

[Authorised English Translation]

HARYANA GOVERNMENT
ENVIRONMENT DEPARTMENT

Notification

The 30th October, 1998

No. S. O. 150/C. A. 29/1986/S. 5 & 7/1998.—Whereas as per Haryana Government, Environment Department, Notification No. S.O. 126/C.A. 29/86/S. 5 & 7/97, dated the 18th December, 1997, directions were given for stone crushing units in regard to siting criteria norms as per Schedule-I, emission norms and pollution control measures requirements as per Schedule-II, identification of zones and availability of sites as per Schedule-III and procedure for establishment and operation in identified zones as per Schedule-IV ;

And whereas the State Government is of the opinion that it is necessary and expedient to make certain amendments in the Haryana Government, Environment Department, Notification No. S.O. 126/C.A. 29/86/S. 5 & 7/97, dated the 18th December, 1997 ;

Now, therefore, in exercise of the powers conferred by section 5 of the Environment (Protection) Act, 1986, read with Government of India, Ministry of Environment and Forests, Department of Environment, Forests and Wild Life, notification No. S. O. No. 152(E), dated the 10th February, 1988, and in pursuance of the provisions of section 7 of the said Act and rule 4 of the Environment (Protection) rules, 1986, the Governor of Haryana hereby makes the following amendment in the Haryana Government, Environment Department, Notification No. S.O. 126/C. A. 29/86/S. 5 & 7/97, dated the 18th December, 1997, namely :—

AMENDMENT

In the Haryana Government, Environment Department, Notification No. S. O. 126/C. A. 29/86/S. 5 & 7/97, dated the 18th December, 1997.—

1. in Schedule I,—

(a) under columns 1, 2 and 3, serial number 13 and entries there against shall be omitted ;

(b) after para 2, the following para shall be added at the end, namely :—

"3. No stone crusher unit will be allowed to be set up outside identified crushing zone in Faridabad District" ;

2. in Schedule II,—

(a) in item No. I, under heading I. Pollution Control Parameters, in the second para, for the words "atleast twice a month for all the twelve months in a year", the words, signs and figures "as per Environment Protection Act/Rules, 1986" shall be substituted;

(b) in item No. II.—

(i) for para I, the following para shall be substituted, namely:—

"I. A wind breaking wall will be provided with a structurally sound structure rising upto a height of 16 feet and in a length of atleast 50 meters on the vulnerable *abadi* and road side or critical point side of the crushing unit. However, throw of material shall be with a telescopic chute atleast upto the height of wind breaking wall";

(ii) in para M, for the words, signs, letters and brackets "Haryana State Pollution Control Board in consultation with Engineer-in-Chief, FWD, B & R", the words "by Haryana State Pollution Control Board" shall be substituted;

(iii) for para N, the following paras shall be substituted, namely:—

"N. In case of stone crushing units which have been in operation at any time for a continuous period of atleast one year before the issue of this notification in respect of siting criteria infringement only in respect of distance from the village lal dora (*phirni* where there is no *lal dora*), a structurally safe 50 meters long and 16 feet high wind breaking wall will have to be provided. However no relaxation will be allowed even with the addition of protecting wind breaking wall in respect of stone crushers coming within 400 meters or less of any village *lal dora* (*phirni* where there is no village *lal dora*).

"O. No relaxation shall be allowed to a stone crushing unit even if it meets with the criteria mentioned in para N, in case the site falls under Municipal Limit/Development Plan/Draft Development Plan of Town and Country Planning Department."

M. L. TAYAL, IAS,

Commissioner and Secretary to Government, Haryana,
Environment Department.