

[Extract from Punjab Government Gazette, dated the 22nd January, 2010]

GOVERNMENT OF PUNJAB
DEPARTMENT OF SCIENCE, TECHNOLOGY, ENVIRONMENT
AND NON-CONVENTIONAL ENERGY

Notification

The 30th October, 2009

No. 3/6/07/STE(4)/3769.—In exercise of the powers conferred under section 5 of the Environment (Protection) Act, 1986 read with Rules 5(1) (vi) of the Environment (Protection) Act, 1986 and in partial modification of Notification No. 3/6/07/STE(4)/2274, dated the 25th July, 2008, the Governor of Punjab is pleased to amend and *substitute* para 6(1) as under :—

“The Master Plan is the final legal solution to planned development and hence the master plans be prepared in a time bound manner on priority. Where statutory master plan has been notified under the Punjab Regional and Town Planning and Development Act, 1995(Amended) 2006, mixed land use or any other development/construction which come up as per the earmarked zone, in case of new residential, commercial, there is no need to keep any additional distance from the existing industry from the environment point of view because these factors have already been considered while earmarking the use of land for different categories in the master plan, as per Notification No. 6312, dated 11th August, 2009 issued by Department of Housing and Urban Development.”

VISWAJBET KHANNA,

Secretary to Government of Punjab,
Department of Science, Technology,
Environment and Non-Conventional Energy.