- (4) The Municipality shall ensure that the residues generated from recycling processes are disposed off in compliance with Schedule II (Management of Municipal Solid Wastes) and Schedule III (Specifications for Landfill Sites) of the Municipal Solid Wastes (Management and Handling) Rules, 2000 made under the Environment (Protection) Act, 1986, as amended from time to time.
- **8. Prohibition on Littering and Burning of Plastic Waste:--**(1) No owner or occupier shall dispose-off any post consumer plastic waste to run down or to be thrown into any drain sink or any other place within municipal area except in such a manner as shall prevent any avoidable nuisance.
- (2) No owner or occupier of any premises shall deposite post consumer plastic waste in any street, on the verandha of any building, any unoccupied ground along side, on the bank of a water course, any dustbin, vehicle and vessel not intended for the removal of the same.
 - (3) No owner or occupier of any premises shall burn the post consumer plastic waste
- (4) If any corporate body, firm or other association of individuals committing offence under this section; every person who, at the time of the commission of the offence, was incharge of the conduct of the corporate body shall be deemed to be guilty.
- 9. Waste Audit:--(i) The Municipality shall manage the plastic waste by undertaking waste audit in the beginning of the year.
- (ii) The results of the waste audit shall be compiled and sent to the HP State Pollution Control Board / State Government.
- 10. Extended Producer's Responsibility.—The Municipality may ask the manufactures, either collectively or individually in line with the principle of Extended Producer's Responsibility (EPR) involving such manufactures, registered within its jurisdiction and brand owners with registered offices within its jurisdiction to provide the required finance to establish such collection centers.
- 11. Sustainable Use of Plastic Waste.—The Municipality shall encourage the use of plastic waste by adopting suitable technology such as road construction, co-incineration etc. The municipality or the operator intending to use such technology shall ensure the compliance with the prescribed standards including pollution norms prescribed by the competent authority in this regard.
- 12. Penalty.—Whosoever contravenes the provision of these Bye-laws shall be penalize as provided under the Act and the prescribed authority may request the competent authority to withdraw registration/recognition, if any, granted in his favour.

[Authoritative English Text of the Department's notification No. STE-E(3)-17/2012 as required under clause (3) of the Article 348(3) of the Constitution of India].

ENV., SC. &TECHNOLOGY DEPARTMENT

NOTIFICATION

Shimla-2, 29th May, 2014

No. STE-E(3)-17/2012.—Whereas the Hon'ble High Court of Himachal Pradesh vide judgment dated 01.06.2012 (daily order) in CWP Nos. 7949/2011 and 7951 titled as Desh Raj V/s State of HP & others and Yog Raj V/s State of H.P & Others respectively has directed the State

Government to consider the existing guidelines for setting up of Stone Crushing Units in Himachal Pradesh, afresh.

Now in supersession of this Department Notification No. STE-E(4)-1/2003 dated 29.04.2003 and amendments carried out therein from time to time regarding setting up of Stone Crushing Units in the State of Himachal Pradesh and in exercise of the powers conferred by the Section 5 of the Environment (Protection) Act, 1986, read with the Government of India, Ministry of Environment & Forests, Department of Environment, Forest and Wildlife notification No. S.O. 152(E), dated 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 and directions of Hon'ble High Court of HP issued in CWP No. 7949/2011 and CWP No. 7951/2011, the Governor, Himachal Pradesh is pleased to notify the following guidelines/directions for all stone crushing units (hereafter referred to as the Unit) so as to exercise greater control and vigil over the stone crushing operations to save the environment and ecology of the State, with immediate effect, namely:--

1. Site Suitablility

1.1 Norms:

Taking into consideration the hill topography, availability of less land and requirement to maintain the fragile ecology of the hills, the units shall be set up keeping in view the following criteria, namely:--

