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NOTIFICATION

MINISTRY OF ENVIRONMENT AND FORESTS

S.O. 670,(E)— New Delhi, the 19th July, 2000. Whereas the draft Ozone Depleting Substances (Regulation) Rules, 2000 were published, under the notification of the Government of India in the Ministry of Environment and Forests number S.O. 69(E), dated, the 25th January, 2000, in the Gazette of India, Extra-Ordinary, Part-II, section 3, sub-section (ii) at pages 39-96 on the same date, inviting objections and suggestions from all persons likely to be affected thereby, before the expiry of the period of forty-five days from the date on which the copies of the Gazette containing the said notification are made available to the public.

And whereas copies of the said Gazette were made available to the public on 26.01.2000;

And whereas the objections and suggestions received from the public in respect of the said draft rules have been duly considered by the Central Government;

Now, therefore, in exercise of the powers conferred by sections 6,8 and 25 of the Environment (Protection) Act, 1986, the Central Government hereby makes the following rules for regulating ozone depleting substances, namely:

- 1. Short title and commencement (1) These rules may be called the Ozone Depleting Substances (Regulation and Control) Rules, 2000.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. Definitions In these rules unless the context otherwise requires,
 - (a) "Act" means the Environment (Protection) Act, 1986 (29 of 1986);

- (b) "authority" means an authority mentioned in columns (4) and (6) of Schedule V;
- (c) "base level" means the quantity of ozone depleting substance produced or consumed, as the case may be, in the year or average of the year listed in column (3) of Schedule II and Schedule III;
- (d) "consumption" with respect to any ozone depleting substance means the amount of that substance produced in India in addition to amount imported, less the amount exported;
- (e) "calculated level of production, sale, import or export" as the case may be, means level determined by multiplying quantity of the ozone depleting substance by its ozone depleting potential specified in column (5) of Schedule I;
- (f) "calculated level of consumption" shall be determined by adding together calculated levels of production and imports and subtracting calculated level of exports;
- (g) "Group" means collection of one or more ozone depleting substances as specified in column (4) of Shedule 1;
- (h) "Manufacture" in relation to any ozone depleting substance includes -
 - (i) any process or part of a process for making, altering, finishing, packing, labelling, blending or otherwise treating or any ozone depleting substance with a view to sell, distribute or use but does not include the repacking or breaking up of any ozone depleting substance in the ordinary course of retail business; and
 - (ii) any process in which a preparation containing ozone depleting substance is formulated;
- (i) "ozone depleting substance" means the ozone depleting substances specified in column (2) of Schedule 1, whether existing by itself or in a mixture, excluding any such Substance or mixture (blend) which is in a manufactured product other than a container used for the transportation or storage of such substance;
- (j) "parties" means unless the text otherwise indicates, parties to the protocol;
- (k) "pre-shipment applications" are those treatments applied directly preceding and in relation to export, to meet the phytosanitary or sanitary requirements of the importing country or existing phytosanitary or sanitary requirements of the exporting country;
- (l) "production" in relation to any ozone depleting substance means the manufacture of an ozone depleting substance from any raw material or feedstock chemicals, but does not include -

- (i) the manufacture of a substance that is used and entirely consumed (except for trace quantity) in the manufacture of other chemicals; or
- (ii) quantities which are produced incidentally in the manufacture of other chemical substances; or
- (iii) quantities which are recycled or reused; or
- (iv) quantities which are destroyed by technologies to be specified by the Central Government;
- (m) "protocol" means the Montreal Protocol On Substances That Deplete The Ozone Layer, adopted on 16th September 1987;
- (n) "quarantine applications", with respect to Group VIII of Schedule I ozone depleting substance, are treatments to prevent the introduction, establishment and or spread of quarantine pests (including deseases), or to ensure their control as specified by the Central Government;
- (o) "recovery" means collection and storage of ozone depleting substances from machinery, equipment, or containment vessel during servicing or prior to disposal;
- (p) "reclamation" means reprocessing and upgrading of a recovered ozone depleting substance through such methods as filtering, drying, distillation and, or chemical treatment in order to restore the substance to a specified standard of performance.
- (q) "scheaule" means a schedule annexed to these rules.
- 3. Regulation of production and consumption of ozone depleting substances-
 - (1) No person shall produce or cause to produce any ozone depleting substance after the date specified in column (2) of sensible V unless he is rigistered with the authority specified in column (4) of that Schedule.

Provided that for the twelve month period commencing on the date specified in column (6) of Schedule 11, and in each twelve month period thereafter, no person shall produce of cause to be produced any group of ozone depleting substances in excess of the corresponding percentage of his calculated base level of production specified in column (4) of that schedule.

Provided further that calculated level of consumption of such substances in India snail, as a percentage of calculated level or consumption in base years does not exceed the number specified in column (5) of Schedule II.

(2) No person shall produce or cause to produce ozone depleting substances specified as Group 1 and Group 111 in column (4) of schedule 1 during the period from 1, August, 2000 to 1st January, 2010 in excess of the quantity specified in column (4) of schedule 111 and the calculated level of consumption of such substances in India shall as a percentage of calculated level of consumption in base year does not exceed the number specified in column (5) of that Schedule.

- (3) A person having received financial assistance from the Multilateral Fund in accordance with article 10 and 10 A of the protocol to which the Central Government is a party for gradual reduction of production of ozone depleting substances specified as Group I and Group III in column (4) of Schedule I shall, limit the production of ozone depleting substances as specified in Group I and Group III in column (4) of Schedule I in each year from 1st August, 2000 to January 1, 2010 to quantities specified in column (4) for each year given in column (6) of Schedule III as per the agreement approved, by the Executive committee of the Multilateral Fund.
- (4) In order to implement the agreement, referred to in sub-rule (3), the Central Government shall introduce implementation modalities, such as, quota system for producing Chloroflurocarbons and the non-compliance with such modalities shall result in consequential penalties laid out in the agreement.
- 4. Prohibition on export to or import from countries not specified in Schedule VI-No person shall import or cause to import from or export or cause to export to any country not specified in Schedule VI any ezone depleting substance after the commencement of these rules.
- 5. Ozone depleting substances are to be exported to or imported from countries specified in Schedule VI under a licence (i) No person shall import or cause to import from or export or cause to export to, any country specified in Schedule VI, any ozone depleting substance unless he obtains a licence issued by the authority.
 - (2) No licence shall be issued under sub-rule (1) unless the said authority is satisfied that the grant of licence shall not cause calculated level of consumption of that group of ozone depleting substances (except Group I and Group III given in column (4) of schedule I in the relevant twelve month period, as a percentage of corresponding calculated consumption in base years, to exceed the number specified in column (5) of Schedule II.
 - (3) No licence shall be issued under sub rule (I) unless the said authority is satisfied that the grant of licence shall not cause calculated level of consumption of ozone depieting substance given in Group 1 and III in column (4) of Schedule I in the relevant twelve months period as specified in column (6) of Schedule III, as a percentage of calculated consumption in base years to exceed the number specified in column (5) of that Schedule.
 - (4) The calculated base level of consumption and the calculated base level of production for India as a whole for each group of ozone depleting substances shall be notified by the Central Government.
- 6. Regulation of the sale of ozone depleting substances -
 - (1) No person shall either himself or by any other person on his behalf or enterprise sell, stock or exhibit for sale or distribute any ozone depleting substance after the date specified in column (5) of Schedule V unless he is registered with the authority specified in column (4) of that Schedule.

Provided that no person or enterprise shall sell ozone depleting substances specified in column (3) of Schedule IV for activities specified in column (2) of that Schedule unless the person engaged in that activity has got himself registered with the authority and has given a declaration in accordance with these rules and the reason selling ozone depleting substances has verified particulars of the registration given in the declaration with the certificate of registration as per procedure specified in Part II of Schedule XII.

Provided further that after the date specified in column (4) of Schedule IV, no person or enterprise shall sell, stock, distribute or exhibit or couse to be sold, stocked, distributed or exhibited ozone depleting substances specified in column (3) for activities specified in column (2) of that Schedule.

- (2) No person shall either himself or by any person on his behalf, or enterprise sell, stock or exhibit for sale or distribute any ezone depleting substance to any person or enterprise who has informed the Central Government that he or enterprise shall not use the specified ozone depleting substances in manufacturing or other activities after the date specified by such person or as the case may be, the enterprise.
- (3) The Central Government shall notify the list of persons, ozone depleting substances and dates informed to it under sub-rule (2).
- 7. Regulation on the purchase of ezone depleting substances No person shall, either himself or by any person on his behalf or enterprise, purchase ozone depleting substances specified in column (3) of Schedule IV from any person for making stock or for using such ozone depleting substances for activities specified in column (2) of that Schedule unless he has given the declaration specified in Part I of Schedule XII to the seller of such substances within the time period specified in Serial number 4 of column (5) of Schedule V.
- 8. Regulation on the use of ozone depleting substance (1) No person or enterprise shall engage in any activity specified in column (2) of Schedule IV that uses ozone depleting substances specified in column (3) of that Schedule after the date specified in column (5) of Schedule V unless he is registered with the authority specified in column (4) of that Schedule.
- (2) No person shall engage in any activity specified in column (2) of Schedule IV using ozone depleting substances specified in column (3) of that Schedule after the date specified in column (5) of Schedule V unless the products are labelled to indicate the ozone depleting substance they contain.
- (3) No person shall engage in any activity specified in column (2) of Schedule IV using ozone depleting substances specified in column (3) after the date specified in column (4) of that Schedule.
- (4) No person shall engage in any activity specified in column (2) of Schedule IV without using label indicating absence of use of ozone depleting substance mentioned in column (3) after the date specified in column (4) of that Schedule.

- (5) A person, having received financial and technical assistance from the Multilateral Fund in accordance with the Article 10 and 10A of the Montreal Protocol On Substances That Deplete The Ozone Layer, to which the Central Government is a party for phasing out of ozone depleting substances specified in column (2) of Schedule II used in activities specified in column (2) of Schedule IV, either himself or by any person on his behalf or through any enterprise shall not engage in such activity as specified in column (2) of Schedule IV using ozone depleting substances specified in column (3) of the Schedule, after the date of completion of the conversion work or signing of the Handing Over Protocol, or the submission of the completion report to change from ozone depleting substance technology to non ozone depleting substance technology and the said date be registered with the authority specified in column (4) of the Schedule V.
- (6) Any person or enterprise having received, financial assistance from the Multilateral Fund in accordance with the Article 10 and 10 A of the Montreal Protocol On Substances That Deplete The Ozone Layer shall submit an affidavit or declaration with the authority specified in column (4) of Schedule V Stating that replaced equipment, resulted from completion of conversion process from ozone depleting substance technology to non ozone depleting substance technology, have been destroyed, dismantled, rendered unusable and that no ozone depleting substance should be used after the date of completion of the project and the said date be registered with the authority specified in the column (4) of the Schedule V.
- 9. Prohibition on new investment with ozone depleting substances:—(1) No person shall establish or expand or cause to establish or expand any manufacturing facility for production of any ozone depleting substance after the date specified in column (7) of Schedule II and III.
- (2) No person shall establish or expand or couse to establish or expand any manufacturing facility, with a view to manufacturing products which contain, or are made with, any ozone depleting substance after the date specified in column (8) of Schedule II & III.
- (3) A person having received financial and technical a sistance from the Multilateral Fund in accordance with the Article 10 and 10 A of the Montreal Protocol On Substances That Deplete The Ozone Layer for phasing out of ezone depleting substances specified in column (2) of Schedule II used in activities specified in column (2) of Schedule IV to which the Central Government is a Party, shall not establish or expand or cause to establish or expand the manufacturing facility for production of any ozone depleting substance or with a view to manufacturing products which contain or are made with any ozone depleting substances after the approval of the project for conversion and date of completion of the conversion work from the ozone depleting substance technology to non depleting substance technology.
- 10. Regulation of import, export and sale of products made with or containing ozone depleting substances (1) No per on shall import or couse to import any product specified in column (2) of Schedule VII which are made with or contain ezone depleting substances specified in column (3) after the date specified in column (4) of that Schedule unless he obtains a license issued by the authority.

