Q. What does "Act" mean?


Q. What does "Appraisal" mean?

Ans: "Appraisal" refers to the Appraisal Committee's detailed examination of the application in the prescribed form(s) and all documents, including the final EIA report and the outcome of the public consultations for the grant of Prior Environment Clearance.

Q. What does "Appraisal Committee" mean?

Ans: "Appraisal Committee" means the Central Level Expert Appraisal Committee or State Level Expert Appraisal Committee, Union Territory Level Expert Appraisal Committee, or District Level Expert Appraisal Committee constituted by the Ministry of Environment, Forest and Climate Change under the provisions of EIA Notification, 2006 for the appraisal of projects or activities received for grant of prior environmental clearance.
Q. What does "Baseline Data" mean?

Ans. "Baseline data" (referred to as 'BLD ')" means data depicting the pre-project or pre-expansion environmental scenario, *inter alia*, including data related to air, water, land, flora, fauna, socioeconomics, etc., of the proposed project at the site(s) and study area.

Q. What does "Border State" mean?

Ans: "Border State" means an area state/Union Territory sharing a boundary with a bordering country in India.

Q. What does "Built-up area" mean?

Ans. "Built-up area" means the built-up or covered area on all the floors put together, including the basement and other service areas that are proposed in the buildings or construction projects.

Q. What does "Capital dredging" mean?

Ans. "Capital dredging" means a one-time process involving the removal of virgin material from the seabed to create or deepen a shipping channel to serve larger ships. This includes dredging activity inside and outside the ports, harbors, and channels.

Q. Is the mapping of the EIA Consultant mandatory?

Ans. No, it is not mandatory, but optional.

Q. How to map the EIA consultant?

Ans. PP will select a consultant organization or individual consultant to work on a proposal. Based on this selection, EIA Consultant will be mapped.
Q. The validity of accreditation of our ACO has expired. What shall we do?

Ans. Your database is available with QCI. Please coordinate with QCI for the same.

Q. What can be done if data is not being fetched from the QCI site?

Ans. Please check if you are registered on the QCI site with your organization site. If not, please complete the registration.

Q. What is the category of projects or activities?

Ans. All the projects listed in the schedule for EIA Notification are divided into three categories, namely, Category "A", Category "B1", and Category "B2" based on the potential social and environmental impacts and the spatial extent of these impacts.

Q. What does "Category "A" projects/activities" mean?

Ans. Category "A" means projects or activities as listed in column (3) of the Schedule to EIA Notification, 2006, read with subsequent amendments made therein from time to time.

Q. What does "Category ‘B’ projects/activities" mean?

Ans. Category ‘A’ means projects or activities as listed in column (4) of the Schedule to EIA Notification, 2006, read with subsequent amendments made therein from time to time.

Q. How to change project name or category?

Ans. If any project name or category must be changed then the proposal needs to be withdrawn and UA must submit a new proposal.
Q. What is the Central Pollution Control Board?

Ans: "Central Pollution Control Board (referred to as ‘CPCB’)" is a board constituted under the Water (Prevention and Control of Pollution) Act, 1974 (6 of 1974).

Q. What does "Cluster" mean?

Ans: "Cluster" means an area formed by a group of mines or leases as per the criteria given in EIA Notification, 2006 read with subsequent amendments made therein from time to time.

Q. What does "Cluster certificate" mean?

Ans. "cluster certificate" is the certificate for a cluster of mines or leases issued by the Director of Mines and Geology or any other competent authority for provisions made in EIA Notification, 2006, read with subsequent amendments made therein from time to time.

Q. What does "Coastal Regulatory Zone" mean?

Ans: "Coastal Regulatory Zone (referred to as ‘CRZ’)") is the zone as notified under the Coastal Regulatory Zone Notification, 2011/2019, and subsequent amendments from time to time.

Q. What does "Critically Polluted Area" mean?

Ans: "Critically polluted area" means an industrial cluster or area as identified by the Central Pollution Control Board from time to time.

