



# HARYANA STATE POLLUTION CONTROL BOARD

C-11, SECTOR-6, PANCHKULA

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## Office Order

Whereas, the Haryana State Pollution Control Board has already laid down the procedure for renewal of consent to operate under Water Act, 1974 and Air Act, 1981 alongwith application for auto renewal of consent to operate (CTO) under Water Act, 1974 and Air Act, 1981 and checklist of documents vide order Endst. No. HSPCB/2018/517-546 dated 26.02.2018 but the mechanism for auto renewal of CTO has not been developed in the OCMMS and the application for renewal of CTO are being processed involving the verification by the concerned officers of the Board and without auto generation of the renewed CTO;

Whereas, as per Business Reform Action Plan 2018, received from Department of Industries and Commerce Haryana, there is requirement to develop online system for auto renewal of CTO in the online consent management and monitoring system (OCMMS);

Whereas, the matter has been discussed in the meeting of the Technical Advisory Committee (TAC) of the Board held on 13.11.2018 and based upon the recommendation of TAC, comprehensive procedure for auto renewal of CTO was finalized and issued vide letter no. HSPCB/PLG-TAC/2018/5735-45 dated 25.11.2018.

In view of above and in partial modification of the procedure for renewal of CTO prescribed in the consent policy issued vide Endst. No. HSPCB/2018/517-546 dated 26.02.2018, it is hereby ordered that the procedure attached herewith as **Annexure-1** for auto renewal of consent to operate under Water Act, 1974 and Air Act, 1981, shall be applicable and implemented through OCMMS.

These orders shall come into force with immediate effect.

Dated Panchkula, the  
14<sup>th</sup> December, 2018

Ashok Kheterpal  
Chairman

Endst. No. HSPCB/PLG-135/2018/ 2725

Dated: 17/12/18

A copy of the above is forwarded to the following for information and necessary action:

1. All section Incharges in Head Office of the Board.
2. Environmental Engineer-IT Cell. He will take immediate action for development and operation of online module for auto renewal of CTO under Water Act, 1974 and Air Act, 1981 as per above said procedure attached. He will further format the configuration in the OCMMS, not to allow the certain specific industries which are restricted and cannot be allowed to operate beyond a specific period and such specific industries will be provided a tag to deal them by manual mode and not by auto mode.
3. All Regional Officers of the Board in the field.
4. Environmental Engineer -cum- Nodal Officer of the HSPCB, Haryana Enterprises Promotion Centre (HEPC) Bay No. 63-64-65-66, Sector 2, Panchkula.
5. Nodal Officer (IT) for uploading the orders on the website of the Board for the notice of all concerned.

*23/12/18*  
Sr. EE-I (HQ)  
For Chairman

Endst. No. HSPCB/PLG-135/2018/

Dated: *17/12/18*

A copy of the above is forwarded to the following for information of the officers:-

1. PS to Chairman
2. PA to Member Secretary

Sr. EE-I (HQ)  
For Chairman

Procedure for Auto Renewal of Consent to Operate under Water Act, 1974 and Air Act, 1981