Provided that such products which do not contain such ozone depleting substances shall carry a label to that effect before its import is allowed after the date specified in Column 4 of Schedule VII.

- (2) No person or enterprise shall export or cause to export any product specified in column (2) of Schedule VII unless such product carries a label specifying whether or not the product has been made with or contains, as the case may be, ozone depleting substances specified in cloumn (3) of that Schedule, after the date specified in column (5) of that Schedule.
- (3) No person shall either himself or by any other person or enterprise on his behalf sell, stock or exhibit for sale or distribute any product resulting out of activities, or provide services, specified in column (2) of Schedule IV using ozone depleting substances specified in column (3) after the date specified in column (4) of that Schedule.
- 11. Regulation on reclamation and destruction of ozone depleting substances—(1) No person shall reclaim or cause to reclaim any ozone depleting substance after the date specified in column (5) of Schedule V unless he has registered with the authority specified in column (4) of that Schedule.
- (2) No person shall destroy or cause to destroy any ozone depleting substance after the date specified in column (5) of Schedule V unless he has registered with the authority specified in column (4) of that Schedule.
- 12. Regulation on manufacture, import and export of compressors (1) No person shall manufacture, import or export compressors after the date specified in column (5) of Schedule V unless he is registered with the authority specified in column (4) of that Schedule.
- 13. Procedure for registration, cancellation of registration and appeal against such orders (1) The procedure for registration and conditions of registration under various provisions of these rules shall be as specified in Schedule IX.
- (2) The registering authority shall not register if he is not satisfied that the procedure for registration or conditions of registration are fulfilled.
- (3) The registering authority shall cancel the registration if he is satisfied that condition (s) of registration have been violated.
- (4) The registering authority shall give the concerned person an opportunity of being heard before passing orders under sub-rule (2) and (3) and the orders shall be made in writing.
- (5) An appeal against an order of the registering authority specified in column (6) of Schedule V within thirty days of communication of such order.
- (6) The registration shall be valid for the period specified in Schedule and its renewal shall be necessary.

- (7) The procedure for and conditions of renewal of registration shall be the same as applicable to registration.
- 14. Monitoring and reporting requirements—(1) Every person who produces, imports, exports or sells any ozone depleting substance shall maintain records and file reports in the manner specified in Part I of Schedule X.
- (2) Every person stocking or purchasing any ozone depleting substance for use in activities specified in column (2) of Schedule IV shall maintain records and file reports in the manner specified in Part II of Schedule X.
- (3) Every person who has received technical or financial assistance from any international organisation or any financial assistance, which includes consession or exemption from payment of duties, from the Central Government, shall maintain records and file reports in the manner specified in Part III of Schedule X and the list of such persons shall be notified by the Central Government.
- (4) Every person who has facility to reclaim an ozone depleting substance shall maintain records and file reports in the manner specified in Part IV of Schedule X.
- (5) Every person who has facility to destroy any ozone depleting substance shall maintain records and file reports in the manner specified in Part V of Schedule X.
- (6) Every person who manufactures, imports, exports or sells compressors shall maintain records and file reports in the manner specified in Part VI of Schedule X.
- (7) The records maintained in accordance with the above sub-rules shall be made available for inspection as specified in Part VII of Schedule X.

SCHEDULE - I

{See rule 2(c), (n), 3(2) and (3), 5(3)}

List of Ozone depleting substances

SI. No.	Name of Ozone Depleting Sub- stance	Chemical Composition of Ozone Depleting Substance	Group	Ozone Depleting Potential
1	2	3 , 2 , 3	4	5,
1.	CFC-II	Trichlorofluomethane (CFCI,)	I	1.0
2.	CFC-12	Dichlorodifluoromethane (CF ₂ Cl ₂)	. 1	1.0
3.	CFC-113	Triclorotrifluroethane (C,F,Cl,)	ŀ	0.8
4.	CFC-114	Dichlorotetrafluoroethane (C ₂ F ₄ Cl ₂)	I	1.0
5.	CFC-115	Chloropentafluoroethane (C ₂ F ₅ Cl)	I	0.6
6.	Halon-1211	Bromochlorodifluoromethane (CF ₂ BrCl)	н	3.0
7.	Halon-1301	Bromotrifluoromethane (CF ₂ Br ₂)	П	10.0
8.	Halon-2402	Dibromotetrafluoroethane (C ₂ F ₄ Br ₂)	11	6.0
9.	CFC-13	Chlorotrifluoromethane (CF,Cl)	111	1.0
10.	CFC-111	Pentachlorofluoroethane (C ₂ FCl ₅)	Ш	1.0
11.	CFC-112	Tetrachlordifluoroethane (C ₂ F ₂ Cl ₄)	111	1.0
12.	CFC-211	Heptachlorofluoropropane (C ₃ FCl ₂)	111	1.0
13.	CFC-212	Hexachlorodifluoropropane (C ₃ F ₂ Cl ₆)	Ш,	,
14.	CFC-213	Pentachlorotrifluoropropane $(C_3F_3C_5)$	Ш	1.0
15.	CFC-214	Tetrachlorotetrafluoropropane (C ₃ F ₄ Cl ₄)	III	1.0
16.	CFC-215	Trichloropentafluoropropane (C,F,Cl,)	111	1.0
17.	CFC-216	Dichlorophexafluoropropane (C ₃ F ₆ Cl ₂)	Ш	1,0
18.	CFC-217	Chloroheptafluoropropane (C ₃ F ₇ Cl)	III.	1.0
19.	Carbon tetrachloride	Tetrachloromethane	IV	1.1
20.	Methyl Chloroform	I, I, I-Trichloroethane (C ₂ H ₃ Cl ₃)	V	0.1
21.	HCFC-21	Dichlorofluoromethane (CHFCL)	VI	0.04
22.	HCFC-22	Dichlorodifluomethane (CHF ₂ Cl ₂)	VI	0.055
23.	HCFC-31	Chlorofluoromethane (CH ₂ FCl)	VI	0.02
24.	HCFC-121	Tetrachlorodifluoroethane (C ₂ HF ₂ Cl ₄)	VI	0.04
25.	HCFC-122	Trichlorodifluororoethane (C ₂ HF ₂ Cl ₃)	VI	0.08
26.	HCFC-123	2,2-dichloro-1,1,1-trifluoroethane (C2HF3Cl2)	- VI	0.06
27.	HCFC-123a	1,2-dichloro-1,1,2-trifluoroethane (CHFl ₂ CF ₃) VI	0.02
28.	HCFC-124	2-chloro-1,1,1,2-trifluoroethane (C2HF ₄ Cl)	VI.	
29.	HCFC-124a	2-chloro-1,1,2,2-trichloroethane (CHFClCF ₁)	• • • VI)	
30.	HCFC-131	Trichlorofluoroethane (C ₂ H ₂ FCl ₃)	VI	1947 0.05
31.	HCFC-132	Dichlorodifluoroethane (C2H2F2Cl2)	VI	0.05
32 .	HCFC-133	Chlorotrifluoroethane (C2H3FCl2)	VI	0.06
33.	HCFC-141	Dichlorofluoroethane (C ₂ H ₃ FCl ₂)	VI	0.07
34.	HCFC-141b	1,1-dichloro-1-fluoroethane (CH,CFCl ₂)	VI	0.11

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1	2	3 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 -	4	5
35.	HCFC-142	Chlorodifluoroethane (C,H,F,Cl)	VI	0.07
86.	HCFC-142b	1-chloro-1, 1-difluoroethane (CH, CF, Cl)	VI	0,065
37.	HCFC-151	Chlorofluoroethane (C2H3FCI)	VI	0.005
38.	HCFC-221	Hexachlorofluoropropane (C ₃ HF ₂ Cl ₅)	VI	0.07
39.	HCFC-222	Pentachlorotrifluoropropane (C ₃ HF ₂ Cl ₅) sentent	·VI	0.09
40.	HCFC-223	Tetrachlorotrifluoropropane (C ₃ HF ₃ Cl ₄)	VI	0.08
41.	HCFC-224	Trichlorotetrafluoropropane (C3HF4Cl3)	VI	0.09
42.	HCFC-225	Dichloropentafluoropropane (C ₃ HF ₅ Cl ₂)	VI	0.07
43.	HCFC-225ca	1,3-dichloro-1,2,2,3,3-pentafluoropropane	VI	0.025
1.5.		(CF ₂ CICF ₂ CHCl ₂)		
44.	HCFC-225cb	1-3-dichloro-1,2,2,3,3-pentafluoropropane	VI	0.033
17.		(CF,CICF,CHCI)		
45.	HCFC-226	Chlorohexafluoropropane (C ₃ HF ₆ Cl)	VI	0.10
4.). 46.	HCFC-231	Pentachlorofluoropropane (C ₃ H ₂ FCl ₅)	·VI	0.09
40. 47.	HCFC-232	Tetrachlorodifluoropropane (C ₃ H ₂ F ₂ Cl ₄)	VI	0.10
47. 48.	HCFC-233	Trichlorotrifluoropropane (C ₃ H ₂ F ₃ Cl ₃)	VI	0.23
40. 49.	HCFC-234	Dichlorotetrafluoropropane (C ₃ H ₂ F ₄ Cl ₂)	VI	0.28
	HCFC-235	Chloropentafluoropropane (C ₃ H ₂ F ₅ Cl)	VI	0.52
50.	HCFC-241	Tetrachlorofluoropropane (C ₃ H ₃ FCl ₄)	VI	0.09
51.	HCFC-241	Trichlorodifluoropropane (C ₃ H ₃ F ₂ Cl ₃)	VI	0.13
52.	HCFC-242	Dichlorotrifluoropropane (C ₃ H ₃ F ₃ Cl ₂)	VI	0.12
53.	HCFC-244	Chlorotetrafluoropropane (C ₃ H ₃ F ₄ Cl)	VI	0.14
54.	HCFC-251	Trichlorofluoropropane (C ₃ H ₄ FCl ₃)	VI	0.01
55.	HCFC-252	Dichlorodifluoropropane (C ₃ H ₄ F ₂ Cl ₂)	VI	0.04
56.	HCFC-253	Chlorotrifluoropropane (C ₃ H ₄ F ₃ Cl)	VI	0.03
57.	HCFC-261	Dichlorofluoropropane (C ₃ H ₅ FCl ₂)	VI	0.02
58.	HCFC-262	Chlorodifluoropropane C ₃ H ₃ F ₂ Cl)	VI	0.02
59.	HCFC-202	Oll and annuanana (C.H.ECI)	VI	0.03
60	BFC-21B2	Dibromofluoromethane (CHFBr ₂)	VII	1.00
61.		Bromodifluoromethane (CHF ₂ Br)	VII	0.74
62.	HBFC-22B1	Bromofluoromethane (CH ₂ FBr)	VII	0.73
63.		Tetrabromofluoroethane (C ₂ HFBr ₄)	VII	0.8
64.		Tribromodifluoroethane (C ₂ HF ₂ Br ₃)	VII	1.8
65.	HDEC 192D9	Dibamataifly or on the are (C. Hr. Br.)	VII	1.6
66.	HBFC-123B2	Dipromotification (02 in 30-2)		
, =	HBFC-123aB2	Bromotetrafluoroethane (C2HF4Br)	VII	1.2
67.	HBFC-124B1	Tribromofluoroethane $(C_2H_2FBr_3)$	VII	1.1
68.	1.5	Dibromodifluoroethane (C.H.F.Br.)	VII	1.5
69.	. į	Bromotrifluoroethane $(C_2H_2F_3Br)$	VII	1.6
70.		Dibromofluoroethane $(C_2H_3FBr_2)$	VII	1.7
71.	DDDO 104D1	Day a diffusion of the diffusion of the Hearth	VII	1.1
72. 73.	HBFC-124B1 HBFC-124B1	Bromofluoroethane (C ₂ H ₄ FBr)	VΠ	0.1