Q. What does "District Survey Report" mean?

Ans. "District Survey Report" means a report prepared by the Geology Department or Irrigation Department or Forest Department or Public Works Department or Ground Water Boards or Remote Sensing Department or Mining Department, etc. in the district for
identification of areas of aggradations or deposition where mining can be allowed; and identification of areas of erosion and proximity to infrastructural structures and installations where mining should be prohibited; and calculation of the annual rate of replenishment and allowing time for replenishment after mining in that area.

**Q. What does "Eco-sensitive areas" mean?**

Ans. "Eco-sensitive areas (referred to as ‘ESA’)" are the areas as notified under sub-section (2) of section 3 of the Environment (Protection) Act, 1986, and subsequent amendments, from time to time.

**Q. Whether a single application can be made if the proposal is for an integrated project involving multiple components (items) as per the EIA Notification, 2006.**

Ans. Yes. In the event that the proposal is for an integrated project involving multiple components (items) as per the EIA Notification, 2006, select one of them as major activity and select the remaining components (items) as minor activities.

E.g. In case of Integrated Steel Plant involves Coke Oven Plant, Capacitive thermal Power Plant, or Clinker Grinding units, then select Item No.: 3(a); Activity: Metallurgical industries (ferrous & nonferrous); Sub-activity: Integrated Steel Plant as Major Activity and Item No. 4(b)-Coke Oven Plant; Item No. 1(d)-Capacitive Thermal Power Plant; and Item No. 3(b)-Clinker Grinding units as a minor activity using the Add Row option provided in the form.

**Q. Can I add multiple components (items) as per the EIA Notification, 2006, under Major activity?**

Ans. No. Only one component can be selected as a major activity.

**Q. Can I add multiple components (items) as per the EIA Notification, 2006 under Minor activity?**

Ans. Yes. Multiple components can be added as minor activities using the Add Row option available on the form.
Q. In case of the proposal involves multiple components (items) as per the EIA Notification, 2006 and falls into different categories as per the Notification, which category shall be applicable for the proposal?

Ans. Whichever is the higher category will be the category of the proposal.

e.g., In an integrated project, some of the components fall in Category-A and remain in Category- B, and the proposal shall be treated as Category-A only as a whole.

Q. What is "Eco-sensitive areas (referred to as ‘ESA’)?

Ans. "Eco-sensitive areas (referred to as ‘ESA’)" are the areas as notified under sub-section (2) of section 3 of the Environment (Protection) Act, 1986 and subsequent amendments, from time to time, around the Protected Areas.

Q. What is Environment Impact Assessment Report?

Ans: "Environment Impact Assessment (referred to as ‘EIA’) Report" is the document prepared by the project proponent through an ACO for the proposed project based on the Terms of Reference prescribed by the Regulatory Authority and as per the generic structure given in Appendix-III of EIA Notification, 2006, with subsequent amendments made therein from time to time.

Q. What is a Draft EIA Report?

Ans: "Draft EIA Report" is the EIA Report prepared for public consultation or by the terms of reference prescribed by the Regulatory Authority.

Q. What is the Final EIA Report?

Ans. "Final EIA Report" is the EIA Report prepared after public consultation, including mitigation measures duly addressing the concerns raised by the public, a time-bound action plan, and budgetary provision for the commitments made therein by the project proponent, for appraisal.
Q. What does "Environment Management Plan Report" mean?

Ans. "Environment Management Plan (referred to as ‘EMP’) Report" is the document prepared by the project proponent through ACO for the proposed project as per the generic structure given in Appendix-IIIA of the EIA Notification, 2006, with subsequent amendments made therein from time to time.

Q. What does "Expansion" mean?

Ans. "Expansion" means any increase in mine lease area or project area Culturable Command Area or built-up area or length or number or generation capacity or production capacity or throughput or handling capacity, etc., as applicable to the project, entailing the capacity addition beyond the limits specified for the concerned project, in the schedule to the EIA Notification, 2006 or prior-EC obtained. Any increase in the mine lease area and/or production capacity shall be considered an expansion in the case of mining projects or activity.

Q. What does "Expert Appraisal Committee" mean?

Ans. "Expert Appraisal Committee" (referred to as ‘EAC’)" is a committee of experts constituted at the central level by the Ministry for appraisal of projects referred to it and for making appropriate recommendations.

