

DRAFT RULES GSR 319(E)

Points	Rules	Proposed Amendment by Ministry of Health (MoH)	Our Suggestion
Point No. 1 to 18	Rule 62B to 73AA		We do not have any problem, therefore, no suggestions are required
Point No. 19	Rule 73AB	<p>In the said rules, after rule 73AA, the following new rule shall be inserted, namely:-</p> <p>“73AB. Inspection for grant of license and verification of compliance.-</p> <p>1) Before the grant of license under Form 25, From 25A, Form 25B, Form 25F, Form 28, Form 28A, Form 28B, Form 28D and Form 28DA, the premises shall be inspected jointly by inspectors appointed by the Central Government and the State Government under this Act.</p> <p>2) The premises licensed under sub-rule (1) shall be inspected jointly by Inspector appointed by the Central Government and State Government to verify the compliance with the conditions of license and the provisions of the Act and these rules at least once in a year.”</p>	<p>Inspection for grant of License and verification of compliance done jointly by Central Government and State Government is not matching with the Government slogan "Do Easy Business". Many departments of Central Government and State Government have already minimised to inspect the factories, every file moves online. This is a great environment for to work. Existing units who have been given Licenses under new schedule M and further renewed many times. Companies in MSME sector have already used available land in their plants. Now there is no further scope for any amendment. Therefore, we disagree with the proposal.</p>
Point No. 20-28	Rule 73B to 84A		We do not have any problem, therefore, no suggestions given

Points	Rules	Proposed Amendment by Ministry of Health (MoH)	Our Suggestion
Point No. 29	Rule 84C	In the said rules, after 84B, the following said rule shall be inserted, namely:- 84C. Inspection for verification of compliance - The central License Approving or the licensing authority, as the case may be, shall cause inspection of each establishment licensed under this Part jointly by the Inspectors appointed by the Central Government and the State Government under the Act, to verify the compliance with the conditions of license and the provisions of the Act and these rules at least once in a year”.	Inspection for grant of License and verification of compliance done jointly by Central Government and State Government is not matching with the Government slogan " Do Easy Business ". Many departments of Central Government and State Government have already minimised to inspect the factories, every file moves online. This is a great environment for to work. Existing units who have been given Licenses under new schedule M and further renewed many times. Companies in MSME sector have already used available land in their plants. Now there is no further scope for any amendment. Therefore, we disagree with the proposal.
Point no. 30 to 38	Rule 85 to 141AA		We do not have any problem, therefore, no suggestions given

Points	Rules	Proposed Amendment by Ministry of Health (MoH)	Our Suggestion
Point no. 39	Rule 143A	<p>In the said rules after rule 143, the following new rule shall be inserted, namely:-</p> <p>143A. Inspection for grant of license and verification of compliance:-</p> <p>1) Before the grant of license Form 32, and Form 33, the premises shall be inspected jointly by Inspectors appointed by the Central Government and the State Government and under the Act.</p> <p>2) The premises licensed under sub-rule (1) shall be inspected jointly by Inspectors appointed by the Central Government and the State Government to verify the compliance with the conditions of license and the provisions of the Act and these rules at least once in a year.”</p>	<p>Inspection for grant of License and verification of compliance done jointly by Central Government and State Government is not matching with the Government slogan "Do Easy Business". Many departments of Central Government and State Government have already minimised to inspect the factories, every file moves online. This is a great environment for to work. Existing units who have been given Licenses under new schedule M and further renewed many times. Companies in MSME sector have already used available land in their plants. Now there is no further scope for any amendment. Therefore, we disagree with the proposal.</p>

Points	Rules	Proposed Amendment by Ministry of Health (MoH)	Our Suggestion

Points	Rules	Proposed Amendment by Ministry of Health (MoH)	Our Suggestion

Points	Rules	Proposed Amendment by Ministry of Health (MoH)	Our Suggestion

Points	Rules	Proposed Amendment by Ministry of Health (MoH)	Our Suggestion