1	2	3	4	5
74.		Haxabromofluoropropane (C,HFB)	VII	1.5
75.		Pentabromodifluoropropane (C ₃ HF ₂ Br ₅)	VII	1.9
76.		Tetrabromofluoropropane (C,HF,Br,)	VII	1.8
77.		Tribromotetrafluoropropane (C,HF,Br,)	VII	2.2
78.		Dibromopentafluoropropane (C ₃ HF ₂ Br ₂)	CII	2.0
7 9.		Bromohaxafluoropropane (C ₃ HF ₆ Br)	VII	3.3
80.		Pentabromofluoropropane (C,H,FBr,)	VII	1.9
81.		Tetrabromodifluoropropane $(C_3H_2F_2Br_4)$	VII	2.1
82.		Tribromotrifluoropropane (C ₃ H ₂ F ₃ Br ₃)	VII	5.6
83.		Dibromotetrafluoropropane (C ₃ H ₂ F ₄ Br ₂)	VII	7.5
84.		Bromopentafluoropropane (C,H ₂ F,Br)	VII	1.4
85.		Tetrabromofluoropropane (C ₃ H ₃ FBr ₄)	VII	1.9
86.		Tribromodifluoropropane (C ₃ H ₃ F ₂ Br ₃)	VII	3.1
87.		Dibromotrifluoropropane (C,H,F,Br ₂)	VII	2.5
88.		Bromotetrafluoropropane (C,H,F,Br)	VII	4.4.
89.		Tribromofluoropropane (C,H,FBr,)	VII	0.3
90.		Dibromodifluoropropane (C,H,F,Br,)	VII	1.0
91.		Bromotrifluoropropane (C,H,F,Br)	VII	0.8
92.		Dibromofluoropropane (C,H,FBr ₂)	VII	0.4
93.		Bromodifluoropropane (C ₃ H ₅ F ₂ Br)	VII	8,0
94.		Bromofluoropropane (C,H,FBr)	VII	0.7
	lethyl bromide	(CH ₃ Br)	VIII	0.6

SCHEDULE - II (See rule 2(c), 3(1), 5(2), 9)

REGULATION ON PRODUCTION AND CONSUMPTION OF GROUP OF OZONE DEPLETING SUBSTANCES.

Groi Ozoi	tances	relating to base level	Maximum allowable Production in a period of twelve months as percentage of calculated base level for Group as a whole	Maximum allowable consumption in period of twelve as percentage of calculated consumption of base years for Group as a whole	date related to columns (4) and (5)	Ban on creating capacities for production of Ozone Depleting Substances	Ban of creating new capacities to manufacture products made with or containing Ozone Depleting Substances
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
1(a) (b)	TI	1995–1997 1995–1997				Date on which these rules come into force	rules
(c)	ΙΪ	1995-1997		And Oliver	1-1-2010	, i jak 4 . s. y.	
2(a)	IV	1998-2000	25	15	1-1-2005	Date on which these rules come into force	Date on which these rules come into force
(b)	IV	1998-2000	0	0	1-1-2010		
3(a)	V	1998–2000	115	100	1-1-2003	Date on which these rules come into force	Date on which these rules come into force
(b) (c) (d)	V V V	1998-2000 1998-2000 1998-2000	80 40 0	70 30 0	1-1-2005 1-1-2010 1-1-2015		tanaga tankuli tanaga

1	2	3	4	5	6	7	8
4(a)	VI	2015/	115	100	1-1-2016	Date or which trules cointo for	hese ome
(b)	VI	2015	0	0	1-1-2049	Date of which the rules con into for	h∋se •me
5 V	'II	Management .	6	0		Proposition 4	
6(a)	VIII	1995–1998	110	100	1-1-2002		these come
(b)	VIII	1995-1998	80	80	1-1-2005		- 4
(c)	VIII	1995-1998	0	0	1-1-2015		1.1.2015

^{*} Freeze Year for production and consumption of Hydrochlorofluorocaroons (ozone depleting substance under Group VI) of Schedule I.

^{**} with possible essential use exemption.

²⁰¹⁵ is the base level for all group VI substances.

SCHEDULE-III

(See rule 2(c),3(2),(3),5(3),9(1)&(2)

REGULATION ON PRODUCTION AND CONSUMPTION OF GROUP III OZONE DEPLETING SUBSTANCES SPECIFIED IN COLUMN (4) OF SCHEDULE—I.

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
S.NO	Name of Group of Ozone Depleting substance	relating to base level	Maximum allowable Production (MT) in a period of twelve month for Group as a whole	allowable consumption in a period of twelve	related to col- umn (4) and (5)	capacities for production of Ozone Depleting Substances	Ban on creating new capacities to manufacture products made with or containing Ozone epleting Substances
1,	1 III	1995-97 1 998-2 006	20,706	90%	31.12 2000	Date on which these rules come in force	which these rules come into force
2.	III	1 9 95–9 7 1998–2000	18,824)	83%	31.12.20 01	Da'e on which these rules come int	Date on which these rules come into force o
3.	III	1995-9 7 1 998-200 0	16,9 ‡ 1	75%	31.12. 2002	Date on which these rules come into force	Date on which these rules come into force
4-	П	1995-97 1998-2:00	15,058	66%	31.12,2003	Date on which these rules come int	which these rules come into force

1	2	3	4	5	6	7	8
5.		1995-97 1 1998-2000	3,176	58%	31.12.2004	Date on which these rules come into force	which these rules come into force
		di di			N ₁	INCO TOTAL	
	III	1995–97 1 1998–2000	.1 , 294	50%	21.12.2005	which	which these rules come into force
13.53.49		17				10100	
7. 1	III	1995-97 1998 - 2000	7,342	33%	31.12.2006		which these
And the second						come into	come into
8.	III	1995–97 1998–2000	3,389	15%	31.12.2007	which	which these
				14.13 14.4			s rules come into force
9.	III	1995-97 19 98-200 0	2,259	10%	31.12.2008		which these
ation de	and the second					come into	come into
10.	III.	1995–97 1998–2000	1,130	10%	31.12.2009	which these rules	which these rules
erik Sabaha		Straight Straight			er (f. 1965) Programme	force	come into
		1995- 97 19 98-2 000	*	i k	after 1.1. 2010		which these rules
and the state of		er og til Billion so Her statt				force	force

^{*} Save for any Chlorofluorocarbon production/consumption that may be agreed by the Parties to meet essential uses for India.

SCHEDULE—IV

(See rule 6(1), 7, 8 (1),(2),(3),(4) & (5),9 (3),10(3))

REGULATION ON CONSUMPTION OF OZONE DEPLETING SUBSTANCES ON END USE BASIS

	•		
S. No.	Name of Activities	Name of Group Ozone Depleting Substances	Phaseout Date*
(1)	(2)	(3)	(4)
1.	Manufacture of Aerosol products or pressurised dispensers (excluding metered dose inhalers for medicinal purpose)	Group I	1-1-2003
2.	Manufacture of Polyol for foam products	Group I	1-1-2003
3.	Manufacture of foam products including foam part of Domestic Refrigerator	Group I	1-1-2003
4.	Manufacture of Fire Ex- tinguishers or Fire Ex- tinguishing Systems	Group II	1-1-2001**
5.	Manufacture of Mobile Air-Conditioners and char- ging at Automobile indus- try	Group I	1-1-2003
6.	Manufacture of other Re- frigeration and Air-conditio- ning products (excluding compressors)	Group I	1-1-2003
7.	Manufacture of different products	Group I, III,IV&V	1-1-2010
8.	Servicing of fire extinguishers and fire extinguishing systems	Group II	1-1-2010**
9.	Manufacture of Metered Dose inhalers for medicinal purposes		1-1-2010

To the last track of the passenger			WWW. / *** * C. C. C. W.
1	2	3	4
110.74.7	Manufacture of diffe	erent products Group VI	1-1-2040
11.	Use of methyl bror preshipment & qua	nide except Group VII rantine.	1-1-2015

^{*} The phaseout date for person or enterprise who has received financial assistance for switching over to non ozone depleting substance technology or to establish or to expand new capacity with non ozone depleting substance technology is the date of completion of the conversion project or the date given in column (4) of Schedule IV whichever is earlier.

SOUND I

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^{**} Except for essential use certified by the essential use panel.