Q. What does "General Condition" mean?

Ans. "General Condition" (referred to as ‘GC’) means that any project or activity specified in Category ‘B’ will be appraised at the Central Level as Category ‘A’, if located in whole or in part within 5 km of the boundary of (i) Protected Areas notified under the Wild Life (Protection) Act, 1972; (ii) Critically Polluted areas as identified by the CPCB from time to time; (iii) eco-sensitive areas as notified under the Environment (Protection) Act, 1986, and
(iv) inter-State boundaries and international boundaries; provided that for River Valley Projects specified in item 1(c), Thermal Power Plants specified in item 1(d), Industrial Estates/parks/areas), export processing zones (EPZ), Special Economic Zones (SEZs), biotech parks, leather complexes specified in item 7 (c) and common hazardous waste treatment,
storage, and disposal facilities (TSDFs) specified in item 7 (d), the appraisal shall be made at the central level even if located within 10 km.

Provided further that the requirement regarding the distance of 5 km or 10 km of the inter-State boundaries can be reduced or completely done away with by an agreement between the respective States or the Union Territories sharing the common boundary in case the activity does not fall within 5 km or 10 km, as the case may be of the areas mentioned at item (i), (ii), and (iii) above.

**Q. What does "Island Coastal Regulatory Zone" mean?**

Ans: "Island Coastal Regulatory Zone (referred to as ‘ICRZ’)" is the zone as notified under the Island Coastal Regulatory Zone Notification, 2011/2019 and subsequent amendments, from time to time.

**Q. What does "Prior Environment Clearance" mean?**

Ans. "Prior Environment Clearance (referred to as ‘prior-EC’)" means the clearance or consent of the Regulatory Authority on the recommendation of the Appraisal Committee for the Category ‘A’; Category ‘B1’, and Category ‘B2’ projects that are required to be placed before the Appraisal Committee as specified in the Schedule to the EIA Notification, 2006, read with subsequent amendments made therein from time to time.
Q. What does "Maintenance dredging" mean?

Ans: "Maintenance dredging" means the periodic removal of shoals or sediments from existing navigational channels, berths, swinging moorings, etc. to maintain an appropriate safe depth of water for navigation, construction, or operational purposes.

Q. What does "Modernization" mean?

Ans: "Modernization" is any change in the process or technology, or change in the raw material mix or product mix, or de-bottlenecking for which Prior Environment Clearance is granted by the Regulatory Authority.

Q. What does "Non-compliance" mean?

Ans. "Non-compliance" means non-compliance with terms and conditions prescribed by the Regulatory Authority in the Prior Environment Clearance to the project or activity.

Q. What does "Notified Industrial Estate" mean?

Ans. "Notified Industrial Estate" means the industrial estate including parks; complexes; areas; Export Processing Zones (EPZs); Special Economic Zones (SEZs); Biotech Parks; Leather Complexes; Coastal Economic Zones (CEZs); Special Investment Region (SIR); National Investment and Manufacturing Zones (NIMZs); Industrial Cluster; Petroleum, Chemicals, and Petrochemicals Investment Regions (PCPIRs), that are notified by the Central Government or State Government or Union Territory administration before the 14th September 2006 or that have obtained the Prior Environment Clearance as mandated under the EIA Notification, 2006 or under this notification;
Q. What does "Protected Areas" mean?

Ans. "Protected Areas" means areas as notified under the Wildlife (Protection) Act, 1972 (53 of 1972) and its subsequent amendments, from time to time.

Q. What does "Prior Environment Clearance" mean?

Ans. "Prior Environment Clearance (referred to as ‘prior-EC’)" means the clearance or consent of the Regulatory Authority on the recommendation of the Appraisal Committee for the Category ‘A’; Category 'B1', and Category ‘B2’ projects that are required to be placed before the Appraisal Committee as specified in the Schedule to the EIA Notification, 2006, read with subsequent amendments made therein from time to time.

Q. What does "Environment Clearance Conditions" mean?

Ans. "Prior Environment Clearance" Conditions or "Environment Clearance Conditions" means conditions prescribed by the Regulatory Authority, for the project for which Prior Environment Clearance has been sought.

