

H. Odisha State Pollution Control Board

H.1. Office Order for Classification of Industries into Green, Orange and Red categories

**GOVERNMENT OF ORISSA
FOREST AND ENVIRONMENT DEPARTMENT**

ORDER



No. Env.I-40/2007 6194 /F&E. Dated Bhubaneswar 24th April, 2007.

Whereas the State Government have fixed the fee for application for consent for establishment and consent for operation of different industrial plants in the notifications of the Government of Orissa in the Forest and Environment Department No.26974, No.26977, No.26980 and No.26983 dated the 29th December, 1998 published in the Extraordinary issue No.1322 of the Orissa Gazette dated the 7th September, 1999;

And whereas the Notification No.26980 dated the 29th December, 1998 has been amended in the Notification No.11755/F&E. dated 5th August, 2004 ;

And whereas for the purpose of the aforesaid notifications, the State Government have identified the industrial unit as "Marginally polluting" and "polluting industries" in the Order of the Government of Orissa in the Forest and Environment Department No.1877 dated the 9th May, 2000 for the purpose of the fees for application for the aforesaid consent ;

And whereas in the guidelines, for Management for consent and authorization by the State Pollution Control Boards under the Water (Prevention and Control of Pollution) Act, 1974, the Air (Prevention and Control of Pollution) Act, 1981 and the Hazardous Waste (Management and Handling) Rules, 1989, issued by the Central Pollution Control Board, the categorization of the industries for such consent or authorization have been made into Red, Orange, Green and non-polluting depending upon the pollution potential ;

Now, therefore, after careful consideration, the State Government in supersession of the Order of the Government of Orissa in the Forest and Environment Department No.1877/F&E. dated the 9th May, 2000, do hereby identify the industries described in the Schedule below into Red, Orange, Green and non-Polluting categories for the purpose of Management of consent or authorization of industries under the aforesaid Act and the Rules:

SCHEDULE

1. RED (High Pollution Potential)

(I) Industries identified by Ministry of Environment & Forests, Govt. of India as heavily polluting and covered under Central Action Plan, viz:

1. Aluminium smelter.
2. Cement.
3. Chlor alkali.
4. Copper smelter.
5. Distillery including Fermentation industry.
6. Dyes and Dye-intermediates.
7. Fertiliser.
8. Iron and Steel (involving processing from ore/scrap/Integrated steel plants).
9. Oil refinery (Mineral oil or Petro refineries).
10. Pesticides (Technical) (excluding formulation).
11. Petrochemicals (Manufacture of and not merely use of as raw material).
12. Pharmaceuticals (Basic) (excluding formulation).
13. Pulp & Paper (Paper manufacturing with or without pulping).
14. Sugar (excluding Khandsari).
15. Tanneries.
16. Thermal power plants.
17. Zinc smelter.

(II) Industries manufacturing following products or carrying out following activities:

18. Anodizing.
19. Asbestos and asbestos-based industries.
20. Automobile manufacturing/assembly.
21. Ceramic/refractories.
22. Chemical, petrochemical and electrochemicals including manufacture of acids such as sulphuric Acid, Nitric Acid, Phosphoric Acid etc.
23. Chlorates, perchlorates and peroxides.
24. Chlorine, fluorine, bromine, iodine and their compounds.
25. Coke making, coal liquefaction, coal tar distillation or fuel gas making.
26. Common Effluent Treatment Plant.
27. Dry coal processing/Mineral processing industries like ore sintering, palletization etc.
28. Explosive including detonators, fuses etc.
29. Fermentation industry including manufacture of yeast, beer etc.
30. Fire crackers.
31. Foundries.
32. Glass and fibre glass production and processing (excluding moulding).
33. Glue and gelatine.
34. Heavy Engineering.

35. Hospitals.
36. Hot Mix plants.
37. Hydrocyanic acid and its derivatives.
38. Incineration plants.
39. Industrial carbon including electrodes and graphite blocks, activated carbon, carbon black etc.
40. Industrial or inorganic gases namely (a) Chemical Gases: Acetylene, Hydrogen, Chlorine, Fluorine, Ammonia, Sulphur dioxide, Ethylene, Hydrogen Sulphide, Phosphine, (b) Hydrocarbon Gases: Methane, Butane, Ethane, Propane.
41. Industry or process involving electroplating operations.
42. Industry or process involving foundry operations.
43. Industry or process involving metal treatment or process such as picking, paint stripping, heat treatment, phosphating or finishing etc.
44. Lead re-processing & manufacturing including lead smelting.
45. Lime manufacturing.
46. Lubricating oils, greases or petroleum-based products.
47. Milk processing and dairy products (Integrated Project)
48. Mining and ore-beneficiation.
49. Organic Chemical manufacturing.
50. Parboiled rice mills.
51. Paints and varnishes (excluding blending/mixing).
52. Petroleum products manufacturing & oil/crude oil/residues reprocessing.
53. Phosphate rock processing plants.
54. Phosphorous and its compounds.
55. Photographic films and chemicals.
56. Pigments and intermediates.
57. Potable alcohol (IMFL) by blending or distillation of alcohol.
58. Power generating plants (excluding D.G.Sets).
59. Processes involving chlorinated hydrocarbons.
60. Ship-breaking.
61. Slaughter houses and meat processing units
62. Steel and steel products including coke plants involving use of any of the equipment's such as blast furnaces, open hearth furnace, induction furnace or arc furnace etc. or any of the operations or processes such as heat - treatment, acid pickling, rolling or galvanizing etc.
63. Stone Crushers.
64. Surgical and medical products involving prophylactics and latex.
65. Synthetic detergent and soap (not covered under Orange and Green list).
66. Synthetic fibre including rayon, tyre cord, polyester filament yarn.
67. Synthetic resins.
68. Synthetic rubber excluding moulding.
69. Tobacco products including cigarettes and tobacco processing.
70. Vegetable oils including solvent extracted oils, hydro-generated oils
71. Yarn and textile processing involving scouring, bleaching, dyeing, printing or any effluent/emission generating process.

2. ORANGE (Medium Pollution Potential)

1. Automobile servicing and repairs stations.
2. Brick manufacturing.
3. Cashewnut processing plants (dry process).
4. Cement clinker grinding units.
5. Cotton ginning, spinning and weaving.
6. Fish processing.
7. Flour mills (excluding Domestic Aatta Chakki).
8. Food additives, nutrients and flavours.
9. Food including fruits and vegetable processing.
10. Fragrances and industrial perfumes.
11. Hotels and restaurants.
12. Instant tea/coffee, coffee processing.
13. Khandsari Sugar.
14. Laboratory Chemicals involving distillation, purification process.
15. Laboratory-wares.
16. Lead-acid battery reconditioning/assembling.
17. Malted food.
18. Manufacture of mirror from sheet glass and photoframing.
19. Manufacture of synthetic detergent intermediates (other than formulated synthetic detergent products).
20. Manufacture of soaps (process generating trade effluent).
21. Metal treatment or process involving surface coating and paint baking.
22. Non-alcoholic beverages (soft drinks).
23. NPK Fertilisers/Granulation.
24. Organic nutrients.
25. Pesticides/Insecticides/Fungicides/Herbicides/Agrochemical formulation.
26. Petroleum products/crude oil storage and transfer excluding cross-country pipeline.
27. Pharmaceuticals formulation.
28. Plywood and Board manufacturing.
29. Pre-boiled rice mills.
30. Pulping and fermenting of coffee beans.
31. Pulverizing units.
32. Surgical and medical products not involving effluent/emission generating process.
33. Tyres and tubes vulcanization, vulcanization, retreading moulding.
34. Wire drawing (cold process) and bailing straps.

GREEN (Low Pollution Potential)

(I) Industries in Small scale, Cottage/Village category suggested under notification of the State Government for issuance of simplified NOC/ Consent from State Pollution Control Board.

(II) All those industries or processes which are not covered under the "Red" and/ or "Orange" category; An illustrative list is provided below.

- 1.Apparel making.
- 2.Assembly of air coolers, conditioners.
- 3.Assembly of bicycles, baby carriage and other small non- motorized vehicles.
- 4.Atta-chakkies.
- 5.Bakery products, biscuits confectionery.
- 6.Bamboo and cane products (only dry operations).
- 7.Block making for printing.
- 8.Bulk Cement terminal.
- 9.Cardboard or corrugated box and paper products (Paper or pulp manufacturing excluded).
- 10.Carpet weaving.
- 11.Chilling plants and cold storage.
- 12.Cotton and woolen hosiery.
- 13.Dal mills.
- 14.Electronics and Electrical goods.
- 15.Electronics equipment (Assembly).
- 16.Footwear (rubber and PVC).
- 17.Fountain pens.
- 18.Garments stitching, tailoring.
- 19.Gold and Silver smithy.
- 20.Gold and Silver thread zari work.
- 21.Groundnut decorticating (dry).
- 22.Ice-cream or Ice-making.
- 23.Industrial Gases, namely; Air, Oxygen, Nitrogen, Argon, Helium, Carbon Dioxide, Nitrous Oxide.
- 24.Insulation and other coated papers (Paper or pulp manufacturing excluded).
- 25.Jobbing and machining.
- 26.Leather footwear and leather products excluding tanning and hide processing.
- 27.Light engineering.
- 28.Manufacture of formulated synthetic detergent products.
- 29.Manufacture of soaps involving process without generation of trade effluent (saponification of fats and fatty acids only).
- 30.Medical and Surgical instruments.
- 31.Mineralised water.
- 32.Musical instruments manufacturing.
- 33.Oil ginning/expelling (no hydrogenation/refining).
- 34.Optical frames.