SCHEDULE—V

(See rule 2(b),3(1),6(1),7,8(1),(2),(5) & (6),11(1),(2),12(1),13(5)

LIST OF AUTHORITIES, THEIR FUNCTIONS AND LAST DATE FOR REGISTRATION

PART-I FOR OZONE DEPLETING SUBSTANCES OTHER THAN GROUP VIII OF SCHEDULE—I

S. No	Rule No	Function	Name of Authority	Last date for Reg s- tration	Name of Appellate Authority
(1)	(2)	(3)	(4)	(5)	(6)
1.	3(1)	Registration of products of Ozone Depleting Substances.	An Officer not be- low the rank of a Deputy Secretary in the Ministry of Environment and Forests	Three months after commencement of the rules	Secretary, Ministry of Environ- ment and Fo- rests
2,	3,4,5, 10(1) 10(2)	Licence to import/export of products made with or conta Ozone Deplet Substances as Ozone Deplet Substances	ing T id	— Annual	
3.	6(1)	Registration of traders/ dealers/whole- salers/sellers o Ozone Der let Substances	f below the rank		An officer not below the rank of Deputy Secretary in the Ministry of Environment&Forcests
			(ii) An Officer of the particular Important below the ra	ter	

(ii) An Officer of the particular Importer not below the rank of Manager, if the Ozone Depleting Substance has been imported.

(1) (2) (3) (4) (5) (6)

8(1) Registration of Persons /enterprises engaged in activities specified in column (2) of Schedule –IV(whose capital investment is less than Rs. 1 crore).

Officer in charge of the office in respective jurisdiction under small Industries Development Organisation under the Ministry of Small Scale, Agro and Rural Industries.

One year after commencement of these rules.

An officer not below the rank of a Deputy Secretary in the Ministry of Environment & Forests.

Registration of person engaged in activities in column(2) of Schedule IV(whose capital investment is more than Rs. 1 crore).

An officer not below One year the rank of a Depu- after comty Secretary in the mencement Ministry of Envi- of these ronment and Forests. rules.

Secretary, Ministry of Environment & Forests.

5. 11(1) Registration of person having facilities to reclaim Ozone Depleting Substances.

Officer-in-charge of the office of Small Industries Services Institute in respecttive Jurisdiction under Small Industries Development Organisation under the Ministry of Small Scale, Agro and Rural Industries.

One year after commencement of these rules.

An officer not below the rank of a Deputy Seeretary in the Ministry of Environment and Forests.

11(2) Registration of persons having facilities to destroy Ozone Depleting Substances.

Officer-in-charge of One year the office of Small after com-Industries Service mencement Institute in respecof these tive jurisdiction unrules. der Small Industries Development Organisation under the Ministry of Small Scale, Agro and Rural Industries.

An officer not below the rank of Deputy Secretary in the Ministry of Environment and Forests.

		(2)		(10 2 (3) 3 1 1 1 1	(4)	(5)
	12 12	facturers, exporters sors/(who vestment	ion of manu- , in porters & of compres- ose capital in- is less than ore)	the Office of Small Industries Services Institute in respec-	of these Fules Segment Markette	not below the rank of a Deputy Sec-
		factures exporters ssors (wh investmen	ion of manu- importers & s of compre- nose capital nt is more 1 (crere)	An officer not be- low the rank of De- puty Secretary in the Ministry of Environment and Forests.	after com-	Secretary, Ministry of Environment and Forests
Part	II—f	or Schedu	ile I, Group V	VIII ozone depleting s	substance	
	Rule No	Function	Androgen	Name of Authority	Last date of Regis- tration	Name of Appellate Authority
(1)	(2)	(3)	and significan	(4)	(5)	(6)
1. 6. 8. 11.	(1) (1)	Registratio		As specified in the Insecticides Act, 1968(46 of 1968).	As specified in the Insecticides Act, 1968 (46 of 1968	As specified in the Insecticides Act, (45 of 1968)
	······································		AND DESCRIPTION OF THE PERSONS ASSESSMENT ASSESSMENT ASSESSMENT ASSESSMENT ASSESSMENT ASSESSMENT ASSESSMENT ASSESSMENT ASS	and substitution of the su		.33 A.) 23

SCHEDULE - VI

(See rule 4,5, (1))

LIST OF COUNTRIES WHICH ARE PARTY TO THE 1987 MONTREAL PROTOCOL

PART-I

LIST OF PARTIES CATEGORIZED AS OPERATING UNDER ARTICLE 5 PARAGRAPH I OF THE MONTREAL PROTOCOL

(1)	er entrette gelig en verste gelig gegen von zone en e	(2)	
S.No.		Name of country	eg as
1.		Algeria	
2.	<u> </u>	Antigua and Barbuda	
3. 4. 5.		Argentina	
4.		Bahamas	
3 .		Bahrain Banaladash	
6. 7.		Bangladesh Barbados	
8.		Belize	
9.	•	Benin	
10.		Bolivia	en e
11.		Bosnia and Herzegovina	
12.		Botswana	
13.		Brazil	A CAMPAGE CONTRACTOR
4.		Brunei Darussalam	
15.		Burkina Faso	
16.		Bur un di	
17.		Cameroon	
18.		Central African Republic	, ý
19.		Chad	
20.		Chile	
21.		China	
22. ·		Colombia	e, V
23.		Comeres	
24. 26		Congo	: f
25. 26.		Congo, Democratic Republ Costa Rica	ic oi
20. 27.		Cote Ivoire	
28.		Croatia	
29.		Cuba	
30.		Cyprus	
31.		Deminica	
32.		Dominican Republic	

 	(2)
	Feuador
	Egypt
	El Salvador
	Ethopia
	Fiji '
	Gabon
	Gambia
	Georgia
	Ghana
	Grenada
	Guatemala
	Guinea
	Guyana
	Honduras
	India
	Indonesia
	Iran, Islamic Republic of
	Jamaica
	Jordan
	Kenya
	Kiribati
	Korea, Peoples Democratic Republic of
	Korea Republic of
	Kuwait
gas silver i tra	
	Lao People's Democratic Republic of Lebanon
	Lesotho
The state of the s	LESO(IR)
and the second of the second o	Libyan Arab Jamahiriya
	Madagas ar
	Malawi
	Malaysia
	Maldives
	Mali 1
	Malta
	Mauritania
	Mauritius
	Mexico
	Maldova
	Mongolia
	Morecco
	Mozambique
	Myanmar
	Namibia
	Nepal
	Nicaragua
	Niger
	Oman
	Nigeria

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(1)		(4
	the contraction when the contraction is the contraction of the contrac	
01	Deltaran	
81. 82.	Pakistan	
32. 33.	Panama Nama Carinas	
33. 34.	Papua New Guinea	
35 .	Paraguay	
36.	Peru Distriction	
7.	Philippines	
8.	Qatar	**
o. 9.	Romania	
9. 0.	Saint Ktts & Nevis	
o. 1.	Saint Lucia	
2.	Saint Vincent & the Crenadines	
	Samoa	
3,	Saudi Arabia	
4.	Senegal	
5.	s of the same Seychelles	
5.	Singapore	
7.	Slovania	
3.	Sciomon Islands	3
).	South Africa	
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1.	and a second control of the second control of the second control of the second control of the second control of	
)2.	Swaziland	
33.	The obtained the communities of a Syrian Arab Republic	
)4.	Tanzania, United Republic of	
)5.	Thailand	
)6.	The Former Yugoslav Republic of	
	Macedonia	
)7.	Togo	
8.	Trinidad and Tobago	, 4
9.	Tunisia	
0.	Turkey	
1.	Uganda	
2.	United Arab Emirates	
3.	Uruguay	
4.	Venezuela	
5.	Yemen	.4
6.	: Vietnam	
7.	Y u goslavia	
8.	Zambia	
9.	Zimbabwe	;
	$\mathcal{A}_{ij} \mathcal{A}_{ij}^{*}$	
	ે વ્યક્તિ છે. તે	
		. 4

	Part - M	,
List the	of Parties temporarily categorized as operating under Article paragraph 1 of Montreal Protocol	f.
(1)		<u> </u>
1. 2. 3. 4. 5. 6. 7.	Albania Djibouti Federated States of Micronesia Liberia Marshall Islands Suriname Tonga Tuvalu Vanuatu	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
List	Part - III: of Parties categorized as operating under Article 2 of the Montreal Protoco	ではない。しょう
(1)	(2)	-
1. 2. 3. 4. 5. 6. 7, 8. 9.	Czech Kepublic	
10. 11. 12. 13. 14. 15. 16. 17.	Denmark Equatorial Guinea Estonia Finland France Geogria Germany Greece Hungary Iceland	٠.

Japan	1701 19
Latvia	
Licchtenstein	
Lithuania	
Monaco	
Netherlands	
Norway	
Poland"	
Portugal	•
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Slovakia	
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Sweden	
Switzetland	٠
Taiikistan	
Turkmenistan	
Ilkraine	
United Kingdom	
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SCHEDULE - VII

(Sec rule 10(1), (2))

REGULATION ON IMPORT AND EXPORT PRODUCTS CONTANING OZONE DEPLETING SUBSTANCES

Sl. No.	Name of Product	Name of Group of Ozone Depleting Substances	Date Regu- lation on Imports becomes effective	Date Regu- lation of Exports be comes effective
(1)	(2)	(3)	(4)	(5)
a u p	Automobile and truck air-conditioning units (whether incor- corated in vehicle	Group I	Six months after these rules come into force	Six months after these rules come into force

or not).

(1)	(2)	(3)	(4)	(5)
2.	Domestic and commercia refrigeration and air-conditioning/heat pump equipment e.g.	· · · · · · · · · · · · · · · · · · ·	do	dc
-	 Refrigerators Freezers Dehumidifiers Water Coolers Ice machines Air conditioning and heat pump units Compressors 			
3.	Aerosol products, expect medical aerosols	Group I	—d ø—	do-
4.	Portable fire extingui shers/System Cylinder	Group II	do	—do —
5 .	Insulation beards, panels	Group I	d @	do
6,	Pre-polymers	Group I. Graup VI	40-	

Note: 1. S.No. 2, column (2) products include insulating material of the product,

2. All products mentioned above are excluded from the purview of this Schedule when transported in Consignments of personal or household effects or in similar non-commercial situations normally exempted from customs attention.

SCHEDULE - VIII (See rule 15)

EXEMPTION

- (i) Use of Methyl Bromide, the ozone depleting substance covered in Group VIII of Schedule I, in quarantine and pre-shipment applications.
- (ii) Ozone depleting substance which are used in laboratory or for analytical purposes subject to following conditions:—

- 12 - 14 - 15 (f) - 12 - 13 - 13 - 14 (f)

- (a) laboratory uses include equipment calibration, use as extraction solvents, diluents, or carries for chemical analysis; biochemical research; inert solvents for chemical reactions, as a carrier or laboratory chemical and other critical analytical and laboratory purposes.
- (b) ozone depleting substances should have been manufactured to the following purities.

