



HARYANA STATE POLLUTION CONTROL BOARD
C-11, SECTOR-6 PANCHKULA
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No. HSPCB/PLG-NREDC/ 139

Dated: 9-4-2012

To

The Deputy Director General,
National Real Estate Development Council,
First Floor, 8 Community Centre, East Of KaLaish,
New Delhi-110065.

Sub: Follow up to meeting with Shri R.R.Jowel, IAS, Chairman, HSPCB on 13. January, 2012. .

Please refer to your office letter No. Nil, Dt. March 7, 2012 on the above noted subject.

In this connection, I have been directed to intimate you that the Board has recently issued revised notification for consent management and copy of the notification dated 1st April, 2012 is enclosed herewith for your information.

DA/As above.

Scientist -C-1(HQ)(Plg)
For Member Secretary

HARYANA STATE POLLUTION CONTROL BOARD Notification

1st April, 2012

No. HSPCB/2012/Policy/100 - In exercise of the powers conferred by section 25/26 and section 33-A of the Water (Prevention & Control of Pollution) Act, 1974, section 21,22 & section 31-A of Air (Prevention & Control of Pollution) Act, 1981 read with rule 22 of the Haryana (Prevention & Control of Water Pollution) Rules 1978 and rule 15 of the Haryana (Prevention & Control of Pollution) Rules, 1983 and rule 5 of the Hazardous Waste (Management, Handling & Transboundary Movement) Rules, 2008 and in supersession of earlier notification of Board vide No. H8PCB/20091 Policy/100 dated 01.04.2010 regarding simplification of Consent Procedures, the Haryana State Pollution Control Board in its 161st meeting held on 8.2.2012 has resolved vide resolution No. 161.19 (8) and 162nd meeting held on 20.3.2012 vide resolution No. 162.6, 162.8, 162.11, 162.14(8)& 162.15 (8) decided to lay down the following procedure for Consent Management for obtaining Consent to Establish /No Objection Certificate (NOC) and Consent to operate under the provisions of the Water (Prevention & Control of Pollution) Act, 1974, the Air (Prevention & Control of Pollution) Act, 1981 and Hazardous Waste (Management, Handling & Transboundary Movement) Rules, 2008 as amended from time to time for effective enforcement of Environmental Laws.

Procedure of grant of Consent to establish (NOC)

Red & Orange Category

The industrial units falling under Red & Orange Category at Annexure A & B respectively shall apply for Consent to Establish 1 No Objection Certificate (NOC) on the prescribed form alongwith requisite fee in duplicate and each paper has to be signed by the authorized signatory to avoid delay. The check list for document to be submitted alongwith NOC application is at **Annexure D**.

These units shall submit a performance bond signifying adherence to the prescribed standards under the Water (Prevention & Control of Pollution) Act, 1974, Air (Prevention & Control of Pollution) Act, 1981 & Hazardous Waste (Management, Handling & Transboundary Movement) Rules, 2008 in the form of an unconditional bank guarantee to the extent of 0.25%, of the specified project cost (Capital Investment, subject to minimum of Rs. 250001- which includes land, building & machinery), along with an undertaking by the applicant indicating his awareness of the prescribed standards and his commitment to comply with the same. The bank guarantee shall also apply to Ex-post facto NOC cases. The performance bond shall be refunded 1 retired after successful adherence to prescribed standards and completion of one year after grant of 1st consent.

The NOC so granted shall be valid for a period of two years or as mentioned in the project report whichever is earlier to be extended upto five years. In case of specific projects like Power Plants, Fertilizers, Refineries etc., NOC shall be' valid upto five years to be extended up to another five years. For Stone Crushers the period will be as per Notification

No. S.0.126 /C.A29 /86/S.5 & 7197 dated 18th December, 1997 issued by the Government of Haryana, Environment Department. For extension of NOC, units are required to deposit NOC fees on yearly basis.