1. "Specific Conditions" means project-specific or location-specific conditions, on a case-to-case basis, if any, prescribed by the Appraisal Committee; and
2. "Standard Conditions" means conditions prescribed by the Ministry from time to time for stipulating while granting prior-EC. However, such conditions may be modified, on due diligence, during the appraisal, on a case-to-case basis, by the Appraisal Committee and by the Regulatory Authority.

Q. What does "Project" mean?

Ans: "Project" means a project on an activity.

Q. What does "Project Life" mean?
Ans. "Project Life" means the life of the project, including phases of (i) construction or installation or establishment or commissioning; (ii) operation; and (iii) redundancy or closure or dismantling.

Q. What does "Project Proponent" mean?

Ans. "Project Proponent" means an individual or public or private entity or government entity that has ultimate control over the affairs of the project and is duly authorized or appointed by the Board of Directors of the company or a competent authority of such entity or firm or trust or Limited Liability Partnership or Joint Venture or Special Purpose Vehicle or Central or State or Local Government to manage the affairs of the project and to correspond and execute documents before the Regulatory Authority for this EIA Notification, 2006.

Q. What does "Public Consultation" mean?

Ans. "Public Consultation" refers to the process by which the concerns of locally affected persons and others who have a plausible stake in the environmental impacts of the project or activity are ascertained to consider all the material concerns in the project or activity design as appropriate. All Category ‘A’ and Category B1 projects or activities shall undertake Public Consultation, except the cases specified in 7(i)-III of EIA Notification, 2006 read with subsequent amendments made therein from time to time.

Q. What does "Regulatory Authority" mean?

Ans. "Regulatory Authority" means the Ministry or State/Union Territory Level Environment Impact Assessment Authority in respect of Category-A or Category-B1 projects, respectively.
Q. What does "Scoping" mean?
Ans. "Scoping" means the process of determining the terms of reference by the Regulatory Authority for the preparation of the EIA Report, for the project, seeking prior-EC.

Q. What does "Severely Polluted Area" mean?
Ans. "Severely Polluted Area" means the industrial cluster or area as identified by the Central Pollution Control Board as a severely polluted area, from time to time.

Q. What does "State Level Expert Appraisal Committee" mean?
Ans. "State Level Expert Appraisal Committee (referred to as ‘SEAC’)" means a committee of experts constituted for EIA Notification, 2006, at state/union territory level, by the Ministry for Environmental Appraisal of projects referred to it and for making appropriate recommendations.

Q. What does "State Level Environment Impact Assessment Authority" mean?
Ans. "State Level Environment Impact Assessment Authority (referred to as ‘SEIAA’)" means an authority constituted by the Central Government under sub-section (3) of section 3 of the Environment (Protection) Act, 1986, comprising three members, including a Chairman and a Member-Secretary nominated by the State Government or the Union Territory Administration concerned.

Q. Some of the technical details have changed during the detailed project report or EIA/EMP study. Can I change the details provided in Form-1 (Part-A & Part-B) while making an application for EC in Part-C?
Ans. If Form 1 (ToR) is accepted by the Ministry, no changes would be allowed in Part C.
Q. What does "Terms of Reference" mean?
Ans. "Terms of Reference" (referred to as ‘ToR’) means the detailed scope prescribed by the Regulatory Authority for the project for the preparation of the EIA Report.

Q. What does "Specific Terms of Reference" mean?
Ans. "Specific Terms of Reference" means project-specific or location-specific Terms of Reference, prescribed by the Appraisal Committee, deemed necessary for the preparation of an EIA Report.

Q. What does "Standard Terms of Reference" mean?
Ans. "Standard Terms of Reference" means standard Terms of Reference issued by the Ministry from time to time, for the preparation of the EIA Report, in respect of the projects listed in the Schedule to EIA Notification, 2006.

Q. What does "Violation" mean?
Ans. "Violation" means cases where projects have either started the construction work or installation or excavation, whichever is earlier, on-site, or expanded the production and/or project area beyond the limit specified in the prior environmental clearance.