CTC (reagent grade)	99.5
1,1,1-trichloroethane	99.0
CFC-11	99.5
CFC-13	99.5
CFC-12	99.5
CFC-113	9 9.5
CFC-114	99.5
Other w/Boiling P 20°C	99.5
Other w/Boiling P 20°C	99.0

- (c) these pure ozone depleting substances can be subsequently mixed by manufacturers, agents or distributors with other chemicals, as is customary for laboratory and analytical uses.
- (d) these high purity ozone depleting substance and mixtures containing ozone depleting substances shall be supplied only in reclosable containers or high pressure cylinders smaller than three litres or in 10 millitre or smaller glass ampoules, marked clearly as ozone depleting substances, restricted to laboratory use and analytical purpose and specifying that used or surplus ozone depleting substances should be collected and recycled, if practical. The ozone depleting substances should be destroyed if recycling is not practical.
- (iii) Import, export, and production of Group IV, Schedule I ozone depleting substances is excluded from the definition of consumption if such imports and production meant to be used in manufacture of ozone depleting substances specified in Group I of Schedule I.
- (iv) Import and export of any recovered or reclaimed ozone depleting substances is is excluded from the defination of consumption.
- (v) Sub-rule (I) of rule 10 shall not apply to non-commercial sale of products which have been used for at least one year.
- (vi) Any rule in public interest with specific approval of the Central Government.
- (vii) Use of Group II substances of Schedule I for essential shall as Defence Air Craft, Battle tank and Aviation Industries to be certified by an essential use panel.

SCHEDULE - IX (See rule 13(1), 13(6))

PART - I

PROCEDURE FOR REGISTRATION

- 1. Application for registration of producer of ozone depleting substances under sub-rule (I) of rule 3 shall be made in Form 9 of Schedule XI.
- 2. Application for registration of sellers of ozone depleting substances under sub-rule (I) of rule 6 shall be made in Form 10 of Schedule XI.
- 3. Application of registration of persons under sub-rule (I) of rule 8 shall be made in form 11 of Schedule XI.
- 4. Application for registration of persons reclaiming ozone depleting substances under sub-rule (I) of rule 11 shall be made in Form 14 Schedule XI.
- 5. Application for registration of persons destroying ozone depleting substances under sub-rule (2) of rule 11 shall be made in Form 14 of Schedule XI.
- 6. Application for registration of persons manufacturing importing or exporting compressors shall be made in Form 13 of Schedule XI.
- 7. A Certificate of Registration shall be issued by the registering authority to those persons who have been registered in accordance with these rules.
- 8. The Certificate of Registration shall contain the following information.
 - (a) Name of registering authority
 - (b) Registration number
 - (c) Information contained in application for registration (excluding enclosures).
 - (d) Signature and seal of registering authority.

PART-II

CONDITIONS OF REGISTRATION/RENEWAL

- 1. The 'Certificate of Registration' shall be kept at the 'Registered Office' and shall be produced at any reasonable time on reproduced at any reasonable time on request before an Officer of the concerned authority not below in rank to a Section Officer to the Government of India or, in respect of registration under sub-rule (I) of rule 6 and Assistant Manager in the concerned producing enterprise.
- 2. The registration shall not be done, and shall cease to be valid, if the person to be registered or egistered in violation of these rules.

- 3. Registration under sub-rule (I) of rule 6 shall also be subject to commercial decision of the authority mentioned in column (4) of Schedule V. excluding such registration in respect of ozone depleting substances specified in Group VIII of Schedule I.
- 4. Not withstanding generality of provision of para 2 above, registration shall not be renewed unless the applicant has complied with all the reporting requirements under these rules.
- 5. Validity of registration under these rules shall be for a period of eithteen months from the date of registration. Its renewal can be done anytime after twelve months from the date of registration/renewal. The renewal will also be valid for eighteen months.

SCHEDULE—X

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(See rule 14(1)(2),(3),(4),(5),(6)&(7))

PART—I A. Records to be mentioned

Records regarding production of ozone depleting substances

- Dated records and related documents in respect of each producing (1) plant. of-
- The actual quantity of each ozone depleting substances produced: (a)
- the actual quantity of each ozone depleting substances used as feed (b) stuck: and
- Information specified in 2(b) and 2(c) below, Records regarding sale and (c) offer for sale of ozone depieting substances.

 (2) Lated records and related documents in respect of—
- the actual quantity of each ozone depleting Substances purchased (a)
- the actual quantity of each ozone depleting substances sold within India, the name and address of the recipient of the each shipment and the (b) purpose for which ozone depleting substances was purchased by the recipient. These purpose to be maintained are:
- (i)

(ii)

Manufacture of foam products

Manufacture of fire extinguishers and fire extinguishers and fire extinguishing (iii)

Manufacture of Nobile Air-conditioners (iv)

- (v) Manufacture of other Refrigeration and Air-conditioning products.
- (vi) Solvents use.
- Exempted use. (vii)

(viii) Selling.

Others (Please specify). (ix)

Records regarding exports of ozone.

B. Records to be submitted.

(3) Lated records and related documents as a single case may be, of Schedule XI. (X) as the case may be, of Schedule XI.

Records regarding imports of ozone, depleting, substances is an oran search of yand and in the possession of the control of th

(5) Dated records and related document containing information in respect of each column of Form 12 or 13, as the case may be to be considered as the case may be a property of the containing information in respect of each column of Form 12 or 13, as the case may be a property of the containing information in respect of each column of Form 12 or 13, as the case may be a property of the containing information in respect of each column of Form 12 or 13, as the case may be a property of the containing information in respect of each column of Form 12 or 13, as the case may be a property of the containing information in respect of each column of Form 12 or 13, as the case may be a property of the containing information in respect of each column of Form 12 or 13, as the case may be a property of the case may be a

Recorder LIK substantian paralle of moducts. Recorder use in manufacture of products.

Recorder LIK substantial products are not used in manufacture of products.

Recorder LIK substantial products are not used in manufacture of products.

(1) Dated receptle and related documents in respect of noisubord no tropas (1) for mrof req ess seanstedus gaiteless and acach non-ozone depleting substances of purposed and the name and address of supplier.

the name and address of supplier.

10 Per and address of supplier.

10 Per and search supplier.

11 Per and address of supplier.

12 Actual quantity of each ron-ozone depleting substances it ed and no and the supplier.

focturing operations separately for each plant and each manufacturing sport on E more forms of each manufacturing and each manufacturing

(1) Report on sales of ozone depleting stances as fer from a fer from 6 of Schedule XI.

(5) Reports mentioned in Sl. No. 1 to 3 above shall obe submitted to diffic () natified your Education of Education of Education of Education of Education of Education of the registering authority specified, in a column (4) of submitted will submit con plied yer ion of the reposts, duly counterful of the submitted by such authority to the Ministry of Environment & Fore is in hard copy as well as in floppy on request.

Part VII - Jie

A. Records to be maintained.

A. kecords to be maintained.

Records regarding purchase of ozone depleting upstances for interesting activities specified in column (2) of schedule IV.

(1) Dated records and related documents in respect of
10 sbroper beta (1)

(a) the actual quantity of each ozone deplating substantial fifth (h) morth hose doted a specific substantial subs

(b) the actual quantity of each experime depleting substances used separately for each plant and each activity.

- B. Records to be submitted.
- (1) Reports on purchase of ozone depleting substances as per Form 5 of Schedule XI.
- (2) These reports shall be submitted to the concerned registering authority psecified in column (4) of Schedule V, who will submit compiled version of the report of the Ministry of Environment and Forests. Individual reports will also be submitted by such authority to the Ministry of Environment & Forests on request.

Part - III

A. Records to be maintained.

Records regarding purchase of non-ozone depleting substances by beneficiary companies for use in manufacture of products.

- (1) Dated records and related documents in respect of -
 - (1) Actual quantity of each non-ozone depleting substances purchased and the name and address of supplier.
 - (2) Actual quantity of each non-ozone depleting substances used in manufacturing operations separately for each plant and each manufacturing.
- B. Reports to be submitted
- (1) Report on use of non-ozone depleting substances by beneficiary companies as per Form 6 of Schedule XI.
- (2) These reports shall be submitted to the concerned authority specified in column (4) of Schedule V, who will compiled version of the report to the Ministry of Environment & Forests. Individual reports will also be submitted by such authority to the Ministry of Environment & Forests on request.

Part - IV

A. Records to be maintained.

Records regarding reclamation.

- (1) Dated records and related documents in respect of -
 - (a) the actual quantity of each ozone depleting substances recovered; the name and address of the individual or company from which the ozone depleting substances is recovered and the name and address, if different of the site at which the ozone depleting substances is reclaimed.

- (b) the actual quantity of each ozone depleting substances reclaimed.
- B. Reports to be submitted.
- (1) Report on reclamation of ozone depleting substances as per Form 7 of Schedule XI.
- (2) These reports shall be submitted to the Ministry of Environment & Forests through the concerned registering authority specified in column (4) of Schedule V.

Part - V

A. Records to be maintained.

Records regarding destruction.

- (1) Dated records of:
 - (a) the actual quantity of each ozone depleting substances destroyed on the basis of destruction efficiency of the facility employed.
- B. Reports to be submitted.
- (1) Report on destruction of ozone depleting substances as per Form 8 of Schedule XI.
- These reports shall be submitted to the Ministry of Environment & Forests through the concerned registering authority specified in column (4) of Schedule V.

Part - VI
A. Records to be maintained.

Records regarding manufacture, import and export of compressor.

- (1) Dated records and related documents containing information in respect of each column of Form 12 of Schedule XI.
- B. Reports to be submitted.
- (1) Report on manufacture, import and export and sale of compressor and use of refrigerants in compressors sold as per Form 12 of Schedule XI.
- (2) These reports shall be submitted to the concerned registering authority specified in column (4) of Schedule V, who will submit complied version of the report to the Ministry of Environment & Forests. Individual reports will also be submitted by such authority to the Ministry of Environment & Forests on request.

Part - VII

Production of records

(1) Records being maintained pursuant to requirements of rule 13 shall be available for inspection at any reasonable time on request by an officer of the registering authority specified in column (4) of Schedule V, not below in rank to a section Officer to the Government of India However persons who are engaged in selling any locally produced ozone depleting substances, except ozone depleting substances specified in Group VIII of Schedule I, shall make records available by inspection at any reasonable time on request by an officer of the concerned producing enterprise not below in rank to Assistant Manager or on request by an officer to the Ministry of Environment and Forests not below in rank to a Section Officer.