35. Paint (by mixing process only).
36. Paper pins and U-clips.
37. Plastic & PVC processed goods.
38. Polythene, plastic and PVC goods through injection/extrusion moulding.
39. Powerlooms/handlooms (without dyeing & bleaching).
40. Printing press.
41. Radio assembling.
42. Rice Millers.
43. Rope (cotton and plastic).
44. Rubber goods industry.
45. Scientific and mathematical instruments.
46. Shoelace manufacturing.
47. Sports goods.
48. Steeping and processing of grains.
49. Supari (Betelnut) and masala grinding.
50. Thermometer making.
51. Toys.
52. Wasting of used sand by hydraulic discharge.
53. Water softening and demineralised plants.

4. Non-Polluting Industrial Activities (exemption from Consent)

1. Tailoring/garment making.
2. Handloom weaving.
3. Furniture (wooded & steel).
4. Assembly of domestic electrical and electronic appliances/ equipment.
5. Candles.
6. Carpentry (excluding saw mill).
7. Manufacture of steel trunks and suit cases.

Note:

Industries which do not fall in any of the above mentioned categories (i.e. Red/Orange/Green/Non-polluting), decision with regard to their categorization will be taken by the State Pollution Control Board.

By order of the Governor

S. P. Nanda 24.4.01
Principal Secretary to Government

Memo No. 6195 / F & E .

Date 24/4/07

Copy forwarded to the Director, Printing, Stationery and Publication, Orissa, Cuttack for favour of information and necessary action. He is requested to publish the Order in the Extra-ordinary issue of Orissa Gazette today and supply 100 copies of the Gazette to this Deptt. for reference and further action.


Director, Environment-cum-Special Secretary to Govt.

Memo No. 6196 / F & E .

Date 24/4/07

Copy forwarded to the Member Secretary, State Pollution Control Board, Orissa, Bhubaneswar for information and necessary action.


Director, Environment-cum-Special Secretary to Govt.

Memo No. 6197 / F&E.

Dated 24/4/07

Copy forwarded to All Departments of Government of Orissa for information and necessary action.


Director, Environment-cum-Special Secretary to Govt.

Government Odisha
Forest and Environment Department

ORDER

ENV-I-01/2012 13434 /F&E., Dated the 16-7-12

Whereas industrial plants have been categorized into high, medium, low and non-polluting on the basis of pollution potentiality by the order of the Government of Odisha in the Forest and Environment Department No. ENV-I-40/2007 - 6194/ F&E Dated the 24th April, 2007 for the purpose of fixation of fee for application for consent for establishment and operation of different such industrial plants under sub-section (2) of section 21 of the Air (Prevention and Control of Pollution) Act, 1981 and sub-section (2) of section 25 of the Water (Prevention and Control of Pollution) Act, 1974 and for authorization by the State Pollution Control Board under the provisions of the Hazardous Wastes (Management, Handling and Transboundary Movement) Rules, 2008.

Now, after careful consideration of the matter and in partial modification of the said order, the State Government in consultation with the Board do hereby identify the following industrial plants into different categories in addition to the existing categories of industrial plants, namely:-

SCHEDULE

1. RED (High Pollution Potential)

1. DG set of capacity 15 KVA or more under Air (PCP) Act, 1981.
2. Building and construction projects having built up area $\geq 20,000$ sq mt and $< 150,000$ sq mt.
3. Townships and area development project covering an area ≥ 50 Ha and or built up area $\geq 1,50,000$ sq mtrs.
4. River valley project (irrigation / hydro power projects)
5. Nuclear power projects and processing of nuclear fuel
6. Highway projects
7. Airports

EECB/12
20/7/12

SECRET (N)

20/7/12
18/7/12

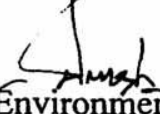
8. Isolated storage and handling of hazardous chemicals as per threshold planning quantity indicated in column 3 of the schedule 2&3 of MSIHC Rules 1989 as amended in 2000.
9. All transportation pipelines (oil & gas including crude and refinery / petrochemical products / mineral slurry).
10. Industrial estates / parks / complexes / areas, Export Processing Zones (EPZs), Special Economic Zones (SEZs), Biotech Parks, leather complexes.
11. Common hazardous waste, treatment, storage and disposal facilities (TSDFs)
12. Dumping of ash/char/slog/other non-hazardous industrial waste outside factory premises (including mine void and low laying area filling)
13. Common Municipal Solid waste Management Facility
14. Ports, Harbours
15. Aerial ropeways
16. Granite polishing units
17. Fishing harbour
18. Common effluent treatment plant / common sewage treatment plant
19. Coal / Coke briquettes plant
20. Ship building , rig manufacturing and assembling
21. Any other project which does not find a place here but comes under the schedule of Environment Impact Assessment Notification, 2006
22. Railway siding and mineral stackyard
- 2. ORANGE (Medium Pollution Potential)**
 1. Fish landing centre
 2. Chuda mill
- 3. GREEN (Low Pollution Potential)**
 1. Fly ash based product manufacturing unit

R.K.Sharma

Principal Secretary to Government

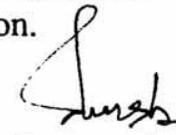
Memo No. 13/32 /F&E.,dt. 16-7-12

Copy forwarded to the Director, Printing, Stationery and Publication, Odisha, Cuttack for favour of information and necessary action. He is requested to publish the Notification in the Extra-ordinary issue of Odisha Gazette and supply 100 copies of the Gazette to this Department for reference and further action.

 16.7.12
Director, Environment-cum-
Spl. Secretary to Government


Memo No. 13/33 /F&E.,dt. 16-7-12

Copy forwarded to the Member Secretary, State Pollution Control Board, Odisha, Bhubaneswar for information and necessary action.

 16.7.12
Director, Environment-cum-
Spl. Secretary to Government

Memo No. 13/34 /F&E.,dt. 16-7-12

Copy forwarded to All Departments of Government of Odisha for information and necessary action.

 16.7.12
Director, Environment-cum-
Spl. Secretary to Government



H.2. Circular for categorization and minimum frequency of inspection and sampling of industries under Water and Air Acts



STATE POLLUTION CONTROL BOARD, ODISHA

(Department of Forest & Environment, Govt. of Odisha)
Paribesh Bhawan, A/118, Nilakanthanagar, Unit-VIII
Bhubaneswar – 751012

No. 9968 /Ind-II-NOC-Misc.- 170

Date 17-06-15

CIRCULAR

1. The Board vide office order No. 6456 dt. 15.4.2015 classified the industrial projects as following.

Investment in Rs.	Green	Orange	Red
Up to 5.0 Crores	C	C	C
More than 5.0 Crores and up to 50.0 Crores	C	C	B
More than 50.0 Crores	C	B	A

The mining projects were also classified in the following manner.

Mining Projects	Category
Coal, Bauxite, Iron, Manganese, Limestone, Dolomite and Chromite	A
Other than Coal, Bauxite, Iron, Manganese, Limestone, Dolomite and Chromite	B

For the industrial project 'investment' means the capital investment in plant and machinery, land and building etc. exclusive of working capital. The 'Red', 'Orange' and 'Green' category projects are to be determined as notified by the F & E Deptt., Govt. of Odisha and amended from time to time.

2. The Board in its 111th meeting (Special) held on 30.05.2015 approved to adopt following minimum frequency of inspection and sampling.

Project Category	Minimum Inspection frequency	Minimum Sampling frequency
A	At least once in 6 months	Every month
B	At least once in 2 years on random check basis	Once in 6 months
C	At least once in 3 years on random check basis	Once in a year

3. In the case of any allegation of pollution against a particular unit, the inspection and sampling can be done at a frequency higher than the above minimum frequency prescribed for a class of industry. In such case the frequency shall be determined by the Member Secretary / Regional Officer as the case may be.

4. For the units which are in the exempt category (as notified by the State Govt.), the sampling and inspection shall be done only if any allegation of pollution by the concerned industries are received by the Board.

This order supersedes all previous office orders/circular brought out by the State Pollution Control Board in this matter and will come into force with immediate effect.

By Order of the Board



MEMBER SECRETARY

Memo No. 9969 /Dt. 17-06.15

Copy forwarded to the Director(Env.)-cum-Special Secretary, Govt. of Odisha, Forest & Environment Department, Bhubaneswar for kind information and necessary action.



MEMBER SECRETARY

Memo No. 9970 /Dt. 17-06.15

Copy forwarded to All Sr. Env. Engineers / All Sr. Env. Scientists / All EEs / All ESs / All DEEs / All DESs / All AEEs / All AESs / Administrative Officer / All Regional Officers / Sr. Law Officer / Law Officer, SPC Board, Odisha, Bhubaneswar for information and necessary action.



MEMBER SECRETARY

Memo No. 9971 /Dt. 17-06.15

Copy forwarded to "Make in India" (File No. Ind.II-NOC-Misc.196) for record.



MEMBER SECRETARY

H.3. Office Order for exemption of all green industries from consent management

22/12/15



GOVERNMENT OF ODISHA
FOREST AND ENVIRONMENT DEPARTMENT

ORDER

ENV-I-82/2015 14/78/F&E, Dated the 7-8-15

Whereas Industrial Plants have been categorised into red, orange, green and non-polluting industrial activities vide Forest & Environment Department Order No. Env.I-40/2005-6194/F&E, dt. 24.4.2007 and No. Env.-I-01/2012-13131/F&E, dt. 16.7.2012 for the purpose of determination of Application fees for consent to establish & operate such industrial plants under Sub-section(2) of Section 21 of Air (PCP) Act, 1981 and Sub-section (2) of Section 25 of the Water (PCP) Act, 1974 and for authorisation by the State Pollution Control Board under the provision of the Hazardous Wastes (Management , Handling & Transboundary Movement) Rules, 2008.

