



F. No PS/APP/APP/CIBRC/2017

भारत सरकार/ कृषि एवं किसान कल्याण मंत्रालय

Government of India /Ministry of Agriculture & Farmers Welfare

(कृषि, सहकारिता एवं किसान कल्याण विभाग)

(Department of Agriculture, Co-operation & Farmers Welfare)

वनस्पति संरक्षण, संगरोध एवं संग्रह निदेशालय

DIRECTORATE OF PLANT PROTECTION, QUARANTINE & STORAGE

केंद्रीय कीटनाशी बोर्ड एवम पंजीकरण समिति

Central Insecticides Board and Registration Committee

एन. एच. 4, फरीदाबाद (हरियाणा)-121001

N.H. IV, FARIDABAD (HARYANA)-121001

Dated: 17.08.2017

PUBLIC NOTICE

Subject: Mechanism for issuance of the Specific Quantity Permission (SQP) in view of Make in India Initiative -reg.

All the stake holders may please refer to the 375th (<http://www.cibrc.nic.in/375rc42017.pdf>) and 376th (<http://www.cibrc.nic.in/376rc2017.pdf>) meeting of Registration Committee held on 19.5.2017 and 31.7.2017. The details of deliberations and decision taken during the above meetings are enclosed for ready reference (Enclosure). In line with the RC decision, the mechanism/ procedure for submission of application and issuance of Specific Quantity Permission for import of registered insecticides during current financial year (2017-18) has been developed. The mechanism/procedure explained hereunder comes into force w.e.f. 28.08.2017 and shall be applicable on all consignments of pesticides imported into the country.

This is for information and compliance for all stakeholders/ registrants/ importers of insecticides.

Enclosures: As above


(D.D.K. Sharma)

APPA & Secretary (CIB&RC)

Copy for information to:

1. All Pesticides Association.
2. PPS to JS(PP), DAC&FW.
3. Chairman, Registration Committee
4. PS to PPA.
5. NIC for uploading on CIB&RC website.

Decision of 375th RC under Agenda item no. 3.1

| | |
|-----|--|
| 3.0 | <u>Government Business</u> |
| 3.1 | Improvement/Harmonization of the Guidelines of Registration Committee keeping in view the “Make in India” Initiative of the Govt. of India. |
| | Members may kindly recall that the decision of Registration Committee at Agenda Item No. 3.8, Annexure – VII of 371 st RC meeting held on 16.12.2016 were communicated to DAC&FW for their approval before implementation. Accordingly, a policy directives No. 13035/64/2016-PP-I dated 05 th April, 2017 has been received from DAC&FW for implementation. The point wise directives of DAC&FW and RC decision for their implementation are at <u>Annexure - I</u> . RC also decided that approval from DAC&FW may be sought for date of implementation of these decisions. |

Annexure –I

Improvement/Harmonization of the Guidelines of Registration Committee keeping in view the “Make in India” Initiative of the Govt. of India.

| S. No. | Directives from DAC&FW vide their letter No. 13035/64/2016-PP-I dated 05 th April, 2017 and email dated 18.5.2017 | RC decision for implementation |
|--------|--|---|
| 1 | No new application of Registration for Technical Import of already Registered Molecules under technical indigenous manufacturing category shall be entertained except Technical import from new source | In view of the directive from DAC & FW, the guidelines for TI v/s TIM category are withdrawn with immediate effect and no application under the categories shall be accepted in the CIB&RC henceforth. Further, RC decided that in line with the DAC & FW directive, the guidelines for TI vs FIM* should also be withdrawn. However, in view of the fact that the matter is pending in the Hon'ble High Court of Gujarat, an affidavit may be filed in the Hon'ble High Court of Gujarat with the request for withdrawal of the TI v/s FIM* category guidelines with the concurrence of DAC & FW. (FIM*: Formulation Indigenous Manufacture with out registering technical) |
| 2 | As per the decision of 371 st RC the applications under process in the Secretariat of CIB&RC for import category, where the technical of the pesticide has been registered for indigenous manufacture shall not be processed. | In view of the directive from DAC & FW, the applications under the TI v/s TIM category shall not be processed. RC also directed Secretariat to prepare a list of such applications under this category and place to the RC in its next meeting RC further decided that the applications under TI vs FIM* guideline shall also not to be processed and a list of files may be put up to RC in its next meeting. |