SCHEDULE—XI Form 1 page 1

Report on production of ozone depleting substances Frequency of report: Annually

Last date for submission of report: Within 50 days of ead of the year

Name of company:	Period of report:	Januar	y-December 19			
Name of Group of Ozone De- pleting Sub- stances?	Name of Ozone Depleting Sub- stances	Total quan- tity produ- ced for All uses*2		Quantity produced for supply to countries listed in parts I and II of Schedule-VI		
THE THE			Quantity pro- duced for feed stock within India	Quantity produced for other exempted use within India		
C	FC13(CFC-11) FC(12)(CFC-12) 2F4C12(CFC-114) 2F5C1(CFC-115)					
T	OTAL		A STATE OF THE STA			

Form 1—page 2

Name of Group of Ozone Dep- leting Sub- stances	Name of Ozone Depleting Sub- stances*1	Total quan- tity pro- duced for All uses*	duced for exemp- ted uses within r India*3		Quantity produced to supply to countries led in parts I and of Schedule—VI		es lis-
			Quantity produced for feed stock with in India	for exe	entity duced other mpted within		
Group II	CF2BrCl(Halon 130 CF3Br(Halon 130 C2F4Br2(Halon 2	4)	ay () makan an	nagari sasa samifi nga samiga nim	omania. Atromico graviante, pescal	n (n. 1942) <u>augus (n. 194</u> 0) an Aireanna (n. 1944) an Aireanna (n	
The street Manage Manage Manage Manage and	TOTAL						
Group III	CF3CI(CFC—13)						
	TOTAL	-				سفيات بيونينكت فينسيون والمساسر الكساب	
Group IV	CC14(Carbon tetr	ra -			-		· · · · · · · · · · · · · · · · · · ·
Group V	C2H3C13(Methy) Chloroform i. e. 1. 1. 1-trichloroet	hane			and the Market of		
		Form	1-Page 3		· •		. 13
Name of Group of Ozone Depleting Substances	Substances *1 p	uantity oroduced	Quantities duced for e ted uses win India *:	xemp- ithin	supply listed in	y produce to countr n parts I chedule-V	ies and
ar ar ar ar tit ar ar			stock e within u		d r ed		

Group II CHFCI (HCFC-21) CHF2CI (HCFC-22) CH2FCI (HCFC-31) C2HF3CL2 (HCFC-123) C4HF4CI (HCFC-124) C2H2F3CI (HCFC-133) CH3CF12 (HCFC-141 b) CH3CF2CI (HCFC-142b) C3HF5C2-(HCFC-225) CF3CF-2CHC12 (HCFC-225ca) CF2CICF 2HCIF (HCFC-225cb)

TOTAL

Form 1 - Page 4

Name of Group of Ozone Depleting	Name of Ozone Total Depleting quantity Substances *1 produced for All		Quantities pro- Quantity produced for duced for exemp- supply to countries ted uses within listed in parts I and India *3 II of Schedule-VI			
Substances		uses *2	produce for feed stock	Quantit d product for oth exempt use wit India	ed er ed hin	
1	2	3	4	5	and the second section of the second	6
Group VII	HBFCs			v.		V 1
	(Methyl Bromic (CH3Br)		1994 1994 1994	Bromide for Quar and Pres application	antity Methyl- produced antine hipment ons within d for export	

Signature *4 with seal

	ification : See See See See See See See See See S
mai	hereby solemnly verify that to the best of my knowledge and belief the infortion given above and the annexure and statements any accompanying it are rect and complete.
abo	I further declare that I am submitting and verifying the information given ove in my capacity as
	Signature *4
	and the second of the second o
•1	Please see Schedule I for complete list of ozone depleting substances.
•2	Total production should be given without any deductions. The Ministry of Environment & Forests would make the necessary deductions in accordance with the definition in rule 2.
* 3	Please see rule 2(k) and give the total quantity used within India as feed- stock and quantity exempted under rule 16 from local production.
* 4	The above Form including the verification portion must be signed in case of an individual by the individual himself or a person duly authorised by him in case of Hindu undivided family by the Karta: in case of a partnership firm by the managing partner in case of a company by a person duly authorized in that behalf by the Board of Directors and in any other case by a person incharge of or responsible for the conduct of the business.
1	en e
**	Form 2 page 1
	Data on inports of ozone depleting substances
	Frequency of report: Quarterly Last date for submission of report: Within 30 days of end of the quarter.
Naı	्रिता । अपने के कार्य के किया के प्रार्थ के किया है। किया के क me of Company :

Name of ozone depleting substances*1:——————————(in metric tonnes)

	chase order & date	Bill of Lading Lading	Total	Quantity rted all uses	Quantity of ozone deplications in use as	eting and to
		New	*2 Recove	*3 ered Reclaim	ed Feedstock	Exempted Uses
108 301	2	3	4	5 6	7	8.
					Market Name of the Control of the Co	
			Allentine allentine aggrega estatutura estatutura egypti	white the same of		v na est
TOTAL	agus depressa chemisti describe de la la la companya de la la companya de la companya de la companya de la comp	The second secon	and the second s			
Free on Board (FOB) Value S	Free on Board Value (FOB) Rs.	Import licence No. & date	Country from whice imported	Name &	Port of	Port of delivery
9	10	11	12	13	14	15
Kina militari			.*			
		o		vita Vita		
						i vand
1 - 11						
TOTAL		Talling Control opening of the state of the			aga , garangan muun ma <u>agagaad</u> ka adaasahin gana an - Massania	
An angungan and and analysis have been a standard angular			1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -			
			erikan jarah dia	Si	ignature *4	

Signature *4 with seal

Form 2 page 2

Verification 3

do hereby solemnly verify that to the best of my kowledge and belief the information given above and the annexure and statements any accompanying it are correct and complete.

and	lare that I am making this application in my capacity as that I am competent to make this application and verify it by
with.	
Place	
Date	with seal
Notes :-	
*1	One form should be used for only one ozone depleting sub-
	stance. Use separate form for each ozone depleting substance. Please see Schedule I for complete list of all ozone depleting substance.
*2 'Recovery'	The collection and storage of ozone depleting substance from machinery, equipment vessels etc. during servicing or prior to disposal.
*3 'Reclamation'	The reprocessing and upgrading of a recovered ozone depleting substance through such mechanism as filtering, during, distillation and chemical treatment in order to restore the substance to specified standard of performance. If often involves processing 'off side' at a central facility.
an individual in case of Hir firm, by the r thorized in the	rm including the verification portion must be signed incase of by the individual himself or a person duly authorised by him, and undivided family, by the Karta, in case of the partnership namaging partner, in case of a company, by a person duly autat behalf by the Board of Directors and in any case, by a ge of or responsible for the conduct of the business.
	an a
	Form 3 - page 1
(*) (*) (*) (*) (*) (*) (*) (*)	teport on exports of ozone depleting substances
	Frequency of report: Quarterly
Last date for	submission of report: Within 30 days of end of the quarter
Name of Compan	y: Period of report:
	pleting substances *1 (in metric tonnes)

The second secon

	Invoice No. & date	Bill o Lading & dat	No.	Quar all u	atity ex ses	sported	for	ozon	e dep ance	of new leting imported
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	TOTAL Free on	Element	11	C		o No		Do-+	of T	engel of
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Free on Board (FOB) Value	Free on Board (FOB) Value Rs.	No. & c	late	whi port	ch ex- ed	add buy	3	f shipm	nent	delivery
Free on Board (FOB) Value	Free on Board (FOB) Value Rs.	No. & c	late	whi port	ch ex- ed	add	3	f shipm	nent	delivery
Free on Board (FOB) Value	Free on Board (FOB) Value Rs.	No. & C	late	whi port	ch ex- ed	add buy	is a second seco	f shipm	nent	delivery
Free on Board (FOB) Value 9	Free on Board (FOB) Value Rs.	No. & C. 11 7 12 12 12 12 12 12 12 12 12 12 12 12 12	For	whi port	ch ex- ed	add	3 / A	f shipm 14 Signatu with sea	re *4	delivery

I further declare that I am submitting and verifying the information given above in my capacity asand that I am competent to do so.

Notes :-

One form should be used for only one ozone depleting substances. Use separate form for each ozone depleting substances. Please see Schedule I for complete list of all ozone depleting substances.

*2 'Recovery'

The collection and storage of ozone depleting substances from neach nery, equipment vessels etc. during servicing or prior to disposal.

'Reclamation' The reprocessing and upgrading of a recovered ozone depleting substances through such mechanism as filtering, during, distillation and chemical treatment in order to restore the substance to specified standard of performance. If often involves processing 'off side' at a central facility.

- *3 For Methyl Bromide only.
- *4 The above Form including the verification portion must be signed incase of an individual, by the individual himself or a person duly authorized by him, in case of Hindu undivided family, by the Karta: in case of the partnership firm, by the managing partner, in case of a company, by a person duly authorized in that behalf by the Board of Directors and in any case, by a person incharge of or responsible for the conduct of the business.

Form 4-page 1

Report on sale of ozone depleting substances

Frequency of Report: Quarterly

Part A (in metric tonnes)

Sr. No.	Name of Ozone Depleting Substance	Quantity of depleting s		Quantity of Ozone Depleting substances pur- chased locally	Name and address of Indian supplier from whom Ozone Depicting Substan-
	Prod	*1 uced imported	*2 i Reclaime	*3 d Exported	ces was purchased locally
;					
Ozor	l for each ne Depleting tance				

Form 4 - page 2

Part B (in metric tonnes)

Sr. Name of Ozone No. Depleting Substances	Purpose for which *4 Ozone Depleting Substance was sold to the buyer	Quantity of Ozone Deple- ting Substance sold to the buyer	Name & add- ress of buyer
TOTAL			

Form 4 - page 3

			Torm 4 - page 3
Verification			en e
do hereby so	lemnly ve above	erify th	at to the best of my knowledge and belief the infor- e annexure and statements any accompanying it are
I further above in my	declare capacity	that I	am submitting and verifying the information given and that I am competent to do so.
Place			Signature *5with seal
Notes:			the state of the Control of the state of the
*2	port to l -do-	e subi	nitted as per Form 2 Form 7. Form 3.
*3 *4 Purpos	-do- se are:	(i)	Form 3. Manufacture of aerosols(excluding metered dose inhalers for medical purposes).
		(ii) (ii)	Manuficture of Forum products.
Marian Marian Salah Sala	in the second se	(iv) (v)	l lanufacture of Mobile Air conditioners
No. co. of the Control of the Contro		`(xi)	
e e e e e e e e e e e e e e e e e e e		(ix)	Manufacture of C mpressors.
	,	, ,	-

Form-4-page 4

- *5 The above Form including the verification portion must be signed incase of an individual, by the the individual himself or a person duly authorized by him, in case of Hindu undivided family, by the Karta: in case of the partnership firm, by the managing partner, in case of a company, by a person duly authorized in that benalf by the Board of D rectors and in any case, by a person incharge of or responsible for the conduct of the business.
- *6 Use separate form for separate ozone depleting substances.

Form-5-page 1

Report on purchase of ozone depleting substances on end use basis

Frequency of report: annually

Part A (in metric tonnes)

	Name of Ozone Depleting Substances	Quantity of Ozone Depleting Substan- ces		Name and address of Indian supplier from whom Ozone Depleting Substances was purchased locally
(mar 12		*1 imported	*2 Reclaimed	
Total				

Form 5-page 2 Part B

(in metric tonnes)

SI. No.	Name of Ozone Depleting Substances	Name & add res of enter- prise/firm Ozo- ne Depleting Substances was used	*3* Purpose 3 for which Ozo- ne Depleting Substances was used	Quantity of Ozo- ne Depleting Sub- stances used
	Hamming aggrega - Immingan sanggan saggan saggan ang manggan m	make alapin - <u>America</u> mendene ^{men} enak barata <mark>dangan Perl</mark> amban Hilanga Pela	The state of the s	
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			G:	b 4
			Signature 'with seal	4
Verifica	ation			
1.		S/	o	
formati	eby solemnly ve fon given above and complete.	rify that to the bearing and the annexure a	st of my knowledge nd statements any a	and belief the in- accompanying it are
I i above so.	further declare in my capacity	that I am submitting	g and verifying theand that I ar	information given n competent to do
Place			Signature *4	
			with seal	
Notes				

- *1 Full report to be submitted as per Form 2.
- *2 Full report to be submitted as per Form 7.