*SEE(N)
SEE(C)
SEE(B)
14/8*

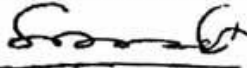
Now, after further consideration of the matter, the State Government in consultation with the State Pollution Control Board do hereby decide that the Green Category of Industries shall be exempted from consent administration of the SPCB and need not apply for consent to Establish and Consent to operate to the State Pollution Control Board. However, the green category of industries shall be governed by self regulatory regimes and will have to follow the general guidelines for best environmental management practices in this category of industries.

*Sri Pathmaiah
Immediate
18/8/15*

By order of the Governor
[Signature]
Addl. Chief Secretary to Government

Memo No. 14199 /F&E, dt. 7-8-15

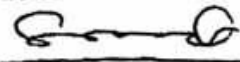
Copy forwarded to the Director, Printing, Stationery and Publication, Odisha, Cuttack for favour of information and necessary action. He is requested to publish the Notification in the Extra-ordinary issue of Odisha Gazette and supply 100 copies of the Gazette to this Department for reference and further action.


07.08.15

Director, Env.-cum-Spl.Secy.to Government

Memo No. 14200 /F&E, dt. 7-8-15

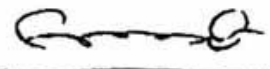
Copy forwarded to the Member Secretary, State Pollution Control Board, Odisha, Bhubaneswar for information and necessary action.


07.08.15

Director, Env.-cum-Spl.Secy.to Government.

Memo No. 14201 /F&E, dt. 7-8-15

Copy forwarded to All Departments of Government of Odisha for information and necessary action.


07.08.15

Director, Env.-cum-Spl.Secy.to Government.

H.4. Order with validity period for Consent to Establish



STATE POLLUTION CONTROL BOARD, ODISHA

(Department of Forest & Environment, Govt. of Odisha)
Paribesh Bhawan, A/118, Nilakanthanagar, Unit-VIII
Bhubaneswar - 751012

No. 10209 /IND-II-NOC- Misc.-200

Date 23.06.2016

OFFICE ORDER

VALIDITY PERIOD OF CONSENT TO ESTABLISH UNDER THE PROVISIONS OF WATER (PREVENTION & CONTROL OF POLLUTION) ACT, 1974 AND AIR (PREVENTION AND CONTROL OF POLLUTION) ACT, 1981

The Board grants consent to establish to industries and mines under section 25 of Water (Prevention and Control of Pollution) Act, 1974 and section 21 of Air (Prevention and Control of Pollution) Act, 1981. Such consent to establish is valid for a period of five years from the date of issue of consent to establish order.

Under Ease of Doing Business programme, the Department of Industrial Policy and Promotion (DIPP), Govt. of India has suggested action point that consent to establish shall be issued for a validity for a minimum period of five years or more.

In compliance to the above action point of Department of Industrial Policy and Promotion (DIPP), Govt. of India, Consent to establish shall be granted to industrial and mining projects for a validity period of minimum 05 (Five) years.

Memo No. 10210 /dt. 23.06.2016

Copy forwarded to All Sr. Env. Engineers / All Sr. Env. Scientists / All EEs / All ESs / All DEEs / All DESs / All AES / Administrative Officer / All Regional Officers / Sr. Law Officer-L-II / Law Officer, SPC Board, Odisha, Bhubaneswar for information and necessary action.


MEMBER SECRETARY


MEMBER SECRETARY

***H.5. Notification with guidelines for
Revalidation/Modification of Consent to
establish order based on Self-certification***



STATE POLLUTION CONTROL BOARD, ODISHA

(Department of Forest & Environment, Govt. of Odisha)
Paribesh Bhawan, A/118, Nilakanthanagar, Unit-VIII
Bhubaneswar – 751012

No. 10534 /Ind-II-NOC-Misc.-68

Date 27.06.16

NOTIFICATION

GUIDELINES FOR AUTO REVALIDATION OF CONSENT TO ESTABLISH

- 1) The Board grants consent to establish to industries and mines under section 25 of Water (Prevention & Control of Pollution) Act, 1974 and section 21 of Air (Prevention & Control of Pollution) Act, 1981. Such consent to establish is valid for a period of five years from the date of issue of consent to establish order provided substantial physical progress of the project has not taken place in the meantime.
- 2) The proponents who are unable to achieve substantial physical progress of the project within this five years period of consent to establish, are required to revalidate the consent to establish for another five years. The procedure for revalidation of consent to establish under different conditions are laid down in the guidelines issued vide No. 5187 dtd. 28.3.2009.
- 3) This guidelines lays down the procedure to revalidate / modify consent to establish without going through a detailed process of scrutiny as required in the case of a fresh application.
- 4) The Department of Industrial Policy and Promotion (DIPP), Govt. of India under 'Ease of Doing Business' programme has suggested an action point to allow for auto-renewal of consent to establish under Water(PCP) Act, 1974 and Air (PCP) Act, 1981 based on self-certification or third party certification.
- 5) In compliance to the above action point of DIPP, Govt. of India, following provisions of auto-revalidation is made, so that, the revalidation can be effected on the basis of self-declaration and without any site inspection.
 - a) The consent to establish shall be auto-revalidated for a period of five years in the following cases :
 - i) A project whose consent to establish has become invalid but its environmental clearance is valid.
 - ii) A project which does not require environmental clearance, but its consent to establish has become invalid.
 - b) Projects falling within the categories specified in para (a) shall make a request on the online consent management portal of State Pollution Control Board alongwith applicable one time consent to establish fee, upload

- relevant document in support of the project cost and a signed copy of self declaration form in the format enclosed as **Annexure-A** of this notification.
- c) After verification of the documents and self-declaration, Sr. Env. Engineer / Sr. Env. Scientist in charge of consent to establish cell in the Head Office or the Regional Officer (as the case may be) shall issue a revalidation order through online system without seeking any further approval from the Member Secretary or the Regional Officer (as the case may be).
 - d) The proponent shall be allowed for auto-revalidation of consent to establish only once after the expiry of first consent to establish for a maximum period of five years.
- 6) Application for auto-revalidation of consent to establish shall be made not later than six months from the date of validity of consent to establish.
 - 7) No application received after the expiry of six months from the date of validity shall be considered by the Board for revalidation of consent to establish. The applicant has to make a fresh application after the expiry of six months from the date of validity.
 - 8) The guidelines No. 5187 dtd. 28.3.2009 is modified accordingly by incorporating the above modification and is enclosed as **Annexure-B** of this notification.

By order of the Chairman

Encl : Annexure - A & B


MEMBER SECRETARY

Memo No. 10535 dt. 27.06.16
Copy forwarded to All Sr. Env. Engineers / All Sr. Env. Scientists / Administrative Officer / All R.Os / Sr. Law Officer, SPC Board, Odisha, Bhubaneswar for information and necessary action.

Encl : As above


MEMBER SECRETARY

Memo No. 10536 dt. 27.06.16
Copy alongwith Guidelines forwarded to Mrs. Mamata Patnaik, Env. Engineer-cum-System Administrator, SPC Board, Bhubaneswar for information and necessary action. She is requested to display the guidelines in the web site of the Board replacing the old guidelines. She is also requested to develop facility for online submission of application for Auto revalidation as per the guidelines.

Encl : as above


MEMBER SECRETARY

ANNEXURE - A

**FORMAT FOR SELF CERTIFICATION BY THE INDUSTRY FOR AUTO
REVALIDATION OF CONSENT TO ESTABLISH**

To,

The Member Secretary
State Pollution Control Board, Odisha. } For Head Office
Bhubaneswar

Or
The Regional Officer, SPC Board, _____ } For Regional Office

Sub: Self Certification for Auto Revalidation of the Consent to Establish under
Water (PCP) Act, 1974 and Air (PCP) Act, 1981.

Ref: Consent to establish issued by the Board vide letter No _____
dated which is valid up to _____

Dear Sir,

We wish to apply for the auto revalidation of consent to establish referred above. We undertake the following:

1. We have consent to establish from SPCB, Odisha which is valid upto _____
vide above referred letter and copy of the same is enclosed.
2. The project capacity and configuration remains the same as submitted vide our
original application No _____ dated _____.
3. The capital investment of the industry, as per SPCB, Odisha vide above
referred consent to establish was ₹..... (Rupees _____). The Capital
Investment for the proposed consent to establish auto revalidation is ₹.....
..... (Rupees _____). (The change in
capital Investment, if any, is only due to investments in infrastructure development,
clean technology, pollution control systems and better production management).
4. There is no increase in production or pollution load than as referred in the earlier
consent to establish granted vide letter no. _____, dated _____.
5. We are submitting a fees of ₹..... (Rupees _____)
for consent to establish corresponding to the present cost of the project duly
supported by the Chartered Accountants certificate to that effect.

6. We undertake to comply with any further condition which may be stipulated by SPCB, Odisha in future and also, undertake to pay all the charges/fees/demands in future.
7. We hereby declare that the information furnished here is true as per the records. We further understood that suppression of information or giving any false information is punishable under section 42(1)(f) of Water (PCP) Act, 1974 and under section 38 (f) of Air (PCP) Act, 198.1

It is requested to approve the auto revalidation of the consent to establish in favour of our unit for the period upto _____.

Thanking You

Encl: As above.