1. The industrial units/projects falling under Red, Orange and Green Categories as per categorization of industrial sectors/projects issued by the Board for consent purpose vide order endst. No. HSPCB/2018/517-546 dated 26.02.2018 and amended from time to time, intending for auto renewal of the consent to operate (CTO) under Water Act, 1974 and Air Act, 1981 from the Board, shall apply through the online portal of the HEPC, atleast 90 days before expiry of the validity period of previous CTO granted by the Board, on prescribed performa as per Annexure-A alongwith the requisite consent fees prescribed as per schedule attached as Annexure-B to be deposited through online payment gateway and the documents as mentioned in the Annexure-A.
2. No documents are allowed to be submitted manually.
3. Application shall be submitted by the authorized official of the unit, duly authorized by the owner/Board of directors / partners of the unit.
4. Only those units which have valid CTO and there is no change in the raw material, manufacturing process, product, increase in overall capital investment cost on land, building, plant and machinery, production capacity and also in pollution load of these units as declared in the original application for obtaining previous CTO, will be eligible for auto renewal of the CTO.
5. The auto renewal of CTO will be valid only for those units which are complying the standards prescribed for discharge of pollutants prescribed under EP Rules, 1986 and submitted all required documents and prescribed consent fees.
6. On applying for auto renewal, the CTO will be renewed and generated automatically on the OCMMS without verifying the CTO fee, contents of the application and documents submitted by the unit by the concerned Regional Officer, on the format attached as Annexure-C.
7. The authentication of the consent letter by way of digital signature, e-signature or any other modality for the same will be explored by the IT Cell as per compliance of Business Reform Action Plan.
8. The contents of the application alongwith documents and CTO fee submitted by the unit for auto renewal of CTO will be checked and verified for its correctness and authenticity before closing the application by the RO within 21 days and in case the same are found correct and complete then the application will be closed by RO recording his statement on the OCMMS in this regard i.e. "checked & found correct and complete as per procedure" but in case of any shortcoming or deficiency in the application, the RO will process the case for revocation/withdrawal/cancellation of the CTO so auto renewed as per provision of the Water Act, 1974 and Air Act, 1981. In case Regional Officer does not taken any action in this regard within 21 days then he will be held personally responsible for not verifying the application submitted by the unit for auto renewal of CTO.
9. Auto renewal of consent to operate will not prevent the Board for taking coercive action against the unit including withdrawal/cancellation of the same in case the information provided by such unit are found false or incorrect and fails to comply with the applicable prescribed standards for discharge of environmental pollutants under EP Rules 1986 or any of the conditions of the consent so auto renewed or in case of violation of any provision of Water Act, 1974 and Air Act, 1981.
10. Specific industries which are restricted and cannot be allowed to operate beyond a specific period, are exempted from auto renewal. Such type of specific industries will be dealt by manual mode and not by auto mode.

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Format for application form for auto renewal of CTO under Water Act, 1974/Air Act, 1981

1.	Name & address of the unit with detail of land (Khasra/Kila/Plot No.)				
2.	Site status (Industrial Area/Control Area/MC/others)				
3.	Detail of previous CTO granted under Water Act, 1974/Air Act, 1981				
	i) Previous application ID No.				
	ii) Previous verification report	View (Automatic from previous application)			
	iii) Previous certificate	View (Automatic from previous application)			
	iv) Previous note history	View (Automatic from previous application)			
	v) Detail of previous CTO granted	Act	No.	Dated	Period
		Water			
		Air			
4.	Date of application for auto renewal of CTO				
5.	Acts under which applied	Water Act, 1974 and/or Air Act, 1981			
6.	Period for auto renewal of CTO applied (Max. 5 years for red category, 10 years for orange and 15 years for green category units. Validity of CTO should be ending the month of September in case of Red Category, March in case of Orange and December in case of Green category units)	Water : Air :			
7.	Type of unit	Industry/legally constituted body/screening plant/stone crusher/mining/pulverizer/HMP			
8.	Name of Products with production capacity				
9.	Category of the unit:	Red / Orange / Green			
10.	Type of project	Large / Medium / Small Scale			
11.	Annual mining license fee/deed rent (in case of mining activity)				
12.	Capital investment cost on land, building, plant and machinery without depreciation (as per latest balance sheet CA certificate attached)				
13.	Details of CTO fee deposited (Rs.)	<b>Status</b>	<b>Water Act</b>	<b>Air Act</b>	<b>Total</b>
		Required			
		Deposited			
		Balance (if any)			
14.	Detail of additional fees deposited if any due to late submission of application after due date (Rs.)	<b>Status</b>	<b>Water Act</b>	<b>Air Act</b>	<b>Total</b>
		Required			
		Deposited			
		Balance (if any)			
15.	Detail of analysis reports of effluent with status of ETP/STP	i. Name of Laboratory: ii. Detail of analysis reports:			