Sr.	Criteria	Distance norms	Distance norms for	Distance for the
No.	Criteria	for existing stone	existing stone	stonecrushers to be set
140.		crushers (crow	crushers (crow	
		flight, distance in	flight, distance in	flight, distancein
		meters) set up	meters) set up after	meters) from the
		prior to year 2004	year 2004 to May,	issuance of the
		prior to year 2001	2014	Notification.
1	Minimum distance from	50 (Horizontal	150	150
	National Highway.	distance)		
2	Minimum distance from state	50	150	100
	Highway			
3	Minimum distance from link	-	75	50
	road (PMGSY,			
	NABARD/World Bank			
	sponsored/other district-			
4	Minimum distance from district	1500	1500	1500
	headquarters (distance to be			
	measured from the outer of the			
	municipal limit of the district			
	Headquarters)			
5	Minimum distance from town or	1500	1500	1000
	Notified Area Committee			
	(distance to be measured from			
	the outer of the municipal			
	limit/Nagar Nigam/Nagar			
	Palika/Nagar Panchayat of the			
	district Headquarters)			
6	Minimum distance from village	250	500	500
	abadi-deh			
7	Minimum distance from	300 (Horizontal	1000	1000
	Hospital & Educational	distance)		
	Institutions			
8	a. Minimum distance from	100	-	100 (excluding

	I	<u> </u>	1	
	spring, canal, functional water			spring,canal)
	supply scheme including its			
	reservoir			
	b. Minimum distance from a	-	-	100
	percolation well, sewerage			
	treatment plant, water			
	infiltration galleries.			
9	Minimum distance from lakes,	500	500	500
	wetlands and reservoir of			
	irrigation scheme, hydro power			
	projects.			
10	Minimum distance from natural	-	500	100(as at Sr.No. 8(a)
	water spring			
11	Minimum distance form notified	-	2000	2000
	parks			
12	Minimum distance from	-	1000	1000
	sanctuaries			
13	Minimum distance from bridge	-	200 upstream 300	200 upstream 300
	sight		downstream	downstream
14	Minimum distance from the	(100 for canal)	-	100
	canal and perennial rivulets			

1.2 Notes:

- 1.2.1 All distances shall be measured as crow flies from the highest node of the crusher conveyor belt to the outer periphery of the revenue unit or the municipal limits or the periphery of the feature concerned.
- 1.2.2 In the guidelines distances are relaxable in the case of any natural barrier between the site of the Unit and any of the features indicated in the guidelines Natural barrier may be defined as "any natural physical entity except any kind of River/Khad/Natural Stream/Tree Canopy which obstructs the physical view and /or prevents the movement of Air and Noise so as to keep Air and Noise Pollution within prescribed limits".

The Government may relax the guidelines for a limited period in specific cases wherein setting up of stone crushing unit is necessary in public interest but it is not practically feasible to adhere to any or all of the guidelines, provided that such relaxation will be considered only on the recommendation of the Joint Inspection Committee as proposed in Para 1.3.2.

1.2.3 In case of Shimla Town the sitting norms shall be as per the directions of the Hon'ble High Court of Himachal Pradesh dated 26.07.1993 in CWP No. 51 of 1993 titled as "Court on its own motion versus State of Himachal Pradesh & Others".

1.3 Joint Inspection Committee for site appraisal:

- 1.3.1 The Unit shall apply /obtain "Provisional Registration" from the Department of Industries for obtaining pre-production clearances from other Government Departments.
- 1.3.2 The site for setting up the Unit shall be appraised and approved by the Joint Inspection Committee consisting of the following:--

- 1. Sub-Divisional Officer(Civil) concerned Chairman
- 2. Divisional Forest Officer or his representative Member
- 3. Representative of HP State Pollution Control Board. Member
- 4. Executive Engineer, HPPWD or his representative Member
- 5. Executive Engineer, IPH Department or his representative Member
- 6. Representative of Department of Tourism Member
- 7. Surveyor Member
- 8. Geologist or Mining Officer Member Secretary
- 1.3.3 The Committee constituted in Para 1.3.2 is in supersession of the Industries Department Notification No. Udyog I (Chh) 4-1/85-II dated 26.04.1993 and 24.12.1998. The approval of the Committee shall be the basis for issue of clearance and approval including those of the Himachal Pradesh State Electricity Board Ltd., Himachal Pradesh State Pollution Control Board and permanent registration with the Department of Industries.

2. Emission Norms and Pollution Control Measures:

2.1 Standards

- 2.1.1 The suspended particulate matter measured between 3 meters and 10 meters from any process equipment of a unit shall not exceed 600 micrograms per cubic meter.
- 2.1.2 The suspended particulate matter contribution value at a distance of 40 meters from a controlled isolation as well as from a unit located in a cluster shall be less than 600 mg/Nm3. The measurements are to be conducted at least twice a month for all the 12 months in a year.
- 2.1.3 The noise levels (leq.) shall be maintained within the standards for noise as specified in Schedule -III, of the Environment (Protection) Rules, 1986.

