Subject: Export of Cotton Yarn by EOUs/EPZ Units

Currently, the export of cotton yarn by domestic units is regulated under Textiles (Development & Regulation) Order, 1993 with annual quantitative ceilings and hank yarn obligations whereas, the export of cotton yarn by EOUs/ EPZ Units is not subjected to such conditions.

2. The Government having taken into consideration compelling need to promote exports consistent with domestic supplies, have decided to lay down the following policy & procedures to enable 100% EOU to plan timely imports of cotton whenever necessary to meet the export obligations:
   i) An empowered Committee consisting of the representatives of Ministry of Commerce, Ministry of Agriculture, Ministry of Textiles and the Department of Industrial Policy & Promotion (The Ministry of Industry) will be constituted to advise on the availability of cotton during the ensuing calendar year/season.
   ii) This imposition of domestic cotton-use condition would be suitably incorporated in the letters of approval granted in future to new 100% EOUs for manufacturing and export of Counts of 40 and below.
   iii) This condition would be applicable to all future units as well as to existing approved units while requesting for expansion of capacity. However, units seeking revalidation, which have already taken effective steps as defined under the "Registration and Licensing of Industrial Undertakings Rules, 1952" and also renewal of bonding period of existing EOUs shall not be subjected to domestic cottonuse condition.
   iv) The Textile Ministry in the light of above advice by the Committee, would determine, during the year, extent of domestic cotton which new 100% EOUs, approved with specific condition as mentioned would be allowed to use for their production of yarn of Counts of 40 and below.
   v) The policy regarding use of imported cotton for manufacture of above mentioned counts shall remain unchanged.

3. All investors and entrepreneurs may please take of the aforesaid revision in policy and procedures.

F. No.10(48)/97-IP

New Delhi, the 26th December, 1997

Forwarded to Press Information Bureau for wide publicity to the contents of the above Press Note.

Sd/-

(O. Ravi)
Director

Press Information Officer
Press Information Bureau
New Delhi.
Subject: Review of Industries covered under Industrial Licensing

In line with the policy of the Government to continue with reforms in industrial sector to create an investor friendly environment, the remaining handful of items requiring compulsory licensing have been further reviewed. As a result of the review and as already announced by the Finance Minister in his Budget Speech dated 1.6.98, it has been decided to remove the following entries from the list of industries reserved for Public Sector (annexure-I to the Press Note No.9 (1991 series) dated 2.8.91).

i) "Coal and Lignite"

ii) "Petroleum (other than crude) and its distillation products (listed as "mineral oils" in the list of industries reserved for public sector)"

Government have also decided to remove the above mentioned items from the list of industries for compulsory licensing. (Annexure-II to the Press Note No.9 (1991 Series), dated 2.8.91, as modified from time to time).

However, the marketing of controlled petroleum products would continue to be regulated in accordance with the present regime, until the Administered Price Mechanism (APM) is fully dismantled and notified.

3. Delicensing of these items will, however, be subject to conditions as given in Press Note dated 2nd August 1991 and relevant statutes/statutory/policy notifications and directions and decisions of Hon'ble Supreme Court.

4. Entrepreneurs who wish to avail of the liberalised facility of delicensing for the above mentioned sectors are requested to follow the same procedure as laid down in Press Note dated 2nd August 1991 as amended from time to time.

5. Entrepreneurs who have been issued Letter(s) of Intent for manufacture of items now falling under exempted category, need not file an initial memorandum. In such cases, the LOI holder shall only file "Part B" at the time of commencement of commercial production against the LOI issued to them. It is, however, open to entrepreneurs to file an initial memorandum (in lieu of the LOI/IL held by them) if they so desire, whenever any variation from the conditions stipulated in the Letter of Intent/Industrial Licence is contemplated.

F. No.10(3)/97-IP

New Delhi, the 8th June, 1998

Forwarded to Press Information Bureau for wide publicity to the contents of the above Press Note.

Sd/-

(Ashok Kumar)

Joint Secretary to the Govt. of India

Press Information Officer
Press Information Bureau
New Delhi.
Under the present policy, Indian companies undertaking generation and transmission of electric energy, produced in hydro-electric power plants, coal based power plants, oil based thermal power plants and gas based thermal power plants are eligible for automatic approval upto 74% foreign equity.