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		Type of effluent	Status of ETP/STP	A/R Dated		
		Domestic effluent				
		Trade effluent				
16. Detail of Air emissions sources with status of APCM	i. Name of Laboratory:					
	ii. Detail of analysis reports:					
	Emission/ noise Source	No. of sources	Capacity of each source	Type of fuel with quantity (MT/month)	Status of APCM installed	A/R dated
	Boiler					
	Furnace					
	DG Sets					
	Process emission					
	Others					
17. Detail of documents submitted as per checklist:						
i) Proof of deposit of required and applicable consent fee (as per schedule available on the web-site www.hspcb.gov.in).				Choose file		
ii) Copy of previous CTO				Choose file		
iii) Power of attorney/authority letter to sign the application				Choose file		
iv) Copy of balance sheet duly attested by CA or CA certificate w.r.t. capital investment cost of the unit for the preceding year. (Capital investment cost should include the original cost of land, building, plant & machinery without depreciation but with upto date additions. The cost of land and building should be included in the capital investment cost even if it is on lease or rent or mortgage)				Choose file		
v) Latest inspection report and analysis reports of effluent/ air emissions/ noise conducted by Board officer (s) for the mandatory inspection, if conducted				Choose file		
vi) Copy of fresh analysis reports of effluent/air emissions/ noise analyzed from Board's lab/recognized lab. (not more than 03 months old)				Choose file		
vii) Environment Statement in Form V for the financial year ending on 31 <sup>st</sup> March.				Choose file		
viii) In case of industries/projects/establishments handling Hazardous Chemicals having threshold quantities mentioned in schedule II and III of MSIHC, Rules, 1989 and covered under rule 10 & 13 of these Rules. proof of submission of updated safety audit report duly audited with the help of an expert, annually and up to date onsite emergency plan alongwith report of the mock drill of the same to Chief Inspector of Factories alongwith copy of the same.				Choose file		
ix) Permission of the concerned authorities for disposal of the effluent in to sewer/drains etc (in case not submitted earlier).				Choose file		
x) Detail of land in case the effluent is discharged on land for percolation or for irrigation along with copy of registered agreement made with the land owners in case the land belong to the persons other then the land of the applicant unit (in case not submitted earlier).				Choose file		
xi) Copy of logbook for last 03 months maintained for operation of				Choose file		

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	ETP/STP/APCM for the record of energy and chemical consumption, quantity of effluent at inlet and outlet of ETP/STP supported with readings of magnetic flow meters alongwith quantity of treated effluent recycled/reused in the process, utilized in the premises and discharged, mode of disposal	
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18. Declaration :

1. That the present details of the manufacturing process and other information /data of our unit are same as submitted / provided by the Board earlier with original application for obtaining previous Consent to operate referred above and therefore the same may be considered for present application for auto renewal of consent to operate for further period.
2. That we undertake to deposit the balance consent fees if any found due at any stage due to increase in the investment cost on Land, Building, Plant and Machinery of our unit at any later stage.
3. That we are complying with the conditions of previous consent to operate granted to our unit by the Board valid upto \_\_\_ and also complying with all the standards / norms prescribed under EP Rules, 1986 for discharge of environmental pollutants, by operating our pollution control devices regularly and effectively.
4. That there is/will be no change in the raw material, process, products, quantity of effluent, source of air emissions, technology of pollution control measures and increase in production or pollution load and will remain same as submitted in the previous application for consent to operate. In case of any such change, prior fresh consent to establish and consent to operate as applicable for the same will be obtained by our unit from the HSPCB.
5. That we shall keep on operating and maintaining our pollution control measures/ devices regularly and effectively and will maintain and keep all the parameters within standards / norms prescribed under EP Rules, 1986.
6. We undertake to comply with all the conditions of renewal of consent to operate to be imposed by the Board if any.
7. That we shall comply with all the relevant provisions of water Act, 1974 and Air Act, 1981.
8. It is certified that all the information provided by the unit are true and correct and the above undertaking has been submitted with the approval of the Board of Directors/ Partner/Owner of the industry/project.
9. We undertake that auto renewal of consent to operate will not prevent the Board for taking coercive action against our unit including withdrawal/cancellation of the same in case the information provided by our unit are found false or incorrect and fails to comply with the applicable prescribed standards for discharge of environmental pollutants under EP Rules 1986 or any of the conditions of renewal of consent so granted or in case of violation of any provision of Water Act, 1974 and Air Act, 1981.

