	<u> </u>		are proposed in the
			building or construction
	 		projects.
			Note 1 The projects of activities shall not include industrial shed, school.
			college, hostel for educational institution, but
			such buildings shall ensure sustainable environmental
			management, solid and liquid waste management.
			rain water harvesting and may use recycled materials
			such as fly ash bricks.
			Note-2 "General Conditions" shall not
			apply.
8(b)	Townships and Area	Covering an area of > 50 ha and or built up area >	A project of Township and Area Development Projects
	Development projects.	1,50,000 sq .mtrs	covered under this item shall require ar
			Environment Assessment report and be apprised as
			Category 'B1' Project.
			Note "General Conditions" shall not
			apply.

Note:-

General Condition (GC):

Any project or activity specified in Category 'B' will be appraised at the Central Level as Category 'A', if located in whole or in part within 5 km from the boundary of: (i) Protected Areas notified under the Wild Life (Protection) Act, 1972 (53 of 1972); (ii) Critically Polluted areas as notified by the Central Pollution Control Board constituted under the Water (Prevention and Control of Pollution) Act, 1974 (6 of 1974) from time to time; (iii) Eco-sensitive areas as notified under sub-section (2) of section 3 of the Environment (Protection) Act, 1986, and (iv) inter-State boundaries and international boundaries; provided that for River Valley Projects specified in item 1(c), Thermal Power Plants specified in item 1(d), Industrial Estates/parks/complexes/areas, Export Processing Zones (EPZ), Special Economic Zones (SEZs),

biotech parks, leather complexes specified in item 7 (c) and common hazardous waste treatment, storage and disposal facilities (TSDFs) specified in item 7 (d), the appraisal shall be made at Central level even if located within 10 km.

Provided further that the requirement regarding distance of 5 km or 10 km, as the case may be, of the inter-State boundaries can be reduced or completely done away with by an agreement between the respective States or the Union Territories sharing the common boundary in case the activity does not fall within 5 km or 10 km, as the case may be of the areas mentioned at item (i), (ii), and (iii) above.

Specific Condition (SC):

If any Industrial Estate/Complex / Export processing Zones /Special Economic Zones/Biotech Parks / Leather Complex with homogeneous type of industries such as Items 4(d), 4(f), 5(e), 5(f), or those Industrial estates with pre —defined set of activities (not necessarily homogeneous, obtains prior environmental clearance, individual industries including proposed industrial housing within such estates /complexes will not be required to take prior environmental clearance, so long as the Terms and Conditions for the industrial estate/complex are complied with (Such estates/complexes must have a clearly identified management with the legal responsibility of ensuring adherence to the Terms and Conditions of prior environmental clearance, who may be held responsible for violation of the same throughout the life of the complex/estate).

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21. का.आ. 1142(अ), तारीख 17 अप्रैल, 2015;
22. का.आ. 1141(अ), तारीख 29 अप्रैल, 2015;
23. का.आ. 1834(अ), तारीख 6 जुलाई, 2015;
24. का.आ. 2571(अ), तारीख 31 अगस्त, 2015,
25. का.आ. 2572(अ), तारीख 14 सितंबर, 2015,
26. का.आ. 141(अ) 15 जनवरी, 2016,
27. का.आ. 648(अ) तारीख 3 मार्च, 2016;
28. का.आ. 2269(अ) तारीख 1 जुलाई, 2016;
29. का.आ. 2944(अ), तारीख 14 सितम्बर, 2016;
30. का.आ. 3518(अ), तारीख 23 नवंबर, 2016;
31. का.आ. 3999(अ), तारीख 9 दिसंबर, 2016;
32. का.आ. 4241(अ), तारीख 30 दिसम्बर, 2016;
33. का.आ. 3611(अ), तारीख 25 जुलाई, 2018 |
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MINISTRY OF ENVIRONMENT, FOREST AND CLIMATE CHANGE NOTIFICATION