The projects which fall under Aravali Notification dated 7th May, 1992 shall require prior clearance under Aravali Notification and the same is mandatory. The report of Aravali area for the purpose of Consent to Establish (NOC) shall be taken from Tehsildar through DC and from DFO.

The NOC/consent to establish shall be granted/ refused after examination at headquarters with the approval of the Chairman, for units where the project cost is more than Rs. 5 crore and all industry/projects irrespective of investment cost covered under EIA notification within one month of the submission of complete application. The NOC/Consent to Establish cases under Water & Air Acts, having capital investment upto Rs. 5 crore except units covered under EIA notification and except stone crushers to be set up in the zones notified by the State Government for which a State level Committee has already been notified, shall be decided within 15 days at the level of District Level Clearance Committees (DLCC) headed by Deputy Commissioner constituted under the Haryana Industrial Promotion Act, 2005 except the Member Secretary, who shall be Regional Officer of HSPCB instead of G.M. DIC. The Regional Officer shall put up cases of NOC/Consent to Establish before the DLCC. The NOC/Consent to establish shall be granted/ refused by Regional Officer after approval of DLCC, except stone crushers to be set up in the zones notified by the State Government for which a State level Committee has already been notified. In case the meeting of the District Level Clearance Committee is not expected to be called within the period specified, then the Regional Officer can obtain the approval of the Deputy Commissioner-cum-Chairman of the DLCC on file before issue of the No Objection Certificate (NOC)/ consent to establish and the decision should be ratified in the next meeting of the DLCC. The unit will submit application for Consent to establish in the Regional Office of HSPCB for cases of the level of DLCC and in Head Office for other cases.

Green Category

The industrial units falling under Green Category at **Annexure-C** shall apply for Consent to Establish / No Objection Certificate (NOC) on the prescribed form alongwith requisite fee in duplicate and each paper has to be signed by the authorized signatory to avoid delay. The check list for document to be submitted alongwith NOC application is at **Annexure D**.

The NOC so granted shall be valid for a period of two years or as mentioned in the project report whichever is earlier to be extended upto five years. For extension of NOC, units are required to deposit NOC fees on yearly basis.

The projects which fall under Aravali Notification dated 7th May, 1992 shall require prior clearance under Aravali Notification. The report of Aravali area for the purpose of Consent to Establish (NOC) shall be taken from Tehsildar through DC and from DFO

The NOC/consent to establish shall be granted/ refused after examination at headquarters with the approval of the Chairman, for units where the project cost is more than Rs. 5 crore and

all industry/projects irrespective of investment cost covered under EIA notification within one month of the submission of complete application. The NOC/Consent to Establish cases under Water & Air Acts, having capital investment upto Rs. 5 crore of applicant units, shall be decided within 15 days at the level of District Level Clearance Committees (DLCC) headed by Deputy Commissioner constituted under the Haryana Industrial Promotion Act, 2005 except the Member Secretary, who shall be Regional Officer of HSPCB instead of G.M. Die. The Regional Officer shall put up cases of NOC/Consent to Establish before the DLCC. The NOC/Consent to establish shall be granted/ refused by Regional Officer after approval of DLCC. The unit will submit application for Consent to establish in the Regional Office of HSPCB for cases of the level of DLCC and in Head Office for other cases.

Regarding EIA Clearance Cases:

The units requiring prior EIA clearance shall submit proof regarding having applied to the Competent Authority for the EIA Clearance as per EIA Notification dated 14.9.20D6 a:id amendment, there of alongwith application form for consent to establish. The Consent to establish shall be decided with the condition that unit will not start any construction activity without obtaining Environmental Clearance and subsequently submit environment clearance to the Board.

II. Procedure Regarding Grant of Consent to Operate

The first consent to, operate shall be issued in two parts.

- (i) Consent to operate for trial production.
- (ii) Consent to operate for regular production.

The industrial units shall apply for consent to operate for trial production to the concerned Regional Office of the Board on the prescribed Common Consent Form under the Water (Prevention & Control of Pollution) Act, 1974 and the Air (Prevention & Control of Pollution) Act, 1981 respectively along with documents as per check list given at **Annexure 'E'**. In case, the unit is covered under Hazardous Waste (Management, Handling & Transboundary Movement) Rules, 2008, it shall simultaneously apply for the same.