| | | |
|---|--|--|
| 3 | Import of Insecticides (Pesticides) shall be permitted on submission of three years authentic import data by the holder of registration. | RC deliberated the DAC & FW directives for their implementation point of view and decided as under: |
| 4 | The import of Insecticides (Pesticides) shall be restricted to 75% of the average of three years of import from the date of application filed by the registrant. | a. Import of any pesticides in to the country shall be allowed on the basis of a valid registration certificate and a specific quantity permission issued by the Secretariate of CIB & RC with the approval of RC. |
| 5 | In case the Certificate of Registration of molecule of any registrant is less than three years old, import of pesticides shall be restricted to 75% on the basis of data provided by the registrant for such period. | b. The specific Quantity permission shall only be applicable for import of pesticides which are already registered for indigenous manufacture in the country. |
| 6 | In case of new registration of any molecule, import shall be allowed on quarterly basis. | <p>c. A list of such pesticides shall be prepared by Secretariat of CIB&RC and shall be presented to the RC in its next meeting.</p> <p>d. Secretariat of CIB&RC shall issue a Public Notice in this regard containing details as enumerated at 3, 4, 5 & 6 in the policy directives from DAC&FW.</p> <p>e. A communication shall be sent to Custom Authority, Department of Revenue, Ministry of Finance, GOI, in this regard for allowing import of any insecticide with a quantity import permission along with valid certificate of registration from the approved source. This process may be implemented with effect from 01.10.2017.</p> <p>f. An additional condition to be incorporated in the certificate of registration that "no import can be made on the basis of this certificate of registration without quantity import permit from the Department, henceforth. A Public Notice shall also be hoisted on the website of CIB&RC for applicability of this condition for already issued certificates of registration for import of technical/formulation.</p> <p>g. A separate unit is to be created with additional manpower in the Secretariat of CIB&RC for effective implementation of the policy and timely issuance of quantity import permission to the importers.</p> <p>RC further directed that Secretariate shall develop an SOP with format of application to be submitted for seeking specific import permission for import of</p> |

| | | |
|----|--|--|
| | | pesticides/insecticides, requirement of supporting documents if any, procedure for processing such applications and format for specific quantity permission etc. |
| 7 | Details of process of manufacturing of Technical/Formulation, copy of Certificate of Registration and other authentic documents containing detailed chemical composition of the product shall be included in the data requirement for application under technical / formulation import. | These data/information/documents (details of process of manufacture of technical/formulation and copy of valid Certificate of Registration and other authentic document containing detail chemical composition of the product) requirements shall be added in the Chemistry data requirements in the existing guidelines for technical/formulation import with immediate effect; and shall be updated on the website of CIB&RC in the due course of time. |
| 8 | A sample, in case of technical / formulation import and formulation import without registering its technical shall be drawn from the commercial plant as per FAO guidelines for PRV purposes. All the expenditure incurred on deputing officers for this purpose shall be borne by the applicant. | RC deliberated the agenda and decided to frame the SOP and place in the next RC meeting. |
| 9 | No Certificate of Registration shall be issued to any company for import, if the applicant possesses the Certificate of Registration of that product under indigenous manufacturing category. In case where registrant has registration certificate of indigenous manufacturing and import category the certificate of registration of import category shall be withdrawn. | <p>No Certificate of Registration shall be issued to any company for import, if the applicant possesses the Certificate of Registration of that product under indigenous manufacturing category. An affidavit to be obtained from the applicant in this regard.</p> <p>In cases where registrant has registration certificate of indigenous manufacturing and import category both, the certificate of registration of import category shall be withdrawn. Secretariat of CIB&RC shall write to DAC&FW to issue a Gazette Notification in this regard to cancel such certificates of registration under section 28 read with section 9 (1) of the Insecticides Act, 1968.</p> <p>No request for transfer of such certificate of registration shall be considered with immediate effect. The necessary amendment in the relevant endorsement guidelines/ checklist may be made and uploaded on the website.</p> |
| 10 | The RC decision under Sr. No. 3 sub-para a, b, c & d annexure – VII of 371 st RC meeting minutes in relation to promote the indigenous manufacturing of pesticides are approved. | The relevant guidelines may be updated as per the decision of DAC & FW and uploaded on the website. |

| | | |
|-----------|--|--|
| 11 | All the source of the import shall be re-verified and Certificate of Registration shall be revalidated with validity period. | The process of re-verification of approved sources of import of already registered insecticide from concerned DNA for their validity of certificate of registration and purity of insecticide shall be initiated by the Secretariat of CIB&RC at the earliest. |
|-----------|--|--|

**MECHANISM FOR ISSUANCE OF THE SPECIFIC QUANTITY PERMISSION (SQP)
FOR IMPORT OF REGISTERED INSECTICIDES IN VIEW OF MAKE IN INDIA
INITIATIVE**