New Delhi, the 14th August, 2018

S.O. 3977(E).— Whereas, by notification of the Government of India in the erstwhile Ministry of Environment and Forests vide number S.O.1533 (E), dated the 14th September, 2006 issued under sub-section (1) and clause (v) of sub-section (2) of section 3 of the Environment (Protection) Act, 1986 read with clause (d) of sub-rule (3) of rule 5 of the Environment (Protection) Rules, 1986, the Central Government directed that on and from the date of its publication, the required construction of new projects or activities or the expansion or modernisation of existing projects or activities listed in the Schedule to the said notification entailing capacity addition with change in process or technology or product mix shall be undertaken in any part of India only after prior environmental clearance from the Central Government or as the case may be, by the State Level Environment Impact Assessment Authority, duly constituted by the Central Government under sub-section (3) of section 3 of the said Act, in accordance with the procedure specified therein;

And whereas, the said Ministry has received requests, for delegation of more powers to State Environment Impact Assessment Authority (SEIAA) and District Environment Impact Assessment Authority (DEIAA) with respect to grant of Environment Clearances;

And whereas clause (a) of sub-rule (3) of rule 5 of the Environment (Protection) Rules, 1986 provides that, whenever the Central Government considers that prohibition or restrictions of any industry or carrying on any processes or operation in any area should be imposed, it shall give notice of its intention to do so;

And whereas, a draft notification for making amendments in the Environment Impact Assessment Notification, 2006 in exercise of the powers conferred under sub-section (1) and clause (v) of sub-section (2) of section 3 of the Environment (Protection) Act, 1986 read with clause (d) of sub-rule (3) of rule 5 of the Environment (Protection) Rules, 1986 was published, vide number S.O.3933 (E) dated the 18th December 2017, inviting objections and suggestions from all the persons likely to be affected thereby, within a period of sixty days from the date of publication of said notification in the Gazette of India;

And whereas, copies of the said notification were made available to the public on 18th December 2017;

And whereas, all objections and suggestions received in response to the above mentioned draft notification have been duly considered by the Central Government;

Now, therefore, in exercise of 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 makes the following further amendments in the Environment Impact Assessment Notification, 2006 namely:-

In the said Notification, in the SCHEDULE, for item 1(a), 1(c), and the Schematic Presentation of Requirements on Environmental Clearance of Minor Minerals including cluster situation in Appendix-XI and entries relating thereto, the following item and entries shall be substituted, namely:

Projec	ct or Activity	Category w	ith threshold limit		
		Α	Conditions if any		
1		Mining, extraction of a	(for a specified production capacity)		
(1)	(2)	(3)		(4)	(5)
l (a)	(i) Mining of minerals	> 100 ha. of mining lease area in respect of non-coal mine lease. > 150 ha of mining lease area in respect of coal mine lease	respect of non-co	ining lease area in	General Conditions shall apply except: (i) for project or activity of mining of minor minerals of Category 'B2' (up to 25 ha of mining lease area); (ii) for project or activity of mining of
1 · F		Asbestos mining irrespective of mining area.		ts.	minor minerals of Category 'B1' in case of cluster of mining lease area; and (iii) River bed mining projects on account
			-		of inter-state boundary. Note: (1) Mineral prospecting is exempted; (2) The prescribed procedure for
	(ii)Slurry pipelines (coal, lignite and other ores) passing through national parks / sanctuaries / coral reefs, ecologically sensitive areas.	All projects			environmental clearance for mining of minor minerals including cluster situation is given in Appendix XI;
1(c)	(i) River Valley	(i) ≥ 50 MW hydroelectric		and < 50 MW	General Condition shall apply.
	projects (ii) Irrigation projects	power generation; (ii) ≥ 50,000 ha. of culturable command area	hydroelectric power generation; (ii) > 2000 ha. and < 50,000 ha. of culturable command area.		Note:- (i) Category 'B' river valley projects falling in more than one state shall be appraised at the central Government Level.
			Irrigation system	Requirement of EC	(ii) Change in irrigation technology having environmental benefits (eg. From flood irrigation to Drip irrigation etc.) by an existing project, leading to increase in
	,		(a) Minor Irrigation system (≤ 2000 Ha)	Exempted	Culturable Command Area but withou increase in dam height and submergence will not require amendment/ revision o EC.
			(b) Medium irrigation system (> 2000 and < 10,000 ha.)	Required to prepare EMP and to be dealt at State Level (B ₂ category).	·