Consent to operate for Trial Production

The Regional Officer after verification shall issue Consent to Operate for a period of 1 to 3 months for trial production for stabilization of ETP/APCM/STP installed for each category of industries. There is no requirement of analysis report for consent to operate for trial production as Pollution Control Measures need some time for stabilization.

Consent to Operate for Regular Production

The powers of grant/refusal of consent to operate shall be decided by District Level Committee headed by the Deputy Commissioner and its constitution is as under:-

Deputy Commissioner - Chairman, Additional DC - Vice Chairman, Divisional Forest Officer - Member, District Town Planner - Member, General Manager DIC Member, Regional Officer - Member Secretary.

The quorum for the meeting shall be four members. The meeting of the committee shall be convened by the Deputy Commissioner and shall be regulated depending upon the pendency of the applications. In case Deputy Commissioner is unable to attend the meeting, he/she may authorize the Additional Deputy Commissioner to preside over the meeting in his/her absence but not below the rank of ADC.

This District Level Committee is authorized to grant! refuse Consent to Operate under Water & Air Acts and grant/refuse authorization under HWTM Rules in respect of applicant units of upto RS.5(five) crore except 'industry/projects covered under EIA notification. .

All cases of industries / project having capital investment of more than Rs. 5 (five) crore and all the units covered under EIA notification irrespective of investment cost will be decided at the level of Head Quarters.

After first consent, the new units are required to obtain consent to operate within the expiry period of first consent which shall be granted after approval by the DLC/Head Office after thorough technical scrutiny. All the units are required to submit the consent application complete in all respect alongwith documents as mentioned in **Annexure-E**.

The units which are already in operation shall submit the performance security in the shape of Demand Draft at the time of renewal of first consent to operate with an undertaking for adherence to the prescribed standards. T.bis performance- security shall be considered as 'performance security for operation' of the unit coterminous with the grant of consent to operate and shall be applicable for all existing units. In- case of non-compliance at any time, the performance security shall be forfeited and the unit shall submit fresh performance security of the same amount alongwith scheme of modification of ETP/APCD/STP and undertaking for adherence to prescribed standards.

The performance security shall be taken as per slabs given as under:-

Sr. No.	Investment	Red category	Orange Category
1.	Upto 1 crore	0.5 lac	0.25 lac
2.	Above 1 crore upto 5 crore	1.5 lac	0.75 lac
3.	Above 5 crore upto 10 crore	2.5 lac	1.5 lac
4.	Above 10 crore upto 50 crore	5 lac	2.5 lac
5.	Above 50 crore upto 100 crore	7.5 lac	3.75 lac
6.	Above 100 crore	10 lacs	5 lac

No performance security shall be taken from the Green category of industries/projects.

Period for grant of consent to operate

The industrial units shall apply for consent to operate before 90 days of the expiry of previous consent. If the unit fails to apply before 90 days of the expiry of previous consent and apply 60 days before the expiry of previous consent, the unit shall have to pay additional consent fee @ 50% of the consent fee notified under the Rules. Subsequently, if the unit fails to apply within the above mentioned period (before 60 days of the expiry of previous consent) and apply before 30 days then the unit will have to pay additional consent fee @ 1000/- of the consent fee. If the unit fails to apply 30 days before the expiry of the previous consent, the unit will be considered non-applicant and action shall be taken as per rules.

The longer period consents shall be granted even to those units which have past violation but are complying as on date. First consent shall be granted for one year and subsequent consents can be granted for a period as per following schedule.

