## (Published in the Gazette of India, Extraordinary, Part-II, and Section 3, Sub-section (ii) MINISTRY OF ENVIRONMENT AND FORESTS

New Delhi 14th September, 2006

## **Notification**

S.O. 1533 Whereas, a draft notification under sub-rule (3) of Rule 5 of the Environment (Protection) Rules, 1986 for imposing certain restrictions and prohibitions on new projects or activities, or on the expansion or modernization of existing projects or activities based on their potential environmental impacts as indicated in the Schedule to the notification, being undertaken in any part of India<sup>1</sup>, unless prior environmental clearance has been accorded in accordance with the objectives of National Environment Policy as approved by the Union Cabinet on 18<sup>th</sup> May, 2006 and the procedure specified in the notification, by the Central Government or the State or Union territory Level Environment Impact Assessment Authority (SEIAA), to be constituted by the Central Government in consultation with the State Government or the Union territory Administration concerned under sub-section (3) of section 3 of the Environment (Protection) Act, 1986 for the purpose of this notification, was published in the Gazette of India ,Extraordinary, Part II, section 3, sub-section (ii) vide number S.O. 1324 (E) dated the 15<sup>th</sup> September ,2005 inviting objections and suggestions from all persons likely to be affected thereby within a period of sixty days from the date on which copies of Gazette containing the said notification were made available to the public;

And whereas, copies of the said notification were made available to the public on 15<sup>th</sup> September, 2005;

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 the powers conferred by 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 and in supersession of the notification number S.O. 60 (E) dated the 27<sup>th</sup> January, 1994, except in respect of things done or omitted to be done before such supersession, the Central Government hereby directs that on and from the date of its publication the required construction of new projects or activities or the expansion or modernization of existing projects or activities listed in the Schedule to this notification entailing capacity addition with change in process and or technology shall be undertaken in any part of India only after the 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 hereinafter in this notification.

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- (ii) All projects or activities included as Category 'A' in the Schedule, including expansion and modernization of existing projects or activities and change in product mix, shall require prior environmental clearance from the Central Government in the Ministry of Environment and Forests (MoEF) on the recommendations of an Expert Appraisal Committee (EAC) to be constituted by the Central Government for the purposes of this notification;
- (iii) All projects or activities included as Category 'B' in the Schedule, including expansion and modernization of existing projects or activities as specified in sub paragraph (ii) of paragraph 2, or change in product mix as specified in sub paragraph (iii) of paragraph 2, but excluding those which fulfill the General Conditions (GC) stipulated in the Schedule, will require prior environmental clearance from the State/Union territory Environment Impact Assessment Authority (SEIAA). The SEIAA shall base its decision on the recommendations of a State or Union territory level Expert Appraisal Committee (SEAC) as to be constituted for in this notification. In the absence of a duly constituted SEIAA or SEAC, a Category 'B' project shall be treated as a Category 'A' project;

## 5. Screening, Scoping and Appraisal Committees:-

The same Expert Appraisal Committees (EACs) at the Central Government and SEACs (hereinafter referred to as the (EAC) and (SEAC) at the State or the Union territory level shall screen, scope and appraise projects or activities in Category 'A' and Category 'B' respectively. EAC and SEAC's shall meet at least once every month.

- (a) The composition of the EAC shall be as given in Appendix VI. The SEAC at the State or the Union territory level shall be constituted by the Central Government in consultation with the concerned State Government or the Union territory Administration with identical composition;
- (b) The Central Government may, with the prior concurrence of the concerned State Governments or the Union territory Administrations, constitutes one SEAC for more than one State or Union territory for reasons of administrative convenience and cost;
- (c) The EAC and SEAC shall be reconstituted after every three years;
- (d) The authorised members of the EAC and SEAC, concerned, may inspect any site(s) connected with the project or activity in respect of which the prior environmental clearance is sought, for the purposes of screening or scoping or appraisal, with prior notice of at least seven days to the applicant, who shall provide necessary facilities for the inspection;
- (e) The EAC and SEACs shall function on the principle of collective responsibility. The Chairperson shall endeavour to reach a consensus in each case, and if consensus cannot be reached, the view of the majority shall prevail.