		· · ·			
1		•	(c) Major	Required to	
1		1	irrigation	prepare EIA/EMP	·
1	•	-	system	and to be dealt at	•
1			(≥10,000 to <	State Level (B.	
ļ			50,000 ha.)	category).	
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Schematic Presentation of Requirements on Environmental Clearance of Minor Minerals including cluster situation in Appendix-XI:

Area of Lease (Hectare)	Category of Project	Requirement of EIA / EMP/ DSR	Requirement of Public Hearing	Requirement of EC	Who can prepare EIA/ EMP	Wbo will apply for EC	Authority to appraise/ grant EC	Authority to monitor EC compliance
EC Proposal of Sand N	#i-i and at	Las Missa Missa	of Mining on the	hasis of individ	vol mino locco	<u> </u>	<u> </u>	<u> </u>
0 – Sha	'B2'	Form -iM, PFR, DSR and Approved Mine Plan	No	Yes Yes	Project Proponent	Project Proponent	DEAC/ DEIAA	DEIAA SEIAA SPCB CPCB MoEPCC
> 5 ha and < 25 ha	'B2'	Form -I, PFR, DSR and Approved Mine Plan and EMP	No	Yes	Project Proponent	Project Proponent	SEAC / SEIAA	Agency nominated by MoEFCC
≥ 25ha and ≤ 100ha	'B1'	Form -I, PFR, DSR and Approved Mine Plan and EIA and EMP	Yes	Yes	Project Proponent	Project Proponent	SEAC / SEIAA	
> 100 ha	'A'	Form –I, PFR, DSR and Approved Mine Plan and EIA and EMP	Yes	Yes	Project Proponent	Project Proponent	EAC/ MoEFCC	
EC Proposal of Sand M						1 =		
Cluster area of mine leases up to 5 ha	'B2'	Form -1M, PFR, DSR and Approved Mine Plan	No	Yes	State, State Agency, Group of Project Proponents, Project Proponent	Project Proponent	DEAC/ DEIAA/	DEIAA SEIAA SPCB CPCB MoEFCC Agency nominated
Cluster area of Mine leases > 5 ha and < 25 ha with no individual lease > 5 ha	'B2'	Form -I, PFR, DSR and Approved Mine Plan and one EMP for all leases in the Cluster	No .	Yes	State, State Agency, Group of Project Proponents, Project Proponent	Project Proponent	DEAC/ DEIAA/	by MoEFCC
Cluster area of Mine leases > 5 ha and < 25 ha with any individual lease > 5 ha	'B2'	Form -I, PFR, DSR and Approved Mine Plan and one EMP for all leases in the Cluster	No	Yes	State, State Agency. Group of Project Proponents, Project Proponent	Project Proponent	SEAC/ SEIAA	

Cluster of	'B1'	Form -I,	Yes	Yes	State, State	Project	SEAC/	
mine leases of	- {	PFR, DSR	1	-	Agency,	Proponent	SEIAA	i
area≥25		and	'		Group of	1 ^		l
hectares with	- 1	Approved		1	Project			1
individual		Mine Plan	j	Ì	Proponents,	1		•
lease size ≤ 100ha	1	and one		i	Project	i		
	į.	ELA/EMP	ļ	i	Proponent			l '.
	ļ	forall leases	1	}			'	
	.	in the Cluster		1				
Cluster of any	'A'	Form -L	Yes	Yes	State, State	Project	EAC/	1
size with any	1	PFR, DSR	1	1	Agency,	Proponent	MoEFCC	l .
of the		and		!	Group of	- `		
individual		Approved			Project			
lease > 100ha		Mine Plan			Proponents,			
•		and one			Project			
	1	EIA/EMP for	Ì		Proponent			
	1	all leases in	· 4					
i i	1	the Cluster	i '	Į .				

[F. No. 19-2/2013-IA.III (Pt.II)] GYANESH BHARTI, Jt. Secy.