Name and Designation  
of Authorized Signatory \_\_\_\_\_  
Phone/Mobile No. \_\_\_\_\_  
Email address \_\_\_\_\_



Schedule of fee prescribed by Government of Haryana, Environment Department/HSPCB for obtaining consent to establish/NOC & consent to operate and sampling under water (Prevention and control of pollution), Act, 1974 & Air (Prevention and control of pollution), Act, 1981.

I. Fee prescribed for obtaining consent to establish/NOC & consent to operate under Water Act, 1974 & Air Act, 1981.

A Fees for Consent to Establish/NOC

A-I NOC/CTE Fees for highly polluting industries such fertilizers (nitrogen/phosphate), sugar, fermentation & distillery, petrochemical, thermal power plant, oil refinery, sulfuric acid, iron & steel, pulp & paper, dye & dye intermediates, pesticides manufacturing, basic drugs & pharmaceuticals etc. (Red category of projects/industries other than specific type projects/industries mentioned) - prescribed under Water Act, 1974.

Sr. No.	Capital Investment cost of Industries/project	Fee amount (Rs.)
a.	Exceeding Rs. 100 crores	1,05,000
b.	Exceeding Rs. 50 crores but not exceeding Rs. 100 crores	60,000
c.	Exceeding Rs. 10 crores but not exceeding Rs. 50 crores	36,000
d.	Exceeding Rs. 3.0 crores but not exceeding Rs. 10 crores.	24,000
e.	Exceeding Rs. 1.0 crores but not exceeding Rs. 3.0 crores.	17,700
f.	Exceeding Rs. 0.50 crores but not exceeding Rs. 1.0 crores.	14,500
g.	Exceeding Rs. 0.25 crores but not exceeding Rs. 0.50 crores	7,500
h.	Exceeding Rs. 0.10 crores but not exceeding Rs. 0.25 crores	4,500
i.	Exceeding Rs. 0.02 crores but not exceeding Rs. 0.10 crores.	2,250
j.	up to Rs. 0.02 crores	600

A-II For industries other than covered under heading A-I (Orange & Green category) - (Prescribed under Water Act, 1974)

Sr. No.	Industries having Capital Investment	Fee amount (Rs.)
a.	Exceeding Rs. 100 crores.	35,000
b.	Exceeding Rs. 50 crores but not exceeding Rs. 100 crores.	20,000
c.	Exceeding Rs. 10 crores but not exceeding Rs. 50 crores.	12,000
d.	Exceeding Rs. 3.0 crores but not exceeding Rs. 10.0 crores	8,000
e.	Exceeding Rs. 1.0 crores but not exceeding Rs. 3.0 crores	5,700
f.	Exceeding Rs. .50 crores but not exceeding Rs. 1.0 crores.	4,500
g.	Exceeding Rs. 0.25 crores but not exceeding Rs. 0.50 crores	2,500
h.	Exceeding Rs. 0.10 crores but not exceeding Rs. 0.25 crores.	1,500
i.	Exceeding Rs. 0.02 crores but not exceeding Rs. 0.10 crores.	750
j.	up to Rs. 0.02 crores	200

**A-III For legally constituted bodies other than industrial units (Prescribed under Water Act, 1974)**

Sr. No.	Local Bodies/Govt. Department/Colonizers etc.	Fee amount (Rs.)
a.	Municipal Corporation Faridabad	25,000
b.	Class 'A' Municipalities	5,000
c.	Class 'B' Municipalities	2,500
d.	Class 'C' Municipalities	500
e.	Public Health	5,000 per each town
f.	Haryana Urban Development Authority	50,000 per each Estate
g.	Private Colonizers	50,000 per each town

**A-IV For Stone Crushers (Prescribed under Air Act, 1981)**

Sr. No.	Crushing capacity	Fee amount (Rs.)
a.	Not exceeding 100 tons/day	5,000
b.	Exceeding 100 tons/day	7,500

**A-V For Pulverisers (Prescribed under Air Act, 1981)**

Sr. No.	Pulverisers with capacity	Fee amount (Rs.)
a.	Not exceeding 100 tons/day	2,000
b.	Exceeding 100 tons/day	3,000