## 6. Application for Prior Environmental Clearance (EC):-

An application seeking prior environmental clearance in all cases shall be made in the prescribed Form 1 annexed herewith and Supplementary Form 1A, if applicable, as given in Appendix II, after the identification of prospective site(s) for the project and/or activities to which the application relates, before commencing any construction activity, or preparation of land, at the site by the applicant. The applicant shall furnish, along with the application, a copy of the pre-feasibility project report except that, in case of construction projects or activities (item 8 of the Schedule) in addition to Form 1 and the Supplementary Form 1A, a copy of the conceptual plan shall be provided, instead of the pre-feasibility report.

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(1)	(2)	(3)	(4)	(5)			
1(e)	Nuclear power projects and	All projects	Materials Production-	6			
	processing of	(\$)		(1) (2) 3(a) Metallurgion!			
	nuclear fuel						
2		Primary Processing IIA					
	C. I	≥ 1 million ton/annum	1 <1million ton/annum General Condition				
2(a)	Coal washeries	throughput of coal	throughput of coal	apply			
	n General Condia apply for Spa manufacturing	Basufacturing <200TPD	2 200TPD	(If located within mining area the proposal shall be appraised together with the mining proposal)			
2 (b)	Mineral beneficiation	≥ 0.1 million ton/annum mineral throughput	< 0.1million ton/annum mineral throughput				
		andheavymetal producin	/ampan	(Mining proposal with Mineral beneficiation shall be appraised together for grant of clearance)			
		>5000 патеманен		3(b) Cament places			
	General Conding	cl.0 inilling	Attended non-tappoid	3(b) Coment plants			
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4	(2)	Materials Processing		Agramata-catali (2.5) excelence
(1)	(2)	(3)	(4)	(5)
4(a)	Petroleum refining industry	All projects	10	musionzeq musionzeq goun st analisan
4(b)	Coke oven plants	≥2,50,000 tonnes/annum	<2,50,000 & ≥25,000 tonnes/annum	germola germola (sonsmane
4(c)	Asbestos milling and asbestos based products	All projects	noenB   st	edit obsenseM (5)6
4(d)	Chlor-alkali	≥300 TPD production	<300 TPD production	
idis - 30	industry	capacityor a unit located out side the notified industrial area/ estate	capacity and located within a notified industrial area/ estate	No new Mercury Cell based plants will be
A Maria	Specific Conditionally	cocated success smooths nebuscing mast estate	orta elsis nuo heteoria e lamenta mineria esperia	permitted and existing units converting to membrane cell technology are exempted from this Notification
4(e)	Soda ash Industry	All projects	Ī	tus sausib
4(f)	Leather/skin/hide processing industry	New projects outside the industrial area or expansion of existing units out side the industrial area	notified industrial area/	apply
				insurfed 2
5	ing at the Levi	Manufacturing/Fabric		
5(a)	Chemical fertilizers	All projects	-	- 100
5(b)	Pesticides industry and pesticide specific intermediates (excluding formulations)	technical grade		
llada	iogione D. Tenado Vien		A	ining banagatal (she industry



(1)	(2)	(3)	(4)	(5)	-
(1) 7(e)	(2) Ports, Harbours	≥ 5 million TPA of	< 5 million TPA of cargo	General Condition apply	shall
	*(bull: up uni of construction: l faciliacs open	cargo handling capacity (excluding fishing harbours)	handling capacity and/or ports/ harbours ≥10,000 TPA of fish handling	projects	
	and he the ace	Or s agus na gaireach as ea hadt as bas	capacity	Toweships as Area Developmen projects.	d)8
7(f)	Highways	i) New National High ways; and	i) New State High ways; and	General Condition apply	shall
	gary A. if bounced nighted under the Wi the Centerl Poline night State boundar	ii) Expansion of National High ways greater than 30 KM, involving additional right of way greater than 20m involving land acquisition and passing through more	than 30 km involving additional right of way greater than 20m involving land acquisition.	Any project or series whole or in man write Life (Protection). Act Control Bound from	
7(g)	Aerial ropeways	than one State.	All projects	General Condition apply	shal
7(h)	Common	w the industrial existence	All projects	General Condition	shal
/(II)	Effluent Treatment Plants (CETPs)	te snombnou bus du	191 dill of parameter site	apply only comments to the comments of the com	
7		- 5.73			
7(i)	Common Municipal Solid Waste Management Facility (CMSWMF)	politic terred (constrict politic terred (constrict politics)	All projects	General Condition apply	shal