Signature of occupier, Name and
designation with phone and email
address and Seal of the Company

ANNEXURE - B

**GUIDELINES FOR
AUTO REVALIDATION / MODIFICATION OF CONSENT
TO ESTABLISH ORDER**

JUNE 2019



STATE POLLUTION CONTROL BOARD, ODISHA

Parade Ground, A-115, Bhubaneswar, 751 005,
Odisha - 751 015, India

GUIDELINES FOR AUTO REVALUATION / MODIFICATION OF CONSENT TO ESTABLISH

The Board grants consent to establish industries and mines under section 25 of Water (Prevention & Control of Pollution) Act, 1974 and section 21 of Air (Prevention & Control of Pollution) Act, 1986. Consent to establish is valid for the product, quantity, manufacturing process and raw materials as mentioned in the application for a period of five years from the date of issue of consent to establish order provided substantial physical progress of the project has not taken place in the meanwhile. Some proponents who are unable to do substantial physical progress of the project within this five years period of consent to establish, request for revocation of consent to establish. Some proponents are also requesting to issue modify consent to establish for change in plant configuration as well as correction in consent to establish. The proposals of revocation / modification of consent to establish are broadly fed within the following category:

1. Issue consent to establish as well as environmental clearance after lapse of 5 years.
2. Issue consent to establish after lapse of 5 years but environmental clearance is valid.
3. Consent to establish is issued after 5 years, process of EA (i.e. public hearing etc.) has been completed long back but environmental clearance has not been accepted by MoEFCC, Govt. of India.
4. Issue consent to establish after lapse of 5 years but the project does not require environmental clearance.
5. Change in plant configuration without exceeding normal capacity for which consent to establish granted.
6. Major change in plant configuration as well as converted capacity for which consent to establish granted.
7. Correction sought in conditions stipulated in consent to establish order.

The guideline after all resolving the issues arising in above circumstances and puts forth a uniform procedure to be adopted by the Head Office as well as the Regional Office while modifying or reissuing consent to establish.

6. Issue consent to establish as well as Environmental Clearance

In the case when the consent to establish (CTE) and environmental clearance (EC) are expired the consent to establish issued earlier can not be revalidated.

Guidelines for the Revocation/Modification of Consent to Establish



This type of proposal shall be treated as not used and the proponent shall be advised to apply again for consent to establish, operating and maintain and conduct their EIA study for securing environmental clearance (if required).

B. Renewal consent to establish and valid Environmental Clearance :

A. 1. If the proponent fails to do substantial physical progress of the project within 5 years period of consent to establish, consent to establish shall be auto-renewal for 5 years after receipt of the following from the proponent:

- a. Adequate and true consent to establish fees as per present fees structure of the Board for the project.
- b. Supportive documents as a present project area.
- c. Signed copy of self-certification / declaration form indicating that the project capacity and configuration has not changed with respect to the original application.
- d. After verification of the documents and self-declaration, Sr. (Ex. Engineer) / Sr. (Ex. Scientist) in charge of consent to establish cell in the Head Office or the Regional Office (as the case may be) shall issue a notification order through online system without seeking any further approval from the Member Secretary or the Regional Officer (as the case may be).
- e. The proponent shall be allowed for auto-renewal of consent to establish only once after the expiry of first consent to establish for a maximum period of five years.
- f. Application for auto-renewal of consent to establish shall be made not less than six months from the date of expiry of consent to establish.
- g. The application received after the expiry of six months from the date of expiry shall be considered by the Board for re-grantation of consent to establish. The applicant has to make a fresh application after the expiry of six months from the date of expiry.

B. 1. If the proponent fails to do substantial physical progress of the project within 5 years of auto-renewal period, the proponent shall be notified to assess if any substantial changes in environmental setting have taken place in and around the proposed project area. If the development in the proposed area is not significant then consent to establish shall be renewed for another 5 years after receipt of the following from the proponent:

- a. Adequate and true consent to establish fees as per present fees structure of the Board for the project.

Signature for Auto Renewal/Re-grantation of Consent to Establish:



- b. Supportive documents w.r.t present project cost.
 - c. Signed copy of self certification / declaration form indicating that the project capacity and configuration has not changed with respect to the original application.
 - ii) If the development in the proposed area is significant then the proponent shall be asked to apply afresh for consent to establish for the proposal.
 - C. In case the project configuration has changed then the proponent shall make a fresh application for consent to establish.
3. **Invalid consent to establish, process of EIA (i.e. public hearing etc.) has been completed but environmental clearance has not been accorded:**
- i) The proposed site shall be verified to assess if any substantial changes in basic environmental setting have taken place in and around the proposed project area. If the development in the proposed area is not significant than consent to establish shall be revalidated after receipt of the following from the proponent :
 - a. Adequate consent to establish fees as per present fees structure of the Board for the proposal.
 - b. An undertaking that the project capacity and configuration has not changed with respect to the original application.
 - c. In case the project configuration has changed then the proponent shall make a fresh application for consent to establish.
 - ii) If the development in the proposed area is significant then the proponent shall apply afresh for consent to establish and conduct fresh EIA in the project for obtaining environmental clearance.
4. **Invalid consent to establish of a project which does not require environmental clearance :**
- A. i) If the proponent fails to do substantial physical progress of the project within 5 years period of consent to establish, consent to establish shall be **auto revalidated** for 5 years after receipt of the following from the proponent.
 - a. Adequate one time consent to establish fees as per present fees structure of the Board for the proposal.
 - b. Supportive documents w.r.t present project cost.

- c. Signed copy of self certification / declaration form indicating that the project capacity and configuration has not changed with respect to the original application.
 - ii) After verification of the documents and self-declaration, Sr. Env. Engineer / Sr. Env. Scientist in charge of consent to establish cell in the Head Office or the Regional Officer (as the case may be) shall issue a revalidation order through online system without seeking any further approval from the Member Secretary or the Regional Officer (as the case may be).
 - iii) The proponent shall be allowed for **auto-revalidation** of consent to establish only once after the expiry of first consent to establish for a maximum period of five years.
 - iv) Application for **auto-revalidation** of consent to establish shall be made not later than six months from the date of validity of consent to establish.
 - v) No application received after the expiry of six months from the date of validity shall be considered by the Board for revalidation of consent to establish. The applicant has to make a fresh application after the expiry of six months from the date of validity.
- B. i)** If the proponent fails to do substantial physical progress of the project within 5 years of auto-renewal period, the proposed site shall be verified to assess if any substantial changes in environmental setting have taken place in and around the proposed project area. If the development in the proposed area is not significant then consent to establish shall be revalidated for another 5 years after receipt of the following from the proponent :
- a. Adequate one time consent to establish fees as per present fees structure of the Board for the proposal.
 - b. Supportive documents w.r.t present project cost.
 - c. Signed copy of self certification / declaration form indicating that the project capacity and configuration has not changed with respect to the original application.
- ii) If the development in the proposed area is significant then the proponent shall be asked to apply afresh for consent to establish for the proposal.
- C.** In case the project configuration has changed then the proponent shall make a fresh application for consent to establish.

5. Change in plant configuration where overall capacity remains within the consented quantity for which consent to establish granted :

The proponent shall be issued a modified consent to establish incorporating the change in plant configuration after surrendering the original consent to establish order issued earlier. However, validity of the modified consent to establish shall be with effect from the date of issue of the original consent to establish.

6. Change in major plant configuration as well as consented capacity for which consent to establish granted:

The proponent shall apply afresh for consent to establish for the proposal and also obtain fresh environmental clearance if proposal requires environmental clearance.

7. Correction in stipulated conditions of consent to establish :

- i) In case the proponent seeks to modify or drop any condition stipulated in the consent to establish order, the merit of such modification or exemption shall be evaluated by the competent authority. In case the competent authority is satisfied that the desired modification or exemption is not compromising the desired environmental quality then such modification and/or exemption can be granted by the Authority.

(N.B.: In this case the competent authority means the office which has the authority to grant consent to establish for the project in question).

- ii) The proponent shall be issued a modified consent to establish incorporating the necessary correction after surrendering the original consent to establish issued earlier. However, validity of the modified consent to establish shall be with effect from the date of issue of earlier consent to establish order.

H.6. Circular for auto-renewal of Consent to Operate for industries



STATE POLLUTION CONTROL BOARD, ODISHA

(Department of Forest & Environment, Govt. of Odisha)
Paribesh Bhawan, A/118, Nilakanthanagar, Unit-VIII
Bhubaneswar – 751012

No. 10142 /Ind-II-NOC-Misc. - 170

Date 19.06.15

CIRCULAR

1. Under Make in India Programme the Department of Industrial Policy & Promotion (DIPP) has suggested for auto renewal of consent to operate under Water (PCP) Act. 1974 and Air (PCP) Act, 1981 based on self-certification / third party certification.
2. Auto renewal of consent to operate based on self-certification / 3rd party certification can be defined as renewal of consent to operate without making application in prescribed format and without physical verification of compliance to consent conditions, but only depositing adequate consent fees and furnishing self-certification / 3rd party certifications that the unit complies to all the consent conditions.
3. The Board in its 111th meeting (Special) held on 30.05.2015 approved for auto renewal of consent to operate for Red category of industries (2-5 years) and Orange category of industries (10 years) with the following manner:
 - i. Orange category of industries is of medium pollution potential and it has been approved by the Board to increase the consent period for such industries for 10 years subject to payment of consent fees. In many cases the industries prefer to pay the fee for a lesser period for internal reason. In such cases auto renewal of consent to operate based on self-certification / 3rd party certification for balance period within a block period upto 10 years shall be considered in case the industry pays for the remaining fees for the desired period.
 - ii. Red category industry being higher in pollution potential is required to be rigorously monitored. At present Board gives consent to the red category of industries for 5 years except 17 category of highly polluting industries and Sponge iron plant for which consent is being provided for 2 years. Auto renewal of consent to operate based on self-certification / 3rd party certification for red category industries shall be considered for balance period within a block period of upto 5 years (depending upon different category) in case the industry pays fees for lesser period and pays the fee for desired period.
 - iii. The Board has approved for exemption of green category of industries from consent administration of the Board. This will be implemented after the approval of the Govt. in Forest & Environment Department. Hence, auto-renewal of consent to operate may not be necessary for green category industries. However, till Govt.

approval is obtained for exemption of green category of industries from consent administration of the Board, validity of consent to operate for green category of industries will be 5 years with auto-renewal of consent to operate as per above procedure.