**A-VI For Hot Mix Plants (Prescribed under Air Act, 1981)**

Sr. No.	Hot Mix Plant with capacity	Fee amount (Rs.)
a.	Not exceeding 40 tons/day	5,000
b.	Exceeding 40 tons/day	7,500

**A-VII For Brick Kilns (Prescribed under Air Act, 1981)**

Sr. No.	Units having a capital investment	Fee amount (Rs.)
a.	Not exceeding Rs. 30 lacs	5,000
b.	Exceeding Rs. 30 lacs but not exceeding Rs. 50 lacs	10,000
c.	Exceeding Rs. 50 lacs	15,000

**A-VIII For Rice Shellers (Prescribed under Water Act, 1974)**

Sr. No.	Units having a capital investment	Fee amount (Rs.)
a.	Not exceeding Rs. 30 lacs	20,000
b.	Exceeding Rs. 30 lacs but not exceeding Rs. 50 lacs	30,000
c.	Exceeding Rs. 50 lacs.	50,000

**A-IX For Screening Plants (Prescribed under Water Act, 1974)**

Sr. No.	Units having a production capacity	Fee amount (Rs.)
a.	Capacity less than 100 Ton /Day	5000
b.	Capacity more than 100 Ton /Day	7500

## A-X For Mining Activities

## 1. Prescribed under Water Act, 1974 vide Notification dated 05.12.1997

Sr. No.	Units paying license fee for mining	Fees Amount (Rs.)
a.	Not exceeding Rs. 25 lacs annually	1,00,000
b.	Exceeding Rs. 25 lacs but not exceeding Rs. 50 lacs	1,50,000
c.	More than Rs. 50 lacs	2,00,000

## 2. Prescribed under Air Act, 1981 vide Notification dated 20.09.2002

Sr. No.	Units paying license fee for mining	Fees Amount (Rs.)
a.	For units whose dead rent as determined in the auction or royalty paid whichever is higher, for amounts Rs. 5 crores and above.	1,00,000
b.	For units whose dead rent as determined in the auction or royalty paid whichever is higher, for amounts Rs. 2.5 crores to 5 crores.	75,000
c.	For units whose dead rent as determined in the auction or royalty paid whichever is higher, for amounts Rs. 1 crores to 2.5 crores.	60,000
d.	For units whose dead rent as determined in the auction or royalty paid whichever is higher, for amounts Rs. 75 lacs to 1 crore.	50,000
e.	For units whose dead rent as determined in the auction or royalty paid whichever is higher, for amounts Rs. 50 lacs to 75 lacs.	40,000
f.	For units whose dead rent as determined in the auction or royalty paid whichever is higher, for amounts Rs. 25 lacs to 50 lacs.	30,000
g.	For units whose dead rent as determined in the auction or royalty paid whichever is higher, for amounts Rs. 10 lacs to 25 lacs.	20,000
h.	For units whose dead rent as determined in the auction or royalty paid whichever is higher, for amounts Rs. 5 lacs to 10 lacs.	10,000
i.	For units whose dead rent as determined in the auction or royalty paid whichever is higher, for amounts Rs. 1 lac to 5 lacs.	5,000
j.	For units whose dead rent as determined in the auction or royalty paid whichever is higher, for amounts upto Rs. 1 lac.	1,000

## A-XI Projects/units covered under Haryana Bio Energy Policy 2018.

Sr. No.	Under the Act	Fee Amount (Rs.)
1.	Water Act, 1974	Nil
2.	Air Act, 1981	Nil



B Fees for Consent to operate under Water Act, 1974 and Air Act, 1981 to be charged annually.

B-I Consent fees for highly polluting industries such as fertilizers (nitrogen / phosphate), sugar, cement, fermentation & distillery, petro-chemical, thermal power plant, oil refinery, sulfuric acid, iron & steel, pulp & paper, dye and dye intermediates, pesticides manufacturing, basic drugs and pharmaceuticals etc.