2. The Government has reviewed the existing guidelines for automatic approval for foreign equity for electric generation, transmission and distribution projects, and has decided to enlarge the provisions for automatic approval for such projects. Accordingly, projects for electric generation, transmission and distribution will be permitted foreign equity participation upto 100% on the automatic approval route provided the foreign equity in any such project does not exceed Rs.1500 crore. The categories which would qualify for such automatic approval are:

(i) Hydro-electric power plants.
(ii) Coal/lignite based thermal power plants.
(iii) Oil based thermal power plants.
(iv) Gas based thermal power plants.

3. It is clarified that the facility for automatic approval as enumerated in paragraph 2 above, does not include generation, transmission and distribution of electric energy produced in atomic reactor power plants and hence such proposals shall not qualify for automatic approval by RBI under this Press Note.

4. The provisions referred in para 2 above would be listed under the heading Part-'D' of Annexure-III as appended to this Press Note as a substitution of the existing entry No.C-4 in Part ‘C’ of Annexure-III.

5. The list appended to this Press Note is based on the National Industrial Classification of all Economic Activities (NIC), 1987. The entrepreneurs/investors are advised to give the description of their activity under this classification system when submitting their applications to the RBI.

6. All other terms and conditions as notified under Press Note No.2 (1997 Series) dated the 17th January, 1997 and Press Note No.14(1997 Series) dated the 8th October, 1997 remain unchanged.

New Delhi, the 13th June, 1998

F. No.10(31)/97-IP

Forwarded to Press Information Bureau for wide publicity to the contents of the above Press Note.

Sd/-

(Ashok Kumar)

Joint Secretary to the Govt. of India

Press Information Officer
Press Information Bureau
New Delhi.
### ANNEXURE-III

(Contd...)

**PART ‘D’**

**LIST OF INDUSTRIES/ITEMS FOR AUTOMATIC APPROVAL FOR FOREIGN EQUITY UP TO 100%**

<table>
<thead>
<tr>
<th>SI. NO.</th>
<th>NIC CODE</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>D-1</td>
<td>40</td>
<td><strong>ELECTRICITY GENERATION, TRANSMISSION AND DISTRIBUTION</strong></td>
</tr>
<tr>
<td></td>
<td>400</td>
<td>Generation and transmission of electric energy (only for hydroelectric power plants, coal/lignite based thermal power plants, oil based thermal power plants, and gas based thermal power plants, and not for atomic-reactor power plants)</td>
</tr>
<tr>
<td></td>
<td>400.1</td>
<td>Generation and transmission of electric energy produced in hydroelectric power plants.</td>
</tr>
<tr>
<td></td>
<td>400.2</td>
<td>Generation and transmission of electric energy produced in coal/lignite based thermal power plants.</td>
</tr>
<tr>
<td></td>
<td>400.3</td>
<td>Generation and transmission of electric energy produced in oil based thermal power plants.</td>
</tr>
<tr>
<td></td>
<td>400.4</td>
<td>Generation and transmission of electric energy produced in gas-based thermal power plants.</td>
</tr>
<tr>
<td></td>
<td>401</td>
<td>Distribution of electric energy to households, industrial, commercial and other users.</td>
</tr>
</tbody>
</table>

_Sd/-

*(Ashok Kumar)*

Joint Secretary to the Govt. of India
Subject: Grant of extension in validity period of the Letters of Intent granted for setting up new Sugar Units in Relaxation of the Existing Guidelines.

The guidelines governing the extension in the validity period of Letters of Intent (LOI) granted for setting up new units for manufacture of sugar were notified vide Press Note No.6 dated 28.5.1997. According to the guidelines, the validity period of such LOIs was reduced to one year and certain milestones were prescribed to be fulfilled for further extension in the period of validity of LOI.

2. Instances have come to the notice of the Government where some of the LOI holders were not able to reach the milestones prescribed in Press Note No.6 dated 28.5.97 for reasons beyond their control, such as pendency of matters before the court of law or, proposals filed by entrepreneurs for change of location of their projects on which a decision is required from Government etc.

