Office Order

The industries/ processes/ activities which are compliant with the provisions of relevant environmental laws vis-a-vis Water (Prevention and Control of Pollution) Act, 1974, Air (Prevention and Control of Pollution) Act, 1981, Environment (Protection) Act, 1986, and various rules made thereunder, except industries listed at Annexure- 'A', will be entitled for Auto-renewal of Authorization under Hazardous and Other Wastes (Management and Trans-Boundary Movement) Rules, 2016. The entitlement for auto-renewal will be subject to complying with following conditions:

1. Application for renewal is made before 120 days expiry of authorization.
2. There is no expansion/ modernisation/ change in process/ product/ raw material/ fuel or change in pollution load.
3. There are no pending prohibitory directions from Courts/ Appellate Authority/ National Green Tribunal/ other Judicial Authority.
4. All requisite compliance report of earlier authorization along with supporting documents have been submitted.
5. Annual report as prescribed under the rules have been submitted.
6. That during last inspection, industry/ process/ activity is found compliant of earlier conditions of authorization and analysis report of effluent/ emission shows all parameters within permissible limits.
7. There are no directions under 33(A) of Water (Prevention and Control of Pollution) Act, 1974 and 31 (A) of Air (Prevention and Control of Pollution) Act, 1981 and section 5 of EP Act during last five years.

The proponent shall apply with following documents for auto renewal of the Authorization:
   1. Affidavit cum Self Certification with declaration in the prescribed format enclosed as Annexure-B.

Applicant shall file application for Authorization online which will be verified for submission of documents as prescribed above and will be renewed online by the concerning Group Head/ Regional Officers within 10 working days. The documents of authorization letter will be sent online which can be downloaded. In the case of non fulfilling of auto renewal requirements, the project proponent shall be informed accordingly and the authorization application shall be processed in normal course.

Following conditions shall be incorporated in the authorization while granting authorization under auto renewal policy:

a. "This authorization is issued under the auto renewal policy of the Board vide letter no. ................. dated ............... as per self certificate submitted by Mr/ Mrs. ...............(Designation: ), authorized signatory".

06/05/2016
b. "The Rajasthan State Pollution Control Board reserves the rights to revoke/ cancel the authorization and issue directions under section 5 of Environemnt (Protection) Act, 1986, any time without any notice in the matter for:-
   i. Any violation/ non-compliance of Authorization conditions.
   ii. Submission of any false/ incorrect/ incomplete/ forged facts and documents.

   The State Board can also initiate appropriate legal/ criminal action for the violation."

This office order will come in force with effect from 1st June, 2016.

(K. C. A. Arun Prasad)
Member Secretary

F.12 (PSC-1)/ RSPCB/ PSC/ 18260219 Dated: 16/05/2016
Copy to following for information and necessary action:
1. P.S. to Additional Chief Secretary (Environment & Forest), Department of Environment, Government of Rajasthan, Jaipur
2. P.S. to Chairperson, RSPCB, Jaipur
3. P.S. to Secretary, Department of Environment, Government of Rajasthan, Jaipur
4. Sr. P.A. to Member Secretary, RSPCB, Jaipur
5. Chief Environmental Engineer / Chief Scientific Officer, RSPCB, Jaipur
7. Regional Officer, RSPCB, Jaipur (South)/ Jaipur (North)/ Alwar/ Balotra/ Bhartpur/ Bhilwara/ Bikaner/ Jodhpur/ Pali/ Kota/ Chittorgarh/ Kishangarh/ Sikar/ Udaipur/ Bhiwadi.
8. ACP, RPCB, Jaipur , with the direction to upload the order on Board's website.
9. Master File (PSC-6), PSC, RPCB, Jaipur.

Member Secretary

06/05/2016
### Annexure-A

**Sector in negative list for the purpose of Auto-renewal of Authorization**

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of Sector</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>All sectors in negative list for the purpose of Auto-renewal of Consent to Establish/Operate</td>
</tr>
<tr>
<td>2</td>
<td>Common hazardous waste treatment, storage and disposal facility (TSDF)</td>
</tr>
<tr>
<td>3</td>
<td>Industries engaged in recycling/reprocessing/recovery/reuse of HW under Schedule IV of Hazardous waste (MH and TBM) Rules 2008 and its amendments</td>
</tr>
<tr>
<td>4</td>
<td>Reprocessing of used oils and waste oils</td>
</tr>
<tr>
<td>5</td>
<td>Waste lead acid batteries, other ferrous/ non ferrous metals containing waste, waste/spent oil reprocessing/recycling and other unit requiring registration/approval under HW (MH and TM) Rules, 2008 for processing/co-processing of hazardous waste</td>
</tr>
<tr>
<td>6</td>
<td>Industrial carbon black from waste tyre pyrolysis</td>
</tr>
</tbody>
</table>

06/05/2016
Annexure-B

Affidavit in support of obtaining
Auto renewal of authorization under the provisions of
Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016

I, ........................................ S/o Shri ........................................ ............, aged ............ years, Authorized signatory, .......... (Designation) of M/s. ................................................................. (Unit ID .................) am submitting this affidavit in favour of Member Secretary, Rajasthan State Pollution Control Board, Jaipur for obtaining auto renewal of authorization under the provisions of Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016 and do, hereby take oath and state as under:-

1. That the authorization under the provisions of Hazardous Wastes (Management, Handling and Transboundary Movement) Rules, 2008, was issued vide order No. ............ dated................
2. That the said authorization is valid upto ............... 
3. That we have not carried out any expansion/ modernization/ change in process/ product/ raw material/ fuel or change in pollution load or method of disposal of hazardous waste.
4. That we are complying with conditions of previous authorization and submitting requisite compliance report of earlier authorization alongwith supporting documents as per schedule.
5. That we have submitted annual reports as prescribed under the rules.
6. That there is no change in information provided in the prescribed application form submitted for obtaining earlier authorization.
7. That we are complying with effluent/ emission standards and the conditions specified in the authorization under reference.
8. That no directions were issued during last five years by the State Board under the provisions of section 33(A) of Water (Prevention and Control of Pollution) Act, 1974 or 31 (A) of Air (Prevention and Control of Pollution) Act, 1981 or 5 of Environment (Protection) Act, 1986.
9. That there are no pending directions from Courts/ Appellate Authority/ National Green Tribunal/ other judicial/ Quassi judicial Authority.
10. That consent to establish has been granted by the State Board for a period from ............... to ............. under the provisions of Water (Prevention and Control of Pollution) Act, 1974 and Air (Prevention and Control of Pollution) Act, 1981, vide letter No. ......................... dated ...........
11. That consent to operate has been granted by the State Board for a period from ............... to ............. under the provisions of Water (Prevention and Control of Pollution) Act, 1974 and Air (Prevention and Control of Pollution) Act, 1981, vide letter No. ......................... dated ...........
12. We undertake to comply with the conditions and standards stipulated in authorization order and with any further conditions/ directions which may be stipulated by the Board.
13. That I have understood that any wrong, partial, forged information/ document submitted by me or any false affirmation made by the undersigned, I shall be liable for legal action including the prosecution under the provisions of Environment (Protection) Act, 1986, Information Technology Act, 2002 alongwith the provisions of Indian Penal Code.

VERIFICATION

I, the above named deponent do hereby attest and verify that the contents of para No.1 to 11 of this affidavit are true and correct to the best of my knowledge. Nothing material has been concealed therein nor any part of it is false. SO HELP ME GOD.

DEPONENT

06/05/2016