(Red category Industries other than those specified)

Sr. No.	Industries having Capital Investment	Under Water Act		Under Air Act	
		Ist Year	Subsequent Year	Ist Year	Subsequent Year
a.	Exceeding Rs. 100 crores.	1,50,000	75,000	1,50,000	75,000
b.	Exceeding Rs. 50 crores but not exceeding Rs. 100 crores.	1,20,000	60,000	1,20,000	60,000
c.	Exceeding Rs. 10 crores but not exceeding Rs. 50 crores.	90,000	45,000	90,000	45,000
d.	Exceeding Rs. 3.0 crores but not exceeding Rs. 10 crores	60,000	24,000	60,000	24,000
e.	Exceeding Rs. 1.0 crores but not exceeding Rs. 3.0	30,000	11,000	30,000	11,000
f.	Exceeding Rs. .50 crores but not exceeding Rs. 1.0 crores	15,000	4,500	15,000	4,500
g.	Exceeding Rs. 0.25 crores but not exceeding Rs. 0.50 crores	6,000	3,000	6,000	3,000
h.	Exceeding Rs. 0.10 crores but not exceeding Rs. 0.25 crores	1500	1500	1500	1500
i.	Exceeding Rs. 0.02 crores but not exceeding Rs. 0.10 crores	600	600	600	600
j.	Investment up to Rs. 0.02 crores	300	300	300	300

B-II Consent fee for Industries other than covered under headings B-I (Orange & Green category).

Sr. No.	Industries having Capital Investment cost	Under Water Act		Under Air Act	
		1st Year	Subsequent Years	1st Year	Subsequent Years
a.	Exceeding Rs. 100 crores.	50,000	25,000	50,000	25,000
b.	Exceeding Rs. 50 crores but not exceeding Rs. 100 crores.	40,000	20,000	40,000	20,000
c.	Exceeding Rs. 10 crores but not exceeding Rs. 50 crores.	30,000	15,000	30,000	15,000
d.	Exceeding Rs. 3.0 crores but not exceeding Rs. 10 crores	20,000	8,000	20,000	8,000
e.	Exceeding Rs. 1.0 crores but not exceeding Rs. 3.0	10,000	3,700	10,000	3,700
f.	Exceeding Rs. .50 crores but not exceeding Rs. 1.0 crores	5,000	1,500	5,000	1,500
g.	Exceeding Rs. 0.25 crores but not exceeding Rs. 0.50 crores	2,000	1,000	2,000	1,000
h.	Exceeding Rs. 0.10 crores but not exceeding Rs. 0.25 crores	500	500	500	500
i.	Exceeding Rs. 0.02 crores but not exceeding Rs. 0.10 crores	200	500	200	200
j.	Investment up to Rs. 0.02 crores	100	200	100	100

B-III Consent fee to be charged annually for legally constituted bodies other than industrial units (Prescribed under Water Act, 1974)

Sr. No.	Local Bodies /Govt. Department/ Colonizers etc.	Fees Amount (Rs.)
a.	Municipal Corporation Faridabad	25,000
b.	Class 'A' Municipalities	5,000
c.	Class 'B' Municipalities	2,500
d.	Class 'C' Municipalities	500
e.	Public Health	5,000 per each town
f.	Haryana Urban Development Authority	Rs. 50,000 per each Estate
g.	Private Colonizers	Rs. 50,000 per each township

**B-IV Consent fees for Mining Activities****1. Under Water Act, 1974**

Sr. No.	Units paying license fee for mining	1 <sup>st</sup> Years (Rs.)	Subsequent Years (Rs.)
a.	Units paying license fee for mining not exceeding Rs. 25 lacs annually	1,50,000	1,25,000
b.	Units paying license fee for mining exceeding Rs. 25 lacs but not exceeding Rs. 50 lacs	2,25,000	1,75,000
c.	Units paying license fee for mining more than	3,00,000	2,25,000

**2. Under Air Act, 1981**

Sr. No.	Units whose dead rent as determined in the auction or royalty paid whichever is higher	1 <sup>st</sup> Years (Rs.)	Subsequent Years (Rs.)
a.	For amounts Rs. 5 crores and above	2 lacs	2 lacs
b.	For amounts Rs. 2.5 to 5 crores	1.5 lacs	1.5 lacs
c.	For amounts Rs. 1 to 2.5 crores	1.25 lacs	1.25 lacs
d.	For amounts Rs. 75 lacs to 1 crores	1 lacs	1 lacs
e.	For amounts Rs. 50 lacs to 75 lacs	75,000	75,000
f.	For amounts Rs. 25 lacs to 50 lacs	50,000	50,000
g.	For amounts Rs. 10 lacs to 25 lacs.	30,000	30,000
h.	For amounts Rs. 5 lacs to 10 lacs	10,000	10,000
i.	For amounts Rs. 1 lacs to 5 lacs	1,000	1,000
j.	For amounts Rs. 1 lacs	1,000	1,000