3. Having regard to these circumstances, Government has decided that initial validity period of one year will be counted, in such cases, with effect from the date of the final order of the court/ the date of the order of the Government in cases where the entrepreneurs had applied for change of location of their sugar units.

F. No.10(15)/97-IP

New Delhi, the 15th June, 1998

Forwarded to Press Information Bureau for wide publicity to the contents of the above Press Note.

Sd/-

(Aditi S. Ray)

Director

Press Information Officer
Press Information Bureau
New Delhi.
Subject: Revision of form for Industrial Entrepreneurs Memorandum (IEM)

In the Press Note No. 18 (1997 Series) dated 26.11.97, it was notified that henceforth all proposals for foreign collaboration and industrial licences would be accepted by the Secretariat for Industrial Assistance (SIA) in the Ministry of Industry in composite form. It was also clarified that Industrial Entrepreneurs Memorandum (IEM) form would be revised separately for entrepreneurs to file their intentions in the revised format. Accordingly, a copy of the revised IEM form is enclosed as Exhibit to this Press Note for the use of entrepreneurs. This will take effect from 1.7.98.

2. The procedures in the Press Note dated 2.8.91 for filing an IEM with the SIA in the Ministry of Industry and the clarifications notified subsequently vide Press Notes dated 24.12.91, 27.7.93, 28.11.97 will continue to remain in operation.

F. No. 10(14)/98-IP

New Delhi, the 15th June, 1998

Forwarded to Press Information Bureau for wide publicity to the contents of the above Press Note.

Sd/-

(Aditi S. Ray)

Director

Press Information Officer
Press Information Bureau
New Delhi.
CHAPTER - I

EXHIBIT NO.80(Contd.)
PRESS NOTE NO.4 (1998 Series)
REVISION OF FORM FOR INDUSTRIAL ENTREPRENEURS MEMORANDUM

INDUSTRIAL ENTREPRENEURS MEMORANDUM

1. This format is to be used for submission to the Central Government in the Secretariat for Industrial Assistance, for the purpose of record, a memorandum under the Industries(Development & Regulation), Act, 1951(65 of 1951) in respect of proposals covered by Notification No.477(E) dated 25th July, 1991 of the Department of Industrial Policy & Promotion, Ministry of Industry, Government of India, as amended from time to time.

2. The application should be submitted to the Secretariat for Industrial Assistance (SIA) Department of Industrial Policy & Promotion, Ministry of Industry, Udyog Bhavan, New Delhi - 110 011 in 6(Six) Copies alongwith a crossed Demand Draft for RS.1000/- drawn in favour of the "Pay & Accounts Officer, Department of Industrial Development, Ministry of Industry", payable at the State Bank of India, Nirman Bhawan, New Delhi.

3. Entrepreneurs may go through the "Note for Guidance for Entrepreneurs" carefully before filling up the details of IEM. The note contains relevant extracts of licensing provisions, a note of NIC Classification System and guidelines for filing up the Memorandum.

For Official Use only

Memorandum No. ________________________________

Date ________________________________

For Official Use only

I. Details of Demand Draft

Amount Rs. ________________________________

Draft No. ________________________________

Draft Date ________________________________

Drawn on ________________________________

Payable at ________________________________

(Name of the Bank)

II. Name and Address for Correspondence of the Promoter/Industrial Undertaking in full

(Block Letters)

Name of the Undertaking/Promoter ________________________________

Area ________________________________

Town ________________________________

Tehsil/Taluk ________________________________

District ________________________________

State ________________________________

Pin Cod ________________________________

Telephone ________________________________

Telex ________________________________

Fax ________________________________

Cable ________________________________
### III. Registrar of Companies Registration No.(if Registered)

[ ] [ ] [ ] [ ] [ ]

### IV. Status of Promoter/Industrial Undertaking

#### IV(1) Status of Promoter/Industrial Undertaking

(Please tick [ ] the appropriate box)

- [ ] Central Govt. Undertaking
- [ ] Joint Sector Undertaking
- [ ] State Government Undertaking
- [ ] Private Sector Undertaking
- [ ] Individual Promotor
- [ ] Assited Sector Undertaking
- [ ] State Industrial Devel. Corporation
- [ ] Co-operative Undertaking