Category	Maximum period of grant of consent
Red	2 years
Orange	3years
Green	5years

The units which will apply for consent for the first time after commissioning shall be given consent for a period of one year from the date of commissioning/trial consent and similarly their subsequent consents will be granted from that date only

If the OLCC/ OLC delays the consent to establish/ consent to operate cases for 90 days, than Regional Officer shall refer all such cases to the Head Office as these cases are to be cleared by the Board within 120 days as per the provisions of the Water/ Air Acts. The 90 days period shall be counted from the date of placing agenda ~for the first time before the OLCC/OLC. The Regional Officer" shall receive the applications of consent to establish/ consent to operate on behalf of the DLCC/DLC and he shall place the agenda before the DLCC/DLC within a period of 10 days.

Analysis Report

The unit will supply analysis report once in every year i.e. by 30th April. There will be no need to submit an analysis report for small boilers having capacity upto 2 tonnes per hour of steam generated where LDO/HSD/Gas is used as fuel provided the unit has minimum stack height of 10 meters. The Ambient Air Quality report is required only in the cases of large and medium units or where there are specific complaints in case water is used for cooling purpose and being re-circulated completely there would be no requirement of test report.

In case, there is 25% or more increase in trade effluent discharge quantity from the corresponding figures of previous year, the unit is required to deposit fresh consent fee.

In case the industry is found to create conditions that generate any type of pollution in excess of the standards or if there is any objection/complaint from the surrounding community & if on verification, it is found that such objection has some substance even after grant of NOC/Consent by the Board, the Board shall be at liberty to revoke/withdraw the NOC/Consent to operate already issued & to take legal action under the provisions of the Water (Prevention & Control of Pollution) Act, 1974, the Air (Prevention & Control of Pollution) Act, 1981 and the Environment (Protection) Act, 1986 as considered appropriate.

Note: The Board is in the process of adopting on-line Software for Consent Management and once the on-line software is implemented, all cases of Consent to Establish/Consent to Operate shall be dealt through on-line consent management system (OCMS) at the level of Head Office of the Board.

This notification shall come into force with immediate effect.

**R. R. Jowel, IAS
CHAIRMAN**

List of Red category of industries

Sl. No.	Other RED category Industry
1.	Aluminum smelter
2.	Cement
3.	Chlor Alkali
4.	Copper smelter
5.	Distillery including Fermentation industry
6.	Dyes and Dye-Intermediates
7.	Fertilizer (basic) (excluding formulation)
8.	Iron and Steel (involving processing from ore! integrated steel plants and or Sponge Iron Units
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 (excluding formulation).
13.	Pulp and Paper (paper manufacturing with or without pulping)
14.	Sugar (excluding Khandsari)
15.	Thermal Power Plants
16.	Zinc Smelter
17.	Tanneries
18.	Airports, and Commercial Air Strips
19.	Asbestos and asbestos based industries
20.	Automobiles Manufacturing (Integrated facilities)
21.	Basic Chemicals and electro chemicals and its derivatives including manufacture of acids
22.	Ceramic, Refractories
23.	Chlorates, perchlorates and peroxides
24.	Chlorine, fluorine, bromine, iodine, and their compounds
25.	Coal Washeries
26.	Coke making, liquefaction, coal tar distillation or fuel gas making
27.	Common Treatment and disposal facilities (CETP, TSDF, E-Waste recycling, CBMWTF, Effluent conveyance project, incinerators, Solvent/Acid recovery plant, MSW sanitary landfill sites, STP)
28.	Dry coal processing/ mineral processing, industries involving ore sintering, palletisation, grinding, pulverization
29.	Emulsion of oil & water
30.	Fermentation industry including manufacture of yeast, beer, distillation of alcohol (ENA)
31.	Ferrous and Non ferrous metal extraction involving different furnaces through melting, refining, reprocessing, casting and alloy making
32.	Fibre glass production and processing (Excluding moulding)
33.	Fire crackers manufacturing and bulk storage facilities