**B-V Consent fee for 1st year and for subsequent years to operate pulverizes (Prescribed under Air Act, 1981)**

Sr. No.	Pulverizes with capacity	Fees Amount	
		1st Years (Rs.)	Subsequent Years (Rs.)
a.	Not exceeding 100 tons/day	2,000	2,000
b.	Exceeding 100 tons/day	3,000	3,000

**B-VI Consent fee for stone crushers (Prescribed under Air Act, 1981)**

Sr. No.	Crushing unit capacity	1st Years (Rs.)	Subsequent Years (Rs.)
a.	Not exceeding 100 tons/day	5,000	5,000
b.	Exceeding 100 tons/day	7,500	7,500

**B-VII Fee for transfer of consent to operate in case of stone crushers (Prescribed under Air Act, 1981)**

Sr. No.	Crushing capacity	Fees Amount (Rs.)
a.	Not exceeding 100 tons/day	20,000
b.	Exceeding 100 tons/day	35,000

**B-VIII Consent fee for Hot Mix Plant (Prescribed under Air Act, 1981)**

Sr. No.	Hot Mix Plant with the capacity	1st Year (Rs.)	Subsequent Year (Rs.)
a.	Not exceeding 40 tons/day	5,000	5,000
b.	Hot Mix Plant with the capacity	7,500	7,500

**B-IX Consent fee for brick kilns (Under Air Act, 1981)**

Sr. No.	Investment cost of Brick Kilns	1st Year (Rs.)	Subsequent Year (Rs.)
a.	Not exceeding Rs. 30 lacs	5,000	5,000
b.	Exceeding Rs. 30 lacs but not exceeding Rs. 50 lacs	10,000	10,000
c.	Exceeding Rs. 50 lacs	15,000	15,000

**B-X Consent Fees for 1st Year and subsequent Year to operate Rice Shellers.**

Sr. No.	Units having capital investment	Under water Act (Rs.)	Under Air Act (Rs.)
a.	Not exceeding Rs. 25 lacs	10,000	10,000
b.	Exceeding Rs. 25 lacs but not exceeding Rs.	12,500	12,500
c.	Exceeding Rs. 50 lacs.	15,000	15,000

**B-XI Consent fees to be charged annually to operate Screening Plant (Prescribed under Water Act, 1974)**

Sr. No.	Screening Plant Capacity	Fees amount (Rs.)
a.	Screening unit with capacity not exceeding 100 Tons/day	5,000
b.	Exceeding 100 tons/day	7,500

**B-XII Consent Fees to be charged for first and for subsequent year to operate projects/units covered under Haryana Bio Energy Policy 2018.**

Sr. No.	Under the Act	Fee Amount (Rs.)
1.	Water Act, 1974	Nil
2.	Air Act, 1981	Nil

## Note:-

1. If the industrial units / projects fails to apply for renewal of consent to operate (CTO) before 90 days of the expiry of previous consent and applies 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 before 60 days of the expiry of previous consent and applies 30 days before the expiry of previous consent, then the unit will have to pay additional consent fee @ 100% of the consent fee applicable. If the unit fails to apply 30 days before the expiry of the previous consent, the unit will have to pay additional consent fee @ 200% of the consent fee applicable. Thereafter, the Board will take closure action under the provisions of Water Act, 1974 / Air Act, 1981 against such units for not having the valid consent to operate. In case the unit apply for renewal of CTO after the date of expiry of consent period or after taking the penal action as described above then such applications will be entertained only if such units deposit consent fees for the longer period as per the policy of the Board depending upon the category of the unit along with the additional fees @ 300% of the consent fees prescribed for one year along with normal consent fees for subsequent years.
2. The industry/ project will deposit requisite NOC fees for consent to establish for one time along with the application for auto renewal.
3. In case of the CTE applications for expansion of existing projects, the NOC fees shall be charged on the basis of cost of the expansion project.
4. "capital investment" means the original cost invested and includes investment on land, factory building, office building and machinery and factory whether ownership, on rent, mortgage, or lease basis."
5. The above fees schedule as prescribed under Water Act, 1974 and Air Act, 1981 by Government of Haryana, Environment Department from time to time is applicable w.e.f. 05.12.1997 except in the cases where NOC/Consent fees has been prescribed after 05.12.1997 mentioned against such entries above. NOC consent fees prior to 05.12.1997 is chargeable according to fees schedule which was prescribed earlier through various Notifications from time to time by Government of Haryana, Environment Department and was substituted with the schedule mentioned in the table.