Q. What are the stages involved in prior environmental clearance?
Ans. Stages in the Prior Environment Clearance:

- The Prior Environment Clearance process for Category ‘A’ or Category ‘B1’ projects/activities will comprise of the following. However, the applicability of such stages for cases or classes of cases is outlined in the EIA Notification, 2006. The stages, in sequential order, are:

Stage (1): Scoping.

Stage (4): Preparation of the Final EIA. Stage (5): Appraisal; and
Stage (6): Grant or Rejection of Prior Environment Clearance.

- The Prior Environment Clearance process for Category ‘B2’ projects/activities will comprise

Stage (1): Appraisal; and
Stage (2): Grant or Rejection of Prior Environment Clearance

Q. Whether all the developmental projects or activities require prior environmental clearance.

Ans. All new projects or activities listed in the Schedule to the EIA Notification 2006, or the expansion and modernization of existing projects or activities listed in the Schedule to the EIA Notification 2006 with the addition of capacity beyond the limits specified for the concerned

This sector shall be undertaken in any part of India, as applicable, and shall require prior environmental clearance.

Q. How to make an application for prior environmental clearance?
Ans: All new projects or the expansion and modernization of existing projects or activities listed in the Schedule to the EIA Notification 2006 with the addition of capacity beyond the limits specified for the concerned sector, shall make an application in Form- 1 with the following parts mentioned in the table for obtaining prior environment clearance.

<table>
<thead>
<tr>
<th><strong>Type of proposal</strong></th>
<th><strong>Case scenario</strong></th>
<th><strong>CAF</strong></th>
<th><strong>PART-A</strong></th>
<th><strong>PART-B</strong></th>
<th><strong>PH</strong></th>
<th><strong>PART-C</strong></th>
<th><strong>Remarks</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>CAT-A</td>
<td>With Public Consultation</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Customized fields based on</td>
</tr>
<tr>
<td>CAT-B1</td>
<td>With Public Consultation</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
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<td></td>
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<tr>
<td>Without Public Consultation</td>
<td></td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>New/Expansion Proposal and sector for which application is being made</td>
<td></td>
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</tr>
</tbody>
</table>

| CAT-B2 | --- | Yes | Yes | Yes | No | No |

<table>
<thead>
<tr>
<th>Expansion under 7(ii)</th>
<th>Where EAC exempt requirement of EIA and or PH</th>
<th>Yes</th>
<th>Yes</th>
<th>Yes</th>
<th>No</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Where EAC stipulates the requirement of EIA and or PH</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td></td>
</tr>
</tbody>
</table>

Q. Whether Form-1A is required to be submitted in the case of Building and Construction projects covered in item 8(a) in the Schedule to EIA Notification, 2006?

Ans. No. Form-1A is not required to be submitted in the case of Building and Construction projects covered in item 8(a) in the Schedule to EIA Notification, 2006.

Q. Whether Pre-feasibility Report (PFR) is required to be submitted along with Form-1?

Ans. No, PFR is not required to be submitted along with Form 1.

Q. How to make an application for an amendment to the Terms of Reference?

Ans. An application for an amendment to prior environmental clearance shall be made on Form-3.
Q. How do I make an application for an amendment to prior environmental clearance?

Ans. An application for an amendment to prior environmental clearance shall be made on Form-4.

Q. How to make an application for the conduct of public consultation?

Ans. Application for the conduct of Public Consultation shall be made in Form-5.

Q. How do I make an application for an extension of the validity of prior environmental clearance?

Ans. Application for extension of validity of prior environmental clearance shall be made in Form-6.

Q. Is the prior environmental clearance transferable?

Ans. A prior environmental clearance granted for a specific project or activity to an applicant may be transferred during its validity to another legal person entitled to undertake the project or activity on application by the transferor or, or by the transferee with a written "no objection" by the transferor and by the regulatory authority concerned, on the same terms and conditions under which the prior environmental clearance was initially granted, and for the same validity period.

Q. How to make an application for transfer of prior environmental clearance to another legal person entitled to undertake the project or activity?