1. Specific quantity permission shall be obtained by every registrant for import of pesticide/ insecticide.
2. Based on last 3-year data duly supported by documents, the specific quantity permission shall be issued by secretariat of CIB&RC, in line with the approval granted by RC in its 375th and 376th meetings and also as per the DAC&FW letter no. 13035/64/2016-PP-I dated 05th April, 2017 and email dated 18.5.2017.
3. An affidavit shall be submitted by the applicant to the effect that the applicant (Company) possess OR does not possess the Certificate of Registration (CR) for indigenous manufacture of the product intended to be imported.
4. Separate application for each product shall be submitted.
5. The applicant shall also declare the quantity of insecticide already imported/in-transit during the current financial year (1st April 2017 onward). The specific quantity permission shall be issued for entire year i.e. 2017-2018 and the quantity already imported, shall be adjusted from the approved quantity for the entire year and only remaining quantity can be imported during rest of the current financial year.
6. No consignment shall be released without SQP by the Customs authority.
7. A letter to the Customs Authority to this effect is being issued with the request that the import of pesticides/insecticides may be allowed on production of a valid certificate of registration and a valid SQP as referred above.
8. The receiving of application (as per format) and issuance of SQP shall become operational w.e.f. **28th August, 2017.**
9. All the applications received for issuance of Specific Quantity Permission shall be examined by a committee in the CIB&RC comprising of:
 - i. One Joint Director- Head
 - ii. One Deputy Director/One Assistant Director
 - iii. One Plant protection officer (PPO)
10. The committee shall be supported by a unit (Data Processing Unit) in processing the applications including scrutinizing the data on Production/ Import/ domestic manufacture/ Consumption/ export and the relevant documents etc. The Composition of the unit is as follows:
 - i. One PPO
 - ii. Three APPO's.
 - iii. Three Data Entry Operators
11. The committee shall consider the previous year import data for issuance of annual specific quantity permission (SQP) in line with the decision taken by Registration Committee in its 375th and 376th meeting.
12. Implementation for issuance of SQP will be monitored by the Secretary/APP A CIB&RC.
13. NIC will develop software to implement the same online.
14. The registrant with valid CR shall submit application for SQP to the secretariat of CIB&RC

15. Efforts will be made to achieve the following time lines, however, in view of the fact that this is a new activity, the time lines shall be reviewed after 15 days of its implementation:

- a. NIC to develop the software- 15 days
 - b. Scrutiny by Data Processing Unit
 - c. Consideration by Committee
 - d. Issuance of Specific Quantity Permission
- } 10 working days

16. Issuance of SQP details shall be apprised to Registration Committee for Ex-Post Facto approval.

Application for Issuance of Specific Quantity Permission (SQP) for import of Registered Insecticide: (Name of the Insecticide)

| | | |
|----|--|--|
| 1. | a. Name of the applicant along with complete address of the firm. b. E-mail address: c. Phone: d. Authorization of applicant in the form of BOD resolution / affidavit / partnership deed (Annexure-I) | |
| 2. | Name of the Insecticide (Technical Or Formulation) proposed to be Imported conforming to the Certificate of Registration | |
| 3. | Certificate of Registration No. and Date of Issue Attach a notarized Copy of relevant Certificate of Registration (Annexure-II) as under item 2 above | |
| 4. | Quantity (in MTs) of the insecticide proposed to be Imported during current Financial Year. Furnish details of insecticide (as under item 2) imported during current financial year, 2017 – 18 in the format given as Appendix- A | |
| 5. | Address of Premises/Units: a. Premise where the insecticide shall be imported /stocked etc. b. Manufacturing/ Formulation site | |
| 6. | Source of import of Insecticide with complete address as per Certificate of Registration | |
| 7. | Name & Address of Supplier (if applicable) as per Certificate of Registration | |
| 8. | Copy of valid Industrial Licence and Manufacturing Licence [Attach a notarised copy - along with English Version, if not in English Language)] (Annexure-III) | |
| 9. | Copy of monthly GST (Last three months with effect from 1 st July 2017 onwards (Annexure-IV)) | |

| | | |
|-----|--|--|
| 10. | Whether the intended import is for (a) Domestic consumption Or (b) Exclusive export Or (c) both | |
|-----|--|--|

11. Details of Import (Pesticide under reference) during last three years.

(as per **Appendix-A**).

12. Details of Domestic manufacturing (Pesticide under reference) during last three years.

(as per **Appendix-B**).

Verification

I..... S/o /D/o /W/o in my capacity asdo hereby solemnly verify that I am competent to make this application and that the information given in the application and the annexure(s) and statements, accompanying it, are true, correct and complete. I further undertake that imported insecticide/pesticide shall be used as per the conditions in the Certificate of Registration. I clearly understand that in the event of any information, or part thereof, being found incorrect, the SQP shall be liable to be cancelled without any notice and the whole losses/responsibility shall be mine/ ours.

Place:

Date:

Signature of the Competent Authority
with seal

Important Note:

- (i) Copy of each document, attached to this application, should be notarized.
- (ii) Fill up each column even if the information is 'Nil' OR 'Not Applicable'(N.A.)'.