- iv. Above auto-renewal of consent to operate will not be applicable when the existing unit will go for expansion activities. Before starting operation of expansion project / alteration in emission / discharge / disposal of solid waste, the industry has to submit separate consent to operate application online to obtain prior consent to operate of the Board.
4. The third party inspection should be made through agencies which are empanelled by the State Pollution Control Board based on their competence and capacity.
5. Consent to operate after the prescribed block period (i.e. upto 2, 5 & 10 years) will be provided on receipt of fresh application, adequate fees and exhaustive inspection.

This order will come into force with immediate effect.

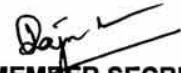
By Order of the Board



MEMBER SECRETARY

Memo No. 10143 /Dt. 19.06.15

Copy forwarded to the Director (Env.)-cum-Special Secretary, Govt. of Odisha, Forest & Environment Department, Bhubaneswar for kind information and necessary action.



MEMBER SECRETARY

Memo No. 10144 /Dt. 19.06.15

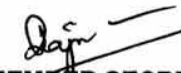
Copy forwarded to All Sr. Env. Engineers / All Sr. Env. Scientists / All EEs / All ESs / All DEEs / All DESs / All AEEs / All AESs / Administrative Officer / All Regional Officers / Sr. Law Officer / Law Officer, SPC Board, Odisha, Bhubaneswar for information and necessary action.



MEMBER SECRETARY

Memo No. 10145 /Dt. 19.06.15

Copy forwarded to "Make in India" (File No.Ind.II-NOC-Misc.196) for record.



MEMBER SECRETARY

***H.7. Circular for validity duration increase
of Consent to Operate for industries***



STATE POLLUTION CONTROL BOARD, ODISHA

(Department of Forest & Environment, Govt. of Odisha)
Paribesh Bhawan, A/118, Nilakanthanagar, Unit-VIII
Bhubaneswar – 751012

No. 10146 /Ind-II-NOC-Misc. - 170

Date 19.06.15

CIRCULAR

In partial modification to this office circular issued vide No. 4150 dt. 1.3.2006 and in pursuance of the decision taken in the 110th meeting of the Board held on 26.2.2015 and 111th meeting (Special) of the Board held on 30.5.2015, validity period for consent to operate for industries, mines and other installation under Red, Orange and Green category as per clause (III) of sub-section 4 of section 25 of the Water (PCP) Act, 1974 and sub-section 4 of section 21 of Air (PCP) Act, 1981 shall be regulated in the following manner.

- a) Consent to operate in respect of 17 categories of highly polluting industries including sponge iron plants shall be granted for minimum period of two years having fair compliance on payment of required fees, subject to condition that the updated compliance status of the concerned industries will be uploaded on their own website to bring the same on public domain at regular intervals.
- b) Consent to operate for projects under red category other than para (a) above shall be granted for a maximum period of five years on payment of the required fees adequate for five years.
- c) Consent to operate for projects under orange category shall be granted for a maximum period of 10 years on payment of the required fees adequate for 10 years.
- d) The Board approved for exemption of green category of industries from consent administration of the Board. This will be implemented after the approval of the Govt. in Forest & Environment Department. Hence, consent to operate may not be necessary for green category industries once the Govt. approves the proposal of the Board. However, till Govt. approval is obtained for exemption of green category of industries from consent administration of the Board, consent to operate for green category of industries shall be granted for a maximum period of five years on payment of the required fees adequate for five years as per this office circular No. 4150 dt. 1.03.2006.

- e) The project proponent has to undertake that in case the consent fee is revised upward during this period, they shall pay the differential fees to the Board (for the remaining years) to keep the consent order in force. If they fail to pay the amount within the period stipulated by the Board the consent order will be revoked without prior notice.
- f) The project proponents shall have to submit a declaration by 30th April every year that all the pollution control systems are in good condition and are being maintained properly, the emissions and effluent are conforming to the prescribed standard, and all the consent conditions have been complied with.
- g) The Board reserves the right to grant consent to operate for above mentioned category of projects for a period less than the validity period mentioned above if the status of compliance and track record of the industry is found to be not satisfactory.
- h) The Board reserves the right to revoke / refuse consent at any time during this period in case any violation is observed.

This order will come into force with immediate effect.

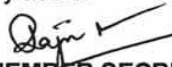
By Order of the Board



MEMBER SECRETARY

Memo No. 10147 /Dt. 19.06.15

Copy forwarded to the Director (Env.)-cum-Special Secretary, Govt. of Odisha, Forest & Environment Department, Bhubaneswar for kind information and necessary action.



MEMBER SECRETARY

Memo No. 10148 /Dt. 19.06.15

Copy forwarded to All Sr. Env. Engineers / All Sr. Env. Scientists / All EEs / All ESs / All DEEs / All DESs / All AEEs / All AESs / Administrative Officer / All Regional Officers / Sr. Law Officer / Law Officer, SPC Board, Odisha, Bhubaneswar for information and necessary action.



MEMBER SECRETARY

Memo No. 10149 /Dt. 19.06.15

Copy forwarded to "Make in India" (File No. Ind.II-NOC-Misc.196) for record.



MEMBER SECRETARY



EPABX : 2561909/2562847
Tel : 2562822/2560955
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Website: www.ospcboard.org

STATE POLLUTION CONTROL BOARD, ODISHA

[DEPARTMENT OF FOREST & ENVIRONMENT, GOVERNMENT OF ODISHA]

Paribesh Bhawan, A/118, Nilakantha Nagar, Unit - VIII

Bhubaneswar - 751 012, INDIA

No. 9775 /

Ind-I-Con- (M)-1377

Date 18-06-2016

CIRCULAR

In partial modification of the office circular issued by the Board vide No.10146/Ind-II-NOC (Misc)-170, dtd. 19.06.2015 as per suggestion on the action point of DIPP, Govt. of India under 'Ease of Doing Business Programme' Consent to Operate in respect of 17 category of highly polluting industries including sponge iron plants shall be granted for a validity period of 5 (Five) years, subject to fair compliance on payment of requisite fees and subject to condition that the updated compliance status of the concerned industries will be uploaded on their own website to bring the same on public domain at regular intervals. All other conditions stipulated in the above referred circular dtd. 19.06.2015 will remain unchanged.

This order will come into force with immediate effect.

By Order of the Chairman


MEMBER SECRETARY

Memo No 9776 /dtd 18-06-2016 /

Copy forwarded to the Director, (Env)-cum- Special Secretary, Govt. of Odisha, Forest & Environment Department, Bhubaneswar for kind information and necessary action.


MEMBER SECRETARY

Memo No 9777 /dtd 18-06-2016 /

Copy forwarded to All Sr. Env. Engineers/All Sr. Env. Scientists/ All EEs/ All ESs/All DEEs/ All DES/ All AESs/ Administrative Officer/ All Regional Officers/ Sr. Law Officer/ Law Officer, SPC Board, Odisha, Bhubaneswar for information and necessary action.


MEMBER SECRETARY

Memo No 9778 /dtd 18-06-2016 /

Copy forwarded to "Make in India" (File No. Ind-II-NOC-Misc-196) for record.


MEMBER SECRETARY



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STATE POLLUTION CONTROL BOARD, ODISHA

[DEPARTMENT OF FOREST & ENVIRONMENT, GOVERNMENT OF ODISHA]

Paribesh Bhawan, A/118, Nilakantha Nagar, Unit - VIII

Bhubaneswar - 751 012, INDIA

No. 9835 /

Ind-I-Con- (M)-1377

Date 18-06-2016

CIRCULAR

In supersession of notice of the Board vide No. 18630/IND-I-CON (M)-1366, dtd. 01.12.2015, it is to bring to the notice of all concerned that State Pollution Control Board, Odisha vide its circular No. 10146/IND-II-NOC-(Misc) 170, dtd. 19.06.2015 and circular No. 9775/ IND-I-CON-(M)-1377, dtd. 18-06-2016 has brought out circulars making provision (Circulars available in the website www.ospcboard.org) to regulate the validity period of consent to operate granted by the Board in the following manner a fresh;

- (A) Consent to operate shall be granted to the following category of units on payment of required consent to operate fees for the block period depending on the category of industry / project / mines / installations;
- (i) The industry / projects/ mines / installations under Red category for a period of 5 years.
- (ii) The industries / projects / installations under Orange category for a period of 10 years.
- (B) The Green category of industry / projects/ installations have been exempted from obtaining consent to operate from the Board vide F&E Dept., Govt. of Odisha, order No. ENV-I-82/2015/14198/F&E, dtd. 07.08.2015.
- (C) The Board has made a provision for **Auto Renewal of Valid existing consent to operate for balance period** on submission of adequate fees vide its Circular No. 10142/Ind-II-NOC(M)-170, dtd. 19.06.2015. Now, therefore, the Board lays down the following procedure for auto renewal for different categories of units as explained in the following paragraphs. The block period for grant of consent to operate of different categories of projects through auto renewal are as follows.

P.T.O

(i) **Red category of projects- Block period - 5 years**

If existing valid CTO has been granted for 2013-14 and 2014-15 and 2015-16 then the block period for auto renewal of CTO will be from 2013-14 to 2017-18. If the existing valid CTO has been granted for 2014-15 and 2015-16 then the block period for auto renewal of CTO will be 2014-15 to 2018-19 and auto renewal of CTO can be made for the balance period i.e., 2016-17, 2017-18 and 2018-19.