34. Flakes from rejected PET bottle
35. Fly ash export, transport and disposal facilities
36. Health care establishment (25 Beds & Above)
37. Heavy engineering including Ship Building (With investment on Plant & Machineries more than' 10 Crores)
38. Hot mix plants
39. Hotels (3 Star & above)
40. Hydrocyanic acid and its derivatives
41. Industrial carbon including electrodes and graphite blocks, activated carbon, carbon black
42. Industrial estates/parks/complexes/areas/export processing zones/SEZs/ Biotech parks/ leather complex
43. Industrial inorganic gases namely:-
 - a) Chemical gases: Acetylene, hydrogen, chlorine, fluorine, ammonia, sulphur dioxide, ethylene, hydrogen sulphide, phosphine
 - b) Hydrocarbon gases: Methane, ethane, propane
44. Industries engaged in recycling /reprocessing/recovery /reuse of Hazardous Waste under schedule IV of Hazardous Waste (M, H& TBM) Rules, 2008 and its amendments
45. Industry or process involving foundry operations
46. Industry or process involving metal surface treatment or process such as pickling/ plating/electroplating/ paint stripping/ heat treatment/ phosphating or finishing and anodising/ enamelling/ galvanizing
47. Isolated storage of hazardous chemicals (as per schedule of Manufacture, Storage & Import of Hazardous Chemicals Rules, 1989 as amended)
48. Lead acid battery manufacturing (excluding assembling & charging of acid lead battery in micro scale[< 25 lakhs)
49. Lime manufacturing (Using Lime Kiln)
50. Manufacturing of Explosives, detonators, fuses including management and handling activities,
51. Manufacturing of Glass
52. Manufacturing of Glue and gelatin
53. Manufacturing of Lubricating oils, greases or petroleum based products
54. Manufacturing of Paints, Varnishes, pigments and intermediate (excluding blending/ mixing)
55. Manufacturing of Starch/Saggo
56. Milk processing and dairy products (integrated project)
57. Mineral stack yards/ Railway sidings
58. Mining and ore beneficiation
59. New Highway construction projects
60. Non alcoholic beverage (soft drink) & bottling of alcoholic/non-alcoholic products (capital investment on plant & machinery> . 1 crore)
61. Nuclear Power Plants
62. Oil & Gas extraction including CBM (offshore & onshore extraction through drilling wells)
63. Oil and gas transportation pipeline

64. Organic chemicals manufacturing
65. Parboiled rice mills (more than 10 TPD)
66. Phosphate rock processing plant
67. Phosphorous and its compounds
68. Photographic films and its chemicals
69. Ports & Harbours, Jetties and Dredging Operations
70. Power Generation Plants [Except Wind, Solar and Mini Hydel Power plants of capacity <25 MW) and DG set of capacity> 5 MVA)
71. Processes involving chlorinated hydrocarbons
72. Railway Locomotive workshops /Integrated Road transport workshop/ Authorised service centres
73. Reprocessing of used oils and waste oils
74. Ship breaking activities
75. Slaughter houses (As per the notification S.O.270(E) dated 26.03.2001) and meat processing industries, bone mill, processing of animal horns, hoofs and other body parts
76. Steel and steel products using various furnaces like blast furnaces/ open hearth furnace/ induction furnace/ arc furnace/ submerged arc furnace /basic oxygen furnace /hot rolling using reheating furnace Stone crushers
77. Surgical and medical products involving prophylactics and latex Synthetic detergents and soaps (excluding formulation) Synthetic fibres including rayon, tyre cord, polyster filament yarn Synthetic resins
78. Synthetic rubber excluding molding Soda Ash
79. Tobacco products including cigarettes and tobacco/ opium processing Vegetable oils including solvent extraction and refinery/ hydrogenated oils
80. Yarn/ textile processing involving any effluent! emission-generating process ,bleaching, dyeing, printing and scouring

List of Orange Category

1. Urea Formaldehyde manufacturing units
2. Stainless Steel Buffing Units
3. Ready Mix Concrete Plants
4. Formulation of pharmaceuticals
5. Forging /Rolling units
6. Brick Kilns
7. Cardboard mills (except cottage industries)
8. Surgical Cotton Industries
9. Plywood Industry
10. Construction project, township & area development projects.
11. Rope way
12. Rice Mills with boiler/furnance and dry rice mills
13. Units consuming water above 25 KLD
14. Units having boiler with and above 3 ton/hr steam generation capacity.
15. Mineralized water and carbonated soda bottling plants.
16. Units requiring registration under Plastic Waste Management Rules, 2011 and amendments thereof.
17. Hotels (10 rooms and above) /Restaurants having 30 chairs & above
18. Mineral Grinding Units