#### IV(2) Indicate whether this proposal is for

(Please tick [ ] the appropriate box)

- [ ] Establishment of New Undertaking
- [ ] Change of Location
- [ ] Effecting Substantial Expansion
- [ ] Change of Ownership/Name of Company
- [ ] Manufacture of New Articles
- [ ] Graduation to Medium Scale
- [ ] Others*

*Please specify in separate sheet*

#### (3) whether the proposal is in lieu of any other IEM already acknowledged/Letter of Intent/Industrial Licence held

- [ ] Yes
- [ ] No

(If Yes, indicate the previous Reference number and the date, attach the previous reference in original)

Reference No. ___________________ Date _______________________

### V. Location

#### V(1) Location of the Undertaking

<table>
<thead>
<tr>
<th>Place/Town</th>
<th>Tehsil/Taluk</th>
<th>District</th>
<th>State</th>
<th>Pin Code</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#### V(2) Please indicate whether the proposed location is:

(a) Whether 25 Kms from the periphery of a city having population above one million according to 1991

- [ ] Yes
- [ ] No
(b) Located in an industrial area/industrial estate designated/set up prior to 25.7.1991

Yes [ ] No [ ]

V(3)(a) Is the IEM being filed for electronics, computer software or printing industry

Yes [ ] No [ ]

(b) Is the IEM being filed by a small unit graduating to medium scale for the unit located within 25 Kms. from the periphery of a city with more than 1 million population

Yes [ ] No [ ]

(c) Is the IEM being filed by existing unit for new articles without additional investment

Yes [ ] No [ ]

VI. Item(s) of Manufacture: In case of more than one item supplementary sheets may be used. (Specimen of supplementary sheet is enclosed). In case of proposals for Drugs and Pharmaceuticals, applicants should also fill up the Annexure.

VI(1) Item of Manufacture*

(a) NATIONAL INDUSTRIAL CLASSIFICATION OF ILL ECONOMIC ACTIVITY (NIC), 1987

NIC No. [ ]

(b) Item Description

[ ]

[ ]

[ ]

[ ]

[ ]

[ ]

(c) Proposed annual capacity

[ ]

(d) Existing capacity, (if applicable)

[ ]

(e) Total Capacity after expansion

[ ]

(f) Unit of Capacity

[ ]

VI(2) Description of Activities to be undertaken (if, no manufacturing envisaged)

_______________________________________________________________________________

_______________________________________________________________________________

_______________________________________________________________________________

_______________________________________________________________________________

_______________________________________________________________________________
### VI(3) BY PRODUCT/CO-PRODUCT

<table>
<thead>
<tr>
<th>NIC No.</th>
<th>Item Description</th>
<th>Proposed annual capacity</th>
<th>Existing capacity, (if applicable)</th>
<th>Total Capacity after expansion</th>
<th>Unit of Capacity</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* NOT TO BE FILLED IF NO MANUFACTURING IS ENVISAGED

<table>
<thead>
<tr>
<th>NIC No.</th>
<th>Item Description</th>
<th>Proposed annual capacity</th>
<th>Existing capacity, (if applicable)</th>
<th>Total Capacity after expansion</th>
<th>Unit of Capacity</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### VI(4) Raw Materials (including Components, intermediates and packing materials) per annum

<table>
<thead>
<tr>
<th>ITEM(s)</th>
<th>QUANTITY</th>
<th>UNIT</th>
<th>VALUE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td></td>
<td></td>
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<td></td>
</tr>
</tbody>
</table>

### VII.

Whether the item(s) of manufacture/by product/co-product is covered in Schedule: (Reserved for Public Sector), Schedule II (under compulsory Licensing) or Schedule III (Reserved for manufacture in Small Scale Sector) of Notification No. 477(E) dated 25th July, 1991/as amended from time to time.