- *3. Purpose are: (i) Manufacture of aerosols (excluding metered dose inhalers for medical purposes),
 - (xiii) Manufacture of Foam products.
 - (XIV) Manufacture of Fire extinguishers & Fire extinguishing systems.
 - (xv) Manutacture of Mobile Air conditioners
 - (x.i) Manufacture of other Refrigerations & Air conditioning products (excluding compressors).
 - (xvii) Solvent use.
 - (xviii) Exempted use.
 - (x x) Selang
 - Servicing of fire extinguishers or fire extinguishing systems.
 - (xx) Metered dose inhalers for medicinal purpose.
 - (XXI) Manufacture of Compressors.
 - (xxii) Otners specify.
- *4. The above Form including the verification portion must be signed in case of an individual, by the individual himself or a person duly authorized by him, in case of Hindu undivided family, by the Marta: in case of the partnership firm by the managing partner, in case of a company, by a person duly authorized in that behalf by the Board of Directors and in any case, by a person incharge of or responsible for the conduct of the business,

Form 6 — page 1

Report on use of non ozone depleting substances by beneficiary companies *1

Frequency of report: Annually

Sr. Address No. of Fac- tories	cement substances of manu-used prior	Ozone De- pieting sub- stances used in a period	for which non-Ozon non- Depleting Ozone De-Substand pleting being used Substan- ce is eing	Depleting Substance
--------------------------------	--------------------------------------	--	---	---------------------

Form 6 — page 2

Verification	
do hereby solemnly verify that to t	S/ohe best of my knowledge and belief the in- exure and statements any accompanying it are
I further declare that I am stabove in my capacity as to do so.	ubmitting and verifying the information given and that I am competent
Place	Signature *3

Notes:

Date.....

- This report is to be submitted by all companies whose names have been notified under sub rule (2) of rule or sub-rule(3) of rule 14
- *2 Purpose are: (i) Manufacture of aerosols (excluding metered dose inhalers for medical purposes).

(ii) Manufacture of Foam products.

Manufacture of Fire extinguishers & fire extingui-(iii) shing systems.

with seal

Manufacture of Mobile Air conditioners (iv)

Manufacture of other Refrigerations & Air con-(v) ditioning products (exc.uding compressors).

(vi) Solvent use.

Exempted use. (vii)

- (viii) Servicing of fire extinguishers or fire extinguishing system.
- Manufacture of compressors. (ix)
- Others—specify. (x)
- *5 The above form including the verification portion must be signed in case of an individual, by the individual himself or a person duly authorized by him in case of Hindu un ivided family, by the Karia: in case of a partnership firm, by the managing partner, in case of a company, by a person duly authorized in that behalf by the Board of Directors and in any other case, by a person incharge of or responsible for the conduct of the business.

Form 7 - page 1

Report on reclamation of ozone depleting substances

Frequency of report: Annually

		Frequency of	report : Ann	uatry		
Last date for submission: Within 60 days of end of calender year.						
N	Name of Company Period of report : January-December.					
	(in metric tonnes)					
	Name of Czone Depleting Substances *1	Quantity of *2 Ozone Depleting Substances recovered	Name & Address of Company/ site from which Ozone Depleting Substances was recovered	ces was re- claimed 3	ress of site at which ozone Depleting Sub-	
1	2	3	4	5	6	
					Andrew of the control	
	TOTAL					
					gnature *4 th Seal	
		Form	7 - page 2			
Veri	fication					
mati	I ne eby solemny version given above as cet and complete.	erify that to th nd the annexu	S/o ne best of my I re and statem	knowledge and	belief the infor- npanying it are	
abov	I further decare we in my capacity	that I am subs	mitting and vo	erifying the in at I am compet	formation given tent to do so.	
Plac	e	••		Signature *3.		
Date		h. ● ,		with seal		

Notes:

- *1 Please see Schedule I for list of all ozone depleting substances.
- *2 'Recovery' The collection and storage of ozone depleting substances from machinery, equipment, containment vessels during servicing or prior to disposal.
- *3 'Reclamation' The reprocessing and upgrading or recovered ozone depleting substances through such mechanism as filtering drying distillation and chemical trearment in order to restore the substance to a specified standard of performance, if often involves processing "of-side" at central facility.
- *4 The above form including the verification portion must be signed in case of an individual, by the individual himself or a person duly authorized by him, in case of Hindu undivided family, by the Karra, in case of a partnership firm, by the managing partner, in case of a company, by a person duly authorized in that behalf by the Board of Directors and in any other case, by a person incharge of or responsible for the conduct of the busines.

Form - 8

Report on quantity of o	zone depleting substances desi reports Annually	troy Frequency of
Last date for submission of	report: Within 30 days of en	d of calendar year
Period of report: Janua	ary — December	
Name of Company (in met	tric tonnes)	
Name of Group of Ozone Depleting Substances	Name of Ozone Depleting Substances	Quantities Des- troyed *1
	-	
	,	
Marriage and American Strategic and American		

Verification			::*i(:)
do here y solemnly verify the mation given above and the correct and complete.	at to the best of my lannexure and statem	mowledge and be ents any accomp	elief the infor- canying it are
I further declare that I above in my capacity as Place	am submitting and vo	erifying the info n competent to c	rmation given lo so.
Date	and the second second	with se	al analysis is a little
*1 Quantity destroyed shou of the facility employed.	id be calculated on the	e basis of destrin	ction efficiency
*2 The above form including of an indivioual, by the him, in case of Hindu ship firm, by the managauthorized in that behall by a person incharge of	ng the verification por individual himself or undivided family, by t ing partner, in case of if by the Board of Lin f or responsible for th	tion must be sign a person duly the Karta, in case f a company, by rectors and in an e conduct of the	gned in case authorized by of a partner-a person duly y other case, business.
Form for refrigeration of en rule 1) of rule 3)	Form 9 page 1 terprises producing oz	one depleting su	The state of the state of
 Name of enterprises Address of Registered of Particulars of factories 	fice (including Tehsil,	S TOWN OF	
Sr. Name *1 of Ozone No. Depleting Substances	Address of factory where Ozone Depleting Substances is produced (including Tehsil, District, State)	poration or registration	Date of com- mencement of commercial production
1.	<u> </u>	and the second s	Company of the Control of the Contro
2.			
3.			
4.	skrige, maariid riikkiimis agaalaag käirydik miseraa kirriirii Allikkii meesser dekilim 2-a		

- 4. Name of business house/group to which the enterprise belongs
 - 5. Please give name of Managing Director of Chief Executive.

Form 9 page 2

6. Please enclose a copy each of the Annual Report, Audited Balance Sheet and Profit and Loss Account of the enterprise for the last three years.

Signature of the applicant *2 with Seal

•			•					
	<i>1</i> ~	-	٠.	00	1	1.	•	*

do hereby solemnly verify that to the best of my knowledge and belief the information given above and the annexure and scatements any accompanying it are correct and complete.

I further declare that I am submitting and verifying the information given above in my capacity as...... and that I am competent to do so.

Notes:

- *1 Please see Schedule I for list of all ozone depleting substances.
- *2 The above form including the verification portion must be signed in case of an individual, by the individual himself or a person duly authorised by him; in case of Hindu undivided family, by the Karta: in case of a partnership firm, by the managing partner, in case of a company, by a person duly authorised in that behalf by the Board of Directors and in any other case, by a person incharge of or responsible for the conduct of the business.

Form 10 - page 1

Form for registration of enterprises selling ozone depleting substances (sub-rule (1) of rule 6)

1. Name of firm

2. Address of Registered office (including Tehsil: District, State)

3. Date of Registration and the name of Act under: which registered (A copy of such registration to be attached):

4. Particulars of sales outlet

	Name of Ozone Depleting substance	Address of outlets	sale	Date of start of sale of Ozone Deple- ting Substance	Name & address of producer/importer of Ozone Depleting Substance from whom Ozone Depleting Substance was purchased during the past twelve months.
**************************************	a sportuggay (bu daminintaka), yaz nagasa (hiter kagishadi) sere				
	diffulurupa kumulus isaasipa, sidiffulum maaa aa kuminto iiliistasi saasissi	a va soo soomii odanga kansang Madala Maran	Form	10 page 2	uuru vuo paanuus. 117 1990-1990-1990-1990-1990-1990-1990-1990
5. 6.	Name of Proprio	etor or Chief copy of lates	Exec t Inco	eutive: ome Tax Assessn	nent Order:
					nature of the applicant *2 h seal
Ver.	ification				
for (Re	registration under	sub-rule (1)	of r	ule 6 of the Oz	l above has not applied one Depleting Substances gistering authority.
	I	******	• • • • • • •	. S/o	· · · · · · · · · · · · · · · · · · ·
mat	hereby solemnly v ion given above a ect a d complete	ind the anue	the lexure	best of my know and statements	ledge and belief the infor- any accompanying it are
					ying the information given and that I am competent
Plac		•••••••			Signature *2
Date	8	********	••••		with seal
Not					,

^{*1} Please see Schedule I for list of all ozone depleting substances.

*2 The above form including the verification portion must be signed in case of an individual, by the individual himself or a person duly authorised by him; in case of Hindu undivided family, by the Karta; in case of a partnership firm, by the managing partner, in case of a company, by a person duly authorised in that behalf by the Board of Directors and in any other case, by a person incharge of or responsible for the conduct of the business.

Form 11-page I

Form for registration of enterprises using ozone depleting substances in activities specified in column 2 of Schedule IV

(sub-rule (1) of rule 8) PART A

Activities relating to manufacture of products using ozone depleting substances

- 1. Name of the enterprise:
- 2. Address of Registered office (including Tehsil:District, State)

and Profit & Loss Account of the enterprise.

3. Particulars of factories:

	Address of factory where products using Ozone Depleting Substances are produced (including Tebsil, District, State)	being manufactured*1		Date of commen- cement of com- mercial production
1.	Beautiful control of the second secon			
2.		The state of the s		
3.	gga alla salah karangan ang karangan - ayan 199 alah 1996 - ang karangan tang tang tang tang tang tang tang	The second secon	AND STREET, ST	
4.	re quantitie			
4.	Name of husiness the enterprise belongs	house Group to which	the same of the sa	XI
5.	Please give name of I	Managing or chief	Page	÷2
6.	Please enclose a copy	of the latest Annual:	Report. A	Audited Balance Sheet

Signature of the applicant*2 with seal

Verification

I declare th	at the	enterprise/fir	rm ment	tioned in	Sr. 1	above has	not applied
for registration							
(Regulation and	Contro	ol) Rule, 20	000 with	any othe	r regis	stering auth	ority.