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## HARYANA STATE POLLUTION CONTROL BOARD

Regional Office, \_\_\_\_\_

No. HSPCB/Consent/ \_\_\_\_\_

Dated: \_\_\_\_\_

To

M/s \_\_\_\_\_

**Sub: Renewal of consent to operate under Water (Prevention and Control of Pollution) Act, 1974 and/or Air (Prevention and Control of Pollution) Act, 1981.**

Kindly refer to your application No. \_\_\_\_\_ received on dated \_\_\_\_\_ through online portal of Haryana Enterprises Promotion Center for renewal of consent to operate under the Water (Prevention and Control of Pollution) Act, 1974 and/or Air (Prevention and Control of Pollution) Act, 1981 for the period \_\_\_\_\_.

With reference to your above application, the consent to operate under Water (Prevention and Control of Pollution) Act, 1974 and/or Air (Prevention and Control of Pollution) Act, 1981 is hereby auto renewed for the period \_\_\_\_\_ to \_\_\_\_\_ based upon your self declaration, information, consent fee and documents submitted vide your application referred above with the same terms and conditions as stipulated in the previous consent to operate granted by this Board for the period \_\_\_\_\_ to \_\_\_\_\_ vide no. \_\_\_\_\_ dated \_\_\_\_\_ and with the following additional conditions:-

1. The manufacturing process and other information /data of the unit will remain same as submitted / provided by the unit earlier with application for obtaining previous Consent to operate referred above.
2. The unit shall deposit the balance consent fees if any found due at any stage due to increase in the investment cost on Land, Building, Plant and Machinery of the unit at any later stage.
3. The unit shall not make any change in the raw material, process, products, quantity of effluent, source of air emissions, technology of pollution control measures and increase in production or pollution load and will remain same as submitted in the previous application for consent to operate. In case of any such change, prior fresh consent to establish and consent to operate as applicable for the same will be obtained by the unit from the HSPCB.
4. The unit shall operate and maintain their pollution control measures/ devices regularly and effectively and will maintain and keep all the applicable parameters for discharge of environmental pollutants within standards / norms prescribed under EP Rules, 1986.
5. The unit shall maintain the logbook for operation of ETP/STP/APCM for the record of energy and chemical consumption, quantity of effluent at inlet and outlet of ETP/STP supported with readings of magnetic flow meters alongwith quantity of treated effluent recycled/reused in the process, utilized in the premises and discharged, mode of disposal.
6. The unit shall install online continuous effluent/air emission monitoring system if required as per the direction of CPCB/HSPCB issued from time to time in this regard and will connect the same with the servers of the CPCB and HSPCB.

7. The unit shall apply for renewal of consent to operate atleast 90 days before the expiry of consent period.
8. The unit shall comply with all the conditions of renewal of consent to operate all the relevant provisions of Water Act, 1974 and Air Act, 1981.
9. In case the information provided by the unit are found false or incorrect and fails to comply with the applicable prescribed standards for discharge of environmental pollutants under EP Rules 1986 or any of the conditions of renewal of consent so granted or in case of violation of any provision of Water Act, 1974 and Air Act, 1981, coercive action against the unit under the provision of the said Acts including revocation/withdrawal/cancellation of the consent to operate so granted, will be taken.

Regional Officer,  
 \_\_\_\_\_ Region  
 For and on behalf of  
 Haryana State Pollution Control Board

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