<table>
<thead>
<tr>
<th>Schedule I</th>
<th>Schedule II</th>
<th>Schedule III</th>
</tr>
</thead>
<tbody>
<tr>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
</tbody>
</table>
VIII. Investment

<table>
<thead>
<tr>
<th></th>
<th>Existing (Amount in Rupees)</th>
<th>Proposed (Amount in Rupees)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) Land (for rented Premises Capitalised value of the same to be indicated)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(b) Building</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(c) Plant &amp; Machinery</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(i) Indigenous</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(ii) Imported</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) CIF Value</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(b) Landed cost</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(iii) Total [(i)+(ii)+(b)]</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(ii) Imported</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

IX. FINANCING PATTERN

<table>
<thead>
<tr>
<th></th>
<th>Existing Amount (Amount in Rupees)</th>
<th>Proposed Amount (Amount in Rupees)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Equity</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(1) Resident Indian</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(2) Non-Resident Indian</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(3) Foreign</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Borrowings</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(i) Public Fin. Institution</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(ii) Public Borrowings</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(iii) Other Sources</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Promoters Contribution</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

IX(1) Whether Foreign Technology agreements is envisaged:
(Please tick [□] the appropriate box)

Yes [□] No [□]

IX(2) Whether Foreign Technology agreements is envisaged:
(Please tick [□] the appropriate box)

Yes [□] No [□]
EXHIBIT NO.80(Contd.)
PRESS NOTE NO.4 (1998 Series)
REVISION OF FORM FOR INDUSTRIAL ENTREPRENEURS MEMORANDUM

X. Employment (All figures in number)

<table>
<thead>
<tr>
<th></th>
<th>Existing</th>
<th>Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) Supervisory</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(b) Non-Supervisory</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

XI. Expected Date of Commencement of Commercial Production

<table>
<thead>
<tr>
<th>Date</th>
<th>Month</th>
<th>Year</th>
</tr>
</thead>
</table>

Declarations

1. I/We hereby certify that this memorandum conforms to all the conditions stipulated in the Notification No.477(E) dated 25th July 1991 and amendments thereof regarding exemption from Industrial Approvals.

2. I/We hereby further declare that the above statements are true and correct to the best of my our knowledge.

Signature of the Promoter(s)

------------------------------------
_________________________
(Name in Block Letters)

Designation of Promoter

Place ________________________________

<table>
<thead>
<tr>
<th>Date</th>
<th>Month</th>
<th>Year</th>
</tr>
</thead>
</table>
### SPECIMEN

**Supplementary Sheet referred in Column VI**

#### V. Item(s) of Manufacture:

<table>
<thead>
<tr>
<th>VI(1)</th>
<th>Item of Manufacture</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a)</td>
<td>Item Code(NIC No.)</td>
</tr>
<tr>
<td>(b)</td>
<td>Item Description</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>(c)</td>
<td>Proposed annual capacity</td>
</tr>
<tr>
<td>(d)</td>
<td>Existing capacity,(if applicable)</td>
</tr>
<tr>
<td>(e)</td>
<td>Total Capacity after expansion</td>
</tr>
<tr>
<td>(f)</td>
<td>Unit of Capacity</td>
</tr>
</tbody>
</table>

#### VI(2) BY PRODUCT/CO-PRODUCTS:

<table>
<thead>
<tr>
<th>VI(3)</th>
<th>NIC No.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Item Description</td>
</tr>
<tr>
<td></td>
<td>Proposed annual capacity</td>
</tr>
<tr>
<td></td>
<td>Existing capacity,(if applicable)</td>
</tr>
<tr>
<td></td>
<td>Total Capacity after expansion</td>
</tr>
<tr>
<td></td>
<td>Unit of Capacity</td>
</tr>
<tr>
<td></td>
<td>NIC No.</td>
</tr>
<tr>
<td></td>
<td>Item Description</td>
</tr>
<tr>
<td></td>
<td>Proposed annual capacity</td>
</tr>
<tr>
<td></td>
<td>Existing capacity,(if applicable)</td>
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<td>Total Capacity after expansion</td>
</tr>
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<td></td>
<td>Unit of Capacity</td>
</tr>
<tr>
<td>NIC No.</td>
<td>Item Description</td>
</tr>
<tr>
<td>---------</td>
<td>------------------</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

VII. Whether the item(s) of manufacture/by product/co-product is covered in Schedule I (Reserved for Public Sector), Schedule II (under compulsory Licensing) or Schedule III (Whether it is reserved for manufacture in Small Scale Sector) of Notification No. 477(E) dated 25th July, 1991/as amended from time to time.