Place	Signature *2
Date	with seal

Notes;

- *1 Products to include on of the following: (i) Aerosols (excluding metered dose inhalers for medicinal purposes); (ii) Foam Products; (ii) Fire Extinguishers or fire extinguishing systems; (iv) Mobile Air Conditioners; (v) Other Refrigeration & Air conditioning products (excluding compressors); (vi) Products where ozone depleting substances are used as solvents; (vii) Metered Dose Inhalers for medicinal purpose.
- *2 The above form including the verification portion must be signed in case of an individual, by the individual himself or a person daly authorised by him: in case of Hindu undivided family, by the Karta: in case of a partnership firm, by the managing partner, in case of a company, by a person duly authorised in that behalf by the Board of Directors and in any other case, by a person incharge of or responsible for the conduct of the business.

Form ii page 2

Part B

Activities relating to servicing of fire extinguishers or fire extinguishing systems.

- 1. Name of the enterprise/firm
- 2. Address of Registered office (including Tehsil, District, State)
- 3. Date of Registration and the name of Act under which registered. (A copy of registration to be attached)
- 4. Servicing fire extinguishers
 5. Servicing fire extinguishing systems
 4. Yes/No
 5. Servicing fire extinguishing systems
 5. Yes/No
- 6. Address of servicing outlet
- 7. Date of commencement of servicing activities

8. Name of Proprietor/Chief Executive Committee

9. Please enclose a copy of the latest Annual Report, Audited Balance Sheet and Profit & Loss Account of the enterprise or Income Tax Assessment Order.

Signature of the applicant *1 with seal

Verification

I declare that the enterprise/firm mentioned in Sr. 1 above has not applied for registration under sub-rule(1) of rule 6 of the Ozone Depleting Substances (Regulation and Control) Rules, 2000 with any other registering authority.

Place Signature *2......

Date with seal

Notes:

The above including the verification portion must be signed in case of an individual, by the individual himself or a person duly authorised by him: in case of Hindu undivided family, by the Karta: in case of a partnership firm, by the managing partner, in case of a company, by a person duly authorized in that behalf by the Board of Directors and in any other case by a person incharge of or responsible for the conduct of the business.

Form 12—page 1

Report on manufacture, import, export and sale of compressors

Frequency of Report: Quarterly

Last date for subm Name of Company	ission of report: Wit	thin 30 days of end of the Period of report	e quarter
Sr. No. Size of Com	pressor Produced Imp	No. of compressors orted Exp	ported
1 2	3	4	5
Total			
No. of compressor sold in India	Name and address of Indian buyer	Name of refrigerant if compressor was charged at used the premises of the company	Quantity of refri- gerant used
6	7	8	9
	- Committee - Comm	And the state of t	
TOTAL		a transport for many and the second s	
west to produce the second		Signature *1 with Seal	
** ***	Form 12 Pa	age 2	
do hereby solemnly v	and the annexure and	f my knowledge and beliestatements any accompan	of the infor- ying it are
		and verifying the inform and that I am	
Place		Signature *2with seal	•••••

Notes:

*1 The above form including the verification portion must be signed in case of an individual, by the individual himself or a person duly authorised by him: in case of Hindu undivided family, by the Karta in case of a partnership firm, by the managing partner, in case of a company, by a person duly authorised in that behalf by the Board of Directors and in any other case, by a person incharge of or responsible for the conduct of the business.

Form 13 - page 1

Form for registration of enterprises manufacturing, importing or exporting compressors

(rule 12)

- 1. Name of the enterprise/firm
- 2. Address of Registered office (including Tehsil, District, State)
- 3. Particulars of factories manufac—: turing Compressors (for manufactures)

Sr. No.	Address of factory where compressors are produced (including Tehsil, District, State)		Date of commen- cement of commer- cial production				
1	2	3	4				
4.	Particular regarding imports : (for importers)						
Sr. No.	Address of companies from who	i i	Date of start of imports				
1	2		3				
1.	ing the state of t						
2.	And the second s	and the state of t	ئىلىپىغۇلىقلىقلىكىلىكىيىنى جۇيىيىق جىلىپ دىدىد. ئاسسىلى دىلىكىلىكىلىكىلىكى				

Form 13—Page 2

5. Violation (* 1) i 1 (* 1) Andropal	Particular of sales outlet (for exporters and/or traders)	
Sr. No.	Address of sales outlets	Date of start of sales	Date of start of exports
1	2	3	4
1.		in the second	4.
2.		and gauge accompagate print and a second	
6. 7. 8 .	Name of business house/grouplease give name of Managin Please enclose a copy each of Balance Sheet and Profit & I ment Order of the enterprises	ng Director or Chief the latest Annual Loss Account or Inc	Executive: Report, Audited
Verificatio		Signati with So	are of the applicant*1
for registr	are that the enterprise/firm mation under sub-rule(1) of run and Control) Rules, 2000 v	ule 6 of the Ozone	Depleting Substances
mation giv	solemnly verify that to the byen above and the annexure d complete.		
I furt	her declare that I am submitt	ing and verifying t	he information given
above in a competent	my capacity asto do so.	••••••	and that I am
	en e	+ 2	And the second s
Place		Signature	*1
Date		with seal	

0

N	otes	

The above form including the verification portion must be signed in case of an individual, by the individual himself or a person duly authorized by him: in case of Hindu undivided family, by the Karta: in case of a partnership firm, by the managing partner, in case of a company, by a person duly authorized in that behalf by the Board of Directors and in any other case, by a person incharge of or responsible for the conduct of the business.

Form 14

Form for registration *2 of enterprises reclaiming/destroying ozone depleting substances (rule 11)

		(rule 11)		,
1 2.	Name of the enterprise: Address of Registered office Tehsil, District, State) Particulars of Factories:	ce (including:		
Sl. No.	Name of Ozone Depleting Substances*3	Address of factory where Ozone Depleting Substances is being reclaimed/destroyed (including Tehsil, District State)	Date of incorporation or registration	Date of commencement of commercial reclamation destruction
1.	CONTRACTOR OF THE STATE OF THE		44C-97 66330 83-31	ries has
2.	The state of the s			A TO BE TO SERVICE OF THE SERVICE OF
3.				2
4.				
4 . 5 .	Name of business house/gr The enterprise belongs: Please give name of Mana Chief Executive:			o 10 **
	$\mathbf{y} = \mathbf{y}$	Form		140

6. Please enclose a copy each of the latest Annual Report, Audited Balance Sheet and Profit & Loss Account of the enterprise.

Signature of the applicant *1 with seal

Verification

	I declar	e that	the	enterprise	e/firm	ment	ioned	in Sr	. I :	above	has :	not a	pplied
for	registrat	ion ui	der	sub-rule	(1) of	rule 6	of th	ie Oze	one	Deple	eting	Sub	stances
(Re	gulation	and (Contr	ol) Rules	. 20 00	with	any o	other	regi	stering	autho	ority.	
7	_			•			•		_	_		•	

I		
do hereby solemnly verify	that to the best of my	knowledge and belief the infor- hts any accompanying it are

I further declare that I am submitting and verifying the information given above in my capacity asand that I am competent to do so.

Place		Signature *1with seal
Date	••••••	with scal

Notes:

- *1 The above form including the verification portion must be signed in case of an individual, by the individual himself or a person duly authorized by him. in case of Hindu undivided family by the Karta: in case of a partnership firm, by the managing partner, in case of a company, by a person duly authorized in that behalf by the Board of Directors and in any other case, by a person incharge of or responsible for the conduct of the business.
- *2 Please use separate form for reclamation and destruction.
- *3 Please see Schedule I for list of all Ozone depleting substances.

SCHEDULE — XII (See rule 6(1), 7)

Part — I End-use declaration

	N.me of supplier —			
	Address :	وی بین همین است. در این می بین است این		پ سام اساس اساس اساس اساس اساس اساس اساس
2.		purchaser of Ozone depleting s		
	- ·			
Š	Fax:			
	Telephone No. —			
3.	Registration No : -		_	
4.				
			·	
5.	Name of Ozone Deple- ting Substance	Purpose *1 for which Ozone Depleting Substance is purchased.	Quantity Depleting purchased	of Ozone Substance
	۔۔۔ میٹر سے بسے سے ۳۰ نویں ہے۔ بھی ایسان۔		jerina 🗓	Кд.
	and the second s			Kg.
				Kg.
	1			———Kg. ———-Kg.
	1			———Kg. ———-Kg.
	1			———Kg, ———Kg, ———Kg,
Ha		n convicted of an offence under		Kg. Kg. Kg. Kg.

Signature of the Purchaser of the Ozone Depleting substances with seal *2.

		^				
Ve	71	77	2	11	An.	۰
Y C	11	11	-		u	•

τ	S/o	do he	reby solemnly
if.	that to the heat of my knowledge and Delle Lile	mi imau '	H BIA H GOOLO
and th	he annexure and statements accompanying it are co	orrect and	complete.

I further declare that I am making and verifying this declaration in my capacity as and that I am competent to do.

Place	• • • • • • • • • • • • • • • • • • • •	Signature *3 with Seal
Date	0-0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
Note	:	

1. Purposes are:

- (i) Manufacture of aerosols (excluding metered dose inhalers for medicinal purposes).
- (ii) Manufacture of Foarm products.
- (iii) Manufacture of Fire extinguishers & Fire extinguishing systems.
- (iv) Manufacture of Mobile Air Conditioners.
- (v) Manufacture of other Refrigerations & Air Conditioning products (excluding compressors).
- (vi) Solvents use.
- (vii) Exempted use.
- (viii) Selling.
 - (ix) Servicing of fire extinguishers of fire extinguishing systems (applicable for Group II ODS).
 - (x) Manufacture of metered dose inhalers for medicinal purposes.
 - (xi) Manufacture of compressors.
- (xii) Others-specify (excluding servicing)
- *2. Use a separate form for quantities of ozone depleting substances for which the Central Government has granted exemption from these rules.
- *3. The above Form including the verification portion must be signed in case of an individual, by himself or a person duly authorised by him, in case of Hindu undivided family, by the Karta, in case of a partnership firm, by the

managing partner, in case of a company, by a person duly authorised in that behalf by the Boari of Directors, and in any other case, by a person incharge of or responsible for the conduct of the business.

PART - II

A person purchasing ozone depleting substances will produce a copy of certificate of registration issued under sub-rule (1) of rule 8 before the person selling such ozone depleting substances along with the declaration specified in part I above. The copy of such certificate of registration should have been duly attested in case of a company by the Company Secretary or a full time Director of the company, in case of a partnership firm by the Managing partner and in any other case by Public Notary or a Gazetted Government Officer. The person selling ozone depleting substances shall verify particulars given in serial numbers 2, 3 and 4 of declaration specified in part I above with the corresponding particulars mentioned in the certificate of registration.

(F. No. 16/1/96-OC) A.K. KUNDRA, Spl. Secy.