Note: The principal rules were published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (ii) vide number S.O. 1533 (E), dated the 14th September, 2006 and subsequently amended vide the following numbers: -

- 1. S.O. 1949 (E) dated the 13th November, 2006
- 2. S.O. 1737 (E) dated the 11th October, 2007;
- 3. S.O. 3067 (E) dated the 1st December, 2009;
- 4. S.O. 695 (E) dated the 4th April, 2011;
- S.O. 156 (E) dated the 25th January, 2012;
- 6. S.O. 2896 (E) dated the 13th December, 2012;
- 7. S.O. 674 (E) dated the 13th March, 2013;
- 8. S.O. 2204 (E) dated the 19th July 2013;
- 9. S.O. 2555 (E) dated the 21st August, 2013;
- 10. S.O. 2559 (E) dated the 22nd August, 2013;
- 11. S.O. 2731 (E) dated the 9th September, 2013;
- 12. S.O. 562 (E) dated the 26th February, 2014;
- 13. S.O. 637 (E) dated the 28th February, 2014;
- 14. S.O. 1599 (E) dated the 25th June, 2014;
- 15. S.O. 2601 (E) dated the 7th October, 2014;
- 16. S.O. 2600 (E) dated the 9th October, 2014
- 17. S.O. 3252 (E) dated the 22nd December, 2014;
- 18. S.O. 382 (E) dated the 3rd February, 2015;
- 19. S.O. 811 (E) dated the 23rd March, 2015;
- S.O. 996 (E) dated the 10th April, 2015;
- 21. S.O. 1142 (E) dated the 17th April, 2015;
- 22. S.O. 1141 (E) dated the 29th April, 2015;
- 23. S.O. 1834 (E) dated the 6th July, 2015;
- 24. S.O. 2571 (E) dated the 31st August, 2015;
- 25. S.O. 2572 (E) dated the 14th September, 2015;
- 26. S.O. 141 (E) dated the 15th January, 2016;
- · 27. S.O. 648 (E) dated the 3rd March, 2016;
- 28. S.O. 2269(E) dated the 1st July, 2016;
- 29. S.O. 2944(E) dated the 14th September, 2016;

- का.आ. 811(अ), तारीख 23 मार्च, 2015;
- 20. का.आ. 996(अ), तारीख 10 अप्रैल, 2015;
- 21. का.आ. 1142(अ), तारीख 17 अप्रैल, 2015;
- 22. का.आ. 1141(अ), तारीख 29 अप्रैल, 2015;
- 23. का.आ. 1834(अ), तारीख 6 जुलाई, 2015;
- 24. का.आ. 2571(अ), तारीख 31 अगस्त, 2015,
- 25. का.आ. 2572(अ), तारीख 14 सितंबर, 2015;
- 26. का.आ. 141(अ), तारीख 15 जनवरी, 2016;
- 27. का.आ. 648(अ), तारीख 03 मार्च, 2016;
- 28. का.आ. 2269(अ), तारीख 01 जुलाई, 2016;
- 29. का.आ. 2944(अ), तारीख 14 सितंबर, 2016;
- 30. का.आ. 3518(अ), तारीख 23 नवंबर, 2016;
- 31. का.आ. 3999(अ), तारीख 09 दिसंबर, 2016;
- 32. का .आ. 4241 (अ) , तारीख़ 30 दिसंबर, 2016;
- 33. का.आ. 3611(अ), तारीख 25 जुलाई, 2018;
- 34. का.आ. 3977(अ), तारीख 14 अगस्त, 2018;
- 35. का.आ. 5733(अ), तारीख 14 नवंबर, 2018;
- 36. का.आ. 5736(अ), तारीख 15 नवंबर, 2018;
- 37. का.आ. 5845(अ), तारीख 26 नवंबर, 2018; और
- 38. का.आ. 345(अ), तारीख 17 जनवरी, 2019.

MINISTRY OF ENVIRONMENT, FOREST AND CLIMATE CHANGE NOTIFICATION

New Delhi, the 13th June, 2019

S.O. 1960(E).—Whereas, a draft notification further to amend the notification of the Government of India in the erstwhile Ministry of Environment and Forest vide number S.O. 1533(E) dated the 14th September, 2006 was published in exercise of the powers conferred under 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 the sub-rule (3) of rule 5 of the Environment (Protection) Rules, 1986 vide S.O. 387(E), dated the 24th January, 2019, inviting objections and suggestions from all the persons likely to be affected thereby, within a period of sixty days from the date of publication of the said notification in the Gazette of India:

Whereas, all objections and suggestions received in response to the said draft notification have been duly considered by the Central Government;

And whereas, there is a need for rationalising and expediting the environment clearance for distilleries and ethanol storage in view of the emphasis on increasing production of biofuels to meet the target of 20 percent blending with petrol by the year of 2030 without compromising the environmental safeguards.