(ii) **Orange category of projects : Block period -10 years.**

If the exiting valid CTO has been granted for 2013-14, 2014-15 and 2015-16, then the block period for auto renewal of CTO will be from 2013-14 to 2022-23 and auto renewal of CTO can be made for the balance period i.e, 2016-17 to 2022-23. If the existing valid CTO has been granted for 2014-15 and 2015-16 then the block period for auto renewal will be 2014-15 to 2023-24 and auto renewal of CTO can be made for the balance period i.e., 2016-17 to 2023-24.

(iii) In case any industry / project / installation / mines opts for auto renewal of consent to operate for a period within the above mentioned block period, it has to deposit the required amount of fees for the balance period of the block period and submit Self – Auto – Renewal declaration and self-certification of compliance of stipulated conditions in the prescribed format of the Board (available in the website www.ospcboard.org. Auto renewal of consent to operate will be considered for a period for which fees is adequate.

(iv) Auto renewal of CTO will not prevent the Board from taking appropriate action against the defaulting units including revoking the CTO.

(D) In case, any industry is under obligation to obtain consent to operate from the Board does not want to opt for consent under auto –renewal, it can apply for consent to operate online by submitting the online consent application form along with consent fees adequate for the block period as applicable (starting from 2016-17). The block period of different categories of industries has been explained as Paragraph –A. Applications for consent to operate for such cases shall be disposed following procedure and on merit.

By order of Chairman


Member Secretary
P.T.O

//3//

Memo No. 9836 /Dt. 18-06-2016

Copy forwarded to All Regional Officers for information and necessary action. They are requested to guide the units operating under their jurisdiction accordingly.


Member Secretary

Memo No. 9837 /Dt. 18-06-2016

Copy forwarded to all Branch Officers/ Administrative Officer for information and necessary action.


Member Secretary

Memo No. 9838 /Dt. 18-06-2016

Copy forwarded to Er. M. Patnaik, EE-cum- System Administrator for information and necessary action. She is requested to upload the notice in the website of the Board.


Member Secretary

9/c

H.8. Office Order for Timeline for Disposal of Consent Application



STATE POLLUTION CONTROL BOARD, ODISHA

(Department of Forest & Environment, Govt. of Odisha)
Paribesh Bhawan, A/118, Nilakanthanagar, Unit-VIII
Bhubaneswar – 751012

No. 6456 / Ind-II-NOC-Misc.198

Date 15-04.15

OFFICE ORDER

1. Consent to Establish and Consent to Operate is processed under the provisions of Water (Prevention & Control of Pollution) Act, 1974 and Air (Prevention & Control of Pollution) Act, 1981. The above Acts stipulates that if Consent to Establish or Consent to Operate is not granted within the period of 120 days from the date of receipt of complete application, the consent be considered deemed to have been granted.
2. In order to rationalize the processing of consent application the Board vide order No.20961, Dt.16.07.2005, classified the industrial projects into A, B and C categories on the basis of investment and pollution potential. The A category project, being large in scale of operation and higher in pollution potential are subjected to rigorous scrutiny while Category B and C projects are subjected to less rigorous and simplified evaluation process for consent.
3. In order to facilitate industrial development the Govt. of Odisha enacted Odisha Industries Facilitation Rule, 2005 wherein it is stipulated that Consent to Establish application shall be disposed of in 120,60 and 30 days in the case of Category A, B and C projects respectively, whereas, the disposal period for Consent to Operate application remained at 120 days.
4. Department of Industrial Policy and Promotion (DIPP) , Govt. of India through 'Make in India' Program desires to adopt a faster process for disposal of consent application. It is therefore desired that the decision making process has to be hastened and the time limit for disposal of Consent to Establish and Consent to Operate application be made public.

5. Considering the necessity of fast disposal of consent application, it is desired to adopt a risk-based consent application processing framework. For this purpose, the projects shall be categorized on the basis of its environmental risk. The projects involving high environmental risk will be evaluated rigorously and the low risk projects will be subjected to faster process.
6. In the above framework the industrial projects are classified as following.

Investment in Rs.	Green	Orange	Red
Up to 5.0 Crores	C	C	C
More than 5.0 Crores and up to 50.0 Crores	C	C	B
More than 50.0 Crores	C	B	A

The mining project shall be classified in the following manner.

Mining Projects	Category
Other than Coal, Bauxite, Iron, Manganese, Limestone, Dolomite and Chromite	B
Coal, Bauxite, Iron, Manganese, Limestone, Dolomite and Chromite	A

For the industrial project 'investment' means the capital investment in plant and machinery, land and building etc. exclusive of working capital. The 'Red', 'Orange' and 'Green' category projects are to be determined as notified by the F & E Deptt., Govt. of Odisha and amended from time to time.

7. The time limit for disposal of consent application is hereby revised as following

Category	Disposal period in days	
	Consent to Establish	Consent to Operate
A	60	60
B	45	45
C	30	30

This order supersedes all previous office orders brought out by the State Pollution Control Board in this matter and with effect from 01.05.2015.

8. All the officers of the Board who has been delegated the power to grant Consent to Establish and Consent to Operate shall ensure that the consent application is disposed of within the stipulated period from the date when the application is considered to be 'duly made and complete'.

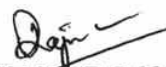
By order of Chairman



MEMBER SECRETARY

Memo No. 6457 /Dt. 15-04.15

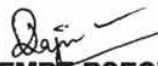
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MEMBER SECRETARY

Memo No. 6458 /Dt. 15-04.15

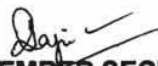
Copy forwarded to All Sr. Env. Engineers / All Sr. Env. Scientists / All EEs / All ESs / All DEEs/ All DESs / All AEEs/ All AESs / Administrative Officer / All Regional Officers / Sr. Law Officer / Law Officer, SPC Board, Odisha, Bhubaneswar for information and necessary action.



MEMBER SECRETARY

Memo No. 6459 /Dt. 15-04.15

Copy forwarded to "Make in India" (File No.Ind.II-NOC-Misc.196) for record.



MEMBER SECRETARY

H.9. Order mandating timelines for approval of Authorization for Hazardous Waste Management application



FAX : 2562822/2560955
Tel : 2564033/2563924
EPABX : 2561909/2562847
E-mail: hwmd@ospceboard.org /
paribesh1@ospceboard.org
Website: www.ospceboard.org

STATE POLLUTION CONTROL BOARD, ODISHA

[DEPARTMENT OF FOREST & ENVIRONMENT, GOVERNMENT OF ODISHA]

*Paribesh Bhawan, A/118, Nilakantha Nagar, Unit - VIII
Bhubaneswar - 751012, INDIA*

No 10209 /IND-IV-HW (Misc)-316

Date 23.06.16

OFFICE ORDER

Time Line for Disposal of Authorization Application under "Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016"

As per industries (facilitation) Act, 2004, vide notification dtd. 22-03-2005 of Industry Department, Govt. of Odisha, time line for issuing hazardous waste management authorisation was fixed as 30 days.

Subsequently, the Hazardous Wastes (Management, Handling and Transboundary Movement) Rules, 2008 was notified on 24-09-2008 by MoEF, Govt. of India with provision for disposal of authorisation within 120 days.

In supersession of Wastes (Management, Handling and Transboundary Movement) Rules, 2008, a new rule i.e. Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016 was notified by MoEF & CC, Govt. of India on 04-04-2016. This new rule stipulates that authorisation shall be granted within a period of 120 days with effect from the date of receipt of application complete in all respect.

Department of Industrial Policy and Promotion (DIPP), Govt. of India under "Ease of doing Business" action points vide letter No. 2765, dtd. 03-05-2016 of Industry Department, Govt. of Odisha desires to adopt a faster process for disposal of authorisation application under Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016 and fix up clear time line for faster disposal of authorisation application be made public.

[1/2]

The Board has already adopted online disposal of authorization applications. Further considering the necessity of fast disposal of authorization application in order to regulate the management of Hazardous and Other Wastes in the State, the time limit for disposal of authorization under Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016 is hereby fixed as 60 days with effect from the date of receipt of online applications complete in all respect against the statutory period of 120 days.

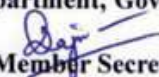
By Order of Chairman


Member Secretary

Memo 10205 /

Dtd 23.06-16

Copy forwarded to the **Principal Secretary to Govt., Industry Department, Govt. of Odisha, Bhubaneswar** for information.


Member Secretary

Memo 10206 /

Dtd 23.06-16

Copy forwarded to the **Director (Env.)-cum-Special Secretary, Govt. of Odisha, Forest & Environment Department, Bhubaneswar** for kind information and necessary action.


Member Secretary

Memo 10207 /

Dtd 23.06-16

Copy forwarded to **All Sr. Env. Engineers/All Sr. Env. Scientists/ All EEs/ All ESs/ All DEEs/ All DESs/ All AEES/ All AESs/ Administrative Officer/ All Regional Officers/ Sr. Law Officer/ Law Officer, SPC Board, Odisha, Bhubaneswar** for information and necessary action.


Member Secretary

Memo 10208 /

Dtd 23.06-16

Copy to **"Make in India"** (File No. Ind-II-NOC-Misc.196) for record.