List of Green Category units

Sl. No.	List of Industry
1.	Assembling of Acid lead battery (up to 10 batteries per day excluding lead plate casting)
2.	Aluminium utensils from aluminium circles
3.	Assembly of air coolers/conditioners, repairing and servicing
4.	Assembly of bicycles, baby carriage and other small non-motorised vehicles
5.	Automobile fuel outlet (only dispensing)
6.	Ayurvedic and Homeopathic medicine (without boiler)
7.	Bailing (hydraulic press) of waste papers
8.	Bakery/Confectionery/Sweets production (with production capacity < 1tpd with oil, gas or electrical oven)
9.	Bio fertilizer & bio-pesticide without using inorganic chemicals
10.	Biomass Briquettes (sun drying) without using toxic or hazardous wastes
11.	Biscuit trays etc. from rolled PVC sheet (using automatic vacuum forming machine) .
12.	Blending and packaging of Tea
13.	Blending of melamine resins & different powder, additives by physical mixing
14.	Block making for printing without foundry (excluding wooden block making)
15.	Brass & Bell metal utensils manufacturing from circle (without re-Rolling facility)
16.	Candy
17.	Cardboard or corrugated box and paper products (excluding paper or pulp manufacturing and without using boiler)
18.	Carpentry and wooden furniture manufacturing (excluding saw mill) with the help of electrical (motorized) machines such as electric wood planner, steel saw cutting circular blade etc.
19.	Cement products (without using Asbestos) like pipe, pillar, jafri, well ring, blocks/tiles etc. (should be done under closed covered shed to control fugitive emissions)
20.	Ceramic colour manufacturing (not using boiler and wastewater recycling process)
21.	Chalk making from plaster of paris.
22.	Chilling plant and Ice making without use of ammonia
23.	Coated electrode manufacturing
24.	Compact disc, computer floppy & cassette manufacturing
25.	Compressed oxygen gas from crude liquid oxygen
26.	CO ₂ recovery
27.	Cotton and woolen hosiery making (SSI & Cottage industries)
28.	Cotton spinning & weaving (small scale)
29.	Decoration of ceramic cups & plates by electric furnace
30.	Diesel Generator sets (15 KVA to 1 MVA)
31.	Diesel pump repairing & servicing
32.	Distilled water
33.	Electric lamp (bulb) manufacturing (small scale) 34 Electrical & electronic items assembling
34.	Flavoured bettle nut production/grinding.

35. Flour mills (dry process)
36. Fly ash bricks/blocks manufacturing
37. Fountain pen manufacturing
38. Glass ampules & vials making from glass tubes.
39. Glass putty and sealant
40. Glass, ceramic, earthen potteries and tile manufacturing using
41. electrical kiln or not involving fossil fuel kilns
42. Gold and Silver smithy (purification with acid, smelting operation and sulfuric acid polishing operation) (using less than or equal to 1 litre of 42 Sulphuric Acid / Nitric Acid per month)
43. Groundnut decorticating (dry)
44. Handloom/ Carpet weaving (without dyeing and bleaching operation)
45. Hotels (upto 10 rooms)
46. Insulation and other coated papers (excluding paper or pulp 46 manufacturing) manufacturing
47. Jobbing and machining
48. Leather cutting and stitching (more than 10 machines and using motor)
49. Leather footwear and leather products (excluding tanning and hide processing) (except cottage scale)
50. Lubricating oils, greases or petroleum based products (only blending 50 at normal temperature)
51. Manufacturing of coir items from coconut husk
52. Manufacturing of metal caps, containers etc.
53. Manufacturing of optical lenses (using electrical furnace) Manufacturing of pasted veneers without using boiler or Thermic Fluid
54. Heater or by sundrying
55. Manufacturing of shoe brush & wire brush
56. Manufacturing of silica gel (without furnace)
57. Medical oxygen
58. Mineralized water
59. Oil mill ghani & extraction (no hydrogenation/refining)
60. Organic and inorganic nutrients (by physical mixing)
61. Organic manure (manual mixing).
62. paints and varnishes (mixing and blending) (without ball mill)
63. Packing of powdered milk
64. Paper pins and U-clips
65. Phenyl/Toilet cleaner formulation & Bottling
66. Reel manufacturing
67. Polythene & plastic processed products manufacturing (virgin plastics)
68. Poultry (50,000 birds or more).
69. Hatchery,Piggery
70. Power looms (without dyeing and bleaching)
71. Printing press
72. Puffed rice (muri) (using oil, gas or electrical heating system)
73. Ready mix cement concrete
74. Reprocessing of waste cotton