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 sub-rule (4) of rule 5 of the Environment (Protection) Rules, 1986, the Central Government, hereby makes the following further amendments in the said notification of the Government of India, in the erstwhile Ministry of Environment and Forests, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (ii), vide number S.O.1533 (E), dated the 14th September, 2006, namely:—

In the said notification, in the SCHEDULE—(a) For item 5(g), and the entries relating thereto, the following item and entries shall be substituted, namely:—

Project/	Category with threshold	Conditions, if any	
Activity	A	В	
5	Manufacturing/Fabricat		
"5(g) Distilleries	Molasses based distilleries > 100 KLD	Molasses based distilleries ≤ 100 KLD	General Condition shall apply";
•	Non-molasses based distilleries >200 KLD	Non-molasses based distilleries≤ 200 KLD	^

(b) Item 6(b) and the entries relating thereto shall be omitted.

[F No.IA-J-11013/55/2017.IA.II(I) pt]

GEETA MENON, Jt. Secy.

Note: The principal notification was published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (ii) vide number S.O. 1533 (E), dated the 14th September, 2006 and subsequently amended vide the following numbers:—

- 1. S.O. 1949 (E) dated the 13th November, 2006;
- 2. S.O. 1737 (E) dated the 11th October, 2007;
- 3. S.O. 3067 (E) dated the 1st December, 2009;
- 4. S.O. 695 (E) dated the 4th April, 2011;
- 5. S.O. 156 (E) dated the 25th January, 2012;
- 6. S.O. 2896 (E) dated the 13th December, 2012;
- 7. S.O. 674 (E) dated the 13th March, 2013;
- 8. S.O. 2204 (E) dated the 19th July 2013;
- 9. S.O. 2555 (E) dated the 21st August, 2013;
- 10. S.O. 2559 (E) dated the 22nd August, 2013;
- 11. S.O. 2731 (E) dated the 9th September, 2013;
- 12. S.O. 562 (E) dated the 26th February, 2014;
- 13. S.O. 637 (E) dated the 28th February, 2014;
- 14. S.O. 1599 (E) dated the 25th June, 2014;

- 15. S.O. 2601 (E) dated the 7th October, 2014;
- 16. S.O. 2600 (E) dated the 9th October, 2014
- 17. S.O. 3252 (E) dated the 22nd December, 2014;
- 18. S.O. 382 (E) dated the 3rd February, 2015;
- 19. S.O. 811 (E) dated the 23rd March, 2015;
- 20. S.O. 996 (E) dated the 10th April, 2015;
- 21. S.O. 1142 (E) dated the 17th April, 2015;
- 22. S.O. 1141 (E) dated the 29th April, 2015;
- 23. S.O. 1834 (E) dated the 6th July, 2015;
- 24. S.O. 2571 (E) dated the 31st August, 2015;
- 25. S.O. 2572 (E) dated the 14th September, 2015;
- 26. S.O. 141 (E) dated the 15th January, 2016;
- 27. S.O. 648 (E) dated the 3rd March, 2016;
- 28. S.O. 2269(E) dated the 1st July, 2016;
- 29. S.O. 2944(E) dated the 14th September, 2016;
- 30. S.O. 3518 (E) dated 23rd November 2016;
- 31. S.O. 3999 (E) dated the 9th December, 2016;
- 32. S.O. 4241(E) dated the 30th December, 2016;
- 33. S.O. 3611(E) dated the 25th July, 2018;
- 34. S.O. 3977 (E) dated the 14th August, 2018
- 35. S.O. 5733 (E) dated the 14th November, 2018;
- 36. S.O. 5736 (E) dated the 15th November, 2018;
- 37. S.O. 5845(E) dated the 26th November, 2018; and
- 38. S.O. 345(E) dated the 17th January, 2019.