Ans. Application for transfer of prior environmental clearance to another legal person entitled to undertake the project or activity shall be made in Form-7.
Q. How to make an application for transfer of Terms of Reference (ToR) specified for a
certain project or activity to another legal person entitled to undertake the project or
activity?

Ans: Application for the transfer of Terms of Reference (ToR) specified for a certain project
or activity to another legal person entitled to undertake the project or activity shall be
made on Form-8.

Q. How to make an application for transfer of prior environmental clearance from the
previous lease to the successful bidder of Mining Lease under the provision of MMDR
Act, entitled to undertake the project or activity?

Ans. Registration on the PARIVESH portal shall be made on Form-9.

Q. How to register expansion without an increase in pollution load under the provisions
of 7(ii)(b) of the EIA Notification, 2006?

Ans. Registration on the PARIVESH portal shall be made in Form-10 in case of any increase
in production capacity in respect of processing or production or manufacturing sectors
(listed against item numbers 2, 3, 4, and 5 in the Schedule to EIA Notification, 2006) with or
without any change in (i) raw material-mix or (ii) product-mix or (ii) quantities within
products or (ii) number of products including new products falling in the same category or
(iv) configuration of the plant or process or operations in the existing area or in areas
contiguous to the existing area (for which prior environmental clearance has been granted).

Q. Is it mandatory to prepare an Environment Impact Assessment (EIA) report and an
Environment Management Plan (EMP) by an Accredited Environment Impact
Assessment Consultant Organization?

Ans: The environmental consultant organisations which are accredited for a particular
sector and the category of the project for that sector with the Quality Council of India (QCI)
or the National Accreditation Board for Education and Training (NABET) or any other
agency as may be notified by the Ministry of Environment, Forest and Climate Change from
time to time shall be allowed to prepare the Environmental Impact Assessment report and
Environmental Management Plan of a project in that sector and category and to appear before the concerned Expert Appraisal Committee (EAC) or the State Expert Appraisal Committee (SEAC).

Q. What are the different sectoral EACs available at Central Level?
Ans: The following sectoral EACs available at Central Level deal with the concerned project’s activities mentioned against them.