<table>
<thead>
<tr>
<th>Schedule I</th>
<th>Schedule II</th>
<th>Schedule III</th>
</tr>
</thead>
<tbody>
<tr>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
</tbody>
</table>

Signature of the Promoter(s)

-----------------------------

(Name in Block Letters)

-----------------------------

Designation of Promoter

Place ________________________________

Date  Month  Year
### PART - B

To be submitted at the time of commencement of commercial production to the Secretariat for Industrial Assistance (SIA) Department of Industrial Policy & Promotion, Udyog Bhawan, New Delhi - 110 011 in six(6) copies.

I Reference Number ________________________________________

II Actual Date of Commencement

<table>
<thead>
<tr>
<th>Date</th>
<th>Month</th>
<th>Year</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

VIII. Actual Investment

<table>
<thead>
<tr>
<th></th>
<th>Existing (Amount in Rupees)</th>
<th>Proposed (Amount in Rupees)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) Land (for rented Premises Capitalised value of the same to be indicated)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(b) Building</td>
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<td></td>
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<tr>
<td>(c) Plant &amp; Machinery</td>
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<td></td>
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<tr>
<td>(i) Indigenous</td>
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<td>(ii) Imported</td>
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<tr>
<td>(a) CIF Value</td>
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<td></td>
</tr>
<tr>
<td>(b) Landed cost</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(iii) Total [(i)+(ii)+(b)]</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

VI. Item(s) of Manufacture: In case of more than One item supplementary sheets may be attached.

<table>
<thead>
<tr>
<th>VI(3)</th>
<th>NIC No.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>VI(3)</th>
<th>ITC Code</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Proposed annual capacity

Existing capacity, (if applicable)

Total Capacity after expansion

Unit of Capacity

<table>
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<th>Proposed</th>
<th>Actual</th>
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(a) Supervisory

(b) Non-Supervisory

Place ________________________________

Signature of the Promoter(s)

(Name in Block Letters)

Designation of Promoter

Date   Month   Year

TO BE FILLED WHEREEVER APPLICABLE
Note for guidance of Entrepreneurs for submitting IEMs

(This part contains information for guidance of entrepreneurs and may be retained by them, it need not accompany the application.

1. Under the notification No.477(E) dt.25.7.91 Industrial undertakings have been exempted from the operation of Sections 10, 11, 11A and 13 of the I(D&R) Act, 1951 subject to fulfillment of certain conditions. Section 10 refers to the requirement of registration of existing industrial units. Section 11 refers to the requirement of licensing of new industrial undertakings. Section 11A deals with licenses for the production of new articles. Section 13, refers, inter-alia to the requirement of licensing for effecting substantial expansion.

Extracts from notification No.477(E) dated 25th July, 1991

Para 1 of Notification No.477(E) dated 25.7.91 as amended from time to time. "EXEMPTION FROM INDUSTRIAL LICENSING"

The Central Government hereby exempts from the operation of the provisions of Section 10, 11, 11A, 13 of the I(D&R) Act, 1951, industrial undertakings exempted licensing are specified as below:

I. Small Scale and ancillary industrial undertakings covered by Notification No.S.0.232(E), dated the 2nd April, 1991(as amended by S.O. 857(E), dated 10.1.2.97) subject to the conditions that the article(s) of manufacture is:

(i) Not included in Schedule I or Schedule II to this notification or
(ii) included in Schedule III to this notification.

II. Industrial undertakings not covered by this Ministry's Notification No.S.0.232(E) dated 2nd April, 1991(as amended by S.O. 857(E), dated 10.12.97) subject to the provisions contained in A and B below:

A.(i) The article(s) of manufacture shall not be an article(s) included in Schedule I, Schedule II or Schedule III to the Notification; and
(ii) The proposed project shall not be located within 2.5 Kms. from the periphery of the standard urban area limits of cities having population of more than 10 lakhs according to the 1991 census.

This condition shall not apply to:-

(a) electronics, computer softv/are) and printing industries and other non-polluting industries that may be notified from time to time.