Member Secretary

H.10. Order exempting Orange category industries from departmental inspections based on third party audit report prepared by OSPCB empaneled auditor



18-03-2018
Mr. Deputy Commissioner
District - Sundergarh
Email: pcbo@odisha.gov.in
Phone: 0674-2551100

STATE POLLUTION CONTROL BOARD, ODISHA

(Department of Public Health, Government of Odisha)

Parade Ground, 15th Milestone, Bhubaneswar - 751 005

Registration No. - 182/2018/2019

No. 182/2018 / Date of issue 20.03.2018

Date 20.03.2018

CIRCULAR

Sub: Final levy/ suspension of business and industries (Change category) in place of notice suspension for compliance violation under Water (PCTB act 1974) and air (PCTB act 1986)

1. The Forest & Environment Department, Govt. of Odisha (as attached) dated 26.04.2017, and the PCTB (act 1974, 1986) has classified the industries as Red, Orange and Green on the basis of pollution control and environmental compliance with the act. The State Pollution Control Board has fixed a minimum suspension frequency and monitoring frequency for Red (Orange and Green category) of industries vide its notification no. 182/dt 1.06.2017.
2. As per the above, there is a provision to suspend the Change category of industries with an investment up to Rs. 10 crores, once in every 3 years, and Orange category of industries with an investment of Rs. 10 crores and above, once in 2 years.
3. In order to create an atmosphere of trust of doing business and without compromising the environmental need, it is hereby decided in the public interest that the Change category of industries are exempted from notice suspension of the State Pollution Control Board, provided they submit an audit report prepared by an auditor appointed by CPCB for each financial year by 30th September of the following year.
4. The status of notice for a specific industry shall be made by the CPCB on a regular specified basis from the pool of notices submitted by the CPCB. The notices shall be paid by the CPCB for their judgement at a rate which shall be determined by the CPCB from time to time.
5. Category 'B' Change industries (With an investment of Rs. 10 crores and above) shall pay an audit fee of Rs. 25,000/- (Twenty five thousand only) every year, and category 'C' Change industries (With investment up to Rs. 10 crores) shall pay an audit

for of the 1987/88-1989/90 seasons when financial audit was carried by IAFI. The audit for shall be in addition to the income tax payable under Water (pollution and Control) Act 1974 and the generation and Control of Pollution Act 1986.

6. The authority or the auditing firm shall have valid, accreditation or should have valid certification / recognition under Environment Management Act 1986 from ISO14001, and under specific Model 14001 accreditation for being eligible to be incorporated in the 1987/88-audit.
7. The manner of conducting an environmental audit, and their role and responsibility shall be prescribed by the IAFI/8 from time to time. However, the auditors shall submit an audit report, which is consistent with the Inspection report format provided by IAFI/8, and the Inspection report shall be consistent with the guidelines issued by IAFI/8. From time to time, and should submit the following details:
 - a. Whether the industry has put in place necessary pollution control equipment, effluent treatment systems, which are adequate for most common forms of chemicals and effluents, if not, the extent of deviation from the norms.
 - b. Whether the industry has complied with the conditions of the Consent to Operate issued by IAFI/8 under the Water (pollution and Control) Act 1974 and the generation and Control of Pollution Act 1986.
 - c. Whether the effluent management practice adopted by the industry is environmentally sound and the activities of effluent management is properly functioning.
8. It shall be open to the authority to make such recommendations as they may deem fit for improvement of the existing environmental management system. The audit report submitted by the auditors shall be submitted by the responsible officer to the Regional Officer and the same may be the subject of appropriate decisions. For such recommendations shall serve leading in the 1987/88-audit.
9. The companies that require inspection in the case of change ownership will not be applicable to the industries, except where there is a public complaint, legal case, or where in the opinion of the Board do not deserve such inspection. In these cases, special inspection will be made by the Board.

10. In the case it is found by the CDFI that an auditor has submitted a false report, the firm shall be brought to the notice of the state board of the industry, with the recommendation of the concerned auditor firm to withdraw and there may be action for blacklisting the auditor after due process of investigation by the people committee constituted by CDFI in this regard.

11. This scheme is in addition to, and, not in derogation of the powers vested with the CDFI under the provision of these guidelines and Contract of Indenture for SPV, and the guidelines and Contract of Indenture for SPV relating to return statements and rules relating to provision and control of activities and generation of statements. This scheme is also subject to provision in and action thereon by the state regulatory authorities only by the CDFI.


MANOJ K. MEHTA

Date: 20/6/19 at 27-06-2019
 Copy furnished to all Board Officers / All Regional Offices / Administrative
 Officer in Law Office / Legal Officer / Finance Officer for information and necessary action.


MANOJ K. MEHTA

Date: 20/6/19 at 27-06-2019
 Copy furnished to the S.I. & Finance Officer / All Regional Offices, SPV Board,
 (Under the Board members of the Companies & Finance Committee respectively).


MANOJ K. MEHTA

Date: 20/6/19 at 27-06-2019
 Copy furnished to the S.I. & Finance Officer / All Regional Offices, Administrative Officer for information
 and necessary action. This is required to update the register in the website of the Board.


MANOJ K. MEHTA

H.11. Procedural guideline for conducting inspection in connection with grant of Consent to Operate under Water and Air Acts



Fax: 2564573/2562822
EPABX-2561909/2562847
Tel: 2564033/2563924

STATE POLLUTION CONTROL BOARD, ODISHA
(Department of Forest & Environment, Govt. of Odisha)
Paribesh Bhawan, A/118, Nilakantha Nagar, Unit-VIII, Bhubaneswar-751012
email: Paribesh1@dataone.in, website: www.ospcboard.org

No. 10280 / Ind-II/NOC-M-196 Dt. 22-06-15
To

All Regional Officers
State Pollution Control Board
Odisha

Sub: Procedural guideline for conducting inspection in connection with grant of Consent to Operate.

Sir,

Please find enclosed herewith the "procedural guideline for conducting inspection in connection with grant of Consent to Operate" prepared by the Board for information and reference of all inspecting officers of the Board. The points contained in the guideline should be scrupulously followed while conducting inspection of the industries and mines in connection with grant of CTO.

Yours faithfully,


Member Secretary

Encl: As above

Memo No. 10281 /Dt. 22-06-15

Copy alongwith the enclosures forwarded to All Sr. Env. Engineers/Sr. Env. Scientists/All EEs/All ESs/All DEEs/All DESs/All AESs/All AEEs/Administrative Officer/Sr. Law Officer/Law Officer, S.P.C. Board, Odisha, Bhubaneswar for information & necessary action.


Member Secretary

Encl: As above

PROCEDURAL GUIDELINE FOR CONDUCTING INSPECTION IN CONNECTION WITH GRANT OF CONSENT TO OPERATE.

A programme for inspection of any industry is to be made only if order/instruction from appropriate authority has been obtained in writing. If there is a verbal order, it needs to be recorded in the concerned file.

Preparedness before proceeding for inspection.

- ☞ Prepare the tour programme and get it approved by concerned authority.
- ☞ Go through the concerned file (and CTO order in particular) in detail and have a comprehensive idea on actions/ activities/ monitoring to be carried out during inspection.
- ☞ Prepare notices of inspection and sample collection.
- ☞ Carry photocopies of the latest consent order, latest show cause notice/ directions/ Bank guarantee other statutory clearances or any other important documents.
- ☞ Mobilize Lab. Personnel for stack and/or AAQ Monitoring and effluent sample collection. Check the fitness of stack monitoring kits, high volume samples etc.
- ☞ Carry sufficient thimbles/filter papers/chemical solutions etc. after conditioning in lab. Ensure that the chemical solutions are freshly prepared.
- ☞ Take the assistance of other officials/ staff for inspection/ monitoring if, felt necessary with consent of the concerned authority.
- ☞ In normal circumstances, conduct inspection without prior intimation. In case prior intimation is felt essential, then the intimation should be made with a shortest notice time. In case of surveillance inspection, always maintain confidentiality.
- ☞ Plan the travel and overnight stay.

Activities during inspection.

- ☞ Before entering in to the plant, have a visual look around the plant periphery from outside and assess emission status from the stacks as well as on fugitive emission. Have a look on effluent discharge channel to ascertain any abnormality in the flow and discharge.
- ☞ Serve the notices of inspection to the person in-charge of the Plant/in the helm of the affairs of pollution control matters immediately after entering into the plant. Get acknowledgement of receipt of notices from the concerned person of the industry on the body of office copy (of notices).
- ☞ Take stock of operational status of various process units which are potentially polluting and have relevance to pollution.
- ☞ Based on operational status, decide and plan the details of stack & AAQ Monitoring activities to be conducted. Mobilize the logistics by taking assistance of manpower of the plant and their monitoring equipment, if required. Form teams and assign specific jobs of monitoring to each team with proper instruction.
- ☞ Proceed to the effluent treatment plant (ETP) or any such treatment facilities and verify the operational status. Verify the log book on discharge quantity and inspect the flow measuring device, if any available to confirm it.
- ☞ Verify the log book on ETP operation to ascertain it's operational status on the preceding days/weeks and also ask for any other document, as felt necessary to ascertain it's functioning in the preceding period. Collect grab samples from the inlet, outlet and any other intermediate point(s) of ETP to ascertain the efficacy of ETP and compliance to discharge norms stipulated in the consent order. Procedure circulated by the Central Lab. needs to be followed scrupulously while collecting and preserving the samples.
- ☞ Inspect the key process areas which have the potential of air emission, fugitive emission or effluent generation or solid waste generation.
- ☞ Verify the status of process/operations from the control room to ascertain the rate of production and collect information relevant for the purpose of monitoring/ sampling.

Visit the vital process areas to verify if there is any fugitive emission or leakage/discharge of any effluent using properly using the EOP.

Evidence of discharge of process effluent, if any, found to be taking place, then the point of final discharge needs to be verified and sample of such discharge needs to be collected as per the procedure prescribed by Central Lab.

Inspect storm water drainage network and collect samples, if discharge of effluent is noticed to taking place.

Verify the water management reports to verify the water conservation figures. Water demand reports like water meter readings are to be checked for it's consistency in connection with water usage and as EOP.

Management for solid waste disposal should verify the compliance status of current conditions. Verify the log book of disposal or utilization of waste is taking place.