<table>
<thead>
<tr>
<th>Sl</th>
<th>Sectoral EAC</th>
<th>Projects/Activities including item numbers as per the schedule to EIA Notification, 2006 dealt by concerned EAC</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Coal Mining</td>
<td>• 1(a)(i) – Mining of Mineral in respect of Coal Mining Projects.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• 1(a)(ii) – Slurry Pipelines in respect of coal/lignite transportation and passing through national parks/sanctuaries/coral reefs/ecologically sensitive areas; and</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• 2(a) - Coal Washeries</td>
</tr>
<tr>
<td>2</td>
<td>Non-Coal Mining</td>
<td>• 1(a)(i) – Mining of Mineral in respect of Non-coal Mining Projects.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• 1(a)(ii) – Slurry Pipelines in respect of ore transportation connected to Mines and passing through national parks/sanctuaries/coral reefs/ecologically sensitive areas; and</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• 2(b) - Mineral beneficiation located within ML area</td>
</tr>
<tr>
<td>3</td>
<td>Thermal</td>
<td>• 1(d) - Thermal Power Plants</td>
</tr>
<tr>
<td></td>
<td>Industry-1 (Mineral Based industries)</td>
<td>Hydro &amp; River Valley</td>
</tr>
<tr>
<td>---</td>
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<tr>
<td>4</td>
<td></td>
<td>• 1(c)-River Valley projects and Irrigation Projects</td>
</tr>
</tbody>
</table>
| 5 | Industry-1 (Mineral Based industries) | • 2(b) Mineral benefications (standalone plants).  
• 3(a) Metallurgical industries (ferrous & non-ferrous);  
• 3(b) Cement plants.  
• 4(b) Coke oven plants.  
• 4(c) Asbestos milling and asbestos-based products.  
• 4(f) Skin/hide processing including the tanning industry.  
• 5(i) Pulp & paper industry excluding manufacturing of paper from wastepaper and manufacture of paper from ready pulp without bleaching.  
• 1(a)(ii)- Slurry Pipelines in respect of ore transportation connected to Beneficiation Plant. |
| 6 | Industry-II (Petrochemical & Distilleries) | • 1(b)-Offshore and onshore oil and gas exploration, development & production.  
• 4(a)-Petroleum refining industry.  
• 4(b)(ii)-Coal Tar processing units.  
• 5(c)-Petro-chemical complexes (industries based on the processing of petroleum fractions & natural gas and/or reforming to aromatics)  
• 5(d)-Manmade fiber manufacturing.  
• 5(e)-Petrochemical products and petrochemical-based processing such as the production of carbon black and electrode grade graphite (processes other than cracking & reformation and not covered under the complexes).  
• 5(g) and 5(ga)-Distilleries.  
• 5(j)-Sugar Industry; and  
• 6(a)-Oil & gas transportation pipeline (crude and refinery/ petrochemical products), passing through national parks /sanctuaries/coral reefs /ecologically sensitive areas including LNG Terminal. |
| Industry-III (Chemical Industries) | • 4(d)- Chlor-alkali industry.  
• 4(e)- Soda ash Industry.  
• 5(a)- Chemical fertilizers.  
• 5(b)- Pesticides industry and pesticide-specific intermediates (excluding formulations).  
• 5(f) Synthetic organic chemicals industry (dyes & dye intermediates; bulk drugs and intermediates excluding drug formulations; synthetic rubbers; basic organic chemicals, other synthetic organic chemicals, and chemical intermediates) |
<table>
<thead>
<tr>
<th></th>
<th>Infrastructure-I</th>
<th>Infrastructure-II</th>
<th>Nuclear &amp; Defence</th>
</tr>
</thead>
</table>
| 8  | - 5(h) Integrated paint industry. | - 7(b) All ship breaking yards including ship breaking units.  
- 7(c) Industrial estates/ parks/ complexes/ areas, export processing Zones (EPZs), Special Economic Zones (SEZs), Biotech Parks, and Leather Complexes.  
- 7(e) Ports, Harbours, breakwaters, dredging; and  
- 7(f) Highways | - 7(a) Airports.  
- 7(d) Common hazardous waste treatment, storage, and disposal facilities (TSDFs);  
- 7(da)- Biomedical Medical Waste Treatment facilities  
- 7(g) Aerial ropeways.  
- 7(h) Common Effluent Treatment Plants (CETPs);  
- 7(i) Common Municipal Solid Waste Management Facility (CMSWMF).  
- 8(a) Building and Construction projects; and  
- 8(b)-Townships and Area Development projects. | - 1(e)-Nuclear Power projects and processing of nuclear fuel; and  
- All projects or activities concerning national defense and security or involving other strategic considerations as determined by the central government. |
Q. Whether a single application can be made if the proposal is for an integrated project involving multiple components (items) as per the EIA Notification, 2006.

Ans. Yes. In the event that the proposal is for an integrated project involving multiple components (items) as per the EIA Notification, 2006, select one of them as major activity and select the remaining components (items) as minor activities.

E.g. In case of Integrated Steel Plant involves Coke Oven Plant, Capacitive thermal Power Plant, or Clinker Grinding units, then select Item No.: 3(a); Activity: Metallurgical industries (ferrous & nonferrous); Sub-activity: Integrated Steel Plant as Major Activity and Item No. 4(b)-Coke Oven Plant; Item No. 1(d)-Capacitive Thermal Power Plant; and Item No. 3(b)-Clinker Grinding units as a minor activity using the Add Row option provided in the form.

Q. Can I add multiple components (items) as per the EIA Notification, 2006, under Major activity?

Ans. No. Only one component can be selected as a major activity.

Q. Can I add multiple components (items) as per the EIA Notification, 2006 under Minor activity?

Ans. Yes. Multiple components can be added as minor activities using the Add Row option available on the form.

Q. In case of the proposal involves multiple components (items) as per the EIA Notification, 2006 and falls into different categories as per the Notification, which category shall be applicable for the proposal?

Ans. Whichever is the higher category will be the category of the proposal.

e.g., In an integrated project, some of the components fall in Category-A and remain in Category- B, and the proposal shall be treated as Category-A only as a whole.