

The
Dadra And Nagar Haveli
Gazette
सरकारी राजपत्र
संघ प्रदेश दादरा एवं नगर हवेली, प्रशासन



भारत सरकार / Government of India

असाधारण

EXTRAORDINARY

श्रेणी-१ / SERIES - I

प्राधिकरण द्वारा प्रकाशित

PUBLISHED BY AUTHORITY

Vol. No. XXX SILVASSA Friday 30th October, 2015/ Kartika-08, 1937 No. 159

ADMINISTRATION OF
DADRA & NAGAR HAVELI
Department of Environment and Forest,
Secretariat, Silvassa

Notification No. PCC/DMN/13-(Part IV)/98-99/2014-15/1200

Dated: 09/ 10/2015

NOTIFICATION

Whereas the UT of Dadra & Nagar Haveli has been declared as Air Pollution Control Area vide notification no. G.S.R. 429(E), dated 10/2/1989.

2. **Whereas** under Section 25 of the Water (Prevention and Control of Pollution) Act, 1974 and under Section 21 of Air (Prevention and Control of Pollution) Act, 1981, it is required to obtain consent from the Pollution Control Committee to establish or to take any steps to establish any industry, operate or process or any treatment and disposal system which is likely to discharge sewerage or trade effluent into stream or sewer or on land and also to operate any industrial plant in an Air Pollution Control Area.

3. **Whereas** it is essential to facilitate regulated industrial growth of industries in the Union Territory of Dadra & Nagar Haveli, in line with the recent initiative of the Government of India viz "Make In India" and "Ease of Doing Business", and "Harmonizing the categorization of industries" as done by the Central Pollution Control Board.

4. **Whereas** It is therefore decided to re-categorize the industries into Category-I Category-II Category -III depending upon their Pollution Potential, Effluent Discharge, Emission into Ambient Air, Generation of Hazardous and Solid Waste, Foul Odours and Noise Pollution, Hazard and Explosion potential and Public Safety and Health.
5. **Whereas** a Draft of a Notification was issued by the Administrator of Daman, Diu and Dadra & Nagar Haveli in exercise of the powers conferred by Sub Section (1) read with clause (v) of sub-section (2) of Section 3 and clause (e) of Sub-Section (2) of Section 6 of the Environment (Protection) Act, 1986 and Government of India, Ministry of Home Affairs Notification S.O. 667(E) dated 10/9/1992. The above Notification was published as required under sub- rule (3) of Rule 5 of Environment (Protection) Rules, 1986, Vide no.PCC/ DMN/13-III/755 dated 10.10.2014 for the information and to invite objections/ suggestions from all persons likely to be affected thereby.
6. **Whereas,** the UT Administration of Dadra & Nagar Haveli after detailed examination has considered the suggestion and objections received for making suitable modification in the draft.
7. **Now therefore,** in supersession of all Notifications issued in this regard, the Administrator of Daman & Diu and Dadra & Nagar Haveli in exercise of the powers conferred by Sub Section (1) read with clause (v) of sub-section (2) of Section 3 and clause (e) of Sub-Section (2) of Section 6 of the Environment (Protection) Act, 1986 and Government of India, Ministry of Home Affairs Notification S.O. 667(E) dated 10/9/1992 is hereby pleased to re-categorize all the industries located in Dadra & Nagar Haveli into Category-I, Category-II and Category -III list of categories. The manufacturing processes, and the detailed lists of industries included in Category-I, Category-II and Category - III categories are furnished separately as **Schedule I, II and III** respectively.
8. Details of Consent fee structure applicable for the above categories of industries depending upon the capital investment which is construed to include land, buildings, plant and machinery without depreciation is

furnished as **Schedule-IV (A)**. Details of the consent fee applicable for the Hotels and Restaurants is furnished as **Schedule-IV (B)**.

9. The notification shall come into force from the date of publication of the same in the Official Gazette.
10. The Administrator of Daman & Diu and Dadra & Nagar Haveli hereby reserves the right to modify or amend the notification in future if found necessary.

**By order and in the name of the
Hon'ble Administrator of U.T.
of DD & DNH**

**(N. Palanikanth)
Deputy Secretary (Environment & Forests)
Administration of Daman, Diu and
Dadra & Nagar Haveli**

PREAMBLE:

1. All those industries which are considered to be highly polluting and use Toxic, Corrosive, Explosive, Hazardous, Abnoxious Chemicals, materials & products and highly inflammable materials in their manufacturing processes are included in the **Category-I** of Industries (annexed to this Schedule). This list also includes those industries/ manufacturing processes/ products which may endanger public health, safety and environment.
2. All the industries falling under Category - I, **EXCEPT those marked with “#”, are BANNED** (Establishment /Expansion) in the Union Territory of Dadra & Nagar Haveli due to their high pollution potential/manufacturing processes/products which may endanger public health, safety and environment.
3. All these industries falling under **Category- I** need frequent monitoring and close scrutiny.
4. The Entrepreneurs are required to make separate applications under Water (Prevention and Control of Pollution) Act, 1974 and Air (Prevention and Control of Pollution) Act, 1981 for obtaining consent from Pollution Control Committee, DD & DNH.
5. All industries falling under this category are required to provide separate energy/electricity meter to the ETP and APCD and should engage qualified personnel to operate such installations. They will also provide Water/Flow meters at inlet & outlet of ETP and necessary Sampling and Monitoring Facilities as required under various Environmental Acts/Rules and shall submit Analysis Test Report for every quarter.
6. They are required to submit an Environmental Statement for the financial year ending 31st March in Form V of the Environmental (Protection) Rules, 1986 on or before 15th May every year and Environmental Audit Report every 2 years ending on 31st March of that year on or before 15th May of every two years.
7. If any industry produces/uses Hazardous Waste in their manufacturing process, they are required to take Authorisation to collect, treat, store, transport and dispose the same in compliance with the provisions of Hazardous Wastes (Management, Handling & Transboundary Movement) Rules, 2008, as amended

from time to time, wherever applicable. They are also required to make necessary arrangements to store solid wastes and will also comply with the Provisions of Manufacture, Storage, Import of Hazardous Chemical Rules, 1989.

8. If any industry uses any chemicals listed in Schedule- I, II & III of Manufacture, Storage, Import of Hazardous Rules, 1989, they shall follow the provisions of said Rules.
9. All major water consuming industries are required to obtain permission from the concerned authorities to tap ground/surface water and accordingly pay Water Cess in accordance with the Water (Prevention and Control of Pollution) Cess Act, 1977 and Water (Prevention and Control of Pollution) Cess Rules, 1978, as amended from time to time
10. The list annexed to this Schedule is not exhaustive but only representative in nature.