(b) Other industries provided they are located within industrial areas designated by the State Government's before July 24, 1991.

(c) The Small Scale unit of ancillary industrial undertakings on their exceeding the investment limits prescribed for such industrial undertakings in the notification ofthe Government of India in the Ministry of Industry(Department of Industrial Development) No.232(E) dated 2nd April, 1991(as amended by S.O. 857(E), dated 10.12.97)

B. Section 11A of the said Act subject to the condition that new article shall not be an article included in Schedule I, Schedule II or Schedule III to this notification and shall not involve any additional investment in plant and machinery.

III. Industrial undertakings, other than the small scale and ancillary industrial undertakings covered by Notification No.S.0.232(E) dated the April 2, 1991(as amended by S.O.857(E), dated 10.12.97) availing of the exemption under Notification shall file with the Department of Industrial Development (Secretariat for Industrial Assistance), Memoranda as may be prescribed in this behalf by the Central Government"
2. Subsequent to the above notification, vide which only 18 industries were exempted from licensing, now only 9 industries remain under compulsory licensing for which IEM can not be filed.

3. In the case of proposals for Drugs and Pharmaceuticals the applicants shall also fill up Annexure in prescribed Form. Part A is also to be filled for Bulk Drugs/ Intermediates and Part-B is to be filled for formulations. One IEM application should not contain more than 10 items of manufacture. Please read the instructions carefully before filling the IEM application form.

4. Definition of a Small Scale Industrial Undertaking.
   a) An industrial undertaking in which the investment in fixed assets in plant and machinery whether held on ownership terms or on lease or by hire-purchase does not exceed rupees Three Crores and equity holding by other industrial undertakings in it does not exceed 24% of its total equity. The list of items reserved for exclusive production in the Small Scale Sector has been notified alongwith Gazette Notification no.477(E) date 25.7.91 as modified through Gazette Notification No.398(E) dated 3.4.97.

5. Location
   While designated estates located within 25 Kms of Standard Urban Area limit of 23 major cities are generally exempted from locational restriction for filing IEM, entrepreneurs should ensure that the industries proposed to be located in such designated industrial estates/areas are according to land use and zonal policies of the respective State Governments.

6. Classification System
   Entrepreneurs may note that the description of article(s) to be manufactured should be stated according to the National Industrial Classification of all Economic Activity.(NIC 1987)

   Copies of the National Industrial Classification of all Economic Activity, 1987 can be obtained on payment from the Controller of Publication, I Civil Lines, Delhi - 110 054 or from any agents authorised to sell Government of India Publications. It has to be in conformity with the item(s) of manufacture.

7. GENERAL INSTRUCTIONS
   (a) For each item of manufacture, separate supplementary prescribed sheet,(including Annexure for drugs and Pharmaceuticals) be added
   (b) In a single IEM not more than 10 items be indicated if IEM is required for more than 10 items, an additional fee of Rs.250/- for each additional ten items should be paid.
   (c) Item(s) of manufacture falling under different Administrative Ministries require filing of separate IEM, alongwith a Separate Demand Draft.
   (d) While submitting intimation of commencement of production return, (Form B) it may be ensured that NIC No. given in the Return should be in conformity with the NIC No. given in the IEM.
   (e) Separate applications may be filed for Ayurvedic(including Herbal preparations, Unani medicines and other related medicines) and Allopathic medicines.
   (f) It may be ensured that the IEM is complete in all respect.
ANNEXURE

ADDENDUM TO THE MEMORANDUM TO BE FILED BY THE ENTREPRENEURS IN RESPECT OF PROPOSALS FOR DRUGS AND PHARMACEUTICALS COVERED UNDER NOTIFICATION REGARDING EXEMPTION FROM INDUSTRIAL APPROVALS.

Information to be furnished for each item of manufacture separately

A. PROPOSALS FOR BULK DRUGS/DRUG INTERMEDIATES/FORMULATIONS*

1. Name of the proposed item of Manufacture:

2. Approval under the Drugs and Cosmetics Act. 1940 and Rules made thereunder
   (Please indicate date and reference number of the approval, for use in the country, of the proposed Bulk Drug or of the Bulk Drug for which the proposed Drug Intermediates will be used, as the case may be, and enclose a copy thereof).