2.2 Pollution Control Measures:

- 2.2.1 Every Unit shall provide a wind breaking wall along with suitable enclosure to ensure adequate dust containment.
- 2.2.2 Every Unit shall have a dust suppression system with water spray and sprinkling system.
- 2.2.3 Dust extraction and collection system shall be provided at crusher and transfer points in every Unit.
- 2.2.4 Every Unit shall have adequate water supply along with at least two days water storage facility for running pollution control equipments.
- 2.2.5 Facility for regular cleaning and wetting of the ground shall be provided.
- 2.2.6 Trees of suitable species shall be planted to develop a green belt within and along the boundary of the premises.
- 2.2.7 Every Unit shall have a separate energy meters for pollution control devices wherever the energy is consumed for operating them and record thereof shall be

maintained and made available to the Himachal Pradesh State Environment Protection and Pollution Control Board (hereinafter referred to as State Board) whenever demanded.

3. Procedure for establishment and operation to be followed by the State Board:

- 3.1.1 The State Board shall issue conditional "Consent to Establish" to the unit only after the Joint Inspection Committee has recommended the case and the unit agrees to fulfill the Pollution Control measures given in para-2.1 and 2.2.
- 3.1.2 The State Board shall issue "Consent to Operate" only if the unit has taken measures to comply with the conditions given in the "Consent to Establish".
- 3.1.3 Every unit shall get monitoring for Air and Noise conducted regularly and submit the reports to the State Pollution Control Board.
- 3.1.4 The State Board shall be the Authority to ensure the compliance of the Pollution Control measures given on these guidelines/directions and shall do the necessary monitoring of the unit as per schedule of monitoring approved by the State Board/Department of Science & Technology, Himachal Pradesh, Shimla.
- 3.1.5 Every unit shall follow any other direction(s) issued by the State Government from time to time.

By order, Sd/-Principal Secretary (Env., Sc.& Tech.) .

ब अदालत श्री संजय कुमार, कार्यकारी दण्डाधिकारी एवं तहसीलदार भोरंज, जिला हमीरपुर, हि0 प्र0

श्री विजय कुमार पुत्र स्व0 श्री अजीत सिंह, गांव जाहू खुर्द, डा० जाहू, तहसील भोरंज, जिला हमीरपुर, (हि0 प्र0)

बनाम

आम जनता

विषय. – दरख्वास्त जेर धारा 13(3) जन्म एवं मृत्यू पंजीकरण अधिनियम, 1969.

अतिरिक्त रिजस्ट्रार (जन्म एवं मृत्यु), हमीरपुर के कार्यालय पत्र संख्या HFW-HMR(B&D)2014-6868 दिनांक 12—5—2014 के अनुसार श्री विजय कुमार सुपुत्र श्री अजीत सिंह, गांव जाहू खुर्द, डा० जाहू, तहसील भोरंज, जिला हमीरपुर, हि० प्र० का आवेदन समस्त रिकॉर्ड व शपथ—पत्र सिंहत इस कार्यालय में प्राप्त हुआ है जिसमें उल्लेख है कि उसकी दादी श्रीमती महन्ती देवी पत्नी श्री सुंदर सिंह की मृत्यु दिनांक 22—6—1996 को हुई है परन्तु वह उपरोक्त मृत्यु तिथि को ग्राम पंचायत जाहू, तहसील भोरंज, जिला हमीरपुर, हि० प्र० के अभिलेख में दर्ज नहीं करवा सका है तथा अब उक्त मृत्यु तिथि 22—6—1996 को सम्बन्धित पंचायत में दर्ज करवाना चाहते हैं।

अतः इस राजपत्र इश्तहार द्वारा आम जनता को सूचित किया जाता है कि श्रीमती महन्ती देवी पत्नी श्री सुंदर सिंह की मृत्यु तिथि 22—6—1996 को ग्राम पंचायत जाहू, तहसील भोरंज, जिला हमीरपुर, हि0 प्र0 के अभिलेख में दर्ज करने बारे किसी को कोई उजर / एतराज हो तो वह दिनांक 20—6—2014 को प्रातः 10.00 बजे असालतन या वकालतन हाजिर अदालत आकर अपना एतराज पेश कर सकता है। हाजिर न आने की सूरत में एकतरफा कार्यवाही अमल में लाई जाकर आगामी कार्यवाही की जाएगी। उसके बाद कोई उजर जेर समायत न होगा।