Inspect the area where the hazardous waste generated / disposed and verify the compliance status of the conditions stipulated by the authorization.

Ask for the documents in support of hazardous waste generation, storage, processing and disposal. (Where required relevant documents shall necessary be record in this report).

Collect the operational conditions with emission and effluent discharge.

Verify the conditions stipulated in the consent order and make specific observations.

Verify the status of effluent treatment.

All the air and water samples as collected during the inspection are to be properly covered and sealed in a manner as prescribed by the Central Laboratory and introduced to the Regional Office/ District Office (at the earliest possible time).

Get the acknowledgment of the industry's representative on behalf of various attended for sample collection in respect of air / effluent samples as collected.

Take photographs for better comprehension and confirmation.



In case of inspection of mines the following specific activities should also be verified in detail.

Whether wet drilling/drilling with dust extraction system is place

Controlled blasting practice followed or not

Dust suppression facilities available for haulage roads, mineral handling plants, mineral stock yard, railway siding and mineral mineral transportation roads etc.

Verify whether the haulage road/ mineral transportation roads are devoid of run and pollutes and properly graded for prevention of dust emission.

In order to assess the adequacy of air pollution control systems

(i)Negative emission (NPE) monitoring need to be conducted at a distance of 20+ Jm from the sources of pollution in case of iron mines and 30Jm from the sources of pollution in case of coal mines for NPM,ANPM,NAL, NQm (as per the stipulated conditions of consent order).

(ii)Ambient air quality monitoring for the parameters such as PM10 and PM2.5 shall also be conducted at suitable locations (locations decided on the basis of consultation stipulated in CTO order) for other categories of mines as well as Iron and Coal mines.

Verify the top soil and CRM management facility

Size of active and inactive top soil and CRM dumps.

Rehabilitation practices.

Cover roads with plantation

Only with plantation

Extension wall to prevent the washout during monsoon around top soil and CRM dumps.

Enclosures surrounding with walling pond around the top soil/CRM dumps for surface runoff management.

Verify whether check dams and catch dams are constructed at the appropriate places of the mine (Preferably natural drainage channels of the mine) for surface runoff management during monsoon.



Verify the adequacy of surface runoff management system/ water storage etc.

Collect the surface runoff water of the mine discharged through the various facilities available across the compliance of standards stipulated in consent order.

Verify the treatment facilities/management facilities available for mine drainage water/mineral effluent/ workshop effluent/ effluent generated from beneficiation plants etc. and collect the treated wastewater discharge if any for verification of compliance to the stipulated standards.

Verify the impact of surface runoff, mining activities on the water bodies, streams/ rivers etc. situated in & around the mining area.

Windup activities.

After completion of the inspection, conduct a brief meeting with the mine level officials/management representative and apprise them of all major deficiencies/lapses/non-compliance/shortfalls during inspection and suggest remedial measures.

Instruct them to take immediate corrective action/remedial action for non-compliance/shortfalls from the stipulated report compliance.

Report/Compliance.

An inspection report needs to be prepared comprising the following:

- 1.Date and time of inspection
- 2.Constitution of team
- 3.Representation of the industry/company/department
- 4.Background of inspection in brief containing name of CTA, place name, nature/description/location, if, any in force, Bank Guarantee conditions pending if any etc.
- 5.Production process/facilities granted under CTA, mine work operational status during inspection.
- 6.Name and designation of inspecting officer.

Pre-monsoon/post-monsoon routine impact of air pollution, water pollution, solid waste generation etc. are to be monitored. Deficiencies/lapses/non-compliance in respect of pollution control measures leading to cause of pollution, if any, are to be reflected under the respective process area.



Descriptive water/soil water samples, stack emission and AQS Monitoring etc. collected during inspection needs to include detail. Attach copies of analysis reported all the samples collected during inspection.

Make a clear cut observation if there was/production is excess of consented quantity, excessive/effluent discharge made through any unauthorised outlet (i.e. not granted under CTO) or discharge/operation made in excess of permitted quantity. This is to be reflected in the report as "non-compliance".

Analysed domestic monitoring results on the content of production load, ETP operational status etc. and draw a conclusion.

Detail compliance status on hazardous waste management and specific comments on non-compliance, if any.

Target and achievement made on pollution.

Selected photographs, which are felt necessary to support the observations.

A separate paragraph containing summary of relevant observations highlighting the non-compliance and issues leading to problems of environmental pollution needs to be prepared. Specific achievements in respect of environmental management and pollution control are to be highlighted.

Report on any other activities to be taken up for further improvement of environment.

Point wise compliance status to the direction if issued by the Board.

Point wise compliance status without guarantee conditions if imposed by the Board.

A paragraph summarisation containing specific actions required to be taken by the industry to remove the non-compliance (if any). Actions required to be taken by the Board on the above content as well as on disposal of CTO needs to be made clearly.

The inspection report is to be submitted on-line within 72 hrs. after completion of the inspection if there is no Lab. analysis work is involved. In case Lab. analysis work is involved, then the inspection report is to be submitted within 72 hrs. from the date of receipt of analysis report from the Lab.

The inspection report is to be signed by the all the inspecting officers clearly mentioning their name, designation and the date.



H.12. Instruction for online submission of inspection reports within 48 hours and mandating that the same inspector will not inspect the same establishment consecutively



STATE POLLUTION CONTROL BOARD, ODISHA

(Department of Forest & Environment, Govt. of Odisha)
Paribesh Bhawan, A/118, Nilakanthanagar, Unit-VIII
Bhubaneswar – 751012

No. 3182 /Ind-II-NOC-Misc.-1 ~~96~~

Date 20.02.16

To

All Regional Officer,
SPC Board, Odisha.

Sub: Inspection under Central Inspection Framework online portal – regarding.

Ref: This office letter no. 2526, dated 08.02.2016.

Sir,

Govt. of Odisha has developed a frame work to conduct synchronized inspections for industrial establishments. This frame work has been developed into an online portal for use by the departments such as State Pollution Control Board, Factories and Boiler and Labour. In this connection, you have been instructed vide letter under reference to undertake inspections of unit covering under central inspection framework online portal based on the scheduled date generated on the online portal. Further, you are instructed the following:

1. While going for inspection on the scheduled date generated on the online portal, you have to carryout a single inspection under various regulations like Water (PCP) Act, 1974, Air (PCP) Act, 1981 and Hazardous Waste (Management, Handling and Transboundary Movement) Rules, 2008.
2. After the inspection is completed, prepare a comprehensive inspection report in the format available on the online portal covering all aspects related to the various regulations for the particular industry. You have to upload inspection report on the online portal within 48 hours of closing the inspection. However, you have to upload additional informations based on scientific laboratory analysis results within 7 days of closing the inspection(In case where sample has been collected for which more time is required for its analysis)
3. The online portal has been designed to allocate inspectors randomly from the list of authorised inspectors and the inbuilt logic for allocation of inspector will not allow an inspector to insepct an unit in two consecutive occasion. However, you have to ensure that same person will not inspect the same unit for two consecutive occasion.

Please treat this as urgent.

Yours faithfully,


Member Secretary

P.T.O...

Memo No. 3183 /dt. 20.02.16

Copy forwarded to the Principal Secretary to Govt., Industries Department, Odisha, Bhubaneswar / Sri K. C. Mohanty, General Manager, IPICOL, Bhubaneswar for information and necessary action.


MEMBER SECRETARY

Memo No. 3184 /dt. 20.02.16

Copy forwarded to All Sr. Env. Engineers / All Sr. Env. Scientists / All EEs / All ESs / All DEEs / All DESs / All AEEs / All AESs / Mrs. M. Patnaik, Nodal Officer, Central Inspection Framework online portal, SPC Board, Odisha, Bhubaneswar for information and necessary action.


MEMBER SECRETARY



STATE POLLUTION CONTROL BOARD, ODISHA

Department of Environment & Forests
Parade Grounds, 4/10, Bhubaneswar-751005
Odisha-751005

No. 1111 Sub: SPCC-2011-100 Date: 22.11.2012

To,

At Regional Office,
SPC, Bhubaneswar

Sub: Online submission of inspection reports by the inspectors on the Central Inspection Management online portal within 24 hours of completion of inspection reporting.

Ref: The official letter no. 1102 dated 02.02.2012.

Re:

Govt. of Odisha has developed a frame work to conduct synchronized inspections for industrial establishments. This frame work has been developed into an online portal for use by the departments such as State Pollution Control Board, Fisheries and Water and Labour. In this connection, you have been requested with letter under reference to undertake inspections of all existing under central inspection framework online portal based on the scheduled date generated on the online portal and upload the inspection report on the online portal within 24 hours of ending the inspection.

The Industries Department, Govt. of Odisha has communicated new 'Business Reporting System Part' of Department of Industrial Policy and Promotion (DIPP), Govt. of India for the year 2011 under 'Ease of Doing Business in the State' wherein it is mandated to upload inspection report on online portal within 24 hours of completion of the inspection.

In order to comply with the mandate of 'Ease of Doing Business' in the State, it is requested to upload inspection report on the online portal within 24 hours of completion of the inspection. Moreover, you have to upload additional information based on scientific laboratory analysis results within 7 days of closing the inspection in case where sample has been collected for which time is required for its analysis.

Yours faithfully,

Yours faithfully,

MEMBER SECRETARY

PTB...

Source No. 7728... 100-742, 1019

Copy furnished to the Principal Executive to Court, including Department of State, Department of
Dr. H. E. Kennedy, General Manager, AFSS, Department for information and necessary action

[Signature]
SECRET

Source No. 7752... 100-742, 1019

Copy furnished to the Principal Executive to Court, including Department of State, Department of
Dr. H. E. Kennedy, General Manager, AFSS, Department for information and necessary action

[Signature]
SECRET