75. Rope (Cotton & Plastic)
76. Rubber goods industry (with baby beilef only)
77. Scientific and mathematical instruments manufacturing
78. Soap manufacturing (Handmade without steam boiling)
79. Solar module (Non conventional energy apparatus) manufacturing unit
80. Solar power generation through solar photovoltaic cell, wind power & 80 mini hydel power(< 25 MW)
81. Spice grinding « 20 HP motor)
82. Steel furniture without spray painting
83. Steeping and processing of grains Surgical and medical products not involving effluent/Vemission
84. generating processes
85. Synthetic detergent formulation
86. Teflon based products
87. Tyres and tubes retreading (without boiler)

Check list of Documents for consent to establish.

Following documents are suggested to be accompanied with the NOC application:

1. NOC application (available on the web-site www.hspcb.gov.in).
2. NOC fee which can be deposited through Bank Draft or Bank Deposit in Board's account (Fee schedule available on the web-site www.hspcb.gov.in).
3. Bank Guarantee @ 0.25% for Red and Orange Category.
4. Project Report.
5. Land Papers, Lease Deed, Allotment Letter as applicable
6. Site and layout plan.
7. Manufacturing process/ Flow Chart.
8. Scheme of Effluent Treatment Plant/Sewage Treatment Plant including Hydraulic Design/Scheme of Air Pollution Control Device, as applicable.
9. Partnership Deed/Memorandum and Article of Association/Authorization letter if the application is signed by a person other than the Director/Partner/Proprietor.
10. For areas covered under Aravali Notification, if applicable i.e. Gurgaon/Mewat Districts (report of Tehsildar regarding Kisam of land through Deputy Commissioner and report of DFO regarding Section 4 and 5 of PLPA) are required to be submitted. No such report is required for projects/units located in approved industrial estate/approved HUDA Sector in this area and area other than Gurgaon & Mewat.
11. Report of Revenue Department/ Forest Department regarding siting parameters in respect of Stone Crushers, Hot Mix Plants, Screening Plant, Pulverisers, and License of DFSC in case of Brick Kiln units.
12. Change of land use certificate from the Town & Country Planning Department.
13. 1Proof regarding submission of application for EIA clearance (if applicable)

Check list of documents for consent to operate.

The check list for consent to operate cases shall be as under:-

1. Common consent form, consent fee which can be deposited through Demand Draft or Bank Deposit in Board's account (available on the web-site www.hspcb.gov.in)
2. Detailed layout plan of different processes showing position of stacks/points of waste water discharge
3. Certified copy of balance sheet/ CA certificate w. r. t. capital investment cost without depreciation.
4. Latest Analysis report/testing fee (required at the time of consent to operate)
5. Details of ETP/APCM installed.
6. Proof of authorized signatory
7. Environment Statement of the previous year (Not applicable for new units).
8. Agreement with TSD/ authorized recycler, wherever required for disposal of hazardous waste.
9. Performance security in the shape of Demand Draft or Bank Deposit in Board's account.