

Procedure for grant of Stone Crusher License under Haryana Regulation and Control of Crusher Act, 1991 and Rules 1992 framed thereunder:

1. As per Section 3 of said Act, 1991

No person shall install or run any crusher in any area within State of Haryana unless he obtains a license or get his license renewed from the Director Mines & Geology Haryana under this act on the terms and conditions as may be prescribed.

2. As per rule 3 of Crusher Rules, 1992,

Rule 3(1): An application for grant of license and its renewal shall be made to the Director Mines and Geology Haryana in **Form 'A' through Haryana Enterprise Promotion Center (HEPC).**

(2) Every application for grant or renewal of a license shall be accompanied by:-

- a) A fee of Rs. 30,000 (Rupees thirty thousand only)
- b) A site plan of land on which crusher is installed or is to be installed to the scale, showing the location of the stone crusher with reference to National Highway, State Highway, Town abadi, approved Urban Area, colony, village abadi and Tourist Complex.
- c) No Objection Certificate from Haryana State Pollution Board for the Prevention and Control of Water Pollution regarding the site of stone crusher specifying pollution control devices installed or to be installed by the crusher's owner;
- d) Proof of ownership of land or a copy of lease deed entered into with the owner of land, leasing the land to the crusher owners
- e) Copy of Partnership deed and power of attorney and in case of sole proprietorship, an affidavit of sole proprietor.

3. As per rule 4 of Crusher Rules 1992:

(1) The Director may grant a license to the crusher owner in **Form-B and** for a period of three years **within 45 days as per Norms of HEPC.** However this service is being given within a period of **21 days under Right to Service Act 2014.**

(2) The Director may renew the license in Form-C for a period of three years.