3. Proposed Annual Capacity
   a) Quantity(Unit)
   b) Ex-factory Value of Production(Rs.in Lakh)
   c) CIF Value of:
      (i) Imported raw materials required per Kg. of product(Rs.)
      (ii) Product(if imported) (Rs. Per Kg.)

*(The name of the item of manufacture should comply with British Approved Name(BAN), United State Adopted Name(USAN) or International Non-Proprietary Names)

4. Description of proposed products
   (Please furnish schematic diagram of chemical reaction sequences by giving chemical structures of reactants and products at each step)

5. Source of Technology
   a. Developed through own R&D
      (Please give details of work done)
   b. Produced from indigenous sources(*)
   c. Involves foreign Collaboration(*)
      (*Please furnish name and address of the source and terms of payment)

6. Raw Materials requirement for the proposed annual capacity

<table>
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<tr>
<th>Sl. No.</th>
<th>Name of Raw Material</th>
<th>Unit</th>
<th>Quantity</th>
<th>Rs. in Lakh</th>
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<tr>
<td></td>
<td></td>
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<td>CIF Value if imported</td>
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</table>

B. PROPOSALS FOR FORMULATIONS

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<tr>
<th>Sl. No.</th>
<th>Name of the formulation &amp; Dosage Form</th>
<th>Capacity</th>
<th>Composition Bulk Drug Name</th>
<th>Strength</th>
<th>Total Qty Kg/lit</th>
<th>Value Rs. in lakhs</th>
<th>DCI/SDC Approval No. and Date</th>
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<td>(1)</td>
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Subject: Electronics Hardware Technology Park (EHTP) Scheme and Software Technology Park (STP) Scheme Change of Jurisdiction for the EHTP/STP projects located in the State of Tamil Nadu.

Government vide Press Note No.5 (1997 Series) dated 21.5.97 and Press Note No.9 (1997 Series) dated 7.7.97 had delegated certain powers to the Directors of STPs and the designated officers of EHTPs to approve projects under EHTP/STP scheme and also for post approval amendments. While delegating these powers, the original jurisdiction for the EHTP/STP projects located in the State of Tamil Nadu was vested with Director, STP, Bangalore.

It has now been decided that in modification of these orders, the jurisdiction of Director, STP, Hyderabad would extend to the EHTP/STP projects located in the State of Tamil Nadu, with immediate effect. The full address of the Director, STP, Hyderabad is as follows:

Director,
Software Technology Park,
407, Maitri Vanam Complex,
Sanjeeva Reddy Nagar Post,
Hyderabad - 500 038

The change above is brought to the notice of the entrepreneurs for their information and guidance.

F. No.10(58)/92-IP New Delhi, the 19th June, 1998

Forwarded to Press Information Bureau for wide publicity to the contents of the above Press Note.

Sd/-
(Aditi S. Ray)
Director

Press Information Officer
Press Information Bureau
New Delhi.
**Subject:** Revised Procedures governing under the scheme for Export Oriented Units - Regarding.


Government has now decided to further streamline the procedure for submission of applications in this regard. Accordingly, it has been decided that henceforth, following procedure will be followed:

(i) The applications for setting up Export Oriented Units/units in Export Processing Zones shall be submitted to the Development Commissioner of the Export Processing Zone concerned, in the application form, in the requisite number of copies, alongwith the prescribed fee, as mentioned in the Handbook of procedures.

(ii) Wherever, the proposals meet the criteria for automatic approval, notified earlier, the Development Commissioner of Export Processing Zones shall issue approval letters within 15 days. All other proposals shall be forwarded by Development Commissioners to the Board of Approvals for consideration.

(iii) If the proposals envisages foreign/NRI investment or enhancement in foreign, NRI investment, the applicants should seek approval for foreign, NRI investment from RBI/SIA as foreign investment policy announced by Government.

F. No.10(53)/97-IP  
New Delhi, the 10th July, 1998

Forwarded to Press Information Bureau for wide publicity to the contents of the above Press Note.

Sd/-  
(Aditi S. Ray)  
Director

Press Information Officer  
Press Information Bureau  
New Delhi.